NOTICE OF 30-DAY PERIOD FOR PUBLIC COMMENT

Preliminary Findings Regarding a Significant Modification to a Part 70 Operating Permit for BP Products North America - Whiting Business Unit in Lake County

Significant Permit Modification No.: 089-41980-00453

The Indiana Department of Environmental Management (IDEM) has received an application from BP Products North America - Whiting Business Unit, located at 2815 Indianapolis Blvd, Whiting, Indiana 46394-0170, for a significant modification of its Part 70 Operating Permit issued on January 1, 2015. If approved by IDEM’s Office of Air Quality (OAQ), this proposed modification would allow BP Products North America - Whiting Business Unit to make certain changes at its existing source. BP Products North America - Whiting Business Unit has applied to modify limits applicable to certain units, with no physical changes to the units and no increase in the potential to emit any regulated pollutant.

This draft permit does not contain any new equipment that would emit air pollutants; however, some conditions from previously issued permits/approvals have been corrected, changed, or removed. These corrections, changes, and removals may include Title I changes (e.g., changes that add or modify synthetic minor emission limits). This notice fulfills the public notice procedures to which those conditions are subject. IDEM has reviewed this application and has developed preliminary findings, consisting of a draft permit and several supporting documents, which would allow for these changes.

A copy of the permit application and IDEM's preliminary findings are available at:

Whiting Public Library
1735 Oliver Street
Whiting, Indiana 46394

and

IDEM Northwest Regional Office
330 W. US Highway 30, Suites E & F
Valparaiso, IN 46385

A copy of the preliminary findings is available on the Internet at: http://www.in.gov/ai/appfiles/idem-caats/.

A copy of the preliminary findings is also available via IDEM’s Virtual File Cabinet (VFC.) Please go to: http://www.in.gov/idem/ and enter VFC in the search box. You will then have the option to search for permit documents using a variety of criteria.

How can you participate in this process?

The date that this notice is posted on IDEM’s website (https://www.in.gov/idem/5474.htm) marks the beginning of a 30-day public comment period. If the 30th day of the comment period falls on a day when IDEM offices are closed for business, all comments must be postmarked or delivered in person on the next business day that IDEM is open.

An Equal Opportunity Employer
You may request that IDEM hold a public hearing about this draft permit. If adverse comments concerning the air pollution impact of this draft permit are received, with a request for a public hearing, IDEM will decide whether or not to hold a public hearing. IDEM could also decide to hold a public meeting instead of, or in addition to, a public hearing. If a public hearing or meeting is held, IDEM will make a separate announcement of the date, time, and location of that hearing or meeting. At a hearing, you would have an opportunity to submit written comments and make verbal comments. At a meeting, you would have an opportunity to submit written comments, ask questions, and discuss any air pollution concerns with IDEM staff.

Comments and supporting documentation, or a request for a public hearing should be sent in writing to IDEM at the address below. If you comment via e-mail, please include your full U.S. mailing address so that you can be added to IDEM’s mailing list to receive notice of future action related to this permit. If you do not want to comment at this time, but would like to receive notice of future action related to this permit application, please contact IDEM at the address below. Please refer to permit number SPM 089-41980-00453 in all correspondence.

Comments should be sent to:

Doug Logan  
IDEM, Office of Air Quality  
100 North Senate Avenue  
MC 61-53 IGCN 1003  
Indianapolis, Indiana 46204-2251  
(800) 451-6027, ask for Doug Logan or (317) 234-5328  
Or dial directly: (317) 234-5328  
Fax: (317) 232-6749 attn: Doug Logan  
E-mail: dlogan@idem.IN.gov

All comments will be considered by IDEM when we make a decision to issue or deny the permit. Comments that are most likely to affect final permit decisions are those based on the rules and laws governing this permitting process (326 IAC 2), air quality issues, and technical issues. IDEM does not have legal authority to regulate zoning, odor, or noise. For such issues, please contact your local officials.

For additional information about air permits and how the public and interested parties can participate, refer to the IDEM Air Permits page on the Internet at: http://www.in.gov/idem/airquality/2356.htm; and the Citizens’ Guide to IDEM on the Internet at: http://www.in.gov/idem/6900.htm.

What will happen after IDEM makes a decision?

Following the end of the public comment period, IDEM will issue a Notice of Decision stating whether the permit has been issued or denied. If the permit is issued, it may be different than the draft permit because of comments that were received during the public comment period. If comments are received during the public notice period, the final decision will include a document that summarizes the comments and IDEM’s response to those comments. If you have submitted comments or have asked to be added to the mailing list, you will receive a Notice of the Decision. The notice will provide details on how you may appeal IDEM’s decision, if you disagree with that decision. The final decision will also be available on the Internet at the address indicated above, at the local library indicated above, at the IDEM Regional Office indicated above, and the IDEM public file room on the 12th floor of the Indiana Government Center North, 100 N. Senate Avenue, Indianapolis, Indiana 46204-2251.
If you have any questions, please contact Doug Logan of my staff at the above address.

Brian Williams, Section Chief
Permits Branch
Office of Air Quality
Ms. Natalie Grimmer  
BP Products North America - Whiting Business Unit  
2815 Indianapolis Boulevard  
Whiting, Indiana 46394

Re: 089-41980-00453  
Significant Permit Modification

Dear Ms. Grimmer:

BP Products North America - Whiting Business Unit was issued Part 70 Operating Permit Renewal No. T089-30396-00453 on January 1, 2015 for a stationary refinery and marketing terminal located at 2815 Indianapolis Blvd, Whiting, IN 46394. An application requesting changes to this permit was received on September 27, 2019. Pursuant to the provisions of 326 IAC 2-7-12, a Significant Permit Modification to this permit is hereby approved as described in the attached Technical Support Document.

The permit references the below listed attachment(s). Since these attachments have been provided in previously issued approvals for this source, IDEM OAQ has not included a copy of these attachments with this modification:

Attachment A: Fugitive Dust Control Plan
Attachment B.ii: 40 CFR 65, Subpart D, Consolidated Federal Air Rule Process Vents
Attachment B.iii: 40 CFR 65, Subpart G, Consolidated Federal Air Rule Closed Vent Systems, Control Devices, and Routing to a Fuel Gas System or a Process
Attachment C.i: 40 CFR 60, Subpart Dc, Standards of Performance for Small Industrial-Commercial-Institutional Steam Generating Units
Attachment C.ii: 40 CFR 60, Subpart J, Standards of Performance for Petroleum Refineries
Attachment C.iii: 40 CFR 60, Subpart Ja, Standards of Performance for Petroleum Refineries for Which Construction, Reconstruction, or Modification Commenced After May 14, 2007
Attachment C.vii: 40 CFR 60, Subpart UU, Standards of Performance for Asphalt Processing and Asphalt Roofing Manufacture
Attachment C.ix: 40 CFR 60, Subpart VVa, Standards of Performance for Equipment Leaks of VOC in the Synthetic Organic Chemicals Manufacturing Industry for Which
Construction, Reconstruction, or Modification Commenced After November 7, 2006

Attachment C.x: 40 CFR 60, Subpart XX, Standards of Performance for Bulk Gasoline Terminals
Attachment C.xii: 40 CFR 60, Subpart GGGa, Standards of Performance for Equipment Leaks of VOC in Petroleum Refineries for Which Construction, Reconstruction, or Modification Commenced After November 7, 2006
Attachment C.xiv: 40 CFR 60, Subpart QQQ, Standards of Performance for VOC Emissions From Petroleum Refinery Wastewater Systems
Attachment C.xvi: 40 CFR 60, Subpart IIII, Standards of Performance for Stationary Compression Ignition Internal Combustion Engines
Attachment C.xvii: 40 CFR 60, Subpart JJJJ Standards of Performance for Stationary Spark Ignition Internal Combustion Engines
Attachment D.i: 40 CFR 61, Subpart J, National Emission Standard for Equipment Leaks (Fugitive Emission Sources) of Benzene
Attachment D.ii: 40 CFR 61, Subpart V, National Emission Standard for Equipment Leaks (Fugitive Emission Sources
Attachment D.iii: 40 CFR 61, Subpart FF, National Emission Standard for Benzene Waste Operations
Attachment E.iii: 40 CFR 63, Subpart CC, National Emission Standards for Hazardous Air Pollutants From Petroleum Refineries
Attachment E.viii: 40 CFR 63, Subpart GGGGG, National Emission Standards for Hazardous Air Pollutants: Site Remediation

Previously issued approvals for this source containing these attachments are available on the Internet at: http://www.in.gov/ai/appfiles/idem-caats/

Previously issued approvals for this source are also available via IDEM's Virtual File Cabinet (VFC.) Please go to: http://www.in.gov/idem/ and enter VFC in the search box. You will then have the option to search for permit documents using a variety of criteria.

A copy of the permit is available on the Internet at: [http://www.in.gov/ai/appfiles/idem-caats/](http://www.in.gov/ai/appfiles/idem-caats/). A copy of the permit is also available via IDEM’s Virtual File Cabinet (VFC). Please go to [http://www.in.gov/idem/](http://www.in.gov/idem/) and enter VFC in the search box. You will then have the option to search for permit documents using a variety of criteria. For additional information about air permits and how the public and interested parties can participate, refer to the IDEM Air Permits page on the Internet at: [http://www.in.gov/idem/airquality/2356.htm](http://www.in.gov/idem/airquality/2356.htm); and the Citizens’ Guide to IDEM on the Internet at: [http://www.in.gov/idem/6900.htm](http://www.in.gov/idem/6900.htm).

This decision is subject to the Indiana Administrative Orders and Procedures Act - IC 4-21.5-3-5.

If you have any questions regarding this matter, please contact Doug Logan, Indiana Department Environmental Management, Office of Air Quality, Permits Branch, 100 North Senate Avenue, MC 61-53 IGCN 1003, Indianapolis, Indiana 46204-2251, or by telephone at (317) 234-5328 or (800) 451-6027, and ask for Doug Logan or (317) 234-5328.

Sincerely,

Brian Williams, Section Chief
Permits Branch
Office of Air Quality

Attachments: Modified Permit and Technical Support Document
cc: File - Lake County
    Lake County Health Department
    U.S. EPA, Region 5
    Compliance and Enforcement Branch
    IDEM Northwest Regional Office
Part 70 Operating Permit Renewal
OFFICE OF AIR QUALITY

BP Products North America, Inc., - Whiting Business Unit
2815 Indianapolis Boulevard
Whiting, Indiana 46394

(herein known as the Permittee) is hereby authorized to operate subject to the conditions contained herein, the source described in Section A (Source Summary) of this permit.

The Permittee must comply with all conditions of this permit. Noncompliance with any provisions of this permit is grounds for enforcement action; permit termination, revocation and reissuance, or modification; or denial of a permit renewal application. Noncompliance with any provision of this permit, except any provision specifically designated as not federally enforceable, constitutes a violation of the Clean Air Act. It shall not be a defense for the Permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit. An emergency does constitute an affirmative defense in an enforcement action provided the Permittee complies with the applicable requirements set forth in Section B, Emergency Provisions.

This permit is issued in accordance with 326 IAC 2 and 40 CFR Part 70 Appendix A and contains the conditions and provisions specified in 326 IAC 2-7 as required by 42 U.S.C. 7401, et. seq. (Clean Air Act as amended by the 1990 Clean Air Act Amendments), 40 CFR Part 70.6, IC 13-15 and IC 13-17.

<table>
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<tr>
<td>Master Agency Interest ID.: 11589</td>
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<tr>
<td>Issued by: Original Signed</td>
</tr>
<tr>
<td>Jenny Acker, Section Chief</td>
</tr>
<tr>
<td>Permits Branch, Office of Air Quality</td>
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<tr>
<td>Issuance Date: January 1, 2015</td>
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<td>Expiration Date: January 1, 2020</td>
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Significant Permit Modification 089-35729-00453, issued on September 16, 2015
Significant Permit Modification 089-36656-00453, issued on June 14, 2016
Administrative Amendment No. 089-36920-00453, issued on June 15, 2016
Significant Permit Modification No.: 089-37390-00453, issued on December 28, 2016
Administrative Amendment No.: 089-38381-00453, issued on May 15, 2017
Significant Permit Modification No.: 089-38641-00453, issued on October 4, 2017
Significant Permit Modification No.: 089-38868-00453, issued on January 29, 2018
Minor Permit Modification No.: 089-39973-00453, issued on August 27, 2018
Administrative Amendment No.: 089-40242-00453, issued on September 12, 2018
Significant Permit Modification No.: 089-40517-00453, issued on September 20, 2019

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<tr>
<td>Brian Williams, Section Chief</td>
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<td>Permits Branch</td>
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Attachment D.iii: 40 CFR 61, Subpart FF, National Emission Standard for Benzene Waste Operations
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Attachment E.viii: 40 CFR 63, Subpart GGGGG, National Emission Standards for Hazardous Air Pollutants: Site Remediation
SECTION A  SOURCE SUMMARY

This permit is based on information requested by the Indiana Department of Environmental Management (IDEM), Office of Air Quality (OAQ). The information describing the source contained in conditions A.1 through A.3 and A.4 is descriptive information and does not constitute enforceable conditions. However, the Permittee should be aware that a physical change or a change in the method of operation that may render this descriptive information obsolete or inaccurate may trigger requirements for the Permittee to obtain additional permits or seek modification of this permit pursuant to 326 IAC 2, or change other applicable requirements presented in the permit application.

A.1 General Information [326 IAC 2-7-4(c)] [326 IAC 2-7-5(14)] [326 IAC 2-7-1(22)]

The Permittee owns and operates a stationary refinery and marketing terminal.

<table>
<thead>
<tr>
<th>Source Address:</th>
<th>2815 Indianapolis Blvd, Whiting, Indiana 46394-0170</th>
</tr>
</thead>
<tbody>
<tr>
<td>SIC Code:</td>
<td>2911 (Petroleum Refining)</td>
</tr>
<tr>
<td>County Location:</td>
<td>Lake</td>
</tr>
<tr>
<td>Source Location Status:</td>
<td>Nonattainment for 8-hr Ozone standard</td>
</tr>
<tr>
<td>Source Status:</td>
<td>Part 70 Permit Program</td>
</tr>
<tr>
<td></td>
<td>Major Source, under PSD and Emission Offset Rules</td>
</tr>
<tr>
<td></td>
<td>Major Source, Section 112 of the Clean Air Act</td>
</tr>
<tr>
<td></td>
<td>1 of 28 Source Categories</td>
</tr>
</tbody>
</table>

A.2 Part 70 Source Definition [326 IAC 2-7-1(22)]

(a) This stationary source consists of two (2) plants, with a third plant located on an adjacent site:

(1) The Whiting Refinery (previously designated 089-00003), located at 2815 Indianapolis Boulevard, Whiting, Indiana 46394; and

(2) The Marketing Terminal (previously designated 089-00004), located at 2530 Indianapolis Boulevard, Whiting, Indiana 46394.

(3) INEOS USA LLC (designated as 089-00076), 2357 Standard Avenue, Whiting, IN 46394.

Since the two (2) plants (Whiting Refinery and the Marketing Terminal) are located on contiguous or adjacent properties, the plants are under common control of the same entity, and the Whiting Refinery supports the Marketing Terminal, the two (2) plants are considered one (1) source.

In the case of the BP Whiting refinery and the INEOS USA LLC chemical plant, neither plant has a major role in the day-to-day operations of the other plant. There is no contract between the two companies concerning the acceptance or usage of raw materials. Each plant is free to obtain raw materials from other sources. The chemical plant has obtained raw materials from other sources in the past when the refinery has been unable to supply it. Neither plant provides a majority of its output to the other plant. Neither plant has the right to assume control of the other under any circumstance. The INEOS chemical plant purchases steam, water, wastewater service and a raw material stream from the BP refinery. If the refinery were to cease operations, the chemical plant could continue to operate.

The BP refinery purchases a hydrocarbon stream from the chemical plant. It also sends by-products to the INEOS chemical plant’s flare. The flared by-products come from the venting of rail cars and the depressurizing of drums. The refinery does not rely on the hydrocarbon stream in order to produce its principal products. The refinery does not rely on the INEOS flare. If the INEOS chemical plant were to cease operations, the refinery could continue to operate. The
refinery has a procedure in place on what steps its employees take when the INEOS flare is unavailable. Neither plant is dependent on the other to operate.

Since there is no common control, the refinery and the chemical plant are not part of the same major source. There is no need to examine the other two criteria under the definition of major source. Therefore, the chemical plant is not included in this Title V Operating Permit. The chemical plant will receive a separate operating permit.

(b) The BP Whiting Refinery (BP) needs high pressure steam and high pressure hydrogen for its Whiting Refinery Modernization Project (WRMP). Praxair owns and operates a plant near the BP facility that produces low pressure hydrogen, carbon dioxide and low pressure steam (Plant A). Praxair’s Plant A sells less than 50% of its current production to BP. In order to supply the high pressure hydrogen and high pressure steam needed for BP’s WRMP, Praxair constructed a new plant (Plant B) near Plant A. IDEM, OAQ has examined whether Praxair’s new Plant B will be part of the same major source as Praxair’s Plant A, and whether one or both of the Praxair plants are part of the same major source as BP. The term “major source” is defined at 326 IAC 2-7-1(22). In order for two or more plants to be considered one major source, they must meet all three of the following criteria:

1. the plants must be under common ownership or common control;
2. the plants have the same two-digit SIC Code or one must serve as a support facility for another; and,
3. the plants must be located on contiguous or adjacent properties.

The Two Praxair Plants

The first analysis will be of the relationship between the two Praxair plants. The Praxair plants are owned by Praxair. In 1996, IDEM adopted nonrule policy document (NPD) Air-005 to provide guidance for major source determinations. This nonrule policy states that if two plants are owned by the same entity, then common control exists. Since the two Praxair plants have the same owner, there is also common control and the first criterion of the definition of major source is met.


The last criterion of the definition is whether the two plants are located on contiguous or adjacent properties. Praxair’s Plant B is located approximately 75 yards from Praxair’s Plant A. The plants are separated by property owned by Mittal Steel. A Mittal Steel bridge runs between the two Praxair properties. The two plants are not located on contiguous properties.

The term “adjacent” is not defined in Indiana’s rules. NPD Air-005 adds the following guidance:

- properties that actually abut at any point would satisfy the requirement of contiguous or adjacent property.
- properties that are separated by a public road or public property would satisfy this requirement, absent special circumstances.
- other scenarios would be examined on an individual basis with the focus on the distance between the activities and the relationship between the activities.
All IDEM evaluations of adjacency are done on a case-by-case basis looking at the specific factors for the sources involved. The evaluation should look at whether the distance between the plants is sufficiently small that it enables them to operate as a single source. In addition to determining the distance between the sources, IDEM asks:

1. Are materials routinely transferred between the plants?
2. Do managers or other workers frequently shuttle back and forth to be involved actively in the plants?
3. Is the production process itself split in any way between the plants?

These questions focus on whether the two separate sources are so interrelated that they are functioning as one plant, and whether the distance between them is small enough that it enables them to operate as one plant.

Praxair states that the site for Plant B was chosen because it was one of a very few possible sites in the area. Plant B must be located relatively close to BP to provide a cost effective way of supplying high pressure steam to BP’s WRMP. Praxair has stated that it will not operate Plant B if the WRMP were to cease operation. Praxair has no customers for the additional 200 million cubic feet per day of high pressure hydrogen production or for the high pressure steam.

Materials will not be routinely transferred between the two Praxair sites. The only thing that will be transferred is low pressure steam produced at Plant A that is used as building heat for Plant B. Some of Plant B’s piping will travel on Plant A’s property but will not be directly connected to any process in Plant A.

The plant manager is the same for both the existing and new plant. Praxair uses the same plant manager for other Praxair sources that are in the same general area, even when the sources are miles apart. Praxair will employ additional regional employees with offices at Plant B that will have responsibilities at Plant A, Plant B and two other regional Praxair plants in Michigan. Praxair hired additional employees to operate Plant B. All Praxair employees located at Plant A and Plant B are cross-trained to perform tasks at either plant and all personnel are shared between the two plants. All employees at Plant A and Plant B may also be temporarily assigned to other Praxair plants in the region and elsewhere. Praxair uses this type of employee sharing companywide and would have used the same sharing arrangement even if Plant B had been located even further from Plant A.

Plant B will have its own control room, supply room, parts room and will function as a stand-alone plant. The production process will not be split in any way between the two Praxair plants. The raw materials Plant B will use to produce hydrogen and high pressure steam, natural gas, refinery gas and water, will come directly from BP.

The two Praxair plants do not operate as a single source. Though the plants will share one manager and production employees, they have separate and unrelated production processes. The plants could have the same relationship even if they were located many miles apart. Therefore, the two plants are not located on adjacent properties. Since they do not meet the third criteria of the major source definition, IDEM, OAQ finds that the two Praxair plants are not part of the same major source.

The Praxair Plants and the BP Whiting Refinery

IDEM, OAQ has also examined whether Praxair’s Plant A and/or its new Plant B will be part of the same major source as BP. The same major source definition applies.

The Praxair plants have a different owner than BP and there is no other common owner. Where there is no common ownership, IDEM’s NPD Air-005 sets out two tests to determine if common
control exists. These are the two-pronged test and the but/for test. If either test is satisfied, then common control exists.

The two-pronged test examines if one of the sources is an auxiliary activity that directly serves the purpose of a primary activity and if the owner or operator of the primary activity has a major role in the day-to-day operations of the auxiliary activity. An auxiliary activity directly serves the purpose of a primary activity by supplying a necessary raw material to the primary activity or performing an integral part of the production process for the primary activity.

Day-to-day control of the auxiliary activity by the primary activity may be evidenced by several factors, including:

- is a majority of the output of the auxiliary activity provided to the primary activity?
- can the auxiliary activity contract to provide its products/services to a third-party without the consent of the primary activity?
- can the primary activity assume control of the auxiliary activity under certain circumstances?
- is the auxiliary activity required to provide periodic reports to the primary activity?

If one or a combination of these questions is answered affirmatively, common control may exist.

Plant A supplies hydrogen gas to BP. Plant A also produces hydrogen and carbon dioxide gases, which are sold to customers other than BP. More than 50% of Plant A's sales are to its other customers. BP does not have a major role in the day-to-day operations of Plant A. Plant A and BP do not meet the first common control test.

Plant B will dedicate 92.5 percent of its total output of high pressure hydrogen and high pressure steam to BP. Plant B does not yet have any other customers. In addition, BP will supply all of the natural gas, refinery gas and water used by Plant B. BP will have a major role in the day-to-day operations of Plant B. Plant B and BP meet the first common control test.

The second common control test, the but/for test, asks if the auxiliary activity would exist absent the needs of the primary activity. If all or a majority of the output of the auxiliary activity is consumed by the primary activity the but/for test is satisfied.

If BP were to close, Plant A would be able to continue operating, since it will still have most of its customers and it does not get any material from BP. The but/for test is not satisfied. Therefore, there is no common control between Plant A and BP.

Plant B would lose at least 92.5% of its sales and lose its supply of essential raw materials if BP were to close. Plant B would not be able to operate until it created new fuel and water supply lines. Plant B would also have to find new customers. Plant B and BP satisfy the but/for test. Therefore, there is common control between Plant B and BP.

The second part of the definition of major source is whether the plants have the same two-digit SIC Code or if one serves as a support facility for the other. Plant A and Plant B have the two-digit SIC Code 28 for the major group Chemicals and Allied Products. BP has the two-digit SIC Code 29 for the major group Petroleum Refining and Related Industries.

A plant is considered a support facility if at least 50% of its total output is dedicated to the other plant. Plant A does not send 50% or more of its output to BP; therefore it is not a support facility. Plant B has dedicated at least 92.5% of its output to BP, so it is a support facility to BP. The second element of the definition is met for BP and Plant B, but not for BP and Plant A.

The last element of the definition is whether Plant A and/or Plant B are on contiguous or adjacent properties with BP. Plant A is on property that shares a common 40 foot long property line with
BP’s property. Therefore, Plant A and BP are on contiguous properties, meeting the third element of the definition.

Plant B is located on property that is not contiguous with BP’s property. The two properties are about 1,600 feet apart. IDEM, OAQ must determine if Plant B and BP will be “adjacent”. As stated above, all evaluations of adjacency are done on a case-by-case basis looking at the specific factors for the source involved. In addition to determining the distance between the sources, IDEM asks:

1. Are materials routinely transferred between the plants?
2. Do managers or other workers frequently shuttle back and forth to be involved actively in the plants?
3. Is the production process itself split in any way between the plants?

These questions focus on whether the two separate sources are so interrelated that they are functioning as one plant, and that the distance between them is small enough that it enables them to operate as one.

Refinery gas, natural gas and water will flow through lines from BP to Plant B. Plant B will use that fuel and raw material to create high pressure steam and hydrogen which will be sent to BP by other dedicated pipelines. It is important that Plant B is located near to BP for effective transmission of high pressure steam.

No managers or production staff will travel back and forth between Plant B and BP to be actively involved in both plants. The production process will be split between Plant B and BP, as the hydrogen and high pressure steam provided by Plant B will result in the production of additional refinery gas which can be sent to Plant B from BP.

IDEM, OAQ finds that the distance between the two plants is sufficiently small and their production processes are so intertwined that it allows them to function as one source. Therefore, Plant B and BP are located on adjacent properties. Plant A and BP do not meet all three elements of the major source definition. Therefore, Plant A and BP are not part of the same major source. Plant B and BP meet all three elements of the definition. IDEM, OAQ therefore finds that Plant B and BP are part of the same major source.

A.3 Emission Units and Pollution Control Equipment Summary [326 IAC 2-7-4(c)(3)] [326 IAC 2-7-5(14)]

This stationary source consists of the following emission units and pollution control devices:

(a) Nos. 11A and 11C Pipe Stills built in 1956, with a rated capacity of 220,800 barrels per day, and identified as Unit ID 120 process crude into various hydrocarbon fractions based on boiling points. This facility includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

1. The following process heaters, all of which are fired by natural gas, refinery gas, or liquified petroleum gas:
<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-1X* (11A)</td>
<td>250</td>
<td>120-01</td>
<td>Ultra Low NO\textsubscript{X} Burners</td>
</tr>
<tr>
<td>H-2 (11A)</td>
<td>45</td>
<td>120-02</td>
<td>None</td>
</tr>
<tr>
<td>H-3 (11A)</td>
<td>55</td>
<td>120-03</td>
<td>None</td>
</tr>
<tr>
<td>H-200* (11C)</td>
<td>249.5</td>
<td>120-05</td>
<td>Ultra Low NO\textsubscript{X} Burners</td>
</tr>
<tr>
<td>H-300 (11C)</td>
<td>180</td>
<td>120-06</td>
<td>None</td>
</tr>
</tbody>
</table>

* Heaters H-1X and H-200 stacks have continuous emissions monitors (CEMS) for NO\textsubscript{X}.

(2) Two (2) vacuum hot wells (D-21, constructed in 1990 and D-26, constructed in 1997) and one (1) sump (D-20, constructed in 1990 and abandoned in place in 2013), at No. 11 A Pipe Still are part of a closed system as described below.

(3) One (1) vacuum hot well (D-300), constructed in 1995 at No. 11C Pipe Still are part of a closed system as described below.

The vacuum tower overhead system consists of a series of condensers, steam ejectors, and vacuum pumps. The majority of the overhead vapors are condensed and drained to the hotwell, which is pumped back to the front end of the unit for reprocessing. The gas compressors pull the remaining vapor that is not condensed in the overhead system into the wet gas system, where the hydrocarbon is reprocessed by down stream units. A thermocouple system (with temperature alarm) is used to monitor the vacuum on the system.

(4) Leaks from process equipment, including pumps, compressors (K-4 and K-4A at No. 11A Pipe Still and K-300A and K-300B at the No. 11C Pipe Still), pressure relief devices, sampling connection systems, open-ended lines, valves; and heat exchange and instrumentation systems.

(5) One (1) storage tank (identified as Tank 3030) with a maximum storage capacity of 847,000 gallons. This tank was installed in 1957 and is equipped with an external floating roof.

(6) One (1) oil water separation system (identified as Tank 8) with a maximum storage capacity of 124,800 gallons.

(7) One (1) redundant oil water separation system (identified as Tank 8a), permitted in 2008, with a maximum storage capacity of 124,800 gallons, equipped with a carbon canister for VOC control.

(8) As part of the No. 11A PS and No. 11C PS WARP, per SPM 089-25488-00453, the two existing blowdown stacks identified as stacks 11PS-A and 11PS-C will be shutdown, with the pressure relief discharge that was previously routed to the blowdown stacks will be re-routed to the DDU flare, except for T-300 vacuum tower relief discharge and the COVs.

A Brine Conditioning System (BCS), added as part of the WEP, including the following units:

(9) T-400 Brine Stripper Tower, approved in 2017 for construction.

(10) D-400 Stripper Overhead Receiver, approved in 2017 for construction.

(11) D-401 Liquid Ring Separator, approved in 2017 for construction.

(13) D-403 Oil Skimming Drum, approved in 2018 for construction.

(14) This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.


(b) Cokers

(1) No. 11B Coker, which processes heavy crude fractions into coke, and Coke Pile. These facilities are identified as Unit 120 and are rated at 2,000 tons of coke per day. The facility includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

(A) Four (4) process heaters comprising:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-101</td>
<td>200 (total)</td>
<td>120-04</td>
<td>None</td>
</tr>
<tr>
<td>H-102</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>H-103</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>H-104</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(B) Storage and handling of the bulk material. Fugitive emissions are controlled by keeping the coke wetted and having a 15’ sheet piling wall surrounding the coke pile. The coke pile height will not exceed 15’.

(C) The No. 11B Coker is connected to the DDU flare system. The system is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

(D) Leaks from process equipment, including pumps, compressors, pressure relief devices, sampling connection systems, open-ended lines or valves, flanges and other connectors and heat exchange systems.

(Note: The No. 11B Coker and existing Coke Handling System, heaters H-101, H-102, H-103, and H-104 will be replaced by the Coker 2 and new Coke Handling System and heaters F-201, F-202, and F-203 as part of the WRMP project, identified later in this Section). The No. 11B Coker and existing Coke Handling System, heaters H-101, H-102, H-103, and H-104 were permanently shut down as of May 10, 2014.

(2) Coker 2, constructed as part of WRMP project, which processes heavy crude fractions into coke, and new Coke Handling System. These facilities are identified as Unit 800 and are rated at 6,000 tons of coke per day. The Coker 2
heaters F-201, F-202, and F-203 are equipped with Selective Catalytic Reduction (SCR) for control of NOx. The Coker 2 heater stacks have continuous emissions monitors (CEMS) for NOx and CO. As part of the WEP, there is a replacement of tubes and outlet piping on the existing heaters with an upgraded metallurgy to reduce fouling. There will also be enhancements made to the Coke Handling System (installation of new rail track and crane automation improvements). Also, there are new piping connections (valves and flanges). The facility includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

(A) Process heaters comprising of:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted to</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-201</td>
<td>208</td>
<td>800-01</td>
<td>Low-NOx burners and selective catalytic reduction</td>
</tr>
<tr>
<td>F-202</td>
<td>208</td>
<td>800-02</td>
<td>Low-NOx burners and selective catalytic reduction</td>
</tr>
<tr>
<td>F-203</td>
<td>208</td>
<td>800-03</td>
<td>Low-NOx burners and selective catalytic reduction</td>
</tr>
</tbody>
</table>

(B) Storage and handling (including up to 10 transfer points) of the bulk material comprised of a partially enclosed crusher, enclosed conveyors, enclosed storage, day bins, and rail car load out under the main operating scenario. In order to minimize fugitive emissions from the coke handling process, transfer points 1 and 10 will include enclosed conveyors and transfer points 2 through 9 will use enclosed buildings, and water sprays. Coke handling operations will be expected to operate under this main operating scenario for at least 95% of operating hours annually. There will also be an alternative operating scenario which will consist of three enclosed conveyors with unenclosed transfer points. Coke handling operations are expected to operate under this alternate operating scenario for no more than 5% of operating hours annually.

(C) The Coker 2 is connected to the South flare and associated flare gas recovery system FGRS1 (included in Section D.35). The system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

(D) One (1) storage tank, identified as TK-6254, with a maximum storage capacity of 14,028,000 gallons storing coker resid at a vapor pressure less than 0.5 psia. Tank TK-6254 is equipped with a fixed roof and controlled by an iron sponge.

(E) Six (6) natural gas fired heaters, each rated at 1.0 mmBTU/hr, used for heating tank TK-6254.

(F) Associated valves, pumps, compressors, pressure relief devices, sampling connection systems, open-ended lines or valves, flanges or other connectors, instrumentation and heat exchange systems.

(G) Miscellaneous process vent emissions, which are routed to the South Flare and associated flare gas recovery system FGRS1 (included in Section D.35).
No. 12 Pipe Still, constructed in 1959 and to be modified as part of the WRMP Project, which processes crude into various hydrocarbon fractions based on boiling points, identified as Unit ID 130, and is rated at 336,000 barrels per day. Heaters identified as H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX will be shutdown and replaced by heaters H-101A, H-101B, and H-102 as part of the WRMP project. Also, as part of the WRMP Project, there will be upgrades made to the atmospheric and vacuum distillation towers and various heat exchangers and associated piping. As part of the WEP, there will be new control valves, instrumentation upgrades (valves, flanges) and new piping connections (valves, flanges). The facility includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

(1) The following process heaters, all of which are fired by natural gas, refinery gas, or liquified petroleum gas:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Construction Date/Permitted Date</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-1AN**</td>
<td>1959</td>
<td>121.5</td>
<td>130-01</td>
<td>None</td>
</tr>
<tr>
<td>H-1AS**</td>
<td>1959</td>
<td>121.5</td>
<td>130-01</td>
<td>None</td>
</tr>
<tr>
<td>H-1B**</td>
<td>1959</td>
<td>243</td>
<td>130-01</td>
<td>None</td>
</tr>
<tr>
<td>H-2**</td>
<td>1959</td>
<td>174</td>
<td>130-01</td>
<td>Ultra low NOx burners</td>
</tr>
<tr>
<td>H-1CN**</td>
<td>1995</td>
<td>120</td>
<td>130-02</td>
<td>Low NOx burners</td>
</tr>
<tr>
<td>H-1CX**</td>
<td>1977</td>
<td>410</td>
<td>130-04</td>
<td>Low NOx burners</td>
</tr>
<tr>
<td>H-101A*</td>
<td>Permitted in 2008 (SPM 089-25488-00453)</td>
<td>355</td>
<td>130-05</td>
<td>Ultra low NOx Burners</td>
</tr>
<tr>
<td>H-101B*</td>
<td>Permitted in 2008 (SPM 089-25488-00453)</td>
<td>355</td>
<td>130-07</td>
<td>Ultra low NOx Burners</td>
</tr>
<tr>
<td>H-102*</td>
<td>Permitted in 2008 (SPM 089-25488-00453)</td>
<td>331</td>
<td>130-06</td>
<td>Ultra low NOx Burners</td>
</tr>
</tbody>
</table>

*Heaters H-101A, H-101B, and H-102 have continuous emissions monitors (CEMS) for NOx and CO.

**Heaters H-1AN, H-1AS, H-1B, H-2, H-1CN, H-1CX were permanently shut down as of November 30, 2012.

(2) Reserved

(3) The No. 12 Pipe Still, after modifications, will be connected to the South flare and flare gas recovery system FGRS1 (included in Section D.35). The system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

(4) Leaks from process equipment, including compressors (K-1, K-1A, K-1B, K-101A, K-101B and K-101C), valves, pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and flanges and heat exchange systems. Compressors K-1, K-1A, and K-1B will be shut down as part of WRMP.

(5) Miscellaneous process vent emissions, which are routed to the South Flare and associated flare gas recovery system FGRS1 (included in Section D.35).

(d) The Sulfur Recovery Plant (SRP), identified as Unit ID 162, originally constructed in 1971 and expanded in 1981 and 1995, and rated at 600 long tons per day, to be modified as
part of the WRMP Project, increasing the capacity to 1,300 long tons per day of sulfur. Additional sulfur capacity can be achieved with oxygen enrichment in the C, D and E Claus trains as part of the original WRMP design with no increase in permitted emissions. The facility includes the following and may also include insignificant activities listed in Section A.4 of this permit:

(1) Three (3) three-stage Claus sulfur recovery trains, identified as A, B, and C, and two (2) additional three-stage Claus sulfur recovery trains installed after modification, identified as D and E trains.

(2) RESERVED

(3) RESERVED

(4) RESERVED

(5) RESERVED

(6) RESERVED

(7) RESERVED

(8) RESERVED

(9) RESERVED

(10) RESERVED

(11) RESERVED

(12) One (1) modular degassing unit, which removes gases that are emitted during the cooling of molten sulfur. Removed gases are vented to the front-end of Claus Trains D and/or E.

(13) Two (2) modular degassing units, to be installed as part of the WRMP project, which remove gases that are emitted during the cooling of molten sulfur. The gases will be vented to the front-end of Claus Trains D and/or E as part of the WRMP project.

(14) The sealed sulfur collection drums are vented to the SRU A/B/C tailgas lines which are routed to either TGU A and/or TGU B.

(15) Two (2) new SRU D and E sulfur trains, installed as part of the WRMP project, have two (2) sealed sulfur collection drums which will be used to store molten sulfur. These drums are vented to the SRU D/E tailgas lines, which are routed to either TGU A and/or TGU B.

(16) One (1) sour water storage tank, identified as TK-431, with a maximum storage capacity of 845,600 gallons and used to store material that has a vapor pressure of less than 0.5 psia. The tank was constructed in 1985 and is equipped with an external floating roof.

(17) One (1) sour water storage tank, identified as TK-410, permitted in 2006, having a maximum storage capacity of 4,351,200 gallons and equipped with an external floating roof. The maximum true vapor pressure of the material stored in this tank is less than 0.5 psia.
(18) Two (2) Claus Offgas Treaters (COT), identified as TGU A and TGU B, to be installed as part of the WRMP project, thermal oxidation systems which combust natural gas, each rated at 72 mmBTU/hr, equipped with SO\textsubscript{2} and CO CEMS, and NO\textsubscript{x} CEMS approved in 2015 for installation, exhausting at stacks S/V 162-06 and 162-07.

(19) Two (2) sulfur storage tanks, identified as TK-315 and TK-316, each with a maximum storage capacity of 1,008,000 gallons and used to store molten sulfur exhausting to stacks S/V 163-09 and 162-10. These tanks will be constructed as part of the WRMP Project and are both fixed roof tanks controlled by a steam blanket, water eductor system routed back to the process.

(20) One (1) sulfur loading operation to be installed as part of the WRMP Project.

(21) The Sulfur Recovery Plant, after installation of TGU A and TGU B, will be connected to the South flare and associated flare gas recovery system FGRS1 (included in Section D.35). The system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

(22) Leaks from process equipment, including valves, pumps, pressure relief devices, sampling connection systems, open-ended lines, and flanges.

(23) Miscellaneous process vent emissions, which are routed to the South Flare and associated flare gas recovery system FGRS1 (included in Section D.35).

Main Operating Scenario Post-WRMP:
The tailgases from the five trains are sent to both of the TGUs.

Alternate Operating Scenario #1 Post-WRMP:
One of the TGUs is not operated and the tailgases from the five trains are sent to the other TGU.

(1) Vapor Recovery Unit 100 (VRU-100) identified as Unit ID 241, and Vapor Recovery Unit 200 (VRU-200) identified as Unit ID 231, permitted for turnaround (TAR) in 2008 to repair or replace tower trays and increase existing pumping and cooling capacities. Gasoline and lighter products from the FCUs are separated in the VRUs using a series of distillation towers. The VRUs are connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment including one (1) compressor (identified as J-3E located at VRU-100), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of the WRMP Project, there will be upgrades made to various heat exchangers and associated piping and retraying of distillation towers at VRU 100 and VRU 200. The facility may also include insignificant activities listed in Section A.4 of this permit. As part of WEP, there will be rerouting of naphtha streams (valves and flanges), removal of hydraulic constraints (pump modifications), and new piping connections (valves and flanges).

(2) As part of the VRU 100/200 Whiting Atmospheric Relief Project (WARP), permitted in 2008, the hydrocarbon pressure relief discharges that were previously routed to the VRU 100/200 vent stacks, are being re-routed to the VRU flare or associated flare gas recovery system FGRS3 (identified in Section D.35).
The Vapor Recovery Unit 300 (VRU 300), identified as Unit ID 150. Light ends and naphtha are separated in the VRU using a series of distillation towers. This unit is connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, there will be upgrades made to various distillation towers, compressor K-340, and associated piping at VRU 300. Upon completion of WRMP, some portions of VRU 300 will be connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

The facility includes the following emission sources and may include insignificant activities listed in Section A.4 of this permit:

(A) One (1) off-gas knock out drum (D-400), which exhausts to the VRU flare and associated flare gas recovery system FGRS3 (identified in Section D.35).

(B) Leaks from process equipment, including two (2) compressors (identified as K-340 and K-351), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

The following sources have been added as part of the WEP:

(A) One (1) Distillation unit, identified as T-305 Naphtha Tower, approved in 2017 for construction.

(B) As part of WEP, there will be rerouting of naphtha streams (valves and flanges), removal of hydraulic constraints (pump modifications), replacement of trays in distillation towers, upgrades to heat exchangers, and new piping connections (valves and flanges).

(2) Vapor Recovery Unit VRU 400 for the Coker 2, permitted in 2008, to be installed as part of the WRMP project, approved in 2016 for modification. This unit is connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment, including one (1) compressor (identified as K-401), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of the WEP, there are tray modifications in distillation towers and new piping connections (valves and flanges). The facility may also include insignificant activities listed in Section A.4 of this permit.

A Fuel Gas Hydrotreater, approved in 2017 for construction, added as part of the WEP, including the following units:

(A) One (1) R-443 Hydrogenation Reactor.
(B) One (1) T-443 Amine Scrubber.
(C) One (1) D-414 Feed Compressor Knock-out Drum.
(D) One (1) D-416 Amine Scrubber Knock-out Drum.
Leaks from process equipment, including pumps, compressor (K-402), pressure relief devices, sampling connection systems, open-ended lines and valves, and heat exchange and instrumentation systems.

The Alkylation Unit, identified as Unit ID 140, combines isobutane with butylenes and propylenes to produce alkylate. The alkylate, a high octane naphtha, is blended into gasoline. This unit was built in 1961 and expanded in 1989. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions emitted during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes the following emission sources and may include insignificant activities listed in Section A.4 of this permit:

1. One (1) off gas knock-out drum (D-22), which exhausts to the Alky flare and associated flare gas recovery system FGRS3 (identified in Section D.35).
2. One (1) spent acid stripper drum (D-13), which exhausts to the Alky flare and associated flare gas recovery system FGRS3 (identified in Section D.35).
3. One (1) spent caustic drum (D-32), which exhausts to the Alky flare and associated flare gas recovery system FGRS3 (identified in Section D.35).
4. One (1) spent acid storage tank (Tank 2), constructed in 1960, with a maximum storage capacity of 70,497 gallons, equipped with a fixed roof and controlled by carbon canisters.
5. Leaks from process equipment, including two (2) compressors (identified as K-1 and K-1A), valves, pumps, pressure relief devices, sampling connection systems, and instrumentation and heat exchange systems.
6. As part of the WEP, there are removal of hydraulic constraints (pump modifications), installation of a cooler, and new piping connections (valves, flanges).

The Propylene Concentration Unit (PCU), identified as Unit ID 145, purifies propylene for sale to chemical plants and eventual manufacture into polypropylene plastic. This unit also has a treating system, which purifies propane. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes a caustic degassing drum (D-100) that is vented to the Alky Flare or FGRS3 and leaks from process equipment, including one compressor (identified as K-104), pumps, pressure relief devices, sampling connection systems, open-ended lines or valves, and instrumentation and heat exchange systems. As part of the WEP, there are modifications to trays and new nozzles for the distillation towers, and new piping connections (valves and flanges). This facility may include insignificant activities listed in Section A.4 of this permit.

The Isomerization Unit (ISOM), identified as Unit ID 210, was constructed in 1985 as a conversion of the No.2 Ultraformer. The Isomerization process converts low octane naphtha into high octane gasoline blending components. This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the MSAT II Compliance project approved in 2011 for construction, one (1) new C-250 Naphtha Splitter, a benzene saturation reactor system, and associated equipment
(collectively identified as the Naphtha Splitter Unit) will be installed in the ISOM. The facility includes the following emission sources and may include insignificant activities listed in Section A.4 of this permit.

1. One (1) natural gas, refinery gas, or liquefied petroleum gas-fired Process Heater H-1, rated at 190 mmBTU/hr and vented to stack S/V 210-01.

2. One (1) Flare Knock-out Drum (ISOM D-18), which exhausts to the UIU flare and associated flare gas recovery system FGRS4 (identified in Section D.35).

3. Leaks from process equipment, including one (1) compressor (identified as K-1), pumps, valves, process drains and pressure relief devices and heat exchange systems.

As part of the WEP, there are modifications to the C-250 feed drum, removal of hydraulic constraints (pump modifications), installation of a filter coalescer, and the installation of new piping connections (valves and flanges).

4. The Aromatic Recovery Unit (ARU), identified as Unit ID 242, consists of the ARU 200 section and the ARU 300 section. The primary function is to remove light ends from naphtha to obtain a more desirable reforming feed. Its secondary function is to separate xylene, a chemical feedstock, from the Ultraformer product. The ARU utilizes a series of distillation towers to purify reformer feed and another set of towers to separate chemical feedstocks. The ARU includes the following process units and may also include insignificant activities listed in Section A.4 of this permit.

4.1 The following process heaters, which are fired with refinery gas, natural gas or liquefied petroleum gas.

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Construction Date</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-200A</td>
<td>1978</td>
<td>249.5</td>
<td>242-01</td>
<td>None</td>
</tr>
<tr>
<td>F-200B</td>
<td>1978</td>
<td>249.5</td>
<td>242-02</td>
<td>None</td>
</tr>
</tbody>
</table>

4.2 The ARU is connected to the 4UF flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

4.3 Leaks from process equipment, including pumps, compressors, pressure relief devices, sampling connections systems, open-ended lines or valves, flanges and other connectors and heat exchange systems.

4.4 The Blending Oil Unit (BOU), identified as Unit ID 250, uses hydrogen to convert sulfur to hydrogen sulfide and remove it from distillate and gas oil streams to meet product specifications. The hydrogen sulfide is sent to the Claus Trains for further processing. The BOU is connected to the 4UF Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, the BOU heater F-401 will be modified by replacing burners, with rated capacity remaining at 35 mmBTU/hr. As part of the WEP, there are removal of hydraulic constraints (pump modification) and new piping
connections (valves and flanges). The facility includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

1. One process Furnace F-401, constructed in 1972, and modified as part of WRMP, which vents to stack ID S/V250-01. The furnace is rated at 35 million Btu per hour and is fired by natural gas, refinery gas or liquid petroleum gas.

2. Leaks from process equipment, including pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

l. No. 2 Treatment Plant, identified as unit 601, removes disagreeable odors from various naphtha streams using a catalytic process. This facility has only fugitive emissions and/or other emissions that are considered insignificant. The No. 2 Treatment Plant was permanently decommissioned as of December 30, 2008.

m. No. 4 Treatment Plant, identified as unit 602, removes disagreeable odors from various naphtha and distillate streams using a catalytic process. This facility has only fugitive emissions and/or other emissions that are considered insignificant. The No. 4 Treatment Plant was permanently decommissioned as of June 17, 2010.

n. Butane, Propane and Propylene Storage and Loading Facilities, identified as Unit ID 604, includes the following sources of emissions and may also include insignificant activities listed in Section A.4 of this permit:

1. One (1) butane storage cavern located in South Tank Field.

2. Seven (7) pressurized butane storage spheres located southwest of the main Refinery near the J&L Tank Field with a capacity of 1,050,000 gallons each.

3. Propane (LPG) storage caverns and above-grade pressurized storage vessels located near the J&L Tank Field.

4. Propane (LPG) railcar loading facilities located near the J&L Tank Field. These can also be used for loading butane into railcars.

5. Pressurized polymer grade propylene (PGP) and refinery grade propylene (RGP) storage vessels located at the north east end of the Refinery.

6. Propylene truck and railcar loading facilities located at the north east end of the Refinery, with emissions vented to the PIB flare, which is owned and operated by INEOS USA, LLC (Plant I.D. 089-00076). The loading facilities have been isolated from refinery operations and permanently decommissioned.

7. One (1) LPG loading area flare stack having stack number S/V 604-01, installed in 1986, which is used as a safety device which burns any vented gases that might result from relieving pressure on equipment.

8. Leaks from process equipment, including pumps, compressors, pressure relief devices, sampling connection systems, open-ended line or valves, flanges and other connectors.

9. Two (2) pressurized spheres, identified as 3951 and 3952, approved in 2017 for construction.
(10) As part of the WEP, there are new piping connections (valves and flanges) and new fugitive components (valves, flanges and pumps).

(o) The No.3 Ultraformer Unit (No. 3 UF), identified as Unit ID 220, commissioned in 1958. The majority of the unit was shutdown in March 2007, including the H-1, H-2 and F-7 heaters, catalyst filled reactors and the internal scrubbing system, controlling the regeneration vent during the coke burn-off and catalyst rejuvenation steps of the regeneration process. The C-2 Splitter Tower will be shut down and permanently decommissioned as part of the MSAT II Compliance project, approved in 2011 for construction. The unit now consists of the C2 D-18 flare gas separator, the D-24 knockout drum and associated piping.

The No. 3 Ultraformer is connected to the UIU flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, preparation of equipment for maintenance and reactor regenerations. The No. 3 Ultraformer includes the following sources of emissions and may include insignificant activities listed in Section A.4 of this permit.

(1) One (1) flare gas separator (C2 D-18) with emissions vented to vessel D-24, which exhausts to the UIU flare and associated flare gas recovery system FGRS4 (identified in Section D.35).

(2) Leaks from process equipment, including one (1) compressor (identified as K-1), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

(p) The No.4 Ultraformer Unit (no. 4 UF), identified as Unit ID 224, built in 1972, upgrades low-octane naphtha to gasoline blending material and chemical feedstocks. The front-end of the unit is a desulfurization section. The reforming section consists of a series of process furnaces and catalyst-filled reactors in which the naphtha is heated and converted from straight chain to aromatic compounds. The reactor products are separated by distillation for further processing or blending into gasoline. D-1 will be upgraded to a two bed reactor as part of the WRMP project. The C-6 Ultraformate Splitter will be used as a Dehexanizer as part of the MSAT II Compliance project, approved in 2011 for construction. The No. 4 Ultraformer includes the following sources of emissions and may also include insignificant activities listed in Section A.4 of this permit.

(1) Nine (9) process heaters, all of which burn refinery gas, natural gas, or liquified petroleum gas:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-1</td>
<td>68</td>
<td>224-01</td>
</tr>
<tr>
<td>F-8A</td>
<td>163</td>
<td>224-01</td>
</tr>
<tr>
<td>F-8B</td>
<td>163</td>
<td>224-01</td>
</tr>
<tr>
<td>F-2*</td>
<td>286</td>
<td>224-02</td>
</tr>
<tr>
<td>Heater Identification</td>
<td>Maximum Heat Input Capacity (mmBTU/hr)</td>
<td>Stack Exhausted To</td>
</tr>
<tr>
<td>-----------------------</td>
<td>----------------------------------------</td>
<td>--------------------</td>
</tr>
<tr>
<td>F-3*</td>
<td>242</td>
<td>224-03</td>
</tr>
<tr>
<td>F-4</td>
<td>137</td>
<td>224-04</td>
</tr>
<tr>
<td>F-5</td>
<td>99</td>
<td>224-04</td>
</tr>
<tr>
<td>F-6</td>
<td>49</td>
<td>224-04</td>
</tr>
<tr>
<td>F-7</td>
<td>52</td>
<td>224-05</td>
</tr>
</tbody>
</table>

*On and after December 31, 2016, heaters F-2 and F-3 stacks have continuous emissions monitors (CEMS) for NOx.

(2) The No. 4 Ultraformer is connected to the 4UF flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, preparation of equipment for maintenance, and reactor regenerations.

(3) Six (6) catalyst-filled reactors, which are vented to flare stack S/V 224-06 during the initial catalyst depressuring and catalyst purging steps of the regeneration process.

(4) Leaks from process equipment, including two (2) compressors (identified as K-1 and K-7), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

(5) One (1) caustic scrubbing system, controlling the regeneration vent during the coke burn-off and catalyst rejuvenation steps of the regeneration process, which removes HAP emissions. The scrubber system includes:

(A) One (1) caustic scrubber exhausting to stack 224-07;

(B) One (1) carbon adsorption system used to treat waste scrubber liquor prior to disposal; and

(C) Caustic feed unloading, storage, and transfer equipment.

(6) One (1) gas conditioning system, approved in 2013 for construction, consisting of drums, coolers, piping, pumps, and sewer components.

(7) As part of the WEP, there are new fugitive components (valves, flanges and pumps).

(q) The Hydrogen Unit (HU), identified as Unit ID 698, commissioned in 1993, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The HU produces high purity hydrogen by reacting steam with methane. The reaction is carried out by heating the mixture in a furnace and reacting it in the presence of a catalyst. The HU includes the following sources of emissions and may also include insignificant activities listed in Section A.4 of this permit:
(1) One (1) natural gas, refinery gas or liquified petroleum gas fired B-501 Process Heater rated at 366.3 mmBTU/hr, which exhausts at stack S/V 698-01. The Process Heater is equipped with low-NOx burners.

(2) The HU is connected to the DDU Flare (identified in Section D.35). This system flare is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns and depressuring equipment for maintenance.

(3) One (1) CO2 vent from the HU process. This vent has the potential to emit small amounts of methanol.

(4) Leaks from process equipment, including pumps, compressors, pressure relief devices, sampling connections systems, open-ended line or valves, flanges and other connectors and heat exchange systems.

(r) The Distillate Desulfurizer Unit (DDU), identified as Unit ID 700, commissioned in 1993, removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed to convert sulfur compounds to H2S. The DDU includes the following emissions sources and may also include insignificant activities listed in Section A.4 of this permit:

(1) Process Heater B-301, rated at 64.8 mmBTU/hr and exhausting to stack S/V 700-01. The Process Heater is equipped with low-NOx burners and burns natural gas, refinery gas, or liquified petroleum gas.

(2) Process Heater B-302, rated at 83.7 mmBTU/hr and having stack ID S/V 700-02. The Process Heater is equipped with low-NOx burners and burns natural gas, refinery gas, or liquified petroleum gas.

(3) Leaks from process equipment, including pumps, compressors, pressure relief devices, sampling connections systems, open-ended line or valves, flanges and other connectors and heat exchange systems.

(4) The Distillate Desulfurization Unit is connected to the DDU Flare System. The system is used to control VOC emissions during emergency situations, unit startups and shutdowns and depressuring equipment for maintenance.

(s) The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06, is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The CFHU includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

(1) Three (3) process heaters, all of which burn refinery gas, natural gas, or liquified petroleum gas:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-801 A/B</td>
<td>66.5</td>
<td>171-01</td>
<td>low-NOx burners</td>
</tr>
<tr>
<td>F-801C</td>
<td>60.0</td>
<td>171-02</td>
<td>ultra low-NOx burners</td>
</tr>
</tbody>
</table>
(2) Leaks from process equipment, including pumps, compressors, pressure relief devices, sampling connections systems, open-ended line or valves, flanges and other connectors and heat exchange systems.

(t) The Catalytic Refining Unit (CRU), identified as Unit ID 201, which removes sulfur from petroleum naphthas and distillates. Naphtha or distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed inside one of two reactor trains, identified as D-114 and D-105, to convert sulfur compounds to hydrogen sulfide. Hydrogen sulfide is subsequently removed from the product by distillation followed by scrubbing with an amine. The CRU includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

(1) Two (2) heaters, all of which burn refinery gas, natural gas, or liquified petroleum gas:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-101</td>
<td>72</td>
<td>201-01</td>
<td>Low-NOx Burners</td>
</tr>
<tr>
<td>F-102A</td>
<td>60</td>
<td>201-02</td>
<td>Low-NOx Burners</td>
</tr>
</tbody>
</table>

(2) The CRU is connected to the UIU flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

(3) Leaks from process equipment, including pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

(4) Miscellaneous process vent emissions, which are routed to the UIU flare and associated flare gas recovery system FGRS4 (identified in Section D.35).

Main Operating Scenario:
The CRU operates as a naphtha hydrotreater. Maximum production under this scenario is 27,000 barrels per day.

Alternative Operating Scenario:
The CRU operates as a distillate hydrotreater. Maximum production under this scenario is 40,000 barrels per day.

(u) The Fluidized Catalytic Cracking Unit (FCU) 500, constructed in 1945, identified as Unit ID 230 and rated at 115,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The FCU 500 includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

(1) One (1) catalyst regenerator. Flue gas from the regenerator passes through an ammonia injection system, a waste heat recovery unit which generates steam, an Electrostatic Precipitator for particulate matter control, and is exhausted through stack S/V 230-01. The ammonia injection system includes aqueous ammonia
injection and handling equipment. Aqueous ammonia is transferred from the FCU 600 SCR system’s storage tanks. Stack S/V 230-01 has continuous emissions monitors (CEMS) for NOx, SO2, CO and O2.

(2) Three (3) catalyst storage bins, one each for spent (identified as Bin F-52), equilibrium, and fresh catalyst. Particulate emissions from the catalyst storage bins are controlled by one (1) baghouse, which exhausts to stack S/V 230-03.

(3) FCU 500 is connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

(4) Leaks from process equipment, including two (2) compressors (identified as J-3D and J-3G).

(5) Leaks from process equipment, including pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

(6) As part of the FCU 500 WARP, per SPM 089-25488-00453, the FCU 500 blowdown stack will be shutdown and the pressure relief discharges that vent to the blowdown stack will be re-routed to a flare or flare gas recovery system.

(7) The FCU 500 turnaround (TAR) project, per SPM 089-25488-00453, for the repair or replacement of the power recovery turbine, and the air ring for the catalyst regenerator. The increases in emissions from FCU 500 TAR are already accounted for as WRMP project related contemporaneous emissions increases.

(8) Miscellaneous process vent emissions, which are routed to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35).

(v) The Fluidized Catalytic Cracking Unit (FCU) 600, constructed in 1946, identified as Unit ID 240 and rated at 80,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The FCU 600 includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

(1) One (1) catalyst regenerator. Flue gas from the regenerator passes through a waste heat recovery unit, which generates steam and an Electrostatic Precipitator for particulate matter control. The flue gas is then directed to a selective catalytic reduction (SCR) system, which chemically reduces nitrogen oxide emissions by reaction with injected ammonia, and is exhausted through stack S/V 240-01. Stack S/V has continuous emissions monitors (CEMS) for NOx, SO2, CO and O2.

(2) Two catalyst storage bins, one each for equilibrium and fresh catalyst, controlled by one (1) baghouse. (Spent catalyst is stored in Bin F-52, which is associated with FCU 500.)

(3) FCU 600 is connected to the FCU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.
(4) Leaks from process equipment, including two (2) wet gas compressors (identified as J-3D and J-3E).

(5) Leaks from process equipment, including pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

(6) As part of the FCU 600 WARP, per SPM 089-25488-00453, to shutdown the existing FCU 600 blowdown stack and the pressure relief discharges that were vented to the blowdown stack will be re-routed to a flare or flare gas recovery system.

(7) The FCU 600 turnaround (TAR) project, per SPM 089-25488-00453, for the repair or replacement of the main fractionator overhead condensers, the slurry and pump around system, unit pump replacement, FCU flare tip replacement, and additional controls to reduce plugging on the SCR. The increases in emissions from FCU 600 TAR are already accounted for as WRMP project related contemporaneous emissions increases.

(w) A portion of No. 1 Stanolind Power Station (SPS) constructed in 1928 and identified as Unit ID 501. The following boilers, all of which burn refinery gas, natural gas, or liquified petroleum gas, are NOX budget units:

<table>
<thead>
<tr>
<th>Boiler Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>#5 Boiler</td>
<td>265</td>
<td>501-02</td>
<td>None</td>
</tr>
<tr>
<td>#6 Boiler</td>
<td>265</td>
<td>501-02</td>
<td>None</td>
</tr>
<tr>
<td>#7 Boiler</td>
<td>265</td>
<td>501-02</td>
<td>None</td>
</tr>
</tbody>
</table>

Note: The boilers in No. 1 Stanolind Power Station are scheduled to be shut down as part of Consent Decree 2:96 CV 095 RL.

The No. 1 SPS Boilers 5, 6, and 7 were shut down as of April 1, 2010.

(2) Leaks from process equipment, including pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation systems.

(x) A portion of No. 3 Stanolind Power Station (SPS) constructed as listed below and identified as Unit ID 503. The following boilers, all of which burn refinery gas, natural gas, or liquified petroleum gas, are NOX budget units:

(1) Five (5) Boilers, each approved in 2008 for modification as a contemporary project to the WRMP project, each equipped with conventional burners, a Selective Catalytic Reduction (SCR) system, and a direct-fired Duct Burner. Each direct-fired Duct Burner rated at 41 mmBTU/hr, equipped with low-Nox burners, and controlled by the Selective Catalytic Reduction (SCR) system.
Each stack equipped with continuous emissions monitors (CEMS) for NOx and CO:

<table>
<thead>
<tr>
<th>Boiler and Duct Burner Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Installation Date</th>
<th>Modification Date</th>
<th>Emissions Control</th>
<th>Stack Exhausted To</th>
</tr>
</thead>
<tbody>
<tr>
<td>#31 Boiler</td>
<td>575</td>
<td>1948</td>
<td>2010</td>
<td>SCR</td>
<td>503-01 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#31 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td></td>
<td></td>
</tr>
<tr>
<td>#32 Boiler</td>
<td>575</td>
<td>1948</td>
<td>2010</td>
<td>SCR</td>
<td>503-02 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#32 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td></td>
<td></td>
</tr>
<tr>
<td>#33 Boiler</td>
<td>575</td>
<td>1951</td>
<td>2010</td>
<td>SCR</td>
<td>503-03 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#33 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td></td>
<td></td>
</tr>
<tr>
<td>#34 Boiler</td>
<td>575</td>
<td>1951</td>
<td>2010</td>
<td>SCR</td>
<td>503-04 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#34 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td></td>
<td></td>
</tr>
<tr>
<td>#36 Boiler</td>
<td>575</td>
<td>1953</td>
<td>2011</td>
<td>SCR</td>
<td>503-05 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#36 Duct Burner</td>
<td>41</td>
<td>2011</td>
<td>--</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(2) Leaks from process equipment, including pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

(y) Hazardous Waste Treatment System:

(1) Dewatering system for processing sludge, per SSM 089-25484-00453, issued May 1, 2008, including dissolved air flotation skimmings (DAF) and API oil/water separator sludge. The dewatering system will be equipped with a wet scrubber and carbon canister system. The feed rate capacity at the DAF/API dewatering system is 60,000 gallons per day. This facility includes the following emission sources and may include insignificant activities listed in Section A.4 of the permit:

(A) Two (2) centrifuges;
(B) Two (2) sludge surge tanks;
(C) One (1) oil/water mixture surge tank;
(D) One (1) enclosed auger transfer system;
(E) One (1) vapor recovery system on the dewatering system including a wet scrubber and carbon canister system.

(2) One (1) dewatering system, identified as the DNF dewatering system, approved in 2014 for construction, equipped with multiple frac tanks, electric boilers, centrifuges, and a wet scrubber, will be installed as part of the Lakefront Upgrades Project to process float and sludge from the Dissolved Nitrogen
Floatation (DNF) System. The feed rate capacity will be 505,000 gallons per day. Vapors from the system will be routed to dual carbon canisters.

(3) One (1) Tank Cleaning Dewatering System, approved in 2014 for construction, equipped with multiple frac tanks, electric boilers, centrifuges, and a wet scrubber for processing sludge during routine cleaning of TK-5050, TK-5051, and TK-5052. The feed rate capacity will be 240,000 gallons per day. Vapors from the system will be routed to dual carbon canisters.

(z) Wastewater Treatment Plant (WWTP), identified as Unit ID 544. This facility treats the water used in the refining process that comes into contact with oil or chemicals. In the first step, the heavier solids are removed at the inlet to the WWTP and the floating oil is skimmed from the surface of the wastewater in the API separator boxes. The oil is then recycled back to the refinery. The water is then aerated in the Air Flotation Unit where additional solid impurities are floated and skimmed. As part of the Lakefront Upgrades (LFU) Project, approved in 2014 for modification, the larger solids in the wastewater will be removed in the new Solids Collection System. Then the wastewater will be routed to tanks TK-5050, TK-5051 and TK-5052, which will operate in parallel and serve as oil-water separators, equalization, and stormwater surge. Floating oil will be separated and skimmed from the tanks and recycled. The water will be routed to the new Dissolved Nitrogen Floation (DNF) Units to remove suspended solids and oil, which will be floated and skimmed. Thereafter, it moves to the Activated Sludge Plant where special bacteria digest the remaining contaminants. The water then passes through a clarifier and then final filters before being returned to Lake Michigan. This facility includes the following emission sources and may include insignificant activities listed in section A.4 of this permit:

(1) The following units are equipped with closed vent systems: oil sump P-1, oil sump P-2, solids tank TK-562, which will vent to carbon canisters by no later than the startup of the new Dissolved Nitrogen Floation (DNF) System, installed as a part of the Lakefront Upgrades Project; and Dissolved Air Floatation (DAF) Secondary Boxes, which vent to a biofilter and carbon canisters; Tank 562 is equipped with a conservation vent.

(2) The following units are equipped with a fixed-roof or floating roof: Interceptor Box, Diversion Box (from Tank TK-5051 to DAF), DAF Flash Mixer, DAF Influent Channel, DAF Effluent Channel, DAF Primary Boxes, and DAF Sump.

(3) One (1) oil-water separation, equalization, and stormwater surge tank (identified as Tank TK-5051) having a maximum storage capacity of 10,000,000 gallons, constructed in 1988 and equipped with an external floating roof.

(4) One (1) oil-water separation, equalization, and stormwater surge tank (identified as Tank TK-5050) having a maximum storage capacity of 10,000,000 gallons, constructed in 1988. As part of the Lakefront Upgrades Project, TK-5050 will be equipped with an external floating roof, constructed in 2014.

(5) Seven (7) oil-water/solids separator units enclosed with a fixed-roof: Bar Screen, #7 API Separator Fixed Cover, #7 API Separator Primary Inlet, #7 API Separator Secondary Inlet, #7 API Separator Secondary Outlet, #7 API Separator Inlet Channel Section, and #7 API Separator Gear Boxes.

(6) One (1) oil-water separation, equalization, and stormwater surge tank (identified as Tank TK-5052) having a maximum storage capacity of 11,676,000 gallons, constructed as part of the WRMP Project. This tank is equipped with an external floating roof.
(7) A brine treatment system with four (4) fixed roof tanks equipped with an iron sponge, constructed as part of WRMP project, identified as:

(A) TK-101, with a storage capacity of 128,972 gallons;
(B) TK-102, with a storage capacity of 128,972 gallons;
(C) TK-103, with a storage capacity of 128,972 gallons; and
(D) TK-104, with a storage capacity of 51,580 gallons.

(8) A Dissolved Nitrogen Floatation (DNF) system, which vents to a dual carbon canister system, approved in 2014 for construction, as part of the Lakefront Upgrades Project, identified as:

(A) Four (4) parallel units, T-310, T-320, T-330, and T-340, with a maximum annual flow of 9,855 million gallons per year; and
(B) Two (2) fixed-cover float and sludge handling tanks, TK-303 and TK-304, with a storage capacity of 12,666 gallons each.

(9) One (1) Solids Collection System, which consists of the J-92 pump lift station and strainer backwash system, with a storage capacity of 5,257 gallons, constructed as part of the Lakefront Upgrades Project.

(10) Leaks from process equipment including pumps, valves, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation systems.

(11) Sewer components associated with the Lakefront Upgrades Project.

(aa) Oil Movements, identified as Unit 640. This facility is used to store, blend, and ship products. Gasoline blending components are custom blended into various grades of gasoline. Additive and other compounds are blended into the products to give them their unique characteristics. Furnace oil and other distillates are also blended using components from process units or storage. Crude oil and feedstocks for process units and products are also stored at this location. Product loading operations include the pipeline and railcar racks. This facility includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

(1) One (1) internal floating roof storage tank identified as 3730, storing ethanol, constructed in 1955, with a maximum storage capacity of 1,050,721 gallons.

(2) One (1) internal floating roof storage tank identified as 3727, storing either petroleum hydrocarbon with vapor pressure less than 0.5 psia or ethanol, constructed in 1948, with a maximum storage capacity of 857,717 gallons.

(3) External floating roof storage tanks storing petroleum hydrocarbon with vapor pressure less than 11.1 psia, comprising the following tanks:

<table>
<thead>
<tr>
<th>Tank No.</th>
<th>Year Built or Modified</th>
<th>Maximum Capacity (gallons)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3529</td>
<td>1948</td>
<td>858,000</td>
</tr>
<tr>
<td>3901</td>
<td>1956</td>
<td>1,906,000</td>
</tr>
<tr>
<td>3902</td>
<td>1956</td>
<td>1,906,000</td>
</tr>
</tbody>
</table>
(4) Sixty-six (66) internal floating roof storage tanks, storing petroleum hydrocarbon with true vapor pressure less than 15 psia, comprising the following tanks:

<table>
<thead>
<tr>
<th>Tank No.</th>
<th>Year Built or Modified</th>
<th>Maximum Capacity (gallons)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3474</td>
<td>1992</td>
<td>3,734,422</td>
</tr>
<tr>
<td>3475</td>
<td>1994</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3476</td>
<td>1984</td>
<td>3,085,016</td>
</tr>
<tr>
<td>3477</td>
<td>1971</td>
<td>4,066,214</td>
</tr>
<tr>
<td>3480</td>
<td>1982</td>
<td>4,026,505</td>
</tr>
<tr>
<td>3482</td>
<td>1972</td>
<td>169,426</td>
</tr>
<tr>
<td>3483</td>
<td>1924/2018*</td>
<td>3,380,000</td>
</tr>
<tr>
<td>3484</td>
<td>1996</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3486</td>
<td>1979</td>
<td>4,026,505</td>
</tr>
<tr>
<td>3487</td>
<td>1980</td>
<td>4,026,505</td>
</tr>
<tr>
<td>3488</td>
<td>1994</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3489</td>
<td>1996</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3492</td>
<td>1925/1971</td>
<td>3,382,000</td>
</tr>
<tr>
<td>3493</td>
<td>1995</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3510</td>
<td>1949</td>
<td>4,235,640</td>
</tr>
<tr>
<td>3511</td>
<td>1973</td>
<td>4,066,214</td>
</tr>
<tr>
<td>3512</td>
<td>1958</td>
<td>4,066,214</td>
</tr>
<tr>
<td>3513</td>
<td>1971/2018*</td>
<td>4,061,000</td>
</tr>
<tr>
<td>3514</td>
<td>1984</td>
<td>4,066,214</td>
</tr>
<tr>
<td>Tank No.</td>
<td>Year Built or Modified</td>
<td>Maximum Capacity (gallons)</td>
</tr>
<tr>
<td>---------</td>
<td>------------------------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>3525</td>
<td>1981</td>
<td>4,026,505</td>
</tr>
<tr>
<td>3526</td>
<td>1943/1979</td>
<td>4,026,505</td>
</tr>
<tr>
<td>3527</td>
<td>1991</td>
<td>3,382,264</td>
</tr>
<tr>
<td>3528</td>
<td>1993</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3531</td>
<td>1948/1997</td>
<td>857,717</td>
</tr>
<tr>
<td>3532</td>
<td>1953</td>
<td>868,306</td>
</tr>
<tr>
<td>3533</td>
<td>1953</td>
<td>4,235,640</td>
</tr>
<tr>
<td>3534</td>
<td>1955/1973</td>
<td>71,000</td>
</tr>
<tr>
<td>3549</td>
<td>1993</td>
<td>588,283</td>
</tr>
<tr>
<td>3553</td>
<td>1981</td>
<td>5,070,343</td>
</tr>
<tr>
<td>3554</td>
<td>1981</td>
<td>5,070,343</td>
</tr>
<tr>
<td>3558</td>
<td>1972/1986</td>
<td>376,501</td>
</tr>
<tr>
<td>3600</td>
<td>1993</td>
<td>847,128</td>
</tr>
<tr>
<td>3601</td>
<td>1977</td>
<td>3,702,020</td>
</tr>
<tr>
<td>3602</td>
<td>1979</td>
<td>3,856,271</td>
</tr>
<tr>
<td>3604</td>
<td>1980</td>
<td>3,856,271</td>
</tr>
<tr>
<td>3605</td>
<td>1977</td>
<td>3,702,000</td>
</tr>
<tr>
<td>3622</td>
<td>1993</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3624</td>
<td>1932/2018*</td>
<td>3,380,000</td>
</tr>
<tr>
<td>3629</td>
<td>1992</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3631</td>
<td>1944</td>
<td>3,382,000</td>
</tr>
<tr>
<td>3633</td>
<td>1950</td>
<td>5,282,000</td>
</tr>
<tr>
<td>3635</td>
<td>1954</td>
<td>5,070,000</td>
</tr>
<tr>
<td>3639</td>
<td>1956</td>
<td>6,353,460</td>
</tr>
<tr>
<td>3641</td>
<td>1956</td>
<td>6,353,460</td>
</tr>
<tr>
<td>3701</td>
<td>1943/1993</td>
<td>3,382,264</td>
</tr>
<tr>
<td>3702</td>
<td>1943/1982/1997</td>
<td>3,382,264</td>
</tr>
<tr>
<td>3704</td>
<td>1944/1980</td>
<td>3,382,264</td>
</tr>
<tr>
<td>3705</td>
<td>1944</td>
<td>3,382,264</td>
</tr>
<tr>
<td>3706</td>
<td>1944</td>
<td>3,382,264</td>
</tr>
<tr>
<td>Tank No.</td>
<td>Year Built or Modified</td>
<td>Maximum Capacity (gallons)</td>
</tr>
<tr>
<td>---------</td>
<td>------------------------</td>
<td>---------------------------</td>
</tr>
<tr>
<td>3707</td>
<td>1944/2000/2018*</td>
<td>3,380,000</td>
</tr>
<tr>
<td>3708</td>
<td>1943</td>
<td>853,895</td>
</tr>
<tr>
<td>3709</td>
<td>1943</td>
<td>825,434</td>
</tr>
<tr>
<td>3710</td>
<td>1943</td>
<td>2,059,000</td>
</tr>
<tr>
<td>3716</td>
<td>1996</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3728</td>
<td>1970</td>
<td>857,717</td>
</tr>
<tr>
<td>3860</td>
<td>1993</td>
<td>211,782</td>
</tr>
<tr>
<td>3900</td>
<td>1956/2005</td>
<td>1,906,000</td>
</tr>
<tr>
<td>3904</td>
<td>1956/1986</td>
<td>3,388,512</td>
</tr>
<tr>
<td>3905</td>
<td>1956</td>
<td>6,353,460</td>
</tr>
<tr>
<td>3907</td>
<td>1956/1996</td>
<td>3,388,512</td>
</tr>
<tr>
<td>3909</td>
<td>1956</td>
<td>3,388,512</td>
</tr>
<tr>
<td>3911</td>
<td>1956/1986</td>
<td>3,388,512</td>
</tr>
<tr>
<td>3912</td>
<td>1956</td>
<td>6,353,460</td>
</tr>
<tr>
<td>3914</td>
<td>1956</td>
<td>3,388,512</td>
</tr>
</tbody>
</table>

*These units are to be replaced with like units and were approved in 2018 for construction. The exact construction years will be added after construction is complete.

(5) Miscellaneous Storage tanks including the following:

<table>
<thead>
<tr>
<th>Tank ID</th>
<th>Location</th>
<th>Description</th>
<th>Tank Construction Dates</th>
<th>Tank Capacity (gallons)</th>
<th>True Vapor Pressure of Liquid (psia)</th>
</tr>
</thead>
<tbody>
<tr>
<td>D-424</td>
<td>4ULTRAFORMER</td>
<td>Methanol Tank</td>
<td>--</td>
<td>3,744</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-0563</td>
<td>WWTP</td>
<td>Aux. Fuel Oil</td>
<td>1971</td>
<td>49,378</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3228</td>
<td>CRUDE STA</td>
<td>Decanted Oil</td>
<td>1948</td>
<td>596,570</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3234</td>
<td>CRUDE STA</td>
<td>Decanted Oil</td>
<td>1940</td>
<td>858,298</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3464</td>
<td>BERRY LAKE</td>
<td>Decanted Oil</td>
<td>1957</td>
<td>2,705,472</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3491</td>
<td>SO. TK FLD.</td>
<td>Lsho</td>
<td>1992</td>
<td>3,876,768</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3496</td>
<td>SO. TK FLD.</td>
<td>Distillate</td>
<td>1992</td>
<td>3,876,768</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3498R</td>
<td>SO. TK FLD.</td>
<td>Amoco Premier Diesel [Future Lsfo]</td>
<td>Approved in 2016 for Construction</td>
<td>4,229,840</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3499</td>
<td>SO. TK FLD.</td>
<td>Amoco Premier Diesel [Future Lsfo]</td>
<td>1996</td>
<td>3,870,720</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3500</td>
<td>SO. TK FLD.</td>
<td>Furnace Oil [Future Hmd]</td>
<td>1996</td>
<td>3,870,720</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>Tank ID</td>
<td>Location</td>
<td>Description</td>
<td>Construction Dates</td>
<td>Capacity (gallons)</td>
<td>Pressure of Liquid (psia)</td>
</tr>
<tr>
<td>----------</td>
<td>--------------</td>
<td>---------------------------</td>
<td>---------------------</td>
<td>--------------------</td>
<td>--------------------------</td>
</tr>
<tr>
<td>TK-3505</td>
<td>SO. ANNEX</td>
<td>Heater Oil</td>
<td>1949</td>
<td>4,254,768</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3509</td>
<td>SO. TK FLD.</td>
<td>Petroleum Distillate</td>
<td>1948/2018*</td>
<td>3,380,000</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3546</td>
<td>SO. TK FLD.</td>
<td>Bronze Dye</td>
<td>1962</td>
<td>16,800</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3547</td>
<td>SO. TK FLD.</td>
<td>Purple Dye</td>
<td>1962</td>
<td>16,800</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3548</td>
<td>SO. TK FLD.</td>
<td>Isonox 133</td>
<td>1962</td>
<td>16,800</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK3567</td>
<td>--</td>
<td>--</td>
<td>--</td>
<td>17,000</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3569</td>
<td>MARINE DOCK</td>
<td>DCO</td>
<td>1981</td>
<td>5,527,375</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3571</td>
<td>MARINE DOCK</td>
<td>HS Resid/Black Oil</td>
<td>1971</td>
<td>5,539,968</td>
<td>&gt;0.5 and &lt;0.75</td>
</tr>
<tr>
<td>TK-3572</td>
<td>MARINE DOCK</td>
<td>HS Resid/Black Oil</td>
<td>1971</td>
<td>5,539,968</td>
<td>&gt;0.5 and &lt;0.75</td>
</tr>
<tr>
<td>TK-3607</td>
<td>STIGLITZ PK.</td>
<td>Amoco Jet Fuel A</td>
<td>1993</td>
<td>3,729,600</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3610</td>
<td>STIGLITZ PK.</td>
<td>HS Resid</td>
<td>1973</td>
<td>9,652,608</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3611</td>
<td>STIGLITZ PK.</td>
<td>HS Resid</td>
<td>1973</td>
<td>8,513,400</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3613</td>
<td>STIGLITZ PK.</td>
<td>HS Resid</td>
<td>1992</td>
<td>3,876,768</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3711</td>
<td>IND. TK FLD.</td>
<td>Lcco</td>
<td>1993</td>
<td>2,818,368</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3712</td>
<td>IND. TK FLD.</td>
<td>Petroleum Distillate</td>
<td>1945/2018*</td>
<td>3,356,000</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3714</td>
<td>IND. TK FLD.</td>
<td>Distillate/Gas Oil</td>
<td>1999</td>
<td>3,852,576</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3717</td>
<td>IND. TK FLD.</td>
<td>Fcu Feed Mixed</td>
<td>1943</td>
<td>3,263,190</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3717R</td>
<td>IND. TK FLD.</td>
<td>Gas Oil</td>
<td>Approved in 2016 for Construction</td>
<td>4,229,840</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3718</td>
<td>IND. TK FLD.</td>
<td>Gas Oil</td>
<td>1996</td>
<td>3,871,379</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3719</td>
<td>IND. TK FLD.</td>
<td>Gas Oil</td>
<td>2015</td>
<td>3,357,627</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3720</td>
<td>IND. TK FLD.</td>
<td>Petroleum Distillate</td>
<td>1946/2018*</td>
<td>3,356,000</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3721</td>
<td>IND. TK FLD.</td>
<td>Gas Oil</td>
<td>1946</td>
<td>3,357,600</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3721R</td>
<td>IND. TK FLD.</td>
<td>Gas Oil</td>
<td>Approved in 2016 for Construction</td>
<td>4,229,840</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3722</td>
<td>IND. TK FLD.</td>
<td>Gas Oil</td>
<td>1952</td>
<td>4,227,300</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3723</td>
<td>IND. TK FLD.</td>
<td>Gas Oil</td>
<td>2016</td>
<td>3,386,880</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3726</td>
<td>IND. TK FLD.</td>
<td>Amoco Jet Fuel A</td>
<td>1948</td>
<td>857,356</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3733</td>
<td>IND. TK FLD.</td>
<td>Cru / Bou Distillate Feed</td>
<td>1971</td>
<td>3,383,520</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3734</td>
<td>IND. TK FLD.</td>
<td>Cru / Bou Distillate Feed</td>
<td>1971</td>
<td>3,383,520</td>
<td>&gt;0.5 and &lt;0.75</td>
</tr>
<tr>
<td>TK-3735</td>
<td>IND. TK FLD.</td>
<td>Cru / Bou Distillate Feed</td>
<td>1971</td>
<td>3,411,072</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3867</td>
<td>SO. TK FLD.</td>
<td>Stadis 450</td>
<td>1967</td>
<td>17,640</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3868</td>
<td>SO. TK FLD.</td>
<td>Amogard</td>
<td>1953</td>
<td>17,640</td>
<td>&gt;0.5 and &lt;0.75</td>
</tr>
<tr>
<td>TK-3869</td>
<td>SO. TK FLD.</td>
<td>Pour Depressant</td>
<td>1956</td>
<td>23,436</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3872</td>
<td>CRUDE STA</td>
<td>Used Motor Oil</td>
<td>1985</td>
<td>15,120</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK3876</td>
<td>South TF</td>
<td>Cetane Improver</td>
<td>1993</td>
<td>14,381</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3906</td>
<td>J&amp;L TK FLD.</td>
<td>Lsfo</td>
<td>1956</td>
<td>3,381,840</td>
<td>&gt;0.5 and &lt;0.75</td>
</tr>
<tr>
<td>Tank ID</td>
<td>Location</td>
<td>Description</td>
<td>Tank Construction Dates</td>
<td>Tank Capacity (gallons)</td>
<td>True Vapor Pressure of Liquid (psia)</td>
</tr>
<tr>
<td>-----------</td>
<td>------------------</td>
<td>----------------------</td>
<td>-------------------------</td>
<td>------------------------</td>
<td>-------------------------------------</td>
</tr>
<tr>
<td>TK-3908</td>
<td>J&amp;L TK FLD.</td>
<td>Amoco Premier Diesel</td>
<td>1956</td>
<td>3,381,840</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3910</td>
<td>J&amp;L TK FLD.</td>
<td>Furnace Oil [Hs]</td>
<td>1956</td>
<td>3,381,840</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3913</td>
<td>J&amp;L TK FLD.</td>
<td>Furnace Oil [Ls]</td>
<td>1956</td>
<td>3,402,977</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-0559</td>
<td>ASU</td>
<td>Out of Service</td>
<td>1989</td>
<td>146,869</td>
<td>--</td>
</tr>
<tr>
<td>TK-0560</td>
<td>ASU</td>
<td>Out of Service</td>
<td>1948</td>
<td>567,477</td>
<td>--</td>
</tr>
<tr>
<td>TK-0568</td>
<td>Out of Service</td>
<td>Before 1973</td>
<td>--</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>TK-3167</td>
<td>Out of Service</td>
<td>1926</td>
<td>3,361,114</td>
<td>--</td>
<td></td>
</tr>
<tr>
<td>TK-3168</td>
<td>Out of Service</td>
<td>1926</td>
<td>1,931,170</td>
<td>--</td>
<td></td>
</tr>
<tr>
<td>TK-3169</td>
<td>Out of Service</td>
<td>1926</td>
<td>3,361,114</td>
<td>--</td>
<td></td>
</tr>
<tr>
<td>TK-3232</td>
<td>CRUDE STA</td>
<td>Out of Service</td>
<td>1940</td>
<td>857,356</td>
<td>--</td>
</tr>
<tr>
<td>TK-3259</td>
<td>CRUDE STA</td>
<td>Out of Service</td>
<td>1951</td>
<td>846,720</td>
<td>--</td>
</tr>
<tr>
<td>TK-3260</td>
<td>CRUDE STA</td>
<td>Out of Service</td>
<td>1930</td>
<td>375,986</td>
<td>--</td>
</tr>
<tr>
<td>TK-2279</td>
<td>MARINE DOCK</td>
<td>LCCO/DCO Line Wash</td>
<td>1951</td>
<td>85,302</td>
<td>--</td>
</tr>
<tr>
<td>TK-3309</td>
<td>CRUDE STA</td>
<td>Out of Service</td>
<td>NA</td>
<td>7,050</td>
<td>--</td>
</tr>
<tr>
<td>TK-3373</td>
<td>Out of Service</td>
<td>--</td>
<td>--</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>TK-3471</td>
<td>SO. TK FLD.</td>
<td>Out of Service</td>
<td>1973</td>
<td>7,050</td>
<td>--</td>
</tr>
<tr>
<td>TK-3485</td>
<td>SO. TK FLD.</td>
<td>Out of Service</td>
<td>1924</td>
<td>3,373,413</td>
<td>--</td>
</tr>
<tr>
<td>TK-3494</td>
<td>SO. TK FLD.</td>
<td>Out of Service</td>
<td>1926</td>
<td>3,373,413</td>
<td>--</td>
</tr>
<tr>
<td>TK-3497</td>
<td>SO. TK FLD.</td>
<td>Out of Service</td>
<td>1926</td>
<td>3,373,413</td>
<td>--</td>
</tr>
<tr>
<td>TK-3506</td>
<td>SO. ANNEX</td>
<td>Out of Service</td>
<td>1936</td>
<td>3,373,413</td>
<td>--</td>
</tr>
<tr>
<td>TK-3507</td>
<td>SO. ANNEX</td>
<td>Out of Service</td>
<td>1936</td>
<td>3,373,413</td>
<td>--</td>
</tr>
<tr>
<td>TK-3508</td>
<td>SO. ANNEX</td>
<td>Out of Service</td>
<td>1936</td>
<td>3,366,720</td>
<td>--</td>
</tr>
<tr>
<td>TK-3603</td>
<td>STIGLITZ PK.</td>
<td>Out of Service</td>
<td>1922</td>
<td>3,084,480</td>
<td>--</td>
</tr>
<tr>
<td>TK-3608</td>
<td>STIGLITZ PK.</td>
<td>Out of Service</td>
<td>1954</td>
<td>3,849,300</td>
<td>--</td>
</tr>
<tr>
<td>TK-3713</td>
<td>IND. TK FLD.</td>
<td>Out of Service</td>
<td>1944</td>
<td>3,357,600</td>
<td>--</td>
</tr>
<tr>
<td>TK-3903</td>
<td>J&amp;L TK FLD.</td>
<td>Out of Service</td>
<td>1956</td>
<td>3,381,840</td>
<td>--</td>
</tr>
<tr>
<td>TK-6222</td>
<td>Out of Service</td>
<td>--</td>
<td>3,000</td>
<td>--</td>
<td></td>
</tr>
<tr>
<td>TK-6223</td>
<td>Out of Service</td>
<td>211,400</td>
<td>211,400</td>
<td>211,400</td>
<td></td>
</tr>
<tr>
<td>W-306</td>
<td>MWTP</td>
<td>Out of Service</td>
<td>--</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>TK-3490</td>
<td>SO. TK FLD.</td>
<td>Petroleum Distillate</td>
<td>1925/2018*</td>
<td>3,371,000</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>3495</td>
<td>--</td>
<td>1992</td>
<td>3,876,768</td>
<td>&lt;0.5</td>
<td></td>
</tr>
</tbody>
</table>

*--* - no data provided.

*These units are to be replaced with like units and were approved in 2018 for construction. The exact construction years will be added after construction is complete.

(6) One (1) oil-water separator identified as the J&L Separator.

(7) Leaks from process equipment, including valves, pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, flanges and instrumentation systems.

(8) Two (2) Off-spec Brine Tanks, constructed as part of WRMP project, with internal floating roofs, identified as:

(A) TK-3559, with a storage capacity of 451,214 gallons  
(B) TK-3560 with a storage capacity of 1,015,231 gallons
(9) As part of the WRMP project, BP is repurposing two existing tanks (TK-3911 and TK-3728 or an equivalent tank) to store diluent and two existing tanks (TK-3716 and TK-3475) to store heavy virgin naphtha.

(10) Fugitive components constructed as part of the Gas Oil Tanks Replacement Project, permitted in 2014.


(12) As part of the WEP, there are improvements to the Crude Tank Field, including fugitive components installed as part of the construction of TK-3921, reconfigurations of the crude field piping (valves and flanges), pump modifications, and new piping connections (valves and flanges).

(13) As part of WEP, there are the installation of piping connections (valves and flanges), removal of hydraulic constraints (pump modifications), heat exchanger upgrades, and new chillers.

(bb) The general facility remediation system, identified as Unit 999. Remediation includes multiple well point systems. The well point systems extract groundwater which may have a small hydrocarbon fraction. Emissions generated by these systems may be routed to the atmosphere or to a thermal oxidizer. Additionally, one or more systems may route to the same oxidizer. Each system uses a common horizontal vacuum header to collect groundwater through a series of wells, and any entrained air is discharged through a vent at the vacuum pump. Recovered groundwater is then transferred to either a vapor/liquid separation tank or directly to another unit for further processing/treatment. Remediation includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit.

(1) The following well point systems:

<table>
<thead>
<tr>
<th>Facility I.D.</th>
<th>Installation Date</th>
<th>S/V I.D.</th>
<th>Normal Venting</th>
<th>Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>J-137</td>
<td>1992</td>
<td>999-02</td>
<td>Vented Separately</td>
<td>Uncontrolled</td>
</tr>
<tr>
<td>J-138</td>
<td>1991 Extension 1994</td>
<td>999-03</td>
<td>J-138 and J-140 are vented with D-138 (vapor/liquid separation tank)</td>
<td>0.685 mmBTU per hour Thermal Oxidizer ITF</td>
</tr>
<tr>
<td>J-140</td>
<td>1981</td>
<td>999-05</td>
<td>Vented Separately</td>
<td>Uncontrolled</td>
</tr>
<tr>
<td>J-141</td>
<td>1988 Extension 1993</td>
<td>999-06</td>
<td>Vented Separately</td>
<td>Uncontrolled</td>
</tr>
<tr>
<td>J-157</td>
<td>1968-1970</td>
<td>999-08</td>
<td>Vented with J-156</td>
<td>Uncontrolled</td>
</tr>
<tr>
<td>J-162</td>
<td>1996</td>
<td>999-14</td>
<td>Vented Separately</td>
<td>Uncontrolled</td>
</tr>
<tr>
<td>J-163</td>
<td>1996</td>
<td>999-15</td>
<td>Vented Separately</td>
<td>Uncontrolled</td>
</tr>
</tbody>
</table>

(cc) The Mechanical Shop, identified as Unit 693. The Mechanical Shop includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

(1) Two (2) Electric Heat Treat Furnaces that are considered insignificant sources.
(2) Leaks from facility fuel gas lines.

(dd) One bulk truck loading facility, identified as the Marketing Terminal, and consisting of one (1) truck loading rack, constructed in 1972 and modified in 1992, comprised of 7 bays used for loading gasoline products and fuel oil. Four bays are dedicated to loading distillates, while the other three bays are dedicated to loading gasoline products. The maximum throughput for the truck loading facility is 1,103,760,000 gallons per year. Emissions of volatile organic compounds are controlled using a vapor combustion unit (identified as VCU).

(ee) Cooling Towers including the following:

(1) One (1) cooling tower (identified as Cooling Tower No.6), constructed in 1996, with a maximum capacity of 20,000 gallons of water per minute. Cooling Tower No.6 is located at the No.12 Pipestill.

(2) Cooling Towers (constructed prior to 1980), with controls installed as part of the WRMP project:

<table>
<thead>
<tr>
<th>Cooling Tower</th>
<th>Recirculation Rate/Make-up rate (gallons/minute)</th>
<th>Control Devices</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cooling Tower 2*</td>
<td>50,000/1,285</td>
<td>high efficiency liquid drift eliminators</td>
</tr>
<tr>
<td>Cooling Tower 3</td>
<td>90,000/1,571</td>
<td>high efficiency liquid drift eliminators</td>
</tr>
<tr>
<td>Cooling Tower 4</td>
<td>44,000/1,085</td>
<td>high efficiency liquid drift eliminators</td>
</tr>
</tbody>
</table>

* Half of the Cooling Tower 2 modules were controlled prior to the WRMP Project. Contemporaneous to the WRMP Project the other modules will be controlled with high efficiency drift eliminators.

(3) Cooling Towers to be installed as part of the WRMP project:

<table>
<thead>
<tr>
<th>Cooling Tower</th>
<th>Recirculation Rate/Make-up rate (gallons/minute)</th>
<th>Control Devices</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cooling Tower 7</td>
<td>22,000/982</td>
<td>high efficiency liquid drift eliminators</td>
</tr>
<tr>
<td>Cooling Tower 8</td>
<td>90,000/2956</td>
<td>high efficiency liquid drift eliminators</td>
</tr>
</tbody>
</table>

(4) Existing Cooling Towers affected by the WRMP project:

<table>
<thead>
<tr>
<th>Cooling Tower</th>
<th>Recirculation Rate/Make-up rate (gallons/minute)</th>
<th>Control Devices</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cooling Tower 5</td>
<td>41,250/814</td>
<td>high efficiency liquid drift eliminators</td>
</tr>
</tbody>
</table>

(5) Associated heavy liquid pumps, heavy liquid valves, and heavy liquid pressure relief devices.

(6) One (1) modular back-up cooling tower system, identified as Modular Cooling Tower System, approved in 2014 for installation, to be brought onsite in the event that an existing cooling tower is out of service or operating at reduced rates for maintenance, repair, or replacement, with a maximum recirculation rate of 90,000 gallons per minute, with a maximum make-up rate of 3,000 gallons per minute, using high efficiency liquid drift eliminators as particulate control. This unit can stand in for Cooling Towers 1 through 8.
(ff) One (1) Asphalt Facility used to store, blend and transfer asphalt products. The facility has six blenders used for loading asphalt into railcars and trucks. Process heaters are used to keep certain tanks at the proper temperature for shipping. This facility includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

(1) The following one (1) process heater:

<table>
<thead>
<tr>
<th>Process Heater ID</th>
<th>Heat Input Capacity (mmBTU/hr)</th>
<th>Fuel</th>
<th>Control Device</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-2 Steiglitz Park Heater</td>
<td>28</td>
<td>Natural gas</td>
<td>none</td>
</tr>
</tbody>
</table>

(2) The following one (1) asphalt storage tank used to store volatile organic liquids that has a vapor pressure less than 0.75 psi:

<table>
<thead>
<tr>
<th>Identification</th>
<th>Storage Capacity (gallons)</th>
<th>Year Constructed</th>
</tr>
</thead>
<tbody>
<tr>
<td>3613</td>
<td>8,866,200</td>
<td>1992</td>
</tr>
</tbody>
</table>

(3) The following six (6) asphalt storage tanks used to store volatile organic liquids that have a vapor pressure less than 0.5 psi.

<table>
<thead>
<tr>
<th>Identification</th>
<th>Storage Capacity (gallons)</th>
<th>Year Constructed</th>
</tr>
</thead>
<tbody>
<tr>
<td>3571</td>
<td>5,040,000</td>
<td>1971</td>
</tr>
<tr>
<td>3572</td>
<td>5,040,000</td>
<td>1971</td>
</tr>
<tr>
<td>TK-3609*</td>
<td>9,652,608</td>
<td>1973 Modified in 2017</td>
</tr>
<tr>
<td>3611</td>
<td>8,513,400</td>
<td>1973</td>
</tr>
<tr>
<td>6126</td>
<td>3,108,000</td>
<td>1999</td>
</tr>
<tr>
<td>6127</td>
<td>3,108,000</td>
<td>2000</td>
</tr>
</tbody>
</table>

* TK-3609 equipped with nitrogen sparging and a biofilter.

Under 40 CFR 63, Subpart CC, TK-3609, Tank 6126 and Tank 6127 are each considered as Group 2 storage vessels that are part of the existing affected source.

Under 40 CFR 60, Subpart UU, TK-3609 is considered an affected facility.

(4) The following five (5) heated vertical storage tanks, each approved for construction in 2007, each with a fixed cone roof, and each in heavy liquid service, storing volatile organic liquids that have a vapor pressure less than 0.0435 psia, and exhausting to the atmosphere or to a biofilter system for odor and opacity control:

<table>
<thead>
<tr>
<th>Tank ID</th>
<th>Liquid Stored</th>
<th>Date Approved for Construction</th>
<th>Tank Storage Capacity (gallons)</th>
<th>Maximum Throughput (gallons/year)</th>
<th>Exhaust ID</th>
</tr>
</thead>
<tbody>
<tr>
<td>TK-3573</td>
<td>Trim Gas Oil</td>
<td>2007</td>
<td>966,000</td>
<td>20,160,000</td>
<td>TK-3573</td>
</tr>
<tr>
<td>TK-3614</td>
<td>Residual Oil and/or Asphalt</td>
<td>2007</td>
<td>14,154,000</td>
<td>141,120,000</td>
<td>biofilter</td>
</tr>
</tbody>
</table>
Under 40 CFR 60, Subpart UU, storage tanks TK-3614 and TK-3615 are each considered an affected facility.

Under 40 CFR 63, Subpart CC, storage tanks TK-3573, TK-3614 through TK-3617, are each considered as Group 2 storage vessels that are part of the existing affected source.

(5) The following heated vertical storage tank, with a fixed cone roof, in heavy liquid service, storing volatile organic liquids that have a vapor pressure less than 0.0435 psia, and exhausting to the atmosphere:

<table>
<thead>
<tr>
<th>Tank ID</th>
<th>Liquid Stored</th>
<th>Date Approved for Construction</th>
<th>Tank Storage Capacity (gallons)</th>
<th>Maximum Throughput (gallons/year)</th>
<th>Exhaust ID</th>
</tr>
</thead>
<tbody>
<tr>
<td>TK-3615</td>
<td>Residual Oil and/or Asphalt</td>
<td>2007</td>
<td>14,154,000</td>
<td>141,120,000</td>
<td>biofilter</td>
</tr>
<tr>
<td>TK-3616</td>
<td>Trim Gas Oil</td>
<td>2007*</td>
<td>2,268,000</td>
<td>16,800,000</td>
<td>TK-3616</td>
</tr>
<tr>
<td>TK-3617</td>
<td>Trim Gas Oil</td>
<td>2007*</td>
<td>2,268,000</td>
<td>16,800,000</td>
<td>TK-3617</td>
</tr>
</tbody>
</table>

*Construction completed in 2007

Under 40 CFR 60, Subpart CC, storage tank TK-3570 is considered as a Group 2 storage vessel that is part of the existing affected source.

(6) one (1) truck loading rack, approved for construction in 2007, comprised of six (6) loading bays used for loading liquid asphalt product, with a total maximum loading capacity of 800,000 tons of asphalt product per year, exhausting to the atmosphere or to a biofilter system for odor control.

(7) one (1) rail car loading rack, approved for construction in 2007, comprised of twenty-eight (28) loading bays used for loading liquid asphalt product, with a total maximum loading capacity of 800,000 tons of asphalt product per year, exhausting to the atmosphere or to a biofilter system for odor control.

(8) Equipment leaks of VOC and HAP from valves, pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, flanges and/or other connectors and heat exchange systems.

Under 40 CFR 60, Subpart GGGa, valves, pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, flanges and/or other connectors in VOC service, are considered part of the existing affected source.

(gg) One (1) pipeline (Cogen Steam Transfer Line) connecting BP’s boilers (identified as emission units 501 and 503) with Whiting Clean Energy’s heat recovery steam operator.
The pipeline is used to exchange steam between the two facilities. The pipeline was constructed in 2001.

(hh) One (1) pipeline (US Steel Stream Transfer Line) connecting BP’s steam header with US Steel East Chicago (Plant ID #089-00300). This pipeline was constructed 2005 through 2006 and is used to transfer steam from BP to US Steel.

(ii) One (1) Marine Dock Facility used to store and transfer products. The facility has three dock berths. A process heater is used to keep certain tanks at the proper temperature for shipping. As a contemporaneous project to the WRMP Project, gasoline loading at the Marine dock will cease. This facility includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

1. One (1) natural gas-fired process heater (identified as Marine Dock Heater F-100), having a maximum heat input capacity of 7 mmBTU per hour.

2. One (1) storage tank (identified as BT-1), constructed in 1990, with a maximum storage capacity of 706,000 gallons and used to store petroleum hydrocarbons with a vapor pressure less than 15 psia. The tank is equipped with a fixed roof and an internal floating roof.

3. One storage tank (BT-2), constructed in 1968, permitted for modification in 2008 (SPM 089-25488-00453), with a maximum storage capacity of 874,944 gallons, used to store petroleum hydrocarbons with a vapor pressure less than 15 psia, with a fixed roof and an internal floating roof.

(jj) The refinery operates ten hydrocarbon flares. The PIB flare is operated by INEOS. The flares are used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

The flares are identified as follows:

<table>
<thead>
<tr>
<th>Flare</th>
<th>Stack ID.</th>
<th>Date of Installation</th>
<th>Dimensions</th>
<th>Process Units Normally Controlled by the Flare System *</th>
<th>Maximum Capacity (mmBTU/hr)</th>
<th>Flare Gas Recovery System ID</th>
<th>Pilot Fuel Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>4UF Flare***</td>
<td>224-06</td>
<td>1972</td>
<td>H = 200 ft, D = 2.5 ft.</td>
<td>ARU, CFU, BOU, 4UF</td>
<td>15,000</td>
<td>FGRS4**** (installed as part of the FGR Project)</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>FCU flare***</td>
<td>230-02</td>
<td>1945</td>
<td>H = 200 ft, D = 2.0 ft.</td>
<td>FCU 600</td>
<td>5620</td>
<td>FGRS3**** (installed as part of the FGR Project)</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>UIU Flare***</td>
<td>220-04</td>
<td>1958</td>
<td>H = 199.5 ft, D = 2.5 ft.</td>
<td>ISOM, 3UF, 2TP, CRU</td>
<td>7550</td>
<td>FGRS4**** (installed as part of the FGR Project)</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>VRU Flare***</td>
<td>241-01</td>
<td>Unknown</td>
<td>H = 200 ft, D = 2.0 ft.</td>
<td>VRU 100, VRU200, VRU 300, FCU 500</td>
<td>1596</td>
<td>FGRS3**** (installed as part of the FGR Project)</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>Alky Flare***</td>
<td>140-01</td>
<td>1961</td>
<td>H = 199.5 ft, D = 2.5 ft.</td>
<td>PCU, Alky</td>
<td>3920</td>
<td>FGRS3**** (installed as part of the FGR Project)</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>Flare</td>
<td>Stack ID.</td>
<td>Date of Installation</td>
<td>Dimensions</td>
<td>Process Units Normally Controlled by the Flare System *</td>
<td>Maximum Capacity (mmBTU/hr)</td>
<td>Flare Gas Recovery System ID</td>
<td>Pilot Fuel Type</td>
</tr>
<tr>
<td>---------</td>
<td>-----------</td>
<td>-----------------------</td>
<td>---------------------</td>
<td>--------------------------------------------------------</td>
<td>----------------------------</td>
<td>----------------------------</td>
<td>-------------------------------</td>
</tr>
<tr>
<td>SRU</td>
<td>162-03</td>
<td>1971</td>
<td>H = 300 ft. D = 1.5 ft.</td>
<td>SRU</td>
<td>688</td>
<td>none</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>DDU</td>
<td>698-02</td>
<td>1993</td>
<td>H = 200 ft. D = 1.5 ft.</td>
<td>DDU, HU, Coker, DHT</td>
<td>6000</td>
<td>none</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>LPG</td>
<td>604-01</td>
<td>1986</td>
<td>H = 50 ft. D = 1.2 ft.</td>
<td>LPG storage vessels and loading facilities</td>
<td>30</td>
<td>none</td>
<td>LPG</td>
</tr>
<tr>
<td>PIB</td>
<td>2</td>
<td>1982</td>
<td>H = 250 ft. D = 3.0 ft.</td>
<td>RGP/PGP Loading Rack</td>
<td>540,000 lb/hr</td>
<td>none</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>GOHT</td>
<td>802-03</td>
<td>Installed as</td>
<td>H = 316 ft. D = 5 ft.</td>
<td>GOHT</td>
<td>N/A</td>
<td>FGRS2</td>
<td>Natural Gas</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Part of WRMP</td>
<td></td>
<td></td>
<td></td>
<td>(installed as a part of WRMP)</td>
<td></td>
</tr>
<tr>
<td>South</td>
<td>800-04</td>
<td>Installed as</td>
<td>H = 350 ft. D = 6 ft</td>
<td>Coker 2, 12PS, Sulfur Recovery Complex, VRU 300, VRU 400</td>
<td>N/A</td>
<td>FGRS1</td>
<td>Natural Gas</td>
</tr>
<tr>
<td>Flare***</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>(installed as a part of WRMP)</td>
<td></td>
</tr>
</tbody>
</table>

* During emergencies or flare outages, some emission units or streams may be controlled by an alternate flare system that complies with the same applicable requirements as the flare normally used to control the emissions for those units.

** Owned and operated by INEOS USA, LLC. (Plant I.D. 089-00076). This unit has been permanently decommissioned.

*** Flares are equipped with a flare gas recovery system. Under normal operation the recovered gas streams will be utilized in the refinery fuel gas system.

**** Note that FGRS3 and FGRS4 are cross connected via a tie-line, to maximize gas recovery and use of available compressor capacity as needed.

***** As specified by the Federal Consent Decree from United States, et al. v BP Products North America Inc, Civil No. 2:12-CV-00207 (N.D. Ind. Hammond Div., May 23, 2012), the SRU Flare was permanently decommissioned on August 12, 2013 by the installation of a welded blind on the piping.

Additionally, the following emission units are associated with the flare gas recovery systems:

(kk) The OSBL area includes the pipe alleys, laboratory dock and waste transfer pad. The pipe alleys contain pipes that transfer hydrocarbon streams from one process unit to another or to storage. This facility includes leaks from process equipment, including open-ended valves or lines and flanges and heat exchange systems. This facility also contains area drains and an oil/water separator. This facility may also include insignificant activities listed in Section A.4 of this permit.

(1) As part of the WEP, there are new piping connections (valves and flanges).

(ii) The Distillate Hydrotreating (DHT) Unit, identified as Unit ID 720 and rated at 45,000 barrels per day, which removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in a process furnace and passed over a catalyst bed to convert sulfur compounds to H₂S. The DHT Unit was constructed in 2005/2006 and includes the following emission units:

(1) DHT Unit Heater B-601, rated at 35 mmBTU per hour and constructed in May 2005. As part of the WRMP Project, DHT Unit Heater B-601 was permanently decommissioned and a 41.9 mmBTU per hour natural gas fired heater, identified...
as B-601A, was constructed. NOX emissions are controlled by ultra low-NOX burners having an emission rate of 0.04 pounds per million Btu heat input or less. Emissions are exhausted to a stack identified as 720-01. The DHT Heater B-601 was permanently decommissioned as of July 7, 2010.

(2) Associated valves, pumps, compressors, pressure relief devices, sampling connection systems, open-ended lines or valves, flanges or other connectors, and instrumentation and heat exchange systems.

The DHT Unit shares the DDU Flare, used to control VOC emissions during emergency situations, unit startups and shutdowns.

(mm) One (1) tank sludge cleaning facility (identified as Tank Cleaning Facility) with a maximum throughput of 300 gallons per minute of storage tank sludge/cutter stock mix per hour, with VOC and HAP emissions voluntarily controlled using a wet scrubber/carbon canister system (identified as S-1). The facility is approved for construction in 2007, is operated as a batch process, and consists of the following emission units:

(1) Four (4) mix tanks identified as Mix Tank #1, #2, #3, and #4. Each tank has maximum capacity of 21,000 gallons, with emissions voluntarily controlled by the wet scrubber/carbon canister system S-1.

(2) Two (2) enclosed centrifuges (identified as Centrifuge #1 and #2) with no process vents.

(3) One (1) diesel-fired boiler (identified as C-1), with a maximum heat input capacity of 8.4 mmBTU per hour burning low-sulfur (less than 0.05% sulfur by weight) diesel fuel. Emissions are exhausted at stack C-1-01. There is no control device for this emission unit.

(4) Six (6) portable rectangular storage tanks, including:

(A) Two (2) Reclaimed Oil Tanks identified as ROT-1 and ROT-2. Each tank has a maximum storage capacity of 21,000 gallons and is used to store reclaimed sludge and cutter stock. Emissions are voluntarily controlled by the wet scrubber/carbon canister system S-1.

(B) Three (3) Cutter Stock Tanks identified as CST-1, CST-2, and CST-3. Each tank has a maximum storage capacity of 21,000 gallons and is used to store Cutter Stock. Emissions are voluntarily controlled by the wet scrubber/carbon canister system S-1.

(C) One (1) Concentrate Tank identified as CT-1. This tank has a maximum storage capacity of 21,000 gallons and is used to store cutter stock and tank sludge mix. Emissions are voluntarily controlled by the wet scrubber/carbon canister system S-1.

(5) Equipment leaks of VOC and HAP from pumps, valves, and connectors. Under 40 CFR 63, Subpart CC, equipment leaks from pumps, valves, and connectors associated with the Tank Cleaning Facility are affected facilities in organic hazardous air pollutant service.

(nn) The Gas Oil Hydrotreater (GOHT) Unit, identified as Unit ID 802 and rated at 120,000 barrels per day. The GOHT reduces the sulfur and nitrogen content of the FCU feed and improves the hydrogen content. Operation of the GOHT will enable the FCU to meet
gasoline sulfur specifications and to improve FCU conversion yields. The GOHT Unit will be constructed as part of the WRMP Project and includes the following emission units:

(1) Process heaters comprising of:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-901A</td>
<td>47</td>
<td>802-01</td>
<td>Ultra low-NO\textsubscript{X} burners</td>
</tr>
<tr>
<td>F-901B</td>
<td>47</td>
<td>802-02</td>
<td>Ultra low-NO\textsubscript{X} burners</td>
</tr>
</tbody>
</table>

(2) Associated valves, pumps, compressors (K-901A, K-901B, K-901C, and K-902), pressure relief devices, sampling connection systems, open-ended lines or valves, flanges or other connectors, and instrumentation and heat exchange systems.

(3) The GOHT Unit is connected to the GOHT Flare and associated flare gas recovery system FGRS2 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns.

(4) Miscellaneous process vent emissions, which are routed to the GOHT Flare and associated flare gas recovery system FGRS2 (identified in Section D.35).

(oo) The New Hydrogen Unit (New HU), identified as Unit ID 801, owned and operated by Praxair, Inc. and constructed as part of the WRMP Project, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The New HU produces high purity hydrogen by reacting steam with methane. The New HU heaters HU-1 and HU-2 are equipped with Selective Catalytic Reduction (SCR) for control of NO\textsubscript{X}. The New HU heater stacks have continuous emissions monitors (CEMs) for NO\textsubscript{X} and CO. The New HU includes the following sources of emissions and may also include insignificant activities listed in Section A.4 of this permit:

(1) Process heaters comprising:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted to</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>HU-1</td>
<td>920*</td>
<td>801-01</td>
<td>Low-NO\textsubscript{X} burners and selective catalytic reduction</td>
</tr>
<tr>
<td>HU-2</td>
<td>920*</td>
<td>801-02</td>
<td>Low-NO\textsubscript{X} burners and selective catalytic reduction</td>
</tr>
</tbody>
</table>

* New HU Heaters HU-1 and HU-2 combust both natural gas and PSA tailgas with a fuel ratio of no more than 25% natural gas and the remainder PSA tailgas.

(2) One cooling tower (HU Cooling Tower) rated at 14,000 gallons per minute recirculation rate controlled by high efficiency drift eliminators.

(3) The New HU is connected to the New HU Flare system. The system is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The New HU Flare will be operated with a water seal or nitrogen purge. As such, there will be no purge gas emissions from the New HU Flare. The New HU Flare exhausts to S/V 801-03.

(4) Associated valves, pumps, compressors (C-9210 and C-9230), pressure relief devices, sampling connection systems, open-ended lines or valves, flanges or other connectors, and instrumentation systems.
(5) One (1) diesel-fueled emergency generator rated at 1,214 HP.

(6) HU steam vent.

(pp) The Naphtha Hydrotreater (NHT), identified as Unit ID 810, approved in 2016 for construction, removes sulfur from petroleum naphthas. Petroleum naphthas are heated and sent through a Selective Hydrotreating Unit (SHU) reactor, D-701, to prevent fouling downstream and to treat diolefins. The SHU reactor effluent is routed to a Hydrodesulfurization (HDS) reactor, D-702, to further reduce sulfur content. The HDS reactor effluent is cooled, and the HDS reactor's vapor stream is sent to the amine absorber tower, C-701, to remove H2S from the unreacted hydrogen prior to being recycled within the NHT unit and purged as needed to the hydrogen header system. The HDS reactor's liquid stream is sent to the stabilizer distillation column, C-702, to separate lighter components entrained in the desulfurized naphtha. Additional sulfur is removed from the stabilizer's off-gas at the stabilizer off-gas amine contactor tower, C-703, prior to being recycled to the fuel gas system. Desulfurized naphtha is pumped to the tank fields for gasoline blending. Sulfur containing sour water and amine streams are sent to the SRP. The NHT includes the following sources of emissions:

(1) One (1) hydrodesulfurization (HDS) reactor heater, identified as F-701, with a maximum rated capacity of 104.2 mmBTU/hr, with emissions uncontrolled and exhausting to stack 810-01. The HDS reactor heater is equipped with low-NOx burners, a NOx CEMS, has natural gas-fired pilot lights, and burns refinery fuel gas. The HDS reactor heater provides heat for the HDS reactor feed and effluent streams.

(2) Associated valves, pumps, compressors, pressure relief devices, sampling connections systems, open-ended line or valves, flanges and other connectors, instrumentation and heat exchange systems.

(3) The NHT Unit is connected to the GOHT Flare and associated flare gas recovery system FGRS 2 (included in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns.

(4) As part of the WEP, there are new piping connections (valves and flanges).

A.4 Insignificant Activities [326 IAC 2-7-1(21)] [326 IAC 2-7-4(c)] [326 IAC 2-7-5(14)]

This stationary source also includes the following insignificant activities, as defined in 326 IAC 2-7-1(21):

(a) Paved and unpaved roads and parking lots with public access, including road sweeping [326 IAC 6.8-10-3] [326 IAC 2-7-1(21)(J)(xiii)];

(b) Asbestos abatement projects regulated by 326 IAC 14-10 [326 IAC 2-7-1(21)(J)(xvi)];

(c) The following equipment related to manufacturing activities not resulting in the emission of HAPs: brazing equipment, cutting torches, soldering equipment, welding equipment [326 IAC 6.8-1-2(a)] [326 IAC 2-7-1(21)(J)(vi)(EE)];

(d) Machining where an aqueous cutting coolant continuously floods the machining interface [326 IAC 6.8-1-2(a)] [326 IAC 2-7-1(21)(J)(vi)(BB)];
(e) Stockpiled soils from soil remediation activities that are covered and waiting transport for disposal [326 IAC 6.8-10-3] [326 IAC 2-7-1(21)(J)(xii)];

(f) Emission units with PM/PM$_{10}$/PM$_{2.5}$ emissions less than five (5) tons per year, SO$_2$, NO$_x$, and VOC emissions less than ten (10) tons per year, CO emissions less than twenty-five (25) tons per year, lead emissions less than two-tenths (0.2) tons per year, single HAP emissions less than one (1) ton per year, and combination of HAPs emissions less than two and a half (2.5) tons per year [326 IAC 2-1.1-3(e)(1) and 326 IAC 2-7-1(21)(A)-(C)];

1. FCU catalyst handling including truck loading/unloading [326 IAC 6.8-1-2(a)];

2. Power Station soot blows [326 IAC 6.8-1-2(a)];

3. General excavations for site remediation activities [326 IAC 6.8-10-3];

4. Fugitive dust from coke yard, sulfur piles, and sulfur pits [326 IAC 6.8-10-3]; and

5. Soil Screening [326 IAC 6.8-10-3].

6. One (1) lime loading operation at the Main Water Treatment Plant, consisting of two (2) lime silos (Lime Storage Bin North – UT 207 and Lime Storage Bin South-UT 208), permitted in 2014, controlled by one (1) bin vent filter. [326 IAC 6.8-1-2(a)]

(g) Emissions from a laboratory, as defined in 326 IAC 2-7-1(21)(D).

(h) Combustion activities related to the following [326 IAC 2-7-1(21)(J)(i)]:

1. Space heaters, process heaters, heat treat furnaces, or boilers using the following fuels:

   (i) Natural gas, provided the heat input of the unit is equal to or less than 10 mmBTU/hr.

   (ii) The following five (5) natural gas-fired hot oil heaters, each approved for construction in 2007, and each considered an insignificant activity, as defined in 326 IAC 2-7-1(21)(J)(i)(AA)(aa):

<table>
<thead>
<tr>
<th>Process Heater ID</th>
<th>Heat Input Capacity (mmBTU/hr)</th>
<th>Fuel</th>
<th>Control Device</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-300</td>
<td>9.9</td>
<td>Natural gas</td>
<td>none</td>
</tr>
<tr>
<td>F-400</td>
<td>9.9</td>
<td>Natural gas</td>
<td>none</td>
</tr>
<tr>
<td>H-LG-1</td>
<td>9.9</td>
<td>Natural gas</td>
<td>none</td>
</tr>
<tr>
<td>H-LG-2</td>
<td>9.9</td>
<td>Natural gas</td>
<td>none</td>
</tr>
<tr>
<td>H-LG-3*</td>
<td>9.9</td>
<td>Natural gas</td>
<td>none</td>
</tr>
</tbody>
</table>

*Hot oil heater H-LG-3 will exhaust to a steam generator that will be used to heat rejected loads of asphalt during unloading.

   (iii) Propane, liquefied petroleum gas, or butane, provided the heat input of the unit is equal to or less than 6 mmBTU/hr.

   (2) Equipment powered by diesel fuel fired or natural gas fired internal combustion engines of capacity equal to or less than five hundred thousand (500,000) British thermal units per hour except where total capacity of equipment operated by one (1) stationary source as defined in 326 IAC 2-7-1(39) exceeds two million
(2,000,000) British thermal units per hour. [326 IAC 2-7-1(21)(J)(i)(BB)] [40 CFR 60, Subpart III] [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

(3) Combustion source flame safety purging on startup.

(i) One (1) fuel dispensing operation, constructed in 2005, dispensing less than or equal to 1,300 gal/day into motor vehicle fuel tanks and with emissions less than the insignificant activity emission thresholds in 326 IAC 2-7-1(21)(A) through (C). The dispensing facility consists of a vapor balance system to control emissions and the following two (2) storage tanks [326 IAC 8-4-6]:

(1) One (1) gasoline storage tank, constructed in 2005, having a maximum storage capacity of 12,000 gallons.

(2) One (1) diesel storage tank, constructed in 2005, having a maximum storage capacity of 6,000 gallons.

(j) The following VOC and HAP storage containers [326 IAC 2-7-1(21)(J)(iii)]:

(1) Storage tanks with capacity less than or equal to one thousand (1,000) gallons and annual throughputs equal to or less than twelve thousand (12,000) gallons.

(2) Vessels storing lubricating oils, hydraulic oils, machining oils, or machining fluids.

(k) Production related activities, including the application of oils, greases, lubricants, and non-volatile material such as temporary protective coatings [326 IAC 2-7-1(21)(J)(vi)(AA)].

(l) Degreasing operations that do not exceed 145 gallons per twelve (12) months, except if subject to 326 IAC 20-6 [326 IAC 2-7-1(21)(J)(vi)(CC)] [326 IAC 8-3-2] [326 IAC 8-3-5].

(m) Cleaners and solvents with a vapor pressure equal to or less than 0.3 psia at 100°F or 0.1 psia at 68°F and for which the combined use for all materials does not exceed 145 gallons per 12 months [326 IAC 2-7-1(21)(J)(vi)(DD)].

(n) Closed loop heating and cooling systems [326 IAC 2-7-1(21)(J)(vi)(FF)].

(o) Ground water oil recovery wells [326 IAC 2-7-1(21)(J)(vii)(BB)].

(p) Activities associated with the treatment of wastewater streams with an oil and grease content less than or equal to 1% by volume [326 IAC 2-7-1(21)(J)(ix)(AA)].

(q) Water run-off ponds for petroleum coke-cutting and coke storage piles [326 IAC 2-7-1(21)(J)(viii)(BB)].

(r) Any operation using aqueous solvents containing less than or equal to 1% by weight of VOCs excluding HAPs [326 IAC 2-7-1(21)(J)(viii)(DD)].

(s) Non-contact cooling tower systems with either natural draft or forced and induced draft systems not regulated under a NESHAP [326 IAC 2-7-1(21)(J)(viii)(FF)].

(t) Activities associated with the transportation and treatment of sanitary sewage, provided discharge to the treatment plant is under the control of the owner or operator, that is, an on-site sewage treatment facility [326 IAC 2-7-1(21)(J)(viii)(CC)].

(u) Repair activities including the following [326 IAC 2-7-1(21)(J)(x)]:
(1) Replacement or repair of ESPs, bags in baghouses, and filters in other air filtration equipment.

(2) Heat exchanger cleaning and repair.

(3) Process vessel degassing and cleaning to prepare for internal repairs.

(v) Coke conveying operations, as provided in 326 IAC 2-7-1(21)(J)(xiv).

(w) Equipment used to collect any material that might be released during a malfunction, process upset, or spill cleanup, including catch tanks, temporary liquid separators, tanks, and fluid handling equipment [326 IAC 2-7-1(21)(J)(xix)].

(x) Blowdown for sight glasses, boilers, cooling towers, compressors, or pumps [326 IAC 2-7-1(21)(J)(xx)].

(y) Activities associated with emergencies, as follows:

(1) On-site fire training approved by the department. [326 IAC 2-7-1(21)(J)(xxii)(AA)]

(2) Emergency generators as follows: [326 IAC 2-7-1(21)(J)(xxii)(BB)]

   (A) Gasoline generators not exceeding one hundred ten (110) horsepower; [326 IAC 2-7-1(21)(J)(xxii)(BB)(aa)] [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

   (B) Diesel Generators not exceeding one thousand six hundred (1,600) horsepower. [326 IAC 2-7-1(21)(J)(xxii)(BB)(bb)] [40 CFR 60, Subpart IIII] [40 CFR 63, Subpart ZZZZ]

   (C) Natural gas turbines or reciprocating engines not exceeding sixteen thousand (16,000) horsepower. [326 IAC 2-7-1(21)(J)(xxii)(BB)(cc)] [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

(3) Stationary fire pump engines. [326 IAC 2-7-1(21)(J)(xxii)(CC)] [40 CFR 60, Subpart IIII] [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

(z) A warehouse identified as the Calumet Warehouse that includes the following emission sources and may also include other insignificant activities listed in Section A.4 of this permit [326 IAC 6.8-1-2(b)]:

(1) Boiler No. 1 with a maximum design capacity of 2.0 mmBTU/hr heat input and is natural gas-fired only, constructed in 2006, venting to stack, S-1.

(2) Boiler No. 2 with a maximum design capacity of 2.0 mmBTU/hr heat input and is natural gas-fired only, constructed in 2006, venting to stack, S-2.

(3) Boiler No. 3 with a maximum design capacity of 2.0 MMBtu/hr heat input and is natural gas-fired only, constructed in 2006, venting to stack, S-3.

(4) Boiler No. 4 with a maximum design capacity of 2.0 mMBtu/hr heat input and is natural gas-fired only, constructed in 2006, venting to stack, S-4.

(5) Boiler No. 5 with a maximum design capacity of 2.0 mMBtu/hr heat input and is natural gas-fired only, constructed in 2006, venting to stack, S-5.
(6) Boiler No. 6 with a maximum design capacity of 2.0 mmBtu/hr heat input and is natural gas-fired only, constructed in 2006, venting to stack, S-6.

(aa) Routine maintenance and repair of buildings, structures, or vehicles at the source where air emissions from those activities would not be associated with any production process, including the following [326 IAC 2-7-1(21)(J)(xvii)]:

(1) Purging of gas lines.
(2) Purging of vessels.

(bb) Flue gas conditioning systems and associated chemicals, such as the following [326 IAC 2-7-1(21)(J)(xviii)]:

(1) Sodium sulfate.
(2) Ammonia.
(3) Sulfur trioxide.

(cc) Purge double block and bleed valves [326 IAC 2-7-1(21)(J)(xxiv)].

(dd) Filter or coalescer media changeout [326 IAC 2-7-1(21)(J)(xxv)].

(ee) Diesel-fired engines, as follows:

(1) One (1) emergency fire pump engine, identified as Firepump Engine 1 (PU-300B), a 2010 model year engine permitted and installed in 2012, with a maximum capacity of 359 HP. [40 CFR 60, Subpart III] [40 CFR 63, Subpart ZZZZ]

(2) Two (2) non-emergency pump engines, identified as Pump Engine 2 (P-31) and Pump Engine 3 (P-32), 2010 model year engines permitted and installed in 2012, each with a maximum capacity of 460 HP. [40 CFR 60, Subpart III] [40 CFR 63, Subpart ZZZZ]

(ff) One (1) concrete crushing process, per SPM 089-25488-00453, with a maximum processing capacity of 120 tons per hour, having two (2) transfer points.

(gg) One (1) glycol dehydration unit (GDU) to remove water from the refinery fuel gas system to reduce corrosion, which is composed of a glycol contactor and a stripper. Natural gas is used as the stripping medium. The unit consists of the following equipment: a small (approx. 1,500 gal) tank to deliver glycol to the system, a glycol system of approx. 8,000 gal in capacity, heat exchangers and a coalescer, coolers, condensers, a glycol contactor, a glycol regenerator with a reboiler and stripper, and filters (carbon and sock types).

(hh) One (1) cooling tower, identified as Cooling Tower 1, with a maximum capacity of 35,000 gpm. [40 CFR 63, Subpart CC]

(ii) Two (2) propane-fired emergency generator engines, identified as Radio Tower Emergency Engine 1 and Radio Tower Emergency Engine 2, permitted in 2019, each with a maximum capacity of 230 HP. [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]
A.5 Part 70 Permit Applicability [326 IAC 2-7-2]

This stationary source is required to have a Part 70 permit by 326 IAC 2-7-2 (Applicability) because:

(a) It is a major source, as defined in 326 IAC 2-7-1(22);

(b) It is a source in a source category designated by the United States Environmental Protection Agency (U.S. EPA) under 40 CFR 70.3 (Part 70 - Applicability).
SECTION B  GENERAL CONDITIONS

B.1 Definitions [326 IAC 2-7-1]
Terms in this permit shall have the definition assigned to such terms in the referenced regulation. In the absence of definitions in the referenced regulation, the applicable definitions found in the statutes or regulations (IC 13-11, 326 IAC 1-2 and 326 IAC 2-7) shall prevail.

B.2 Permit Term [326 IAC 2-7-5(2)] [326 IAC 2-1.1-9.5] [326 IAC 2-7-4(a)(1)(D)] [IC 13-15-3-6(a)]
(a) This permit, T089-30396-00453, is issued for a fixed term of five (5) years from the issuance date of this permit, as determined in accordance with IC 4-21.5-3-5(f) and IC 13-15-5-3. Subsequent revisions, modifications, or amendments of this permit do not affect the expiration date of this permit.

(b) If IDEM, OAQ, upon receiving a timely and complete renewal permit application, fails to issue or deny the permit renewal prior to the expiration date of this permit, this existing permit shall not expire and all terms and conditions shall continue in effect, including any permit shield provided in 326 IAC 2-7-15, until the renewal permit has been issued or denied.

B.3 Term of Conditions [326 IAC 2-1.1-9.5]
Notwithstanding the permit term of a permit to construct, a permit to operate, or a permit modification, any condition established in a permit issued pursuant to a permitting program approved in the state implementation plan shall remain in effect until:

(a) the condition is modified in a subsequent permit action pursuant to Title I of the Clean Air Act; or

(b) the emission unit to which the condition pertains permanently ceases operation.

B.4 Enforceability [326 IAC 2-7-7] [IC 13-17-12]
Unless otherwise stated, all terms and conditions in this permit, including any provisions designed to limit the source's potential to emit, are enforceable by IDEM, the United States Environmental Protection Agency (U.S. EPA) and by citizens in accordance with the Clean Air Act.

B.5 Severability [326 IAC 2-7-5(5)]
The provisions of this permit are severable; a determination that any portion of this permit is invalid shall not affect the validity of the remainder of the permit.

B.6 Property Rights or Exclusive Privilege [326 IAC 2-7-5(6)(D)]
This permit does not convey any property rights of any sort or any exclusive privilege.

B.7 Duty to Provide Information [326 IAC 2-7-5(6)(E)]
(a) The Permittee shall furnish to IDEM, OAQ, within a reasonable time, any information that IDEM, OAQ may request in writing to determine whether cause exists for modifying, revoking and reissuing, or terminating this permit, or to determine compliance with this permit. Upon request, the Permittee shall also furnish to IDEM, OAQ copies of records required to be kept by this permit.

(b) For information furnished by the Permittee to IDEM, OAQ, the Permittee may include a claim of confidentiality in accordance with 326 IAC 17.1. When furnishing copies of requested records directly to U.S. EPA, the Permittee may assert a claim of confidentiality in accordance with 40 CFR 2, Subpart B.

B.8 Certification [326 IAC 2-7-4(f)] [326 IAC 2-7-6(1)] [326 IAC 2-7-5(3)(C)]
(a) A certification required by this permit meets the requirements of 326 IAC 2-7-6(1) if:
(1) it contains a certification by a "responsible official" as defined by 326 IAC 2-7-1(35), and

(2) the certification states that, based on information and belief formed after reasonable inquiry, the statements and information in the document are true, accurate, and complete.

(b) The Permittee may use the attached Certification Form, or its equivalent with each submittal requiring certification. One (1) certification may cover multiple forms in one (1) submittal.

(c) A "responsible official" is defined at 326 IAC 2-7-1(35).

B.9 Annual Compliance Certification [326 IAC 2-7-6(5)]

(a) The Permittee shall annually submit a compliance certification report which addresses the status of the source’s compliance with the terms and conditions contained in this permit, including emission limitations, standards, or work practices. All certifications shall cover the time period from January 1 to December 31 of the previous year, and shall be submitted no later than April 15 of each year to:

Indiana Department of Environmental Management  
Compliance and Enforcement Branch, Office of Air Quality  
100 North Senate Avenue  
MC 61--53 IGCN 1003  
Indianapolis, Indiana 46204-2251

and

United States Environmental Protection Agency, Region V  
Air and Radiation Division, Air Enforcement Branch -- Indiana (AE--17J)  
77 West Jackson Boulevard  
Chicago, Illinois 60604-3590

(b) The annual compliance certification report required by this permit shall be considered timely if the date postmarked on the envelope or certified mail receipt, or affixed by the shipper on the private shipping receipt, is on or before the date it is due. If the document is submitted by any other means, it shall be considered timely if received by IDEM, OAQ on or before the date it is due.

(c) The annual compliance certification report shall include the following:

(1) The appropriate identification of each term or condition of this permit that is the basis of the certification;

(2) The compliance status;

(3) Whether compliance was continuous or intermittent;

(4) The methods used for determining the compliance status of the source, currently and over the reporting period consistent with 326 IAC 2-7-5(3); and

(5) Such other facts, as specified in Sections D of this permit, as IDEM, OAQ may require to determine the compliance status of the source.
The submittal by the Permittee does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).

B.10 Preventive Maintenance Plan [326 IAC 2-7-5(12)] [326 IAC 1-6-3]

(a) A Preventive Maintenance Plan meets the requirements of 326 IAC 1-6-3 if it includes, at a minimum:

1. Identification of the individual(s) responsible for inspecting, maintaining, and repairing emission control devices;

2. A description of the items or conditions that will be inspected and the inspection schedule for said items or conditions; and

3. Identification and quantification of the replacement parts that will be maintained in inventory for quick replacement.

The Permittee shall implement the PMPs.

(b) The Permittee shall prepare and maintain Preventive Maintenance Plans (PMPs) no later than ninety (90) days after issuance of this permit or ninety (90) days after initial start-up, whichever is later, including the following information on each facility:

1. Identification of the individual(s) responsible for inspecting, maintaining, and repairing emission control devices;

2. A description of the items or conditions that will be inspected and the inspection schedule for said items or conditions; and

3. Identification and quantification of the replacement parts that will be maintained in inventory for quick replacement.

If, due to circumstances beyond the Permittee’s control, the PMPs cannot be prepared and maintained within the above time frame, the Permittee may extend the date an additional ninety (90) days provided the Permittee notifies:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61--53 IGCN 1003
Indianapolis, Indiana 46204-2251

The PMP extension notification does not require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).

The Permittee shall implement the PMPs.

(c) A copy of the PMPs shall be submitted to IDEM, OAQ upon request and within a reasonable time, and shall be subject to review and approval by IDEM, OAQ. IDEM, OAQ may require the Permittee to revise its PMPs whenever lack of proper maintenance causes or is the primary contributor to an exceedance of any limitation on emissions. The PMPs and their submittal do not require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
(d) To the extent the Permittee is required by 40 CFR Part 60/63 to have an Operation Maintenance, and Monitoring (OMM) Plan for a unit, such Plan is deemed to satisfy the PMP requirements of 326 IAC 1-6-3 for that unit.

B.11 Emergency Provisions [326 IAC 2-7-16]

(a) An emergency, as defined in 326 IAC 2-7-1(12), is not an affirmative defense for an action brought for noncompliance with a federal or state health-based emission limitation.

(b) An emergency, as defined in 326 IAC 2-7-1(12), constitutes an affirmative defense to an action brought for noncompliance with a technology-based emission limitation if the affirmative defense of an emergency is demonstrated through properly signed, contemporaneous operating logs or other relevant evidence that describe the following:

1. An emergency occurred and the Permittee can, to the extent possible, identify the causes of the emergency;
2. The permitted facility was at the time being properly operated;
3. During the period of an emergency, the Permittee took all reasonable steps to minimize levels of emissions that exceeded the emission standards or other requirements in this permit;
4. For each emergency lasting one (1) hour or more, the Permittee notified IDEM, OAQ, or Northwest Regional Office within four (4) daytime business hours after the beginning of the emergency, or after the emergency was discovered or reasonably should have been discovered;
   Telephone Number: 1-800-451-6027 (ask for Office of Air Quality, Compliance and Enforcement Branch), or
   Telephone Number: 317-233-0178 (ask for Office of Air Quality, Compliance and Enforcement Branch)
   Facsimile Number: 317-233-6865
   Northwest Regional Office phone: (219) 464-0233; fax: (219) 464-0553.
5. For each emergency lasting one (1) hour or more, the Permittee submitted the attached Emergency Occurrence Report Form or its equivalent, either by mail or facsimile to:
   Indiana Department of Environmental Management
   Compliance and Enforcement Branch, Office of Air Quality
   100 North Senate Avenue
   MC 61--53 IGCN 1003
   Indianapolis, Indiana 46204-2251
   within two (2) working days of the time when emission limitations were exceeded due to the emergency.
   The notice fulfills the requirement of 326 IAC 2-7-5(3)(C)(ii) and must contain the following:
   A description of the emergency;
   Any steps taken to mitigate the emissions; and
(C) Corrective actions taken.

The notification which shall be submitted by the Permittee does not require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).

(6) The Permittee immediately took all reasonable steps to correct the emergency.

(c) In any enforcement proceeding, the Permittee seeking to establish the occurrence of an emergency has the burden of proof.

(d) This emergency provision supersedes 326 IAC 1-6 (Malfunctions). This permit condition is in addition to any emergency or upset provision contained in any applicable requirement.

(e) The Permittee seeking to establish the occurrence of an emergency shall make records available upon request to ensure that failure to implement a PMP did not cause or contribute to an exceedance of any limitations on emissions. However, IDEM, OAQ may require that the Preventive Maintenance Plans required under 326 IAC 2-7-4-(c)(8) be revised in response to an emergency.

(f) Failure to notify IDEM, OAQ by telephone or facsimile of an emergency lasting more than one (1) hour in accordance with (b)(4) and (5) of this condition shall constitute a violation of 326 IAC 2-7 and any other applicable rules.

(g) If the emergency situation causes a deviation from a technology–based limit, the Permittee may continue to operate the affected emitting facilities during the emergency provided the Permittee immediately takes all reasonable steps to correct the emergency and minimize emissions.

B.12 Permit Shield [326 IAC 2-7-15] [326 IAC 2-7-20] [326 IAC 2-7-12]

(a) Pursuant to 326 IAC 2-7-15, the Permittee has been granted a permit shield. The permit shield provides, except as otherwise specified in this Section (B.12 – Permit Shield), that compliance with the conditions of this permit shall be deemed compliance with any applicable requirements as of the date of permit issuance, provided that either the applicable requirements are included and specifically identified in this permit or the permit contains an explicit determination or concise summary of a determination that other specifically identified requirements are not applicable. The Indiana statutes from IC 13 and rules from 326 IAC, referenced in conditions in this permit, are those applicable at the time the permit was issued. The issuance or possession of this permit shall not alone constitute a defense against an alleged violation of any law, regulation or standard, except for the requirement to obtain a Part 70 permit under 326 IAC 2-7 or for applicable requirements for which a permit shield has been granted.

This permit shield does not extend to applicable requirements which are promulgated after the date of issuance of this permit unless this permit has been modified to reflect such new requirements.

(b) If, after issuance of this permit, it is determined that the permit is in nonconformance with an applicable requirement that applied to the source on the date of permit issuance, IDEM, OAQ, shall immediately take steps to reopen and revise this permit and issue a compliance order to the Permittee to ensure expeditious compliance with the applicable requirement until the permit is reissued. The permit shield shall continue in effect so long as the Permittee is in compliance with the compliance order.
(c) No permit shield shall apply to any permit term or condition that is determined after issuance of this permit to have been based on erroneous information supplied in the permit application. Erroneous information means information that the Permittee knew to be false, or in the exercise of reasonable care should have been known to be false, at the time the information was submitted.

(d) Nothing in 326 IAC 2-7-15 or in this permit shall alter or affect the following:

1. The provisions of Section 303 of the Clean Air Act (emergency orders), including the authority of the U.S. EPA under Section 303 of the Clean Air Act;

2. The liability of the Permittee for any violation of applicable requirements prior to or at the time of this permit's issuance;

3. The applicable requirements of the acid rain program, consistent with Section 408(a) of the Clean Air Act; and

4. The ability of U.S. EPA to obtain information from the Permittee under Section 114 of the Clean Air Act.

(e) This permit shield is not applicable to any change made under 326 IAC 2-7-20(b)(2) (Sections 502(b)(10) of the Clean Air Act changes) and 326 IAC 2-7-20(c)(2) (trading based on State Implementation Plan (SIP) provisions).

(f) This permit shield is not applicable to modifications eligible for group processing until after IDEM, OAQ, has issued the modifications. [326 IAC 2-7-12(c)(7)]

(g) This permit shield is not applicable to minor Part 70 permit modifications until after IDEM, OAQ, has issued the modification. [326 IAC 2-7-12(b)(8)]

B.13 Prior Permits Superseded [326 IAC 2-1.1-9.5] [326 IAC 2-7-10.5]

(a) All terms and conditions of permits established prior to T089-30396-00453 and issued pursuant to permitting programs approved into the state implementation plan have been either:

1. incorporated as originally stated,

2. revised under 326 IAC 2-7-10.5, or

3. deleted under 326 IAC 2-7-10.5.

(b) Provided that all terms and conditions are accurately reflected in this permit, all previous registrations and permits are superseded by this Part 70 operating permit.

B.14 Termination of Right to Operate [326 IAC 2-7-10] [326 IAC 2-7-4(a)]

The Permittee's right to operate this source terminates with the expiration of this permit unless a timely and complete renewal application is submitted at least nine (9) months prior to the date of expiration of the source’s existing permit, consistent with 326 IAC 2-7-3 and 326 IAC 2-7-4(a).

B.15 Permit Modification, Reopening, Revocation and Reissuance, or Termination [326 IAC 2-7-5(6)(C)] [326 IAC 2-7-8(a)] [326 IAC 2-7-9]

(a) This permit may be modified, reopened, revoked and reissued, or terminated for cause. The filing of a request by the Permittee for a Part 70 Operating Permit modification, revocation and reissuance, or termination, or of a notification of planned changes or anticipated noncompliance does not stay any condition of this permit. [326 IAC 2-7-
5(6)(C)] The notification by the Permittee does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).

(b) This permit shall be reopened and revised under any of the circumstances listed in IC 13-15-7-2 or if IDEM, OAQ determines any of the following:

(1) That this permit contains a material mistake.

(2) That inaccurate statements were made in establishing the emissions standards or other terms or conditions.

(3) That this permit must be revised or revoked to assure compliance with an applicable requirement. [326 IAC 2-7-9(a)(3)]

(c) Proceedings by IDEM, OAQ to reopen and revise this permit shall follow the same procedures as apply to initial permit issuance and shall affect only those parts of this permit for which cause to reopen exists. Such reopening and revision shall be made as expeditiously as practicable. [326 IAC 2-7-9(b)]

(d) The reopening and revision of this permit, under 326 IAC 2-7-9(a), shall not be initiated before notice of such intent is provided to the Permittee by IDEM, OAQ at least thirty (30) days in advance of the date this permit is to be reopened, except that IDEM, OAQ may provide a shorter time period in the case of an emergency. [326 IAC 2-7-9(c)]

B.16 Permit Renewal [326 IAC 2-7-3] [326 IAC 2-7-4] [326 IAC 2-7-8(e)]

(a) The application for renewal shall be submitted using the application form or forms prescribed by IDEM, OAQ and shall include the information specified in 326 IAC 2-7-4. Such information shall be included in the application for each emission unit at this source, except those emission units included on the trivial or insignificant activities list contained in 326 IAC 2-7-1(21) and 326 IAC 2-7-1(42). The renewal application does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).

Request for renewal shall be submitted to:

Indiana Department of Environmental Management
Permit Administration and Support Section, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251

(b) A timely renewal application is one that is:

(1) Submitted at least nine (9) months prior to the date of the expiration of this permit; and

(2) If the date postmarked on the envelope or certified mail receipt, or affixed by the shipper on the private shipping receipt, is on or before the date it is due. If the document is submitted by any other means, it shall be considered timely if received by IDEM, OAQ on or before the date it is due.

(c) If the Permittee submits a timely and complete application for renewal of this permit, the source’s failure to have a permit is not a violation of 326 IAC 2-7 until IDEM, OAQ takes final action on the renewal application, except that this protection shall cease to apply if,
B.17 Permit Amendment or Modification [326 IAC 2-7-11] [326 IAC 2-7-12]

(a) Permit amendments and modifications are governed by the requirements of 326 IAC 2-7-11 or 326 IAC 2-7-12 whenever the Permittee seeks to amend or modify this permit.

(b) Any application requesting an amendment or modification of this permit shall be submitted to:

Indiana Department of Environmental Management
Permit Administration and Support Section, Office of Air Quality
100 North Senate Avenue
MC 61–53 IGCN 1003
Indianapolis, Indiana 46204-2251

Any such application does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).

(c) The Permittee may implement administrative amendment changes addressed in the request for an administrative amendment immediately upon submittal of the request. [326 IAC 2-7-11(c)(3)]

B.18 Permit Revision Under Economic Incentives and Other Programs [326 IAC 2-7-5(8)] [326 IAC 2-7-12(b)(2)]

(a) No Part 70 permit revision or notice shall be required under any approved economic incentives, marketable Part 70 permits, emissions trading, and other similar programs or processes for changes that are provided for in a Part 70 permit.

(b) Notwithstanding 326 IAC 2-7-12(b)(1) and 326 IAC 2-7-12(c)(1), minor Part 70 permit modification procedures may be used for Part 70 modifications involving the use of economic incentives, marketable Part 70 permits, emissions trading, and other similar approaches to the extent that such minor Part 70 permit modification procedures are explicitly provided for in the applicable State Implementation Plan (SIP) or in applicable requirements promulgated or approved by the U.S. EPA.

B.19 Operational Flexibility [326 IAC 2-7-20] [326 IAC 2-7-10.5]

(a) The Permittee may make any change or changes at the source that are described in 326 IAC 2-7-20(b) or (c) without a prior permit revision, if each of the following conditions is met:

1. The changes are not modifications under any provision of Title I of the Clean Air Act;

2. Any preconstruction approval required by 326 IAC 2-7-10.5 has been obtained;

3. The changes do not result in emissions which exceed the limitations provided in this permit (whether expressed herein as a rate of emissions or in terms of total emissions);

4. The Permittee notifies the:
in advance of the change by written notification at least ten (10) days in advance of the proposed change. The Permittee shall attach every such notice to the Permittee's copy of this permit; and

(5) The Permittee maintains records on--site, on a rolling five (5) year basis, which document all such changes and emission trades that are subject to 326 IAC 2-7-20(b)(1) and (c)(1). The Permittee shall make such records available, upon reasonable request, for public review.

Such records shall consist of all information required to be submitted to IDEM, OAQ in the notices specified in 326 IAC 2-7-20(b)(1) and (c)(1).

(b) The Permittee may make Section 502(b)(10) of the Clean Air Act changes (this term is defined at 326 IAC 2-7-1(37)) without a permit revision, subject to the constraint of 326 IAC 2-7-20(a). For each such Section 502(b)(10) of the Clean Air Act change, the required written notification shall include the following:

(1) A brief description of the change within the source;
(2) The date on which the change will occur;
(3) Any change in emissions; and
(4) Any permit term or condition that is no longer applicable as a result of the change.

The notification which shall be submitted is not considered an application form, report or compliance certification. Therefore, the notification by the Permittee does not require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).

(c) Emission Trades [326 IAC 2-7-20(c)]
The Permittee may trade emissions increases and decreases at the source, where the applicable SIP provides for such emission trades without requiring a permit revision, subject to the constraints of Section (a) of this condition and those in 326 IAC 2-7-20(c).

(d) Alternative Operating Scenarios [326 IAC 2-7-20(d)]
The Permittee may make changes at the source within the range of alternative operating scenarios that are described in the terms and conditions of this permit in accordance with 326 IAC 2-7-5(9). No prior notification of IDEM, OAQ, or U.S. EPA is required.
(e) Backup fuel switches specifically addressed in, and limited under, Section D of this permit shall not be considered alternative operating scenarios. Therefore, the notification requirements of part (a) of this condition do not apply.

(f) This condition does not apply to emission trades of SO$_2$ or NO$_x$ under 326 IAC 21 or 326 IAC 10-4.

B.20 Source Modification Requirement [326 IAC 2-7-10.5]

A modification, construction, or reconstruction is governed by the requirements of 326 IAC 2.

B.21 Inspection and Entry [326 IAC 2-7-6] [IC 13-14-2-2] [IC 13-30-3-1] [IC 13-17-3-2]

Upon presentation of proper identification cards, credentials, and other documents as may be required by law, and subject to the Permittee’s right under all applicable laws and regulations to assert that the information collected by the agency is confidential and entitled to be treated as such, the Permittee shall allow IDEM, OAQ, U.S. EPA, or an authorized representative to perform the following:

(a) Enter upon the Permittee's premises where a Part 70 source is located, or emissions related activity is conducted, or where records must be kept under the conditions of this permit;

(b) As authorized by the Clean Air Act, IC 13-14-2-2, IC 13-17-3-2, and IC 13-30-3-1, have access to and copy any records that must be kept under the conditions of this permit;

(c) As authorized by the Clean Air Act, IC 13-14-2-2, IC 13-17-3-2, and IC 13-30-3-1, inspect any facilities, equipment (including monitoring and air pollution control equipment), practices, or operations regulated or required under this permit;

(d) As authorized by the Clean Air Act, IC 13-14-2-2, IC 13-17-3-2, and IC 13-30-3-1, sample or monitor substances or parameters for the purpose of assuring compliance with this permit or applicable requirements; and

(e) As authorized by the Clean Air Act, IC 13-14-2-2, IC 13-17-3-2, and IC 13-30-3-1, utilize any photographic, recording, testing, monitoring, or other equipment for the purpose of assuring compliance with this permit or applicable requirements.

B.22 Transfer of Ownership or Operational Control [326 IAC 2-7-11]

(a) The Permittee must comply with the requirements of 326 IAC 2-7-11 whenever the Permittee seeks to change the ownership or operational control of the source and no other change in the permit is necessary.

(b) Any application requesting a change in the ownership or operational control of the source shall contain a written agreement containing a specific date for transfer of permit responsibility, coverage and liability between the current and new Permittee. The application shall be submitted to:

Indiana Department of Environmental Management
Permit Administration and Support Section, Office of Air Quality
100 North Senate Avenue
MC 61--53 IGCN 1003
Indianapolis, Indiana 46204-2251

Any such application does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
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(c) The Permittee may implement administrative amendment changes addressed in the request for an administrative amendment immediately upon submittal of the request. [326 IAC 2-7-11(c)(3)]

B.23 Annual Fee Payment [326 IAC 2-7-19] [326 IAC 2-7-5(7)] [326 IAC 2-1.1-7]

(a) The Permittee shall pay annual fees to IDEM, OAQ within thirty (30) calendar days of receipt of a billing. Pursuant to 326 IAC 2-7-19(b), if the Permittee does not receive a bill from IDEM, OAQ the applicable fee is due April 1 of each year.

(b) Except as provided in 326 IAC 2-7-19(e), failure to pay may result in administrative enforcement action or revocation of this permit.

(c) The Permittee may call the following telephone numbers: 1-800-451-6027 or 317-233-4230 (ask for OAQ, Billing, Licensing, and Training Section), to determine the appropriate permit fee.

B.24 Credible Evidence [326 IAC 2-7-5(3)] [326 IAC 2-7-6] [62 FR 8314] [326 IAC 1-1-6]

For the purpose of submitting compliance certifications or establishing whether or not the Permittee has violated or is in violation of any condition of this permit, nothing in this permit shall preclude the use, including the exclusive use, of any credible evidence or information relevant to whether the Permittee would have been in compliance with the condition of this permit if the appropriate performance or compliance test or procedure had been performed.
SECTION C SOURCE OPERATION CONDITIONS

Entire Source

Emission Limitations and Standards [326 IAC 2-7-5(1)]

C.1 Opacity [326 IAC 5-1]

Pursuant to 326 IAC 5-1-2 (Opacity Limitations), except as provided in 326 IAC 5-1-1 (Applicability) and 326 IAC 5-1-3 (Temporary Alternative Opacity Limitations), opacity shall meet the following, unless otherwise stated in this permit:

(a) Opacity shall not exceed an average of twenty percent (20%) in any one (1) six (6) minute averaging period as determined in 326 IAC 5-1-4.

(b) Opacity shall not exceed sixty percent (60%) for more than a cumulative total of fifteen (15) minutes (sixty (60) readings as measured according to 40 CFR 60, Appendix A, Method 9 or fifteen (15) one (1) minute nonoverlapping integrated averages for a continuous opacity monitor) in a six (6) hour period.

C.2 Open Burning [326 IAC 4-1] [IC 13-17-9]

The Permittee shall not open burn any material except as provided in 326 IAC 4-1-3, 326 IAC 4-1-4 or 326 IAC 4-1-6. The previous sentence notwithstanding, the Permittee may open burn in accordance with an open burning approval issued by the Commissioner under 326 IAC 4-1-4.1.

C.3 Incineration [326 IAC 4-2] [326 IAC 9-1-2]

The Permittee shall not operate an incinerator except as provided in 326 IAC 4-2 or in this permit. The Permittee shall not operate a refuse incinerator or refuse burning equipment except as provided in 326 IAC 9-1-2 or in this permit.

C.4 Fugitive Dust Emissions [326 IAC 6-4]

The Permittee shall not allow fugitive dust to escape beyond the property line or boundaries of the property, right-of-way, or easement on which the source is located, in a manner that would violate 326 IAC 6-4 (Fugitive Dust Emissions). 326 IAC 6-4-2(4) is not federally enforceable.

C.5 Fugitive Particulate Matter Emissions [326 IAC 6.8-10-3]

Pursuant to 326 IAC 6.8-10-3 (Lake County Fugitive Particulate Matter Control Requirements), the particulate matter emissions from source wide activities shall meet the following requirements:

(a) The average instantaneous opacity of fugitive particulate emissions from a paved road shall not exceed ten percent (10%).

(b) The average instantaneous opacity of fugitive particulate emissions from an unpaved road shall not exceed ten percent (10%).

(c) The opacity of fugitive particulate emissions from exposed areas shall not exceed ten percent (10%) on a six (6) minute average.

(d) The opacity of fugitive particulate emissions from continuous transfer of material onto and out of storage piles shall not exceed ten percent (10%) on a three (3) minute average.

(e) The opacity of fugitive particulate emissions from storage piles shall not exceed ten percent (10%) on a six (6) minute average.
(f) There shall be a zero (0) percent frequency of visible emission observations of a material during the inplant transportation of material by truck or rail at any time.

(g) The opacity of fugitive particulate emissions from the inplant transportation of material by front end loaders and skip hoists shall not exceed ten percent (10%).

(h) Material processing facilities shall include the following:

(1) There shall be a zero (0) percent frequency of visible emission observations from a building enclosing all or part of the material processing equipment, except from a vent in the building.

(2) The PM$_{10}$ emissions from building vents shall not exceed twenty--two thousandths (0.022) grains per dry standard cubic foot and ten percent (10%) opacity.

(3) The PM$_{10}$ stack emissions from a material processing facility shall not exceed twenty-two thousandths (0.022) grains per dry standard cubic foot and ten percent (10%) opacity.

(4) The opacity of fugitive particulate emissions from the material processing facilities, except a crusher at which a capture system is not used, shall not exceed ten percent (10%) opacity.

(5) The opacity of fugitive particulate emissions from a crusher at which a capture system is not used shall not exceed fifteen percent (15%).

(i) The opacity of particulate emissions from dust handling equipment shall not exceed ten percent (10%).

(j) Material transfer limits shall be as follows:

(1) The average instantaneous opacity of fugitive particulate emissions from batch transfer shall not exceed ten percent (10%).

(2) Where adequate wetting of the material for fugitive particulate emissions control is prohibitive to further processing or reuse of the material, the opacity shall not exceed ten percent (10%), three (3) minute average.

(k) Any facility or operation not specified in 326 IAC 6.8-10-3 shall meet a twenty percent (20%), three (3) minute average opacity standard.

The Permittee shall achieve these limits by controlling fugitive particulate matter emissions according to the attached Fugitive Dust Control Plan.

C.6 Stack Height [326 IAC 1-7]

The Permittee shall comply with the applicable provisions of 326 IAC 1-7 (Stack Height Provisions), for all exhaust stacks through which a potential (before controls) of twenty--five (25) tons per year or more of particulate matter or sulfur dioxide is emitted. The provisions of 326 IAC 1-7-1(3), 326 IAC 1-7-2, 326 IAC 1-7-3(c) and (d), 326 IAC 1-7-4, and 326 IAC 1-7-5(a), (b), and (d) are not federally enforceable.

C.7 Asbestos Abatement Projects [326 IAC 14-10] [326 IAC 18] [40 CFR 61, Subpart M]

(a) Notification requirements apply to each owner or operator. If the combined amount of regulated asbestos containing material (RACM) to be stripped, removed or disturbed is at
least 260 linear feet on pipes or 160 square feet on other facility components, or at least thirty-five (35) cubic feet on all facility components, then the notification requirements of 326 IAC 14-10-3 are mandatory. All demolition projects require notification whether or not asbestos is present.

(b) The Permittee shall ensure that a written notification is sent on a form provided by the Commissioner at least ten (10) working days before asbestos stripping or removal work or before demolition begins, per 326 IAC 14-10-3, and shall update such notice as necessary, including, but not limited to the following:

(1) When the amount of affected asbestos containing material increases or decreases by at least twenty percent (20%); or

(2) If there is a change in the following:

(A) Asbestos removal or demolition start date;

(B) Removal or demolition contractor; or

(C) Waste disposal site.

(c) The Permittee shall ensure that the notice is postmarked or delivered according to the guidelines set forth in 326 IAC 14-10-3(2).

(d) The notice to be submitted shall include the information enumerated in 326 IAC 14-10-3(3).

All required notifications shall be submitted to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251

The notice shall include a signed certification from the owner or operator that the information provided in this notification is correct and that only Indiana licensed workers and project supervisors will be used to implement the asbestos removal project. The notifications do not require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).

(e) Procedures for Asbestos Emission Control
The Permittee shall comply with the applicable emission control procedures in 326 IAC 14-10-4 and 40 CFR 61.145(c). Per 326 IAC 14-10-1, emission control requirements are applicable for any removal or disturbance of RACM greater than three (3) linear feet on pipes or three (3) square feet on any other facility components or a total of at least 0.75 cubic feet on all facility components.

(f) Demolition and Renovation
The Permittee shall thoroughly inspect the affected facility or part of the facility where the demolition or renovation will occur for the presence of asbestos pursuant to 40 CFR 61.145(a).

(g) Indiana Licensed Asbestos Inspector
The Permittee shall comply with 326 IAC 14-10-1(a) that requires the owner or operator, prior to a renovation/demolition, to use an Indiana Licensed Asbestos Inspector to
thoroughly inspect the affected portion of the facility for the presence of asbestos. The requirement to use an Indiana Licensed Asbestos inspector is not federally enforceable.

Testing Requirements  [326 IAC 2-7-6(1)]

C.8 Performance Testing  [326 IAC 3-6]

(a) For performance testing required by this permit, a test protocol, except as provided elsewhere in this permit, shall be submitted to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61--53 IGCN 1003
Indianapolis, Indiana 46204-2251

no later than thirty--five (35) days prior to the intended test date. The protocol submitted by the Permittee does not require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).

(b) The Permittee shall notify IDEM, OAQ of the actual test date at least fourteen (14) days prior to the actual test date. The notification submitted by the Permittee does not require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).

(c) Pursuant to 326 IAC 3-6-4(b), all test reports must be received by IDEM, OAQ not later than forty--five (45) days after the completion of the testing. An extension may be granted by IDEM, OAQ if the Permittee submits to IDEM, OAQ a reasonable written explanation not later than five (5) days prior to the end of the initial forty--five (45) day period.

Compliance Requirements  [326 IAC 2-1.1-11]

C.9 Compliance Requirements [326 IAC 2-1.1-11]

The commissioner may require stack testing, monitoring, or reporting at any time to assure compliance with all applicable requirements by issuing an order under 326 IAC 2-1.1-11. Any monitoring or testing shall be performed in accordance with 326 IAC 3 or other methods approved by the commissioner or the U. S. EPA.

Compliance Monitoring Requirements  [326 IAC 2-7-5(1)] [326 IAC 2-7-6(1)]

C.10 Compliance Monitoring  [326 IAC 2-7-5(3)] [326 IAC 2-7-6(1)] [40 CFR 64] [326 IAC 3-8]

(a) For new units:

Unless otherwise specified in the approval for the new emission unit(s), compliance monitoring for new emission units shall be implemented on and after the date of initial start-up.

(b) For existing units:

Unless otherwise specified in this permit, for all monitoring requirements not already legally required, the Permittee shall be allowed up to ninety (90) days from the date of permit issuance, to begin such monitoring. If due to circumstances beyond the Permittee’s control, any monitoring equipment required by this permit cannot be installed and operated no later than ninety (90) days after permit issuance, the Permittee may extend the compliance schedule related to the equipment for an additional ninety (90) days provided the Permittee notifies:
in writing, prior to the end of the initial ninety (90) day compliance schedule, with full justification of the reasons for the inability to meet this date.

The notification which shall be submitted by the Permittee does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).

Unless otherwise specified in the approval for the new emission unit(s), compliance monitoring for new emission units or emission units added through a source modification shall be implemented when operation begins.

(b) For monitoring required by CAM, at all times, the Permittee shall maintain the monitoring, including but not limited to, maintaining necessary parts for routine repairs of the monitoring equipment.

(c) For monitoring required by CAM, except for, as applicable, monitoring malfunctions, associated repairs, and required quality assurance or control activities (including, as applicable, calibration checks and required zero and span adjustments), the Permittee shall conduct all monitoring in continuous operation (or shall collect data at all required intervals) at all times that the pollutant-specific emissions unit is operating. Data recorded during monitoring malfunctions, associated repairs, and required quality assurance or control activities shall not be used for purposes of this part, including data averages and calculations, or fulfilling a minimum data availability requirement, if applicable. The owner or operator shall use all the data collected during all other periods in assessing the operation of the control device and associated control system. A monitoring malfunction is any sudden, infrequent, not reasonably preventable failure of the monitoring to provide valid data. Monitoring failures that are caused in part by poor maintenance or careless operation are not malfunctions.

C.11 Maintenance of Continuous Opacity Monitoring Equipment [326 IAC 2-7-5(3)(A)(iii)]

(a) The Permittee shall install, calibrate, maintain, and operate all necessary continuous opacity monitoring systems (COMS) and related equipment, as required in Sections D or E of this permit. For a boiler, the COMS shall be in operation at all times that the induced draft fan is in operation.

(b) All COMS shall meet the performance specifications of 40 CFR 60, Appendix B, Performance Specification No. 1, and are subject to monitor system certification requirements pursuant to 326 IAC 3-5.

(c) In the event that a breakdown of a COMS occurs, a record shall be made of the times and reasons of the breakdown and efforts made to correct the problem.

(d) Whenever a COMS is malfunctioning or is down for maintenance or repairs for a period of twenty-four (24) hours or more and a backup COMS is not online within twenty-four (24) hours of shutdown or malfunction of the primary COMS, the Permittee shall provide a certified opacity reader, who may be an employee of the Permittee or an independent contractor, to self-monitor the emissions from the emission unit stack.
Visible emission readings shall be performed in accordance with 40 CFR 60, Appendix A, Method 9, for a minimum of five (5) consecutive six (6) minute averaging periods beginning not more than twenty-four (24) hours after the start of the malfunction or down time.

Method 9 opacity readings shall be repeated for a minimum of five (5) consecutive six (6) minute averaging periods at least twice per day during daylight operations, with at least four (4) hours between each set of readings, until a COMS is online.

Method 9 readings may be discontinued once a COMS is online.

Any opacity exceedances determined by Method 9 readings shall be reported with the Quarterly Opacity Exceedances Reports.

Nothing in this permit shall excuse the Permittee from complying with the requirements to operate a continuous opacity monitoring system Pursuant to 326 IAC 3-5, and 326 IAC 6.8-1).

C.12 Maintenance of Continuous Emission Monitoring Equipment [326 IAC 3-5]
[326 IAC 2-7-5(3)(A)(iii)]

(a) The Permittee shall install, calibrate, maintain, and operate all necessary continuous emission monitoring systems (CEMS) and related equipment, as required in Sections D or E of this permit.

(b) All continuous emission monitoring systems are subject to monitor system certification requirements pursuant to 326 IAC 3-5-3.

(c) In the event that a breakdown of a continuous emission monitoring system occurs, a record shall be made of the times and reasons of the breakdown and efforts made to correct the problem.

(d) Whenever a H2S continuous emission monitoring system is malfunctioning or will be down for calibration, maintenance, or repairs for more than twenty-four (24), the Permittee shall measure and record Draeger tube sampling of the fuel gas one time per hour until the primary CEMS or a backup CEMS is brought online.

(e) Whenever the SO2 continuous emission monitoring system on the FCU 500 or FCU 600 is malfunctioning or will be down for calibration, maintenance, or repairs for more than twenty-four (24) hours, the Permittee shall monitor and record unit feed rate, feed sulfur analysis and SOx additive injection rate to demonstrate that the operation of the unit continues in a typical manner. These parametric monitoring readings shall be recorded at least once per day until the primary CEM or backup CEM is brought online.

(f) Whenever the NOx continuous emission monitoring system on the FCU 500 or FCU 600 is malfunctioning or will be down for calibration, maintenance, or repairs for more than twenty-four (24) hours, the Permittee shall monitor and record unit feed rate, ammonia injection rates and regenerator bed temperature to demonstrate that the operation of the unit continues in a typical manner. These parametric monitoring readings shall be recorded at least once per day until the primary CEM or backup CEM is brought online.

(g) Whenever the CO continuous emission monitoring system on the FCU 500 or FCU 600 is malfunctioning or will be down for calibration, maintenance, or repairs for more than twenty-four (24) hours, the Permittee shall monitor and record unit feed rate, regenerator bed temperature and percent excess oxygen via the regenerator process analyzer to
demonstrate that the operation of the unit continues in a typical manner. These parametric monitoring readings shall be recorded at least once per day until the primary CEM or backup CEM is brought online.

(h) Whenever the SO₂ continuous emission monitoring system on the SBS TGU is malfunctioning or will be down for calibration, maintenance, or repairs for more than twenty-four (24) hours, the Permittee shall monitor and record outlet furnace temperatures, SBS product pH and density, and SBS product flow rate to demonstrate that the operation of the unit continues in a typical manner. These parametric monitoring readings shall be recorded at least once per day until the primary CEM or backup CEM is brought online.

(i) Whenever the TRS continuous emission monitoring system on the B/S TGU is malfunctioning or will be down for calibration, maintenance, or repairs for more than twenty-four (24) hours, the Permittee shall monitor and record outlet furnace temperatures, SBS product pH and density, and SBS product flow rate to demonstrate that the operation of the unit continues in a typical manner. These parametric monitoring readings shall be recorded at least once per day until the primary CEM or backup CEM is brought online.

(j) Whenever the SO₂ continuous emission monitoring system on the TGU A or TGU B is malfunctioning or will be down for calibration, maintenance, or repairs for more than twenty-four (24) hours, the Permittee shall monitor and record the inlet temperature to the hydrogenation reactor and the flow rate of Stretford solution to the venture scrubbers to demonstrate that the operation of the unit continues in a typical manner. The TGU combustor will be operated during this period. These parametric monitoring readings shall be recorded at least once per day until the primary CEM or backup CEM is brought online.

(k) Whenever the CO continuous emission monitoring system on the TGU A or TGU B is malfunctioning or will be down for calibration, maintenance, or repairs for more than twenty-four (24) hours, the Permittee shall monitor and record stack percent oxygen and incinerator bed temperature to demonstrate that the operation of the unit continues in a typical manner. These parametric monitoring readings shall be recorded at least once per day until the primary CEM or backup CEM is brought online.

(l) Whenever the NOx continuous emission monitoring system on the TGU A or TGU B is malfunctioning or will be down for calibration, maintenance, or repairs for more than twenty-four (24) hours, the Permittee shall monitor and record stack percent oxygen to demonstrate that the operation of the unit continues in a typical manner. These parametric monitoring readings shall be recorded at least once per day until the primary CEM or backup CEM is brought online.

(m) Nothing in this permit shall excuse the Permittee from complying with the requirements to operate a continuous emission monitoring system pursuant to 326 IAC 3-5 or any applicable requirements.

C.13 Maintenance of Emission Monitoring Equipment  [326 IAC 3-5] [326 IAC 2-7-5(3)(A)(iii)]

(a) In the event that a breakdown of the emission monitoring equipment occurs, a record shall be made of the times and reasons of the breakdown and efforts made to correct the problem. To the extent practicable, supplemental or intermittent monitoring of the parameter should be implemented at intervals no less frequent than required in Section D of this permit until such time as the monitoring equipment is back in operation. In the case of continuous monitoring, supplemental or intermittent monitoring of the parameter should be implemented at intervals no less often than once an hour until such time as the continuous monitor is back in operation.
(b) The Permittee shall install, calibrate, quality assure, maintain, and operate all necessary monitors and related equipment.

C.14 Continuous Compliance Plan [326 IAC 6.8-8-1] [326 IAC 6.8-8-8]

(a) Pursuant to 326 IAC 6.8-8-1, the Permittee shall submit to IDEM and maintain at the source a copy of the Continuous Compliance Plan (CCP). The Permittee shall perform the inspections, monitoring and record keeping in accordance with the information in 326 IAC 6.8-8-5 through 326 IAC 6.8-8-7 or applicable procedures in the CCP.

(b) Pursuant to 326 IAC 6.8-8-8, the Permittee shall update the CCP, as needed, retain a copy of any changes and updates to the CCP at the source and make the updated CCP available for inspection by the department. The Permittee shall submit the updated CCP, if required to IDEM, OAQ within thirty (30) days of the update.

(c) Pursuant to 326 IAC 6.8-8, failure to submit a CCP, maintain all information required by the CCP at the source, or submit update to a CCP is a violation of 326 IAC 6.8-8.

C.15 Instrument Specifications [326 IAC 2-1.1-11] [326 IAC 2-7-5(3)] [326 IAC 2-7-6(1)]

(a) When required by any condition of this permit, an analog instrument used to measure a parameter related to the operation of an air pollution control device shall have a scale such that the expected maximum reading for the normal range shall be no less than twenty percent (20%) of full scale. The analog instrument shall be capable of measuring values outside of the normal range.

(b) The Permittee may request that the IDEM, OAQ approve the use of an instrument that does not meet the above specifications provided the Permittee can demonstrate that an alternative instrument specification will adequately ensure compliance with permit conditions requiring the measurement of the parameters.

Corrective Actions and Response Steps [326 IAC 2-7-5] [326 IAC 2-7-6]

C.16 Emergency Reduction Plans [326 IAC 1-5-2] [326 IAC 1-5-3]

Pursuant to 326 IAC 1-5-2 (Emergency Reduction Plans; Submission):

(a) The Permittee shall maintain the most recently submitted written emergency reduction plans (ERPs) consistent with safe operating procedures.

(b) Upon direct notification by IDEM, OAQ that a specific air pollution episode level is in effect, the Permittee shall immediately put into effect the actions stipulated in the approved ERP for the appropriate episode level. [326 IAC 1-5-3]

C.17 Risk Management Plan [326 IAC 2-7-5(11)] [40 CFR 68]

If a regulated substance, as defined in 40 CFR 68, is present at a source in more than a threshold quantity, the Permittee must comply with the applicable requirements of 40 CFR 68.

C.18 Response to Excursions or Exceedances [40 CFR 64] [326 IAC 3-8] [326 IAC 2-7-5] [326 IAC 2-7-6]

(I) Upon detecting an excursion where a response step is required by the D Section or an exceedance of a limitation, not subject to CAM, in this permit:

(a) The Permittee shall take reasonable response steps to restore operation of the emissions unit (including any control device and associated capture system) to its normal or usual manner of operation as expeditiously as practicable in
(b) The response shall include minimizing the period of any startup, shutdown or malfunction. The response may include, but is not limited to, the following:

(1) initial inspection and evaluation;

(2) recording that operations returned or are returning to normal without operator action (such as through response by a computerized distribution control system); or

(3) any necessary follow-up actions to return operation to normal or usual manner of operation.

(c) A determination of whether the Permittee has used acceptable procedures in response to an excursion or exceedance will be based on information available, which may include, but is not limited to, the following:

(1) monitoring results;

(2) review of operation and maintenance procedures and records; and/or

(3) inspection of the control device, associated capture system, and the process.

(d) Failure to take reasonable response steps shall be considered a deviation from the permit.

(e) The Permittee shall record the reasonable response steps taken.

(II) CAM Response to excursions or exceedances.

(a) Upon detecting an excursion or exceedance, subject to CAM, the Permittee shall restore operation of the pollutant-specific emissions unit (including the control device and associated capture system) to its normal or usual manner of operation as expeditiously as practicable in accordance with good air pollution control practices for minimizing emissions. The response shall include minimizing the period of any startup, shutdown or malfunction and taking any necessary corrective actions to restore normal operation and prevent the likely recurrence of the cause of an excursion or exceedance (other than those caused by excused startup or shutdown conditions). Such actions may include initial inspection and evaluation, recording that operations returned to normal without operator action (such as through response by a computerized distribution control system), or any necessary follow-up actions to return operation to within the indicator range, designated condition, or below the applicable emission limitation or standard, as applicable.

(2) Determination of whether the Permittee has used acceptable procedures in response to an excursion or exceedance will be based on information available, which may include but is not limited to, monitoring results, review of operation and maintenance procedures and records, and
inspection of the control device, associated capture system, and the process.

(b) If the Permittee identifies a failure to achieve compliance with an emission limitation, subject to CAM, or standard, subject to CAM, for which the approved monitoring did not provide an indication of an excursion or exceedance while providing valid data, or the results of compliance or performance testing document a need to modify the existing indicator ranges or designated conditions, the Permittee shall promptly notify the IDEM, OAQ and, if necessary, submit a proposed significant permit modification to this permit to address the necessary monitoring changes. Such a modification may include, but is not limited to, reestablishing indicator ranges or designated conditions, modifying the frequency of conducting monitoring and collecting data, or the monitoring of additional parameters.

(c) Based on the results of a determination made under paragraph (II)(a)(2) of this condition, the EPA or IDEM, OAQ may require the Permittee to develop and implement a Quality Improvement Plan (QIP). The Permittee shall develop and implement a QIP if notified in writing by the EPA or IDEM, OAQ.

(d) Elements of a QIP:
The Permittee shall maintain a written QIP, if required, and have it available for inspection. The plan shall conform to 40 CFR 64.8 b (2).

(e) If a QIP is required, the Permittee shall develop and implement a QIP as expeditiously as practicable and shall notify the IDEM, OAQ if the period for completing the improvements contained in the QIP exceeds 180 days from the date on which the need to implement the QIP was determined.

(f) Following implementation of a QIP, upon any subsequent determination pursuant to paragraph (II)(c) of this condition the EPA or the IDEM, OAQ may require that the Permittee make reasonable changes to the QIP if the QIP is found to have:

(1) Failed to address the cause of the control device performance problems; or

(2) Failed to provide adequate procedures for correcting control device performance problems as expeditiously as practicable in accordance with good air pollution control practices for minimizing emissions.

(g) Implementation of a QIP shall not excuse the Permittee from compliance with any existing emission limitation or standard, or any existing monitoring, testing, reporting or recordkeeping requirement that may apply under federal, state, or local law, or any other applicable requirements under the Act.

(h) CAM recordkeeping requirements.

(1) The Permittee shall maintain records of monitoring data, monitor performance data, corrective actions taken, any written quality improvement plan required pursuant to paragraph (II)(c) of this condition and any activities undertaken to implement a quality improvement plan, and other supporting information required to be maintained under this condition (such as data used to document the adequacy of monitoring, or records of monitoring maintenance or corrective actions). Section C - General Record Keeping Requirements of this permit contains the
Permittee’s obligations with regard to the records required by this condition.

(2) Instead of paper records, the owner or operator may maintain records on alternative media, such as microfilm, computer files, magnetic tape disks, or microfiche, provided that the use of such alternative media allows for expeditious inspection and review, and does not conflict with other applicable recordkeeping requirements.

C.19 Actions Related to Noncompliance Demonstrated by a Stack Test [326 IAC 2-7-5] [326 IAC 2-7-6]

(a) When the results of a stack test performed in conformance with Section C -- Performance Testing, of this permit exceed the level specified in any condition of this permit, the Permittee shall submit a description of its response actions to IDEM, OAQ, no later than seventy-five (75) days after the date of the test.

(b) A retest to demonstrate compliance shall be performed no later than one hundred eighty (180) days after the date of the test. Should the Permittee demonstrate to IDEM, OAQ that retesting in one-hundred eighty (180) days is not practicable, IDEM, OAQ may extend the retesting deadline.

(c) IDEM, OAQ reserves the authority to take any actions allowed under law in response to noncompliant stack tests.

The response action documents submitted pursuant to this condition do require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).

Record Keeping and Reporting Requirements [326 IAC 2-7-5]] [326 IAC 2-7-19]

C.20 Emission Statement [326 IAC 2-7-5(3)(C)(iii)] [326 IAC 2-7-5(7)] [326 IAC 2-7-19(c)] [326 IAC 2-6]

Pursuant to 326 IAC 2-6-3(a)(1), the Permittee shall submit by July 1 of each year an emission statement covering the previous calendar year. The emission statement shall contain, at a minimum, the information specified in 326 IAC 2-6-4(c) and shall meet the following requirements:

(1) Indicate estimated actual emissions of all pollutants listed in 326 IAC 2-6-4(a);

(2) Indicate estimated actual emissions of regulated pollutants as defined by 326 IAC 2-7-1(33) (“Regulated pollutant, which is used only for purposes of Section 19 of this rule”) from the source, for purpose of fee assessment.

The statement must be submitted to:

Indiana Department of Environmental Management
Technical Support and Modeling Section, Office of Air Quality
100 North Senate Avenue
MC 61--50 IGCN 1003
Indianapolis, Indiana 46204-2251

The emission statement does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
C.21 General Record Keeping Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-6] [326 IAC 2-2] [326 IAC 2-3]

(a) Records of all required monitoring data, reports and support information required by this permit shall be retained for a period of at least five (5) years from the date of monitoring sample, measurement, report, or application. Support information includes the following, where applicable:

(AA) All calibration and maintenance records.
(BB) All original strip chart recordings for continuous monitoring instrumentation.
(CC) Copies of all reports required by the Part 70 permit.

Records of required monitoring information include the following, where applicable:

(AA) The date, place, as defined in this permit, and time of sampling or measurements.
(BB) The dates analyses were performed.
(CC) The company or entity that performed the analyses.
-DD) The analytical techniques or methods used.
(EE) The results of such analyses.
(FF) The operating conditions as existing at the time of sampling or measurement.

These records shall be physically present or electronically accessible at the source location for a minimum of three (3) years. The records may be stored elsewhere for the remaining two (2) years as long as they are available upon request. If the Commissioner makes a request for records to the Permittee, the Permittee shall furnish the records to the Commissioner within a reasonable time.

(b) Unless otherwise specified in this permit, for all record keeping requirements not already legally required, the Permittee shall be allowed up to ninety (90) days from the date of permit issuance or the date of initial start-up, whichever is later, to begin such record keeping.

(c) If there is a reasonable possibility (as defined in 326 IAC 2-2-8 (b)(6)(A), 326 IAC 2-2-8 (b)(6)(B), 326 IAC 2-3-2 (l)(6)(A), and/or 326 IAC 2-3-2 (l)(6)(B)) that a “project” (as defined in 326 IAC 2-2-1(oo) and/or 326 IAC 2-3-1(jj)) at an existing emissions unit, other than projects at a source with a Plantwide Applicability Limitation (PAL), which is not part of a “major modification” (as defined in 326 IAC 2-2-1(dd) and/or 326 IAC 2-3-1(yy)) may result in significant emissions increase and the Permittee elects to utilize the “projected actual emissions” (as defined in 326 IAC 2-2-1(pp) and/or 326 IAC 2-3-1(kk)), the Permittee shall comply with following:

(1) Before beginning actual construction of the “project” (as defined in 326 IAC 2-2-1(oo) and/or 326 IAC 2-3-1(jj)) at an existing emissions unit, document and maintain the following records:

(A) A description of the project.
(B) Identification of any emissions unit whose emissions of a regulated new source review pollutant could be affected by the project.
(C) A description of the applicability test used to determine that the project is not a major modification for any regulated NSR pollutant, including:

(i) Baseline actual emissions;
(ii) Projected actual emissions;
(iii) Amount of emissions excluded under section 326 IAC 2-2-1(pp)(2)(A)(iii) and/or 326 IAC 2-3-1(kk)(2)(A)(iii); and

(iv) An explanation for why the amount was excluded, and any netting calculations, if applicable.

(d) If there is a reasonable possibility (as defined in 326 IAC 2-2-8(b)(6)(A) and/or 326 IAC 2-3-2(l)(6)(A)) that a “project” (as defined in 326 IAC 2-2-1(oo) and/or 326 IAC 2-3-1(jj)) at an existing emissions unit, other than projects at a source with a Plantwide Applicability Limitation (PAL), which is not part of a “major modification” (as defined in 326 IAC 2-2-1(dd) and/or 326 IAC 2-3-1(y)) may result in significant emissions increase and the Permittee elects to utilize the “projected actual emissions” (as defined in 326 IAC 2-2-1(pp) and/or 326 IAC 2-3-1(kk)), the Permittee shall comply with following:

(1) Monitor the emissions of any regulated NSR pollutant that could increase as a result of the project and that is emitted by any existing emissions unit identified in (1)(B) above; and

(2) Calculate and maintain a record of the annual emissions, in tons per year on a calendar year basis, for a period of five (5) years following resumption of regular operations after the change, or for a period of ten (10) years following resumption of regular operations after the change if the project increases the design capacity of or the potential to emit that regulated NSR pollutant at the emissions unit.

C.22 General Reporting Requirements [326 IAC 2-7-5(C)] [326 IAC 2-1.1-11] [326 IAC 2-2] [326 IAC 2-3] [40 CFR 64] [326 IAC 3-8]

(a) The Permittee shall submit the attached Quarterly Deviation and Compliance Monitoring Report or its equivalent. Proper notice submittal under Section B –Emergency Provisions satisfies the reporting requirements of this paragraph. Any deviation from permit requirements, the date(s) of each deviation, the cause of the deviation, and the response steps taken must be reported except that a deviation required to be reported pursuant to an applicable requirement that exists independent of this permit, shall be reported according to the schedule stated in the applicable requirement and does not need to be included in this report. This report shall be submitted not later than thirty (30) days after the end of the reporting period. The Quarterly Deviation and Compliance Monitoring Report shall include a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35). A deviation is an exceedance of a permit limitation or a failure to comply with a requirement of the permit.

On and after the date by which the Permittee must use monitoring that meets the requirements of 40 CFR Part 64 and 326 IAC 3-8, the Permittee shall submit CAM reports to the IDEM, OAQ.

A report for monitoring under 40 CFR Part 64 and 326 IAC 3-8 shall include, at a minimum, the information required under paragraph (a) of this condition and the following information, as applicable:

(1) Summary information on the number, duration and cause (including unknown cause, if applicable) of excursions or exceedances, as applicable, and the corrective actions taken;

(2) Summary information on the number, duration and cause (including unknown cause, if applicable) for monitor downtime incidents (other than downtime associated with zero and span or other daily calibration checks, if applicable); and
(3) A description of the actions taken to implement a QIP during the reporting period as specified in Section C - Response to Excursions or Exceedances. Upon completion of a QIP, the owner or operator shall include in the next summary report documentation that the implementation of the plan has been completed and reduced the likelihood of similar levels of excursions or exceedances occurring.

The Permittee may combine the Quarterly Deviation and Compliance Monitoring Report and a report pursuant to 40 CFR 64 and 326 IAC 3-8.

(b) The address for report submittal is:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61--53 IGCN 1003
Indianapolis, Indiana 46204-2251

(c) Unless otherwise specified in this permit, any notice, report, or other submission required by this permit shall be considered timely if the date postmarked on the envelope or certified mail receipt, or affixed by the shipper on the private shipping receipt, is on or before the date it is due. If the document is submitted by any other means, it shall be considered timely if received by IDEM, OAQ on or before the date it is due.

(d) Reporting periods are based on calendar years, unless otherwise specified in this permit. For the purpose of this permit “calendar year” means the twelve (12) month period from January 1 to December 31 inclusive.

(e) If the Permittee is required to comply with the recordkeeping provisions of (d) in Section C - General Record Keeping Requirements for any “project” (as defined in 326 IAC 2-2-1(oo) and/or 326 IAC 2-3-1(jj)) at an existing emissions unit, and the project meets the following criteria, then the Permittee shall submit a report to IDEM, OAQ:

(1) The annual emissions, in tons per year, from the project identified in (c)(1) in Section C -- General Record Keeping Requirements exceed the baseline actual emissions, as documented and maintained under Section C -- General Record Keeping Requirements (c)(1)(C)(i), by a significant amount, as defined in 326 IAC 2-2-1(ww) and/or 326 IAC 2-3-1(pp), for that regulated NSR pollutant, and

(2) The emissions differ from the preconstruction projection as documented and maintained under Section C -- General Record Keeping Requirements (c)(1)(C)(ii).

(f) The report for project at an existing emissions unit shall be submitted no later than sixty (60) days after the end of the year and contain the following:

(1) The name, address, and telephone number of the major stationary source.

(2) The annual emissions calculated in accordance with (d)(1) and (2) in Section C -- General Record Keeping Requirements.

(3) The emissions calculated under the actual-to-projected actual test stated in 326 IAC 2-2-2(d)(3) and/or 326 IAC 2-3-2(c)(3).
(4) Any other information that the Permittee wishes to include in this report such as an explanation as to why the emissions differ from the preconstruction projection.

Reports required in this part shall be submitted to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61--53 IGCN 1003
Indianapolis, Indiana 46204-2251

(g) The Permittee shall make the information required to be documented and maintained in accordance with (c) in Section C -- General Record Keeping Requirements available for review upon a request for inspection by IDEM, OAQ. The general public may request this information from the IDEM, OAQ under 326 IAC 17.1.

Stratospheric Ozone Protection

C.23 Compliance with 40 CFR 82 and 326 IAC 22-1

Pursuant to 40 CFR 82 (Protection of Stratospheric Ozone), Subpart F, except as provided for motor vehicle air conditioners in Subpart B, the Permittee shall comply with applicable standards for recycling and emissions reduction.

C.24 Consent Decree (Civil No. 2:12-CV-00207) Requirements

(a) As specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the following definitions shall apply throughout the permit:

(1) “Date of Entry” shall mean the date on which Consent Decree (Civil No. 2:12-CV-00207) is entered by the United States District Court for the Northern District of Indiana.

(2) “Date of Lodging” shall mean the date Consent Decree (Civil No. 2:12-CV-00207) is lodged with the United States District Court for the Northern District of Indiana.

(3) “7-day rolling average” shall mean the average daily emission rate or concentration during the preceding 7 days. For purposes of clarity, the first day used in a 7-day rolling average compliance period is the first day on which the emission limit is effective, and the first complete 7-day average compliance period is 7 days later (e.g., for a limit effective on January 1, the first day in the period is January 1 and the first complete 7-day period is January 1 through January 7).

(4) “365-day rolling average” shall mean the average daily emission rate or concentration during the preceding 365 days. For purposes of clarity, the first day used in a 365-day rolling average compliance period is the first day on which the emission limit is effective, and the first complete 365-day average compliance period is 365 days later (e.g., for a limit effective on January 1, the first day in the period is January 1 and the first complete 365-day period is January 1 through December 31).

(5) “12-month rolling average” shall mean the sum of the average rate or concentration of the pollutant in question for the most recent complete calendar month and each of the previous 11 calendar months, divided by 12. A new 12-month rolling average shall be calculated for each new complete month. For purposes of clarity, the first month used in a 12-month rolling average
compliance period is the first full calendar month in which the emission limit is effective, and the first complete 12-month rolling average compliance period is 12 calendar months later (e.g., for a limit effective on December 31, the first month in the period is January and the first complete 12-month period is January through the following December).

(6) “Fuel Oil” shall mean any liquid fossil fuel with sulfur content of greater than 0.05% by weight.
SECTION D.0  EMISSIONS UNIT OPERATION CONDITIONS

Emissions Unit Description: Source Wide Conditions

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.0.1 Completion of WRMP Definition

No later than 180 days from the start-up of the Coker 2 and the re-start of the No. 12 Pipestill (after the completion of the permitted modifications), whichever occurs later. This shall be considered the completion of the Whiting Refinery Modernization Project (WRMP). The WRMP was completed on May 10, 2014.

D.0.2 Petroleum Refineries (Process Trunaround) [326 IAC 8-4-2]

The owner or operator of a petroleum refinery shall notify the commissioner thirty (30) days prior to a process unit turnaround. In addition, the owner or operator shall minimize volatile organic compound emissions during turnaround, by providing for:

(a) depressurization venting of the process unit or vessel to a vapor recovery system, flare or firebox; and

(b) no emission of volatile organic compounds from a process unit or vessel until its internal pressure is 136 kPa (19.7 psi) or less.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.0.3 Operating Requirements

(a) After the installation of the continuous BTU analyzers at fuel mixing drums, in order to demonstrate compliance with emissions limitations, the continuous BTU analyzer shall be calibrated, maintained, and operated for determining compliance with the firing rate limits for heaters and boilers that are new, modified or affected units related to the WRMP project.

(b) During periods of time when the BTU analyzers are down, in order to demonstrate compliance with the firing rate limits on heaters and boilers involved in the WRMP project, the Permittee shall:

(1) Continuously monitor the fuel flow rates at the heaters and boilers;

(2) Conduct a monthly analysis of fuel gas samples taken once per week in order to determine monthly averaged BTU content of the fuel gas in each mixing drum; and

(3) Determine the monthly firing rates for heaters and boilers based on the fuel flow rates at each heater and boiler and the monthly averaged BTU content of the fuel gas in the mixing drums.

D.0.4 Initial Testing Requirements for Existing Affected Emissions Units and 3SPS Boilers

(a) Not later than three (3) years after completion of the WRMP project, the Permittee shall perform the initial performance testing for NOx, CO, PM, PM10, and VOC for no less than fifty percent (50%) of the emissions units listed in Table D.0.4. No later than five (5) years after the completion of the WRMP project, the Permittee shall perform the initial
performance testing for NOx, CO, PM, PM10 and VOC for the emissions units in Table D.0.4 not yet tested.

(b) Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures) and utilizing methods approved by the commissioner. Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

<table>
<thead>
<tr>
<th>Emission Unit</th>
<th>CO</th>
<th>PM/PM10</th>
<th>VOC</th>
<th>NOx</th>
</tr>
</thead>
<tbody>
<tr>
<td>11A PS Heater H-1X</td>
<td>x</td>
<td>x</td>
<td>x</td>
<td>*</td>
</tr>
<tr>
<td>11A PS Heater H-2</td>
<td>x</td>
<td>x</td>
<td>x</td>
<td></td>
</tr>
<tr>
<td>11A PS Heater H-3</td>
<td>x</td>
<td>x</td>
<td>x</td>
<td></td>
</tr>
<tr>
<td>11C PS Heater H-300</td>
<td>x</td>
<td>x</td>
<td>x</td>
<td></td>
</tr>
<tr>
<td>ISOM H-1</td>
<td>x</td>
<td>x</td>
<td>x</td>
<td></td>
</tr>
<tr>
<td>ARU F-200A</td>
<td>x</td>
<td>x</td>
<td>x</td>
<td></td>
</tr>
<tr>
<td>ARU F-200B</td>
<td>x</td>
<td>x</td>
<td>x</td>
<td></td>
</tr>
</tbody>
</table>
| 4UF F-1                        | x  | x       | x   |    *
| 4UF F-2                        | x  | x       | x   | *   |
| 4UF F-3                        | x  | x       | x   | *   |
| 4UF F-4                        | x  | x       | x   |     |
| 4UF F-5                        | x  | x       | x   |     |
| 4UF F-6                        | x  | x       | x   |     |
| 4UF F-7                        | x  | x       | x   |     |
| 4UF F-8A                       | x  | x       | x   |     |
| 4UF F-8B                       | x  | x       | x   |     |
| HU B-501                       | x  | x       | x   |     |
| DDU B-301                      | x  | x       | x   |     |
| DDU B-302                      | x  | x       | x   |     |
| CFHU F-801A                    | x  | x       | x   |     |
| CFHU F-801B                    | x  | x       | x   |     |
| CFHU F-801C                    | x  | x       | x   |     |
| CRU F-101                      | x  | x       | x   |     |
| CRU F-102A                     | x  | x       | x   |     |
| 3SPS #31 Boiler                | *  | x       | x   | *   |
| 3SPS #32 Boiler                | *  | x       | x   | *   |
| 3SPS #33 Boiler                | *  | x       | x   | *   |
| 3SPS #34 Boiler                | *  | x       | x   | *   |
| 3SPS #36 Boiler                | *  | x       | x   | *   |
| 3SPS 5 Duct Burners            | *  | x       | x   | *   |

* Equipped with a CEMS for specified pollutant
Emissions Unit Description:

(s) The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06, is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The CFHU includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

(1) Three (3) process heaters, all of which burn refinery gas, natural gas, or liquified petroleum gas:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-801 A/B</td>
<td>66.5</td>
<td>171-01</td>
<td>low-NOx burners</td>
</tr>
<tr>
<td>F-801C</td>
<td>60.0</td>
<td>171-02</td>
<td>ultra low-NOx burners</td>
</tr>
</tbody>
</table>

(nn) The Gas Oil Hydrotreater (GOHT) Unit, identified as Unit ID 802 and rated at 120,000 barrels per day. The GOHT reduces the sulfur and nitrogen content of the FCU feed and improves the hydrogen content. Operation of the GOHT will enable the FCU to meet gasoline sulfur specifications and to improve FCU conversion yields. The GOHT Unit will be constructed as part of the WRMP Project and includes the following emission units:

(1) Process heaters comprising of:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-901A</td>
<td>47</td>
<td>802-01</td>
<td>Ultra low-NOx burners</td>
</tr>
<tr>
<td>F-901B</td>
<td>47</td>
<td>802-02</td>
<td>Ultra low-NOx burners</td>
</tr>
</tbody>
</table>

(The information describing the process contained in this emissions unit description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.01.1 Prevention of Significant Deterioration [326 IAC 2-2], Nonattainment NSR [326 IAC 2-1.1-4] and Emission Offset [326 IAC 2-3]

In order to render 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-2 not applicable, the Permittee shall comply with the following:

(a) Pursuant to SSM 089-32033-00453 as modified by SPM 089-40517-00453, the Permittee shall comply with the following limits following the completion of the WRMP project:
<table>
<thead>
<tr>
<th>Unit ID</th>
<th>Firing rate (10^3 MMBtu)</th>
<th>SO₂ (tons)</th>
<th>NOx (tons)</th>
<th>CO (tons)</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-801A</td>
<td>1,592.15</td>
<td>8.80</td>
<td>33.03</td>
<td>39.89</td>
</tr>
<tr>
<td>F-801B</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>F-801C</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>F-901A</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>F-901B</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

All limits per twelve (12) consecutive month period with compliance determined at the end of each month.

Additional limits on PM, PM₁₀, SO₂, and VOC for the CFHU heaters (F-801A, F-801B, and F-801C) are in Section D.19.

Additional limits on PM, PM₁₀, NOx, and VOC for the GOHT heaters (F-901A and F-901B) are in Section D.42.

Compliance with the limits on the annual firing rates and the SO₂, NOx, and CO emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for SO₂, NOx, and CO for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

**Compliance Determination Requirements [326 IAC 2-7-5(1)]**

**D.01.2 Compliance Determination Requirements - CFHU & GOHT**

Pursuant to SPM 089-40517-00453, the following equations shall be used to determine compliance with the firing rate limit, SO₂ limit, NOx limit, and CO limit in Condition D.01.1. Compliance is demonstrated each month by adding the combined firing rate or emissions for that month to the firing rate or emissions for the preceding eleven (11) months.

(a) Firing rate:

\[ Q = Q_{CFHU} + Q_{F901A} + Q_{F901B} \]

Where:

\[ Q_{CFHU} = \text{Greater of } Q_{F801A} + Q_{F801B} + Q_{F801C} \text{ or } 16.38 \times 10^3 \text{ MMBtu/month} \]

\[ Q_{F801A} = \text{firing rate for F-801A heater, } 10^3 \text{ MMBtu/month} \]

\[ Q_{F801B} = \text{firing rate for F-801B heater, } 10^3 \text{ MMBtu/month} \]

\[ Q_{F801C} = \text{firing rate for F-801C heater, } 10^3 \text{ MMBtu/month} \]

\[ Q_{F901A} = \text{firing rate for F-901A heater, } 10^3 \text{ MMBtu/month} \]

\[ Q_{F901B} = \text{firing rate for F-901B heater, } 10^3 \text{ MMBtu/month} \]

(b) Sulfur dioxide:

\[ S = S_{CFHU} + S_{F901A} + S_{F901B} \]

Where:

\[ S_{CFHU} = \text{Greater of } S_{F801A} + S_{F801B} + S_{F801C} \text{ or } 0.064 \text{ (tons/month)} \]

\[ S_{F801A} = \text{SO₂ emissions for F-801A heater, tons/month} \]
SF801B = SO2 emissions for F-801B heater, tons/month
SF801C = SO2 emissions for F-801C heater, tons/month
SF901A = SO2 emissions for F-901A heater, tons/month
SF901B = SO2 emissions for F-901B heater, tons/month

Monthly SO2 emissions for each unit shall be determined from the continuous emissions monitoring required by Conditions D.19.11 and D.42.9 for refinery fuel gas, or natural gas emission factor and monthly firing rate.

(c) NOx:

\[ N = N_{CFHU} + N_{F901A} + N_{F901B} \]

Where:

\[ N = \text{combined NOx emissions for CFHU heaters and GOHT heaters, tons/month} \]
\[ N_{CFHU} = \text{Greater of } N_{F801A} + N_{F801B} + N_{F801C} \text{ or 0.40 (tons/month)} \]
\[ N_{F801A} = \text{NOx emissions for F-801A heater, tons/month} \]
\[ N_{F801B} = \text{NOx emissions for F-801B heater, tons/month} \]
\[ N_{F801C} = \text{NOx emissions for F-801C heater, tons/month} \]
\[ N_{F901A} = \text{NOx emissions for F-901A heater, tons/month} \]
\[ N_{F901B} = \text{NOx emissions for F-901B heater, tons/month} \]

Monthly NOx emissions for each unit shall be determined from the results of performance testing required by Conditions D.19.10 and D.42.8 and monthly firing rate.

(d) CO:

\[ C = C_{CFHU} + C_{F901A} + C_{F901B} \]

Where:

\[ C = \text{combined CO emissions for CFHU heaters and GOHT heaters, tons/month} \]
\[ C_{CFHU} = \text{Greater of } C_{F801A} + C_{F801B} + C_{F801C} \text{ or 0.68 (tons/month)} \]
\[ C_{F801A} = \text{CO emissions for F-801A heater, tons/month} \]
\[ C_{F801B} = \text{CO emissions for F-801B heater, tons/month} \]
\[ C_{F801C} = \text{CO emissions for F-801C heater, tons/month} \]
\[ C_{F901A} = \text{CO emissions for F-901A heater, tons/month} \]
\[ C_{F901B} = \text{CO emissions for F-901B heater, tons/month} \]

Monthly CO emissions for each unit shall be determined from the results of performance testing required by Condition D.19.10 and D.42.8 and monthly firing rate.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.01.3 Record Keeping Requirements

(a) In order to document the compliance status with Condition D.01.1, the Permittee shall maintain records of monthly firing rates, monthly emissions of SO2, monthly emissions of NOx, and monthly emissions of CO from the following units:

<table>
<thead>
<tr>
<th>Unit</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-801A</td>
<td>SO2 emissions for F-801A heater, tons/month</td>
</tr>
<tr>
<td>F-801B</td>
<td>SO2 emissions for F-801B heater, tons/month</td>
</tr>
<tr>
<td>F-801C</td>
<td>SO2 emissions for F-801C heater, tons/month</td>
</tr>
</tbody>
</table>
F-901A
F-901B

(b) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by this condition.

D.01.4 Reporting Requirements

(a) In order to document the compliance status with Condition D.01.1, the Permittee shall submit a quarterly summary of the following for the CFHU heaters (F-801A, F-801B, and F-801C) and GOHT heaters (F-901A and F-901B) not later than thirty (30) days after the end of the quarter being reported:

1. Combined monthly firing rate \(10^3\) MMBtu/month
2. Combined monthly \(SO_2\) emissions (tons/month)
3. Combined monthly \(NO_x\) emissions (tons/month)
4. Combined monthly CO emissions (tons/month)

(b) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
**SECTION D.1 EMISIONS UNIT OPERATION CONDITIONS - No. 11 Pipe Still**

**Emissions Unit Description:**

(a) Nos. 11A and 11C Pipe Stills built in 1956, with a rated capacity of 220,800 barrels per day, and identified as Unit ID 120 process crude into various hydrocarbon fractions based on boiling points. This facility includes the following emission sources and may include insignificant activities listed in Section A.4 of this permit:

(1) The following process heaters, all of which are fired by natural gas, refinery gas, or liquified petroleum gas:

<table>
<thead>
<tr>
<th>Heater Identification (PS Associated with)</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-1X* (11A)</td>
<td>250</td>
<td>120-01</td>
<td>Ultra Low NOx Burners</td>
</tr>
<tr>
<td>H-2 (11A)</td>
<td>45</td>
<td>120-02</td>
<td>None</td>
</tr>
<tr>
<td>H-3 (11A)</td>
<td>55</td>
<td>120-03</td>
<td>None</td>
</tr>
<tr>
<td>H-200* (11C)</td>
<td>249.5</td>
<td>120-05</td>
<td>Ultra Low NOx Burners</td>
</tr>
<tr>
<td>H-300 (11C)</td>
<td>180</td>
<td>120-06</td>
<td>None</td>
</tr>
</tbody>
</table>

* Heaters H-1X and H-200 stacks have continuous emissions monitors (CEMS) for NOx.

(2) Two (2) vacuum hot wells (D-21, constructed in 1990 and D-26, constructed in 1997) and one (1) sump (D-20, constructed in 1990 and abandoned in place in 2013), at No. 11A Pipe Still are part of a closed system as described below.

(3) One (1) vacuum hot well (D-300), constructed in 1995 at No. 11C Pipe Still are part of a closed system as described below.

The vacuum tower overhead system consists of a series of condensers, steam ejectors, and vacuum pumps. The majority of the overhead vapors are condensed and drained to the hotwell, which is pumped back to the front end of the unit for reprocessing. The gas compressors pull the remaining vapor that is not condensed in the overhead system into the wet gas system, where the hydrocarbon is reprocessed by down stream units. A thermocouple system (with temperature alarm) is used to monitor the vacuum on the system.

(4) Leaks from process equipment, including pumps, compressors (K-4 and K-4A at No. 11A Pipe Still and K-300A and K-300B at the No. 11C Pipe Still), pressure relief devices, sampling connection systems, open-ended lines and valves, and heat exchange and instrumentation systems.

(5) One (1) storage tank (identified as Tank 3030) with a maximum storage capacity of 847,000 gallons. This tank was installed in 1957 and is equipped with an external floating roof.

(6) One (1) oil water separation system (identified as Tank 8), with a maximum storage capacity of 124,800 gallons.

(7) One (1) redundant oil water separation system (identified as Tank 8a), permitted in 2008, with a maximum storage capacity of 124,800 gallons, equipped with a carbon canister for VOC control.
(8) As part of the No. 11A PS and No. 11C PS WARP, per SPM 089-25488-00453, the two existing blowdown stacks identified as stacks 11PS-A and 11PS-C will be shutdown, with the pressure relief discharge that was previously routed to the blowdown stacks will be re-routed to the DDU flare, except for T-300 vacuum tower relief discharge and the COVs.

A Brine Conditioning System (BCS), added as part of the WEP, including the following units:

(9) T-400 Brine Stripper Tower, approved in 2017 for construction.

(10) D-400 Stripper Overhead Receiver, approved in 2017 for construction.

(11) D-401 Liquid Ring Separator, approved in 2017 for construction.


(13) D-403 Oil Skimming Drum, approved in 2018 for construction.

(14) This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.


(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.1.1 Lake County PM\textsubscript{10} Emission Limitations [326 IAC 6.8-2-6]

Pursuant to 326 IAC 6.8-2-6 the Permittee shall comply with the following PM\textsubscript{10} emission limitations for No. 11 pipe still (including nos. 11A and 11C pipe still) process heaters:

<table>
<thead>
<tr>
<th>Process Heater</th>
<th>PM\textsubscript{10} Limit (lbs/mnBTU)</th>
<th>PM\textsubscript{10} Limit (lbs/hour)</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-1X Heater</td>
<td>0.0075</td>
<td>1.863</td>
</tr>
<tr>
<td>H2 Vacuum Heater</td>
<td>0.0075</td>
<td>0.335</td>
</tr>
<tr>
<td>H3 Vacuum Heater</td>
<td>0.0075</td>
<td>0.41</td>
</tr>
<tr>
<td>H-200 Crude Charge</td>
<td>0.0075</td>
<td>1.859</td>
</tr>
<tr>
<td>H-300 Furnace</td>
<td>0.0075</td>
<td>1.341</td>
</tr>
</tbody>
</table>


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to Permit SSM 089-25484-00453 (issued May 1, 2008), upon startup of the ultra low- NO\textsubscript{X} burners on heater H-200, the emissions of NO\textsubscript{X} shall not exceed 0.05 pounds per million BTU of fuel gas fired.
(b) The Permittee shall comply with the following limits after completion of the WRMP project:

1. Annual NOx and SO2 emissions limits:

<table>
<thead>
<tr>
<th>Unit ID</th>
<th>NOx Emissions (tons per 12 consecutive month period)</th>
<th>SO2 emissions (tons per 12 consecutive month period)</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-1X</td>
<td>80.7 (combined)</td>
<td>12.4 (combined)</td>
</tr>
<tr>
<td>H-2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>H-3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>H-200</td>
<td>127.0 (combined)</td>
<td>15.9 (combined)</td>
</tr>
<tr>
<td>H-300</td>
<td>(combined)</td>
<td>(combined)</td>
</tr>
</tbody>
</table>

2. Firing rate limit, CO, VOC, PM and PM10 emissions limits:

<table>
<thead>
<tr>
<th>Heater ID</th>
<th>Firing rate ($10^3$ mmBTU) per 12 consecutive month period</th>
<th>CO (lb/mmBTU)</th>
<th>VOC (lb/mmBTU)</th>
<th>PM (lb/mmBTU)</th>
<th>PM10 (lb/mmBTU)</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-1X</td>
<td>2,237.30 (combined)</td>
<td>0.082</td>
<td>0.0054</td>
<td>0.0075</td>
<td>0.0075</td>
</tr>
<tr>
<td>H-2</td>
<td>0.082</td>
<td>0.0054</td>
<td>0.0075</td>
<td>0.0075</td>
<td></td>
</tr>
<tr>
<td>H-3</td>
<td>0.082</td>
<td>0.0054</td>
<td>0.0075</td>
<td>0.0075</td>
<td></td>
</tr>
<tr>
<td>H-200</td>
<td>2,871.53 (combined)</td>
<td>0.082</td>
<td>0.0054</td>
<td>0.0075</td>
<td>0.0075</td>
</tr>
<tr>
<td>H-300</td>
<td>0.082</td>
<td>0.0054</td>
<td>0.0075</td>
<td>0.0075</td>
<td></td>
</tr>
</tbody>
</table>

(c) After the completion of the WRMP project, the two existing blowdown stacks identified as stacks 11PS-A and 11PS-C will be shutdown, with the emergency pressure relief discharge that was previously routed to the blowdown stacks being re-routed to the DDU flare, except for T-300 vacuum tower relief discharge and the COV's.

(d) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.1.6. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits on the annual firing rates and the NOx, VOC, SO2, CO, PM and PM10 emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOx, VOC, SO2, CO, PM and PM10 for the WRMP project remain below the significant, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.1.3 Lake County Sulfur Dioxide (SO2) Emission Limitations [326 IAC 7-4.1-3]

Pursuant to 326 IAC 7-4.1-3, the Permittee shall comply with the following sulfur dioxide emission limitations for the No. 11 (including Nos. 11A and 11C) Pipe Still process heaters:

<table>
<thead>
<tr>
<th>Process Heater</th>
<th>SO2 Limit (lbs/mmBTU)</th>
<th>SO2 Limit (lbs/hour)</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-1X Heater</td>
<td>0.033</td>
<td>8.25</td>
</tr>
<tr>
<td>H-2 Vacuum Heater</td>
<td>0.033</td>
<td>1.49</td>
</tr>
<tr>
<td>H-3 Vacuum Heater</td>
<td>0.033</td>
<td>1.82</td>
</tr>
</tbody>
</table>
D.1.4 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR 60, Subpart Ja]

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, Heaters H-1X, H-2, H-3, H-200 and H-300 shall be affected facilities for SO2 as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO2 emissions for fuel gas and combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for Heaters H-1X, H-2, H-3, H-200 and H-300.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than December 31, 2013, Heater H-200 shall be an affected facility for NOx as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja for NOx emissions for process heaters by the date specified in 40 CFR 60, Subpart Ja. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for Heater H-200.

D.1.5 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the No. 11A and 11C Pipe Stills are affected facilities pursuant to 40 CFR 60, Subpart GGGa upon the "Date of Entry" of the Consent Decree entered in Civil No. 2:12-CV-00207, and the following shall apply:

1. The Permittee shall comply with the requirements specified in Section F.9 — 40 CFR 60, Subpart GGGa and Section F.9 — 40 CFR 60, Subpart VVa for equipment leaks of VOC from each valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the No. 11A and 11C Pipe Stills no later than one year from the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207.

2. The No. 11A and 11C Pipe Stills shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

3. Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).
D.1.6 Volatile Organic Compounds (VOC) [326 IAC 8-4-2]

(a) Pursuant to 326 IAC 8-4-2(1), the Permittee shall control VOC emissions from the vacuum producing systems at the No. 11A Pipe Still vacuum hot wells (D-20, D-21, and D-26) and No. 11C Pipe Still vacuum hot well (D-300) according to the following:

(1) The Permittee shall not emit any noncondensable volatile organic compounds from the condensers, hot wells or accumulators of any vacuum producing systems at a petroleum refinery.

(b) Pursuant to 326 IAC 8-4-2(2), the Permittee shall equip the wastewater (oil/water) separators Tank 8 and Tank 8a, any forebay, and openings in covers with lids or seals such that the lids or seals are in the closed position at all times except when performing maintenance.

D.1.7 Operating Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to Permit SPM 089-15202-00003, issued April 24, 2002, effective June 1, 2003, “fuel oil” shall not be used as a fuel for the Nos. 11A and 11C Pipe Stills Heaters H-1X, H-2, H-3, H-200 and H-300.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and in order to demonstrate compliance with Condition D.1.2, following the installation of the Ultra low-NOx burners on the Heater H-200, the Heater H-200 shall operate using only Ultra low-NOx burners.

(c) Pursuant to Permit SSM 089-25484-00453, issued May 1, 2008, and in order to demonstrate compliance with Condition D.1.2, after the completion of the WRMP project, the pressure relief discharges that were previously routed to the blowdown stacks will be routed to the DDU flare, except for T-300 vacuum tower relief discharge and the COV’s. The flare must be operated with a flame present at all times that 11A PS or 11C PS is in operation.

D.1.8 Consent Decree (Civil No. 2:12-CV-00207) Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than December 31, 2013, the Permittee shall install, maintain, and continuously operate Ultra-Low NOx burners on Heater H-1X.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than December 31, 2013, the emissions of NOx from Heater H-1X shall not exceed 0.06 lb/mmBTU based on a “12-month rolling average”.

(c) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than July 1, 2014, the total sulfur concentration of refinery fuel gas combusted in H-1X, H-2, H-3, H-200 and H-300 shall not exceed 70 ppmvd total sulfur calculated as H2S on a “12-month rolling average” basis.

**Compliance Determination Requirements [326 IAC 2-7-5(1)]**

D.1.9 Compliance Determination Requirements

(a) Pursuant to 326 IAC 7-4-1-3(b)(1) and except as specified in 326 IAC 7-4-1-2(d) and 326 IAC 7-2-1(c)(3), compliance with the sulfur dioxide emission limitations in Condition D.1.3 shall be determined based on the daily average sulfur dioxide emission rate, in pounds per hour.
(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, compliance with the NOx emissions limit in Condition D.1.2(a) for Heater H-200 and in Condition D.1.8(b) for H-1X shall be calculated using 40 CFR Part 60, Appendix A, Method 19 and either the 12-month rolling average NOx concentration as determined by CEMS (after the installation of the CEMS required by Condition D.1.13(b)) or the NOx concentration measured in the most recent stack test demonstrating compliance (prior to the installation of the CEMS required by Condition D.1.13(b)).

(c) In order to assure compliance with the NOx limit in Condition D.1.2(b)(1), NOx emissions shall be determined each month by adding the total emissions for that month to the total emissions for the preceding eleven (11) months. Total emissions for each month shall be calculated using the following equations:

\[
E_{11A} \text{ (ton/month)} = [(H-1X \text{ NOx} \text{ CEMS}) \times FR_{H-1X}] + (H-2 \text{ NOx} \times FR_{H-2}) + (H-3 \text{ NOx} \times FR_{H-3})] \times \frac{1 \text{ ton}}{2000 \text{ lbs}}.
\]

Where:
- \(E_{11A}\) (ton/month) = Combined NOx emissions from H-1X, H-2 and H-3 in tons per month
- \(H-1X \text{ NOx CEMS}\) = NOx lb/mmBtu for H-1X calculated per 40 CFR Part 60, Appendix A, Method 19, using the average concentration as measured by the CEMS over the preceding month.
- \(FR_{H-1X}\) = Firing rate in mmBTU to H-1X from all fuels fired in H-1X over the previous month period.
- \(H-2 \text{ NOx}\) = 0.098 lb NOx/mmBTU or the NOx lb/mmBTU determined by the most recent stack test.
- \(FR_{H-2}\) = Firing rate in mmBTU to H-2 from all fuels fired in H-2 over the previous month period.
- \(H-3 \text{ NOx}\) = 0.098 lb NOx/mmBTU or the NOx lb/mmBTU determined by the most recent stack test.
- \(FR_{H-3}\) = Firing rate in mmBTU to H-3 from all fuels fired in H-3 over the previous month period.

\[
E_{11C} \text{ (ton/month)} = [(H-200 \text{ NOx} \text{ CEMS}) \times FR_{H-200}] + (H-300 \text{ NOx} \times FR_{H-300})] \times \frac{1 \text{ ton}}{2000 \text{ lbs}}.
\]

Where:
- \(E_{11C}\) (ton/month) = Combined NOx emissions from H-200 and H-300 in tons per month
- \(H-200 \text{ NOx CEMS}\) = NOx lb/mmBtu for H-200 calculated per 40 CFR Part 60, Appendix A, Method 19, using the average concentration as measured by the CEMS over the preceding month.
- \(FR_{H-200}\) = Firing rate in mmBTU to H-200 from all fuels fired in H-200 over the previous month period.
- \(H-300 \text{ NOx}\) = 0.137 lb NOx/mmBTU or the NOx lb/mmBTU determined by the most recent stack test.
- \(FR_{H-300}\) = Firing rate in mmBTU to H-300 from all fuels fired in H-300 over the previous month period.

D.1.10 Performance Testing Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and in order to demonstrate compliance with the emission limits in Condition D.1.2(b)(1), the Permittee shall conduct performance tests to measure
emissions of NOx from Heater H-300 once every five (5) years. For the measurement of NOx emissions, the Permittee shall comply with the performance test protocols established by EPA Method 7E in conjunction with either EPA Method 19 or EPA Methods 1, 2, 3 and 4, or an EPA-approved alternative test method.

Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for NOx testing for Heater H-300.

(b) Pursuant to SSM 089-32033-00453, the Permittee shall perform NOx testing of Heaters H-2 and H-3 at least once every five (5) years from the date of the most recent valid compliance demonstration. Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for NOx testing of Heaters H-2 and H-3.

c) Pursuant to SSM 089-32033-00453, the Permittee shall perform PM, PM10, CO, and VOC testing of Heaters H-1X, H-2, H-3, and H-300 at least once every five (5) years from the date of the most recent valid compliance demonstration. Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for PM, PM10, CO, and VOC testing of Heaters H-1X, H-2, H-3, and H-300.

d) Pursuant to SSM 089-32033-00453, not later than 180 days after the startup of the ultra low-NOx burners, the Permittee shall perform PM, PM10, CO, and VOC testing of Heater H-200. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration.

e) Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures) and utilizing methods approved by the commissioner. Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.1.11 Continuous Emissions Monitoring

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, by December 31, 2013, the Permittee shall install Total Sulfur Continuous Analyzers on the refinery fuel gas systems to continuously monitor, measure and record the total sulfur concentration of fuel gas burned in Heaters H-1X, H-2, H-3, H-200 and H-300. The Total Sulfur Continuous Analyzers shall be installed, operated and calibrated pursuant to ASTM D7166-10 and 40 CFR Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B, except that in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct a Relative Accuracy Audit (RAA) or a Relative Accuracy Test Audit (RATA) on each Total Sulfur Continuous Analyzer at least once every three (3) years. The Permittee must also conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed. For RATA and RAA reference method comparisons, EPA Methods 15A or 16C shall be used as the reference method. In addition, the Permittee may also use the principles of EPA Method 7E, section 8.3 to dilute the fuel gas samples used for the reference method as necessary to render the samples safe for analysis. Consistent with 40 CFR § 60.107a(a)(2)(iv), the Permittee shall monitor refinery fuel gas at locations that accurately represent the total sulfur concentration in the refinery fuel gas being burned in all heaters and boilers in the refinery, other than refinery fuel gas that would be exempt from monitoring under 40 CFR § 60.107a(a)(3).
(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and to demonstrate compliance with Conditions D.1.2(a) and D.1.8, by no later than December 31, 2013 the Permittee shall install, operate, calibrate and maintain a NO\textsubscript{X} CEMs on Heaters H-1X and H-200. The Permittee shall install, certify, calibrate, maintain, and operate the NO\textsubscript{X} CEMS in accordance with the provisions of 40 CFR § 60.13 that are applicable to CEMS (excluding those provisions applicable only to Continuous Opacity Monitoring Systems) and Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B. Unless Appendix F requirements are specifically required by NSPS or state regulations, then in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct either a RAA or a RATA on each CEMS at least once every three (3) years. The Permittee shall conduct a Cylinder Gas Audit each Calendar Quarter during which a RAA or a RATA is not performed.

(c) The Total Sulfur Continuous Analyzer and the NO\textsubscript{x} emission monitoring systems (CEMS) shall be calibrated, maintained, and operated for measuring total sulfur and NO\textsubscript{x} in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment. The SO\textsubscript{2} emissions shall be calculated based on the conversion of one mole of sulfur in the fuel gas to one mole of SO\textsubscript{2}.

Compliance Monitoring Requirements [326 IAC 2-7-6(1)] [326 IAC 2-7-5(1)]

D.1.12 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.1.13 Record Keeping Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(1)(A) and to document the compliance status with Conditions D.1.3 and D.1.7, the Permittee shall maintain a daily record of the following for Nos. 11A and 11C Pipe Stills:

1. fuel type,
2. average daily sulfur content for each fuel type,
3. average daily fuel gravity for each fuel type,
4. total daily fuel usage for each type, and
5. heat content of each fuel.

(b) Pursuant to 326 IAC 6.8-8-7 and to document the compliance status with Condition D.1.1, Permittee shall maintain records for the Nos. 11A and 11C Pipe Still process heaters as specified in the Continuous Compliance Plan.

(c) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.1.4, the Permittee shall maintain the records specified in Section F.3.

(d) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.1.5(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR Plan.

(e) Pursuant to 40 CFR 60, Subparts GGGa to document the compliance status with Conditions D.1.5(b), the Permittee shall keep records as specified in Section F.9.

(f) To document the compliance status with Conditions D.1.2(b)(1), D.1.2(b)(2) and D.1.8(b), the Permittee shall maintain records in accordance with (1) through (7) below. Records
maintained for (1) through (7) shall be taken monthly and shall be complete and sufficient
to establish compliance with the limits established in Condition D.1.2.

(1) Combined monthly firing rates for heaters H-1X, H-2, H-3,
(2) Combined monthly firing rates for heaters H-200 and H-300.
(3) NOx emissions, as measured by the CEMS, for heater H-1X.
(4) Combined NOx emissions for heaters H-1X, H-2 and H-3.
(5) Combined NOx emissions for heaters H-200 and H-300
(7) Combined SO2 emissions for heaters H-200 and H-300.

(g) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Condition D.1.2,
the Permittee shall keep the following records for the continuous emission monitors:

(1) One-minute block averages.
(2) All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system,
   and
   (B) required corrective action or compliance plan activities.
(3) All maintenance logs, calibration checks, and other required quality assurance
activities.
(4) All records of corrective and preventive action, and
(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.

(h) Section C - General Record Keeping Requirements contains the Permittee's obligation
with regards to the records required by Paragraphs (a), (b), (d), (f), and (g) of this
condition.

D.1.14 Reporting Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(2) and to document the compliance status with
Conditions D.1.3 and D.1.7, the Permittee shall submit a report to the IDEM, OAQ not
later than thirty (30) days after the end of each calendar quarter containing the average
daily sulfur dioxide emission rate, in pounds per hour for Nos. 11A and 11C Pipe Still
process heaters.

(b) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with
Condition D.1.4, the Permittee shall submit to IDEM, OAQ the reports specified in Section
F.3.

(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition
D.1.5(a), the Permittee shall comply with equipment leak reporting requirements specified
in the LDAR plan.

(d) Pursuant to 40 CFR 60, Subparts GGGa to document the compliance status with
Conditions D.1.5(b), the Permittee shall submit records as specified in Section F.9.

(e) In order to document the compliance status with Condition D.1.2, the Permittee shall
submit a quarterly summary of the following:

(1) Combined monthly firing rates for heaters H-1X, H-2, H-3,
(2) Combined monthly firing rates for heaters H-200 and H-300;
(3) Combined NOx emissions for heaters H-1X, H-2, and H-3;
(4) Combined NOx emissions for heaters H-200 and H-300;
(5) Combined SO2 emissions for heaters H-1X, H-2, and H-3; and
(6) Combined SO2 emissions for heaters H-200 and H-300.

not later than thirty (30) days after the end of the quarter being reported.

(f) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Condition D.1.2
and D.1.10, the Permittee shall submit reports of excess SO2 emissions at heaters H-1X,
H-2, H-3, H-200, and H-300, and excess NOx emissions at heaters H-1X and H-200 not
later than thirty (30) days of the end of each quarter in which the excess emissions occur.
The reports shall include the following:

(1) Monitored facility operation time during the reporting period,
(2) Date of excess emissions,
(3) Time of commencement and completion for each excess emission,
(4) Magnitude of each excess emission. For gaseous emissions, the excess
emissions, in units of the applicable standard, must be reported based on the
applicable averaging time, for example, one (1) hour block, three (3) hour block,
three (3) hour rolling, in addition to any other reporting requirements that may be
applicable.
(5) A summary itemizing the exceedances by cause.
(6) Continuous Monitoring system instrument downtime, except for zero (0) and
span checks, which shall be reported separately, shall include the following:
(A) Date of downtime.
(B) Time of commencement.
(C) Duration of each downtime.
(D) Reasons for each downtime.
(E) Nature of system repairs and adjustments.

(g) Section C - General Reporting Requirements contains the Permittee's obligation with
regard to the reporting required by Paragraphs (a), (c), (e), and (f) of this condition. A
quarterly report does require a certification that meets the requirements of 326 IAC 2-7-
6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
**SECTION D.2 EMISSIONS UNIT OPERATION CONDITIONS - No. 11B Coker and Coke Pile, Coker 2 and Coke Handling System**

**Emissions Unit Description:**

(b) **Cokers**

(1) No. 11B Coker, which processes heavy crude fractions into coke, and Coke Pile. These facilities are identified as Unit 120 and are rated at 2,000 tons of coke per day. The facility includes the following emission sources and may include insignificant activities listed in Section A.4 of this permit:

   (A) Four (4) process heaters comprising:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-101</td>
<td>200 (total)</td>
<td>120-04</td>
<td>None</td>
</tr>
<tr>
<td>H-102</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>H-103</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>H-104</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

   (B) Storage and handling of the bulk material. Fugitive emissions are controlled by keeping the coke wetted and having a 15’ sheet piling wall surrounding the coke pile. The coke pile height will not exceed 15’.

   (C) The No. 11B Coker is connected to the DDU flare system. The system is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

   (D) Leaks from process equipment, including pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves, flanges and other connectors and heat exchange systems.

   (Note: The No. 11B Coker and existing Coke Handling System, heaters H-101, H-102, H-103, and H-104 will be replaced by the Coker 2 and new Coke Handling System and heaters F-201, F-202, and F-203 as part of the WRMP project, identified later in this section). The No. 11B Coker and existing Coke Handling System, heaters H-101, H-102, H-103, and H-104 were permanently shut down as of May 10, 2014.

(2) Coker 2, constructed as part of WRMP project, which processes heavy crude fractions into coke, and new Coke Handling System. These facilities are identified as Unit 800 and are rated at 6,000 tons of coke per day. The Coker 2 heaters F-201, F-202, and F-203 are equipped with Selective Catalytic Reduction (SCR) for control of NOx. The Coker 2 heater stacks have continuous emissions monitors (CEMS) for NOx and CO. As part of the WEP, there is a replacement of tubes and outlet piping on the existing heaters with an upgraded metallurgy to reduce fouling. There will also be enhancements made to the Coke Handling System (installation of new rail track and crane automation improvements. Also, there are new piping connections (valves and flanges). The facility includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:
(A) Process heaters comprising:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-201</td>
<td>208</td>
<td>800-01</td>
<td>Ultra Low NOₓ burners and selective catalytic reduction</td>
</tr>
<tr>
<td>F-202</td>
<td>208</td>
<td>800-02</td>
<td>Ultra Low NOₓ burners and selective catalytic reduction</td>
</tr>
<tr>
<td>F-203</td>
<td>208</td>
<td>800-03</td>
<td>Ultra Low NOₓ burners and selective catalytic reduction</td>
</tr>
</tbody>
</table>

(B) Storage and handling (including up to 10 transfer points) of the bulk material comprised of a partially enclosed crusher, enclosed conveyors, enclosed storage, day bins, and rail car load out under the main operating scenario. In order to minimize fugitive emissions from the coke handling process, transfer points 1 and 10 will include enclosed conveyors and transfer points 2 through 9 will use enclosed buildings, and water sprays. Coke handling operations will be expected to operate under this main operating scenario for at least 95% of operating hours annually. There will also be an alternative operating scenario which will consist of three enclosed conveyors with unenclosed transfer points. Coke handling operations are expected to operate under this alternate operating scenario for no more than 5% of operating hours annually.

(C) The Coker 2 is connected to the South flare and associated flare gas recovery system FGRS1 (included in Section D.35). The system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

(D) One (1) storage tank, identified as TK-6254, with a maximum storage capacity of 14,028,000 gallons storing coker resid at a vapor pressure less than 0.5 psia. Tank TK-6254 is equipped with a fixed roof and controlled by an iron sponge.

(E) Six (6) natural gas fired heaters rated at 1.0 mmBTU/hr each used for heating tank TK-6254.

(F) Associated valves, pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves, flanges or other connectors, instrumentation and heat exchange systems.

(G) Miscellaneous process vent emissions, which are routed to the South Flare and associated flare gas recovery system FGRS1 (included in Section D.35).

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.2.1 Lake County PM₁₀ Emission Limitations [326 IAC 6.8-2-6]

(a) RESERVED

In order to render 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-2 not applicable, the Permittee shall comply with the following:

(a) After the permanent shutdown of No. 11 B Coker and Coke Pile, the throughput of coke processed at the Coker 2 shall not exceed 2,190,000 tons per twelve (12) consecutive month period, with compliance determined at the end of each month, and the coke handling operations shall not operate under the alternative operating scenario for more than 438 hours per twelve (12) consecutive month period.

(b) The No. 11B Coker, Coke Pile, and heaters H-101, H-102, H-103, and H-104 shall be permanently shutdown as part of the WRMP project.

For each of the heaters F-201, F-202, and F-203:

(c) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to Permit SSM 089-25484-00453, issued May 1, 2008, the emissions of NOx from each heater shall not exceed 18.2 tons per 12 consecutive month period, with compliance determined at the end of each month.

(d) The emissions of VOC shall not exceed 0.0054 pounds per million BTU.

(e) The combined emissions of SO2 from heaters F-201, F-202 and F-203 shall not exceed 30.3 tons per 12 consecutive month period, with compliance determined at the end of each month.

(f) Pursuant to SSM 089-32033-00453, the emissions of PM shall not exceed 0.0081 pounds per million BTU.

(g) The emissions of PM10 shall not exceed 0.0081 pounds per million BTU.

(h) The combined emissions of CO from heaters F-201, F-202 and F-203 shall not exceed 51.9 tons per 12 consecutive month period, with compliance determined at the end of each month.

(i) The Permittee shall comply with the following fuel usage limits per twelve (12) consecutive month period, with compliance determined at the end of each month:

<table>
<thead>
<tr>
<th>Unit ID</th>
<th>Firing rate limit ($10^3$ mmBTU) per 12 consecutive month period</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-201</td>
<td></td>
</tr>
<tr>
<td>F-202</td>
<td>5,466.3 (combined)</td>
</tr>
<tr>
<td>F-203</td>
<td></td>
</tr>
</tbody>
</table>

(j) Pursuant to SSM 089-32033-00453, each of the six (6) natural gas fired heaters rated at 1.0 mmBTU/hr each used for heating tank TK-6254 shall comply with the following:

<table>
<thead>
<tr>
<th>SO2 (lb/mmBTU)</th>
<th>CO (lb/mmBTU)</th>
<th>VOC (lb/mmBTU)</th>
<th>NOx (lb/mmBTU)</th>
<th>PM (lb/mmBTU)</th>
<th>PM10 (lb/mmBTU)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.0006</td>
<td>0.082</td>
<td>0.0054</td>
<td>0.098</td>
<td>0.0075</td>
<td>0.0075</td>
</tr>
</tbody>
</table>
For heavy liquid pumps:

(k) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.2.6. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

For the coker feed tank TK-6254:

(l) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, emissions of H2S from the TK-6254 shall not exceed 2.84 tons per rolling 12 month period, with compliance determined at the end of each month. Emissions during periods when the iron sponge is offline for maintenance shall be included in determining compliance with this emission limit.

(m) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, emissions of VOC from the TK-6254 shall not exceed 10.0 tons per rolling 12 month period, with compliance determined at the end of each month.

Compliance with the coker throughput limits and limits on the annual firing rates and the NOx, VOC, SO2, CO, PM and PM10 emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOx, VOC, SO2, CO, PM and PM10 for the WRMP project remain below the significant, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.2.3 RESERVED

D.2.4 Volatile Organic Liquid Storage Vessels [326 IAC 8-9-6]

Pursuant to 326 IAC 8-9-6(b), for storage tank TK-6254, which is used to store liquids with vapor pressures less than 0.5 psia, the Permittee shall comply only with the recordkeeping requirements specified in Condition D.2.15(g).

D.2.5 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR 60, Subpart Ja]

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the date of initial start-up, Heaters F-201, F-202 and F-203 shall be affected facilities for SO2 as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO2 emissions for fuel gas combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for Heaters F-201, F-202 and F-203.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207, Heaters F-201, F-202 and F-203 shall be affected facilities for NOx as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja for NOx emissions for process heaters by the date specified in 40 CFR 60, Subpart Ja. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for Heaters F-201, F-202 and F-203.
D.2.6 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the #2 Coker is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the “Date of Entry” of the Consent Decree entered in Civil No. 2:12-CV-00207, and the following shall apply:

1. The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the #2 Coker no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207.

2. Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

(c) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the 11B Coker is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the “Date of Entry” of the Consent Decree entered in Civil No. 2:12-CV-00207, and the following shall apply:

1. The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the 11B Coker no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207.

2. The 11B Coker shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

3. Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.2.7 Lake County Fugitive Particulate Matter Control Requirements [326 IAC 6.8-10]

The Permittee shall comply with the following for Coker 2 and Coke Handling System:

Pursuant to 326 IAC 6.8-10-3(3)(A), (3)(B), (5), and (6), the Permittee shall comply with the opacity limitations in Section C - Fugitive Dust Emissions for batch material transfer, wind
erosion from storage piles, and material transfer by front end loader and truck. Opacity from the activities shall be determined as follows:

(a) Batch Transfer - The average instantaneous opacity shall consist of the average of three (3) opacity readings taken five (5) seconds, ten (10) seconds, and fifteen (15) seconds after the end of one (1) batch loading or unloading operation. The three (3) readings shall be taken at the point of maximum opacity. The observer shall stand approximately fifteen (15) feet from the plume and at approximately right angles to the plume.

(b) Wind Erosion from Storage Piles - The opacity shall be determined using 40 CFR 60, Appendix A, Method 9, except that the opacity shall be observed at approximately four (4) feet from the surface at the point of maximum opacity. The observer shall stand approximately fifteen (15) feet from the plume and at approximately right angles to the plume. The limitations may not apply during periods when application of fugitive particulate control measures are either ineffective or unreasonable due to sustained very high wind speeds. During such periods, the company shall continue to implement all reasonable fugitive particulate control measures and maintain records documenting the application of measures and the basis for a claim that meeting the opacity limitation was not reasonable given prevailing wind conditions.

(c) Material Transported by Truck or Rail - Compliance with this limitation shall be determined by 40 CFR 60, Appendix A, Method 22, except that the observation shall be taken at approximately right angles to the prevailing wind from the leeward side of the truck or railroad car. Material transported by truck or rail that is enclosed and covered shall be considered in compliance with the inplant transportation requirement.

(d) Material Transported by Front End Loader or Skip Hoist - Compliance with this limitation shall be determined by the average of three (3) opacity readings taken at five (5) second intervals. The three (3) opacity readings shall be taken as follows:

1. The first will be taken at the time of emission generation.
2. The second will be taken five (5) seconds later.
3. The third will be taken five (5) seconds later or ten (10) seconds after the first.

D.2.8 Particulate Matter Requirements [326 IAC 6.8-10]

(a) RESERVED

(b) Pursuant to 326 IAC 6.8-10-4, the Permittee shall control fugitive particulate matter emissions from the Coker 2 and Coke Handling System according to the Fugitive Dust Control Plan (FDCP), included as Attachment A, or the most recent version submitted to IDEM. If it is determined that the control procedures specified in the FDCP do not demonstrate compliance with the fugitive emissions limitations, IDEM, OAQ may require that the FDCP be revised and submitted for approval.

D.2.9 Consent Decree (Civil No. 2:12-CV-00207) Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, "fuel oil" shall not be burned in #2 Coker Heaters F-201, F-202 and F-203 and the six (6) natural gas fired heaters used for heating tank TK-6254.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than July 1, 2014, the total sulfur concentration of
refinery fuel gas combusted in F-201, F-202 and F-203 shall not exceed 70 ppmvd total sulfur calculated as H2S on a “12-month rolling average” basis.

(c) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon initial startup of the #2 Coker, the Permittee shall not commence Coke Drum Venting until the “Coke Drum Overhead Pressure” is 2.0 psig or less.

As specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the “Coke Drum Overhead Pressure” shall mean the difference between the absolute pressure inside a Coke Drum and atmospheric pressure, expressed as psig, as measured on the coke drum overhead vapor line, during the coke steaming and quenching operations prior to commencing Coke Drum Venting.

(d) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon initial startup of the #2 Coker, pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the Permittee shall comply with the following operating limits for the #2 Coker:

1. Total Quench Water added to a coke drum shall be at least 260,000 gallons per cycle or until the water reaches the high level trip in the Coke drum, whichever is less; and

2. “Quench Water Soak Time” shall be at least 45 minutes per cycle.

As specified by the Consent Decree entered in Civil No. 2:12-CV-00207, “Quench Water Soak Time” shall mean the duration of time from the end of the Quench Water Fill Time and the start of Quench Water draining.

(e) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the initial startup of the #2 Coker, pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, for all components and pieces of equipment within the Quench Water System other than the Coke Pit, the Maze (coke fines settling basin), clean water sump and Quench Water Tank, the Permittee shall maintain a hard-piped system that has no emissions points to the atmosphere.

(f) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the initial startup of the #2 Coker, pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the Permittee shall use only the following for the #2 Coker Quench Water Make-Up:

1. Water that is fresh (i.e., water brought into the Whiting Refinery that has not been in contact with process water or process wastewater);
2. Non-contact cooling water blowdown;
3. Water that has been stripped in a sour water stripper;
4. Water from other refinery sources where the water has a TOC concentration of less than 745 ppm and a total sulfide concentration of less than 35 ppm; or
5. Some combination of water from 1-4.

(g) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the initial startup of the #2 Coker, pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the Permittee shall not feed or dispose of any materials with a TOC concentration of 745 ppm or greater into any #2 Coker Coke Drum during the quench cycle.
(h) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, the Coker Feed Tank (TK-6254) shall be equipped with a fixed roof, shall be nitrogen blanketed and shall be vented to an iron sponge control system except during periods when the iron sponge is offline for maintenance.

(i) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, the Coke Pit shall have walls on all four sides that are at least forty feet (40') above the floor of the Coke Pit.

(j) Until the shutdown of the No. 11B Coker and the associated emissions units:

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to Permit SPM 089-15202-00003, issued April 24, 2002, effective June 1, 2003, “fuel oil” shall not be used as fuel for the No. 11B Coker furnaces H-101, H-102, H-103 and H-104.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.2.10 Operating Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and in order to demonstrate compliance with Condition D.2.2, the Permittee shall operate the heaters F-201, F-202, and F-203 using only Ultra low-NOX burners.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and in order to demonstrate compliance with Condition D.2.2, the SCRs shall “continuously operate” for heaters F-201, F-202, and F-203. As specified by the Consent Decree entered in Civil No. 2:12-CV-00207, “continuously operate” shall mean, with respect to SCR, that it shall be used at all times the associated unit is in operation, except as necessary for consistency with the manufacturer’s specifications and good engineering and maintenance practices for such equipment and the unit.

(c) Pursuant to Permit SSM 089-25484-00453, issued May 1, 2008, and in order to comply with Condition D.2.2, the Permittee shall use wet suppression to control emissions of PM and PM10 from transfer points 1 through 10 at Coker 2 as necessary to ensure that the coke processed has a moisture content greater than eight percent (8%). The suppressant shall be applied in a manner and at a frequency sufficient to ensure compliance with Condition D.2.2.

D.2.11 Compliance Determination Requirements

(a) RESERVED

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, compliance with the NOX in Condition D.2.2(c) for Heaters F-201, F-202, and F-203 shall be calculated using the following equation:

\[ E_{\text{tpy}} = \frac{\text{lb/mmBTU} \times \text{NO}_{\text{X}} \times H \times 1 \text{ ton/2000 lbs.}}{ } \]

Where:

<table>
<thead>
<tr>
<th>( E_{\text{tpy}} )</th>
<th>Stack ([\text{NO}\text{X}]) emissions in tons per year</th>
</tr>
</thead>
<tbody>
<tr>
<td>( \frac{\text{lb/mmBTU}}{} )</td>
<td>( \frac{\text{lb/mmBTU}}{} ) calculated using 40 CFR Part 60, Appendix A, Method 19, using the average concentration as measured by the CEMS over the preceding 12 months.</td>
</tr>
</tbody>
</table>
(c) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and in order to demonstrate compliance with condition D. 2.2.(l), the Permittee shall monitor the daily average H₂S concentration at the outlet of the iron sponge system from TK-6254 and shall determine the daily average vapor flow based on the nitrogen purge to TK-6254. The H₂S concentration and nitrogen purge flow will be used to calculate the H₂S emission rate. Process analyzers calibrated in accordance with the manufacturer’s recommendations may be used for this purpose.

(d) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and in order to demonstrate compliance with condition D.2.2.(m), on a monthly basis, the Permittee shall monitor the VOC concentration at the outlet of the iron sponge system in accordance with Paragraph 52.a.ii and 52.b.ii of the Consent Decree entered in Civil No. 2:12-CV-00207 and shall verify and record that flow is present when the VOC concentration is measured at the tank vent. The Permittee shall determine the monthly average vapor flow based on the nitrogen purge rate to TK-6254. The VOC concentration and nitrogen purge flow will be used to calculate the VOC emissions rate.

D.2.12 Performance Testing

Pursuant to SSM 089-32033-00453, not later than 180 days after the startup of the Coker 2, the Permittee shall perform PM, PM₁₀, and VOC testing of Heaters F-201, F-202, and F-203 utilizing methods approved by the commissioner. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures). Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.2.13 Continuous Emissions Monitoring

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, by December 31, 2013, the Permittee shall install Total Sulfur Continuous Analyzers on the refinery fuel gas systems to continuously monitor, measure and record the total sulfur concentration of fuel gas burned in F-201, F-202 and F-203. The Total Sulfur Continuous Analyzers shall be installed, operated and calibrated pursuant to ASTM D7166-10 and 40 CFR Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B, except that in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct a Relative Accuracy Audit (RAA) or a Relative Accuracy Test Audit (RATA) on each Total Sulfur Continuous Analyzer at least once every three (3) years. The Permittee must also conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed. For RATA and RAA reference method comparisons, EPA Methods 15A or 16C shall be used as the reference method. In addition, the Permittee may also use the principles of EPA Method 7E, section 8.3 to dilute the fuel gas samples used for the reference method as necessary to render the samples safe for analysis. Consistent with 40 CFR § 60.107a(a)(2)(iv), the Permittee shall monitor refinery fuel gas at locations that accurately represent the total sulfur concentration in the refinery fuel gas being burned in all heaters and boilers in the refinery, other than refinery fuel gas that would be exempt from monitoring under 40 CFR § 60.107a(a)(3).

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, and to demonstrate compliance with Condition D.2.2(c), the
Permittee shall install, operate, calibrate and maintain a NOx CEMS on Heaters F-201, F-202 and F-203. The Permittee shall install, certify, calibrate, maintain, and operate the NOx CEMS in accordance with the provisions of 40 CFR § 60.13 that are applicable to CEMs (excluding those provisions applicable only to Continuous Opacity Monitoring Systems) and Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B. Unless Appendix F requirements are specifically required by NSPS or state regulations, then in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct either a RAA or a RATA on each CEMS at least once every three (3) years. The Permittee shall conduct a Cylinder Gas Audit each Calendar Quarter during which a RAA or a RATA is not performed.

(c) The Total Sulfur Continuous Analyzer, NOx and CO continuous emission monitoring systems (CEMS) shall be calibrated, maintained, and operated for measuring total sulfur, NOx, and CO in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment. The SO2 emissions shall be calculated based on the conversion of one mole of sulfur in the fuel gas to one mole of SO2.

Compliance Monitoring Requirements [326 IAC 2-7-6(1)] [326 IAC 2-7-5(1)]

D.2.14 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.2.15 Record Keeping Requirements

(a) RESERVED

(b) RESERVED

(c) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.2.5, the Permittee shall maintain the records specified in Section F.3.

(d) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.2.6(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(e) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Conditions D.2.6(b) and (c), the Permittee shall keep records as specified in Section F.9.

(f) Pursuant to 326 IAC 6.8-10-4(4) and to document the compliance status with Condition D.2.7, for the Coke Pile, the Permittee shall keep the following documentation:

(1) A map or diagram showing the location of all fugitive PM emission sources controlled,

(2) For application of physical or chemical control agents, the following:

   (A) The name of the agent

   (B) Location of application

   (C) Application rate
(D) Total quantity of agent used

(E) If diluted, percent of concentration

(F) The material data safety sheets for each chemical

(3) A log recording incidents when control measures were not used and a statement of explanation.

(4) Copies of all records required by this section shall be submitted to IDEM, OAQ within twenty (20) working days of a written request by IDEM, OAQ.

(g) Pursuant to 326 IAC 8-9-6(b), the Permittee shall maintain, for the life of the vessel, a record of the following for tank TK-6254 to which 326 IAC 8-9 applies:

(1) The vessel identification number,

(2) The vessel dimensions,

(3) The vessel capacity, and

(4) A description of the emission control equipment for each vessel described in section 4(a) or 4(b) of 326 IAC 8-9, or a schedule for installation of emission control equipment on vessels described in section 4(a) or 4(b) of 326 IAC 8-9 with a certification that the emission control equipment meets the applicable standards.

(h) In order to document the compliance status with Condition D.2.2, the Permittee shall maintain records of combined monthly firing rates, combined CO emissions, and combined SO\textsubscript{2} emissions for heaters F-201, F-202, and F-203 and NO\textsubscript{x} emissions for heaters F-201, F-202, and F-203.

(i) In order to document the compliance status with Condition D.2.2, the Permittee shall maintain records of monthly coke throughput at the Coker 2.

(j) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Condition D.2.13 the Permittee shall keep the following records for the continuous emission monitors:

(1) One-minute block averages.

(2) All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities.

(3) All maintenance logs, calibration checks, and other required quality assurance activities.

(4) All records of corrective and preventive action, and

(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.

(k) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and in order to document compliance with Condition D.2.2(l), the Permittee shall maintain records of daily average H\textsubscript{2}S concentration at the outlet of the iron sponge system and the daily average vapor flow based on the nitrogen purge rate to TK-6254.
(l) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and in order to document compliance with Condition D.2.2(m), the Permittee shall maintain records of the VOC concentration at the outlet of the iron sponge system and record if flow is present when the VOC concentration is measured at the tank vent.

(m) Section C - General Record Keeping Requirements contains the Permittee's obligation with regards to the records required by Paragraphs (a), (b), (d), (f), (i), (g), (i), (j), (k) and (l) of this condition.

D.2.16 Reporting Requirements

(a) RESERVED

(b) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.2.5, the Permittee shall submit to IDEM, OAQ the reports specified in Section F.3.

(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.2.6(a), the Permittee shall comply with equipment leak reporting requirements specified in the LDAR plan.

(d) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Conditions D.2.6(b) and (c), the Permittee shall submit reports as specified in Section F.9.

(e) Pursuant to 326 IAC 6.8-10-4(4)(G) and to document the compliance status with Condition D.2.8, a quarterly report shall be submitted not later than thirty (30) days of the end of each quarter, stating the following:

(1) The dates any required control measures were not implemented
(2) A listing of those control measures
(3) The reasons that the control measures were not implemented
(4) Any corrective action taken

(f) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.2.2 and D.2.13, the Permittee shall submit reports of excess SO₂, CO NOₓ emissions at heaters F-201, F-202, and F-203 not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

(1) Monitored facility operation time during the reporting period,
(2) Date of excess emissions,
(3) Time of commencement and completion for each excess emission,
(4) Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
(5) A summary itemizing the exceedances by cause.
(6) Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
(A) Date of downtime.
(B) Time of commencement.
(C) Duration of each downtime.
(D) Reasons for each downtime.
(E) Nature of system repairs and adjustments

(g) In order to document the compliance status with Condition D.2.2, the Permittee shall submit quarterly reports for the combined monthly firing rates, combined CO emissions, NOx emissions for heaters F-201, F-202, and F-203, and combined SO2 emissions for heaters F-201, F-202, and F-203, and H2S and VOC emissions at TK-6254 not later than thirty (30) days of the end of each quarter.

(h) In order to document the compliance status with Condition D.2.2, the Permittee shall submit quarterly reports for the coke throughput at the Coker 2 and the number of hours the coke handling operated under alternative operating scenario not later than thirty (30) days of the end of each quarter.

(i) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraphs (a), (c), (e), (f), (g), and (h) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
SECTION D.3  EMISSIONS UNIT OPERATION CONDITIONS – No. 12 Pipe Still

Emissions Unit Description:

(c) No. 12 Pipe Still, constructed in 1959 and to be modified as part of the WRMP Project, which processes crude into various hydrocarbon fractions based on boiling points, identified as Unit ID 130, and is rated at 336,000 barrels per day. Heaters identified as H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX will be shutdown and replaced by heaters H-101A, H-101B, and H-102 as part of the WRMP project. Also, as part of the WRMP Project, there will be upgrades made to the atmospheric and vacuum distillation towers and various heat exchangers and associated piping. As part of the WEP, there will be new control valves, instrumentation upgrades (valves, flanges) and new piping connections (valves, flanges). The facility includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

1. The following process heaters, all of which are fired by natural gas, refinery gas, or liquified petroleum gas:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Construction Date</th>
<th>Maximum Heat Input Capacity (mmBtu/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-1AN**</td>
<td>1959</td>
<td>121.5</td>
<td>130-01</td>
<td>None</td>
</tr>
<tr>
<td>H-1AS**</td>
<td>1959</td>
<td>121.5</td>
<td>130-01</td>
<td>None</td>
</tr>
<tr>
<td>H-1B**</td>
<td>1959</td>
<td>243</td>
<td>130-01</td>
<td>None</td>
</tr>
<tr>
<td>H-2**</td>
<td>1959</td>
<td>174</td>
<td>130-01</td>
<td>Ultra low NOx burners</td>
</tr>
<tr>
<td>H-1CN**</td>
<td>1967/1995</td>
<td>120</td>
<td>130-02</td>
<td>Low NOx burners</td>
</tr>
<tr>
<td>H-1CX**</td>
<td>1977</td>
<td>410</td>
<td>130-04</td>
<td>Low NOx burners</td>
</tr>
<tr>
<td>H-101A*</td>
<td>Permitted in 2008 (SPM 089-25488-00453)</td>
<td>355</td>
<td>130-05</td>
<td>Ultra low- NOx burners</td>
</tr>
<tr>
<td>H-101B*</td>
<td>Permitted in 2008 (SPM 089-25488-00453)</td>
<td>355</td>
<td>130-07</td>
<td>Ultra low- NOx burners</td>
</tr>
<tr>
<td>H-102*</td>
<td>Permitted in 2008 (SPM 089-25488-00453)</td>
<td>331</td>
<td>130-06</td>
<td>Ultra low- NOx burners</td>
</tr>
</tbody>
</table>

*Heaters H-101A, H-101B, and H-102 have continuous emissions monitors (CEMS) for NOx and CO. **Heaters H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX were permanently shut down as of November 30, 2012.

2. RESERVED

3. The No. 12 Pipestill, after modifications, will be connected to the South flare and associated flare gas recovery system FGRS1 (included in Section D.35). The system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

4. Leaks from process equipment, including compressors (K-1, K-1A, K-1B, K-101A, K-101B and K-101C), valves, pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and flanges and heat exchange systems. Compressors K-1, K-1A, and K-1B will be shut down as part of WRMP.

5. Miscellaneous process vent emissions, which are routed to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35).
Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.3.1 RESERVED

D.3.2 Particulate Matter [326 IAC 6.8-1-2]

Pursuant to 326 IAC 6.8-1-2, particulate matter emissions from each of the three (3) heaters H-101A, H-101B and H-102 shall not exceed 0.03 grains per dry standard cubic foot.

D.3.3 RESERVED

D.3.4 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR 60, Subpart Ja]

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the date of startup, Heaters H-101A, H-101B and H-102 shall be affected facilities for SO₂ as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO₂ emissions for fuel gas combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for Heaters H-101A, H-101B and H-102.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207, Heaters H-101A, H-101B and H-102 shall be affected facilities for NOₓ as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja for NOₓ emissions for process heaters by the date specified in 40 CFR 60, Subpart Ja. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for Heaters H-101A, H-101B and H-102.


(a) RESERVED

(b) In order to render 326 IAC 2-2-8, 326 IAC 2-1-1-4, and 326 IAC 2-3 not applicable:

(1) Pursuant to Permit SSM 089-25484-00453 (issued May 1, 2008), the Permittee shall comply with the following limits for the heaters identified as H-101A, H-101B and H-102, with compliance with the annual CO limits determined at the end of each month:

<table>
<thead>
<tr>
<th>Heater ID</th>
<th>CO tons (per 12 consecutive month period)</th>
<th>VOC (lb/mmBTU)</th>
<th>PM₁₀ (lb/mmBTU)</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-101A</td>
<td>86.5 (combined)</td>
<td>0.0054</td>
<td>0.0075</td>
</tr>
<tr>
<td>H-101B</td>
<td>0.0054</td>
<td>0.0075</td>
<td></td>
</tr>
<tr>
<td>H-102</td>
<td>0.0054</td>
<td>0.0075</td>
<td></td>
</tr>
</tbody>
</table>
(2) Pursuant to SSM 089-32033-00453, Permittee shall comply with the following PM emission limits for the heaters identified as H-101A, H-101B and H-102, with compliance determined at the end of each month.

<table>
<thead>
<tr>
<th>Heater ID</th>
<th>PM (lb/mmBTU)</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-101A</td>
<td>0.0075</td>
</tr>
<tr>
<td>H-101B</td>
<td>0.0075</td>
</tr>
<tr>
<td>H-102</td>
<td>0.0075</td>
</tr>
</tbody>
</table>

(3) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to Permit SSM 089-25484-00453 (issued May 1, 2008), the Permittee shall comply with the following limits for the heaters identified as H-101A, H-101B and H-102.

<table>
<thead>
<tr>
<th>Heater ID</th>
<th>NOx tons per 12 consecutive month period</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-101A</td>
<td>77.7</td>
</tr>
<tr>
<td>H-101B</td>
<td>77.7</td>
</tr>
<tr>
<td>H-102</td>
<td>72.5</td>
</tr>
</tbody>
</table>

(4) The Permittee shall comply with the following limits on firing rates:

<table>
<thead>
<tr>
<th>Unit ID</th>
<th>Firing rate limit ($10^3$ mmBTU) per 12 consecutive month period</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-101A</td>
<td></td>
</tr>
<tr>
<td>H-101B</td>
<td>9,119.2 (combined)</td>
</tr>
<tr>
<td>H-102</td>
<td></td>
</tr>
</tbody>
</table>

(5) The Permittee shall comply with the following limits following completion of the WRMP project:

<table>
<thead>
<tr>
<th>Heater ID</th>
<th>SO2 tons per 12 consecutive month period</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-101A</td>
<td>50.4 (combined)</td>
</tr>
<tr>
<td>H-101B</td>
<td></td>
</tr>
<tr>
<td>H-102</td>
<td></td>
</tr>
</tbody>
</table>

(6) The heaters H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX shall be permanently shutdown prior to the completion of the WRMP project.

(7) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.3.6. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits on the annual firing rates and the NOx, VOC, SO2, CO, PM and PM10 emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOx, VOC, SO2, CO, PM and PM10 for the WRMP project remain below the significant,
D.3.6 Equipment Leaks of VOC [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the No. 12 Pipestill shall be an affected facility for purposes of 40 CFR Part 60, Subpart GGGa, upon the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

1. The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open-ended valve or line, and flange or other connector in VOC service at the No. 12 Pipestill no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207.

2. Prior to the modifications of No. 12 Pipestill made as part of the projects authorized by SSM 089-25484-00453, the No. 12 Pipestill shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

3. Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.3.7 RESERVED

D.3.8 Consent Decree (Civil No. 2:12-CV-00207) Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to SPM 089-15202-00003, issued April 24, 2002, “fuel oil” shall not be used as fuel for the No. 12 Pipe Still Heaters H-1AN, H-1AS, H-1B, H-2, H-1CN, H-1CX, H-101A, H-101B and H-102. Heaters H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX were permanently shut down as of November 30, 2014.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than July 1, 2014, the total sulfur concentration of refinery fuel gas combusted in H-101A, H-101B and H-102 shall not exceed 70 ppmvd total sulfur calculated as H2S on a “12-month rolling average” basis.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.3.9 Operating Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and in order to demonstrate compliance with Condition D.3.5(b)(3), the heaters H-101A, H-101B, and H-102 shall operate using ultra-low NOX burners only.
D.3.10 Performance Testing Requirements [326 IAC 2-7-6(1),(6)] [326 IAC 2-1.1-11]

Pursuant to SSM 089-32033-00453, not later than 180 days after the re-startup of the No. 12 Pipe Still, the Permittee shall perform PM, PM$_{10}$, and VOC testing of Heaters H-101A, H-101B, and H-102 utilizing methods approved by the commissioner. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures). Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.3.11 Compliance Determination Requirements

(a) RESERVED

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, compliance with the NOx limits in Condition D.3.5(b)(3) shall be calculated using the following equation:

\[ E_{\text{tpy}} = \frac{\text{lb/mmBTU} [\text{NOx}] \times \text{H} \times 1 \text{ ton} /2000 \text{ lbs.}}{\text{Where:}} \]

| \( E_{\text{tpy}} \) | = Stack [NOx] emissions in tons per year |
| \( \text{lb/mmBTU} \) | = lb/mmBTU calculated using 40 CFR Part 60, Appendix A, Method 19, using the average concentration as measured by the CEMS over the preceding 12 months. |
| \( \text{H} \) | = Total heat input in mmBTU to the unit from all fuels fired in the unit over the previous rolling 12-month period |

D.3.12 Continuous Emissions Monitoring

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, by December 31, 2013, the Permittee shall install Total Sulfur Continuous Analyzers on the refinery fuel gas systems to continuously monitor, measure and record the total sulfur concentration of fuel gas burned in Heaters H-101A, H-101B and H-102. The Total Sulfur Continuous Analyzers shall be installed, operated and calibrated pursuant to ASTM D7166-10 and 40 CFR Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B, except that in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct a Relative Accuracy Audit (RAA) or a Relative Accuracy Test Audit (RATA) on each Total Sulfur Continuous Analyzer at least once every three (3) years. The Permittee must also conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed. For RATA and RAA reference method comparisons, EPA Methods 15A or 16C shall be used as the reference method. In addition, the Permittee may also use the principles of EPA Method 7E, section 8.3 to dilute the fuel gas samples used for the reference method as necessary to render the samples safe for analysis. Consistent with 40 CFR § 60.107a(a)(2)(iv), the Permittee shall monitor refinery fuel gas at locations that accurately represent the total sulfur concentration in the refinery fuel gas being burned in all heaters and boilers in the refinery, other than refinery fuel gas that would be exempt from monitoring under 40 CFR § 60.107a(a)(3).

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than December 31, 2013, the Permittee shall install, operate, calibrate and maintain a NOx CEMs on Heaters H-101A, H-101B and H-102.
The Permittee shall install, certify, calibrate, maintain, and operate the NOX CEMS in accordance with the provisions of 40 CFR § 60.13 that are applicable to CEMs (excluding those provisions applicable only to Continuous Opacity Monitoring Systems) and Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B. Unless Appendix F requirements are specifically required by NSPS or state regulations, then in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct either a RAA or a RATA on each CEMS at least once every three (3) years. The Permittee shall conduct a Cylinder Gas Audit each Calendar Quarter during which a RAA or a RATA is not performed.

(c) The Total Sulfur Continuous Analyzer, NOX and CO continuous emission monitoring systems (CEMS) shall be calibrated, maintained, and operated for measuring total sulfur, NOX, and CO in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment. The SO2 emissions shall be calculated based on the conversion of one mole of sulfur in the fuel gas to one mole of SO2.

Compliance Monitoring Requirements [326 IAC 2-7-6(1)] [326 IAC 2-7-5(1)]

D.3.13 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.3.14 Record Keeping Requirements

(a) Pursuant to 40 CFR 60, Subparts Ja and to document the compliance status with Condition D.3.4, the Permittee shall maintain the records specified in Section F.3.

(b) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.3.6(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(c) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Conditions D.3.6(b), the Permittee shall keep records as specified in Section F.9.

(d) In order to document the compliance status with Condition D.3.5, the Permittee shall maintain records of the combined monthly firing rates, combined CO emissions, combined SO2 emissions for heaters H-101A, H-101B, and H-102, and NOX emissions for heaters H-101A, H-101B, and H-102.

(e) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Condition D.3.12, the Permittee shall keep the following records for the continuous emission monitors:

(1) One-minute block averages.
(2) All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities.
(3) All maintenance logs, calibration checks, and other required quality assurance activities,
(4) All records of corrective and preventive action, and
(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.
f. Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraphs (c), (d), and (e) of this condition.

D.3.15 Reporting Requirements

(a) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.3.4, the Permittee shall submit to IDEM, OAQ the reports specified in Section F.3.

(b) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.3.6(a), the Permittee shall comply with equipment leak reporting requirements specified in the LDAR plan.

(c) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Conditions D.3.6(b), the Permittee shall submit reports as specified in Section F.9.

(d) In order to document the compliance status with Condition D.3.5, upon start-up of the H-101A, H-101B and H-102 heaters, the Permittee shall submit a quarterly summary of the combined monthly firing rates, combined CO emissions, and combined SO2 emissions for heaters H-101A, H-101B, and H-102 and NOx emissions for heaters H-101A, H-101B, and H-102 not later than thirty (30) days after the end of the quarter being reported.

(e) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.3.5 and D.3.12, the Permittee shall submit reports of excess SO2, NOx and CO emissions not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

1. Monitored facility operation time during the reporting period,
2. Date of excess emissions,
3. Time of commencement and completion for each excess emission,
4. Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
5. A summary itemizing the exceedances by cause.
6. Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
   (A) Date of downtime.
   (B) Time of commencement.
   (C) Duration of each downtime.
   (D) Reasons for each downtime.
   (E) Nature of system repairs and adjustments

(f) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraphs (b), (d), and (e) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.4 EMISSIONS UNIT OPERATION CONDITIONS - Sulfur Recovery Complex

Emissions Unit Description:

(d) The Sulfur Recovery Plant (SRP), identified as Unit ID 162, originally constructed in 1971 and expanded in 1981 and 1995, and rated at 600 long tons per day, to be modified as part of the WRMP Project, increasing the capacity to 1,300 long tons per day of sulfur. Additional sulfur capacity can be achieved with oxygen enrichment in the C, D and E Claus trains as part of the original WRMP design with no increase in permitted emissions. The facility includes the following and may also include insignificant activities listed in Section A.4 of this permit:

1. Three (3) three-stage Claus sulfur recovery trains, identified as A, B, and C, and two (2) additional three-stage Claus sulfur recovery trains installed after modification, identified as D and E trains.

2. RESERVED

3. RESERVED

4. RESERVED

5. RESERVED

6. RESERVED

7. RESERVED

8. RESERVED

9. RESERVED

10. RESERVED

11. RESERVED

12. One (1) modular degassing unit, which removes gases that are emitted during the cooling of molten sulfur. Removed gases are vented to the front end of Claus Trains D and/or E.

13. Two (2) modular degassing units, to be installed as part of the WRMP project, which remove gases that are emitted during the cooling of molten sulfur. The gases will be vented to the front-end of Claus Trains D and/or E as part of the WRMP project.

14. The sealed sulfur collection drums are vented to the SRU A/B/C tailgas lines which are routed to either TGU A and/or TGU B.

15. Two (2) new SRU D and E sulfur trains, to be installed as part of the WRMP project, have two (2) sealed sulfur collection drums which will be used to store molten sulfur. These drums are vented to the SRU D/E tailgas lines, which are routed to either TGU A and/or TGU B.

16. One (1) sour water storage tank, identified as TK-431, with a maximum storage capacity of 845,600 gallons and used to store material that has a vapor pressure of less than 0.5 psia. The tank was constructed in 1985 and is equipped with an external floating roof.
(17) One (1) sour water storage tank, identified as TK-410, permitted in 2006, having a maximum storage capacity of 4,351,200 gallons and equipped with an external floating roof. The maximum true vapor pressure of the material stored in this tank is less than 0.5 psia.

(18) Two (2) Claus Offgas Treaters (COT), identified as TGU A and TGU B, to be installed as part of the WRMP project, thermal oxidation systems which combust natural gas, each rated at 72 mmBTU/hr, equipped with SO₂ and CO CEMS, and NOₓ CEMS approved in 2015 for installation, exhausting at stacks S/V 162-06 and 162-07.

(19) Two (2) sulfur storage tanks, identified as TK-315 and TK-316, each with a maximum storage capacity of 1,008,000 gallons and used to store molten sulfur exhausting to stacks S/V 163-09 and 162-10. These tanks will be constructed as part of the WRMP Project and are both fixed roof tanks controlled by a steam blanketed, water eductor system routed back to the process.

(20) One (1) Sulfur loading operation to be installed as part of the WRMP Project.

(21) The Sulfur Recovery Plant, after installation of TGU A and TGU B, will be connected to the South flare and associated flare gas recovery system FGRS1 (included in Section D.35). The system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

(22) Leaks from process equipment, including valves, pumps, pressure relief devices, sampling connection systems, open-ended lines, and flanges.

(23) Miscellaneous process vent emissions, which are routed to the South Flare and associated flare gas recovery system FGRS1 (included in Section D.35).

Main Operating Scenario Post WRMP:
The tailgases from the five trains are sent to both of the TGUs.

Alternate Operating Scenario #1 Post WRMP:
One of the TGUs is not operated and the tailgases from the five trains are sent to the other TGU.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.4.1 Particulate Matter [326 IAC 6.8-1-2]
Pursuant to 326 IAC 6.8-1-2, particulate matter emissions from each of the two (2) offgas treaters/thermal oxidizers identified as TGU A and TGU B shall not exceed 0.03 grains per dry standard cubic foot.

D.4.2 RESERVED

D.4.3 Lake County Sulfur Dioxide (SO₂) Emission Limitations [326 IAC 7-4.1-3]

(a) RESERVED

(b) Pursuant to 326 IAC 7-4.1-1, the offgas treaters/thermal oxidizers identified as TGU A and TGU B shall burn natural gas only as supplemental fuel.

(a) Pursuant to Construction Permit 089-3323-00003, issued December 14, 1994:

1. RESERVED

2. RESERVED

3. The following emission units shall remain inoperative unless new approval is obtained:
   
   (A) Propane Dewaxing Unit
   
   (B) #1, #2, and #3 Asphalt Oxidizers
   
   (C) The Butamer Unit
   
   (D) The F-7 Furnace to the Isomerization Unit
   
   (E) The #1 Power Station Boiler #1

(b) RESERVED

Compliance with conditions (a) and (b) above shall render the requirements of 326 IAC 2-3 (Emission Offset) not applicable.

(c) In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

1. The PM\textsubscript{10} emissions from TGU A and TGU B each shall not exceed 0.0075 pounds per million BTU.

2. Pursuant to SSM 089-32033-00453, the PM emissions from TGU A and TGU B each shall not exceed 0.0075 pounds per million BTU.

3. The VOC emissions from each TGU A and TGU B shall not exceed 0.0054 pounds per million BTU.

4. Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than 60 days after the maximum production rate at which the later of the two new Claus Sulfur Recovery Units (Claus D and E trains) and associated Claus Offgas Treaters (TGU A and TGU B) being installed as a part of WRMP will be operated, or 180 days after initial startup, whichever comes first, the combined SO\textsubscript{2} emissions from TGU A and TGU B shall not exceed 194.8 tons per each rolling 12 month period, with compliance determined at the end of each month.

5. The combined CO emissions from TGU A and TGU B shall not exceed 55.0 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

6. Reserved

7. The Permittee shall comply with the following firing rate limit:
Unit ID | Firing Rate ($10^3$ mmBTU) per 12 consecutive month period
---|---
TGU A and TGU B (total) | 1261.4

(8) The combined NOx emissions from TGU A and TGU B shall not exceed 50.5 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

(9) Reserved

(10) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.4.6. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits on the annual firing rates and the NOx, VOC, SO2, CO, PM and PM10 emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOx, VOC, SO2, CO, PM and PM10 for the WRMP project remain below the significant, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.4.5 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR 60, Subpart Ja]

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the Sulfur Recovery Plant shall be an "affected facility" as that term is used in 40 CFR 60, Subparts A and Ja, for all pollutants applicable to SRPs, and shall be subject to and comply with all applicable requirements of 40 CFR 60, Subparts A and Ja except as provided below:

(a) Each of the two new Claus sulfur recovery units (Claus D and E trains) and Claus Ofgas Treaters (TGU A and TGU B) being installed as a part of WRMP, shall achieve and thereafter maintain compliance with the emission limit in 40 CFR § 60.102a(f)(1)(i) and the monitoring requirements in 40 CFR § 60.106a(a)(1) by no later than 60 days after achieving the maximum production rate at which the unit will be operated, or 180 days after initial startup, whichever comes first.

(b) RESERVED

D.4.6 Equipment Leaks of VOC [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GG Ga]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, upon completion of modifications to the Sulfur Recovery Plant authorized by SSM 089-25484-00453 or upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, whichever is sooner, the Sulfur Recovery Plant shall be an affected facility for purposes of 40 CFR 60, Subpart GG Ga, and the following shall apply:
(1) The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the Sulfur Recovery Plant no later than one year from the “Date of Entry” of the Consent Decree entered in Civil No. 2:12-CV-00207.

(2) The Sulfur Recovery Plant shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.4.7 RESERVED

D.4.8 Consent Decree (Civil No. 2:12-CV-00207) Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than 60 days after the maximum production rate at which the later of the two new Claus Sulfur Recovery Units (Claus D and E trains) and associated Claus Offgas Treaters (TGU A and TGU B) being installed as a part of WRMP will be operated, or 180 days after initial startup, whichever comes first, the Sulfur Recovery Plant (SRP) shall comply with the following requirements:

(1) 40 CFR § 60.102a (f)(1)(i) during all periods of operation of the SRP, other than periods of startup, shutdown or malfunction of the SRP or malfunction of a Tail Gas Unit (TGU) to the extent provided under 40 CFR § 60.8.

(2) At all times, including, but not limited to, periods of startup, shutdown, malfunction and maintenance, the Permittee shall, to the extent practicable, operate and maintain the SRP, including its TGU, its sulfur pits and sealed sulfur collection drums, any supplemental control devices on the SRP, and Pit 2400 and the molten sulfur storage tanks, in accordance with its obligation to minimize emissions through implementation of good air pollution control practices as required by 40 CFR § 60.11(d). Pit 2400 was shut down prior to May 10, 2014.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than the “Date of Entry” of the Consent Decree entered in Civil No. 2:12-CV-00207, the molten sulfur tanks TK-315 and TK-316 shall be steam or nitrogen blanketed and equipped with a water eductor system that routes H2S emissions back to the sulfur recovery plant at all times, except during periods when the tanks are vented to atmosphere to allow for maintenance on equipment associated with the tank (i.e. valves and level transmitters).

(c) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, Tanks TK-315 and TK-316 shall not be vented to atmosphere except during periods of maintenance on equipment associated with the tank, and during those periods for no more than 100 hours per rolling 12-month period.

(d) RESERVED

(e) RESERVED
Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than the "Date of Entry" of the Consent Decree entered in Civil No. 2:12-CV-00207, the Permittee shall, to the extent practicable, maintain and operate the newly redesigned degas system to minimize the entrainment of H2S vapor in the sulfur routed to Pit 2400 in a manner consistent with good air pollution control practice for minimizing emissions. Pit 2400 was shut down prior to May 10, 2014.

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than 180 Days after initial startup of the Coker 2, the Permittee shall replace Sulfur Pits A, B and C with sealed sulfur collection drums, and shall replace Pit 2400 with molten sulfur storage tanks.

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, for a period of one year commencing from the first use of each molten sulfur storage tank, the Permittee shall monitor on a continuous basis and report to EPA on a semi-annual basis the duration of all relief valve releases from each molten sulfur storage tank.

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, not later than 180 days after the startup of the TGU A thermal oxidation system, the Permittee shall perform PM, PM10 and VOC testing of TGU A utilizing methods approved by the commissioner. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures). Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, not later than 180 days after the startup of the TGU B thermal oxidation system, the Permittee shall perform PM, PM10, and VOC testing of TGU B utilizing methods approved by the commissioner. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures). Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.
D.4.10 Compliance Determination Requirements

(a) RESERVED

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, compliance with the SO\textsubscript{2} emission limit in Condition D.4.4(c)(4) shall be determined each month by adding the total emissions for that month to the total emissions for the preceding 11 months. Total emissions for each month shall be determined with CEMS emission data converted by the following equation:

\[
E = \left( \frac{F \times C \times MW}{V_m \times 2000 \times 10^6} \right)
\]

- \(E\) = TGU SO\textsubscript{2} Emissions in tons per month
- \(F\) = Measured total TGU incinerator stack flow rate, dscf at standard conditions (60\(^\circ\) F), for the month
- \(C\) = Average concentration of SO\textsubscript{2} in TGU incinerator, exhaust for the month, in ppmvd
- \(MW\) = Molecular weight of SO\textsubscript{2} = 64.06
- \(V_m\) = 379.4 dscf of gas per lb-mol at standard conditions (60\(^\circ\) F)
- 2000 = conversion factor for 2000 pound per ton
- 10\(^6\) = conversion factor for ppmvd to volume fraction

D.4.11 Continuous Emissions Monitoring [40 CFR 64]

The SO\textsubscript{2} continuous emission monitoring systems (CEMS) shall be calibrated, maintained, and operated for measuring SO\textsubscript{2} in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment.

D.4.12 Continuous Emissions Monitoring

(a) The CO continuous emission monitoring systems (CEMS) shall be calibrated, maintained, and operated for measuring CO in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment.

(b) The NO\textsubscript{x} continuous emission monitoring systems (CEMS) on TGU A shall be calibrated, maintained, and operated for measuring NO\textsubscript{x} in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment.

(c) The NO\textsubscript{x} continuous emission monitoring systems (CEMS) on TGU B shall be calibrated, maintained, and operated for measuring NO\textsubscript{x} in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment.

Compliance Monitoring Requirements [326 IAC 2-7-6(1)] [326 IAC 2-7-5(1)]

D.4.13 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.
Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.4.14 Record Keeping Requirements

(a) RESERVED

(b) RESERVED

(c) RESERVED

(d) RESERVED

(e) RESERVED

(f) RESERVED

(g) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.4.5, the Permittee shall maintain the records specified in Sections F.3.

(h) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.4.6(a), the Permittee shall keep records as specified in the LDAR plan.

(i) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Conditions D.4.10, D.4.11, D.4.12, C.12 and C.13, the Permittee shall keep the following records for the continuous emission monitors:

(1) One-minute block averages.
(2) All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities.
(3) All maintenance logs, calibration checks, and other required quality assurance activities,
(4) All records of corrective and preventive action, and
(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.
   (D) Nature of system repairs and adjustments.

(j) To document compliance with Condition D.4.6(b), the Permittee shall maintain records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(k) To document compliance status with Condition D.4.8, the Permittee shall maintain records of the duration in hours when Tanks TK-315 and TK-316 are vented to the atmosphere.

(l) To document the compliance status with Condition D.4.4(c)(4), the Permittee shall maintain records of monthly SO\textsubscript{2} emissions for TGUA and TGU B.

(m) To document the compliance status with Condition D.4.4(c)(5), the Permittee shall maintain records of monthly CO emissions for TGUA and TGU B.

(n) To document the compliance status with Condition D.4.4(c)(7), the Permittee shall maintain records of monthly firing rate for TGUA and TGU B.
(o) In order to document the compliance status with Condition D.4.4(c)(8), the Permittee shall maintain records of monthly NOx emissions for TGU A and TGU B.

(p) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraphs (a), (b), (c), (d), (e), (f), (h), (i), (k), (l), (m), (n), and (o) of this condition.

D.4.15 Reporting Requirements

(a) RESERVED

(b) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.4.5, the Permittee shall submit to IDEM, OAQ the reports specified in Sections F.3.

(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.4.6, the Permittee shall submit reports as specified in the LDAR plan.

(d) Pursuant to 326 IAC 3-5-4(a), if revisions are made to the standard operating procedures (SOP) submitted to OAQ for the continuous emission monitors, updates shall be submitted biennially.

(e) RESERVED

(f) Upon start-up of TGU A and/or TGU B, in order to document the compliance status with Condition D.4.4(c)(4), the Permittee shall submit a quarterly report of monthly emissions of SO2 from TGU A and TGU B not later than thirty (30) days after the end of each quarter.

(g) Upon start-up of TGU A and/or TGU B, in order to document the compliance status with Condition D.4.4(c)(5), the Permittee shall submit a quarterly report of monthly emissions of CO from TGU A and TGU B not later than thirty (30) days after the end of each quarter.

(h) Upon start-up of TGU A and/or TGU B, in order to document the compliance status with Condition D.4.4(c)(7), the Permittee shall submit a quarterly report of monthly firing rates at TGU A and TGU B not later than thirty (30) days after the end of each quarter.

(i) In order to document the compliance status with Condition D.4.4(c)(8), the Permittee shall submit a quarterly report of monthly emissions of NOx from TGU A and TGU B not later than thirty (30) days after the end of each quarter.

(j) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.4.4, D.4.10, D.4.11, D.4.12, C.12, and C.13, the Permittee shall submit reports of excess NOx, SO2, and CO emissions at TGU A and TGU B not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

1. Monitored facility operation time during the reporting period,
2. Date of excess emissions,
3. Time of commencement and completion for each excess emission,
4. Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
(5) A summary itemizing the exceedances by cause.

(6) Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
   (A) Date of downtime.
   (B) Time of commencement.
   (C) Duration of each downtime.
   (D) Reasons for each downtime.
   (E) Nature of system repairs and adjustments.

(k) To document compliance with Condition D.4.6(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(l) Section C - General Reporting Requirements contains the Permittee’s obligation with regard to the reporting required by Paragraphs (a), (c), (d), (e), (f), (g), (h), (i), (j), and (k) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
## SECTION D.5 EMISSIONS UNIT OPERATION CONDITIONS - Vapor Recovery Units 100 and 200

### Emissions Unit Description:

| (e) (1) | Vapor Recovery Unit 100 (VRU-100) identified as Unit ID 241, and Vapor Recovery Unit 200 (VRU-200) identified as Unit ID 231, permitted for turnaround (TAR) in 2008 to repair or replace tower trays and increase existing pumping and cooling capacities. Gasoline and lighter products from the FCUs are separated in the VRUs using a series of distillation towers. The VRUs are connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment including one (1) compressor (identified as J-3E located at VRU-100), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of the WRMP Project, there will be upgrades made to various heat exchangers and associated piping and retraying of distillation towers at VRU 100 and VRU 200. The facility may also include insignificant activities listed in Section A.4 of this permit. As part of WEP, there will be rerouting of naphtha streams (valves and flanges), removal of hydraulic constraints (pump modifications), and new piping connections (valves and flanges). |
| (2) | As part of the VRU 100/200 Whiting Atmospheric Relief Project (WARP), permitted in 2008, the hydrocarbon pressure relief discharges that were previously routed to the VRU 100/200 vent stacks, are being re-routed to the VRU flare and associated flare gas recovery system FGRS3 (identified in Section D.35). |

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

### Emission Limitations and Standards [326 IAC 2-7-5(1)]

**D.5.1 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]**

- **(a)** Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

- **(b)** Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the VRU 100 and VRU 200 shall be affected facilities for purposes of 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree entered in Civil No. 2:12-CV-00207, and the following shall apply:

  1. The Permittee shall comply with the requirements specified in Section F.9– 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the VRU 100 and VRU 200 no later than one year from the “Date of Entry” of the Consent Decree entered in Civil No. 2:12-CV-00207.
(2) VRU 100 and VRU 200 shall not be subject to the requirements in 40 CFR §
60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following
notification and testing requirements that are triggered by initial applicability of 40
CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect
to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a),
60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.5.2 Prevention of Significant Deterioration [326 IAC 2-2], Emission Offset [326 IAC 2-3] and
Nonattainment NSR [326 IAC 2-1.1-4] Minor Limits

In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee
shall comply with the following:

(a) After the completion of the WRMP project, the hydrocarbon pressure relief discharges
that were previously routed to the VRU 100 and VRU 200 vent stacks will be routed to
the VRU flare and associated flare gas recovery system FGRS3.

(b) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after
the completion of the WRMP project, the Permittee shall control leaks of VOC from
pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance
with Condition D.5.4. An instrument reading of 2000 parts per million (ppm) or greater
shall constitute a leak for pumps in heavy liquid service.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.5.3 Operating Requirement

In order to demonstrate compliance with Condition D.5.2, following the completion of the WRMP
project, the pressure relief discharges from VRU 100 and VRU 200 shall be routed to the VRU
flare and associated flare gas recovery system FGRS3.

Compliance Monitoring Requirements

D.5.4 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR
plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.5.5 Record Keeping Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition
D.5.1(a), the Permittee shall keep records as specified in the LDAR plan.

(b) To document the compliance status with Condition D.5.1(b), the Permittee shall keep
records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(c) Section C - General Record Keeping Requirements contains the Permittee's obligations
with regard to the records required by Paragraph (a) of this condition.

D.5.6 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition
D.5.1(a), the Permittee shall submit reports as specified in the LDAR plan

(b) To document the compliance status with Condition D.5.1(b), the Permittee shall submit
reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.
(c) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraph (a) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.6  EMISSIONS UNIT OPERATION CONDITIONS - Vapor Recovery Units 300 and 400

Emissions Unit Description:

(f) (1) The Vapor Recovery Unit 300 (VRU 300), identified as Unit ID 150. Light ends and naphtha are separated in the VRU using a series of distillation towers. This unit is connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, there will be upgrades made to various distillation towers, compressor K-340, and associated piping at VRU 300. Upon completion of WRMP, some portions of VRU 300 will be connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

The facility includes the following emission sources and may include insignificant activities listed in Section A.4 of this permit:

(A) One (1) off-gas knock out drum (D-400), which exhausts to the VRU flare and associated flare gas recovery system FGRS3 (identified in Section D.35).

(B) Leaks from process equipment, including two (2) compressors (identified as K-340 and K-351), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

The following sources have been added as part of the WEP:

(A) One (1) Distillation unit, identified as T-305 Naphtha Tower, approved in 2017 for construction.

(B) As part of WEP, there will be rerouting of naphtha streams (valves and flanges), removal of hydraulic constraints (pump modifications), replacement of trays in distillation towers, upgrades to heat exchangers, and new piping connections (valves and flanges).

(2) Vapor Recovery Unit VRU 400 for the Coker 2, permitted in 2008, to be installed as part of the WRMP project, approved in 2016 for modification. This unit is connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment, including one (1) compressor (identified as K-401), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of the WEP, there are tray modifications in distillation towers and new piping connections (valves and flanges). The facility may also include insignificant activities listed in Section A.4 of this permit.

A Fuel Gas Hydrotreater, approved in 2017 for construction, added as part of the WEP, including the following units:

(A) One (1) R-443 Hydrogenation Reactor.
Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.6.1 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC for VRU 300 and VRU 400 from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the VRU 300 is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the “Date of Entry” of the Consent Decree entered in Civil No. 2:12-CV-00207, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the VRU 300 no later than one year from the “Date of Entry” of the Consent Decree entered in Civil No. 2:12-CV-00207.

(2) VRU 300 shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

(4) The two consecutive months of monitoring that the Permittee previously conducted for purposes of 40 CFR 60, Subpart GGGa at VRU 300 satisfies the requirement to conduct monitoring of those components for two consecutive months following the initial applicability of 40 CFR 60, Subpart GGGa.

(c) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the VRU 400 is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:
The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the VRU 400 no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207.

Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.6.1. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance Monitoring Requirements

In accordance with 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the plan submitted by the Permittee.

Record Keeping and Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.6.1(a), the Permittee shall keep records as specified in the LDAR plan.

(b) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Conditions D.6.1(b) and (c), the Permittee shall keep records as specified in Section F.9.

(c) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraph (a) of this condition.

Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.6.1(a), the Permittee shall submit reports as specified in the LDAR plan.

Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Conditions D.6.1(b) and (c), the Permittee shall submit reports as specified in Section F.9.

Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraph (a) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.7 EMISSIONS UNIT OPERATION CONDITIONS - Alkylation Unit

Emissions Unit Description:

The Alkylation Unit, identified as Unit ID 140, combines isobutane with butylenes and propylenes to produce alkylate. The alkylate, a high octane naphtha, is blended into gasoline. This unit was built in 1961 and expanded in 1989. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions emitted during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes the following emission sources and may include insignificant activities listed in Section A.4 of this permit:

1. One (1) off gas knock-out drum (D-22), which exhausts to the Alky Flare and associated flare gas recovery system FGRS3 (included in Section D.35).
2. One (1) spent acid stripper drum (D-13), which exhausts to the Alky Flare and associated flare gas recovery system FGRS3 (included in Section D.35).
3. One (1) spent caustic drum (D-32), which exhausts to the Alky Flare and associated flare gas recovery system FGRS3 (included in Section D.35).
4. One (1) spent acid storage tank (Tank 2), constructed in 1960, with a maximum storage capacity of 70,497 gallons, equipped with a fixed roof and controlled by carbon canisters.
5. Leaks from process equipment, including two (2) compressors (identified as K-1 and K-1A), valves, pumps, pressure relief devices, sampling connection systems, and instrumentation and heat exchange systems.
6. As part of the WEP there are removal of hydraulic constraints (pump modifications), installation of a cooler, and new piping connections (valves, flanges).

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.7.1 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the Alkylation Unit is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

1. The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open-ended valve or line, and flange or other
connector in VOC service at the Alkylation Unit no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207.

(2) The Alkylation Unit shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the initial notification and testing requirements under 40 CFR §§ 60.7(a), 60.8(a), 60.482-1a(a) and 60.487(a(e) that are triggered by initial applicability of 40 CFR Part 60, Subparts A and GGGa.

(4) The two consecutive months of monitoring that the Permittee previously conducted for purposes of 40 CFR 60, Subpart GGGa at the Alkylation Unit satisfies the requirement to conduct monitoring of those components for two consecutive months following the initial applicability of 40 CFR 60, Subpart GGGa.


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.7.1. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance Monitoring Requirements

D.7.3 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.7.4 Record Keeping Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.7.1, the Permittee shall keep records as specified in the LDAR plan.

(b) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Conditions D.7.1(b), the Permittee shall keep records as specified in Section F.9.

(c) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraph (a) of this condition.

D.7.5 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.7.1(a), the Permittee shall submit reports as specified in the LDAR plan.

(b) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Conditions D.7.1(b), the Permittee shall submit reports as specified in Section F.9.

(c) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraph (a) of this condition. A quarterly report
does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.8  EMISSIONS UNIT OPERATION CONDITIONS - Propylene Concentration Unit

Emissions Unit Description:

(h) The Propylene Concentration Unit (PCU), identified as Unit ID 145, purifies propylene for sale to chemical plants and eventual manufacture into polypropylene plastic. This unit also has a treating system, which purifies propane. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes a caustic degassing drum (D-100) that is vented to the Alky Flare or FGRS3 and leaks from process equipment, including one compressor (identified as K-104), pumps, pressure relief devices, sampling connection systems, open-ended lines or valves, and instrumentation and heat exchange systems. As part of the WEP, there are modifications to trays and new nozzles for the distillation towers, and new piping connections (valves and flanges). This facility may include insignificant activities listed in Section A.4 of this permit.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.8.1 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [3267 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the Propylene Concentration Unit is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the Propylene Concentration Unit no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207.

(2) The Propylene Concentration Unit shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.8.1. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance Monitoring Requirements

D.8.3 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.8.4 Record Keeping Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.8.1(a), the Permittee shall keep records as specified in the LDAR plan.

(b) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Conditions D.8.1(b), the Permittee shall keep records as specified in Section F.9.

(c) Section C - General Record Keeping Requirements contains the Permittee’s obligations with regard to the records required by Paragraph (a) of this condition.

D.8.5 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.8.1(a), the Permittee shall submit reports as specified in the LDAR plan.

(b) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Conditions D.8.1(b), the Permittee shall submit reports as specified in Section F.9.

(c) Section C - General Reporting Requirements contains the Permittee’s obligation with regard to the reporting required by Paragraph (a) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
SECTION D.9  EMISSIONS UNIT OPERATION CONDITIONS - Isomerization Unit

Emissions Unit Description:

(i) The Isomerization Unit (ISOM), identified as Unit ID 210, was constructed in 1985 as a conversion of the No.2 Ultraformer. The Isomerization process converts low octane naphtha into high octane gasoline blending components. This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the MSAT II Compliance project approved in 2011 for construction, one (1) new C-250 Naphtha Splitter, a benzene saturation reactor system, and associated equipment (collectively identified as the Naphtha Splitter Unit) will be installed in the ISOM. The facility includes the following emission sources and may include insignificant activities listed in Section A.4 of this permit.

(1) One (1) natural gas, refinery gas, or liquified petroleum gas-fired Process Heater H-1, rated at 190 mmBTU/hr and vented to stack S/V 210-01.

(2) One (1) Flare Knock-out Drum (ISOM D-18), which exhausts to the UIU flare and associated flare gas recovery system FGRS4 (identified in Section D.35).

(3) Leaks from process equipment, including one (1) compressor (identified as K-1), pumps, valves, process drains and pressure relief devices and heat exchange systems.

As part of the WEP, there are modifications to the C-250 feed drum, removal of hydraulic constraints (pump modifications), installation of a filter coalescer, and the installation of new piping connections (valves and flanges).

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.9.1 Lake County PM\(_{10}\) Emission Limitations [326 IAC 6.8-2-6]

Pursuant to 326 IAC 6.8-2-6, PM\(_{10}\) emissions from the H-1 Heater (also known as No. 2 Isomerization Feed Heater) furnace shall not exceed 0.0075 lb/mmBTU and 1.416 lb/hr.

D.9.2 Lake County Sulfur Dioxide (SO\(_2\)) Emission Limitations [326 IAC 7-4.1-3]

Pursuant to 326 IAC 7-4.1-3(a)(5), sulfur dioxide emissions from the H-1 Heater shall not exceed 0.034 lb/mmBTU and 6.46 pounds per hour.


(a) In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following for the H-1 Heater upon issuance of Significant Permit Modification No. 089-25488-00453, unless otherwise specified:

(1) The emissions of NO\(_x\) shall not exceed 0.275 pounds per million BTU.

(2) The emissions of VOC shall not exceed 0.0054 pounds per million BTU.

(3) The emissions of SO\(_2\) shall not exceed 7.4 tons per 12 consecutive month period after the completion of the WRMP project.

(4) The emissions of PM\(_{10}\) shall not exceed 0.0075 pounds per million BTU.
(5) Pursuant to SSM 089-32033-00453, the emissions of PM shall not exceed 0.0075 pounds per million BTU.

(6) The emissions of CO shall not exceed 0.082 pounds per million BTU.

(7) The Permittee shall comply with the following limit on firing rate, following the completion of the WRMP project:

<table>
<thead>
<tr>
<th>Unit ID</th>
<th>Firing rate (10^3 mmBTU) per 12 consecutive month period</th>
</tr>
</thead>
<tbody>
<tr>
<td>H-1</td>
<td>1342.03</td>
</tr>
</tbody>
</table>

(8) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.9.5. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits on the annual firing rates and the NOx, VOC, SO2, CO, PM and PM10 emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOx, VOC, SO2, CO, PM and PM10 for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

(b) In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable to the MSAT II Compliance Project, the Permittee shall comply with the following upon issuance of Significant Permit Modification No. 089-29033-00453, unless otherwise specified:

(1) Utility hydrogen to the benzene saturation reactor battery limits shall be supplied by the New Hydrogen Unit (HU), Unit ID 801, and not by the existing HU, Unit ID 698.

(2) The combined steam energy usage for the C-250 system (E-253A/B, E-251) and the C-1 system (E-9A) shall not exceed 1,687,693 mmBTU per twelve (12) consecutive month period, with compliance determined at the end of each month.

Compliance with these limitations will ensure that the potential to emit from this modification is less than twenty-five (25) tons of PM per year, less than fifteen (15) tons of PM10 per year, less than ten (10) tons of PM2.5 per year, less than forty (40) tons per year of NOx, less than forty (40) tons of SO2 per year, less than 100 tons of CO per year, less than seven (7) tons of H2SO4 per year, less than 0.6 tons of lead per year, less than 0.1 tons of mercury per year, less than 0.0004 tons of beryllium per year, less than ten (10) tons of H2S per year, and less than twenty-five (25) tons per year of VOC.

Therefore, the requirements of 326 IAC 2-2 (PSD) and 326 IAC 2-1.1-4 (Nonattainment NSR) are rendered not applicable.

D.9.4 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR 60, Subpart Ja] Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the Heater H-1 shall be an affected facility for SO2 as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO2 emissions for fuel gas combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart
Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for the H-1 Heater.

D.9.5 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [3267 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the ISOM Unit shall be an affected facility for purposes of 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

1. The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the ISOM Unit no later than one year from the "Date of Entry" of the Consent Decree entered in Civil No. 2:12-CV-00207.

2. The ISOM Unit shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

3. Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.9.6 Operating Requirement

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to Permit SPM 089-15202-00003, issued April 24, 2002, "fuel oil" shall not be used as fuel for the H-1 Heater.

D.9.7 Consent Decree (Civil No. 2:12-CV-00207) Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than July 1, 2014, the total sulfur concentration of refinery fuel gas combusted in the H-1 Heater shall not exceed 70 ppmvd total sulfur calculated as H2S on a "12-month rolling average" basis.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.9.8 Compliance Determination Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(1) and except as specified in 326 IAC 7-4.1-2(d) and 326 IAC 7-2-1(c)(3), compliance with the sulfur dioxide emission limitations in Condition D.9.2 shall be determined based on the daily average sulfur dioxide emission rate, in pounds per hour.
(b) Compliance with the hydrogen usage requirement in Condition D.9.3(b)(1) shall be determined by maintaining the hydrogen supply pressure to the benzene saturation reactor at not less than 295 psig during any time the reactor is in operation.

(c) Compliance with the steam energy usage limit in Condition D.9.3(b)(2) shall be determined by an energy balance calculation, as follows:

Energy Demand (MMBtu/yr) =

\[ E_{in,400\#} (MMBtu/yr) + E_{in,100\#} (MMBtu/yr) + E_{in,BFW} (MMBtu/yr) - E_{out,100\#} (MMBtu/yr) - E_{out,10\#} (MMBtu/yr) - E_{out,condensate} (MMBtu/yr) \]

Where: \( E_x (MMBtu/yr) = F_x (lb x/hr) \times H_x (Btu/lb) \times 10^{-6} (MMBtu/Btu) \times 8760 \) (hr/yr);
\( F_x (lb x/hr) \) = steam, condensate, or boiler feed water mass flow rate; and
\( H_x (Btu/lb) \) = enthalpy of steam, condensate, or boiler feed water based on known conditions (superheated or saturated, and temperature and/or pressure).

D.9.9 Performance Testing Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, the Permittee shall conduct performance tests to measure the emissions of NOx from the H-1 Heater once every 5 years. For the measurement of NOx emissions, the Permittee shall comply with the performance test protocols established by EPA Method 7E in conjunction with either EPA Method 19 or EPA Methods 1, 2, 3 and 4, or an EPA-approved alternative test method.

Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for NOx testing of the H-1 Heater.

(b) Pursuant to SSM 089-32033-0045, the Permittee shall perform PM, PM10, CO, and VOC testing of the H-1 Heater at least once every five (5) years from the date of the most recent valid compliance demonstration. Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for PM, PM10, CO, and VOC testing of the H-1 Heater.

(c) Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures) and utilizing methods approved by the commissioner. Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.9.10 Continuous Emissions Monitoring

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, by December 31, 2013, the Permittee shall install Total Sulfur Continuous Analyzers on the refinery fuel gas systems to continuously monitor, measure and record the total sulfur concentration of fuel gas burned in the H-1 Heater. The Total Sulfur Continuous Analyzers shall be installed, operated and calibrated pursuant to ASTM D7166-10 and 40 CFR Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B, except that in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct a Relative Accuracy Audit (RAA) or a Relative Accuracy Test Audit (RATA) on each Total Sulfur Continuous Analyzer at least once every three (3) years. The Permittee must also conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed. For RATA and RAA reference method comparisons, EPA Methods 15A or 16C shall be used as the reference method. In addition, the
Permittee may also use the principles of EPA Method 7E, section 8.3 to dilute the fuel gas samples used for the reference method as necessary to render the samples safe for analysis. Consistent with 40 CFR § 60.107a(a)(2)(iv), the Permittee shall monitor refinery fuel gas at locations that accurately represent the total sulfur concentration in the refinery fuel gas being burned in all heaters and boilers in the refinery, other than refinery fuel gas that would be exempt from monitoring under 40 CFR § 60.107a(a)(3).

(b) In order to demonstrate compliance with Condition D.9.3 and D.9.7, the Total Sulfur Continuous Analyzer shall be calibrated, maintained, and operated for determining compliance with SO₂ emissions limit from the H-1 Heater in accordance with the applicable requirements in - Section C - Maintenance of Continuous Emission Monitoring Equipment and - Section C - Maintenance of Emission Monitoring Equipment. The SO₂ emissions shall be calculated based on the conversion of one mole of sulfur in the fuel gas to one mole of SO₂.

Compliance Monitoring Requirements

D.9.11 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.9.12 Record Keeping Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(1)(A) and to document the compliance status with Conditions D.9.2 and D.9.6, the Permittee shall maintain a daily record of the following for the H-1 Heater:

1. fuel type,
2. average daily sulfur content for each fuel type,
3. average daily fuel gravity for each fuel type,
4. total daily fuel usage for each type, and
5. heat content of each fuel.

(b) Pursuant to 326 IAC 6.8-8-7 and to document the compliance status with Condition D.9.1, the Permittee shall maintain records for the H-1 Heater as specified in the Continuous Compliance Plan.

(c) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.9.4, the Permittee shall maintain the records specified in Section F.3.

(d) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.9.5(a), the Permittee shall comply with equipment leak record keeping requirements as specified in the LDAR plan.

(e) In order to document the compliance status with Condition D.9.3, the Permittee shall maintain records of monthly firing rates and SO₂ emissions for the H-1 Heater.

(f) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Condition D.9.10, the Permittee shall keep the following records for the continuous emission monitors:

1. One-minute block averages.
2. All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities.
(3) All maintenance logs, calibration checks, and other required quality assurance activities,
(4) All records of corrective and preventive action, and
(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.

(g) To document the compliance status with Condition D.9.3(b)(1), the Permittee shall maintain daily records of the hydrogen supply pressure to the benzene saturation reactor battery limit.

(h) To document the compliance status with Condition D.9.3(b)(1), the Permittee shall maintain daily records of the operational status of the benzene saturation reactor.

(i) To document the compliance status with Condition D.9.3(b)(2), the Permittee shall maintain a daily record of the steam, condensate, and boiler feed water mass flow rates for the C-250 and C-1 systems.

(j) To document the compliance status with Condition D.9.5(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(k) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraphs (a), (b), (d), (e), (f), (g), (h) and (i) of this condition.

D.9.13 Reporting Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(2) and to document the compliance status with Conditions D.9.2 and D.9.6, the Permittee shall submit a report to IDEM, OAQ not later than thirty (30) days after the end of each calendar quarter containing the average daily sulfur dioxide emission rate, in pounds per hour, for the H-1 Heater.

(b) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.9.4, the Permittee shall submit to IDEM, OAQ the reports specified in Section F.3.

(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.9.5(a), the Permittee shall submit reports as specified in the LDAR plan.

(d) In order to document the compliance status with Condition D.9.3, the Permittee shall submit a quarterly summary of monthly firing rates and SO2 emissions for the H-1 Heater not later than thirty (30) days after the end of the quarter being reported.

(e) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.9.3 and D.9.10, the Permittee shall submit reports of excess SO2 emissions at the H-1 heater not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

   (1) Monitored facility operation time during the reporting period,
   (2) Date of excess emissions,
   (3) Time of commencement and completion for each excess emission,
   (4) Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block,
three (3) hour rolling, in addition to any other reporting requirements that may be applicable.

(5) A summary itemizing the exceedances by cause.

(6) Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:

(A) Date of downtime.
(B) Time of commencement.
(C) Duration of each downtime.
(D) Reasons for each downtime.
(E) Nature of system repairs and adjustments

(f) A quarterly report of the information to document the compliance status with Condition D.9.3(b)(2) shall be submitted not later than thirty (30) days after the end of the quarter being reported.

(g) To document compliance with Condition D.9.5(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(h) Section C - General Reporting Requirements contains the Permittee’s obligation with regard to the reporting required by Paragraphs (a), (c), (d), (e), and (f) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
**SECTION D.10  EMISSIONS UNIT OPERATION CONDITIONS - Aromatics Recovery Unit**

### Emissions Unit Description:

(j) The Aromatic Recovery Unit (ARU), identified as Unit ID 242, consists of the ARU 200 section and the ARU 300 section. The primary function is to remove light ends from naphtha to obtain a more desirable reforming feed. Its secondary function is to separate xylene, a chemical feedstock, from the Ultraformer product. The ARU utilizes a series of distillation towers to purify reformer feed and another set of towers to separate chemical feedstocks. The ARU includes the following process units and may include insignificant activities listed in Section A.4 of this permit.

1. The following process heaters, which are fired with refinery gas, natural gas or liquified petroleum gas.

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Construction Date</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-200A</td>
<td>1978</td>
<td>249.5</td>
<td>242-01</td>
<td>None</td>
</tr>
<tr>
<td>F-200B</td>
<td>1978</td>
<td>249.5</td>
<td>242-02</td>
<td>None</td>
</tr>
</tbody>
</table>

2. The ARU is connected to the 4UF flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

3. Leaks from process equipment, including pumps, compressors, pressure relief devices, sampling connections systems, open-ended line or valves, flanges and other connectors and heat exchange systems.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

### Emission Limitations and Standards [326 IAC 2-7-5(1)]

**D.10.1 Lake County PM\(_{10}\) Emission Limitations [326 IAC 6.8-2-6]**

Pursuant to 326 IAC 6.8-2-6, PM\(_{10}\) emissions from the following ARU (Aromatic Recovery Unit) furnaces shall not exceed the following emission limitations:

<table>
<thead>
<tr>
<th>Process Heater</th>
<th>PM(_{10}) Limit (lbs/mmBTU)</th>
<th>PM(_{10}) Limit (lbs/hour)</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-200A</td>
<td>0.0075</td>
<td>1.859</td>
</tr>
<tr>
<td>F-200B</td>
<td>0.0075</td>
<td>1.859</td>
</tr>
</tbody>
</table>

**D.10.2 Lake County Sulfur Dioxide (SO\(_{2}\)) Emission Limitations [326 IAC 7-4.1-3]**

Pursuant to 326 IAC 7-4.1-3(a)(8), sulfur dioxide emissions from the ARU combustion units, F-200A and F-200B, shall not exceed 0.035 pounds per mmBTU and a total for both F-200A and F-200B of 17.47 pounds per hour.

In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following for heaters F-200A and F-200B upon issuance of Significant Permit Modification No. 089-25488-00453, unless otherwise specified:

(a) The emissions of NOx shall each not exceed 0.275 pounds per million BTU.

(b) The emissions of CO shall each not exceed 0.082 pounds per million BTU.

(c) The emissions of VOC shall each not exceed 0.0054 pounds per million BTU.

(d) The emissions of PM10 shall each not exceed 0.0075 pounds per million BTU.

(e) Pursuant to SSM 089-32033-00453, the emissions of PM shall each not exceed 0.0075 pounds per million BTU.

(f) The Permittee shall comply with the following limits, following the completion of the WRMP project:

<table>
<thead>
<tr>
<th>Unit ID</th>
<th>Firing Rate ($10^3$ mmBTU) per 12 month period</th>
<th>SO2 (tons per 12 consecutive month period)</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-200A</td>
<td>1861.5 (combined)</td>
<td>10.2 (combined)</td>
</tr>
<tr>
<td>F-200B</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(g) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.10.5. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits on the annual firing rates and the NOx, VOC, SO2, CO, PM and PM10 emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOx, VOC, SO2, CO, PM and PM10 for the WRMP project remain below the significant, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.10.4 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR, Subpart Ja]

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, ARU Heaters F-200A and F-200B shall be affected facilities for SO2 as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO2 emissions for fuel gas combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for ARU F-200A and F-200B.

D.10.5 Equipment Leaks of Volatile Organic Compounds and Hazardous Air Pollutants [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the
LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the ARU 200 & ARU 300 are affected facilities pursuant to 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the ARU 200 and ARU 300 no later than one year from the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207.

(2) The ARU 200 and ARU 300 shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a (e).

(4) The two consecutive months of monitoring that the Permittee previously conducted for purposes of 40 CFR 60, Subpart GGGa at ARU 200 & ARU 300 satisfies the requirement to conduct monitoring of those components for two consecutive months following the initial applicability of 40 CFR 60, Subpart GGGa.

D.10.6 Operating Requirement

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to Permit SPM 089-15202-00003, issued April 24, 2002 and effective June 1, 2003, "fuel oil" shall not be used as fuel for the F-200A and F-200B Process Heaters.

D.10.7 Consent Decree (Civil No. 2:12-CV-00207) Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than July 1, 2014, the total sulfur concentration of refinery fuel gas combusted in F-200A and F-200B shall not exceed 70 ppmvd total sulfur calculated as H2S on a "12-month rolling average" basis.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.10.8 Compliance Determination Requirements

Pursuant to 326 IAC 7-4.1-3(b)(1) and except as specified in 326 IAC 7-4.1-2(d) and 326 IAC 7-2-1(c)(3), compliance with the sulfur dioxide emission limitations in Condition D.10.2 shall be determined based on the daily average sulfur dioxide emission rate, in pounds per hour.

D.10.9 Performance Testing Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, the Permittee shall conduct performance tests to measure emissions of NOx from the ARU Heaters F-200A and F-200B once every five years. For the measurement of NOx emissions, the Permittee shall comply with the performance
test protocols established by EPA Method 7E in conjunction with either EPA Method 19 or EPA Methods 1, 2, 3 and 4, or an EPA-approved alternative test method.

Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for NOx testing for the ARU Heaters F-200A and F-200B.

Pursuant to SSM 089-32033-00453, the Permittee shall perform PM, PM10, CO, and VOC testing of Heaters F-200A and F-200B. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for PM, PM10, CO, and VOC testing of Heaters F-200A and F-200B.

(c) Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures) and utilizing methods approved by the commissioner. Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.10.11 Continuous Emissions Monitoring

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, by December 31, 2013, the Permittee shall install Total Sulfur Continuous Analyzers on the refinery fuel gas systems to continuously monitor, measure and record the total sulfur concentration of fuel gas burned in ARU Heaters F-200A and F-200B. The Total Sulfur Continuous Analyzers shall be installed, operated and calibrated pursuant to ASTM D7166-10 and 40 CFR Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B, except that in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct a Relative Accuracy Audit (RAA) or a Relative Accuracy Test Audit (RATA) on each Total Sulfur Continuous Analyzer at least once every three (3) years. The Permittee must also conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed. For RATA and RAA reference method comparisons, EPA Methods 15A or 16C shall be used as the reference method. In addition, the Permittee may also use the principles of EPA Method 7E, section 8.3 to dilute the fuel gas samples used for the reference method as necessary to render the samples safe for analysis. Consistent with 40 CFR § 60.107a(a)(2)(iv), the Permittee shall monitor refinery fuel gas at locations that accurately represent the total sulfur concentration in the refinery fuel gas being burned in all heaters and boilers in the refinery, other than refinery fuel gas that would be exempt from monitoring under 40 CFR § 60.107a(a)(3).

(b) In order to demonstrate compliance with Conditions 10.3(f) and D.10.7, the Total Sulfur Continuous Analyzer shall be calibrated, maintained, and operated for determining compliance with SO2 emissions limits for F-200A and F-200B in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment. The SO2 emissions shall be calculated based on the conversion of one mole of sulfur in the fuel gas to one mole of SO2.

Compliance Monitoring Requirements

D.10.11 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan.
D.10.12 Recordkeeping Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(1) and to document the compliance status with Conditions D.10.2, and D.10.6, the Permittee shall maintain a daily record of the following for the F-200A and F-200B Process Heaters:

(1) fuel type,
(2) average daily sulfur content for each fuel type,
(3) average daily fuel gravity for each fuel type,
(4) total daily fuel usage for each type, and
(5) heat content of each fuel.

(b) Pursuant to 326 IAC 6.8-8-7 and to document the compliance status with Condition D.10.1, the Permittee shall maintain records for the process heaters F-200A and F-200B as specified in the Continuous Compliance Plan.

(c) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.10.4, the Permittee shall maintain the records specified in Section F.3.

(d) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.10.5(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(e) In order to document the compliance status with Condition D.10.3, the Permittee shall maintain records of the combined monthly firing rates and combined SO2 emissions for F-200A and F-200B.

(f) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Condition D.10.10, the Permittee shall keep the following records for the continuous emission monitors:

(1) One-minute block averages.
(2) All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities.
(3) All maintenance logs, calibration checks, and other required quality assurance activities,
(4) All records of corrective and preventive action, and
(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.

(g) To document compliance with Condition D.10.5(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(h) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraphs (a), (b), (d), (e), and (f) of this condition.

D.10.13 Reporting Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(2) and to document the compliance status with Conditions D.10.2 and D.10.6, the Permittee shall submit a report to IDEM, OAQ not later
than thirty (30) days after the end of each calendar quarter containing the average daily sulfur dioxide emission rate, in pounds per hour, for the F-200A and F-200B Process Heaters.

(b) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.10.4, the Permittee shall submit to IDEM, OAQ the reports specified in Section F.3.

(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.10.5(a), the Permittee shall submit reports as specified in the LDAR plan.

(d) In order to document the compliance status with Condition D.10.3, the Permittee shall submit a quarterly summary of the combined monthly firing rates and combined SO$_2$ emissions at F-200A and F-200B not later than thirty (30) days after the end of the quarter being reported.

(e) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.10.3 and D.10.10, the Permittee shall submit reports of excess SO$_2$ emissions at heaters F-200A and F-200B not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

(1) Monitored facility operation time during the reporting period,
(2) Date of excess emissions,
(3) Time of commencement and completion for each excess emission,
(4) Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
(5) A summary itemizing the exceedances by cause.
(6) Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
(A) Date of downtime.
(B) Time of commencement.
(C) Duration of each downtime.
(D) Reasons for each downtime.
(E) Nature of system repairs and adjustments

(f) To document compliance with Condition D.10.5(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(g) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraphs (a), (c), (d) and (e) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.11  EMISSIONS UNIT OPERATION CONDITIONS - Blending Oil Unit

Emissions Unit Description:

(k) The Blending Oil Unit (BOU), identified as Unit ID 250, uses hydrogen to convert sulfur to hydrogen sulfide and remove it from distillate and gas oil streams to meet product specifications. The hydrogen sulfide is sent to the Claus Trains for further processing. The BOU is connected to the 4UF flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, the BOU heater F-401 will be modified by replacing burners, with rated capacity remaining at 35 mmBTU/hr. As part of the WEP, there are removal of hydraulic constraints (pump modification) and new piping connections (valves and flanges). The facility includes the following emission sources and may include insignificant activities listed in Section A.4 of this permit:

(1) One (1) process Furnace F-401, constructed in 1972, and modified as part of WRMP, which vents to stack ID SV250-01. The furnace is rated at 35 million Btu per hour and is fired by natural gas, refinery gas or liquid petroleum gas.

(2) Leaks from process equipment, including pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.11.1 Lake County PM10 Emission Limitations [326 IAC 6.8-2-6]

Pursuant to 326 IAC 6.8-2-6, PM10 emissions from the F-401 BOU (Blending Oil Desulfurization) Process Furnace shall not exceed 0.0075 lb/mmBTU and 0.261 lb/hour.

D.11.2 Lake County Sulfur Dioxide (SO2) Emission Limitations [326 IAC 7-4.1-3]

Pursuant to 326 IAC 7-4.1-3, sulfur dioxide emissions from the F-401 Process Furnace shall not exceed 0.034 lb/mmBTU and 1.19 lbs/hour.


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following for the BOU Heater F-401 upon issuance of Significant Permit Modification No. 089-25488-00453, unless otherwise specified:

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, the emissions of NOx shall not exceed 0.098 pounds per million BTU.

(b) The emissions of CO shall not exceed 0.082 pounds per million BTU.

(c) The emissions of VOC shall not exceed 0.0054 pounds per million BTU.

(d) The emissions of PM10 shall not exceed 0.0075 pounds per million BTU.

(e) Pursuant to SSM 089-32033-00453, the emissions of PM shall not exceed 0.0075 pounds per million BTU.
The Permittee shall comply with the following limits following the completion of the WRMP project:

<table>
<thead>
<tr>
<th>Unit ID</th>
<th>Firing rate ((10^3 \text{ mmBTU})) per 12 month period</th>
<th>SO(_2) tons per 12 consecutive month period</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-401</td>
<td>288.38</td>
<td>1.6</td>
</tr>
</tbody>
</table>

Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.11.5. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits on the annual firing rates and the NO\(_x\), VOC, SO\(_2\), CO, PM and PM\(_{10}\) emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NO\(_x\), VOC, SO\(_2\), CO, PM and PM\(_{10}\) for the WRMP project remain below the significant, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.11.4 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR 60, Subpart Ja]

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, BOU Heater F-401 shall be an affected facility for SO\(_2\) as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO\(_2\) emissions for fuel gas combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for BOU F-401.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, BOU Heater F-401 shall be an affected facility for NO\(_x\) as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja for NO\(_x\) emissions for process heaters by the date specified in 40 CFR 60, Subpart Ja. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for BOU Heater F-401.

D.11.5 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the BOU is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:
(1) The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the BOU no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207.

(2) The BOU shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.11.6 Operating Requirement
Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to Permit SPM 089-15202-00003, issued April 24, 2003, effective June 1, 2003, "fuel oil" shall not be used as fuel for the BOU Heater F-401.

D.11.7 Consent Decree (Civil No. 2:12-CV-00207) Requirements
Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than July 1, 2014, the total sulfur concentration of refinery fuel gas combusted in BOU Heater F-401 shall not exceed 70 ppmvd total sulfur calculated as H₂S on a "12- month rolling average" basis.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.11.8 Compliance Determination Requirements
(a) Pursuant to 326 IAC 7-4.1-3(b)(1) and except as specified in 326 IAC 7-4.1-2(d) and 326 IAC 7-2-1(c)(3), compliance with the sulfur dioxide emission limitations in Condition D.11.2 shall be determined based on the daily average sulfur dioxide emission rate, in pounds per hour.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, compliance with the NOₓ emissions limit in Condition D.11.3(a) for BOU Heater F-401 shall be calculated using 40 CFR Part 60, Appendix A, Method 19 and the NOₓ concentration measured in the most recent stack test demonstrating compliance per Condition D.11.9.

D.11.9 Performance Testing Requirements
Pursuant to SSM 089-32033-00453, not later than 180 days after the startup of the modified BOU Heater F-401, the Permittee shall perform NOₓ, PM, PM10, CO, and VOC testing of the modified BOU Heater F-401 utilizing methods approved by the commissioner. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures). Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.11.10 Continuous Emissions Monitoring
(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, by December 31, 2013, the Permittee shall install Total Sulfur Continuous Analyzers on the refinery fuel gas systems to continuously monitor, measure
and record the total sulfur concentration of fuel gas burned in BOU Heater F-401. The Total Sulfur Continuous Analyzers shall be installed, operated and calibrated pursuant to ASTM D7166-10 and 40 CFR Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B, except that in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct a Relative Accuracy Audit (RAA) or a Relative Accuracy Test Audit (RATA) on each Total Sulfur Continuous Analyzer at least once every three (3) years. The Permittee must also conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed. For RATA and RAA reference method comparisons, EPA Methods 15A or 16C shall be used as the reference method. In addition, the Permittee may also use the principles of EPA Method 7E, section 8.3 to dilute the fuel gas samples used for the reference method as necessary to render the samples safe for analysis. Consistent with 40 CFR § 60.107a(a)(2)(iv), the Permittee shall monitor refinery fuel gas at locations that accurately represent the total sulfur concentration in the refinery fuel gas being burned in all heaters and boilers in the refinery, other than refinery fuel gas that would be exempt from monitoring under 40 CFR § 60.107a(a)(3).

(b) In order to demonstrate compliance with Conditions D.11.3 and D.11.7, the Total Sulfur Continuous Analyzer shall be calibrated, maintained, and operated for determining compliance with SO₂ emissions limits for F-401 in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment. The SO₂ emissions shall be calculated based on the conversion of one mole of sulfur in the fuel gas to one mole of SO₂.

Compliance Monitoring Requirements

D.11.11 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.11.12 Record Keeping Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(1)(A) and to document the compliance status with Conditions D.11.2, and D.11.6, the Permittee shall maintain a daily record of the following for the BOU Heater F-401:

(1) fuel type,
(2) average daily sulfur content for each fuel type,
(3) average daily fuel gravity for each fuel type,
(4) total daily fuel usage for each type, and
(5) heat content of each fuel.

(b) Pursuant to 326 IAC 6.8-8-7 and to document the compliance status with Condition D.11.1, the Permittee shall maintain records for the F-401 Process Furnace as specified in the Continuous Compliance Plan.

(c) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.11.4, the Permittee shall maintain the records specified in Section F.3.

(d) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.11.5(a), the Permittee shall comply with equipment leak record keeping requirements as specified in the LDAR plan.
(e) In order to document the compliance status with Condition D.11.3, the Permittee shall maintain the records of monthly firing rate and SO$_2$ emissions at F-401.

(f) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Condition D.11.10, the Permittee shall keep the following records for the continuous emission monitors:

(1) One-minute block averages.
(2) All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities.
(3) All maintenance logs, calibration checks, and other required quality assurance activities,
(4) All records of corrective and preventive action, and
(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.

(g) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Conditions D.11.5(b), the Permittee shall maintain the records specified in Section F.9.

(h) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraphs (a), (b), (d), (e), and (f) of this condition.

D.11.13 Reporting Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(2) and to document the compliance status with Conditions D.11.2 and D.11.6, the Permittee shall submit a report to IDEM, OAQ not later than thirty (30) days after the end of each calendar quarter containing the average daily sulfur dioxide emission rate, in pounds per hour, for the F-401 Process Furnace.

(b) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.11.4, the Permittee shall submit to IDEM, OAQ the reports specified in Section F.3.

(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.11.5, the Permittee shall submit reports as specified in the LDAR plan.

(d) In order to document the compliance status with Condition D.11.3, the Permittee shall submit a quarterly summary of the monthly firing rate and SO$_2$ emissions at F-401 not later than thirty (30) days after the end of the quarter being reported.

(e) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.11.3 and D.11.10, the Permittee shall submit reports of excess SO$_2$ emissions at heater F-401 not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

(1) Monitored facility operation time during the reporting period,
(2) Date of excess emissions,
(3) Time of commencement and completion for each excess emission,
(4) Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block,
three (3) hour rolling, in addition to any other reporting requirements that may be applicable.

(5) A summary itemizing the exceedances by cause.

(6) Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
   (A) Date of downtime.
   (B) Time of commencement.
   (C) Duration of each downtime.
   (D) Reasons for each downtime.
   (E) Nature of system repairs and adjustments

(f) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Conditions D.11.5(b), the Permittee shall submit reports as specified in Section F.9.

(g) Section C - General Reporting Requirements contains the Permittee’s obligation with regard to the reporting required by Paragraphs (a), (b), (d), (e) and (f) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
SECTION D.12  EMISSIONS UNIT OPERATION CONDITIONS - No. 2 Treatment Plant

Emissions Unit Description:

(I)  
No. 2 Treatment Plant, identified as unit 601, removes disagreeable odors from various naphtha streams using a catalytic process. This facility has only fugitive emissions and/or other emissions that are considered insignificant.

The No. 2 Treatment Plant was permanently decommissioned as of December 30, 2008.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)
SECTION D.13 EMISSIONS UNIT OPERATION CONDITIONS - No. 4 Treatment Plant

Emissions Unit Description:

(m) No. 4 Treatment Plant, identified as unit 602, removes disagreeable odors from various naphtha and distillate streams using a catalytic process. This facility has only fugitive emissions and/or other emissions that are considered insignificant.

The No. 4 Treatment Plant was permanently decommissioned as of June 17, 2010.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)
SECTION D.14  EMISSIONS UNIT OPERATING CONDITIONS - Butane, Propane, and Propylene Storage and Loading Facilities

Emissions Unit Description:

Butane, Propane and Propylene Storage and Loading Facilities, identified as Unit ID 604, includes the following sources of emissions and may also include insignificant activities listed in Section A.4 of this permit:

1. One (1) butane storage cavern located in South Tank Field.
2. Seven (7) pressurized butane storage spheres located southwest of the main Refinery near the J&L Tank Field with a capacity of 1,050,000 gallons each.
3. Propane (LPG) storage caverns and above-grade pressurized storage vessels located near the J&L Tank Field.
4. Propane (LPG) railcar loading facilities located near the J&L Tank Field. These can also be used for loading butane into railcars.
5. Pressurized polymer grade propylene (PGP) and refinery grade propylene (RGP) storage vessels located at the north east end of the Refinery.
6. RESERVED
7. One (1) LPG loading area flare stack having stack number S/V 604-01, installed in 1986, which is used as a safety device which burns any vented gases that might result from relieving pressure on equipment.
8. Leaks from process equipment, including pumps, compressors, pressure relief devices, sampling connection systems, open-ended lines or valves, flanges and other connectors.
9. Two (2) pressurized spheres, identified as 3951 and 3952, approved in 2017 for construction.
10. As part of the WEP, there are new piping connections (valves and flanges) and new fugitive components (valves, flanges and pumps).

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.14.1 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the Butane and Propane Storage and Loading Facilities and the
Propylene Storage Facility shall be an affected facility for purposes of 40 CFR 60, Subpart GGGa, upon the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

1. The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open-ended valve or line, and flange or other connector in VOC service at the Butane and Propane Storage and Loading Facilities and the Propylene Storage Facility no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207.

2. The Butane and Propane Storage and Loading Facilities and the Propylene Storage Facility shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

3. Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

(c) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the Propylene Rail Loading Rack shall either comply with the requirements of 40 CFR 60, Subpart GGGa or discontinue operations by no later than December 31, 2012. Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the Propylene Rail Loading Rack shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves. Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 482-2a(e), 482-7a(f), 60.485a(g), and 60.487a(e). The Propylene Rail Loading Racks discontinued operations prior to December 31, 2012.


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.14.1. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

D.14.3 General Conditions for Pressurized Storage Tanks

Pursuant to OP 000204, issued March 8, 1996 by the Hammond Department of Environmental Management, the Permittee shall comply with the following requirements for pressurized spheres 3944, 3945, 3946, 3947, 3948, 3949, and 3950:

(a) The VOC emissions from the pressurized storage spheres shall not exceed 24.0 tons per year.
(b) The Permittee shall not vent the spheres so as to exceed average operating hours of 2.71 hours per month or 32.5 hours per year.

Compliance Monitoring Requirements

D.14.4 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.14.5 Record Keeping Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.14.1(a), the Permittee shall keep records as specified in the LDAR plan.

(b) Pursuant to 326 IAC 8-4-3(d), the Permittee shall maintain the following records for all petroleum liquid storage vessels with a capacity greater than 39,000 gallons:

(1) the type of volatile petroleum liquid stored,

(2) the maximum true vapor pressure of the liquid stored, and

(3) the results of inspections performed on the storage vessels.

(c) Pursuant to OP 000204, issued March 8, 1996 and to document the compliance status with Condition D.14.3, the Permittee shall record and maintain a log of the numbers of minutes of venting of the seven (7) pressurized spheres.

(d) To document compliance with Condition D.14.1(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(e) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraphs (a), (b) and (c) of this condition.

D.14.6 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.14.1(a), the Permittee shall submit reports as specified in the LDAR plan.

(b) Pursuant to OP 000204, issued March 8, 1996 and to document the compliance status with Condition D.14.3, the Permittee shall submit a monthly report of the number of minutes each tank is vented.

(c) To document compliance with Condition D.14.1(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(d) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraphs (a) and (b) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.15  EMISSIONS UNIT OPERATION CONDITIONS - No. 3 Ultraformer Unit

Emissions Unit Description:

The No.3 Ultraformer Unit (No. 3 UF), identified as Unit ID 220, commissioned in 1958. The majority of the unit was shutdown in March 2007, including the H-1, H-2 and F-7 heaters, catalyst filled reactors and the internal scrubbing system, controlling the regeneration vent during the coke burn-off and catalyst rejuvenation steps of the regeneration process. The C-2 Splitter Tower will be shut down and permanently decommissioned as part of the MSAT II Compliance project, approved in 2011 for construction. The unit now consists of the C2 D-18 flare gas separator, the D-24 knock-out drum and associated piping.

The No. 3 Ultraformer is connected to the UIU flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, preparation of equipment for maintenance and reactor regenerations. The No.3 Ultraformer includes the following sources of emissions and may include insignificant activities listed in Section A.4 of this permit.

1. One (1) flare gas separator (C2 D-18) with emissions vented to vessel D 24, which exhausts to the UIU flare and associated flare gas recovery system FGRS4 (identified in Section D.35).

2. Leaks from process equipment, including one (1) compressor (identified as K-1), pumps, pressure relief devices, sampling connection systems, open ended valves or lines, and instrumentation and heat exchange systems.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]


(a) In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

Prior to the completion of the WRMP project, permanently shutdown No. 3 Ultraformer, including 3UF heaters H-1, H-2, and F-7, and the 3UF Reformer, except for the C2 Splitter Tower, the C2 D-18 flare gas separator, the D-24 knock-out drum and associated piping.

Compliance with requirement to shutdown the No. 3 Ultraformer including the heaters H-1, H-2, and F-7 and Reformer, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOx, VOC, SO2, CO, PM and PM10 for the WRMP project remain below the significant, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

(b) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.15.2. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.
D.15.2 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the No.3 Ultraformer shall be an affected facility for purposes of 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

1. The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open-ended valve or line, and flange or other connector in VOC service at the No. 3 Ultraformer no later than one year from the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207.

2. The No. 3 Ultraformer shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

3. Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

Compliance Monitoring Requirements

D.15.3 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.15.4 Record Keeping Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.15.2(a), the Permittee shall keep records as specified in the LDAR plan.

(b) To document compliance with Condition D.15.2(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(c) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraph (a) of this condition.

D.15.5 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.15.2(a), the Permittee shall submit reports as specified in the LDAR plan.

(b) To document compliance with Condition D.15.2(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.
Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraph (a) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
Emissions Unit Description:

The No. 4 Ultraformer Unit (no. 4 UF), identified as Unit ID 224, built in 1972, upgrades low-octane naphtha to gasoline blending material and chemical feedstocks. The front-end of the unit is a desulfurization section. The reforming section consists of a series of process furnaces and catalyst-filled reactors in which the naphtha is heated and converted from straight chain to aromatic compounds. The reactor products are separated by distillation for further processing or blending into gasoline. D-1 will be upgraded to a two bed reactor as part of the WRMP project. The C-6 Ultraformate Splitter will be used as a Dehexanizer as part of the MSAT II Compliance project, approved in 2011 for construction. The No. 4 Ultraformer includes the following sources of emissions and may include insignificant activities listed in Section A.4 of this permit:

1. Nine (9) process heaters, all of which burn refinery gas, natural gas, or liquified petroleum gas:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-1</td>
<td>68</td>
<td>224-01</td>
<td>None</td>
</tr>
<tr>
<td>F-8A</td>
<td>163</td>
<td>224-01</td>
<td>None</td>
</tr>
<tr>
<td>F-8B</td>
<td>163</td>
<td>224-01</td>
<td>None</td>
</tr>
<tr>
<td>F-2*</td>
<td>286</td>
<td>224-02</td>
<td>None / Ultra Low NOx Burners on and after December 31, 2016</td>
</tr>
<tr>
<td>F-3*</td>
<td>242</td>
<td>224-03</td>
<td>None / Ultra Low NOx Burners on and after December 31, 2016</td>
</tr>
<tr>
<td>F-4</td>
<td>137</td>
<td>224-04</td>
<td>None</td>
</tr>
<tr>
<td>F-5</td>
<td>99</td>
<td>224-04</td>
<td>None</td>
</tr>
<tr>
<td>F-6</td>
<td>49</td>
<td>224-04</td>
<td>None</td>
</tr>
<tr>
<td>F-7</td>
<td>52</td>
<td>224-05</td>
<td>None</td>
</tr>
</tbody>
</table>

*On and after December 31, 2016, heaters F-2 and F-3 stacks have continuous emissions monitors (CEMS) for NOx.

2. The No. 4 Ultraformer is connected to the 4UF Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system flare is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, preparation of equipment for maintenance, and reactor regenerations.

3. Six (6) catalyst-filled reactors, which are vented to the 4UF Flare and associated flare gas recovery system FGRS4 during the initial catalyst depressuring and catalyst purging steps of the regeneration process.

4. Leaks from process equipment, including two (2) compressors (identified as K-1 and K-7), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

5. One (1) caustic scrubbing system, controlling the regeneration vent during the coke burn-off and catalyst rejuvenation steps of the regeneration process, which removes HAP emissions. The scrubber system includes:

   a. One (1) caustic scrubber exhausting to stack 224-07;
   b. One (1) carbon adsorption system used to treat waste scrubber liquor prior to disposal; and
(C) Caustic feed unloading, storage, and transfer equipment.

(6) One (1) gas conditioning system, approved in 2013 for construction, consisting of drums, coolers, piping, pumps, and sewer components.

(7) As part of the WEP, there are new fugitive components (valves, flanges and pumps).

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.16.1 Lake County PM$_{10}$ Emission Limitations [326 IAC 6.8-2-6]

Pursuant to 326 IAC 6.8-2-6, the Permittee shall not exceed the following PM$_{10}$ emission limitations for the No. 4 UF (Ultraformer) process heaters:

<table>
<thead>
<tr>
<th>Process Heater</th>
<th>PM$_{10}$ Limit (lb/mmBTU)</th>
<th>PM$_{10}$ Limit (lb/hour)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stack serving F-1 furnace, F-8A (reboiler) and F-8B (reboiler)</td>
<td>0.0075</td>
<td>2.936</td>
</tr>
<tr>
<td>F-2 (preheater furnace)</td>
<td>0.0075</td>
<td>2.131</td>
</tr>
<tr>
<td>F-3 (no. 1 reheat furnace)</td>
<td>0.0075</td>
<td>1.803</td>
</tr>
<tr>
<td>Stack serving F-4 (no. 2 reheat furnace), F-5 (no. 3 reheat furnace) and F-6 (no. 4 reheat furnace)</td>
<td>0.0075</td>
<td>2.124</td>
</tr>
<tr>
<td>F-7</td>
<td>0.0075</td>
<td>0.387</td>
</tr>
</tbody>
</table>

D.16.2 Lake County Sulfur Dioxide (SO$_2$) Emission Limitations [326 IAC 7-4.1-3]

Pursuant to 326 IAC 7-4.1-3, the Permittee shall comply with the following SO$_2$ emission limitations for the No. 4 UF process heaters:

<table>
<thead>
<tr>
<th>Process Heater Identification</th>
<th>SO$_2$ Limit (lbs/mmBTU)</th>
<th>SO$_2$ Limit (lbs/hour)</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-1</td>
<td>0.033</td>
<td>13.0 total</td>
</tr>
<tr>
<td>F-8A</td>
<td>0.033</td>
<td>9.44</td>
</tr>
<tr>
<td>F-8B</td>
<td>0.033</td>
<td>7.99</td>
</tr>
<tr>
<td>F-2</td>
<td>0.033</td>
<td>9.41 total</td>
</tr>
<tr>
<td>F-3</td>
<td>0.033</td>
<td></td>
</tr>
<tr>
<td>F-4</td>
<td>0.033</td>
<td></td>
</tr>
<tr>
<td>F-5</td>
<td>0.033</td>
<td></td>
</tr>
<tr>
<td>F-6</td>
<td>0.033</td>
<td></td>
</tr>
<tr>
<td>F-7</td>
<td>0.033</td>
<td>1.72</td>
</tr>
</tbody>
</table>


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

(a) For heaters F-1, F-8A, F-8B, F-2, F-3, F-4, F-5, F-6 and F-7, upon issuance of Significant Permit Modification No. 089-25488-00453, the emissions shall not exceed the following emissions limits:
Heater ID | Firing rate \((10^3 \text{ mmBTU})\) per 12 month period | CO \((\text{lb/mmBTU})\) | VOC \((\text{lb/mmBTU})\) | PM \((\text{lb/mmBTU})\) | PM\(_{10}\) \((\text{lb/mmBTU})\)
--- | --- | --- | --- | --- | ---
F-1 | 8,340.59 (combined) | 0.082 | 0.0054 | 0.0075 | 0.0075
F-2 | | 0.082 | 0.0054 | 0.0075 | 0.0075
F-3 | | 0.082 | 0.0054 | 0.0075 | 0.0075
F-4 | | 0.082 | 0.0054 | 0.0075 | 0.0075
F-5 | | 0.082 | 0.0054 | 0.0075 | 0.0075
F-6 | | 0.082 | 0.0054 | 0.0075 | 0.0075
F-7 | | 0.082 | 0.0054 | 0.0075 | 0.0075
F-8A | | 0.082 | 0.0054 | 0.0075 | 0.0075
F-8B | | 0.082 | 0.0054 | 0.0075 | 0.0075

(b) Pursuant to SSM 089-32033-00453, the Permittee shall comply with the following limits following the completion of the WRMP project:

<table>
<thead>
<tr>
<th>Unit ID</th>
<th>NO(_x) (tons per 12 consecutive month period)</th>
<th>SO(_2) (tons per 12 consecutive month period)</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-1</td>
<td>566.1 (combined)</td>
<td>46.0 (combined)</td>
</tr>
<tr>
<td>F-8A</td>
<td></td>
<td></td>
</tr>
<tr>
<td>F-8B</td>
<td></td>
<td></td>
</tr>
<tr>
<td>F-2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>F-3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>F-4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>F-5</td>
<td></td>
<td></td>
</tr>
<tr>
<td>F-6</td>
<td></td>
<td></td>
</tr>
<tr>
<td>F-7</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(c) Pursuant to SSM 089-32033-00453, and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than December 31, 2016, the emissions of NO\(_x\) from Heater F-2 and Heater F-3 shall not exceed the following limits based on a "12-month rolling average":

<table>
<thead>
<tr>
<th>Unit ID</th>
<th>NO(_x) (lb/mmBTU)</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-2</td>
<td>0.04</td>
</tr>
<tr>
<td>F-3</td>
<td>0.04</td>
</tr>
</tbody>
</table>

(d) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.16.5. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits on the annual firing rates and the NO\(_x\), VOC, SO\(_2\), CO, PM and PM\(_{10}\) emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NO\(_x\), VOC, SO\(_2\), CO, PM and PM\(_{10}\) for the WRMP project remain below the significant, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.
D.16.4 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR 60, Subpart Ja]

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, Heaters F-1, F-2, F-3, F-4, F-5, F-6, F-7, F-8A and F-8B shall be affected facilities for SO\textsubscript{2} as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO\textsubscript{2} emissions for fuel gas combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for Heaters F-1, F-2, F-3, F-4, F-5, F-6, F-7, F-8A and F-8B.

D.16.5 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the No. 4 Ultraformer is an affected facility pursuant to 40 CFR 60, Subpart GGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the No. 4 Ultraformer no later than one year from the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207.

(2) The No. 4 Ultraformer shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the initial notification and testing requirements under 40 CFR §§ 60.7(a), 60.8(a), 60.482-1a(a) and 60.487a(e) that are triggered by initial applicability of 40 CFR Part 60, Subparts A and GGa.

(4) The two consecutive months of monitoring that the Permittee previously conducted for purposes of 40 CFR 60, Subpart GGa at No.4 Ultraformer satisfies the requirement to conduct monitoring of those components for two consecutive months following the initial applicability of 40 CFR 60, Subpart GGa.

D.16.6 Operating Requirement

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to Permit SPM 089-15202-00003, issued on April 24, 2002, effective June 1, 2003, "fuel oil" shall not be used as fuel for the F-1, F-8A, F-8B, F-2, F-3, F-4, F-5, F-6, and F-7 Process Heaters.
D.16.7 Consent Decree (Civil No. 2:12-CV-00207) Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than December 31, 2016, the Permittee shall install, maintain, and continuously operate Ultra-Low NOx burners on Heaters F-2 and F-3.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than July 1, 2014, the total sulfur concentration of refinery fuel gas combusted in F-1, F-2, F-3, F-4, F-5, F-6, F-7, F-8A and F-8B shall not exceed 70 ppmvd total sulfur calculated as H2S on a “12-month rolling average” basis.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.16.8 Compliance Determination Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(1) and except as specified in 326 IAC 7-4.1-2(d) and 326 IAC 7-2-1(c)(3), compliance with the sulfur dioxide emission limitations in Condition D.16.2 shall be determined based on the daily average sulfur dioxide emission rate, in pounds per hour.

(b) In order to assure compliance with the NOx limit in Condition D.16.3, NOx emissions shall be determined each month by adding the total emissions for that month to the total emissions for the preceding eleven (11) months. Total emissions for each month shall be calculated using the following equation:

\[ E_{4UF} = ((F-2 \text{ (NO}_x\text{CEMS)} \times FR_{F-2}) + (F-3 \text{ (NO}_x\text{CEMS)} \times FR_{F-3}) + [(F-1/F-8A/F-8B NOx) \times (FR_{F-1} + FR_{F-8A} + FR_{F-8B}) + [(F-4/F-5/F-6 NOx) \times (FR_{F-4} + FR_{F-5} + FR_{F-6})] + (F-7 NOx \times FR_{F-7})) \times 1 \text{ ton/2000 lbs.} \]

Where:

- \( E_{4UF} \) (ton/month) = Combined NOx emissions from F-1, F-2, F-3, F-4, F-5, F-6, F-7, F-8A, and F-8B in tons per month
- \( F-2 \text{ (NO}_x\text{CEMS)} \) = NOx lb/mmBTU calculated per 40 CFR Part 60, Appendix A, Method 19, using the average concentration as measured by the CEMS over the previous month period.
- \( FR_{F-2} \) = Firing rate in mmBTU to F-2 from all fuels fired in F-2 over the previous month period.
- \( F-3 \text{ (NO}_x\text{CEMS)} \) = NOx lb/mmBTU calculated per 40 CFR Part 60, Appendix A, Method 19, using the average concentration as measured by the CEMS over the previous month period.
- \( FR_{F-3} \) = Firing rate in mmBTU to F-3 from all fuels fired in F-3 over the previous month period.
- \( F-1/F-8A/F-8B \text{ NOx} \) = 0.244 lb NOx/mmBTU or the NOx lb/mmBTU value from the most recent stack test
- \( FR_{F-1} \) = Firing rate in mmBTU to F-1 from all fuels fired in F-1 over the previous month period.
- \( FR_{F-8A} \) = Firing rate in mmBTU to F-8A from all fuels fired in F-8A over the previous month period.
- \( FR_{F-8B} \) = Firing rate in mmBTU to F-8B from all fuels fired in F-8B over the previous month period.
- \( F-4/F-5/F-6 \text{ NOx} \) = 0.183 lb NOx/mmBTU or the NOx lb/mmBTU value from the most recent stack test
- \( FR_{F-4} \) = Firing rate in mmBTU to F-4 from all fuels fired in F-4 over the previous month period.
- \( FR_{F-5} \) = Firing rate in mmBTU to F-5 from all fuels fired in F-5 over the previous month period.
D.16.9 Performance Testing Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, the Permittee shall conduct performance tests to measure the emissions of NOX once every five years from each of the following group of furnaces:

4UF Furnaces F-4, F-5 and F-6 (vented through a common stack, identified as 224-04)

4UF Furnaces F-1, F-8A and F8B (vented through a common stack, identified as 224-01)

For the measurement of NOX emissions, the Permittee shall comply with the performance test protocols established by EPA Method 7E in conjunction with either EPA Method 19 or EPA Methods 1, 2, 3 and 4, or an EPA-approved alternative test method.

Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for NOX testing of:

4UF Furnaces F-4, F-5 and F-6 (vented through a common stack, identified as 224-04)

4UF Furnaces F-1, F-8A and F8B (vented through a common stack, identified as 224-01).

(b) Pursuant to SSM 089-32033-004, the Permittee shall perform PM, PM10, CO, and VOC testing of Heaters F-1, F-8A, F-8B, F-2, F-3, F-4, F-5, F-6, and F-7. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for PM, PM10, CO, and VOC testing of Heaters F-1, F-8A, F-8B, F-2, F-3, F-4, F-5, F-6, and F-7.

(c) Pursuant to SSM 089-32033-00453, the Permittee shall perform NOX testing of Heater F-7. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for NOX testing of Heater F-7.

(d) Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures) and utilizing methods approved by the commissioner. Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.
D.16.10 Continuous Emissions Monitoring

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, by December 31, 2013, the Permittee shall install Total Sulfur Continuous Analyzers on the refinery fuel gas systems to continuously monitor, measure and record the total sulfur concentration of fuel gas burned in 4UF Heaters F-1, F-2, F-3, F-4, F-5, F-6, F-7, F-8A and F-8B. The Total Sulfur Continuous Analyzers shall be installed, operated and calibrated pursuant to ASTM D7166-10 and 40 CFR Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B, except that in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct a Relative Accuracy Audit (RAA) or a Relative Accuracy Test Audit (RATA) on each Total Sulfur Continuous Analyzer at least once every three (3) years. The Permittee must also conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed. For RATA and RAA reference method comparisons, EPA Methods 15A or 16C shall be used as the reference method. In addition, the Permittee may also use the principles of EPA Method 7E, section 8.3 to dilute the fuel gas samples used for the reference method as necessary to render the samples safe for analysis. Consistent with 40 CFR § 60.107a(a)(2)(iv), the Permittee shall monitor refinery fuel gas at locations that accurately represent the total sulfur concentration in the refinery fuel gas being burned in all heaters and boilers in the refinery, other than refinery fuel gas that would be exempt from monitoring under 40 CFR § 60.107a(a)(3).

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and in order to demonstrate compliance with Condition D.16.3(c), by no later than December 31, 2016 the Permittee shall install, operate, calibrate and maintain a NOx CEMS on 4UF Heaters F-2 and F-3. As specified by the Consent Decree entered in Civil No. 2:12-CV-00207 The Permittee shall install, certify, calibrate, maintain, and operate the NOx CEMS in accordance with the provisions of 40 CFR § 60.13 that are applicable to CEMs (excluding those provisions applicable only to Continuous Opacity Monitoring Systems) and Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B. Unless Appendix F requirements are specifically required by NSPS or state regulations, then in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct either a RAA or a RATA on each CEMS at least once every three (3) years. The Permittee shall conduct a Cylinder Gas Audit each Calendar Quarter during which a RAA or a RATA is not performed.

(c) The Total Sulfur Continuous Analyzer and NOx continuous emission monitoring systems (CEMS) shall be calibrated, maintained, and operated for measuring total sulfur and NOx in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment. The SO2 emissions shall be calculated based on the conversion of one mole of sulfur in the fuel gas to one mole of SO2.

Compliance Monitoring Requirements

D.16.11 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.
Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.16.12 Record Keeping Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(1)(A) and to document the compliance status with Conditions D.16.2, and D.16.6, the Permittee shall maintain a daily record of the following for the F-1, F-8A, F-8B, F-2, F-3, F-4, F-5, F-6, and F-7 Process Heaters:

(1) fuel type,
(2) average daily sulfur content for each fuel type,
(3) average daily fuel gravity for each fuel type,
(4) total daily fuel usage for each type, and
(5) heat content of each fuel type.

(b) Pursuant to 326 IAC 6.8-8-7 and to document the compliance status with Condition D.16.1, the Permittee shall maintain records for the Process Heaters F-1, F-8A, F-8B, F-2, F-3, F-4, F-5, F-6 and F-7 as specified in the Continuous Compliance Plan.

(c) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.16.4, the Permittee shall maintain the records specified in Section F.3.

(d) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.16.5(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(e) In order to document the compliance status with Condition D.16.3, the Permittee shall maintain records of combined monthly firing rates and combined SO2 emissions and combined NOx emissions at F-1, F-2, F-3, F-4, F-5, F-6, F-7, F-8A, and F-8B.

(f) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Condition D.16.10, the Permittee shall keep the following records for the continuous emission monitors:

(1) One-minute block averages.
(2) All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities.
(3) All maintenance logs, calibration checks, and other required quality assurance activities,
(4) All records of corrective and preventive action, and
(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.

(g) To document compliance with Condition D.16.5(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(h) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraphs (a), (b), (d), (e) and (f) of this condition.

D.16.13 Reporting Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(2) and to document the compliance status with Conditions D.16.2, and D.16.6, the Permittee shall submit a report to IDEM, OAQ not later than thirty (30) days after the end of each calendar quarter containing the average
daily sulfur dioxide emission rate, in pounds per hour, for the F-1, F-8A, F-8B, F-2, F-3, F-4R, F-5, F-6, and F-7 Process Heaters.

(b) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.16.4, the Permittee shall submit to IDEM, OAQ the reports specified in Section F.3.

c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.16.5(a), the Permittee shall submit reports as specified in the LDAR plan.

d) In order to document the compliance status with Condition D.16.3, the Permittee shall submit a quarterly summary of the combined monthly firing rates, combined SO$_2$ emissions and combined NO$_x$ emissions at heaters F-1, F-2, F-3, F-4, F-5, F-6, F-7, F-8A, and F-8B not later than thirty (30) days after the end of the quarter being reported.

e) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.16.3 and D.16.10, the Permittee shall submit reports of excess SO$_2$ emissions at heaters F-1, F-2, F-3, F-4, F-5, F-6, F-7, F-8A, and F-8B not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

   (1) Monitored facility operation time during the reporting period,
   (2) Date of excess emissions,
   (3) Time of commencement and completion for each excess emission,
   (4) Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
   (5) A summary itemizing the exceedances by cause.
   (6) Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
       A) Date of downtime.
       B) Time of commencement.
       C) Duration of each downtime.
       D) Reasons for each downtime.
       E) Nature of system repairs and adjustments

(f) To document compliance with Condition D.16.5(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

g) Section C - General Reporting Requirements contains the Permittee’s obligation with regard to the reporting required by Paragraphs (a), (c), (d) and (e) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
## SECTION D.17  EMISSIONS UNIT OPERATION CONDITIONS - Hydrogen Unit

### Emissions Unit Description:

(q) The Hydrogen Unit (HU), identified as Unit ID 698, commissioned in 1993, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The HU produces high purity hydrogen by reacting steam with methane. The reaction is carried out by heating the mixture in a furnace and reacting it in the presence of a catalyst. The HU includes the following sources of emissions and may include insignificant activities listed in Section A.4 of this permit:

1. One (1) natural gas, refinery gas or liquified petroleum gas fired B-501 Process Heater rated at 366.3 mmBTU/hr, which exhausts at stack S/V 698-01. The Process Heater is equipped with low- NOx burners.

2. The HU is connected to the DDU Flare (identified in Section D.35). This system flare is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns and depressuring equipment for maintenance.

3. One (1) CO2 vent from the HU process. This vent has the potential to emit small amounts of methanol.

4. Leaks from process equipment, including pumps, compressors, pressure relief devices, sampling connection systems, open-ended lines or valves, flanges and other connectors and heat exchange systems.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

### Emission Limitations and Standards [326 IAC 2-7-5(1)]

#### D.17.1 Lake County PM10 Emission Limitations [326 IAC 6.8-2-6]

Pursuant to 326 IAC 6.8-2-6, PM10 emissions from the HU (hydrogen unit) B-501 Process Heater shall not exceed 0.0075 lb/mmBTU and 2.729 lb/hr.

#### D.17.2 Lake County Sulfur Dioxide (SO2) Emission Limitations [326 IAC 7-4.1-3]

Pursuant to 326 IAC 7-4.1-3, sulfur dioxide emissions from the B-501 process heater shall not exceed 0.033 lbs/mmBTU and 12.09 lbs/hour.


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-2 not applicable, the Permittee shall comply with the following:

(a) Upon issuance of Significant Permit Modification No. 089-25488-00453, the emissions from B-501 shall not exceed the following limits:

<table>
<thead>
<tr>
<th>Heater ID</th>
<th>NOx (lb/mmBTU)</th>
<th>CO (lb/mmBTU)</th>
<th>VOC (lb/mmBTU)</th>
<th>PM10 (lb/mmBTU)</th>
</tr>
</thead>
<tbody>
<tr>
<td>B-501</td>
<td>0.0675</td>
<td>0.02</td>
<td>0.0054</td>
<td>0.0075</td>
</tr>
</tbody>
</table>

(b) Pursuant to SSM 089-32033-00453, PM emissions from B-501 shall not exceed 0.0075 pounds per million BTU.
(c) After the completion of the WRMP project, the SO₂ emissions from B-501 shall not exceed 15.5 tons per 12 consecutive month period, with compliance determined at the end of each month.

(d) After the completion of the WRMP project, the firing rate at B-501 shall not exceed 2,809,332 million BTU per 12 consecutive month period, with compliance determined at the end of each month.

(e) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.17.6. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits on the annual firing rates and the NOₓ, VOC, SO₂, CO, PM and PM₁₀ emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOₓ, VOC, SO₂, CO, PM and PM₁₀ for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.17.4 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR 60, Subpart Ja]
Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207, Hydrogen Unit Heater B-501 shall be an affected facility for SO₂ as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO₂ emissions for fuel gas combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for Heater B-501.

D.17.5 Emission Offset and Prevention of Significant Deterioration [326 IAC 2-2] [326 IAC 2-3]
Pursuant to Permit CP 089-2055-00003 issued on March 12, 1992, the Permittee shall comply with the following emission limitations and operating conditions:

(a) Carbon Monoxide (CO) emissions from the B-501 Process Heater shall not exceed 0.02 lb/mmBTU.

(b) All compressor seals in volatile organic compound (VOC) service shall be purged and vented to the flare header.

(c) The Propane Dewaxing Unit and Asphalt Oxidizer Nos. 2 and 3 shall remain inoperative.

Compliance with these limits makes 326 IAC 2-2 (Prevention of Significant Deterioration (PSD)) and 326 IAC 2-3 (Emission Offset) not applicable.

D.17.6 Equipment Leaks of VOC [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.
Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the Hydrogen Unit shall be an affected facility for purposes of 40 CFR 60, Subpart GGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

1. The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open-ended valve or line, and flange or other connector in VOC service at the Hydrogen Unit no later than one year from the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207.

2. Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1(a)(a), 60.482-2(a)(e), 60.482-7(a)(f), 60.485(a)(g), and 60.487(a)(e).

D.17.7 Operating Requirement

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to Permit SPM 089-15202-00003, issued on April 24, 2002, effective June 1, 2003, “fuel oil” shall not be used as fuel for the B-501 Process Heater.

D.17.8 Consent Decree (Civil No. 2:12-CV-00207) Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than July 1, 2014, the total sulfur concentration of refinery fuel gas combusted in B-501 shall not exceed 70 ppmvd total sulfur calculated as H₂S on a “12-month rolling average” basis.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.17.9 Compliance Determination Requirements

Pursuant to 326 IAC 7-4-1-3(b)(1) and except as specified in 326 IAC 7-4-1-2(d) and 326 IAC 7-2-1(c)(3), compliance with the sulfur dioxide emission limitations in Condition D.17.2 shall be determined based on the daily average sulfur dioxide emission rate, in pounds per hour.

D.17.10 Performance Testing Requirements

(a) Pursuant to SSM 089-32033-00453 and as required in the Consent Decree entered in Civil No. 2:12-CV-00207, the Permittee shall conduct performance tests to measure emissions of NOₓ from Heater B-501 once every five years. For the measurement of NOₓ emissions, the Permittee shall comply with the performance test protocols established by EPA Method 7E in conjunction with either EPA Method 19 or EPA Methods 1, 2, 3 and 4, or an EPA-approved alternative test method.

Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for NOₓ testing of Heater B-501.

(b) Pursuant to SSM 089-32033-00453, the Permittee shall perform CO, PM, PM10, and VOC testing of Heater B-501. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for CO, PM, PM10, and VOC testing of Heater B-501.
(c) Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures) and utilizing methods approved by the commissioner. Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.17.11 Continuous Emissions Monitoring

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, by December 31, 2013, the Permittee shall install Total Sulfur Continuous Analyzers on the refinery fuel gas systems to continuously monitor, measure and record the total sulfur concentration of fuel gas burned in Heater B-501. The Total Sulfur Continuous Analyzers shall be installed, operated and calibrated pursuant to ASTM D7166-10 and 40 CFR Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B, except that in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct a Relative Accuracy Audit (RAA) or a Relative Accuracy Test Audit (RATA) on each Total Sulfur Continuous Analyzer at least once every three (3) years. The Permittee must also conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed. For RATA and RAA reference method comparisons, EPA Methods 15A or 16C shall be used as the reference method. In addition, the Permittee may also use the principles of EPA Method 7E, section 8.3 to dilute the fuel gas samples used for the reference method as necessary to render the samples safe for analysis. Consistent with 40 CFR § 60.107a(a)(2)(iv), the Permittee shall monitor refinery fuel gas at locations that accurately represent the total sulfur concentration in the refinery fuel gas being burned in all heaters and boilers in the refinery, other than refinery fuel gas that would be exempt from monitoring under 40 CFR § 60.107a(a)(3).

(b) In order to demonstrate compliance with Condition D.17.3(c), the Total Sulfur Continuous Analyzer for B-501 shall be calibrated, maintained, and operated for determining compliance with SO2 limit for B-501 in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment. The SO2 emissions shall be calculated based on the conversion of one mole of sulfur in the fuel gas to one mole of SO2.

Compliance Monitoring Requirements [326 IAC 2-7-6(1)] [326 IAC 2-7-5(1)]

D.17.12 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.17.13 Record Keeping Requirements

(a) Pursuant to 326 IAC 7-4-1-3(b)(1)(A) and to document the compliance status with Conditions D.17.2, and D.17.7, the Permittee shall maintain a daily record of the following for the B-501 process heater:

(1) fuel type,
(2) average daily sulfur content for each fuel type,
(3) average daily fuel gravity for each fuel type,
(4) total daily fuel usage for each type, and
(5) heat content of each fuel type.

(b) Pursuant to 326 IAC 6.8-8-7 and to document the compliance status with Condition D.17.1, the Permittee shall maintain records for Process Heater B-501 as specified in the Continuous Compliance Plan.
(c) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.17.4, the Permittee shall maintain the records specified in Section F.3.

(d) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.17.6(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(e) In order to document the compliance status with Condition D.17.3, the Permittee shall maintain records of monthly firing rate and SO\(_2\) emissions at B-501.

(f) Pursuant to 326 IAC 3-5-6 and to document the compliance status with D.17.11, the Permittee shall keep the following records for the continuous emission monitors:

1. One-minute block averages.
2. All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities.
3. All maintenance logs, calibration checks, and other required quality assurance activities.
4. All records of corrective and preventive action, and
5. A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.

(g) To document compliance with Condition D.17.6(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(h) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraphs (a), (b), (d), (e) and (f) of this condition.

D.17.14 Reporting Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(2) and to document the compliance status with Conditions D.17.2, and D.17.7, the Permittee shall submit a report to IDEM, OAQ not later than thirty (30) days after the end of each calendar quarter containing the average daily sulfur dioxide emission rate, in pounds per hour, for the B-501 process heater.

(b) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.17.4, the Permittee shall submit to IDEM, OAQ the reports specified in Section F.3.

(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.17.6(a), the Permittee shall comply with equipment leak reporting requirements specified in the LDAR plan.

(d) In order to demonstrate document the compliance status with Condition D.17.3, the Permittee shall submit a quarterly summary of the monthly firing rate and SO\(_2\) emissions at heater B-501 not later than thirty (30) days after the end of the quarter being reported.

(e) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.17.3 and D.17.11, the Permittee shall submit reports of excess SO\(_2\) emissions at heater B-501 not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:
(1) Monitored facility operation time during the reporting period,
(2) Date of excess emissions,
(3) Time of commencement and completion for each excess emission,
(4) Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
(5) A summary itemizing the exceedances by cause.
(6) Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
   (A) Date of downtime.
   (B) Time of commencement.
   (C) Duration of each downtime.
   (D) Reasons for each downtime.
   (E) Nature of system repairs and adjustments

(f) To document compliance with Condition D.17.6(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(g) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraphs (a), (c), (d) and (e) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.18  EMISSIONS UNIT OPERATION CONDITIONS - Distillate Desulfurizer Unit

Emissions Unit Description:

The Distillate Desulfurizer Unit (DDU), identified as Unit ID 700, commissioned in 1993, removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed to convert sulfur compounds to H2S. The DDU includes the following emissions sources and may include insignificant activities listed in Section A.4 of this permit:

1. Process Heater B-301, rated at 64.8 mmBTU/hr and exhausting to stack S/V 700-01. The Process Heater is equipped with low-NOx burners and burns natural gas, refinery gas, or liquified petroleum gas.
2. Process Heater B-302, rated at 83.7 mmBTU/hr and exhausting to stack S/V 700-02. The Process Heater is equipped with low-NOx burners and burns natural gas, refinery gas, or liquified petroleum gas.
3. Leaks from process equipment, including pumps, compressors, pressure relief devices, sampling connection systems, open-ended lines or valves, flanges and other connectors and heat exchange systems.
4. The Distillate Desulfurization Unit is connected to the DDU Flare System. The system is used to control VOC emissions during emergency situations, unit startups and shutdowns and depressuring equipment for maintenance.

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.18.1 Lake County PM10 Emission Limitations [326 IAC 6.8-2-6]

Pursuant to 326 IAC 6.8-2-6, the Permittee shall not exceed the following PM10 emission limitations for the DDU Process Heaters:

<table>
<thead>
<tr>
<th>Process Heater</th>
<th>PM10 Limit (lbs/mmBTU)</th>
<th>PM10 Limit (lbs/hour)</th>
</tr>
</thead>
<tbody>
<tr>
<td>B-301</td>
<td>0.0075</td>
<td>1.106</td>
</tr>
<tr>
<td>B-302</td>
<td>0.0075</td>
<td></td>
</tr>
</tbody>
</table>

D.18.2 Lake County Sulfur Dioxide (SO2) Emission Limitations [326 IAC 7-4.1-3]

Pursuant to 326 IAC 7-4.1-3, sulfur dioxide emissions from the B-301 and B-302 process heaters shall each not exceed 0.033 lbs/mmBTU and the total emissions from both process heaters shall not exceed 4.24 lbs/hour.


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-2 not applicable, the Permittee shall comply with the following:

(a) For heaters B-301 and B-302, upon issuance of Significant Permit Modification No. 089-25488-00453, the emissions shall not exceed the following emissions limits:
Heater ID | NOₓ (lb/mmBTU) | CO (lb/mmBTU) | VOC (lb/mmBTU) | PM₁₀ (lb/mmBTU) |
---|---|---|---|---|
B-301 | 0.035 | 0.04 | 0.0054 | 0.0075 |
B-302 | 0.030 | 0.04 | 0.0054 | 0.0075 |

(b) Pursuant to SSM 089-32033-00453, the Permittee shall comply with the following limits, following the completion of the WRMP project:

| Unit ID | Firing rate (10³ mmBTU) per 12 consecutive month period | SO₂ tons per 12 consecutive month period | PM (lb/mmBTU) |
---|---|---|---|
B-301 | 1,191.36 (combined) | 6.6 (combined) | 0.0075 |
B-302 | | | 0.0075 |

(c) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.18.6. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits on the annual firing rates and the NOₓ, VOC, SO₂, CO, PM and PM₁₀ emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOₓ, VOC, SO₂, CO, PM and PM₁₀ for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.18.4 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR 60, Subpart Ja]

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, DDU Heaters B-301 and B-302 shall be affected facilities for SO₂ as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO₂ emissions for fuel gas combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for Heaters B-301 and B-302.

D.18.5 Emission Offset and Prevention of Significant Deterioration (PSD) [326 IAC 2-2] [326 IAC 2-3]

The Permittee shall comply with the following emission limitations and operating conditions:

(a) Prior to completion of the WRMP project, nitrogen Oxide (NOₓ) emissions from the B-301 and B-302 Process Heaters shall not exceed 0.065 lb/mmBTU. This is equivalent to total NOₓ emissions of 36.6 tons per year from the B-301 and B-302 Process Heaters.

(b) Pursuant to permit CP 089-2055-0003 issued on March 12, 1992, and amended on February 19, 1999, carbon Monoxide (CO) emissions from the B-301 and B-302 Process Heaters shall not exceed 0.04 lb/mmBTU. This is equivalent to total CO emissions of 22.5 tons per year from the B-301 and B-302 Process Heaters.

(c) Prior to completion of the WRMP project, the input of natural gas and natural gas equivalents to Process Heaters B-301 and B-302 shall be limited to a total of 1089.7 million cubic feet (MMcf) per twelve (12) consecutive month period, with compliance determined at the end of every month. For the purpose of determining compliance with
this limit, every one (1.0) MMcf of refinery gas usage shall be considered equivalent to one (1.0) MMcf of natural gas usage.

(d) Pursuant to permit CP 089-2055-0003 issued on March 12, 1992, and amended on February 19, 1999, all compressor seals in volatile organic compound (VOC) service shall be purged and vented to the flare header.

(e) Pursuant to permit CP 089-2055-0003 issued on March 12, 1992, and amended on February 19, 1999, the Propane Dewaxing Unit and Asphalt Oxidizer Nos. 2 and 3 shall remain inoperative.

Compliance with these limits makes 326 IAC 2-2 (Prevention of Significant Deterioration (PSD)) and 326 IAC 2-3 (Emission Offset) not applicable.

D.18.6 Equipment Leaks of VOC [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the completion of modifications to the DDU authorized by SSM 089-25484-00453 or upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, whichever is sooner, the DDU shall be an affected facility for purposes of 40 CFR 60, Subpart GGGa, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the DDU no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207.

(2) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(a).

D.18.7 Operating Requirement

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to Permit SPM 089-15202-00003, issued on April 24, 2002, effective June 1, 2003, "fuel oil" shall not be used as fuel for the B-301 and B-302 Process Heaters.

D.18.8 Consent Decree (Civil No. 2:12-CV-00207) Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than July 1, 2014, the total sulfur concentration of refinery fuel gas combusted in B-301 and B-302 shall not exceed 70 ppmvd total sulfur calculated as H2S on a "12-month rolling average" basis.
D.18.9 Compliance Determination Requirements

Pursuant to 326 IAC 7-4.1-3(b)(1) and except as specified in 326 IAC 7-4.1-2(d) and 326 IAC 7-2-1(c)(3), compliance with the sulfur dioxide emission limitations in Condition D.18.2 shall be determined based on the daily average sulfur dioxide emission rate, in pounds per hour.

D.18.10 Performance Testing Requirements

Pursuant to SSM 089-32033-00453, the Permittee shall perform NOX, PM, PM10, CO, and VOC testing of Heater B-301 and B-302 utilizing methods approved by the commissioner. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for NOX, PM, PM10, CO, and VOC testing of Heater B-301 and B-302. Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures). Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.18.11 Continuous Emissions Monitoring

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, by December 31, 2013, the Permittee shall install Total Sulfur Continuous Analyzers on the refinery fuel gas systems to continuously monitor, measure and record the total sulfur concentration of fuel gas burned in DDU Heaters B-301 and B-302. The Total Sulfur Continuous Analyzers shall be installed, operated and calibrated pursuant to ASTM D7166-10 and 40 CFR Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B, except that in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct a Relative Accuracy Audit (RAA) or a Relative Accuracy Test Audit (RATA) on each Total Sulfur Continuous Analyzer at least once every three (3) years. The Permittee must also conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed. For RATA and RAA reference method comparisons, EPA Methods 15A or 16C shall be used as the reference method. In addition, the Permittee may also use the principles of EPA Method 7E, section 8.3 to dilute the fuel gas samples used for the reference method as necessary to render the samples safe for analysis. Consistent with 40 CFR § 60.107a(a)(2)(iv), the Permittee shall monitor refinery fuel gas at locations that accurately represent the total sulfur concentration in the refinery fuel gas being burned in all heaters and boilers in the refinery, other than refinery fuel gas that would be exempt from monitoring under 40 CFR § 60.107a(a)(3).

(b) In order to demonstrate compliance with Conditions D.18.3(b) and D.18.8, the Total Sulfur Continuous Analyzer for B-301 and B-302 shall be calibrated, maintained, and operated for determining compliance with SO2 emissions limits for B-301 and B-302 in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment. The SO2 emissions shall be calculated based on the conversion of one mole of sulfur in the fuel gas to one mole of SO2.

Compliance Monitoring Requirements [326 IAC 2-7-6(1)] [326 IAC 2-7-5(1)]

D.18.12 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.
Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.18.13 Record Keeping Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(1)(A) and to document the compliance status with Conditions D.18.2, and D.18.7, the Permittee shall maintain a daily record of the following for the B-301 and B-302 process heaters:

1. fuel type,
2. average daily sulfur content for each fuel type,
3. average daily fuel gravity for each fuel type,
4. total daily fuel usage for each type, and
5. heat content of each fuel type.

(b) Pursuant to 326 IAC 6.8-8-7 and to document the compliance status with Condition D.18.1, the Permittee shall maintain records for the B-301 and B-302 as specified in the Continuous Compliance Plan.

(c) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.18.4, the Permittee shall maintain the records specified in Section F.3.

(d) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.18.6(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(e) In order to document the compliance status with Condition D.18.3, the Permittee shall maintain records of monthly firing rates and SO2 emissions at B-301 and B-302.

(f) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Condition D.18.11, the Permittee shall keep the following records for the continuous emission monitors:

1. One-minute block averages.
2. All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities.
3. All maintenance logs, calibration checks, and other required quality assurance activities,
4. All records of corrective and preventive action, and
5. A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.

(g) To document compliance with Condition D.18.6(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(h) Section C - General Record Keeping Requirements contains the Permittee’s obligations with regard to the records required by Paragraphs (a), (b), (d), (e), and (f) of this condition.

D.18.14 Reporting Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(2) and to document the compliance status with Conditions D.18.2, and D.18.7, the Permittee shall submit a report to IDEM, OAQ not later than thirty (30) days after the end of each calendar quarter containing the average
daily sulfur dioxide emission rate, in pounds per hour, for the B-301 and B-302 process heaters.

(b) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.18.4, the Permittee shall submit to IDEM, OAQ the reports specified in Section F.3.

(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.18.6(a), the Permittee shall comply with equipment leak reporting requirements specified in the LDAR plan.

(d) In order to document the compliance status with Condition D.18.3, the Permittee shall submit a quarterly summary of the monthly firing rates and SO2 emissions at heaters B-301 and B-302 not later than thirty (30) days after the end of the quarter being reported.

(e) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.18.3 and D.18.11, the Permittee shall submit reports of excess SO2 emissions at heaters B-301 and B-302 not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

1. Monitored facility operation time during the reporting period,
2. Date of excess emissions,
3. Time of commencement and completion for each excess emission,
4. Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
5. A summary itemizing the exceedances by cause.
6. Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
   (A) Date of downtime.
   (B) Time of commencement.
   (C) Duration of each downtime.
   (D) Reasons for each downtime.
   (E) Nature of system repairs and adjustments

(f) To document compliance with Condition D.18.6(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(g) Section C - General Reporting Requirements contains the Permittee’s obligation with regard to the reporting required by Paragraphs (a), (c), (d), and (e) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
Emissions Unit Description:

The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06, is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The CFHU includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

1. Three (3) process heaters, all of which burn refinery gas, natural gas, or liquified petroleum gas:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-801 A/B</td>
<td>66.5</td>
<td>171-01</td>
<td>low-NO\textsubscript{X} burners</td>
</tr>
<tr>
<td>F-801C</td>
<td>60.0</td>
<td>171-02</td>
<td>ultra low-NO\textsubscript{X} burners</td>
</tr>
</tbody>
</table>

2. Leaks from process equipment, including pumps, compressors, pressure relief devices, sampling connections systems, open-ended line or valves, flanges and other connectors and heat exchange systems.

(The information describing the process contained in this emissions unit description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.19.1 Lake County PM\textsubscript{10} Emission Limitations [326 IAC 6.8-2-6]

Pursuant to 326 IAC 6.8-2-6, the PM\textsubscript{10} from each stack serving CFHU (Cat Feed Hydrotreating Unit) Process Heaters F-801A, F-801B and F-801C shall not exceed 0.0075 lb/mmBTU and 0.943 lb/hr.

D.19.2 Lake County Sulfur Dioxide (SO\textsubscript{2}) Emission Limitations [326 IAC 7-4.1-3]

Pursuant to 326 IAC 7-4.1-3, sulfur dioxide emissions from the CFHU Process Heaters shall be limited as follows:

<table>
<thead>
<tr>
<th>Process Heater Identification</th>
<th>SO\textsubscript{2} Limit (lbs/mmBTU)</th>
<th>SO\textsubscript{2} Limit (lbs/hour)</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-801A/B</td>
<td>0.035</td>
<td>2.33</td>
</tr>
<tr>
<td>F-801C</td>
<td>0.035</td>
<td>2.1</td>
</tr>
</tbody>
</table>


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-2 not applicable, the Permittee shall comply with the following:

(a) For heaters F-801A, F-801B, and F-801C, upon issuance of Significant Permit Modification No. 089-25488-00453, the emissions shall not exceed the following emissions limits:
Heater ID | VOC (lb/mmBTU) | PM\textsubscript{10} (lb/mmBTU) \\
---|---|---
F-801A | 0.0054 | 0.0075
F-801B | 0.0054 | 0.0075
F-801C | 0.0054 | 0.0075

(b) Pursuant to SSM 089-32033-00453, the Permittee shall comply with the following limits following the completion of the WRMP project:

<table>
<thead>
<tr>
<th>Unit ID</th>
<th>PM (lb/mmBTU)</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-801A</td>
<td>0.0075</td>
</tr>
<tr>
<td>F-801B</td>
<td>0.0075</td>
</tr>
<tr>
<td>F-801C</td>
<td>0.0075</td>
</tr>
</tbody>
</table>

(c) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.19.5. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Additional limits on firing rate, SO\textsubscript{2}, NO\textsubscript{x}, and CO for the CFHU heaters (F-801A, F-801B, and F-801C) are in Section D.01.

Compliance with the VOC, PM and PM\textsubscript{10} emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for VOC, PM and PM\textsubscript{10} for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.19.4 Standards of Performance for Petroleum Refineries [326 IAC 12][40 CFR 60, Subpart Ja]

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, CFHU Heaters F-801A, F-801B and F-801C shall be affected facilities for SO\textsubscript{2} as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO\textsubscript{2} emissions for fuel gas combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for CFHU Heaters F-801A, F-801B and F-801C.

D.19.5 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8][326 IAC 12][40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the CFHU shall be an affected facility for purposes of 40 CFR...
60, Subpart GGGa, upon the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVc for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the CFHU no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207.

(2) The CFHU shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.19.6 Operating Requirement
Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to Permit SSM 089-14630-00003, issued on November 30, 2001, “fuel oil” shall not be used as fuel for the CFHU Heaters F-801A, F-801B and F-801C.

D.19.7 Prevention of Significant Deterioration (PSD) [326 IAC 2-2]
Pursuant to SSM 089-14630-00003, issued on November 30, 2001 and SPM 089-18588-00453, issued July 15, 2004, the Permittee shall comply with the following requirement:

Nitrogen oxide emissions from Furnace F-801C shall be controlled by ultra low- NOx burners having an emission rate of 0.040 pounds per million Btu or less. This limit equates to a potential to emit 10.51 tons of nitrogen oxides per year for Furnace F-801C. This condition renders the requirements of PSD as not applicable for nitrogen oxides.

D.19.8 Consent Decree (Civil No. 2:12-CV-00207) Requirements
Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than July 1, 2014, the total sulfur concentration of refinery fuel gas combusted in F-801A, F-801B and F-801C shall not exceed 70 ppmvd total sulfur calculated as H2S on a “12-month rolling average” basis.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.19.9 Compliance Determination Requirements
Pursuant to 326 IAC 7-4.1-3(b)(1) and except as specified in 326 IAC 7-4.1-2(d) and 326 IAC 7-2-1(c)(3), compliance with the sulfur dioxide emission limitations in Condition D.19.2 shall be determined based on the daily average sulfur dioxide emission rate, in pounds per hour.

D.19.10 Performance Testing Requirements
Pursuant to SSM 089-32033-0045 and to demonstrate compliance with Conditions D.01.1 and D.19.3, the Permittee shall perform NOx, PM, PM10, CO, and VOC testing of Heater F-801A, F-801B and F-801C utilizing methods approved by the commissioner. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for NOx, PM, PM10, CO, and VOC testing of Heater F-801A, F-801B and F-801C. Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures). Section C –
Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.19.11 Continuous Emissions Monitoring

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, by December 31, 2013, the Permittee shall install Total Sulfur Continuous Analyzers on the refinery fuel gas systems to continuously monitor, measure and record the total sulfur concentration of fuel gas burned in Heaters F-801A, F-801B and F-801C. The Total Sulfur Continuous Analyzers shall be installed, operated and calibrated pursuant to ASTM D7166-10 and 40 CFR Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B, except that in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct a Relative Accuracy Audit (RAA) or a Relative Accuracy Test Audit (RATA) on each Total Sulfur Continuous Analyzer at least once every three (3) years. The Permittee must also conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed. For RATA and RAA reference method comparisons, EPA Methods 15A or 16C shall be used as the reference method. In addition, the Permittee may also use the principles of EPA Method 7E, section 8.3 to dilute the fuel gas samples used for the reference method as necessary to render the samples safe for analysis. Consistent with 40 CFR § 60.107a(a)(2)(iv), the Permittee shall monitor refinery fuel gas at locations that accurately represent the total sulfur concentration in the refinery fuel gas being burned in all heaters and boilers in the refinery, other than refinery fuel gas that would be exempt from monitoring under 40 CFR § 60.107a(a)(3).

(b) The Total Sulfur Continuous Analyzer for F-801A, F-801B, and F-801C shall be calibrated, maintained, and operated for determining compliance with SO2 emissions limits for F-801A, F-801B, and F-801C in Conditions D.01.1, D.19.2, and D.19.8 in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment. The SO2 emissions shall be calculated based on the conversion of one mole of sulfur in the fuel gas to one mole of SO2.

Compliance Monitoring Requirements

D.19.12 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)[326 IAC 2-7-19]

D.19.13 Record Keeping Requirements

(a) Pursuant to 326 IAC 7-4-1-3(b)(1)(A) and to document the compliance status with Conditions D.19.2 and D.19.6, the Permittee shall maintain a daily record of the following for the CFHU Process Heaters F-801A/B and F-801C:

(1) fuel type,
(2) average daily sulfur content for each fuel type,
(3) average daily fuel gravity for each fuel type,
(4) total daily fuel usage for each type, and
(5) heat content of each fuel.

(b) Pursuant to 326 IAC 6.8-8-7 and to document the compliance status with Condition D.19.1, the Permittee shall maintain records for the F-801A/B and F-801 C process heater as specified in the Continuous Compliance Plan.
(c) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.19.4, the Permittee shall maintain the records specified in Section F.3.

(d) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.19.5(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(e) Reserved.

(f) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Condition D.19.11, the Permittee shall keep the following records for the continuous emission monitors:

(1) One-minute block averages.
(2) All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities.
(3) All maintenance logs, calibration checks, and other required quality assurance activities.
(4) All records of corrective and preventive action, and
(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.

(g) To document compliance with Condition D.19.5(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(h) Section C - General Record Keeping Requirements contains the Permittee’s obligations with regard to the records required by paragraphs (a), (b), (d), and (f) of this condition.

D.19.14 Reporting Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(2) and to document the compliance status with Condition D.19.2, the Permittee shall submit a report to IDEM, OAQ not later than thirty (30) days after the end of each calendar quarter containing the average daily sulfur dioxide emission rate, in pounds per hour, for the CFHU Process Heaters F-801A/B and F-801C.

(b) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Conditions D.19.4, the Permittee shall submit the reports as specified in Section F.3.

(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.19.5(a), the Permittee shall submit reports as specified in the LDAR plan.

(d) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.01.1 and D.19.11, the Permittee shall submit reports of excess SO2 emissions at heaters F-801A, F-801B, and F-801C not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

(1) Monitored facility operation time during the reporting period,
(2) Date of excess emissions,
(3) Time of commencement and completion for each excess emission,
(4) Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the
applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.

(5) A summary itemizing the exceedances by cause.

(6) Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
   (A) Date of downtime.
   (B) Time of commencement.
   (C) Duration of each downtime.
   (D) Reasons for each downtime.
   (E) Nature of system repairs and adjustments

(e) Reserved.

(f) To document compliance with Condition D.19.5(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGa, as specified in Section F.9.

(g) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraphs (a), (c), and (d) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.20  EMISSIONS UNIT OPERATION CONDITIONS - Catalytic Refining Unit

Emissions Unit Description:

(t) The Catalytic Refining Unit (CRU), identified as Unit ID 201, which removes sulfur from petroleum naphthas and distillates. Naphtha or distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed inside one of two reactor trains, identified as D-114 and D-105, to convert sulfur compounds to hydrogen sulfide. Hydrogen sulfide is subsequently removed from the product by distillation followed by scrubbing with an amine. The CRU includes the following emission sources and may include insignificant activities listed in Section A.4 of this permit:

(1) Two (2) heaters, all of which burn refinery gas, natural gas, or liquified petroleum gas:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-101</td>
<td>72</td>
<td>201-01</td>
<td>Low- NOx Burners</td>
</tr>
<tr>
<td>F-102A</td>
<td>60</td>
<td>201-02</td>
<td>Low- NOx Burners</td>
</tr>
</tbody>
</table>

(2) The CRU is connected to the UIU flare and associated flare gas recovery system FGRS4. This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

(3) Miscellaneous process vent emissions which are routed to the UIU flare and associated flare gas recovery system FGRS4 (identified in Section D.35).

(4) Leaks from process equipment, including pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

Main Operating Scenario:
The CRU operates as a naphtha hydrotreater. Maximum production under this scenario is 27,000 barrels per day.

Alternative Operating Scenario:
The CRU operates as a distillate hydrotreater. Maximum production under this scenario is 40,000 barrels per day.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.20.1 Lake County PM$_{10}$ Emission Limitations [326 IAC 6.8-2-6]
Pursuant to 326 IAC 6.8-2-6, the Permittee must comply with the following PM$_{10}$ emission limitations for the CRU (also known as unit ID 201) feed preheaters:

<table>
<thead>
<tr>
<th>Process Heater</th>
<th>PM$_{10}$ Limit (lbs/mmBTU)</th>
<th>PM$_{10}$ Limit (lbs/hour)</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-101</td>
<td>0.0075</td>
<td>0.536</td>
</tr>
<tr>
<td>F-102A</td>
<td>0.0075</td>
<td>0.447</td>
</tr>
</tbody>
</table>

D.20.2 Lake County Sulfur Dioxide (SO$_2$) Emission Limitations [326 IAC 7-4.1-3]
Pursuant to 326 IAC 7-4.1-3, the Permittee shall comply with the following SO$_2$ emission limitations for the CRU Process Heaters:

In order to render 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-2 not applicable, the Permittee shall comply with the following:

(a) For heaters F-101 and F-102A, upon issuance of Significant Permit Modification No. 089-25488-00453, the emissions shall not exceed the following emissions limits:

<table>
<thead>
<tr>
<th>Heater ID</th>
<th>NOx (lb/mmBTU)</th>
<th>CO (lb/mmBTU)</th>
<th>VOC (lb/mmBTU)</th>
<th>PM10 (lb/mmBTU)</th>
</tr>
</thead>
<tbody>
<tr>
<td>F101</td>
<td>0.08</td>
<td>0.082</td>
<td>0.0054</td>
<td>0.0075</td>
</tr>
<tr>
<td>F-102A</td>
<td>0.08</td>
<td>0.082</td>
<td>0.0054</td>
<td>0.0075</td>
</tr>
</tbody>
</table>

(b) Pursuant to SSM 089-32033-00453, the Permittee shall comply with the following limits, following completion of the WRMP project:

<table>
<thead>
<tr>
<th>Unit ID</th>
<th>Firing rate (10^3 mmBTU) per 12 consecutive month period</th>
<th>SO2 tons per 12 consecutive month period</th>
<th>PM (lb/mmBTU)</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-101</td>
<td>595.68</td>
<td>3.3</td>
<td>0.0075</td>
</tr>
<tr>
<td>F-102A</td>
<td>394.20</td>
<td>2.2</td>
<td>0.0075</td>
</tr>
</tbody>
</table>

(c) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.20.5. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits on the annual firing rates and the NOx, VOC, SO2, CO, PM and PM10 emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOx, VOC, SO2, CO, PM and PM10 for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.20.4 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR 60, Subpart Ja]

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207, CRU Heaters F-101 and F-102A shall be affected facilities for SO2 as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO2 emissions for fuel gas combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for Heaters F-101 and F-102A.

D.20.5 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 12] [40 CFR 60, Subpart GG Ga]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak...
Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the CRU shall be an affected facility for purposes of 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the CRU no later than one year from the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207.

(2) The CRU shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.20.6 Prevention of Significant Deterioration (PSD) [326 IAC 2-2]

Pursuant to SSM 089-15052-00453, issued November 17, 2003:

(a) Nitrogen Oxide emissions from Process Heater F-101 shall be controlled by low- NOx burners having an emission rate of 0.080 pounds per million Btu heat input or less.

(b) Nitrogen Oxide emissions from Process Heater F-102A shall be controlled by low- NOx burners having an emission rate of 0.080 pounds per million Btu heat input or less.

D.20.7 Operating Requirement

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to Permit SPM 089-15202-00003, issued on April 24, 2002, effective June 1, 2003, "fuel oil" shall not be used as fuel for the F-101 and F-102A Process Heaters.

D.20.8 Consent Decree (Civil No. 2:12-CV-00207) Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than July 1, 2014, the total sulfur concentration of refinery fuel gas combusted in F-101 and F-102A shall not exceed 70 ppmvd total sulfur calculated as H₂S on a "12-month rolling average" basis.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.20.9 Compliance Determination Requirements

Pursuant to 326 IAC 7-4.1-3(b)(1) and except as specified in 326 IAC 7-4.1-2(d) and 326 IAC 7-2-1(c)(3), compliance with the sulfur dioxide emission limitations in Condition D.20.2 shall be determined based on the daily average sulfur dioxide emission rate, in pounds per hour.
D.20.10 Performance Testing Requirements

Pursuant to SSM 089-32033-00453, the Permittee shall perform NOX, PM, PM10, CO, and VOC testing of Heater F-101 and F-102A utilizing methods approved by the commissioner. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for NOX, PM, PM10, CO, and VOC testing of Heater F-101 and F-102A. Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures). Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.20.11 Continuous Emissions Monitoring

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, by December 31, 2013, the Permittee shall install Total Sulfur Continuous Analyzers on the refinery fuel gas systems to continuously monitor, measure and record the total sulfur concentration of fuel gas burned in Heaters F-101 and F-102A. The Total Sulfur Continuous Analyzers shall be installed, operated and calibrated pursuant to ASTM D7166-10 and 40 CFR Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B, except that in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct a Relative Accuracy Audit (RAA) or a Relative Accuracy Test Audit (RATA) on each Total Sulfur Continuous Analyzer at least once every three (3) years. The Permittee must also conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed. For RATA and RAA reference method comparisons, EPA Methods 15A or 16C shall be used as the reference method. In addition, the Permittee may also use the principles of EPA Method 7E, section 8.3 to dilute the fuel gas samples used for the reference method as necessary to render the samples safe for analysis. Consistent with 40 CFR § 60.107a(a)(2)(iv), the Permittee shall monitor refinery fuel gas at locations that accurately represent the total sulfur concentration in the refinery fuel gas being burned in all heaters and boilers in the refinery, other than refinery fuel gas that would be exempt from monitoring under 40 CFR § 60.107a(a)(3).

(b) In order to demonstrate compliance with Condition D.20.3(b) and D.20.8, the Total Sulfur Continuous Analyzer for F-101 and F-102A shall be calibrated, maintained, and operated for determining compliance with SO2 emissions limits for F-101 and F-102A in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment. The SO2 emissions shall be calculated based on the conversion of one mole of sulfur in the fuel gas to one mole of SO2.

Compliance Monitoring Requirements

D.20.12 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.20.13 Record Keeping Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(1)(A) and to document the compliance status with Conditions D.20.2, and D.20.7, the Permittee shall maintain a daily record of the following for the F-101 and F-102A Process Heaters:

1. fuel type,
(2) average daily sulfur content for each fuel type,
(3) average daily fuel gravity for each fuel type,
(4) total daily fuel usage for each type, and
(5) heat content of each fuel.

(b) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.20.4, the Permittee shall maintain the records as specified in Section F.3.

(c) Pursuant to 326 IAC 8-4-8, and to document the compliance status with Condition D.20.5(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(d) Pursuant to 326 IAC 6.8-8-7 and to document the compliance status with Condition D.20.1, the Permittee shall maintain records for the Process Heaters F-101 and F-102A, as specified in the Continuous Compliance Plan.

(e) In order to document the compliance status with Condition D.20.3, the Permittee shall maintain records of monthly firing rates and SO₂ emissions at F-101 and F-102A.

(f) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Condition D.20.11, the Permittee shall keep the following records for the continuous emission monitors:

(1) One-minute block averages.
(2) All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities.
(3) All maintenance logs, calibration checks, and other required quality assurance activities,
(4) All records of corrective and preventive action, and
(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.

(g) To document compliance with Condition D20.5(d), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(h) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraphs (a), (c), (d), (e) and (f) of this condition.

D.20.14 Reporting Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(2) and to document the compliance status with Conditions D.20.2 and D.20.7, the Permittee shall submit a report to IDEM, OAQ not later than thirty (30) days after the end of each calendar quarter containing the average daily sulfur dioxide emission rate, in pounds per hour, for the F-101 and F-102A Process Heaters.

(b) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.20.4, the Permittee shall submit to IDEM, OAQ the reports specified in Section F.3.

(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.20.5(a), the Permittee shall submit reports as specified in the LDAR plan.
(d) In order to document the compliance status with Condition D.20.3, the Permittee shall submit a quarterly summary of the monthly firing rates and SO\textsubscript{2} emissions at heaters F-101 and F-102A not later than thirty (30) days after the end of the quarter being reported.

(e) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.20.3 and D.20.11, the Permittee shall submit reports of excess SO\textsubscript{2} emissions at heaters F-101 and F-102A not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

1. Monitored facility operation time during the reporting period,
2. Date of excess emissions,
3. Time of commencement and completion for each excess emission,
4. Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
5. A summary itemizing the exceedances by cause.
6. Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
   (A) Date of downtime.
   (B) Time of commencement.
   (C) Duration of each downtime.
   (D) Reasons for each downtime.
   (E) Nature of system repairs and adjustments

(f) To document compliance with Condition D.20.5(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGG\textsubscript{a}, as specified in Section F.9.

(g) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraphs (a), (c), (d) and (e) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
Emissions Unit Description:

(u) The Fluidized Catalytic Cracking Unit (FCU) 500, constructed in 1945, identified as Unit ID 230 and rated at 115,000 barrels per day. This facility converts hydrocarbons that boil above 500°F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The FCU 500 includes the following emission sources and may include insignificant activities listed in Section A.4 of this permit:

(1) One (1) catalyst regenerator. Flue gas from the regenerator passes through an ammonia injection system, a waste heat recovery unit which generates steam, an Electrostatic Precipitator for particulate matter control, and is exhausted through stack S/V 230-01. The ammonia injection system includes aqueous ammonia injection and handling equipment. Aqueous ammonia is transferred from the FCU 600 SCR system's storage tanks. Stack S/V 230-01 has continuous emissions monitors (CEMS) for NOx, SO₂, CO and O₂.

(2) Three (3) catalyst storage bins, one each for spent (identified as Bin F-52), equilibrium, and fresh catalyst. Particulate emissions from the catalyst storage bins are controlled by one (1) baghouse, which exhausts to stack S/V 230-03.

(3) FCU 500 is connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

(4) Leaks from process equipment, including two (2) compressors (identified as J-3D and J-3G).

(5) Leaks from process equipment, including pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

(6) As part of the FCU 500 WARP, per SSM 089-25484-00453, the existing FCU 500 blowdown stack is being shutdown and the pressure relief discharges that were vented to the blowdown stack will be routed to a flare or flare gas recovery system.

(7) The FCU 500 turnaround (TAR) project, per SPM 089-25488-00453, for the repair or replacement of the power recovery turbine, and the air ring for the catalyst regenerator. The increases in emissions from FCU 500 TAR are already accounted for as WRMP project related contemporaneous emissions increases.

(8) Miscellaneous process vent emissions, which are routed to the VRU flare and associated flare gas recovery system FGRS3 (identified in Section D.35).

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)
Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.21.1 Lake County \( \text{PM}_{10} \) Emission Limitations [326 IAC 6.8-2-6]

Pursuant to 326 IAC 6.8-2-6, \( \text{PM}_{10} \) emissions from FCU 500 shall not exceed 1.22 pounds per thousand pounds of coke burned and 73.2 pounds per hour.

D.21.2 Lake County Sulfur Dioxide Emission Limitations [326 IAC 7-4.1-3]

Pursuant to 326 IAC 7-4.1-3, sulfur dioxide (SO\( _{2} \)) emissions from FCU 500 shall not exceed 750 pounds per hour.


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following for FCU 500 after the completion of the WRMP project:

(a) The emissions of NO\( _{x} \) shall not exceed 278.7 tons per 12 consecutive month period, with compliance determined at the end of each month.

(b) The emissions of VOC shall not exceed 3.3 pounds per 1000 barrels of fresh feed used per 12 consecutive month period, with compliance determined at the end of each month.

(c) By December 31, 2012, the emissions of SO\( _{2} \) shall not exceed 122 tons per 12 consecutive month period, with compliance determined at the end of each month.

(d) The emissions of CO shall not exceed 179.5 tons per 12 consecutive month period, with compliance determined at the end of each month.

(e) The fresh feed used at FCU 500 shall not exceed 37.6 million barrels per 12 consecutive month period, with compliance determined at the end of each month.

(f) The coke burned at FCU 500 shall not exceed 669,191,000 pounds per 12 consecutive month period, with compliance determined at the end of each month.

(g) The FCU 500 blowdown stack shall be permanently shutdown and the pressure relief discharges that were routed to the blowdown stack will be routed to a flare or flare gas recovery system.

(h) Emission Limits for \( \text{PM}_{10} \) and \( \text{PM}_{\text{TOTAL}} \)

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than December 31, 2013, the emissions of \( \text{PM}_{10} \) from FCU 500 shall not exceed 0.9 pound per 1,000 pounds of coke burned as determined by the EPA methods as specified in Condition D.21.10(b) - Test Methods for \( \text{PM}_{10} \) and \( \text{PM}_{\text{TOTAL}} \) Emissions.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than December 31, 2013, the emissions of \( \text{PM}_{\text{TOTAL}} \) from FCU 500 shall not exceed 1.2 pounds per 1,000 pounds of coke burned as determined by the EPA methods as specified in Condition D.21.10(b) - Test Methods for \( \text{PM}_{10} \) and \( \text{PM}_{\text{TOTAL}} \) Emissions.

(i) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance
with Condition D.21.4. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the FCU 500 throughput limits and the NOx, VOC, SO2, CO, PM and PM10 emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOx, VOC, CO, SO2, PM and PM10 for the WRMP project remain below the significant, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.21.4 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the FCU 500 is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

1. The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at FCU 500 no later than one year from the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207.

2. FCU 500 shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

3. Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

4. The two consecutive months of monitoring that the Permittee previously conducted for purposes of 40 CFR 60, Subpart GGGa at FCU 500 satisfies the requirement to conduct monitoring of those components for two consecutive months following the initial applicability of 40 CFR 60, Subpart GGGa.

D.21.5 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR 60, Subpart Ja]

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the FCU 500 shall be an affected facility as that term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for NOx, PM, and CO applicable to fluid catalytic cracking units. Entry of the Consent Decree in Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Civil No. 2:12-CV-00207 for FCU 500 shall satisfy the notice requirements of 40 CFR 60.7(a) and the initial performance test requirement of 40 CFR 60.8(a).
(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the FCU 500 shall be an affected facility as that term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO₂ applicable to fluid catalytic cracking units. Entry of the Consent Decree in Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Civil No. 2:12-CV-00207 for FCU 500 shall satisfy the notice requirements of 40 CFR 60.7(a) and the initial performance test requirement of 40 CFR 60.8(a).

D.21.6 Alternative Opacity Requirements [326 IAC 5-1-3]

(a) Pursuant to 326 IAC 5-1-3(a), when building a new fire in a boiler, or shutting down a boiler, opacity may exceed 20%; however, opacity levels shall not exceed 60% for any six (6) minute averaging period. Opacity in excess of 20% shall not continue for more than two (2) six (6) minute averaging periods in any twenty-four (24) hour period.

(b) Pursuant to 326 IAC 5-1-3(b), when moving ashes from the fuel bed or furnace in the FCU 500 boiler blowing tubes, opacity may exceed 20% in any one (1) six (6) minute averaging period. However, the opacity shall not exceed 60% for any six (6) minute averaging period and opacity in excess of 20% shall not continue for more than one (1) six (6) minute averaging period in a sixty (60) minute period. The averaging period shall not be permitted for more than three (3) six (6) minute averaging periods in a twelve (12) hour period.

D.21.7 Consent Decree (Civil No. 2:12-CV-00207) Requirements

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the emissions of NOₓ from FCU 500 shall not exceed 40 ppmvd @ 0% O₂ based on a "365-day rolling average" and 80 ppmvd NOₓ @ 0% based on a "7-day rolling average".

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than ninety (90) days after "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the emissions of NOₓ from FCU 500 shall not exceed 80 ppmvd @ 0% O₂ based on a "7-day rolling average".

(c) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than ninety (90) days after the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the emissions of NOₓ from FCU 500 shall not exceed 35 ppmvd @ 0% O₂ based on a "365-day rolling average".

(d) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree in Civil No. 2:12-CV-00207, NOₓ emissions during periods of Startup, Shutdown, or Malfunction shall not be used in determining compliance with the "7-day rolling average" NOₓ emission limits required by the Consent Decree in Civil No. 2:12-CV-00207 at FCU 500, provided that during such periods the Permittee implements good air pollution control practices as required by 40 CFR 60.11(d) to minimize NOₓ emissions at FCU 500.

As specified by the Consent Decree in Civil No. 2:12-CV-00207, NOₓ emissions during periods of Startup, Shutdown, or Malfunction shall be used in determining compliance with the "365-day rolling average" NOₓ emission limits required by the Consent Decree in Civil No. 2:12-CV-00207 at FCU 500.
Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the emissions of SO₂ from FCU 500 shall not exceed 25 ppmvd @ 0% O₂ based on a "365-day rolling average" and 50 ppmvd @ 0% O₂ based on a "7-day rolling average".

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than December 31, 2012 the emissions of SO₂ from FCU 500 shall not exceed 50 ppmvd @ 0% O₂ based on a "7-day rolling average".

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than December 31, 2012, the emissions of SO₂ from FCU 500 shall not exceed 10 ppmvd @ 0% O₂ based on a "365-day rolling average".

Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree in Civil No. 2:12-CV-00207 and as specified by the Consent Decree in Civil No. 2:12-CV-00207, SO₂ emissions during periods of Startup, Shutdown, or Malfunction shall not be used in determining compliance with the "7-day rolling average" SO₂ emission limits at FCU 500, provided that during such periods the Permittee implements good air pollution control practices as required by 40 CFR 60.11(d) to minimize SO₂ emissions at FCU 500.

As specified by the Consent Decree in Civil No. 2:12-CV-00207, SO₂ emissions during periods of Startup, Shutdown, or Malfunction shall be used in determining compliance with the "365-day rolling average" SO₂ emission limits required by the Consent Decree in Civil No. 2:12-CV-00207 at FCU500.

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, the emissions of CO from FCU 500 shall not exceed 500 ppmvd on a 1-hour average basis corrected to 0% O₂.

As required by the Consent Decree in Civil No. 2:12-CV-00207, CO emissions during periods of Startup, Shutdown or Malfunction shall not be used in determining compliance with the 1-hour 500 ppmv emission limit, provided that during such periods the Permittee implements good air pollution control practices to minimize CO emissions from FCU 500.

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than December 31, 2013, the emissions of VOC from FCU 500 shall not exceed 3.3 pounds per 1000 barrels fresh feed.

D.21.8 Operating Requirements

Pursuant to SPM 089-15202-00003, issued on April 24, 2002 and SPM 089-18588-00453, issued July 15, 2004, carbon monoxide (CO) emissions shall not exceed 500 parts per million by volume, on a dry basis, based on 1-hour averages. The CO limits shall not apply during periods of startup, shutdown, or malfunction.

In order to demonstrate compliance with Condition D.21.3(g), after the completion of the WRMP project:

The pressure relief discharges that were routed to the FCU 500 blowdown stack shall be routed to a flare or flare gas recovery system. The flare must be operated with a flame present at all times that FCU 500 is in operation.
Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.21.9 Compliance Determination Requirements

(a) Pursuant to SSM 089-32033-00453, in order to demonstrate compliance with Condition D.21.3, the emissions of NOx, SO2 and CO shall be calculated as the sum of the quantity in tons of the pollutant for the most recent complete calendar month and the previous 11 calendar months. Each month shall be calculated as follows:

\[ \text{Emissions (ton/mo)} = \sum_n \left[ \left( \frac{C_A \times MW_{\text{pollutant}}}{1,000,000} \right) \times \left( \frac{Q_{\text{stack}}}{V_m} \right) \times (60 \text{ min/hr}) \times \left( \frac{1 \text{ ton}}{2,000 \text{ lbs}} \right) \right] \]

Where:

- \( n \) = Hours in the month
- \( Q_{\text{stack}} \) =Actual hourly average volumetric flow rate of flue gas from the FCU stack, dscf/min; calculated from process data or measured by stack flow meter (at 68 °F)
- \( C_A \) = Actual hourly average pollutant concentration (ppmv) dry basis;
- \( V_m \) = 385.3 dscf of gas per lb-mol at standard conditions (68 °F)

Where the calculated \( Q_{\text{stack}} = Q_r + Q_{\text{esp}} \)

Where:

- \( Q_r \) = Volumetric flow rate of exhaust gas from catalyst regenerator before adding air or gas streams, dscf/min; (at 68 °F)
- \( Q_{\text{esp}} \) = Volumetric flow rate of penthouse purge air to ESP, dscf/min; (at °F)

\( Q_r = [79 \times Q_{\text{air}} + (100 - \%O_{\text{xy}}) \times Q_{\text{oxy}}] / [100 - \%CO_2 - \%CO - \%O_2] \)

Where:

- 79 = Default concentration of nitrogen and argon in dry air, percent by volume (dry basis);
- \( Q_{\text{air}} \) = Volumetric flow rate of dry air to regenerator, dscf/min; (at 68 °F)
- \( \%O_{\text{xy}} \) = Oxygen concentration in oxygen-enriched stream, percent by volume (dry basis);
- \( Q_{\text{oxy}} \) = Volumetric flow rate of oxygen-enriched air stream to regenerator, dscf/min; (at 68 °F)
- \( \%CO_2 \) = Carbon dioxide concentration in regenerator exhaust, percent by volume (dry basis);
- \( \%CO \) = Carbon monoxide concentration in regenerator exhaust, percent by volume (dry basis);
- \( \%O_2 \) = Oxygen concentration in regenerator exhaust, percent by volume (dry basis);

(b) Pursuant to SSM 089-32033-0045, in order to demonstrate compliance with Condition D.21.3, the coke burned shall be calculated as the sum of the quantity in lbs of coke burned for the most recent complete calendar month and the previous 11 calendar months. Each month shall be calculated as follows:

\[ R_c(\text{month})(\text{lbs/month}) = \sum_n \left[ K_1Q_r \times (\%CO_2 + \%CO) + K_2Q_a - K_3Q_r \times [(\%CO/2) + \%CO_2 + \%O_2] + K_4Q_{\text{oxy}} \times (\%O_{\text{xy}}) \right] \]
Where:

\[ n = \text{Hours in the month} \]
\[ R_{c(month)} = \text{Coke burned, (lbs/month)} \]
\[ Q_r = \text{Volumetric flow rate of exhaust gas from catalyst regenerator before adding air or gas streams boiler, dscm/min (dscf/min); (at 68 °F)} \]
\[ Q_a = \text{Volumetric flow rate of air to catalytic cracking unit catalyst regenerator, as determined from instruments in the catalytic cracking unit control room, dscf/min; (at 68 °F)} \]
\[ \%CO_2 = \text{Carbon dioxide concentration in regenerator exhaust, percent by volume (dry basis)} \]
\[ \%CO = \text{Carbon monoxide concentration in regenerator exhaust, percent by volume (dry basis)} \]
\[ \%O_2 = \text{Oxygen concentration in regenerator exhaust, percent by volume (dry basis)} \]
\[ K_1 = \text{Material balance and conversion factor, 0.0186 (lb-min)/(hr-dscf-%)} \]
\[ K_2 = \text{Material balance and conversion factor, (0.1303 (lb-min)/(hr-dscf))} \]
\[ K_3 = \text{Material balance and conversion factor, (0.0062 (lb-min)/(hr-dscf-%))} \]
\[ Q_{oxy} = \text{Volumetric flow rate of oxygen-enriched air stream to regenerator, as determined from instruments in the catalytic cracking unit control room, (dscf/min); and} \]
\[ \%O_{xy} = \text{Oxygen concentration in oxygen-enriched air stream, percent by volume (dry basis)} \]

(c) Demonstrating Compliance with FCU VOC Emission Limits

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, emissions of VOC from FCU 500 to demonstrate compliance with Condition D.21.7 - FCU 500 VOC Emissions shall be calculated as follows:

\[
E = \left( \frac{C \times Q \times MW \times 60}{V_m} \right) \times \left( \frac{1000}{F} \right)
\]

\[
C = C_{total} - C_{methane} - C_{ethane}
\]

Where:

\[ E = \text{FCU VOC Emissions in lb/ 1000 bbl feed} \]
\[ C = \text{concentration of non-methane and non-ethane organic carbon as carbon in volume fraction} \]
\[ C_{total} = \text{concentration of total organic carbon in volume fraction, as carbon, as measured by EPA Method 25a} \]
\[ C_{methane} = \text{concentration of methane in volume fraction, as carbon, as measured by EPA Method 18} \]
\[ C_{ethane} = \text{concentration of ethane in volume fraction, as carbon, as measured by EPA Method 18} \]
\[ MW = \text{molecular weight of carbon = 12.01 lb/lb-mole} \]
\[ Q = \text{FCU stack flow in dry standard cubic feet per minute as measured by EPA Method (s) 1-4} \]
\[ 1000 = \text{conversion factor to put emissions on a per 1000 bbl feed} \]
\[ V_m = 385.3 \text{ dscf of gas per lb-mol at standard conditions (68 °F)} \]
\[ F = \text{FCU feed rate in bbl/hour, averaged over period of source test} \]
\[ 60 = \text{conversion factor for 60 minutes per hour} \]
(d) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, the Permittee shall:

(1) No later than 180 Days after the "Date of Entry" of the Consent Decree entered in Civil No. 2:12-CV-00207, and on a semi-annual basis thereafter, the Permittee shall conduct a performance test on FCU 500 pursuant to 40 C.F.R. §§ 60.8 and 60.104a. Upon demonstrating through at least four (4) semi-annual tests that the PM limit in 40 C.F.R. § 60.102a(b)(1) is not being exceeded, the Permittee may reduce the required testing frequency to an annual basis. The Permittee shall provide notice to EPA no later than 30 Days in advance of the performance testing to be conducted pursuant to this paragraph, and shall provide the results of such testing upon request by EPA.

(2) In addition to the performance testing required by this paragraph, the Permittee may conduct testing to identify any parameters that may need to be maintained to assure compliance with the PM limits during testing. The Permittee shall provide EPA with notice no later than 30 Days in advance of testing to identify parameters pursuant to this paragraph, and shall provide the results of such testing upon request by EPA.

(e) Demonstrating Compliance with PM10 and PMTOTAL Emission Limits

(1) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, compliance with the PM10 and PMTOTAL emission limits in Condition D 21.3 - Emission Limits for PM10 and PMTOTAL shall be based on the emission rate computed from the most recent performance test completed pursuant to Condition D.21.10 - FCU PM10 and PMTotal Performance Testing Requirements.

(2) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, the Permittee shall maintain compliance with the PM operating limits established under 40 C.F.R. § 60.102a(c)(1) during its demonstration of compliance with the PM10 and PMTOTAL emission limits in Condition D.21.3 - Emission Limits for PM10 and PMTOTAL.

(3) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, for the purposes of this paragraph, the Permittee may use Method 201A in lieu of Method 5 to determine PMTOTAL emissions, provided that the Permittee follows the procedures in Method 201A for the collection and analysis of PM greater than 10 microns.

D.21.10 FCU PM10 and PMTOTAL Performance Testing Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than 180 days after the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the Permittee shall implement a performance testing protocol in accordance with (a) through (e) as provided as follows:

Testing Frequency

(a) The Permittee shall conduct performance tests to measure emissions of PM10 and PMTOTAL from FCU 500 on at least a semi-annual basis, with each semi-annual performance test being no sooner than four (4) calendar months from the date of completion of the previous semi-annual test. This shall not preclude the Permittee from conducting additional performance tests which are more frequent.
(1) Upon demonstrating, through at least four (4) valid, consecutive semi-annual tests conducted after December 31, 2013 that (i) the PM$_{10}$ and PM$_{TOTAL}$ limits (Condition D 21.3 - Emission Limits for PM$_{10}$ and PM$_{TOTAL}$) are not being exceeded, (ii) the average of all four valid semi-annual tests is not more than 80% of the PM$_{10}$ and PM$_{TOTAL}$ limits and (iii) the average result from any valid semi-annual test is not greater than 90% of the PM$_{10}$ and PM$_{TOTAL}$ limits, the Permittee may reduce the frequency of performance testing to an annual basis.

(2) The Permittee may request EPA approval to reduce the frequency of such testing in other circumstances. EPA has sole discretion to approve or disapprove the Permittee’s request, which shall not be subject to Dispute Resolution. In the event that a subsequent annual test indicates an exceedance of a PM$_{10}$ or PM$_{TOTAL}$ limit, EPA may elect to reinstate the requirement for semi-annual testing. EPA’s decision to reinstate semi-annual testing shall not be subject to Dispute Resolution.

Test Methods for PM$_{10}$ and PM$_{TOTAL}$ Emissions
(b) The Permittee shall measure PM$_{10}$ emissions using EPA Methods 201A and 202. The Permittee may use EPA Method 5 in lieu of EPA Method 201A for purposes of demonstrating compliance with the PM$_{10}$ emission limit (Condition D.21.3 - Emission Limits for PM$_{10}$ and PM$_{TOTAL}$) provided that all PM measured by EPA Method 5 is considered as PM$_{10}$.

The Permittee shall measure PM$_{TOTAL}$ emissions using EPA Methods 5 and 202. The Permittee may use EPA Method 201A in lieu of EPA Method 5 for purposes of demonstrating compliance with the PM$_{TOTAL}$ emission limit provided that the Permittee also follows the procedures in EPA Method 201A for the collection and analysis of PM greater than 10 microns.

Test Run Duration
(c) Each performance test shall be comprised of at least three (3) valid two-hour stack test runs. The Permittee shall discard any invalid test runs, such as those that are compromised because of sample contamination. If a test run is discarded, it shall be replaced with an additional valid test run. The Permittee shall report the results of the discarded test runs and shall provide all information necessary to document why the test run was not valid.

Valid Performance Tests
(d) A PM$_{10}$ and PM$_{TOTAL}$ test shall not be considered a valid test, and the Permittee will not have met the requirement of this condition to test, unless each of the following conditions is met:

(1) The average FCU 500 coke burn rate for all runs used in determining compliance with the PM$_{10}$ and PM$_{TOTAL}$ emission limits must not be less than actual average FCU 500 coke burn rate over the time period since the previous performance test;

(2) The average SO$_2$ concentration for all runs used in determining compliance with the PM$_{10}$ and PM$_{TOTAL}$ emission limits must not be greater than 10 ppmvd @ 0% O$_2$; and

(3) The average total ammonia injection rate for all runs used in determining compliance with the PM$_{10}$ and PM$_{TOTAL}$ emission limits must not be less than average total ammonia injection rate over the time period since the previous performance test.
(4) Throughout the performance test, the Permittee shall target the average ESP total primary power since the last stack test. The average ESP total primary power for all the runs used in determining compliance with the PM$_{10}$ and PM$_{TOTAL}$ emission limits must not be greater than 120% of the average ESP total primary power since the last stack test.

Additional Parametric Monitoring During the Tests

(e) The Permittee shall monitor or calculate and record SO$_2$ concentration, NO$_x$ concentration, catalyst additive rates, ammonia addition prior to ESP, ammonia slip, the FCU 500 coke burn-off rate, regenerator overhead temperatures, and FCU 500 feed rate for each test run. The Permittee shall reduce this monitoring data to an average that matches the time period of each test run.

Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures) and utilizing methods approved by the commissioner. Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.21.11 FCU VOC Performance Testing Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, and in order to demonstrate compliance with the emission limit in D.21.7 - FCU 500 VOC Emissions, by no later than December 31, 2013, and annually thereafter, the Permittee shall conduct performance tests to measure emissions of VOC from FCU 500, except as provided as follows:

(a) If a stack test for FCU 500 demonstrates that VOC emissions from FCU 500 are less than half of the applicable VOC emissions limit in Condition D.21.7 - FCU 500 VOC Emissions, the Permittee may thereafter elect to conduct stack tests at least once every three (3) years at FCU 500 in lieu of annual stack testing.

(b) If, after the Permittee exercises the option to conduct stack testing at least once every three (3) years pursuant to this paragraph, and a stack test thereafter demonstrates an exceedance of the applicable VOC emissions limit in Condition D.21.7 - FCU 500 VOC Emissions, the Permittee shall resume annual stack testing for FCU 500.

Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures) and utilizing methods approved by the commissioner. Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.21.12 Continuous Emissions Monitoring

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207, the Permittee shall use NO$_x$, SO$_2$, CO and O$_2$ CEMS to demonstrate compliance with the NO$_x$, SO$_2$ and CO limits in Condition D.21.7. The Permittee shall install, certify, calibrate, maintain and operate the NO$_x$, SO$_2$, CO, and O$_2$ CEMS for FCU 500 in accordance with the provisions of 40 CFR 60.13 that are applicable to CEMS (excluding those provisions applicable only to Continuous Opacity Monitoring Systems) and Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B. The Permittee must conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed.

(b) The NO$_x$, CO, SO$_2$, and O$_2$ continuous emission monitoring systems (CEMS) for FCU 500 shall be calibrated, maintained, and operated for measuring NO$_x$, CO, and SO$_2$ in accordance with the applicable requirements in Section C - Maintenance of Continuous
Compliance Monitoring Requirements

D.21.13 Continuous Monitoring [326 IAC 3-5-1(e)] [326 IAC 6.8-8]

(a) Condition C - Maintenance of Continuous Monitoring Equipment contains the Permittee's obligation with regard to the COM monitoring required by this condition.

(b) Pursuant to 326 IAC 3-5 and 326 IAC 6.8-8-5(2), the Permittee shall continuously monitor the opacity of exhaust gases from the catalyst regenerator stack at all times when the catalyst regenerator is in operation. The Permittee shall comply with the performance and operating specifications in 326 IAC 3-5-2, the certification process in 326 IAC 3-5-3, the operation procedures in 326 IAC 3-5-4, and the quality assurance requirements in 326 IAC 3-5-5 for the continuous opacity monitor.

(c) Pursuant to 326 IAC 6.8-8-5(2), the Permittee shall continuously monitor coke burn off rate, in pounds per hour, as specified in the Continuous Compliance Plan (CCP).

D.21.14 Supplemental FCU PM Monitoring Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the Permittee shall monitor and record the daily values for the following operating parameters:

(a) The feed rate, in barrels per day, for FCU 500;

(b) The average rate, in pounds per hour, at which SO₂-reducing catalyst additive is added to FCU 500; and

(c) The average amount of ammonia in pounds per hour injected into the FCU 500 ESP.

D.21.15 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

D.21.16 Compliance Assurance Monitoring (CAM) [40 CFR Part 64]

Pursuant to 40 CFR Part 64, the Permittee shall comply with the following Compliance Assurance Monitoring requirements for the electrostatic precipitator controlling FCU 500:

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Indicator No. 1</th>
<th>Indicator No. 2</th>
<th>Indicator No. 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>I. Indicator</td>
<td>Proper Operation of Electrostatic Precipitator (ESP)</td>
<td>Particulate loading at the Electrostatic Precipitator (ESP) inlet</td>
<td>Inspection and Maintenance</td>
</tr>
<tr>
<td>Measurement Approach</td>
<td>Average ESP total primary power and secondary current.</td>
<td>Average exhaust coke burn-off rate</td>
<td>Inspections and Maintenance of the ESP</td>
</tr>
<tr>
<td>II. Indicator Range</td>
<td>An excursion is defined as a 3-hour rolling average ESP total primary power or secondary current falling below the</td>
<td>An excursion is defined as a daily average exhaust coke burn-off rate exceeding the level established during</td>
<td>An excursion is defined as not following the inspection schedule and procedures specified in the Continuous Compliance Plan (CCP).</td>
</tr>
</tbody>
</table>
Monitoring Approach for PM_{10} and PM_{total} Emissions From FCU 500

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Indicator No. 1</th>
<th>Indicator No. 2</th>
<th>Indicator No. 3</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>level established in the most recent performance test conducted pursuant to 40 CFR §60.104a.</td>
<td>the during the most recent performance test conducted pursuant to 40 CFR §60.104a.</td>
<td></td>
</tr>
</tbody>
</table>

III. Performance Criteria

A. Data Representativeness
Continuous Parameter Monitoring System (CPMS) requirements in 40 CFR 60.105a(b)(1)(i) and (iii).
Continuous Parameter Monitoring System (CPMS) requirements in 40 CFR 60.105a(b)(1)(i) and (iv).
Recording, inspection, and maintenance procedures as prescribed in Condition D.21.13.

B. Verification of Operational Status
Data being reported to DCS on a continuous basis.
Data being reported to DCS on a continuous basis.

C. QA/QC Practices and Criteria
Periodic inspection and maintenance of the ESP and monitoring systems per CCP.
N/A
Update the CCP as needed.

D. Monitoring Frequency
Measure and record hourly average ESP total primary power and secondary voltage to the entire system per 40 CFR 105a(b)(1)(i).
Determine and record the average coke burn-off rate and hours of operation for FCU 500 per 40 CFR 105a(b)(1)(iv).
As prescribed in the CCP which meets the requirements of 326 IAC 6.8-8-7.

IV. Data Collection Procedure
Continuous Parameter Monitoring System meeting the requirements of 40 CFR 60.105a(b)(1)(i) and (iii).
Continuous Parameter Monitoring System meeting the requirements of 40 CFR 60.105a(b)(1)(i) and (iv).
Per the methods prescribed in the CCP which meets the requirements of 326 IAC 6.8-8-7.

Averaging Period
3-hour average rolled hourly.
Daily average
N/A

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]
D.21.17 Record Keeping Requirements
(a) Pursuant to 326 IAC 7-4.1-3(b)(1)(B) and to document the compliance status with Condition D.21.2, the Permittee shall maintain daily records of the following:
   (1) calculated coke burn off rate for FCU 500, and
   (2) sulfur content of the coke.

(b) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Conditions D.21.3, D.21.6, D.21.12, D.21.13, and D.21.16, the Permittee shall keep the following records for the continuous opacity monitor and continuous emission monitors:
(1) One-minute block averages.

(2) All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system,
   and
   (B) required corrective action or compliance plan activities.

(3) All maintenance logs, calibration checks, and other required quality assurance activities.

(4) All records of corrective and preventive action, and

(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.

(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.21.4(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(d) Pursuant to SPM 089-15202-00003, issued on April 24, 2002, and SPM 089-18588-00453, issued July 15, 2004, and to document the compliance status with Condition D.21.8, the Permittee shall maintain records of 1-hour average CO emissions.

(e) In order to document the compliance status with Condition D.21.3, the Permittee shall maintain records of fresh feed usage at FCU 500 and the coke burned at FCU 500 each month.

(f) In order to document the compliance status with Condition D.21.3, the Permittee shall maintain records of monthly emissions of SO$_2$, NO$_X$, and CO from FCU 500.

(g) To document compliance with Condition D.21.4(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(h) To document compliance with Condition D.21.5, the Permittee shall keep records pursuant to 40 CFR 60, Subpart Ja, as specified in Section F.3.

(i) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraphs (a), (b), (c), (d), (e), and (f) of this condition.

D.21.18 Reporting Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(2) and to document the compliance status with Conditions D.21.2, the Permittee shall submit a report containing the average daily sulfur dioxide emission rate, in pounds per hour, for FCU 500 not later than thirty (30) days after the end of each calendar quarter.

(b) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.21.6 and D.21.13, the Permittee shall submit reports of excess opacity emissions not later than thirty (30) days of the end each of quarter in which excess emissions occur. Pursuant to 321 IAC 3-5-7, the reports shall include:

   (1) Monitored facility operation time during the reporting period,
   (2) Date of excess emissions,
   (3) Time of commencement and completion for each excess emission,
   (4) Magnitude of each excess emission. The actual opacity of each averaging period for each period in excess of the opacity limit. If the exceedance occurs
continuously beyond one (1) six (6) minute period, the Permittee shall report either the percent opacity for each six (6) minute period or the highest six (6) minute average opacity for the entire period.

(5) A summary itemizing the exceedances by cause.

(c) Pursuant to 326 IAC 3-5-4(a), if revisions are made to the standard operating procedures (SOP) submitted to OAQ for the continuous opacity monitor, updates shall be submitted biennially.

(d) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.21.4(a), the Permittee shall submit reports as specified in the LDAR plan.

(e) In order to document the compliance status with Condition D.21.3, the Permittee shall submit quarterly reports for the fresh feed used and coke burned at FCU 500 not later than thirty (30) days of the end of each quarter.

(f) In order to document the compliance status with Condition D.21.3, the Permittee shall submit quarterly reports of monthly emissions of SO₂, NOₓ, and CO from FCU 500 not later than thirty (30) days of the end of each quarter.

(g) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.21.3 and D.21.13, the Permittee shall submit reports of excess SO₂, NOₓ, and CO emissions at FCU 500 not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

1. Monitored facility operation time during the reporting period,
2. Date of excess emissions,
3. Time of commencement and completion for each excess emission,
4. Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
5. A summary itemizing the exceedances by cause.
6. Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
   A) Date of downtime.
   B) Time of commencement.
   C) Duration of each downtime.
   D) Reasons for each downtime.
   E) Nature of system repairs and adjustments

(h) To document compliance with Condition D.21.4(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(i) To document compliance with Condition D.21.5, the Permittee shall submit reports pursuant to 40 CFR 60, Subpart Ja, as specified in Section F.3.

(j) Section C - General Reporting Requirements contains the Permittee’s obligation with regard to the reporting required by Paragraphs (a), (b), (c), (d), (e), (f), and (g) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
SECTION D.22 EMISSIONS UNIT OPERATION CONDITIONS - Fluidized Catalytic Cracking Unit 600

Emissions Unit Description:

(v) The Fluidized Catalytic Cracking Unit (FCU) 600, constructed in 1946, identified as Unit ID 240 and rated at 80,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The FCU 600 includes the following emission sources and may include insignificant activities listed in Section A.4 of this permit:

1. One (1) catalyst regenerator. Flue gas from the regenerator passes through a waste heat recovery unit, which generates steam and an Electrostatic Precipitator for particulate matter control. The flue gas is then directed to a selective catalytic reduction (SCR) system, which chemically reduces nitrogen oxide emissions by reaction with injected ammonia, and is exhausted through stack S/V 240-01. Stack S/V has continuous emissions monitors (CEMS) for NOₓ, SO₂, CO and O₂.

2. Two catalyst storage bins, one each for equilibrium and fresh catalyst, controlled by one (1) baghouse. (Spent catalyst is stored in Bin F-52, which is associated with FCU 500.)

3. FCU 600 is connected to the FCU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

4. Leaks from process equipment, including two (2) wet gas compressors (identified as J-3D and J-3E).

5. Leaks from process equipment, including pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

6. As part of the FCU 600 WARP, per SSM 089-25484-00453 the existing FCU 600 blowdown stack is being shutdown and the pressure relief discharges that were vented to the blowdown stack are being re-routed to a flare or flare gas recovery system.

7. The FCU 600 turnaround (TAR) project, per SPM 089-25488-00453, for the repair or replacement of the main fractionator overhead condensers, the slurry and pump around system, unit pump replacement, FCU flare tip replacement, and additional controls to reduce plugging on the SCR. The increases in emissions from FCU 600 TAR are already accounted for as WRMP project related contemporaneous emissions increases.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.22.1 Lake County PM₁₀ Emission Limitations [326 IAC 6.8-6]

Pursuant to 326 IAC 6.8-2-6, PM₁₀ emissions from FCU 600 shall not exceed 1.10 pounds per thousand pounds of coke burned and 55.0 pounds per hour.
D.22.2 Lake County Sulfur Dioxide Emission Limitations [326 IAC 7-4.1-3]

Pursuant to 326 IAC 7-4.1-3, sulfur dioxide (SO₂) emissions from FCU 600 shall not exceed 437.50 pounds per hour.


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following for FCU 600:

After the completion of the WRMP project, the Permittee shall comply with the following:

(a) The emissions of NOX shall not exceed 90.0 tons per 12 consecutive month period, with compliance determined at the end of each month.

(b) The emissions of VOC shall not exceed 3.3 pounds per 1000 barrels of fresh feed used per 12 consecutive month period, with compliance determined at the end of each month.

(c) By September 1, 2013, the emissions of SO₂ shall not exceed 78 tons per 12 consecutive month period, with compliance determined at the end of each month.

(d) The emissions of CO shall not exceed 112.3 tons per 12 consecutive month period, with compliance determined at the end of each month.

(e) The fresh feed used at FCU 600 shall not exceed 24.09 million barrels per 12 consecutive month period, with compliance determined at the end of each month.

(f) The coke burned at FCU 600 shall not exceed 428,802,000 pounds per 12 consecutive month period, with compliance determined at the end of each month.

(g) The FCU 600 blowdown stack shall be permanently shutdown and the pressure relief discharges that were routed to the blowdown stack will be routed to a flare or flare gas recovery system.

(h) Emission Limits for PM₁₀ and PMTOTAL

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than December 31, 2013, the emissions of PM₁₀ from FCU 600 shall not exceed 0.7 pound per 1,000 pounds of coke burned as determined by the EPA methods as specified in Condition D.22.10(b) - Test Methods for PM₁₀ and PMTOTAL Emissions.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than December 31, 2013, the emissions of PMTOTAL from FCU 600 shall not exceed 1.2 pounds per 1,000 pounds of coke burned as determined by the EPA methods as specified in Condition D.22.10(b) - Test Methods for PM₁₀ and PMTOTAL Emissions.

(i) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.22.4. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.
Compliance with the FCU 600 throughput limits and the NO\textsubscript{x}, VOC, SO\textsubscript{2}, CO, PM and PM\textsubscript{10} emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NO\textsubscript{x}, VOC, SO\textsubscript{2}, CO, PM and PM\textsubscript{10} for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.22.4 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the FCU 600 is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each valve, pump, pressure relief device, sampling connection system, open-ended valve or line, and flange or other connector in VOC service at FCU 600 no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207.

(2) FCU 600 shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.22.5 Operating Requirements

Pursuant to SPM 089-15202-00003, issued on April 24, 2002 and SPM 089-18588-00453, issued July 15, 2004:

(a) The Permittee shall use a selective catalytic reduction (SCR) system to reduce Nitrogen Oxide (NO\textsubscript{x}) emissions.

(b) The carbon monoxide (CO) emissions shall not exceed 500 parts per million by volume, on a dry basis, based on 1-hour averages. The CO limit shall not apply during periods of startup, shutdown, and malfunction.

(c) In order to demonstrate compliance with Condition D.22.3(g), after the completion of the WRMP project:

The pressure relief discharges that were routed to the FCU 600 blowdown stack shall be routed to a flare or flare gas recovery system. The flare must be operated with a flame present at all times that FCU 600 is in operation.
D.22.6 Alternative Opacity Requirements [326 IAC 5-1-3]

(a) Pursuant to 326 IAC 5-1-3(a), when building a new fire in a boiler, or shutting down a boiler, opacity may exceed 20%; however, opacity levels shall not exceed 60% for any six (6) minute averaging period. Opacity in excess of 20% shall not continue for more than two (2) six (6) minute averaging periods in any twenty-four (24) hour period.

(b) Pursuant to 326 IAC 5-1-3(b), when moving ashes from the fuel bed or furnace in the FCU 500 boiler blowing tubes, opacity may exceed 20% in any one (1) six (6) minute averaging period. However, the opacity shall not exceed 60% for any six (6) minute averaging period and opacity in excess of 20% shall not continue for more than one (1) six (6) minute averaging period in a sixty (60) minute period. The averaging period shall not be permitted for more than three (3) six (6) minute averaging periods in a twelve (12) hour period.

D.22.7 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR 60, Subpart Ja]

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the FCU 600 shall be an affected facility as that term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for NOx, PM, and CO applicable to fluid catalytic cracking units. Entry of the Consent Decree in Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Civil No. 2:12-CV-00207 for FCU 600 shall satisfy the notice requirements of 40 CFR 60.7(a) and the initial performance test requirement of 40 CFR 60.8(a).

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than September 1, 2013, the FCU 600 shall be an affected facility for SO2 as that term is used in 40 CFR 60, Subparts A and Ja. By no later than September 1, 2013, FCU 600 shall be subject to and comply with the requirements of 40 CFR 60, Subparts A and Ja, for SO2 applicable to FCCUs. Entry of the Consent Decree in Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Civil No. 2:12-CV-00207 for FCU 600 shall satisfy the notice requirements of 40 CFR 60.7(a) and the initial performance test requirement of 40 CFR 60.8(a).

D.22.8 Consent Decree (Civil No. 2:12-CV-00207) Requirements

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the emissions of NOx from FCU 600 shall not exceed 20 ppmvd @ 0% O2 based on a "365-day rolling average" and 40 ppmvd @ 0% O2 based on "7-day rolling average".

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than ninety (90) days after the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the emissions of NOx from FCU 600 shall not exceed 40 ppmvd @ 0% O2 based on a "7-day rolling average".

(c) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than ninety (90) days after the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the emissions of NOx from FCU 600 shall not exceed 10 ppmvd @ 0% O2 based on a "365-day rolling average".

(d) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree in Civil No. 2:12-CV-00207, NOx emissions during periods of Startup, Shutdown, or Malfunction shall not be used in determining compliance with the "7-day rolling average" NOx emission limits required by the Consent Decree in Civil No. 2:12-CV-00207 at FCU 600, provided
that during such periods the Permittee implements good air pollution control practices as required by 40 CFR 60.11(d) to minimize NOX emissions at FCU 600.

As specified by the Consent Decree in Civil No. 2:12-CV-00207, NOX emissions during periods of Startup, Shutdown, or Malfunction shall be used in determining compliance with the "365-day rolling average" NOX emission limits required by the Consent Decree in Civil No. 2:12-CV-00207 at FCU 600.

(e) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the emissions of SO2 from FCU 600 shall not exceed 50 ppmv @ 0% O2 based on a "365-day rolling average" and 125 ppmv @ 0% O2 based on a "7-day rolling average".

(f) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than September 1, 2013, pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the emissions of SO2 from FCU 600 shall not exceed 10 ppmv @ 0% O2 based on a "365-day rolling average".

(g) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than September 1, 2013, pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the emissions of SO2 from FCU 600 shall not exceed 50 ppmv @ 0% O2 based on a "7-day rolling average".

(h) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree in Civil No. 2:12-CV-00207, SO2 emissions during periods of Startup, Shutdown, or Malfunction shall not be used in determining compliance with the "7-day rolling average" SO2 emission limits required by the Consent Decree in Civil No. 2:12-CV-00207 at FCU 600, provided that during such periods the Permittee implements good air pollution control practices as required by 40 CFR 60.11(d) to minimize SO2 emissions at FCU 600.

As specified by the Consent Decree in Civil No. 2:12-CV-00207, SO2 emissions during periods of Startup, Shutdown or Malfunction shall be used in determining compliance with the "365-day rolling average" SO2 emission limits required by the Consent Decree in Civil No. 2:12-CV-00207 at FCU 600.

(i) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the emissions of CO from FCU 600 shall not exceed 500 ppmv on a 1-hour average basis corrected to 0% O2.

As required by the Consent Decree in Civil No. 2:12-CV-00207, CO emissions during periods of Startup, Shutdown or Malfunction shall not be used in determining compliance with the 1-hour 500 ppmv emission limit, provided that during such periods the Permittee implements good air pollution control practices to minimize CO emissions at FCU 600.

(j) FCU 600 VOC Emissions
Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than December 31, 2013, the emissions of VOC from FCU 600 shall not exceed 3.3 pounds per 1000 barrels fresh feed.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.22.9 Compliance Determination Requirements

(a) Pursuant to SSM 089-32033-00453, in order to demonstrate compliance with Conditions D.22.3 (a), (c) and (d), the emissions of NOx, SO2 and CO shall be calculated as the sum
of the quantity in tons of the pollutant for the most recent complete calendar month and
the previous 11 calendar months. Each month shall be calculated as follows:

\[
\text{Emissions (ton/mo)} = \sum_{n} \left( \left[ \frac{C_A \times \text{MWpollutant}}{1,000,000} \right] \times \left( \frac{Q_{\text{stack}}}{V_m} \right) \times \left( \frac{60 \text{ min/hr}}{1 \text{ ton/2,000 lbs}} \right) \right)
\]

Where:

\[
n = \text{Hours in the month}
\]

\[
Q_{\text{stack}} = \text{Actual hourly volumetric flow rate of flue gas from the FCU stack, dscf/min; calculated from process data or measured by stack flow meter (at 68 °F)}
\]

\[
C_A = \text{Actual hourly average pollutant concentration (ppmv) dry basis;}
\]

\[
V_m = 385.3 \text{ dscf of gas per lb-mol at standard conditions (68 °F)}
\]

Where the calculated \( Q_{\text{stack}} = Q_r + Q_{\text{esp}} + Q_{\text{scr}} \)

Where:

\[
Q_r = \text{Volumetric flow rate of exhaust gas from catalyst regenerator before adding air or gas streams boiler, dscm/min (dscf/min); (at 68 °F)}
\]

\[
Q_{\text{esp}} = \text{Volumetric flow rate of penthouse purge air to ESP, dscf/min; (at 68 °F)}
\]

\[
Q_{\text{scr}} = \text{Volumetric flow rate of ammonia dilution air to SCR, dscf/min (at 68 °F)}
\]

\[
Q_r = \left[ 79 \times Q_{\text{air}} + (100 - \%\text{Oxy}) \times Q_{\text{oxy}} \right] / \left[ 100 - \%\text{CO}_2 - \%\text{CO} - \%\text{O}_2 \right]
\]

Where:

\[
79 = \text{Default concentration of nitrogen and argon in dry air, percent by volume (dry basis);}
\]

\[
Q_{\text{air}} = \text{Volumetric flow rate of dry air to regenerator, dscf/min; (at 68 °F)}
\]

\[
\%\text{Oxy} = \text{Oxygen concentration in oxygen-enriched stream, percent by volume (dry basis);}
\]

\[
Q_{\text{oxy}} = \text{Volumetric flow rate of oxygen-enriched air stream to regenerator, dscf/min; (at 68 °F)}
\]

\[
\%\text{CO}_2 = \text{Carbon dioxide concentration in regenerator exhaust, percent by volume (dry basis);}
\]

\[
\%\text{CO} = \text{Carbon monoxide concentration in regenerator exhaust, percent by volume (dry basis);}
\]

\[
\%\text{O}_2 = \text{Oxygen concentration in regenerator exhaust, percent by volume (dry basis);}
\]

(b) Pursuant to SSM 089-32033-00453, in order to demonstrate compliance with Condition D.22.3 (f), the coke burned shall be calculated as the sum of the quantity in lbs of coke burned for the most recent complete calendar month and the previous 11 calendar months. Each month shall be calculated as follows:

\[
R_c(\text{month}) (\text{lbs/month}) = \sum_{n} \left[ K_1Q_r \times (\%\text{CO}_2 + \%\text{CO}) + K_2Q_a - K_3Q_r \times ((\%\text{CO}/2) + \%\text{CO}_2 + \%\text{O}_2) + K_4Q_{\text{oxy}} \times (\%\text{Oxy}) \right]
\]

Where:

\[
n = \text{Hours in the month}
\]

\[
R_c(\text{month}) = \text{Coke burned, (lbs/month)};
\]

\[
Q_r = \text{Volumetric flow rate of exhaust gas from catalyst regenerator before adding air or gas streams boiler, dscm/min (dscf/min); (at 68 °F)}
\]
(c) Demonstrating Compliance with FCU VOC Emission Limits

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, emissions of VOC from FCU 600 to demonstrate compliance with Condition D.22.8(j) - FCU 600 VOC Emissions shall be calculated as follows:

\[ E = \left( \frac{C \times Q \times MW \times 60}{V_m} \right) \times \left( \frac{1000}{F} \right) \]

\[ C = C_{\text{total}} - C_{\text{methane}} - C_{\text{ethane}} \]

Where:

- \( E \) = FCU VOC Emissions in lb/1000 bbl feed
- \( C \) = concentration of non-methane and non-ethane organic carbon as carbon in volume fraction
- \( C_{\text{total}} \) = concentration of total organic carbon in volume fraction, as carbon, as measured by EPA Method 25a
- \( C_{\text{methane}} \) = concentration of methane in volume fraction, as carbon, as measured by EPA Method 18
- \( C_{\text{ethane}} \) = concentration of ethane in volume fraction, as carbon, as measured by EPA Method 18
- \( MW \) = molecular weight of carbon = 12.01 lb/lb-mole
- \( Q \) = FCU stack flow in dry standard cubic feet per minute as measured by EPA Method (s) 1-4
- \( 1000 \) = conversion factor to put emissions on a per 1000 bbl feed
- \( V_m \) = 385.3 dscf of gas per lb-mol at standard conditions (68 °F)
- \( F \) = FCU feed rate in bbl/hour, averaged over period of source test
- \( 60 \) = conversion factor for 60 minutes per hour

(d) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, the Permittee shall:

(1) No later than 180 Days after the “Date of Entry” of the Consent Decree entered in Civil No. 2:12-CV-00207, and on a semi-annual basis thereafter, the Permittee
shall conduct a performance test on FCU 600 pursuant to 40 C.F.R. §§ 60.8 and 60.104a. Upon demonstrating through at least four (4) semi-annual tests that the PM limit in 40 C.F.R. § 60.102a(b)(1) is not being exceeded, the Permittee may reduce the required testing frequency to an annual basis. The Permittee shall provide notice to EPA no later than 30 Days in advance of the performance testing to be conducted pursuant to this paragraph, and shall provide the results of such testing upon request by EPA.

(2) In addition to the performance testing required by this paragraph, the Permittee may conduct testing to identify any parameters that may need to be maintained to assure compliance with the PM limits during testing. The Permittee shall provide EPA with notice no later than 30 Days in advance of testing to identify parameters pursuant to this paragraph, and shall provide the results of such testing upon request by EPA.

(e) Demonstrating Compliance with PM$_{10}$ and PM$_{TOTAL}$ Emission Limits

(1) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, compliance with the PM$_{10}$ and PM$_{TOTAL}$ emission limits in Condition D 22.3 - Emission Limits for PM$_{10}$ and PM$_{TOTAL}$ shall be based on the emission rate computed from the most recent performance test completed pursuant to Condition D.22.10 - FCU PM$_{10}$ and PM$_{TOTAL}$ Performance Testing Requirements.

(2) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, the Permittee shall maintain compliance with the PM operating limits established under 40 C.F.R. § 60.102a(c)(1) during its demonstration of compliance with the PM$_{10}$ and PM$_{TOTAL}$ emission limits in Condition D.22.3 - Emission Limits for PM$_{10}$ and PM$_{TOTAL}$.

(3) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, for the purposes of this paragraph, the Permittee may use Method 201A in lieu of Method 5 to determine PM$_{TOTAL}$ emissions, provided that the Permittee follows the procedures in Method 201A for the collection and analysis of PM greater than 10 microns.

D.22.10 FCU PM$_{10}$ and PM$_{TOTAL}$ Performance Testing Requirement

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than 180 days after the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the Permittee shall implement a performance testing protocol in accordance with (a) through (e) as provided as follows:

Testing Frequency

(a) The Permittee shall conduct performance tests to measure emissions of PM$_{10}$ and PM$_{TOTAL}$ from FCU 600 on at least a semi-annual basis, with each semi-annual performance test being no sooner than four (4) calendar months from the date of completion of the previous semi-annual test. This shall not preclude the Permittee from conducting additional performance tests which are more frequent.

(1) Upon demonstrating, through at least four (4) valid, consecutive semi-annual tests conducted after December 31, 2013 that (i) the PM$_{10}$ and PM$_{TOTAL}$ limits (Condition D 22.3 - Emission Limits for PM$_{10}$ and PM$_{TOTAL}$) are not being exceeded, (ii) the average of all four valid semi-annual tests is not more than 80% of the PM$_{10}$ and PM$_{TOTAL}$ limits and (iii) the average result from any valid
semi-annual test is not greater than 90% of the PM\textsubscript{10} and PM\textsubscript{TOTAL} limits, the Permittee may reduce the frequency of performance testing to an annual basis.

(2) The Permittee may request EPA approval to reduce the frequency of such testing in other circumstances. EPA has sole discretion to approve or disapprove the Permittee’s request, which shall not be subject to Dispute Resolution. In the event that a subsequent annual test indicates an exceedance of a PM\textsubscript{10} or PM\textsubscript{TOTAL} limit, EPA may elect to reinstate the requirement for semi-annual testing. EPA’s decision to reinstate semi-annual testing shall not be subject to Dispute Resolution.

Test Methods for PM\textsubscript{10} and PM\textsubscript{TOTAL} Emissions

(b) The Permittee shall measure PM\textsubscript{10} emissions using EPA Methods 201A and 202. The Permittee may use EPA Method 5 in lieu of EPA Method 201A for purposes of demonstrating compliance with the PM\textsubscript{10} emission limit (Condition D.22.3 - Emission Limits for PM\textsubscript{10} and PM\textsubscript{TOTAL}) provided that all PM measured by EPA Method 5 is considered as PM\textsubscript{10}.

The Permittee shall measure PM\textsubscript{TOTAL} emissions using EPA Methods 5 and 202. The Permittee may use EPA Method 201A in lieu of EPA Method 5 for purposes of demonstrating compliance with the PM\textsubscript{TOTAL} emission limit provided that the Permittee also follows the procedures in EPA Method 201A for the collection and analysis of PM greater than 10 microns.

Test Run Duration

(c) Each performance test shall be comprised of at least three (3) valid two-hour stack test runs. The Permittee shall discard any invalid test runs, such as those that are compromised because of sample contamination. If a test run is discarded, it shall be replaced with an additional valid test run. The Permittee shall report the results of the discarded test runs and shall provide all information necessary to document why the test run was not valid.

Valid Performance Tests

(d) A PM\textsubscript{10} and PM\textsubscript{TOTAL} test shall not be considered a valid test, and the Permittee will not have met the requirement of this condition to test, unless each of the following conditions is met:

(1) The average FCU 600 coke burn rate for all runs used in determining compliance with the PM\textsubscript{10} and PM\textsubscript{TOTAL} emission limits must not be less than actual average FCU 600 coke burn rate over the time period since the previous performance test;

(2) The average SO\textsubscript{2} concentration for all runs used in determining compliance with the PM\textsubscript{10} and PM\textsubscript{TOTAL} emission limits must not be greater than 10 ppmvd @ 0% O\textsubscript{2}; and

(3) The average total ammonia injection rate for all runs used in determining compliance with the PM\textsubscript{10} and PM\textsubscript{TOTAL} emission limits must not be less than average total ammonia injection rate over the time period since the previous performance test.

(4) Throughout the performance test, the Permittee shall target the average ESP total primary power since the last stack test. The average ESP total primary power for all the runs used in determining compliance with the PM\textsubscript{10} and PM\textsubscript{TOTAL} emission limits must not be greater than 120% of the average ESP total primary power since the last stack test.
Additional Parametric Monitoring During the Tests

(e) The Permittee shall monitor or calculate and record SO₂ concentration, NOₓ concentration, catalyst additive rates, ammonia addition prior to ESP, ammonia slip, the FCU 600 coke burn-off rate, regenerator overhead temperatures, and FCU 600 feed rate for each test run. The Permittee shall reduce this monitoring data to an average that matches the time period of each test run.

Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures) and utilizing methods approved by the commissioner. Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.22.11 FCU VOC Performance Testing Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, and in order to demonstrate compliance with the emission limit in D.22.8 - FCU 600 VOC Emissions, by no later than December 31, 2013, and annually thereafter, the Permittee shall conduct performance tests to measure emissions of VOC from FCU 600, except as provided as follows:

(a) If a stack test for FCU 600 demonstrates that VOC emissions from FCU 600 are less than half of the applicable VOC emissions limit in Condition D.22.8 - FCU 600 VOC Emissions, the Permittee may thereafter elect to conduct stack tests at least once every three (3) years at FCU 600 in lieu of annual stack testing.

(b) If, after the Permittee exercises the option to conduct stack testing at least once every three (3) years pursuant to this paragraph, and a stack test thereafter demonstrates an exceedance of the applicable VOC emissions limit in Condition D.22.8 - FCU 600 VOC Emissions, the Permittee shall resume annual stack testing for FCU 600.

Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures) and utilizing methods approved by the commissioner. Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.22.12 Continuous Emissions Monitoring

(a) Pursuant to SSM 089-32033-00453 and as required by Consent Decree No. 2:12-CV-00207, by no later than the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207, the Permittee shall use NOₓ, SO₂, CO and O₂ CEMS to demonstrate compliance with the NOₓ, SO₂ and CO limits in Conditions D.22.8(a), (b), (c), (e), (f), (g) and (i). The Permittee shall install, calibrate, maintain and operate NOₓ, SO₂, CO, and O₂ CEMS for FCU 600 in accordance with the provisions of 40 CFR 60.13 that are applicable to CEMS (excluding those provisions applicable only to Continuous Opacity Monitoring Systems) and Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B. The Permittee must conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed.

(b) The NOₓ, CO, SO₂, and O₂ continuous emission monitoring systems (CEMS) for FCU 600 shall be calibrated, maintained, and operated for measuring NOₓ, CO, and SO₂ emissions in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment.
Compliance Monitoring Requirements

D.22.13 Continuous Monitoring [326 IAC 3-5] [326 IAC 6.8-8]

(a) Condition C - Maintenance of Continuous Monitoring Equipment contains the Permittee's obligation with regard to the COMS monitoring required by this condition.

(b) Pursuant to 326 IAC 3-5 and 326 IAC 6.8-8-5(2), the Permittee shall continuously monitor the opacity of exhaust gases from the catalyst regenerator stack at all times when the catalyst regenerator is in operation. The Permittee shall comply with the performance and operating specifications in 326 IAC 3-5-2, the certification process in 326 IAC 3-5-3, the operation procedures in 326 IAC 3-5-4, and the quality assurance requirements in 326 IAC 3-5-5 for the continuous opacity monitor.

(c) Pursuant to 326 IAC 6.8-8-5(2), the Permittee shall continuously monitor coke burn off rate, in pounds per hour, as specified in the Continuous Compliance Plan (CCP).

D.22.14 Supplemental FCU PM Monitoring Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree in Civil No. 2:12-CV-00207, by no later than the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the Permittee shall monitor and record the daily values for the following operating parameters:

(a) The feed rate, in barrels per day, for FCU 600;

(b) The average rate, in pounds per hour, at which SO₂-reducing catalyst additive is added to FCU 600; and

(c) The average amount of ammonia in pounds per hour that is separately injected into the FCU 600 vaporizer and FCU 600 ESP.

D.22.15 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

D.22.16 Compliance Assurance Monitoring (CAM) [40 CFR Part 64]

(a) Pursuant to 40 CFR Part 64, the Permittee shall comply with the following Compliance Assurance Monitoring requirements for the electrostatic precipitator controlling FCU 600:

<table>
<thead>
<tr>
<th>Monitoring Approach for PM₁₀ and PM₅₀ Total Emissions From FCU 600</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Parameter</strong></td>
</tr>
<tr>
<td>----------------</td>
</tr>
<tr>
<td>I. Indicator</td>
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<tr>
<td>Measurement Approach</td>
</tr>
<tr>
<td>II. Indicator Range</td>
</tr>
</tbody>
</table>
Monitoring Approach for PM\textsubscript{10} and PM\textsubscript{total} Emissions From FCU 600

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Indicator No. 1</th>
<th>Indicator No. 2</th>
<th>Indicator No. 3</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>performance test conducted pursuant to 40 CFR §60.104a.</td>
<td>test conducted pursuant to 40 CFR §60.104a.</td>
<td></td>
</tr>
<tr>
<td>III. Performance Criteria</td>
<td>--</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>A. Data Representativeness</td>
<td>Continuous Parameter Monitoring System (CPMS) requirements in 40 CFR 60.105a(b)(1)(i) and (iii).</td>
<td>Continuous Parameter Monitoring System (CPMS) requirements in 40 CFR 60.105a(b)(1)(iii) and (iv).</td>
<td>Recording, inspection, and maintenance procedures as prescribed in Condition D.22.13.</td>
</tr>
<tr>
<td>B. Verification of Operational Status</td>
<td>Data being reported to DCS on a continuous basis.</td>
<td>Data being reported to DCS on a continuous basis.</td>
<td>Records kept as prescribed in Condition D.22.13.</td>
</tr>
<tr>
<td>C. QA/QC Practices and Criteria</td>
<td>Periodic inspection and maintenance of the ESP and monitoring systems per CCP.</td>
<td>N/A</td>
<td>Update the CCP as needed.</td>
</tr>
<tr>
<td>D. Monitoring Frequency</td>
<td>Measure and record hourly average ESP total primary power and secondary voltage to the entire system per 40 CFR 105a(b)(1)(i).</td>
<td>Determine and record the average coke burn-off rate and hours of operation for FCU 600 per 40 CFR 105a(b)(1)(iv).</td>
<td>As prescribed in the CCP which meets the requirements of 326 IAC 6.8-8-7.</td>
</tr>
<tr>
<td>IV. Data Collection Procedure</td>
<td>Continuous Parameter Monitoring System meeting the requirements of 40 CFR 60.105a(b)(1)(i) and (iii).</td>
<td>Continuous Parameter Monitoring System meeting the requirements of 40 CFR 60.105a(b)(1)(iii) and (iv).</td>
<td>Per the methods prescribed in the CCP which meets the requirements of 326 IAC 6.8-8-7.</td>
</tr>
<tr>
<td>Averaging Period</td>
<td>3-hour average rolled hourly.</td>
<td>Daily average</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.22.17 Record Keeping Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(1)(C) and to document the compliance status with Condition D.22.2, the Permittee shall maintain daily records of the following:

1. calculated coke burn off rate for FCU 600, and
2. sulfur content of the coke.

(b) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Conditions D.22.3, D.22.6, D.22.12, D.22.13, and D.22.16, the Permittee shall keep the following records for the continuous opacity monitor and continuous emission monitors:

1. One-minute block averages;
(2) All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities,
(3) All maintenance logs, calibration checks, and other required quality assurance activities,
(4) All records of corrective and preventive action, and
(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.

(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.22.4(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(d) Pursuant to SPM 089-15202-00003, issued April 24, 2002, SPM 089-18588-00453, issued July 15, 2004, and to document the compliance status with Condition D.22.5, the Permittee shall maintain records of the 1-hour average CO emissions.

(e) In order to document the compliance status with Condition D.22.3, the Permittee shall maintain records of daily fresh feed to FCU 600 and the coke burned at FCU 600 each month.

(f) In order to document the compliance status with Condition D.22.3, the Permittee shall maintain records of monthly emissions of SO\textsubscript{2}, NO\textsubscript{X}, and CO from FCU 600.

(g) To document compliance with Condition D.22.4(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(h) To document compliance with Condition D.22.7, the Permittee shall keep records pursuant to 40 CFR 60, Subpart Ja, as specified in Section F.3.

(i) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraphs (a), (b), (c), (d), (e) and (f) of this condition.

D.22.18 Reporting Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(2) and to document the compliance status with Condition D.22.2 the Permittee shall submit a report containing the average daily sulfur dioxide emission rate in pounds per hour not later than thirty (30) days after the end of each calendar quarter.

(b) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Condition D.22.6, the Permittee shall submit reports of excess opacity emissions not later than thirty (30) days of the end of each quarter in which excess emissions occur. Pursuant to 321 IAC 3-5-7, the reports shall include:

(1) Monitored facility operation time during the reporting period,
(2) Date of excess emissions,
(3) Time of commencement and completion for each excess emission,
(4) Magnitude of each excess emission. The actual opacity of each averaging period for each period in excess of the opacity limit. If the exceedance occurs continuously beyond one (1) six (6) minute period, the Permittee shall report
either the percent opacity for each six (6) minute period or the highest six (6) minute average opacity for the entire period.

(5) A summary itemizing the exceedances by cause.

(c) Pursuant to 326 IAC 3-5-4(a), if revisions are made to the standard operating procedures (SOP) submitted to OAQ for the continuous opacity monitor, updates shall be submitted biennially.

(d) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.22.4(a), the Permittee shall submit reports as specified in the LDAR plan.

(e) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.22.3, D.22.5, and D.22.12, the Permittee shall submit reports of excess CO, SO2, and NOx emissions at FCU 600 not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

1. Monitored facility operation time during the reporting period,
2. Date of excess emissions,
3. Time of commencement and completion for each excess emission,
4. Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
5. A summary itemizing the exceedances by cause.
6. Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
   A) Date of downtime.
   B) Time of commencement.
   C) Duration of each downtime.
   D) Reasons for each downtime.
   E) Nature of system repairs and adjustments,

(f) In order to document the compliance status with Condition D.22.3, the Permittee shall submit quarterly reports for the fresh feed used and coke burned at FCU 600 each month not later than thirty (30) days of the end of each quarter.

(g) In order to document the compliance status with Condition D.22.3, the Permittee shall submit quarterly reports of monthly emissions of SO2, NOx, and CO from FCU 600 not later than thirty (30) days of the end of each quarter.

(h) To document compliance with Condition D.22.4(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(i) To document compliance with Condition D.22.7, the Permittee shall submit reports pursuant to 40 CFR 60, Subpart Ja, as specified in Section F.3.

(j) Section C - General Reporting Requirements contains the Permittee’s obligation with regard to the reporting required by Paragraphs (a), (b), (c), (d), (e), (f) and (g) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
### Emissions Unit Description:

(w) A portion of No. 1 Stanolind Power Station (SPS) constructed in 1928 and identified as Unit ID 501. The following boilers, all of which burn refinery gas, natural gas, or liquified petroleum gas, are NOX budget units:

1. The following boilers, all of which burn refinery gas, natural gas, or liquified petroleum gas:

<table>
<thead>
<tr>
<th>Boiler Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>#5 Boiler</td>
<td>265</td>
<td>501-02</td>
<td>None</td>
</tr>
<tr>
<td>#6 Boiler</td>
<td>265</td>
<td>501-02</td>
<td>None</td>
</tr>
<tr>
<td>#7 Boiler</td>
<td>265</td>
<td>501-02</td>
<td>None</td>
</tr>
</tbody>
</table>

2. Leaks from process equipment, including pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation systems.

The No. 1 SPS Boilers 5, 6 and 7 were permanently shut down as of April 1, 2010 as specified in Consent Decree 2:96CV 095RL.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)
SECTION D.24  EMISSIONS UNIT OPERATION CONDITIONS - No. 3 Stanolind Power Station

Emissions Unit Description:

(x) A portion of No. 3 Stanolind Power Station (SPS) constructed as listed below and identified as Unit ID 503. The following boilers, all of which burn refinery gas, natural gas, or liquified petroleum gas, are NOx budget units:

(1) Five (5) Boilers, each approved in 2008 for modification as a contemporary project to the WRMP project, each equipped with conventional burners, a Selective Catalytic Reduction (SCR) system, and a direct-fired Duct Burner. Each direct-fired Duct Burner rated at 41 mmBTU/hr, equipped with low-Nox burners, and controlled by the Selective Catalytic Reduction (SCR) system. Each stack equipped with continuous emissions monitors (CEMS) for NOx and CO:

<table>
<thead>
<tr>
<th>Boiler and Duct Burner Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Installation Date</th>
<th>Modification Date</th>
<th>Emissions Control</th>
<th>Stack Exhausted To</th>
</tr>
</thead>
<tbody>
<tr>
<td>#31 Boiler</td>
<td>575</td>
<td>1948</td>
<td>2010</td>
<td>SCR</td>
<td>503-01 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#31 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td></td>
<td></td>
</tr>
<tr>
<td>#32 Boiler</td>
<td>575</td>
<td>1948</td>
<td>2010</td>
<td>SCR</td>
<td>503-02 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#32 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td></td>
<td></td>
</tr>
<tr>
<td>#33 Boiler</td>
<td>575</td>
<td>1951</td>
<td>2010</td>
<td>SCR</td>
<td>503-03 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#33 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td></td>
<td></td>
</tr>
<tr>
<td>#34 Boiler</td>
<td>575</td>
<td>1951</td>
<td>2010</td>
<td>SCR</td>
<td>503-04 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#34 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td></td>
<td></td>
</tr>
<tr>
<td>#36 Boiler</td>
<td>575</td>
<td>1953</td>
<td>2011</td>
<td>SCR</td>
<td>503-05 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#36 Duct Burner</td>
<td>41</td>
<td>2011</td>
<td>--</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(2) Leaks from process equipment, including pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

Insignificant Activities:

(f) Emission units with PM/PM_{10}/PM_{2.5} emissions less than five (5) tons per year, SO2, NOX, and VOC emissions less than ten (10) tons per year, CO emissions less than twenty-five (25) tons per year, lead emissions less than two-tenths (0.2) tons per year, single HAP emissions less than one (1) ton per year, and combination of HAPs emissions less than two and a half (2.5) tons per year [326 IAC 2-1.1-3(e)(1) and 326 IAC 2-7-1(21)(A)-(C)]:

---
D.24.1 Lake County PM$_{10}$ Emission Limitations [326 IAC 6.8-2-6]

Pursuant to 326 IAC 6.8-2-6, PM$_{10}$ emissions from each stack serving No. 3 power station boilers #31, #32, #33, #34 and #36 shall not exceed 0.0075 pounds per million Btu heat input and 4.28 pounds per hour for each boiler.

These emission limits are specific to the boilers and do not apply to the duct burners or collateral emissions associated with selective catalytic reduction (SCR).

D.24.2 Lake County PM$_{10}$ Emissions Limitations [326 IAC 6.8-1-2]

Pursuant to 326 IAC 6.8-1-2, PM emissions from the five (5) duct burners and the lime loading operation shall each not exceed 0.03 gr/dscf.

D.24.3 Lake County Sulfur Dioxide (SO$_2$) Emission Limitations [326 IAC 7-4.1-3]

Pursuant to 326 IAC 7-4.1-3, sulfur dioxide emissions from Boilers #31, #32, #33, #34 and #36 shall each not exceed 18.98 pounds per hour and 0.033 pounds per million Btu heat input.

These emission limits are specific to the boilers and do not apply to the duct burners.


In order to render 326 IAC 2-2 and 326 IAC 2-3 not applicable, the Permittee shall comply with the following for No. 3 Stanolind Power Station Boiler #31 and Duct Burner #31, Boiler #32 and Duct Burner #32, Boiler #33 and Duct Burner #33, Boiler #34 and Duct Burner #34, and Boiler #36 and Duct Burner #36, as measured at Stacks 503-01, 503-02, 503-03, 503-04, and 503-05:

(a) Pursuant to SSM 089-25484-00453, as revised by SSM 089-36651-00453, the Permittee shall comply with the following:

(1) The emissions of VOC shall not exceed 0.0054 pound per million BTU.

(2) The firing rate (total) at the five (5) boilers shall not exceed 24,303,535 mmBTU per twelve (12) consecutive month period, with compliance determined at the end of each month.

(3) The firing rate (total) at the five (5) duct burners shall not exceed 1,732,947 mmBTU per twelve (12) consecutive month period, with compliance determined at the end of each month.

(6) One (1) lime loading operation at the Main Water Treatment Plant, consisting of two (2) lime silos (Lime Storage Bin North – UT 207 and Lime Storage Bin South- UT 208), permitted in 2014, controlled by one (1) bin vent filter. [326 IAC 6.8-1-2(a)]

(gg) One (1) glycol dehydration unit (GDU) to remove water from the refinery fuel gas system to reduce corrosion, which is composed of a glycol contactor and a stripper. Natural gas is used as the stripping medium. The unit consists of the following equipment: a small (approx. 1,500 gal) tank to deliver glycol to the system, a glycol system of approx. 8,000 gal in capacity, heat exchangers and a coalescer, coolers, condensers, a glycol contactor, a glycol regenerator with a reboiler and stripper, and filters (carbon and sock types).

(The information describing the process contained in this emissions unit description box is descriptive information and does not constitute enforceable conditions.)
(4) The total emissions of CO shall not exceed 260.4 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

(5) The total emissions of NOx shall not exceed 260.4 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

(b) Pursuant to SSM 089-25484-00453 and as revised by SSM 089-32033-00453 and SPM 089-41980-00453, the Permittee shall comply with the following:

(1) The total emissions of PM shall not exceed 156.22 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

(2) The total emissions of PM10 shall not exceed 130.18 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

(c) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.24.6. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits on annual firing rates and the NOx, VOC, SO2, CO, PM and PM10 emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOx, VOC, SO2, CO, PM and PM10 for the WRMP project remain below the significant, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.24.5 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR 60, Subpart Ja]

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, the No. 3 SPS five (5) duct burners are affected facilities for SO2 as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO2 emissions for fuel gas combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for the No.3 SPS five (5) duct burners.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, No. 3 SPS Boilers 31, 32, 33, 34, and 36 shall be affected facilities for SO2 as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO2 emissions for fuel gas combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for No. 3 SPS Boilers 31, 32, 33, 34, and 36.

D.24.6 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the
LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may request the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the No. 3 SPS is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Sections F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VV for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the No. 3 SPS no later than one year from the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207.

(2) The No. 3 SPS shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.24.7 Clean Air Interstate Rule (CAIR) NOX Ozone Season Trading Program [326 IAC 24-3]

Pursuant to 326 IAC 24-3, the Permittee shall comply with the Clean Air Interstate Rule (CAIR) NOX Ozone Season Trading Program requirements for boilers #31 through #34 and #36, which are specified in Section E.1.

D.24.8 Operating Requirement

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to Permit SPM 089-15202-00003, issued on April 24, 2002, effective June 1, 2003 and SPM 089-18588-00453, issued July 15, 2004, "fuel oil" shall not be used as fuel for the No. 3 SPS Boilers 31, 32, 33, 34, and 36 and the five (5) duct burners.

(b) Within 90 days of start-up after the installation of the five (5) duct burners and the conventional burners and the Selective Catalytic Reduction (SCR) units on Boilers 31, 32, 33, 34, and 36, pursuant to Permit SSM 089-25484-00453, issued May 1, 2008, the emissions of NOX from Boilers 31, 32, 33, 34, and 36 shall not exceed 0.02 pound per million BTU, as a “365-day rolling average”.

D.24.9 Consent Decree (Civil No. 2:12-CV-00207) Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than July 1, 2014, the total sulfur concentration of refinery fuel gas combusted in Boilers 31, 32, 33, 34, and 36 and the five (5) duct burners shall not exceed 70 ppmvd total sulfur calculated as H2S on a “12-month rolling average” basis.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.24.10 Compliance Determination Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, compliance with the NOX emission limits in Conditions D.24.4(a)(5) shall be calculated using the following equation:
E_{tpy} = lb/mmBTU [NO_X] * H * 1 ton/2000 lbs.

<table>
<thead>
<tr>
<th>E_{tpy}</th>
<th>lb/mmBTU</th>
</tr>
</thead>
<tbody>
<tr>
<td>= Stack [NO_X] emissions in tons per year</td>
<td></td>
</tr>
<tr>
<td>= lb/mmBTU calculated using 40 CFR Part 60, Appendix A, Method 19, using the average concentration as measured by the CEMS over the preceding 12 months.</td>
<td></td>
</tr>
</tbody>
</table>

| H | Total heat input in mmBTU to the unit from all fuels fired in the unit over the previous rolling 12-month period |

(b) The following equation shall be used to determine compliance with the PM limit in Condition D.24.4(b)(1). Compliance is demonstrated each month by adding the emissions for that month to the emissions for the preceding eleven (11) months:

\[
E_{PM} = \frac{[E_{PM-01} \times (Q_{B31} + Q_{DB31})] + [E_{PM-02} \times (Q_{B32} + Q_{DB32})] + [E_{PM-03} \times (Q_{B33} + Q_{DB33})] + [E_{PM-04} \times (Q_{B34} + Q_{DB34})] + [E_{PM-05} \times (Q_{B36} + Q_{DB36})]}{2,000 \text{ lb/ton}}
\]

Where:

- \( E_{PM} \) = combined PM emissions for No 3 SPS boilers and duct burners, tons/month
- \( E_{PM-01} \) = Most recent PM test result for stack 503-01, lb/MMBtu
- \( Q_{B31} \) = Combined firing rate for all fuels in Boiler #31, MMBtu/month
- \( Q_{DB31} \) = Combined firing rate for all fuels in Duct Burner #31, MMBtu/month
- \( E_{PM-02} \) = Most recent PM test result for stack 503-02, lb/MMBtu
- \( Q_{B32} \) = Combined firing rate for all fuels in Boiler #32, MMBtu/month
- \( Q_{DB32} \) = Combined firing rate for all fuels in Duct Burner #32, MMBtu/month
- \( E_{PM-03} \) = Most recent PM test result for stack 503-03, lb/MMBtu
- \( Q_{B33} \) = Combined firing rate for all fuels in Boiler #33, MMBtu/month
- \( Q_{DB33} \) = Combined firing rate for all fuels in Duct Burner #33, MMBtu/month
- \( E_{PM-04} \) = Most recent PM test result for stack 503-04, lb/MMBtu
- \( Q_{B34} \) = Combined firing rate for all fuels in Boiler #34, MMBtu/month
- \( Q_{DB34} \) = Combined firing rate for all fuels in Duct Burner #34, MMBtu/month
- \( E_{PM-05} \) = Most recent PM test result for stack 503-05, lb/MMBtu
- \( Q_{B36} \) = Combined firing rate for all fuels in Boiler #36, MMBtu/month
- \( Q_{DB36} \) = Combined firing rate for all fuels in Duct Burner #36, MMBtu/month

(c) The following equation shall be used to determine compliance with the PM_{10} limit in Condition D.24.4(b)(2). Compliance is demonstrated each month by adding the emissions for that month to the emissions for the preceding eleven (11) months:

\[
E_{PM_{10}} = \frac{[E_{PM_{10-01}} \times (Q_{B31} + Q_{DB31})] + [E_{PM_{10-02}} \times (Q_{B32} + Q_{DB32})] + [E_{PM_{10-03}} \times (Q_{B33} + Q_{DB33})] + [E_{PM_{10-04}} \times (Q_{B34} + Q_{DB34})] + [E_{PM_{10-05}} \times (Q_{B36} + Q_{DB36})]}{2,000 \text{ lb/ton}}
\]

Where:

- \( E_{PM_{10}} \) = combined PM_{10} emissions for No 3 SPS boilers and duct burners, tons/month
- \( E_{PM_{10-01}} \) = Most recent PM_{10} test result for stack 503-01, lb/MMBtu
D.24.11 Performance Testing Requirements

(a) Pursuant to SSM 089-32033-00453, the Permittee shall perform VOC testing of SPS #31 Boiler, #32 Boiler, #33 Boiler, #34 Boiler, and #36 Boiler and the five (5) direct-fired duct burners utilizing methods approved by the commissioner. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for VOC testing of SPS #31 Boiler, #32 Boiler, #33 Boiler, #34 Boiler, and #36 Boiler and the five (5) direct-fired duct burners. Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures). Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

(b) In order to demonstrate compliance with Condition D.24.4, the Permittee shall perform PM and PM10 testing of the No. 3 Stanolind Power Station Boiler #31 and Duct Burner #31, Boiler #32 and Duct Burner #32, Boiler #33 and Duct Burner #33, Boiler #34 and Duct Burner #34, and Boiler #36 and Duct Burner #36 utilizing methods as approved by the Commissioner at least once every 5.0 years from the date of the most recent valid compliance demonstration. Condition D.0.4 – Initial Testing Requirements for Existing Affected Emissions Units contains the Permittee’s requirements with regards to the initial compliance demonstration for PM and PM10 testing of SPS #31 Boiler, #32 Boiler, #33 Boiler, #34 Boiler, and #36 Boiler and the five (5) direct-fired duct burners. Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures). Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition. PM10 includes filterable and condensable PM.

D.24.12 Continuous Emissions Monitoring

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, by December 31, 2013, the Permittee shall install Total Sulfur Continuous Analyzers on the refinery fuel gas systems to continuously monitor, measure and record the total sulfur concentration of fuel gas burned in the No. 3 SPS Boilers 31, 32, 33, 34, and 36 and the five (5) duct burners. The Total Sulfur Continuous Analyzers shall be installed, operated and calibrated pursuant to ASTM D7166-10 and 40 CFR Part 60 Appendices A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B, except that in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct a Relative Accuracy Audit (RAA) or a Relative Accuracy Test Audit (RATA) on each Total Sulfur Continuous Analyzer at least once every three (3) years. The Permittee must also conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed. For RATA and RAA
reference method comparisons, EPA Methods 15A or 16C shall be used as the reference method. In addition, the Permittee may also use the principles of EPA Method 7E, section 8.3 to dilute the fuel gas samples used for the reference method as necessary to render the samples safe for analysis. Consistent with 40 CFR § 60.107a(a)(2)(iv), the Permittee shall monitor refinery fuel gas at locations that accurately represent the total sulfur concentration in the refinery fuel gas being burned in all heaters and boilers in the refinery, other than refinery fuel gas that would be exempt from monitoring under 40 CFR § 60.107a(a)(3).

(b) The Total Sulfur Continuous Analyzers, CO and NOx continuous emission monitoring systems (CEMS) for the boiler/duct burner stacks shall be calibrated, maintained, and operated for measuring total sulfur, CO and NOx in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment.

Compliance Monitoring Requirements

D.24.13 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.24.14 Record Keeping Requirements

(a) Pursuant to 326 IAC 7-4-1-3(b)(1)(A) and to document the compliance status with Conditions D.24.3 and D.24.8 the Permittee shall maintain a daily record of the following for the No. 3 SPS Boilers:

(1) operational status of each facility,
(2) fuel type,
(3) average daily sulfur content for each fuel type,
(4) average daily fuel gravity for each fuel type,
(5) total daily fuel usage for each type, and
(6) heat content of each fuel type.

(b) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.24.6(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(c) In order to document the compliance status with Condition D.24.4, the Permittee shall maintain records of monthly firing rates and PM, PM10, and CO emissions at No. 3 Stanolind Power Station boilers 31, 32, 33, 34, 36 and the five (5) duct burners.

(d) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.24.5, the Permittee shall maintain the records specified in Section F.3.

(e) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Condition D.24.6(b), the Permittee shall maintain records as specified in Section F.9.

(f) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Condition D.24.12, the Permittee shall keep the following records for the continuous emission monitors:

(1) One-minute block averages.
(2) All documentation relating to:
(A) design, installation, and testing of all elements of the monitoring system, and
(B) required corrective action or compliance plan activities.

(3) All maintenance logs, calibration checks, and other required quality assurance activities.

(4) All records of corrective and preventive action, and

(5) A log of plant operations, including the following:
(A) Date of facility downtime,
(B) Time of commencement and completion of downtime, and
(C) Reason for each downtime.

(g) Section C - General Record Keeping Requirements contains the Permittee’s obligations with regard to the records required by Paragraphs (a), (b), (c), and (f) of this condition.

D.24.15 Reporting Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(2) and to document the compliance status with Conditions D.24.3 and D.24.8, the Permittee shall submit a report to IDEM, OAQ not later than thirty (30) days after the end of each calendar quarter containing the average daily sulfur dioxide emission rate, in pounds per hour for the No. 3 SPS Boilers.

(b) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.24.6(a) the Permittee shall submit reports as specified in the LDAR plan.

(c) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.24.5, the Permittee shall submit reports as specified in Section F.3.

(d) In order to document the compliance status with Condition D.24.4, the Permittee shall submit a quarterly summary of the monthly firing rates and PM, PM<sub>10</sub>, and CO emissions for the boilers 31, 32, 33, 34, 36, and five (5) duct burners not later than thirty (30) days after the end of the quarter being reported.

(e) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.24.4 and D.24.12, the Permittee shall submit reports of excess CO and NO<sub>X</sub> emissions not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

(1) Monitored facility operation time during the reporting period,
(2) Date of excess emissions,
(3) Time of commencement and completion for each excess emission,
(4) Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
(5) A summary itemizing the exceedances by cause.
(6) Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
(A) Date of downtime.
(B) Time of commencement.
(C) Duration of each downtime.
(D) Reasons for each downtime.
(E) Nature of system repairs and adjustments.

(f) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Condition D.24.6(b), the Permittee shall submit reports as specified in Section F.9.
(g) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraphs (a), (b), (d) and (e) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
SECTION D.25 EMISSIONS UNIT OPERATION CONDITIONS - Hazardous Waste Treatment Facility

Emissions Unit Description:

(y) Hazardous Waste Treatment System:

(1) Dewatering system for processing sludge, per SSM 089-25484-00453, issued May 1, 2008, including dissolved air flotation skimmings (DAF) and API oil/water separator sludge. The dewatering system will be equipped with a wet scrubber and carbon canister system. The feed rate capacity at the DAF/API dewatering system is 60,000 gallons per day. This facility includes the following emission sources and may include insignificant activities listed in Section A.4 of the permit:

(A) Two (2) centrifuges;
(B) Two (2) sludge surge tanks;
(C) One (1) oil/water mixture surge tank;
(D) One (1) enclosed auger transfer system;
(E) One (1) vapor recovery system on the dewatering system including a wet scrubber and carbon canister system.

(2) One (1) dewatering system, identified as the DNF dewatering system, approved in 2014 for construction, equipped with multiple frac tanks, electric boilers, centrifuges, and a wet scrubber, will be installed as part of the Lakefront Upgrades Project to process float and sludge from the Dissolved Nitrogen Floatation (DNF) System. The feed rate capacity will be 505,000 gallons per day. Vapors from the system will be routed to dual carbon canisters.

(3) One (1) Tank Cleaning Dewatering System, approved in 2014 for construction, equipped with multiple frac tanks, electric boilers, centrifuges, and a wet scrubber for processing sludge during routine cleaning of TK-5050, TK-5051, and TK-5052. The feed rate capacity will be 240,000 gallons per day. Vapors from the system will be routed to dual carbon canisters.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following for the dewatering and thermal desorption system:

The VOC emissions from the DAF/API dewatering system and associated fugitives shall not exceed 2.4 tons per 12 consecutive month period, with compliance at the end of each month.

Compliance with the VOC emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for
NOx, VOC, SO2, CO, PM and PM10 for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.25.2 Emission Offset [326 IAC 2-3]

In order to render 326 IAC 2-3 not applicable, the Permittee shall comply with the following for the dewatering systems:

(a) The VOC emissions from the DNF dewatering systems shall not exceed 7.3 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

(b) The VOC emissions from the Tank Cleaning Dewatering System, constructed as part of the Lakefront Upgrades Project, shall not exceed 0.5 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

Compliance with the VOC emissions limits, in conjunction with the emissions limits in Condition D.26.5, shall ensure that the project emissions increases, including fugitive emissions, for VOC for the Lakefront Upgrades Project remain below the significant levels, rendering 326 IAC 2-3 not applicable for these pollutants.

D.25.3 Preventive Maintenance Plan [326 IAC 2-7-5(12)]

A Preventive Maintenance Plan is required for these facilities and any control devices. Section B - Preventive Maintenance Plan contains the Permittee's obligation with regard to the preventive maintenance plan required by this condition.

D.25.4 Petroleum Refineries [326 IAC 8-4-2]

Pursuant to 326 IAC 8-4-2(2), the Permittee shall equip all wastewater (oil/water) separators, forebay, and openings in covers with lids or seals such that the lids or seals are in the closed position at all times except when in actual use.

D.25.5 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may request the Permittee to revise the plan.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.25.6 VOC Control

(a) In order to ensure compliance with Condition D.25.2, the carbon canisters for VOC control shall be in operation and control emissions from the DNF dewatering system and the Tank Cleaning Dewatering System at all times the DNF dewatering system and the Tank Cleaning Dewatering System are in operation.

(b) Pursuant to Significant Source Modification 089-33530-0045, per sub-paragraphs 52.a.i and ii, of section J of the Consent Decree entered in Civil No. 2:12-CV-00207, the vapor recovery and carbon canister systems for the DNF dewatering system, and Tank Cleaning Dewatering System shall consist of primary and secondary carbon canisters, operated in series (the “dual-canister” option). BP may comply with the requirements of the dual canister option required under this sub-paragraph by using a single canister with a “dual carbon bed” if the dual carbon bed configuration allows for breakthrough monitoring between the primary and secondary beds in accordance with the following:
(1) BP shall conduct breakthrough monitoring between the primary and secondary carbon canisters or beds when there is actual flow to the carbon canister. Such monitoring shall be conducted in accordance with the frequency specified in 40 CFR 61.354(d) using as the design basis the applicable breakthrough definition specified in sub-paragraph 52.a.iii of section J of the Consent Decree entered in Civil No. 2:12-CV-00207 (Condition D.25.9(d)). If a carbon canister or bed becomes unsafe to monitor because it is located within a temporary exclusion zone, BP shall monitor the canister or bed as soon as is practicable after the exclusion zone is no longer in effect, but in no case later than the end of the normal monitoring interval for the canister or bed or within 3 days of the end of the exclusion period, whichever is sooner.

(c) In order to demonstrate compliance with Condition D.25.2, monthly emissions from the DNF dewatering system and the Tank Cleaning Dewatering System shall be calculated as follows:

\[
\text{VOC Emissions (ton/month)} = \sum n\left[C_{\text{VOC}} \times 10^6 \times F_{\text{Vent}} \times MW \times P / (R \times T)\right] / 2000 \text{ (lb/ton)}
\]

where:
- \(n\) = number of days per month;
- \(C_{\text{VOC}}\) (ppmv) = measured VOC concentration at carbon canister outlet or 50 ppmv;
- \(F_{\text{Vent}}\) (scf/day) = daily average carbon canister vent exhaust flow, at 519.7 R (60°F) and 14.7 psia (1 atm);
- \(MW\) (lb/lbmol) = molecular weight of vent exhaust as determined by Condition D.25.7 - Sampling Requirements;
- \(P\) (psia) = 14.7 psia;
- \(T\) (R) = 519.7 R; and
- \(R\) (ft³ psi R⁻¹ lbmol⁻¹) = Universal Gas Constant, 10.731 ft³ psi R⁻¹ lbmol⁻¹.

If the Permittee opts to use the measured VOC concentration in lieu of 50 ppmv, the VOC concentration shall be determined in accordance with 40 CFR 61.354(a)(1), as in effect on May 13, 2013.

D.25.7 Sampling Requirements

(a) Not later than 30 days after the startup of the DNF dewatering system, the Permittee shall sample and determine the molecular weight of the vent exhaust from the dual carbon canisters controlling the DNF dewatering system. Subsequent sampling and determination of molecular weight shall be performed at least once per quarter.

(b) The Permittee shall sample and determine the molecular weight of the vent exhaust from the dual carbon canisters controlling the Tank Cleaning Dewatering System at least once per quarter when the Tank Cleaning Dewatering System is in operation or once per cleaning event, whichever is more frequent.

Compliance Monitoring Requirements

D.25.8 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

D.25.9 Carbon Canister Monitoring [40 CFR 64]

In order to demonstrate compliance with Condition D.25.2, the Permittee shall comply with the following:
(a) A continuous monitoring system shall be calibrated, maintained, and operated on the
dual carbon canisters for measuring the vent exhaust flow rate. For the purpose of this
condition, continuous means no less often than once per fifteen (15) minutes.

(b) For a carbon adsorption system that regenerates the carbon bed directly in the control
device such as a fixed-bed carbon adsorber, either:

(1) A monitoring device equipped with a continuous recorder to measure either the
concentration level of the organic compounds or the benzene concentration level
in the exhaust vent stream from the carbon bed; or

(2) A monitoring device equipped with a continuous recorder to measure a
parameter that indicates the carbon bed is regenerated on a regular,
predetermined time cycle.

(c) For a carbon adsorption system that does not regenerate the carbon bed directly on site
in the control device (e.g., a carbon canister), either the concentration level of the organic
compounds or the concentration level of benzene in the exhaust vent stream from the
carbon adsorption system shall be monitored on a regular schedule, and the existing
carbon shall be replaced with fresh carbon immediately when carbon breakthrough is
indicated. The device shall be monitored on a daily basis or at intervals no greater than
20 percent of the design carbon replacement interval, whichever is greater. As an
alternative to conducting this monitoring, an owner or operator may replace the carbon in
the carbon adsorption system with fresh carbon at a regular predetermined time interval
that is less than the carbon replacement interval that is determined by the maximum
design flow rate and either the organic concentration or the benzene concentration in the
gas stream vented to the carbon adsorption system.

(d) Breakthrough Definition:
Pursuant to Significant Source Modification 089-33530-0045, per sub-paragraph 52.a.iii
of Section J of the Consent Decree entered in Civil No. 2:12-CV-002072, breakthrough
shall be considered either 50 ppmv VOC or 1 ppmv benzene. BP shall immediately
replace the primary carbon canister or bed when the design value for the primary canister
or bed is exceeded (as monitored between the primary and secondary carbon canisters
or carbon beds). Unless both the primary and secondary carbon canisters or beds are
replaced with fresh ones, the original secondary carbon canister or bed shall become the
new primary carbon canister or bed and a fresh secondary carbon canister or bed shall
be installed. In all cases, any carbon canister or bed used as the primary unit shall have
sufficient capacity to meet the breakthrough definition of this sub-paragraph. For
purposes of this sub-paragraph, “immediately” means no later than within twenty-four
(24) hours.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.25.10 Record Keeping Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.25.5,
the Permittee shall comply with equipment leak record keeping requirements specified in
the LDAR plan.

(b) In order to demonstrate the compliance status with Conditions D.25.2, D.25.6, and
D.25.7, the Permittee shall maintain records in accordance with (1) through (6) below.
Records maintained for (1) through (6) shall be taken as stated below and shall be
complete and sufficient to establish compliance with the VOC limit established in
Condition D.25.2:

(1) The number of days per month used in the equation in Condition D.26.6(c).
(2) The $C_{VOC}$ used to calculate the equation in Condition D.26.6(c).

(3) The daily average carbon canister vent exhaust flow, at 519.7 R ($60^\circ$ F) and 14.7 psi (1 atm).

(4) The molecular weight of the vent exhaust for the DNF dewatering system and Tank Cleaning Dewatering System.

(5) The VOC emissions from the DNF dewatering system (ton/month).

(6) The VOC emissions from the Tank Cleaning Dewatering System (ton/month).

(c) In order to demonstrate the compliance status with Condition D.25.9:

(1) If a carbon adsorber that regenerates the carbon bed directly on site in the control device is used, then the owner or operator shall maintain records from the monitoring device of the concentration of organics or the concentration of benzene in the control device outlet gas stream. If the concentration of organics or the concentration of benzene in the control device outlet gas stream is monitored, then the owner or operator shall record all 3-hour periods of operation during which the concentration of organics or the concentration of benzene in the exhaust stream is more than 20 percent greater than the design value. If the carbon bed regeneration interval is monitored, then the owner or operator shall record each occurrence when the vent stream continues to flow through the control device beyond the predetermined carbon bed regeneration time.

(2) If a carbon adsorber that is not regenerated directly on site in the control device is used, then the owner or operator shall maintain records of dates and times when the control device is monitored, when breakthrough is measured, and shall record the date and time then the existing carbon in the control device is replaced with fresh carbon.

(d) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by this condition.

D.25.11 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.25.5, the Permittee shall submit reports as specified in the LDAR plan.

(b) A quarterly summary of the information to document the compliance status with Condition D.25.2 shall be submitted not later than thirty (30) days after the end of the quarter being reported.

(c) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.26  EMISSIONS UNIT OPERATION CONDITIONS - Wastewater Treatment Plant

Emissions Unit Description:

(z) Wastewater Treatment Plant (WWTP), identified as Unit ID 544. This facility treats the water used in the refining process that comes into contact with oil or chemicals. In the first step, the heavier solids are removed at the inlet to the WWTP and the floating oil is skimmed from the surface of the wastewater in the API separator boxes. The oil is then recycled back to the refinery. The water is then aerated in the Air Flotation Unit where additional solid impurities are floated and skimmed. As part of the Lakefront Upgrades (LFU) Project, approved in 2014 for modification, the larger solids in the wastewater will be removed in the new Solids Collection System. Then the wastewater will be routed to tanks TK-5050, TK-5051 and TK-5052, which will operate in parallel and serve as oil-water separators, equalization, and stormwater surge. Floating oil will be separated and skimmed from the tanks and recycled. The water will be routed to the new Dissolved Nitrogen Floatation (DNF) Units to remove suspended solids and oil, which will be floated and skimmed. Thereafter, it moves to the Activated Sludge Plant where special bacteria digest the remaining contaminants. The water then passes through a clarifier and then final filters before being returned to Lake Michigan. This facility includes the following emission sources and may include insignificant activities listed in section A.4 of this permit:

(1) The following units are equipped with closed vent systems: oil sump P-1, oil sump P-2, solids tank TK-562, which will vent to carbon canisters by no later than the startup of the new Dissolved Nitrogen Floatation (DNF) System, installed as a part of the Lakefront Upgrades Project; and Dissolved Air Floatation (DAF) Secondary Boxes, which vent to a biofilter and carbon canisters; Tank 562 is equipped with a conservation vent.

(2) The following units are equipped with a fixed-roof or floating roof: Interceptor Box, Diversion Box (from Tank TK-5051 to DAF), DAF Flash Mixer, DAF Influent Channel, DAF Effluent Channel, DAF Primary Boxes, and DAF Sump.

(3) One (1) oil-water separation, equalization, and stormwater surge tank (identified as Tank TK-5051) having a maximum storage capacity of 10,000,000 gallons, constructed in 1988 and equipped with an external floating roof.

(4) One (1) oil-water separation, equalization, and stormwater surge tank (identified as Tank TK-5050) having a maximum storage capacity of 10,000,000 gallons, constructed in 1988. As part of the Lakefront Upgrades Project, TK-5050 will be equipped with an external floating roof, constructed in 2014.

(5) Seven (7) oil-water/solids separator units enclosed with a fixed-roof: Bar Screen, #7 API Separator Fixed Cover, #7 API Separator Primary Inlet, #7 API Separator Secondary Inlet, #7 API Separator Secondary Outlet, #7 API Separator Inlet Channel Section, and #7 API Separator Gear Boxes.

(6) One (1) oil-water separation, equalization, and stormwater surge tank (identified as Tank TK-5052) having a maximum storage capacity of 11,676,000 gallons, to be constructed as part of the WRMP Project. This tank is equipped with an external floating roof.

(7) A brine treatment system with four (4) fixed roof tanks equipped with an iron sponge, constructed as part of WRMP project, identified as:

(A) TK-101, with a storage capacity of 128,972 gallons;
(B) TK-102, with a storage capacity of 128,972 gallons;
(C) TK-103, with a storage capacity of 128,972 gallons; and
(D) TK-104, with a storage capacity of 51,580 gallons.

(8) A Dissolved Nitrogen Floatation (DNF) system, which vents to a dual carbon canister system, approved in 2014 for construction, as part of the Lakefront Upgrades Project, identified as:

(A) Four (4) parallel units, T-310, T-320, T-330, and T-340, with a maximum annual flow of 9,855 million gallons per year; and

(B) Two (2) fixed-cover float and sludge handling tanks, TK-303 and TK-304, with a storage capacity of 12,666 gallons each.

(9) One (1) Solids Collection System, which consists of the J-92 pump lift station and strainer backwash system, with a storage capacity of 5,257 gallons, constructed as part of the Lakefront Upgrades Project.

(10) Leaks from process equipment including pumps, valves, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation systems.

(11) Sewer components associated with the Lakefront Upgrades Project.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.26.1 Petroleum Refineries [326 IAC 8-4-2]

Pursuant to 326 IAC 8-4-2 (2), the Permittee shall equip all wastewater (oil/water) separators, forebay, and openings in covers with lids or seals such that the lids or seals are in the closed position at all times except when in actual use.

D.26.2 Volatile Organic Compound (VOC) Emission Offset

Pursuant to OP 45-08-93-0574, issued January 12, 1990, the VOC emissions from the Oil-Water Separator (#7) shall not exceed 602 tons per year.

D.26.3 Consent Decree (Civil No. 2:12-CV-00207) Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, the Brine Treatment Tanks (TK-101, TK-102, TK-103 and TK-104) shall be equipped with fixed roofs and shall be vented to (i) an iron sponge control system followed by (ii) a carbon canister meeting the requirements of 40 CFR § 61.349(a)(2) and Paragraph 52 of Section J of the Consent Decree entered in Civil No. 2:12-CV-00207. Subject to EPA approval, the Permittee shall have the ability to utilize an alternative to the carbon canister authorized by 40 CFR § 61.349(a)(2).

D.26.4 Emissions Monitoring

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, for the brine treatment system the Permittee shall monitor the daily average H2S concentration on the outlet of the iron sponge system and daily total vapor flow to the iron sponge system. Process analyzers calibrated in accordance with manufacturer’s recommendations may be used for this purpose.

In order to render 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

(a) The VOC emissions from the Dissolved Nitrogen Floatation (DNF) System, constructed as part of the Lakefront Upgrades Project, shall not exceed 10.4 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

(b) By no later than the startup of the new Dissolved Nitrogen Floatation (DNF) System, constructed as a part of the Lakefront Upgrades Project, emissions from TK-562 shall be routed to a carbon canister control device that meets all applicable control and/or treatment requirements under the Benzene Waste Operations NESHAP.

Compliance with the VOC emissions limits, in conjunction with the emissions limits in Condition D.25.2, shall ensure that the project emissions increases, including fugitive emissions, for VOC for the Lakefront Upgrades Project remain below the significant levels, rendering 326 IAC 2-3 not applicable for these pollutants.

D.26.6 Preventive Maintenance Plan [326 IAC 2-7-5(12)]

A Preventive Maintenance Plan is required for these facilities and any control devices. Section B - Preventive Maintenance Plan contains the Permittee's obligation with regard to the preventive maintenance plan required by this condition.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.26.7 VOC Control

(a) In order to ensure compliance with Condition D.26.5, the carbon canisters for VOC control shall be in operation and control emissions from the Dissolved Nitrogen Floatation (DNF) System and TK-562 at all times the DNF and TK-562 are in operation.

(b) Pursuant to Significant Source Modification 089-33530-0045, per sub-paragraphs 52.a.i and ii, of section J of the Consent Decree entered in Civil No. 2:12-CV-00207, the vapor recovery and carbon canister systems for the Dissolved Nitrogen Floatation (DNF) System and TK-562 shall consist of primary and secondary carbon canisters, operated in series (the “dual-canister” option). BP may comply with the requirements of the dual canister option required under sub-paragraph by using a single canister with a “dual carbon bed” if the dual carbon bed configuration allows for breakthrough monitoring between the primary and secondary beds in accordance with the following:

(1) BP shall conduct breakthrough monitoring between the primary and secondary carbon canisters or beds when there is actual flow to the carbon canister. Such monitoring shall be conducted in accordance with the frequency specified in 40 CFR 61.354(d) using as the design basis the applicable breakthrough definition specified in sub-paragraph 52.a.iii of section J of the Consent Decree entered in Civil No. 2:12-CV-00207 (Condition D.26.9(d)). If a carbon canister or bed becomes unsafe to monitor because it is located within a temporary exclusion zone, BP shall monitor the canister or bed as soon as is practicable after the exclusion zone is no longer in effect, but in no case later than the end of the normal monitoring interval for the canister or bed within 3 days of the end of the exclusion period, whichever is sooner.

(c) In order to demonstrate compliance with Condition D.26.5(a), monthly emissions from the Dissolved Nitrogen Floatation (DNF) System shall be calculated as follows:

\[
\text{VOC Emissions (ton/month)} = \Sigma [C_{\text{Voc}} \times 10^{-6} \times F_{\text{Vent}} \times MW \times P / (R \times T)] / 2000 \text{ (lb/ton)}
\]
where:

\[ n = \text{number of days per month}; \]
\[ C_{\text{VOC}} \text{ (ppmv)} = \text{measured VOC concentration at carbon canister outlet or 50 ppmv}; \]
\[ F_{\text{Vent}} \text{ (scf/day)} = \text{daily average carbon canister vent exhaust flow, at 519.7 R (60°F) and 14.7 psia (1 atm)}; \]
\[ MW \text{ (lb/lbmol)} = \text{molecular weight of vent exhaust as determined by Condition D.26.8 - Sampling Requirements}; \]
\[ P \text{ (psia)} = 14.7 \text{ psia}; \]
\[ T \text{ (R)} = 519.7 \text{ R}; \]
\[ R \text{ (ft}^3 \text{ psi R}^{-1}\text{ lbmol}^{-1}) = \text{Universal Gas Constant, 10.731 ft}^3 \text{ psi R}^{-1}\text{ lbmol}^{-1}.\]

If the Permittee opts to use the measured VOC concentration in lieu of 50 ppmv, the VOC concentration shall be determined in accordance with 40 CFR 61.354(a)(1), as in effect on May 13, 2013.

**D.26.8 Sampling Requirements**

Not later than 30 days after the startup of the Dissolved Nitrogen Floatation (DNF) System, the Permittee shall sample and determine the molecular weight of the vent exhaust from the dual carbon canisters controlling the Dissolved Nitrogen Floatation (DNF) System. Subsequent sampling and determination of molecular weight shall be performed at least once per quarter.

**Compliance Monitoring Requirements**

**D.26.9 Carbon Canister Monitoring [40 CFR 64]**

In order to demonstrate compliance with Condition D.26.5, the Permittee shall comply with the following:

(a) A continuous monitoring system shall be calibrated, maintained, and operated on the dual carbon canisters for measuring the vent exhaust flow rate. For the purpose of this condition, continuous means no less often than once per fifteen (15) minutes.

(b) For a carbon adsorption system that regenerates the carbon bed directly in the control device such as a fixed-bed carbon adsorber, either:

(1) A monitoring device equipped with a continuous recorder to measure either the concentration level of the organic compounds or the benzene concentration level in the exhaust vent stream from the carbon bed; or

(2) A monitoring device equipped with a continuous recorder to measure a parameter that indicates the carbon bed is regenerated on a regular, predetermined time cycle.

(c) For a carbon adsorption system that does not regenerate the carbon bed directly on site in the control device (e.g., a carbon canister), either the concentration level of the organic compounds or the concentration level of benzene in the exhaust vent stream from the carbon adsorption system shall be monitored on a regular schedule, and the existing carbon shall be replaced with fresh carbon immediately when carbon breakthrough is indicated. The device shall be monitored on a daily basis or at intervals no greater than 20 percent of the design carbon replacement interval, whichever is greater. As an alternative to conducting this monitoring, an owner or operator may replace the carbon in the carbon adsorption system with fresh carbon at a regular predetermined time interval that is less than the carbon replacement interval that is determined by the maximum design flow rate and either the organic concentration or the benzene concentration in the gas stream vented to the carbon adsorption system.
(d) Breakthrough Definition:
Pursuant to Significant Source Modification 089-33530-0045, per sub-paragraph 52.a.iii of Section J of the Consent Decree entered in Civil No. 2:12-CV-002072, breakthrough shall be considered either 50 ppmv VOC or 1 ppmv benzene. BP shall immediately replace the primary carbon canister or bed when the design value for the primary canister or bed is exceeded (as monitored between the primary and secondary carbon canisters or carbon beds). Unless both the primary and secondary carbon canisters or beds are replaced with fresh ones, the original secondary carbon canister or bed shall become the new primary carbon canister or bed and a fresh secondary carbon canister or bed shall be installed. In all cases, any carbon canister or bed used as the primary unit shall have sufficient capacity to meet the breakthrough definition of this sub-paragraph. For purposes of this sub-paragraph, “immediately” means no later than within twenty-four (24) hours.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.26.10 Record Keeping Requirements
(a) In order to document the compliance status with Condition D.26.4, the Permittee shall maintain records of the daily average H2S concentration on the outlet of the iron sponge system and daily total vapor from to the iron sponge system.

(b) In order to demonstrate the compliance status with Condition D.26.5(a), D.26.7, and D.26.8, the Permittee shall maintain records in accordance with (1) through (5) below. Records maintained for (1) through (5) shall be taken as stated below and shall be complete and sufficient to establish compliance with the VOC limit established in Condition D.26.5(a):

1. The number of days per month used in equation D.26.7(c).
2. The $C_{\text{VOC}}$ used to calculate the equation in Condition D.26.7(c).
3. The daily average carbon canister vent exhaust flow, at 519.7 R ($60^\circ$ F) and 14.7 psi (1 atm).
5. The VOC emissions from the Dissolved Nitrogen Floatation (DNF) System (ton/month).

(c) In order to demonstrate the compliance status with Condition D.26.9:

1. If a carbon adsorber that regenerates the carbon bed directly on site in the control device is used, then the owner or operator shall maintain records from the monitoring device of the concentration of organics or the concentration of benzene in the control device outlet gas stream. If the concentration of organics or the concentration of benzene in the control device outlet gas stream is monitored, then the owner or operator shall record all 3-hour periods of operation during which the concentration of organics or the concentration of benzene in the exhaust stream is more than 20 percent greater than the design value. If the carbon bed regeneration interval is monitored, then the owner or operator shall record each occurrence when the vent stream continues to flow through the control device beyond the predetermined carbon bed regeneration time.
(2) If a carbon adsorber that is not regenerated directly on site in the control device is used, then the owner or operator shall maintain records of dates and times when the control device is monitored, when breakthrough is measured, and shall record the date and time then the existing carbon in the control device is replaced with fresh carbon.

(d) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by this condition.

D.26.11 Reporting Requirements

(a) In order to document the compliance status with Condition D.26.4, the Permittee shall submit quarterly reports for the H2S emissions from the brine treatment system not later than thirty (30) days of the end of the reporting quarter.

(b) A quarterly summary of the information to document the compliance status with Condition D.26.5 shall be submitted not later than thirty (30) days after the end of the quarter being reported.

(c) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
SECTION D.27  EMISSIONS UNIT OPERATION CONDITIONS - Oil Movements

Emissions Unit Description:

(aa) Oil Movements, identified as Unit 640. This facility is used to store, blend, and ship products. Gasoline blending components are custom blended into various grades of gasoline. Additive and other compounds are blended into the products to give them their unique characteristics. Furnace oil and other distillates are also blended using components from process units or storage. Crude oil and feedstocks for process units and products are also stored at this location. Product loading operations include the pipeline and railcar racks. This facility includes the following emission sources and may include insignificant activities listed in section A.4 of this permit:

(1) One (1) internal floating roof storage tank identified as 3730, storing ethanol, constructed in 1955, with a maximum storage capacity of 1,050,721 gallons.

(2) One (1) internal floating roof storage tank identified as 3727, storing either petroleum hydrocarbon with vapor pressure less than 0.5 psia or ethanol, constructed in 1948, with a maximum storage capacity of 857,717 gallons.

(3) External floating roof storage tanks storing petroleum hydrocarbon with vapor pressure less than 11.1 psia, comprising the following tanks:

<table>
<thead>
<tr>
<th>Tank No.</th>
<th>Year Built or Modified</th>
<th>Maximum Capacity (gallons)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3529</td>
<td>1948</td>
<td>858,000</td>
</tr>
<tr>
<td>3901</td>
<td>1956</td>
<td>1,906,000</td>
</tr>
<tr>
<td>3902</td>
<td>1956</td>
<td>1,906,000</td>
</tr>
<tr>
<td>3915</td>
<td>1980</td>
<td>6,353,460</td>
</tr>
<tr>
<td>3916</td>
<td>1980</td>
<td>13,666,998</td>
</tr>
<tr>
<td>3917</td>
<td>1980</td>
<td>25,413,839</td>
</tr>
<tr>
<td>3918</td>
<td>1980</td>
<td>13,666,998</td>
</tr>
<tr>
<td>3919</td>
<td>1980</td>
<td>13,666,998</td>
</tr>
<tr>
<td>3920</td>
<td>1980</td>
<td>13,666,998</td>
</tr>
<tr>
<td>3921</td>
<td>Approved in 2017 for construction</td>
<td>25,413,839</td>
</tr>
</tbody>
</table>

(4) Sixty-six (66) internal floating roof storage tanks, storing petroleum hydrocarbon with true vapor pressure less than 15 psia, comprising the following tanks:

<table>
<thead>
<tr>
<th>Tank No.</th>
<th>Year Built or Modified</th>
<th>Maximum Capacity (gallons)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3474</td>
<td>1992</td>
<td>3,734,422</td>
</tr>
<tr>
<td>3475</td>
<td>1994</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3476</td>
<td>1984</td>
<td>3,085,016</td>
</tr>
<tr>
<td>3477</td>
<td>1971</td>
<td>4,066,214</td>
</tr>
<tr>
<td>3480</td>
<td>1982</td>
<td>4,026,505</td>
</tr>
<tr>
<td>3482</td>
<td>1972</td>
<td>169,426</td>
</tr>
<tr>
<td>3483</td>
<td>1924/2018*</td>
<td>3,380,000</td>
</tr>
<tr>
<td>3484</td>
<td>1996</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3486</td>
<td>1979</td>
<td>4,026,505</td>
</tr>
<tr>
<td>3487</td>
<td>1980</td>
<td>4,026,505</td>
</tr>
<tr>
<td>3488</td>
<td>1994</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3489</td>
<td>1996</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3492</td>
<td>1925/1971</td>
<td>3,382,000</td>
</tr>
<tr>
<td>3493</td>
<td>1995</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3510</td>
<td>1949</td>
<td>4,235,640</td>
</tr>
<tr>
<td>3511</td>
<td>1973</td>
<td>4,066,214</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>3512</td>
<td>1958</td>
<td>4,066,214</td>
</tr>
<tr>
<td>3513</td>
<td>1971/2018*</td>
<td>4,061,000</td>
</tr>
<tr>
<td>3514</td>
<td>1984</td>
<td>4,066,214</td>
</tr>
<tr>
<td>3525</td>
<td>1981</td>
<td>4,026,505</td>
</tr>
<tr>
<td>3526</td>
<td>1943/1979</td>
<td>4,026,505</td>
</tr>
<tr>
<td>3527</td>
<td>1991</td>
<td>3,382,264</td>
</tr>
<tr>
<td>3528</td>
<td>1993</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3531</td>
<td>1948/1997</td>
<td>857,717</td>
</tr>
<tr>
<td>3532</td>
<td>1953</td>
<td>868,306</td>
</tr>
<tr>
<td>3533</td>
<td>1953</td>
<td>4,235,640</td>
</tr>
<tr>
<td>3534</td>
<td>1955/1973</td>
<td>71,000</td>
</tr>
<tr>
<td>3549</td>
<td>1993</td>
<td>588,283</td>
</tr>
<tr>
<td>3553</td>
<td>1981</td>
<td>5,070,343</td>
</tr>
<tr>
<td>3554</td>
<td>1981</td>
<td>5,070,343</td>
</tr>
<tr>
<td>3558</td>
<td>1972/1986</td>
<td>376,501</td>
</tr>
<tr>
<td>3600</td>
<td>1993</td>
<td>847,128</td>
</tr>
<tr>
<td>3601</td>
<td>1977</td>
<td>3,702,020</td>
</tr>
<tr>
<td>3602</td>
<td>1979</td>
<td>3,856,271</td>
</tr>
<tr>
<td>3604</td>
<td>1980</td>
<td>3,856,271</td>
</tr>
<tr>
<td>3605</td>
<td>1977</td>
<td>3,702,000</td>
</tr>
<tr>
<td>3622</td>
<td>1993</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3624</td>
<td>1932/2018*</td>
<td>3,380,000</td>
</tr>
<tr>
<td>3629</td>
<td>1992</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3631</td>
<td>1944</td>
<td>3,382,000</td>
</tr>
<tr>
<td>3633</td>
<td>1950</td>
<td>5,282,000</td>
</tr>
<tr>
<td>3635</td>
<td>1954</td>
<td>5,070,000</td>
</tr>
<tr>
<td>3639</td>
<td>1956</td>
<td>6,353,460</td>
</tr>
<tr>
<td>3641</td>
<td>1956</td>
<td>6,353,460</td>
</tr>
<tr>
<td>3701</td>
<td>1943/1993</td>
<td>3,382,264</td>
</tr>
<tr>
<td>3702</td>
<td>1943/1982/1997</td>
<td>3,382,264</td>
</tr>
<tr>
<td>3704</td>
<td>1944/1980</td>
<td>3,382,264</td>
</tr>
<tr>
<td>3705</td>
<td>1944</td>
<td>3,382,264</td>
</tr>
<tr>
<td>3706</td>
<td>1944</td>
<td>3,382,264</td>
</tr>
<tr>
<td>3707</td>
<td>1944/2000/2018*</td>
<td>3,380,000</td>
</tr>
<tr>
<td>3708</td>
<td>1943</td>
<td>853,895</td>
</tr>
<tr>
<td>3709</td>
<td>1943</td>
<td>825,434</td>
</tr>
<tr>
<td>3710</td>
<td>1943</td>
<td>2,059,000</td>
</tr>
<tr>
<td>3716</td>
<td>1996</td>
<td>3,865,445</td>
</tr>
<tr>
<td>3728</td>
<td>1970</td>
<td>857,717</td>
</tr>
<tr>
<td>3860</td>
<td>1993</td>
<td>211,782</td>
</tr>
<tr>
<td>3900</td>
<td>1956/2005</td>
<td>1,906,000</td>
</tr>
<tr>
<td>3904</td>
<td>1956/1986</td>
<td>3,388,512</td>
</tr>
<tr>
<td>3905</td>
<td>1956</td>
<td>6,353,460</td>
</tr>
<tr>
<td>3907</td>
<td>1956/1996</td>
<td>3,388,512</td>
</tr>
<tr>
<td>3909</td>
<td>1956</td>
<td>3,388,512</td>
</tr>
<tr>
<td>3911</td>
<td>1956/1986</td>
<td>3,388,512</td>
</tr>
<tr>
<td>3912</td>
<td>1956</td>
<td>6,353,460</td>
</tr>
<tr>
<td>3914</td>
<td>1956</td>
<td>3,388,512</td>
</tr>
</tbody>
</table>

*These units are to be replaced with like units and were approved in 2018 for construction. The exact construction years will be added after construction is complete.

(5) Miscellaneous Storage tanks including the following:
<table>
<thead>
<tr>
<th>Tank ID</th>
<th>Location</th>
<th>Description</th>
<th>Tank Construction Dates</th>
<th>Tank Capacity</th>
<th>True Vapor Pressure of Liquid (psia)</th>
</tr>
</thead>
<tbody>
<tr>
<td>D-424</td>
<td>4ULTRAFORMER</td>
<td>Methanol Tank</td>
<td>--</td>
<td>3,744</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-0563</td>
<td>WWTP</td>
<td>Aux. Fuel Oil</td>
<td>1971</td>
<td>49,378</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3228</td>
<td>CRUDE STA</td>
<td>Decanted Oil</td>
<td>1948</td>
<td>596,570</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3234</td>
<td>CRUDE STA</td>
<td>Decanted Oil</td>
<td>1940</td>
<td>858,298</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3464</td>
<td>BERRY LAKE</td>
<td>Decanted Oil</td>
<td>1957</td>
<td>2,705,472</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3491</td>
<td>SO. TK FLD.</td>
<td>Lsho</td>
<td>1992</td>
<td>3,876,768</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3496</td>
<td>SO. TK FLD.</td>
<td>Distillate</td>
<td>1992</td>
<td>3,876,768</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3498R</td>
<td>SO. TK FLD.</td>
<td>Amoco Premier Diesel [Future Lsfo]</td>
<td>Approved in 2016 for Construction</td>
<td>4,229,840</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3499</td>
<td>SO. TK FLD.</td>
<td>Amoco Premier Diesel [Future Lsfo]</td>
<td>1996</td>
<td>3,870,720</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3500</td>
<td>SO. TK FLD.</td>
<td>Furnace Oil [Future Hmd]</td>
<td>1996</td>
<td>3,870,720</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3505</td>
<td>SO. ANNEX</td>
<td>Heater Oil</td>
<td>1949</td>
<td>4,254,768</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3509</td>
<td>SO. TK FLD.</td>
<td>Petroleum Distillate</td>
<td>1948/2018*</td>
<td>3,380,000</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3546</td>
<td>SO. TK FLD.</td>
<td>Bronze Dye</td>
<td>1962</td>
<td>16,800</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3547</td>
<td>SO. TK FLD.</td>
<td>Purple Dye</td>
<td>1962</td>
<td>16,800</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3548</td>
<td>SO. TK FLD.</td>
<td>Isonox 133</td>
<td>1962</td>
<td>16,800</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK3567</td>
<td>--</td>
<td>--</td>
<td>--</td>
<td>17,000</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3569</td>
<td>MARINE DOCK</td>
<td>DCO</td>
<td>1981</td>
<td>5,527,375</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3571</td>
<td>MARINE DOCK</td>
<td>HS Resid/Black Oil</td>
<td>1971</td>
<td>5,539,968</td>
<td>&gt;0.5 and &lt;0.75</td>
</tr>
<tr>
<td>TK-3572</td>
<td>MARINE DOCK</td>
<td>HS Resid/Black Oil</td>
<td>1971</td>
<td>5,539,968</td>
<td>&gt;0.5 and &lt;0.75</td>
</tr>
<tr>
<td>TK-3607</td>
<td>STIGLITZ PK.</td>
<td>Amoco Jet Fuel A</td>
<td>1993</td>
<td>3,729,600</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3610</td>
<td>STIGLITZ PK.</td>
<td>HS Resid</td>
<td>1973</td>
<td>9,652,608</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3611</td>
<td>STIGLITZ PK.</td>
<td>HS Resid</td>
<td>1973</td>
<td>8,513,400</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3613</td>
<td>STIGLITZ PK.</td>
<td>HS Resid</td>
<td>1992</td>
<td>3,876,768</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3711</td>
<td>IND. TK FLD.</td>
<td>Lccl</td>
<td>1993</td>
<td>2,818,368</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3712</td>
<td>IND. TK FLD.</td>
<td>Petroleum Distillate</td>
<td>1945/2018*</td>
<td>3,356,000</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3714</td>
<td>IND. TK FLD.</td>
<td>Distillate/Gas Oil</td>
<td>1999</td>
<td>3,852,576</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3717</td>
<td>IND. TK FLD.</td>
<td>Fcu Feed Mixed</td>
<td>1943</td>
<td>3,263,190</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3717R</td>
<td>IND. TK FLD.</td>
<td>Gas Oil</td>
<td>Approved in 2016 for Construction</td>
<td>4,229,840</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3718</td>
<td>IND. TK FLD.</td>
<td>Gas Oil</td>
<td>1996</td>
<td>3,871,379</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3719</td>
<td>IND. TK FLD.</td>
<td>Gas Oil</td>
<td>2015</td>
<td>3,357,627</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3720</td>
<td>IND. TK FLD.</td>
<td>Petroleum Distillate</td>
<td>1946/2018*</td>
<td>3,356,000</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3721</td>
<td>IND. TK FLD.</td>
<td>Gas Oil</td>
<td>1946</td>
<td>3,357,600</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3721R</td>
<td>IND. TK FLD.</td>
<td>Gas Oil</td>
<td>Approved in 2016 for Construction</td>
<td>4,229,840</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3722</td>
<td>IND. TK FLD.</td>
<td>Gas Oil</td>
<td>1952</td>
<td>4,227,300</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3723</td>
<td>IND. TK FLD.</td>
<td>Gas Oil</td>
<td>2016</td>
<td>3,386,880</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3726</td>
<td>IND. TK FLD.</td>
<td>Amoco Jet Fuel A</td>
<td>1948</td>
<td>857,356</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3733</td>
<td>IND. TK FLD.</td>
<td>Cru / Bou Distillate Feed</td>
<td>1971</td>
<td>3,383,520</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3734</td>
<td>IND. TK FLD.</td>
<td>Cru / Bou Distillate Feed</td>
<td>1971</td>
<td>3,383,520</td>
<td>&gt;0.5 and &lt;0.75</td>
</tr>
<tr>
<td>TK-3735</td>
<td>IND. TK FLD.</td>
<td>Cru / Bou Distillate Feed</td>
<td>1971</td>
<td>3,411,072</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3867</td>
<td>SO. TK FLD.</td>
<td>Stadis 450</td>
<td>1967</td>
<td>17,640</td>
<td>&lt;0.5</td>
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<tr>
<td>TK-3868</td>
<td>SO. TK FLD.</td>
<td>Amogard</td>
<td>1953</td>
<td>17,640</td>
<td>&gt;0.5 and &lt;0.75</td>
</tr>
<tr>
<td>TK-3869</td>
<td>SO. TK FLD.</td>
<td>Pour Depressant</td>
<td>1956</td>
<td>23,436</td>
<td>&lt;0.5</td>
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<tr>
<td>TK-3872</td>
<td>CRUDE STA</td>
<td>Used Motor Oil</td>
<td>1985</td>
<td>15,120</td>
<td>&lt;0.5</td>
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<tr>
<td>TK-3876</td>
<td>South TF</td>
<td>Cetane Improver</td>
<td>1993</td>
<td>14,381</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3906</td>
<td>J&amp;L TK FLD.</td>
<td>Lsfo</td>
<td>1956</td>
<td>3,381,840</td>
<td>&gt;0.5 and &lt;0.75</td>
</tr>
<tr>
<td>TK-3908</td>
<td>J&amp;L TK FLD.</td>
<td>Amoco Premier Diesel</td>
<td>1956</td>
<td>3,381,840</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>Code</td>
<td>Facility</td>
<td>Description</td>
<td>Type</td>
<td>Year</td>
<td>Capacity</td>
</tr>
<tr>
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<td>----------</td>
<td>----------------------------------</td>
<td>-------</td>
<td>--------</td>
<td>----------</td>
</tr>
<tr>
<td>TK-3910</td>
<td>J&amp;L TK</td>
<td>Furnace Oil [Hs]</td>
<td>1956</td>
<td>3,381,840</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>TK-3913</td>
<td>J&amp;L TK</td>
<td>Furnace Oil [Ls]</td>
<td>1956</td>
<td>3,402,977</td>
<td>&lt;0.5</td>
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<tr>
<td>TK-0559</td>
<td>ASU</td>
<td>Out of Service</td>
<td>1989</td>
<td>146,869</td>
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<tr>
<td>TK-0560</td>
<td>ASU</td>
<td>Out of Service</td>
<td>1948</td>
<td>587,477</td>
<td>--</td>
</tr>
<tr>
<td>TK-0568</td>
<td></td>
<td>Out of Service Before 1973</td>
<td></td>
<td>--</td>
<td>--</td>
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<tr>
<td>TK-3167</td>
<td></td>
<td>Out of Service</td>
<td>1926</td>
<td>3,361,114</td>
<td>--</td>
</tr>
<tr>
<td>TK-3168</td>
<td></td>
<td>Out of Service</td>
<td>1926</td>
<td>1,931,170</td>
<td>--</td>
</tr>
<tr>
<td>TK-3169</td>
<td></td>
<td>Out of Service</td>
<td>1926</td>
<td>3,361,114</td>
<td>--</td>
</tr>
<tr>
<td>TK-3232</td>
<td>CRUDE STA</td>
<td>Out of Service</td>
<td>1940</td>
<td>857,356</td>
<td>--</td>
</tr>
<tr>
<td>TK-3259</td>
<td>CRUDE STA</td>
<td>Out of Service</td>
<td>1951</td>
<td>846,720</td>
<td>--</td>
</tr>
<tr>
<td>TK-3260</td>
<td>CRUDE STA</td>
<td>Out of Service</td>
<td>1930</td>
<td>375,986</td>
<td>--</td>
</tr>
<tr>
<td>TK-2279</td>
<td>MARINE DOCK</td>
<td>LCCO/DCO Line Wash</td>
<td>1951</td>
<td>85,302</td>
<td>--</td>
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<tr>
<td>TK-3309</td>
<td>CRUDE STA</td>
<td>Out of Service</td>
<td>NA</td>
<td>7,050</td>
<td>--</td>
</tr>
<tr>
<td>TK-3373</td>
<td></td>
<td>Out of Service</td>
<td>--</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>TK-3471</td>
<td>SO. TK</td>
<td>Out of Service</td>
<td>1973</td>
<td>7,050</td>
<td>--</td>
</tr>
<tr>
<td>TK-3485</td>
<td>SO. TK</td>
<td>Out of Service</td>
<td>1924</td>
<td>3,373,413</td>
<td>--</td>
</tr>
<tr>
<td>TK-3494</td>
<td>SO. TK</td>
<td>Out of Service</td>
<td>1926</td>
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<tr>
<td>TK-3497</td>
<td>SO. TK</td>
<td>Out of Service</td>
<td>1926</td>
<td>3,373,413</td>
<td>--</td>
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<tr>
<td>TK-3506</td>
<td>SO. ANNEX</td>
<td>Out of Service</td>
<td>1936</td>
<td>3,373,413</td>
<td>--</td>
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<tr>
<td>TK-3507</td>
<td>SO. ANNEX</td>
<td>Out of Service</td>
<td>1936</td>
<td>3,373,413</td>
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<tr>
<td>TK-3508</td>
<td>SO. ANNEX</td>
<td>Out of Service</td>
<td>1936</td>
<td>3,366,720</td>
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<tr>
<td>TK-3603</td>
<td>STIGLITZ PK.</td>
<td>Out of Service</td>
<td>1922</td>
<td>3,084,480</td>
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<tr>
<td>TK-3608</td>
<td>STIGLITZ PK.</td>
<td>Out of Service</td>
<td>1954</td>
<td>3,849,300</td>
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<tr>
<td>TK-3713</td>
<td>IND. TK</td>
<td>Out of Service</td>
<td>1944</td>
<td>3,357,600</td>
<td>--</td>
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<td>TK-3903</td>
<td>J&amp;L TK</td>
<td>Out of Service</td>
<td>1956</td>
<td>3,381,840</td>
<td>--</td>
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<tr>
<td>TK-6222</td>
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<td>Out of Service</td>
<td>--</td>
<td>3,000</td>
<td>--</td>
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<tr>
<td>TK-6223</td>
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<td>Out of Service</td>
<td>--</td>
<td>211,400</td>
<td>--</td>
</tr>
<tr>
<td>TK-6224</td>
<td></td>
<td>Out of Service</td>
<td>--</td>
<td>211,400</td>
<td>--</td>
</tr>
<tr>
<td>W-306</td>
<td>MWTP</td>
<td>Out of Service</td>
<td>--</td>
<td>--</td>
<td>--</td>
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<tr>
<td>TK-3490</td>
<td>SO TK. FLD</td>
<td>Petroleum Distillate</td>
<td>1925/2018</td>
<td>3,371,000</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>3495</td>
<td></td>
<td></td>
<td>1992</td>
<td>3,876,768</td>
<td>&lt;0.5</td>
</tr>
</tbody>
</table>
*These units are to be replaced with like units and were approved in 2018 for construction. The exact construction years will be added after construction is complete.

(6) One (1) oil-water separator identified as the J & L Separator.

(7) Leaks from process equipment, including pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation systems.

(8) Two (2) Off-spec Brine Tanks, constructed as part of WRMP project, with internal floating roofs, identified as:

(A) TK-3559, with a storage capacity of 451,214 gallons
(B) TK-3560 with a storage capacity of 1,015,231 gallons

(9) As part of the WRMP project, BP is repurposing two existing tanks (TK-3911 and TK-3728 or an equivalent tank) to store diluent and two existing tanks (TK-3716 and TK-3475) to store heavy virgin naphtha.

(10) Fugitive components constructed as part of the Gas Oil Tanks Replacement Project, permitted in 2014.


(12) As part of the WEP, there are improvements to the Crude Tank Field, including fugitive components installed as part of the construction of TK-3921, reconfigurations of the crude field piping (valves and flanges), pump modifications, and new piping connections (valves and flanges).

(13) As part of WEP, there are the installation of piping connections (valves and flanges), removal of hydraulic constraints (pump modifications), heat exchanger upgrades, and new chillers.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.27.1 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, Oil Movements is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each valve, pump, pressure relief device, sampling...
connection system, open ended valve or line, and flange or other connector in VOC service at Oil Movements no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207.

(2) Oil Movements shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

(4) The two consecutive months of monitoring that the Permittee previously conducted for purposes of 40 CFR 60, Subpart GGG at Oil Movements (Indiana Tank Field, J & L Tankfield, Lake George Tank Field, Oil Movements Diluent, Oil Movements North, South Tank Field and Stieglitz Park Tank Field) satisfies the requirement to conduct monitoring of those components for two consecutive months following the initial applicability of 40 CFR 60, Subpart GGGa.


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

(a) Tank 3703 shall remain inoperative.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, emissions of VOC from the Off-Spec Brine Tanks (TK-3559 & TK-3560) shall not exceed a total of 2.1 tons per rolling 12 month period, with compliance determined at the end of each month.

(c) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.27.1. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

D.27.3 Petroleum Liquid Storage Facilities [326 IAC 8-4-3]

Pursuant to 326 IAC 8-4-3(a), the Permittee shall comply with the requirements in this condition for all petroleum liquid storage vessels with capacities greater than 39,000 gallons containing volatile organic compounds whose true vapor pressure is greater than 1.52 psi. Tanks subject to this condition include: 3474, 3475, 3476, 3477, 3480, 3482, 3483, 3484, 3486, 3487, 3488, 3489, 3493, 3510, 3511, 3512, 3513, 3514, 3525, 3526, 3527, 3528, 3531, 3532, 3533, 3534, 3549, 3553, 3554, 3558, 3601, 3605, 3622, 3624, 3629, 3639, 3641, 3701, 3702, 3704, 3707, 3715, 3716, 3727, 3728, 3730, 3900, 3904, 3905, 3907, 3909, 3911, 3912, 3914, 3915, 3916, 3917, 3918, 3919, 3920, 3921, 3492, 3529, 3631, 3706, 3860, and 3901.

Pursuant to 326 IAC 8-4-3(a), the Permittee shall comply with the following requirements for all petroleum liquid storage vessels with capacities greater than 39,000 gallons containing volatile organic compounds whose true vapor pressure is greater than 1.52 psi.

(a) Pursuant to 326 IAC 8-4-3(b), the Permittee shall not permit the use of an affected fixed roof tank unless:
(1) The tank has been retrofitted with an internal floating roof equipped with a closure seal, or seals, to close the space between the roof edge and tank wall unless the source has been retrofitted with equally effective alternate control which has been approved,

(2) The facility is maintained such that there are no visible holes, tears or other opening in the seal or any seal fabric or materials,

(3) All openings, except stub drains, are equipped with covers, lids or seals such that:

(A) the cover, lid or seal is in the closed position at all times except when in actual use;

(B) automatic bleeder vents are closed at all times except when in actual use;

(C) rim vents if provided, are set to open when the roof is being floated off the roof leg supports or at the manufacturer's recommended setting.

(b) Pursuant to 326 IAC 8-4-3(c)(1), the Permittee shall not store petroleum liquid in an affected open top tank having a cover consisting of a double deck or pontoon single deck which rests upon and is supported by the petroleum liquid being contained and is equipped with a closure seal or seals to close the space between the roof edge and tank wall shall not be used to store volatile organic liquids unless:

(1) The tank has been fitted with:

(A) a continuous secondary seal extending from the floating roof to the tank wall (rim-mounted secondary seal); or

(B) a closure or other device approved by the commissioner which is equally effective.

(2) All seal closure devices meet the following requirements:

(A) there are no visible holes, tears, or other openings in the seal(s) or seal fabric;

(B) the seal(s) are intact and uniformly in place around the circumference of the floating roof between the floating roof and the tank wall;

(C) for vapor mounted primary seals, the accumulated gap area around the circumference of the secondary seal where a gap exceeding one-eighth (1/8) inch exists between the secondary seal and the tank wall shall not exceed 1.0 square in per foot of tank diameter. There shall be no gaps exceeding one-half (½) inch between the secondary seal and the tank wall of welded tanks and no gaps exceeding one (1) inch between the secondary seal and the tank wall of riveted tanks.

(3) All openings in the external floating roof, except for automatic bleeder vents, rim space vents, and leg sleeves, are:

(A) equipped with covers, seals, or lids in the closed position except when the openings are in actual use; and
D.27.4 Volatile Organic Liquid Storage Vessels [326 IAC 8-9]


(b) For storage tanks 3633, 3635, 3710, 3571, TK-3572, TK-3734, and TK-3906, which are used to store liquids with vapor pressures between 0.5 and 0.75 psia, the Permittee shall comply only with the requirements specified in Condition D.27.10(c) and (g).

(c) Pursuant to 326 IAC 8-9-4(a), the Permittee shall comply with the following requirements for each vessel having a capacity greater than or equal to thirty-nine thousand (39,000) gallons, that stores VOL with a maximum true vapor pressure greater than or equal to seventy-five hundredths (0.75) pound per square inch absolute (psia) but less than eleven and one-tenth (11.1) psia:

(1) On or before May 1, 1996, for each vessel having a permanently affixed roof, the Permittee shall install one (1) of the following:

(A) An internal floating roof meeting the standards in section (b) of this Condition.
(B) An equivalent emissions control system resulting in equivalent emissions reductions to that obtained in paragraph (a)(1)(A).

(2) For each vessel having an internal floating roof, install one (1) of the following:

(A) At the time of the next scheduled cleaning, but not later than ten (10) years after May 1, 1996, an internal floating roof meeting the standards in section (b) of this Condition,

(B) On or before May 1, 1996, an equivalent emissions control system resulting in equivalent emissions reductions to that obtained in paragraph (a)(2)(A).

(3) For each vessel having an external floating roof, install one (1) of the following:

(A) At the time of the next scheduled cleaning, but not later than ten (10) years after May 1, 1996, an external floating roof meeting the standards in section (c) of this Condition.

(B) On or before May 1, 1996, an equivalent emissions control system resulting in equivalent emissions reductions to that obtained in paragraph (a)(3)(A) of this condition.

(d) Pursuant to 326 IAC 8-9-4(c), for each internal floating roof, the Permittee shall comply with the following standards:

(1) The internal floating roof shall float on the liquid surface, but not necessarily in complete contact with it, inside a vessel that has a permanently affixed roof.

(2) The internal floating roof shall be floating on the liquid surface at all times, except during initial fill and during those intervals when the vessel is completely emptied or subsequently emptied and refilled.

(3) When the roof is resting on the leg supports, the process of filling, emptying, or refilling shall be continuous and shall be accomplished as rapidly as possible.

(4) Each internal floating roof shall be equipped with one (1) of the following closure devices between the wall of the vessel and the edge of the internal floating roof:

(A) A foam or liquid-filled seal mounted in contact with the liquid (liquid-mount seal).

(B) Two (2) seals mounted one (1) above the other so that each forms a continuous closure that completely covers the space between the wall of the vessel and the edge of the internal floating roof. The lower seal may be vapor mounted, but both shall be continuous.

(C) A mechanical shoe seal that consists of a metal sheet held vertically against the wall of the vessel by springs or weighted levers and that is connected by braces to the floating roof. A flexible coated fabric, or envelope, spans the annular space between the metal sheet and the floating roof.

(5) Each opening in a noncontact internal floating roof except for automatic bleeder vents (vacuum breaker vents) and the rim space vents shall provide a projection below the liquid surface.
(6) Each opening in a noncontact internal floating roof except for leg sleeves, automatic bleeder vents, rim space vents, column wells, ladder wells, sample wells, and stub drains shall be equipped with a cover or lid that shall be maintained in a closed position at all times (with no visible gap) except when the device is in actual use. The cover or lid shall be equipped with a gasket. Covers on each access hatch and automatic gauge float well shall be bolted except when they are in use.

(7) Automatic bleeder vents shall be equipped with a gasket and shall be closed at all times when the roof is floating except when the roof is being floated off or is being landed on the roof leg supports.

(8) Rim space vents shall be equipped with a gasket and shall be set to open only when the internal floating roof is not floating or at the manufacturer’s recommended setting.

(9) Each penetration of the internal floating roof for the purpose of sampling shall be a sample well. The sample well shall have a slit fabric cover that covers at least ninety percent (90%) of the opening.

(10) Each penetration of the internal floating roof that allows for passage of a ladder shall have a gasketed sliding cover.

(e) Pursuant to 326 IAC 8-9-4(e), the Permittee shall comply with the following standards applicable to each external floating roof:

(1) Each external floating roof shall be equipped with a closure device between the wall of the vessel and the roof edge. The closure device shall consist of two (2) seals, one (1) above the other. The lower seal shall be referred to as the primary seal; the upper seal shall be referred to as the secondary seal.

(2) Except as provided in 326 IAC 8-9-5(c)(4), the primary seal shall completely cover the annular space between the edge of the floating roof and vessel wall and shall be either a liquid-mounted seal or a shoe seal.

(3) The secondary seal shall completely cover the annular space between the external floating roof and the wall of the vessel in a continuous fashion except as allowed in 326 IAC 8-9-5(c)(4).

(4) Except for automatic bleeder vents and rim space vents, each opening in a noncontact external floating roof shall provide a projection below the liquid surface.

(5) Except for automatic bleeder vents, rim space vents, roof drains, and leg sleeves, each opening in the roof shall be equipped with a gasketed cover, seal or lid that shall be maintained in a closed position at all times, without visible gap, except when the device is in actual use.

(6) Automatic bleeder vents shall be closed at all times when the roof is floating except when the roof is being floated off or is being landed on the roof leg supports.

(7) Rim vents shall be set to open when the roof is being floated off the roof leg supports or at the manufacturer’s recommended setting. Automatic bleeder vents and rim space vents shall be gasketed.
(8) Each emergency roof drain shall be provided with a slotted membrane fabric cover that covers at least ninety percent (90%) of the area of the opening.

(9) The roof shall be floating on the liquid at all times, for example, off the roof leg supports, except when the vessel is completely emptied and subsequently refilled. The process of filling, emptying, or refilling when the roof is resting on the leg supports shall be continuous and shall be accomplished as rapidly as possible.

D.27.5 Petroleum Refineries - Separators [326 IAC 8-4-2]

Pursuant to 326 IAC 8-4-2(2), the Permittee shall equip oil-water separators, forebay, and openings in covers with lids or seals such that the lids or seals are in the closed position at all times except when in actual use.

D.27.6 Consent Decree (Civil No. 2:12-CV-00207) Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, the Permittee shall continue to operate and maintain an internal floating roof on each Off-Spec Brine Tank (TK-3559 and TK-3560) consistent with the requirements of 40 CFR 61.351(a)(1).

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, except for periods when an Off-Spec Brine Tank is out of service, the Permittee shall maintain in each Off-Spec Brine Tank (TK-3559 & TK-3560) a level sufficient to assure that the floating roof remains in contact with the liquid in the tank.

(c) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, using the throughput data collected per Condition D.27.9 and the most recent RVP measurement collected per Condition D.27.9, the Permittee shall use USEPA’s “TANKS” model to determine, on a monthly basis, the monthly and rolling 12-month VOC emissions from the Off-Spec Brine Tanks TK-3559 & TK-3560.

Compliance Monitoring Requirements

D.27.7 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

D.27.8 Storage Vessel Inspections [326 IAC 8-9]

(a) Pursuant to 326 IAC 8-9-5(a), the Permittee shall meet the requirements of paragraph (b), (c), or (d) for each vessel subject to 326 IAC 8-9-4(a).

(b) On and after May 1, 1996, except as provided in 326 IAC 8-9-4(a)(2), the Permittee shall meet the following requirements for each vessel equipped with an internal floating roof:

(1) Visually inspect the internal floating roof, the primary seal, and the secondary seal, if one is in service, prior to filling the vessel with VOL. If there are holes, tears, or other openings in the primary seal, the secondary seal, or the seal fabric or defects in the internal floating roof, or both, the Permittee shall repair the items before filling the vessel.

(2) For vessels equipped with a liquid-mounted or mechanical shoe primary seal, visually inspect the internal floating roof and the primary seal or the secondary seal, if one is in service, through manholes and roof hatches on the fixed roof at
least once every twelve (12) months after initial fill. If the internal floating roof is
not resting on the surface of the VOL inside the vessel, or there is liquid
accumulated on the roof, or the seal is detached, or there are holes or tears in
the seal fabric, the Permittee shall repair the items or empty and remove the
vessel from service within forty-five (45) days. If a failure that is detected during
inspections required in this section cannot be repaired in forty-five (45) days and
if the vessel cannot be emptied within forty-five (45) days, a thirty (30) day
extension may be requested from the department in the inspection report
required in 326 IAC 8-9-6(c)(3). Such a request for an extension shall document
that alternate storage capacity is unavailable and specify a schedule of actions
the company will take that will assure that the control equipment will be repaired
or the vessel will be emptied as soon as possible.

(3) For vessels equipped with both primary and secondary seals:

(A) visually inspect the vessel as specified in paragraph (b)(4) of this
Condition, at least every five (5) years; or

(B) Visually inspect the vessel as specified in paragraph (b)(2) of this
Condition.

(4) Visually inspect the internal floating roof, the primary seal, the secondary seal, if
one is in service, gaskets, slotted membranes, and sleeve seals each time the
vessel is emptied and degassed. If the internal floating roof has defects, the
primary seal has holes, tears, or other openings in the seal or the seal fabric, or
the secondary seal has holes, tears, or other openings in the seal or the seal
fabric, or the gaskets no longer close off the liquid surfaces from the atmosphere,
or the slotted membrane has more than ten percent (10%) open area, the
Permittee shall repair the items as necessary so that none of the conditions
specified in this paragraph exist before refilling the vessel with VOL.

(5) In no event shall the inspections required by this Condition occur at intervals
greater than ten (10) years in the case of vessels conducting the annual visual
inspection as specified in paragraphs (b)(2) and (b)(3)(B) of this Condition and at
intervals no greater than five (5) years in the case of vessels specified in
subdivision (b)(3)(A).

(c) On and after May 1, 1996, except as provided in 326 IAC 8-9-4(a)(3), the Permittee shall
meet the following requirements for each vessel equipped with an external floating roof:

(1) Determine the gap areas and maximum gap widths between the primary seal
and the wall of the vessel and between the secondary seal and the wall of the
vessel according to the following frequency:

(A) Measurements of gaps between the vessel wall and the primary seal
(seal gaps) shall be performed during the hydrostatic testing of the
vessel or within sixty (60) days of the initial fill with VOL and at least once
every five (5) years thereafter.

(B) Measurements of gaps between the vessel wall and the secondary seal
shall be performed within sixty (60) days of the initial fill with VOL and at
least once per year thereafter.

(C) If any source ceases to store VOL for a period of one (1) year or more,
subsequent introduction of VOL into the vessel shall be considered an
initial fill for purposes of paragraph (c)(1) of this Condition.
(2) Determine gap widths and areas in the primary and secondary seals individually by the following procedures:

(A) Measure seal gaps, if any, at one (1) or more floating roof levels when the roof is floating off the roof leg supports.

(B) Measure seal gaps around the entire circumference of the vessel in each place where a one-eighth (1/8) inch diameter uniform probe passes freely (without forcing or binding against seal) between the seal and the wall of the vessel and measure the circumferential distance of each such location.

(C) The total surface area of each gap described in paragraph (c)(2)(B) of this Condition shall be determined by using probes of various widths to measure accurately the actual distance from the vessel wall to the seal and multiplying each such width by its respective circumferential distance.

(3) Add the gap surface area of each gap location for the primary seal and the secondary seal individually and divide the sum for each by the nominal diameter of the vessel and compare each ratio to the respective standards in paragraph (c)(4) of this Condition.

(4) Make necessary repairs or empty the vessel within forty-five (45) days of identification of seals not meeting the requirements listed in paragraphs (A) and (B) as follows:

(A) The accumulated area of gaps between the vessel wall and the mechanical shoe or liquid-mounted primary seal shall not exceed ten (10) square inches per foot of vessel diameter, and the width of any portion of any gap shall not exceed one and five-tenths (1.5) inches. There shall be no holes, tears, or other openings in the shoe, seal fabric, or seal envelope.

(B) The secondary seal shall meet the following requirements:

(i) The secondary seal shall be installed above the primary seal so that it completely covers the space between the roof edge and the vessel wall except as provided in paragraph (c)(2)(C) of this Condition.

(ii) The accumulated area of gaps between the vessel wall and the secondary seal used in combination with a metallic shoe or liquid-mounted primary seal shall not exceed one (1) square inch per foot of vessel diameter, and the width of any portion of any gap shall not exceed five-tenths (0.5) inch. There shall be no gaps between the vessel wall and the secondary seal when used in combination with a vapor-mounted primary seal.

(iii) There shall be no holes, tears, or other openings in the seal or seal fabric.

(C) If a failure that is detected during inspections required in paragraph (c) of this condition cannot be repaired within forty-five (45) days and if the vessel cannot be emptied within forty-five (45) days, a thirty (30) day
extension may be requested from the department in the inspection report required in section 6(d)(3) of 326 IAC 8-9. Such extension request shall include a demonstration of unavailability of alternate storage capacity and a specification of a schedule that will assure that the control equipment will be repaired or the vessel will be emptied as soon as possible.

(5) Visually inspect the external floating roof, the primary seal, secondary seal, and fittings each time the vessel is emptied and degassed. If the external floating roof has defects, the primary seal has holes, tears, or other openings in the seal or the seal fabric, or the secondary seal has holes, tears, or other openings in the seal fabric, the Permittee shall repair the items as necessary so that none of the conditions specified in this paragraph exist before filling or refilling the vessel with VOL.

(d) For each vessel that is equipped with a closed vent system and control device described in 326 IAC 8-9-4(a)(1)(B), (a)(2)(B), or (a)(3)(B) and meeting the requirements of 326 IAC 8-9-4(d), other than a flare, the Permittee shall operate the closed vent system and control device and monitor the parameters of the closed vent system and control device in accordance with the operating plan submitted to the department in accordance with 326 IAC 8-9-5(d)(1).

(e) For each vessel that is equipped with a closed vent system and a flare to meet the requirements in 326 IAC 8-9-4(a)(4) or (d), the Permittee shall meet the requirements specified in the general control device requirements in 40 CFR 60.18(e) and 40 CFR 60.18(f)

D.27.9 Emissions Monitoring
Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, for each of the Off-Spec Brine Tanks (TK-3559 & TK-3560), the Permittee shall:

(a) monitor throughput on a monthly total basis;

(b) sample the material in the tank off the tank’s floating suction line and measure the Reid Vapor Pressure (RVP) of any oil layer once per month.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.27.10 Record Keeping Requirements

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(b) Pursuant to 326 IAC 8-4-3(d), the Permittee shall maintain the following records for storage vessels subject to 326 IAC 8-4-3:

(1) type of petroleum liquid stored,

(2) maximum true vapor pressure to the liquid as stored, and

(3) results of inspections performed on storage vessels.

(c) Pursuant to 326 IAC 8-9-6(b), the Permittee shall maintain, for the life of the vessel, and submit to the department a record of the following for each vessel to which 326 IAC 8-9 applies:
(1) The vessel identification number,

(2) The vessel dimensions,

(3) The vessel capacity, and

(4) A description of the emission control equipment for each vessel described in section 4(a) or 4(b) of 326 IAC 8-9, or a schedule for installation of emission control equipment on vessels described in section 4(a) or 4(b) of 326 IAC 8-9 with a certification that the emission control equipment meets the applicable standards.

(d) Pursuant to 326 IAC 8-9-6(c) the Permittee shall maintain the following records for each vessel equipped with a permanently affixed roof and internal floating roof:

(1) A record of each inspection performed as required by section 5(b)(1) through 5(b)(4) of 326 IAC 8-9. Each record shall identify the following:

(A) The vessel inspected by identification number.

(B) The date the vessel was inspected.

(C) The observed condition of each component of the control equipment, including the following:

(i) Seals

(ii) Internal floating roof.

(iii) Fittings

(2) If any of the conditions described in 326 IAC 8-9-5(b)(2) are detected during the required annual visual inspection, a record that includes the following shall be maintained:

(A) The vessel by identification number.

(B) The nature of the defects.

(C) The date the vessel was emptied or the nature of and date the repair was made.

(3) After each inspection required by 326 IAC 8-9-5(b)(3) that finds holes or tears in the seal or seal fabric, or defects in the internal floating roof, or other control equipment defects listed in 326 IAC 8-9-5(b)(3)(B) a record that includes the following shall be maintained:

(A) The vessel by identification number.

(B) The reason the vessel did not meet the specifications of 326 IAC 8-9-4(a)(1)(A), 8-9-4(a)(2)(A), or 8-9-5(b) and list each repair made.

(e) Pursuant to 326 IAC 8-9-6(d), the Permittee shall comply with the following record keeping requirements for each vessel equipped with an external floating roof:
(1) Keep a record of each gap measurement performed as required by section 5(c) of 326 IAC 8-9. Each record shall identify the vessel in which the measurement was made and shall contain the following:

(A) The date of measurement.

(B) The raw data obtained in the measurement.

(C) The calculations described in section 5(c)(2) and 5(c)(3) of 326 IAC 8-9.

(2) For each seal gap measurement that detects gaps exceeding the limitations specified in section 5(c) of 326 IAC 8-9, the Permittee shall maintain a record of the following:

(A) The date of measurement.

(B) The raw data obtained in the measurement.

(C) The calculations described in section 5(c)(2) and 5(c)(3) of 326 IAC 8-9.

(D) The date the vessel was emptied or the repairs made and date of repair.

(f) Pursuant to 326 IAC 8-9-6(e), the Permittee shall comply with the following record keeping requirements for any vessel with a closed vent system with a control device:

(1) The Permittee shall maintain records of the following for any vessel equipped with a control device other than a flare:

(A) The operating plan.

(B) Measured values of the parameters monitored according to section 5(d)(2) of 326 IAC 8-9.

(2) The Permittee shall meet the following requirements for any vessel equipped with a closed vent system and a flare:

(A) Keep records of all periods of operation during which the flare pilot flame is absent.

(B) Keep records of measurements required by 40 CFR 60.18(f)(1) through 40 CFR 60.18(f)(5) as required by 40 CFR 60.8.

(g) Pursuant to 326 IAC 8-9-6(g), the Permittee shall maintain the following records for storage tanks 3633, 3635, 3710, 3571, TK-3572, TK-3734, and TK-3906, which have a design capacity greater than or equal to thirty-nine thousand (39,000) gallons and store a VOL with a maximum true vapor pressure greater than or equal to 0.5 but less than 0.75 pound per square inch absolute (psia):

(1) The type of VOL stored.

(2) The dates of the VOL stored.

(3) For each day of VOL storage, the average stored temperature for VOLs stored above or below the ambient temperature or average ambient temperature for VOLs stored at ambient temperature, and the corresponding maximum true vapor pressure.
(h) Pursuant to 326 IAC 8-9-6(h), for any tank with a capacity greater than 39,000 gallons and a maximum true vapor pressure that is normally less than seventy-five hundredths (0.75) psia, the Permittee shall maintain a record and notify the department within thirty (30) days when the maximum true vapor of the liquid exceeds 0.75 psia.

(i) To document compliance with Condition D.27.1(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(j) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and to document compliance with Condition D.27.2(b), the Permittee shall record the throughput data and the most recent RVP measurement collected and the USEPA’s “TANKS” model output on a monthly basis.

(k) Section C - General Record Keeping Requirements contains the Permittee’s obligations with regard to the records required by this condition.

D.27.11 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.27.1(a), the Permittee shall submit reports as specified in the LDAR plan.

(b) Pursuant to 326 IAC 8-9-6(c) and to document the compliance status with Condition D.27.8(b):

1. If any of the conditions described in 326 IAC 8-9-5(b)(2) are detected during the required annual visual inspection, the Permittee shall furnish a report to the department within (30) days of the inspection. Each report shall identify the following:

   (A) The vessel by identification number.

   (B) The nature of the defects.

   (C) The date the vessel was emptied or the nature of and date the repair was made.

2. After each inspection required by 326 IAC 8-9-5(b)(3) that finds holes or tears in the seal or seal fabric, or defects in the internal floating roof, or other control equipment defects listed in 326 IAC 8-9-5(b)(3)(B), the Permittee shall furnish a report to the department within thirty (30) days of the inspection. The report shall identify the following:

   (A) The vessel by identification number.

   (B) The reason the vessel did not meet the specifications of section 4(a)(1)(A), 4(a)(2)(A), or 5(b) of 326 IAC 8-9 and list each repair made.

(c) Pursuant to 326 IAC 8-9-6(d) and to document the compliance status with Condition D.27.8(e)

1. Within sixty (60) days of performing the seal gap measurements required by section 5(c)(1) of 326 IAC 8-9, the Permittee shall furnish the department with a report that contains the following:

   (A) The date of measurement.
(B) The raw data obtained in the measurement.

(C) The calculations described in section 5(c)(2) and 5(c)(3) of 326 IAC 8-9.

(2) After each seal gap measurement that detects gaps exceeding the limitations specified in section 5(c) of 326 IAC 8-9, the Permittee shall submit a report to the department within thirty (30) days of the inspection. The report shall identify the vessel and contain the following information:

(A) The date of measurement.

(B) The raw data obtained in the measurement.

(C) The calculations described in section 5(c)(2) and 5(c)(3) of 326 IAC 8-9.

(D) The date the vessel was emptied or the repairs made and date of repair.

(d) Pursuant to 326 IAC 8-9-6(e) and to document the compliance status with Condition D.27.4(a), the Permittee shall meet the following requirements for any vessel equipped with a closed vent system and a flare:

(1) Furnish the department with a report containing the measurements required by 40 CFR 60.18(f)(1) through 40 CFR 60.18(f)(5) as required by 40 CFR 60.8. This report shall be submitted within six (6) months of the initial start-up date.

(2) Furnish the department with a semiannual report of all periods recorded under 40 CFR 60.115 in which the pilot flame was absent.

(e) Pursuant to 326 IAC 8-9-5(b)(5) and 326 IAC 8-9-5(c)(6)(B), the Permittee shall notify the department in writing at least thirty (30) days prior to the filling or refilling of each vessel for which an inspection is required by 326 IAC 8-9-5(b)(1) to afford the department the opportunity to have an observer present. If the inspection required by 326 IAC 8-9-5(b)(4) or (c)(6) is not planned and the Permittee could not have known about the inspection thirty (30) days in advance of refilling the vessel, the Permittee shall notify the department at least seven (7) days prior to the refilling of the vessel. Notification shall be made by telephone immediately followed by written documentation demonstrating why the inspection was unplanned. Alternatively, this notification, including the written documentation, may be made in writing and sent by express mail so that it is received by the department at least seven (7) days prior to the refilling.

(f) Pursuant to 326 IAC 8-9-5(c)(5), the Permittee shall notify the department thirty (30) days in advance of any gap measurements required by 326 IAC 8-9-5(c)(1) to afford the department the opportunity to have an observer present.
(h) To document compliance with Condition D.27.1(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(i) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraphs (a), (b), (c), (d), (e), (f), and (g) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
SECTION D.28  EMISSIONS UNIT OPERATION CONDITIONS - Remediation System

Emissions Unit Description:

(bb) The general facility remediation system, identified as Unit 999. Remediation includes multiple well point systems. The well point system extracts groundwater which may have a small hydrocarbon fraction. Emissions generated by these systems may be routed to the atmosphere or to a thermal oxidizer. Additionally, one or more systems may route to the same oxidizer. Each system uses a common horizontal vacuum header to collect groundwater through a series of wells, and any entrained air is discharged through a vent at the vacuum pump. Recovered groundwater is then transferred to either a vapor/liquid separation tank or directly to another unit for further processing/treatment. Remediation includes the following emission sources and may also include insignificant activities listed in section A.4 of this permit.

(1) The following well point systems:

<table>
<thead>
<tr>
<th>Facility I.D.</th>
<th>Installation Date</th>
<th>S/V I.D.</th>
<th>Normal Venting</th>
<th>Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>J-137</td>
<td>1992</td>
<td>999-02</td>
<td>Vented Separately</td>
<td>Uncontrolled</td>
</tr>
<tr>
<td>J-138</td>
<td>1991 Extension 1994</td>
<td>999-03</td>
<td>J-138 and J-140 are vented with D-138 (Vapor/Liquid separation tank)</td>
<td>0.685 mmBTU per hour Thermal Oxidizer ITF</td>
</tr>
<tr>
<td>J-140</td>
<td>1981</td>
<td>999-05</td>
<td></td>
<td></td>
</tr>
<tr>
<td>J-141</td>
<td>1988 Extension 1993</td>
<td>999-06</td>
<td>Vented Separately</td>
<td>Uncontrolled</td>
</tr>
<tr>
<td>J-157</td>
<td>1968-1970</td>
<td>999-08</td>
<td>Vented with J-156</td>
<td>Uncontrolled</td>
</tr>
<tr>
<td>J-162</td>
<td>1996</td>
<td>999-14</td>
<td>Vented Separately</td>
<td>Uncontrolled</td>
</tr>
<tr>
<td>J-163</td>
<td>1996</td>
<td>999-15</td>
<td>Vented Separately</td>
<td>Uncontrolled</td>
</tr>
</tbody>
</table>

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.28.1 Particulate Matter [326 IAC 6.8-1-2]

Pursuant to 326 IAC 6.8-1-2(a), particulate matter (PM) emissions from the ITF thermal oxidizer shall not exceed 0.03 gr/dscf.

D.28.2 VOC Emissions [326 IAC 8-7]

(a) The IDEM, OAQ has information that indicates that the remediation units are subject to the requirements of 326 IAC 8-7 (Specific VOC Reduction Requirements for Lake, Porter, Clark, and Floyd Counties). Therefore, the permit shield provided by Condition B.12 of this permit does not apply to these units with regards to 326 IAC 8-7. Pursuant to 326 IAC 8-7-3, the Permittee shall comply with one of the following three (3) compliance options for remediation system units existing as of May 31, 1995:

(1) Submit documentation demonstrating the Permittee has achieved an overall VOC reduction from baseline actual emissions of at least 98% by installation of an add-on control system in accordance with 326 IAC 8-7-3(1);

(2) If the Permittee can demonstrate that no 98% efficient VOC control technology exists that is both reasonably available and technically and economically feasible, the Permittee shall submit documentation demonstrating that the affected facility will achieve an overall VOC reduction of at least 81% from
baseline actual emissions with the installation of an add-on control system in accordance with 326 IAC 8-7-3(2); or

(3) Submit documentation that the Permittee has achieved an alternative overall emission reduction with the application of reasonably available control technology that has been determined to be a reasonably available control technology by the U.S. EPA and IDEM, OAQ in accordance with 326 IAC 8-7-3(3).

The compliance information shall be submitted along with a significant permit modification within one hundred and eighty (180) days of the effective date of this Title V Permit Renewal No. T089-30396-00453.

(b) The Permittee shall be in compliance with the requirements of 326 IAC 8-7 not later than three hundred and sixty-five (365) days of the effective date of this Title V Permit Renewal No. T089-30396-00453.


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

D.28.4 Consent Decree (Civil No. 2:12-CV-00207) Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, "fuel oil" shall not be burned in any of the thermal oxidizers associated with the Remediation System.

Compliance Monitoring Requirements

D.28.5 Compliance Assurance Monitoring (CAM) Plan [40 CFR 64]

Pursuant to 40 CFR 64 (Compliance Assurance Monitoring (CAM)), in order to provide reasonable assurance of compliance with Conditions D.28.2, the Permittee shall comply with the J-138 and J-140 applicable HAP monitoring requirements of Section H.7 - 40 CFR 63, Subpart GGGGG (National Emission Standards for Hazardous Air Pollutants: Site Remediation). Compliance with these monitoring requirements satisfies CAM for VOC for J-138 and J-140.

Record Keeping and Reporting Requirement [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.28.6 Record Keeping Requirements

(a) To document the compliance status with Condition D.28.5 and the CAM record keeping requirements in 40 CFR 64.9, the Permittee shall maintain the following records for J-138 and J-140, on site:

(1) The daily average firebox temperature.

(2) The temperature established in the design evaluation or during the performance test whichever is the later.

(b) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by this condition.
SECTION D.29  EMISSIONS UNIT OPERATION CONDITIONS - Mechanical Shop

Emissions Unit Description:

(cc) The Mechanical Shop, identified as Unit 693. The Mechanical Shop includes the following emission sources and may also include insignificant activities listed in section A.4 of this permit:

1. Two (2) Electric Heat Treat Furnaces that are considered insignificant sources.

2. Leaks from facility fuel gas lines.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.29.1 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the Mechanical Shop shall be an affected facility for purposes of 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

1. The Permittee shall comply with the requirements specified in Section F.9 - 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the Mechanical Shop no later than one year from the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207.

2. The Mechanical Shop shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

3. Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.29.1.
An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance Monitoring Requirements

D.29.3 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.29.4 Record Keeping Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.29.1(a), the Permittee shall keep records as specified in the LDAR plan.

(b) To document compliance with Condition D.29.1(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(c) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraph (a) of this condition.

D.29.5 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.29.1(a), the Permittee shall submit reports as specified in the LDAR plan.

(b) To document compliance with Condition D.29.1(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(c) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraph (a) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.30  EMISSIONS UNIT OPERATION CONDITIONS - Bulk Truck Loading Facility

Emissions Unit Description:

(dd) One bulk truck loading facility, identified as the Marketing Terminal, and consisting of one (1) truck loading rack, constructed in 1972 and modified in 1992, comprised of 7 bays used for loading gasoline products and fuel oil. Four bays are dedicated to loading distillates, while the other three bays are dedicated to loading gasoline products. The maximum throughput for the truck loading facility is 1,103,760,000 gallons per year. Emissions of volatile organic compounds are controlled using a vapor combustion unit (identified as VCU).

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.30.1 Bulk Gasoline Terminals [326 IAC 8-4-4]

Pursuant to 326 IAC 8-4-4(Bulk Gasoline Terminals), the source shall comply with the following requirements:

(a) The Permittee shall use a vapor collection system which directs all vapors from gasoline tank trucks to a closed flare thermal oxidizer. The vapor control system shall be in good working order and in operation at all times loading operations are being conducted.

(b) Displaced vapors and gases from gasoline tank trucks shall be vented only to the vapor control system.

(c) The source shall provide a means to prevent liquid drainage from the loading device when it is not in use or to accomplish complete drainage before the loading device is disconnected.

(d) All loading and vapor lines shall be equipped with fittings which make vapor-tight connections and which will be closed upon disconnection.

(e) If employees of the terminal are not present during loading, it shall be the responsibility of the owner of the transport to make certain the vapor control system is attached to the transport. The owner of the terminal shall take all reasonable steps to ensure that owners of transports loading at the terminal during unsupervised times comply with this requirement.

D.30.2 Leaks from Transports and Vapor Collection Systems [326 IAC 8-4-9]

Pursuant to 326 IAC 8-4-9, the Permittee shall comply with the following requirements:

(a) No gasoline transport that has a capacity of two thousand (2,000) gallons or more shall be filled or emptied unless the owner or operator of the gasoline transport completes the following:

1. Perform annual leak detection testing before the end of the twelfth calendar month following the previous year’s test. The testing shall be performed in accordance with the test procedures contained in Section H.1.

2. Repairs the gasoline transport if the transport does not meet the criteria in (1), and retests the transport after repairs to prove compliance with the criteria in (1).

Demonstration of compliance with Section H.1 assures compliance with this condition.
(b) The annual compliance test data remain valid until the end of the twelfth calendar month following the test. The owner of the gasoline transport shall be responsible for compliance with the requirements in (a) and shall provide the Permittee with the most recent valid modified 40 CFR 60, Appendix A, Method 27 test results upon request. The Permittee shall take all reasonable steps, including reviewing the test date and tester’s signature, to ensure that gasoline transports comply with the requirements in (a). Demonstration of compliance with Section H.1 assures compliance with this condition.

(c) The Permittee shall design and operate the vapor control system and gasoline loading equipment in a manner that prevents:

(1) Gauge pressure from exceeding four thousand five hundred (4,500) pascals (18 inches of H2O) and a vacuum from exceeding one thousand five hundred (1,500) pascals (6 inches of H2O) in the gasoline transport.

(2) Avoidable visible liquid leaks during loading.

(3) Within fifteen (15) days, repair and retest a vapor collection system that exceeds the limits in (1) and (2).

(d) IDEM, OAQ may, at any time, monitor a gasoline transport or vapor control system to confirm continuing compliance with (a) and (c).

(e) The Permittee shall maintain records of all certification testing. The records shall identify the following:

(1) The vapor collection and vapor control system

(2) The date of the test and, if applicable, retest.

(3) The results of the test and, if applicable, the retest.

The records shall be maintained in a legible, readily available condition for at least two (2) years after the date the testing and, if applicable, retesting were completed. The Permittee may comply with the requirements of this paragraph by complying with the requirements of 40 CFR 60.505(e), which are included in Section F.12.

(f) During compliance tests conducted under 326 IAC 3-6 (Stack Testing), the vapor control system shall be tested using 40 CFR 60, Subpart A, Method 21. The threshold for leaks shall be five hundred (500) parts per million methane for bulk gasoline terminals subject to 40 CFR 63, Subpart R. Demonstration of compliance with Section H.1 assures compliance with this condition.

D.30.3 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.
(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the Marketing Terminal is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart V Va for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the Bulk Truck Loading Facility no later than one year from the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207.

(2) The Marketing Terminal shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

(4) The two consecutive months of monitoring that the Permittee previously conducted for purposes of 40 CFR 60, Subpart GGGa at the Marketing Terminal satisfies the requirement to conduct monitoring of those components for two consecutive months following the initial applicability of 40 CFR 60, Subpart GGGa.


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.30.3, an instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

D.30.5 Particulate Matter Limitation (PM) [326 IAC 6.8-1-2(b)(3)]

Pursuant to 326 IAC 6.8-1-2(b)(3), the particulate matter content of natural gas burned in the 1.6 mmBTU per hour boiler shall be limited to 0.01 grains per dry standard cubic foot of natural gas.

D.30.6 Consent Decree (Civil No. 2:12-CV-00207) Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, "fuel oil" shall not be burned in the vapor combustion unit.

Record Keeping and Reporting Requirement [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.30.7 Record Keeping Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.30.3(a), the Permittee shall keep records as specified in the LDAR plan.

(b) To document compliance with Condition D.30.3(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.
(c) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraph (a) of this condition.

D.30.8 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.30.3(a), the Permittee shall submit reports as specified in the LDAR plan.

(b) To document compliance with Condition D.30.3(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(c) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraph (a) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.31  EMISSIONS UNIT OPERATION CONDITIONS - Cooling Towers

Emissions Unit Description:

(ee)  Cooling Towers, including the following:

(1)  One (1) cooling tower (identified as Cooling Tower No.6), constructed in 1996, with a maximum capacity of 20,000 gallons of water per minute. Cooling Tower No.6 is located at the No.12 Pipestill.

(2)  Cooling Towers (constructed prior to 1980) with controls installed as part of the WRMP project:

<table>
<thead>
<tr>
<th>Cooling Tower</th>
<th>Recirculation Rate/Make-up rate (gallons/minute)</th>
<th>Control Devices</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cooling Tower 2*</td>
<td>50,000/1,285</td>
<td>high efficiency liquid drift eliminators</td>
</tr>
<tr>
<td>Cooling Tower 3</td>
<td>90,000/1,571</td>
<td>high efficiency liquid drift eliminators</td>
</tr>
<tr>
<td>Cooling Tower 4</td>
<td>44,000/1,085</td>
<td>high efficiency liquid drift eliminators</td>
</tr>
</tbody>
</table>

* Half of the Cooling Tower 2 modules were controlled prior to the WRMP Project. Contemporaneous to the WRMP Project the other modules will be controlled with high efficiency drift eliminators.

(3)  Cooling Towers to be installed as part of the WRMP project:

<table>
<thead>
<tr>
<th>Cooling Tower</th>
<th>Recirculation Rate/Make-up rate (gallons/minute)</th>
<th>Control Devices</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cooling Tower 7</td>
<td>22,000/982</td>
<td>high efficiency liquid drift eliminators</td>
</tr>
<tr>
<td>Cooling Tower 8</td>
<td>90,000/2956</td>
<td>high efficiency liquid drift eliminators</td>
</tr>
</tbody>
</table>

(4)  Existing Cooling Towers affected by the WRMP project:

<table>
<thead>
<tr>
<th>Cooling Tower</th>
<th>Recirculation Rate/Make-up rate (gallons/minute)</th>
<th>Control Devices</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cooling Tower 5</td>
<td>41,250/814</td>
<td>high efficiency liquid drift eliminators</td>
</tr>
</tbody>
</table>

(5)  Associated heavy liquid pumps, heavy liquid valves, and heavy liquid pressure relief devices.

(6)  One (1) modular back-up cooling tower system, identified as Modular Cooling Tower System, approved in 2014 for installation, to be brought onsite in the event that an existing cooling tower is out of service or operating at reduced rates for maintenance, repair, or replacement, with a maximum recirculation rate of 90,000 gallons per minute, with a maximum make-up rate of 3,000 gallons per minute, using high efficiency liquid drift eliminators as particulate control. This unit can stand in for Cooling Towers 1 through 8.

Insignificant Activities:

(hh)  One (1) cooling tower, identified as Cooling Tower 1, with a maximum capacity of 35,000 gpm. [40 CFR 63, Subpart CC]

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.31.1  Prevention of Significant Deterioration [326 IAC 2-2], Nonattainment NSR [326 IAC 2-1.1-4] and Emission Offset [326 IAC 2-3]

(a)  In order to render 326 IAC 2-3 (Emission Offset) not applicable and pursuant to CP089-4822-00003, issued April 19, 1996, the average concentration of total dissolved solids
(TDS) in the water input to Cooling Tower No. 6 shall not exceed 3,300 mg/L based on a twelve (12) consecutive month period, with compliance determined at the end of each month.

(b) In order to render 326 IAC 2-3 (Emission Offset) not applicable and pursuant to CP089-4822-00003, issued April 19, 1996, the VOC emissions from Cooling Tower No. 6 shall not exceed 0.84 pounds per hour based on a 12 consecutive month average.

Compliance with these limits shall ensure that 326 IAC 2-3 does not apply to Cooling Tower No. 6.

(c) In order to render 326 IAC 2-2 and 326 IAC 2-1.1-4 not applicable, after the installation of the liquid drift eliminators on Cooling Towers 2, 3, 4, after the tie-in of the GOHT to Cooling Tower 5 and the installation of Cooling Towers 7 and 8, the average concentration of total dissolved solids (TDS) of the water in Cooling Towers No. 2, 3, 4, 5, 7, and 8 shall not exceed the following:

<table>
<thead>
<tr>
<th>Cooling Tower</th>
<th>TDS (mg/L) per twelve (12) consecutive month period</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>1,627</td>
</tr>
<tr>
<td>3</td>
<td>1,147</td>
</tr>
<tr>
<td>4</td>
<td>1,645</td>
</tr>
<tr>
<td>5</td>
<td>1,576</td>
</tr>
<tr>
<td>7</td>
<td>1,163</td>
</tr>
<tr>
<td>8</td>
<td>1,163</td>
</tr>
</tbody>
</table>

(d) In order to render 326 IAC 2-3 (Emission Offset) not applicable, the VOC emissions from Cooling Tower 5 after tie-in of the GOHT, and from Cooling Towers No. 7 and 8 shall not exceed the following based on a 12 consecutive month average:

<table>
<thead>
<tr>
<th>Cooling Tower</th>
<th>lb/hr</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>1.8</td>
</tr>
<tr>
<td>7</td>
<td>1.0</td>
</tr>
<tr>
<td>8</td>
<td>3.9</td>
</tr>
</tbody>
</table>

(e) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.31.3. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the VOC, PM and PM10 emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for VOC, PM and PM10 for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.31.2 Particulate Matter [326 IAC 6.8-1-2]

Pursuant to 326 IAC 6.8-1-2(a), particulate matter (PM) emissions from each cooling tower (Cooling Tower No. 2 - 8) shall not exceed 0.03 gr/dscf.

D.31.3 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from heavy liquid pumps, heavy liquid valves, and heavy liquid pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM,
OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

D.31.4 Alternative Cooling Tower Operating Scenario

(a) In order to ensure compliance with Conditions D.31.1(a), D.31.1(b), D.31.1(c), and D.31.1(d), when the Modular Cooling Tower System is operating in place of one (1) of the cooling towers, identified as Cooling Towers 2 through 8:

(1) The total flowrate (including recirculation rate and make-up rate) for a cooling tower and the total flow rate (including recirculation rate and make-up rate) for the Modular Cooling Tower System, when operating in place of a cooling tower, shall not exceed the following:

<table>
<thead>
<tr>
<th>Cooling Tower</th>
<th>Total Flowrate (MMgal per twelve (12) consecutive month period, with compliance determined at the end of each month)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>26,955</td>
</tr>
<tr>
<td>3</td>
<td>48,130</td>
</tr>
<tr>
<td>4</td>
<td>23,697</td>
</tr>
<tr>
<td>5</td>
<td>22,109</td>
</tr>
<tr>
<td>6</td>
<td>10,512</td>
</tr>
<tr>
<td>7</td>
<td>12,079</td>
</tr>
<tr>
<td>8</td>
<td>48,858</td>
</tr>
</tbody>
</table>

(2) The average concentration of total dissolved solids (TDS) for a cooling tower and for the Modular Cooling Tower System, when operating in place of a cooling tower, shall not exceed the following:

<table>
<thead>
<tr>
<th>Cooling Tower</th>
<th>Average TDS (mg/L) per twelve (12) consecutive month period</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>1,627</td>
</tr>
<tr>
<td>3</td>
<td>1,147</td>
</tr>
<tr>
<td>4</td>
<td>1,645</td>
</tr>
<tr>
<td>5</td>
<td>1,576</td>
</tr>
<tr>
<td>6</td>
<td>3,300</td>
</tr>
<tr>
<td>7</td>
<td>1,163</td>
</tr>
<tr>
<td>8</td>
<td>1,163</td>
</tr>
</tbody>
</table>

(3) The average VOC emissions from a cooling tower and from the Modular Cooling Tower System, when operating in place of a cooling tower, shall not exceed the following:

<table>
<thead>
<tr>
<th>Cooling Tower</th>
<th>Average VOC Emissions (lb/hr) per twelve (12) consecutive month period</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>1.8</td>
</tr>
<tr>
<td>6</td>
<td>0.84</td>
</tr>
<tr>
<td>7</td>
<td>1.0</td>
</tr>
<tr>
<td>8</td>
<td>3.9</td>
</tr>
</tbody>
</table>
(b) In order to ensure compliance with Condition D.31.1(e), when the Modular Cooling Tower System is operating in place of one (1) of the cooling towers, identified as Cooling Towers 2 through 8, for all pumps involved in heavy liquid service, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.31.3 for that cooling tower. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits above shall ensure that 326 IAC 2-3 does not apply to Cooling Tower No. 6 when the Modular Cooling Tower System is operating in place of Cooling Tower 6. Additionally, compliance with the limits above, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for VOC, PM and PM10 for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-5 and 326 IAC 2-3 not applicable for these pollutants when the Modular Cooling Tower System is operating in place of Cooling Towers 2, 3, 4, 5, 7, and 8.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.31.5 Operating Requirements

In order to demonstrate compliance with Condition D.31.1(c) and D.31.4(a)(2), the liquid drift eliminators shall be in operation and control PM and PM10 from Cooling Towers 2, 3, 4, 5, 7, 8, and the Modular Cooling Tower System at all times that these cooling towers and the fans are in operation, except when the cooling tower fans need to be reversed in accordance with the cooling tower manufacturers’ recommendations to prevent physical damage to or malfunction of the tower.

Compliance Monitoring Requirements [326 IAC 2-7-6(1)] [326 IAC 2-7-5(1)]

D.31.6 Compliance Monitoring Requirements [326 IAC 2-3]

(a) To monitor compliance with Condition D.31.1(a), D.31.1(c), and D.31.4(a)(2), the Permittee shall take weekly measurements of the total dissolved solids (TDS) of the water in Cooling Towers No. 2, 3, 4, 6, 7 and 8. If the TDS limitation is exceeded, the Permittee shall perform quantitative water analyses and shall take the remedial action necessary to correct the problem.

(b) To monitor compliance with Condition D.31.1(b) and D.31.1(d), the Permittee shall visually inspect the water going to Cooling Towers No. 5, 6, 7 and 8 for liquid VOC, including but not limited to the indication of a sheen, at least once per week. If VOC is observed, the Permittee will take the remedial action necessary to correct the problem.

(c) To monitor compliance with Condition D.31.4(a)(2), when the Modular Cooling Tower System is operating in place of one (1) of the cooling towers, identified as Cooling Towers 2 through 8, the weekly measurement of total dissolved solids (TDS) required in Condition D.31.6(a) shall be taken from the water in the Modular Cooling Tower System. If the respective cooling tower TDS limitation is exceeded, the Permittee shall perform quantitative water analyses and shall take the remedial action necessary to correct the problem.

(d) To monitor compliance with Condition D.31.4(a)(3), when the Modular Cooling Tower System is operating in place of one (1) of the cooling towers, identified as Cooling Towers 5 through 8, the weekly inspection required in Condition D.31.6(b) shall be conducted on the water going to the Modular Cooling Tower System. If VOC is observed, the Permittee shall take the remedial action necessary to correct the problem.
D.31.7 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirement [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.31.8 Record Keeping Requirements [326 IAC 2-3]

(a) To document the compliance status with Condition D.31.1(a) and (c), the Permittee shall maintain records of the total dissolved solids (TDS) of the water in Cooling Towers No. 2, 3, 4, 5, 6, 7 and 8 and any remedial actions taken (including the date remedial actions were initiated).

(b) To document the compliance status with Condition D.31.1(b) and (d), the Permittee shall maintain records of the visual inspections required by D.31.4(b) and any remedial actions taken (including the date remedial actions were initiated).

(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.31.3, the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR Plan.

(d) To document the compliance status with Condition D.31.5, the Permittee shall maintain records in accordance with (1) through (7) below. Records maintained for (1) through (7) shall be taken as stated below and shall be complete and sufficient to establish compliance with limits in Condition D.31.5.

1. The dates that the Modular Cooling Tower System is used and for which cooling tower the Modular Cooling Tower System is operating.

2. The total monthly and twelve (12) consecutive month total flowrate (including recirculation rate and make-up rate) for each cooling tower, identified as Cooling Tower 2 through 8, plus the total flowrate (including recirculation rate and make-up rate) from the Modular Cooling Tower System for each month when operating, for the dates and cooling towers specified in (1) above.

3. The total dissolved solids of the water in the Modular Cooling Tower System as required in Condition D.31.6(c) and any remedial actions taken (including the date remedial actions were initiated).

4. The total monthly and twelve (12) consecutive month total dissolved solids average for each cooling tower, identified as Cooling Tower 2 through 8, including any readings taken for the Modular Cooling Tower System when operating, for the dates and cooling towers specified in (1) above.

5. Visual inspections of the water going to the Modular Cooling Tower System as required by D.31.6(d) and any remedial actions taken (including the date remedial actions were initiated).

(e) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by this condition.

D.31.9 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.31.3, the Permittee shall comply with equipment leak reporting requirements specified in the LDAR plan.
(b) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
**SECTION D.32  EMISSIONS UNIT OPERATION CONDITIONS - Asphalt Facility**

**Emissions Unit Description:**

(ff) One (1) Asphalt Facility used to store, blend and transfer asphalt products. The facility has six blenders used for loading asphalt into railcars and trucks. Process heaters are used to keep certain tanks at proper temperature for shipping. This facility includes the following emission sources and may also include insignificant activities listed in Section A.4 of this permit:

(1) The following one (1) process heater:

<table>
<thead>
<tr>
<th>Process Heater ID</th>
<th>Heat Input Capacity (mmBTU/hr)</th>
<th>Fuel</th>
<th>Control Device</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-2 Steiglitz Park Heater</td>
<td>28</td>
<td>Natural gas</td>
<td>none</td>
</tr>
</tbody>
</table>

(2) The following one (1) asphalt storage tank used to store volatile organic liquids that has a vapor pressure less than 0.75 psi:

<table>
<thead>
<tr>
<th>Identification</th>
<th>Storage Capacity (gallons)</th>
<th>Year Constructed</th>
</tr>
</thead>
<tbody>
<tr>
<td>3613</td>
<td>8,866,200</td>
<td>1992</td>
</tr>
</tbody>
</table>

(3) The following six (6) asphalt storage tanks used to store volatile organic liquids that have a vapor pressure less than 0.5 psi.

<table>
<thead>
<tr>
<th>Identification</th>
<th>Storage Capacity (gallons)</th>
<th>Year Constructed</th>
</tr>
</thead>
<tbody>
<tr>
<td>3571</td>
<td>5,040,000</td>
<td>1971</td>
</tr>
<tr>
<td>3572</td>
<td>5,040,000</td>
<td>1971</td>
</tr>
<tr>
<td>TK-3609</td>
<td>9,652,608</td>
<td>1973 Modified in 2017</td>
</tr>
<tr>
<td>3611</td>
<td>8,513,400</td>
<td>1973</td>
</tr>
<tr>
<td>6126</td>
<td>3,108,000</td>
<td>1999</td>
</tr>
<tr>
<td>6127</td>
<td>3,108,000</td>
<td>2000</td>
</tr>
</tbody>
</table>

*TK-3609 equipped with nitrogen sparging and a biofilter.*

Under 40 CFR 63, Subpart CC, TK-3609, Tank 6126 and Tank 6127 are each considered as Group 2 storage vessels that are part of the existing affected source. Under 40 CFR 60, Subpart UU, TK-3609 is considered an affected facility.

(4) The following five (5) heated vertical storage tanks, each approved for construction in 2007, each with a fixed cone roof, and each in heavy liquid service, storing volatile organic liquids that have a vapor pressure less than 0.0435 psia, and exhausting to the atmosphere or to a biofilter system for odor and opacity control:

<table>
<thead>
<tr>
<th>Tank ID</th>
<th>Liquid Stored</th>
<th>Date Approved for Construction</th>
<th>Tank Storage Capacity (gallons)</th>
<th>Maximum Throughput (gallons/year)</th>
<th>Vapor Pressure of Liquid at Storage Temperature (psia)</th>
<th>Exhaust ID</th>
</tr>
</thead>
<tbody>
<tr>
<td>TK-3573</td>
<td>Trim Gas Oil</td>
<td>2007</td>
<td>966,000</td>
<td>20,160,000</td>
<td>&lt; 0.0435</td>
<td>TK-3573</td>
</tr>
<tr>
<td>TK-3614</td>
<td>Residual Oil and/or Asphalt</td>
<td>2007</td>
<td>14,154,000</td>
<td>141,120,000</td>
<td>&lt; 0.0435</td>
<td>biofilter</td>
</tr>
</tbody>
</table>
Under 40 CFR 60, Subpart UU, storage tanks TK-3614 and TK-3615 are each considered an affected facility.
Under 40 CFR 63, Subpart CC, storage tanks TK-3573, TK-3614 through TK-3617 are each considered as Group 2 storage vessels that are part of the existing affected source.

(5) The following heated vertical storage tank, with a fixed cone roof, in heavy liquid service, storing volatile organic liquids that have a vapor pressure less than 0.0435 psia, and exhausting to the atmosphere:

<table>
<thead>
<tr>
<th>Tank ID</th>
<th>Liquid Stored</th>
<th>Construction Date</th>
<th>Tank Storage Capacity (gallons)</th>
<th>Maximum Throughput (gallons/year)</th>
<th>Vapor Pressure of Liquid at Storage Temperature (psia)</th>
<th>Exhaust ID</th>
</tr>
</thead>
<tbody>
<tr>
<td>TK-3570</td>
<td>Trim Gas Oil</td>
<td>1971</td>
<td>2,730,000</td>
<td>20,160,000</td>
<td>&lt; 0.0435</td>
<td>TK-3570</td>
</tr>
</tbody>
</table>

Under 40 CFR 63, Subpart CC, storage tank TK-3570 is considered as a Group 2 storage vessel that is part of the existing affected source.

(6) one (1) truck loading rack, approved for construction in 2007, comprised of six (6) loading bays used for loading liquid asphalt product, with a total maximum loading capacity of 800,000 tons of asphalt product per year, exhausting to the atmosphere or to a biofilter system for odor control.

(7) one (1) rail car loading rack, approved for construction in 2007, comprised of twenty-eight (28) loading bays used for loading liquid asphalt product, with a total maximum loading capacity of 800,000 tons of asphalt product per year, exhausting to the atmosphere or to a biofilter system for odor control.

(8) Equipment leaks of VOC and HAP from valves, pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, flanges and/or other connectors and heat exchange systems.

Under 40 CFR 60, Subpart GGGa, valves, pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, flanges and/or other connectors in VOC service, are considered part of the existing affected source.

(9) The following five (5) natural gas-fired hot oil heaters, each approved for construction in 2007, and each considered an insignificant activity, as defined in 326 IAC 2-7-1(21)(J)(ii)(AA)(aa):

<table>
<thead>
<tr>
<th>Process Heater ID</th>
<th>Heat Input Capacity (mmBTU/hr)</th>
<th>Fuel</th>
<th>Control Device</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-300</td>
<td>9.9</td>
<td>Natural gas</td>
<td>none</td>
</tr>
<tr>
<td>F-400</td>
<td>9.9</td>
<td>Natural gas</td>
<td>none</td>
</tr>
<tr>
<td>H-LG-1</td>
<td>9.9</td>
<td>Natural gas</td>
<td>none</td>
</tr>
<tr>
<td>H-LG-2</td>
<td>9.9</td>
<td>Natural gas</td>
<td>none</td>
</tr>
</tbody>
</table>
Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.32.1 Lake County PM$_{10}$ Emission Limitations [326 IAC 6.8-2-6]

Pursuant to 326 IAC 6.8-2-6, the Permittee must comply with the following PM$_{10}$ emission limitations for the Asphalt facility process heater:

<table>
<thead>
<tr>
<th>Process Heater</th>
<th>PM$_{10}$ Limit (lbs/mmBTU)</th>
<th>PM$_{10}$ Limit (lbs/hour)</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-2 Steiglitz Park Heater</td>
<td>0.0075</td>
<td>0.209</td>
</tr>
</tbody>
</table>

D.32.2 Lake County Sulfur Dioxide Emission Limitations [326 IAC 7-4.1-3]

Pursuant to 326 IAC 7-4.1-3, the Permittee shall comply with the following sulfur dioxide emission limitations for the Asphalt Facility process heater:

<table>
<thead>
<tr>
<th>Process Heater</th>
<th>SO$_2$ Limit (lbs/mmBTU)</th>
<th>SO$_2$ Limit (lbs/hour)</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-2 Steiglitz Heater</td>
<td>0.033</td>
<td>0.90</td>
</tr>
</tbody>
</table>

D.32.3 Particulate Matter [326 IAC 6.8-1-2]

Pursuant to 326 IAC 6.8-1-2(a), the particulate matter emissions from the storage tanks 3613, 3571, 3572, TK-3609, 3611, 6126, 6127, TK-3573, TK-3614 through TK-3617, and TK-3570, the hot oil heaters F-300, F-400, H-LG-1, H-LG-2, and H-LG-3, and the liquid asphalt truck and rail car loading racks shall each be limited to 0.03 grains per dry standard cubic foot.

D.32.4 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the Asphalt Facility is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Sections Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the Asphalt Facility no later than one year from the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207.
(2) The Asphalt Facility shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.32.4. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

D.32.6 Natural Gas Usage Limit [326 IAC 2-2] [326 IAC 2-3]

Pursuant to MSM 089-23723-00453 (issued February 20, 2007), the total natural gas usage shall not exceed 255 million cubic feet per twelve (12) consecutive month period for hot oil heaters F-300, F-400, H-LG-1, H-LG-2, and H-LG-3. Compliance with this limit shall ensure compliance with the requirements of 326 IAC 2-2 (PSD) and 326 IAC 2-3 (Emission Offset).

D.32.7 Preventive Maintenance Plan [326 IAC 2-7-5(12)]

A Preventive Maintenance Plan is required for the biofilter system. Section B - Preventive Maintenance Plan contains the Permittee's obligation with regard to the preventive maintenance plan required by this condition.

D.32.8 Operating Requirement

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to SPM 089-15202-00003, issued April 24, 2002, effective June 1, 2003, "fuel oil" shall not be used as fuel in the Steiglitz Park Process Heater F-2 and hot oil heaters F-300, F-400, H-LG-1, H-LG-2, and H-LG-3.

(b) In order to comply with Section F.7 (40 CFR Part 60, Subpart UU), opacity from storage tanks TK-3614 and TK-3615 shall be controlled by the biofilter system at all times that the storage tanks are in operation.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.32.9 Compliance Determination Requirement

Pursuant to 326 IAC 7-4.1-3(b)(1) and except as specified in 326 IAC 7-4.1-2(d) and 326 IAC 7-2-1(c)(3), compliance with the sulfur dioxide emission limitations in Condition D.32.2 shall be determined based on the daily average sulfur dioxide emission rate, in pounds per hour.

Compliance Monitoring Requirements [326 IAC 2-7-5(1)] [326 IAC 2-7-6(1)]

D.32.10 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.
Record Keeping and Reporting Requirement [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.32.11 Volatile Organic Liquid Storage Vessels [326 IAC 8-9]

(a) Pursuant to 326 IAC 8-9-6(a) and (b), the Permittee shall maintain the following information for storage tanks 6126, 6127, 3613, 3571, 3572, TK-3609, 3611, TK-3573, TK-3614 through TK-3617, and TK-3570:

(1) The vessel identification number.
(2) The vessel dimensions.
(3) The vessel capacity.

The Permittee shall maintain records described in (1) through (3) of this condition for the life of the vessel.

(b) Pursuant to 326 IAC 8-9-6(h), the Permittee shall maintain a record and notify IDEM, OAQ within thirty (30) days when the maximum true vapor pressure of the liquid stored in vessels 6126, 6127, TK-3609, 3613, TK-3573, TK-3614 through TK-3617, or TK-3570 exceeds seventy-five hundredths (0.75) psia.

D.32.12 Record Keeping Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(1)(A) and to document the compliance status with Conditions D.32.2, and D.32.8, the Permittee shall maintain a daily record of the following for the F-2 process heater:

(1) fuel type,
(2) average daily sulfur content for each fuel type,
(3) average daily fuel gravity for each fuel type,
(4) total daily fuel usage for each type, and
(5) heat content of each fuel type.

(b) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Condition D.32.4(b), the Permittee shall keep records as specified in Section F.9.

(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.32.4(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(d) To document the compliance status with Condition D.32.6, the Permittee shall record the total natural gas usage for hot oil heaters F-300, F-400, H-LG-1, H-LG-2, and H-LG-3 on a monthly basis;

(e) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraphs (a) and (c) of this condition.

D.32.13 Reporting Requirements

(a) Pursuant to 326 IAC 7-4.1-3(b)(2) and to document the compliance status with Conditions D.32.2 and D.32.9, the Permittee shall submit a report to IDEM, OAQ department not later than thirty (30) days after the end of each calendar quarter containing the average daily sulfur dioxide emission rate, for the F-2 Steiglitz Heater.

(b) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Condition D.32.4(b), the Permittee shall submit to IDEM, OAQ the reports specified in Section F.9.
(c) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.32.4(a), the Permittee shall submit reports as specified in the LDAR plan.

(d) A quarterly summary of the information to document the compliance status with Condition D.32.6 shall be submitted not later than thirty (30) days after the end of the quarter being reported.

(e) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraphs (a) and (c) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.33  EMISSIONS UNIT OPERATION CONDITIONS - Cogen Steam Transfer Line

Emissions Unit Description:

(gg) One (1) pipeline (Cogen Steam Transfer Line) connecting BP’s boilers (identified as emission units 501 and 503) with Whiting Clean Energy’s heat recovery steam operator. The pipeline is used to exchange steam between the two facilities. The pipeline was constructed in 2001.

(hh) One (1) pipeline (US Steel Stream Transfer Line) connecting BP’s steam header with US Steel East Chicago (Plant ID #089-00300). This pipeline was constructed 2005 through 2006 and is used to transfer steam from BP to US Steel.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.33.1 Operational Limits

Pursuant to MSM 089-14239-00003, issued May 11, 2001, Joint Agreement Stay Cause No. 01-A-J-2731, issued May 20, 2003, and Administrative Amendment 089-21879-00003, issued November 18, 2005, the Permittee shall comply with the following requirements:

(a) The maximum amount of steam BP shall accept from Whiting Clean Energy is 13,200 tons per day. The maximum amount of steam BP shall supply to Whiting Clean Energy and US Steel is 8,400 tons per day. In all cases, the net steam flow over any 365 day period, from Whiting Clean Energy to BP shall be positive.

(b) The amount of steam BP accepts from Whiting Clean Energy plus the amount of steam produced from units 501 and 503 shall not exceed 34,560 tons per day.

Compliance with these limitations makes the requirements of 326 IAC 2-2 (Prevention of Significant Deterioration) not applicable to the installation of the pipeline.

Record Keeping and Reporting Requirement [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.33.2 Recordkeeping Requirements

Pursuant to MSM 089-14239-00003, issued May 11, 2001 and the Joint Agreement Stay Cause No. 01-A-J-2731, issued May 20, 2003, and Administrative Amendment 089-21879-00003, issued November 18, 2005 and to document the compliance status with Condition D.33.1, the Permittee shall maintain the following records:

(a) Records of the average annual net flow rate from Whiting Clean Energy to BP, computed on a rolling 365-day basis;

(b) Records of the amount of steam produced by units 501 and 503 each day;

(c) Records of the amount of steam BP accepts from Whiting Clean Energy each day; and

(d) Records of the amount of steam BP supplies to Whiting Clean Energy and US Steel each day.

Section C - General Record Keeping Requirements contains the Permittee’s obligations with regard to the records required by this condition.
D.33.3 Reporting Requirements

A quarterly summary of the information to document the compliance status with Condition D.33.1 shall be submitted not later than thirty (30) days after the end of the quarter being reported. Section C - General Reporting contains the Permittee's obligation with regard to the reporting required by this condition. The report submitted by the Permittee does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.34  EMISSIONS UNIT OPERATION CONDITIONS - Marine Dock Facility

Emissions Unit Description:

(ii) One (1) Marine Dock Facility used to store and transfer products. The facility has three dock berths. A process heater is used to keep certain tanks at the proper temperature for shipping. As a contemporaneous project to the WRMP Project, gasoline loading at the Marine Dock Facility will cease. This facility includes the following emission sources and may include insignificant activities listed in Section A.4 of this permit:

(1) One (1) natural gas-fired process heater (identified as Marine Dock Heater F-100), having a maximum heat input capacity of 7 mmBTU per hour.

(2) One (1) storage tank (identified as BT-1), constructed in 1990, with a maximum storage capacity of 706,000 gallons and used to store petroleum hydrocarbons with a vapor pressure less than 15 psia. The tank is equipped with a fixed roof and an internal floating roof.

(3) One storage tank (BT-2), constructed in 1968, permitted for modification per SPM 089-25488-00453, with a maximum storage capacity of 874,944 gallons, used to store petroleum hydrocarbons with a vapor pressure less than 15 psia, with a fixed roof and an internal floating roof.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.34.1 Lake County PM10 Emission Limitations [326 IAC 6.8-2-6]

Pursuant to 326 IAC 6.8-2-6(b), the F-100 marine docks distillate heater shall have the following emission limits:

The PM10 emissions shall not exceed 0.0075 pounds per million Btu heat input and 0.052 pounds per hour.

D.34.2 Emission Offset [326 IAC 2-3] Minor Limit

In order to render 326 IAC 2-3 not applicable, the Permittee shall comply with the following limits for gasoline loading operations at the marine loading dock:

(a) Pursuant to SSM 089-32033-00453, after completion of the WRMP project, gasoline loading at the marine dock shall be permanently ceased.

(b) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.34.3. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the operational limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for VOC and CO for the WRMP project remain below the significant levels, rendering 326 IAC 2-3 not applicable for these pollutants.
(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the Marine Dock shall be an affected facility for purposes of 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Section F.9– 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVc for equipment leaks of VOC from each valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the Marine Dock no later than one year from the "Date of Entry" of the Consent Decree entered in Civil No. 2:12-CV-00207.

(2) The Marine Dock shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves.

(3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.34.4 Petroleum Liquid Storage Facilities [326 IAC 8-4-3]

Pursuant to 326 IAC 8-4-3(b), the Permittee shall not permit the storage of a VOC with a true vapor pressure greater than 1.52 psia (10.5 kPa) in a fixed roof tank with a capacity greater than 39,000 gallons unless:

(a) The tank has been retrofitted with an internal floating roof equipped with a closure seal, or seals, to close the space between the roof edge and tank wall unless the source has been retrofitted with equally effective alternate control which has been approved,

(b) The facility is maintained such that there are no visible holes, tears or other opening in the seal or any seal fabric or materials,

(c) All openings, except stub drains, are equipped with covers, lids or seals such that:

(1) the cover, lid or seal is in the closed position at all times except when in actual use;

(2) automatic bleeder vents are closed at all times except when in actual use;

(3) rim vents if provided, are set to open when the roof is being floated off the roof leg supports or at the manufacturer's recommended setting.
D.34.5 Operating Requirement

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and pursuant to SSM 089-14630-00003, issued on November 30, 2001, "fuel oil" shall not be used as fuel for process heater F-100, effective June 1, 2003.

D.34.6 Operating Requirement

Pursuant to SSM 089-32033-00453, after cessation of gasoline loading as required by Condition D.34.2(a), naphthas, finished gasoline products, and gasoline blendstocks having a Reid Vapor Pressure of 4.0 psia or greater, shall no longer be loaded at the marine dock.

Compliance Monitoring Requirements [326 IAC 2-7-6(1)] [326 IAC 2-7-5(1)]

D.34.7 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirement [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.34.8 Record Keeping Requirements

(a) To document the compliance status with Condition D.34.5 the Permittee shall maintain records of the type of fuel burned in Process Heater F-100.

(b) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.34.3(a), the Permittee shall comply with the record keeping requirements in the LDAR Plan.

(c) Pursuant to 326 IAC 8-4-3(d) and to document the compliance status with Condition D.34.4, the Permittee shall maintain the following records for storage tanks BT-1 and BT-002:

1. The type of petroleum liquid stored;
2. The maximum true vapor pressure to the liquid as stored; and
3. The results of inspections performed on the storage vessel.

(d) In order to document the compliance status with Condition D.34.2, the Permittee shall maintain records of the Reid Vapor Pressure of each material loaded at the marine loading dock.

(e) To document compliance with Condition D.34.3(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(f) Section C - General Record Keeping Requirements contains the Permittee’s obligations with regard to the records required by Paragraphs (a), (b), (c), and (d) of this condition.

D.34.9 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.34.3(a), the Permittee shall comply with the reporting requirements in the LDAR Plan.

(b) To document compliance with Condition D.34.3(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(c) Section C - General Reporting Requirements contains the Permittee’s obligation with regard to the reporting required by Paragraph (a) of this condition. A quarterly report
does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
**SECTION D.35  EMISSIONS UNIT OPERATION CONDITIONS – Hydrocarbon Flares**

<table>
<thead>
<tr>
<th>Flare</th>
<th>Stack ID.</th>
<th>Date of Installation</th>
<th>Dimensions</th>
<th>Process Units Normally Controlled by the Flare System</th>
<th>Maximum Capacity (mmBTU/hr)</th>
<th>Flare Gas Recovery System (FGRS) ID</th>
<th>Pilot Fuel Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>4UF Flare***</td>
<td>224-06</td>
<td>1972</td>
<td>H = 200 ft, D = 2.5 ft.</td>
<td>ARU, CFU, BOU, 4UF</td>
<td>15,000</td>
<td>FGRS4**** (installed as part of the FGR Project)</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>FCU Flare***</td>
<td>230-02</td>
<td>1945</td>
<td>H = 200 ft, D = 2.0 ft.</td>
<td>FCU 600</td>
<td>5620</td>
<td>FGRS3**** (installed as part of the FGR Project)</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>UIU Flare***</td>
<td>220-04</td>
<td>1958</td>
<td>H = 199.5 ft, D = 2.5 ft.</td>
<td>ISOM, 3UF, 2TP, CRU</td>
<td>7550</td>
<td>FGRS4**** (installed as part of the FGR Project)</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>VRU Flare***</td>
<td>241-01</td>
<td>Unknown</td>
<td>H = 200 ft, D = 2.0 ft.</td>
<td>VRU 100, VRU200, VRU 300, FCU 500</td>
<td>1596</td>
<td>FGRS3**** (installed as part of the FGR Project)</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>Alky Flare***</td>
<td>140-01</td>
<td>1961</td>
<td>H = 199.5 ft, D = 2.5 ft.</td>
<td>PCU, Alky</td>
<td>3920</td>
<td>FGRS3**** (installed as part of the FGR Project)</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>SRU Flare*****</td>
<td>162-03</td>
<td>1971</td>
<td>H = 300 ft, D = 1.5 ft.</td>
<td>SRU</td>
<td>688</td>
<td>none</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>DDU Flare</td>
<td>698-02</td>
<td>1993</td>
<td>H = 200 ft, D = 1.5 ft.</td>
<td>DDU, HU, Coker, DHT</td>
<td>6000</td>
<td>none</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>LPG Flare</td>
<td>604-01</td>
<td>1986</td>
<td>H = 50 ft, D = 1.2 ft.</td>
<td>LPG storage vessels and loading facilities</td>
<td>30</td>
<td>none</td>
<td>LPG</td>
</tr>
<tr>
<td>PIB Flare**</td>
<td>2</td>
<td>1982</td>
<td>H = 250 ft, D = 3.0 ft.</td>
<td>RGP/PGP Loading Rack</td>
<td>540,000 lb/hr</td>
<td>none</td>
<td>Fuel Gas and Natural Gas</td>
</tr>
<tr>
<td>GOHT Flare***</td>
<td>802-03</td>
<td>Installed as Part of WRMP</td>
<td>H = 316 ft, D = 5 ft</td>
<td>GOHT</td>
<td>N/A</td>
<td>FGRS2 (installed as part of WRMP)</td>
<td>Natural Gas</td>
</tr>
<tr>
<td>South Flare***</td>
<td>800-04</td>
<td>Installed as Part of WRMP</td>
<td>H = 350 ft, D = 6 ft</td>
<td>Coker 2, 12PS, Sulfur Recovery Complex, VRU 300, VRU 400</td>
<td>N/A</td>
<td>FGRS1 (installed as part of WRMP)</td>
<td>Natural Gas</td>
</tr>
</tbody>
</table>

**Emissions Unit Description:**

(jj) The refinery operates ten hydrocarbon flares. The PIB flare is operated by INEOS. The flares are used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance.

The flares are identified as follows:
During emergencies or flare outages, some emission units or streams may be controlled by an alternate flare system that complies with the same applicable requirements as the flare normally used to control the emissions for those units.

Flares are equipped with a flare gas recovery system. Under normal operation the recovered gas streams will be utilized in the refinery fuel gas system.

Note that FGRS3 and FGRS4 are cross connected via a tie-line, to maximize gas recovery and use of available compressor capacity as needed.

Additionally, the following emission units are associated with the flare gas recovery systems: Associated valves, pumps, compressors (FGRS 1: K-103A and K-103B; FGRS 2: K-946A and K-946B; FGRS 3: K-281, K-282, K-283, and K-284; FGRS 4: K-291, K-292, and K-293), pressure relief devices, sampling connection systems, open ended lines or valves, flanges or other connectors, instrumentation, and sewer components.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.35.1 Prevention of Significant Deterioration [326 IAC 2-2], Nonattainment NSR [326 IAC 2-1.1-4]

Emission Offset [326 IAC 2-3], and Sulfur Dioxide [326 IAC 7-4.1] Minor Limits

In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, 326 IAC 2-3, and 326 IAC 7-4.1 not applicable, the Permittee shall comply with the following for the GOHT Flare and the South Flare:

- The emissions of NOx shall not exceed 100 pounds per million cubic feet and 0.068 pounds per million BTU of pilot and purge gas burned.
- The emissions of VOC shall not exceed 5.5 pounds per million cubic feet and 0.14 pounds per million BTU of pilot and purge gas burned.
- The emissions of CO shall not exceed 84 pounds per million cubic feet and 0.37 pounds per million BTU of pilot and purge gas burned.
- The emissions of SO2 shall not exceed 0.6 pounds per million cubic feet of pilot gas burned.
- The emissions of SO2 shall not exceed 0.6 pounds per million cubic feet of purge gas burned.
- The emissions of PM and PM-10 each shall not exceed 7.6 pounds per million cubic feet of pilot and purge gas burned.
- The Permittee shall comply with the following fuel usage limits:

<table>
<thead>
<tr>
<th>Flare ID</th>
<th>Fuel Usage Limit (10^3 cubic feet per 12 consecutive month period)</th>
</tr>
</thead>
<tbody>
<tr>
<td>GOHT-pilot</td>
<td>3,679.2</td>
</tr>
<tr>
<td>GOHT-purge</td>
<td>37,374</td>
</tr>
<tr>
<td>South flare-pilot</td>
<td>3,679.2</td>
</tr>
<tr>
<td>South flare-purge</td>
<td>42,198</td>
</tr>
</tbody>
</table>

Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan. An instrument reading
of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

(i) Pursuant to SSM 089-32033-00453, the Permittee shall use only natural gas for pilot and purge gas for the GOHT and South Flares.

Compliance with the fuel usage limits and the NOx, VOC, SO2, CO, PM and PM10 emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions for NOx, VOC, SO2, CO, PM and PM10 for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.35.2 Sulfur Dioxide Limitations [326 IAC 7-4.1-1]

Pursuant to 326 IAC 7-4.1-1 (Lake County Sulfur Dioxide Emission Limitations), the 4UF, FCU, UIU, VRU, Alky, and DDU flares shall only burn natural gas for pilot.

D.35.3 Particulate Matter [326 IAC 6.8-1-2]

Pursuant to 326 IAC 6.8-1-2(a), the particulate matter emissions from the flares 4UF, FCU, UIU, VRU, Alky, DDU, LPG, GOHT, and South shall each be limited to 0.03 grains per dry standard cubic foot.

D.35.4 Equipment Leaks of VOC [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the Permittee shall comply with the control device standards pursuant to 40 CFR 60, Subpart GGGa, specified in Section F.9, for the LPG flare.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the South & GOHT Flare Gas Recovery Systems are affected facilities pursuant to 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the South & GOHT flare gas recovery systems no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207.

(2) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.35.5 Operating Requirements for the Flares

The Permittee may route emissions to an alternate flare during emergencies or flare outages. The alternative flare shall be in compliance with the same requirements applicable to the flare normally used to control the emissions, except in cases of emergencies or malfunctions. Use of a flare as part of normal operation, which is not in compliance with the same applicable requirements as the flare normally used to control emissions, shall require prior approval by IDEM, OAQ.
Record Keeping and Reporting Requirement [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.35.6 Record Keeping Requirements

(a) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Condition D.35.4, the Permittee shall maintain the records as specified in Section F.9.

(b) To document the compliance status with Condition D.35.8 Paragraphs 69 and 70, the Permittee shall keep records as specified in Section F.3.

(c) In order to document the compliance status with Condition D.35.1(g), the Permittee shall maintain records of fuel usages at the GOHT and South flares.

(d) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraph (c) of this condition.

D.35.7 Reporting Requirements

(a) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Condition D.35.4, the Permittee shall submit reports as specified in Section F.9.

(b) To document the compliance status with Condition D.35.9 Paragraphs 69 and 70, the Permittee shall submit to IDEM, OAQ the reports specified in Section F.3.

(c) In order to document the compliance status with Condition D.35.1, the Permittee shall submit quarterly reports for pilot gas and purge gas usages at the GOHT and South flares.

(d) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraph (c) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).

D.35.8 Consent Decree (Civil No. 2:12-CV-00207) Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, the Permittee shall comply with the following Paragraphs of the Consent Decree:

(As specified by Consent Decree entered in Civil No. 2:12-CV-00207, in each of the following paragraphs, "Covered Flare" shall mean each of the following Elevated, Steam-Assisted Flares at the Refinery: VRU Flare, FCU Flare, Alky Flare, 4UF Flare, UIU Flare, South Flare, GOHT Flare and the DDU Flare.)

B. Instrumentation and Monitoring Systems for Covered Flares


a. By no later than startup of the South Flare, and December 31, 2013 for all other Covered Flares, BPP shall have completed the installation and commenced the operation of the instrumentation, controls, and monitoring systems set forth in Paragraphs 7 - 13.

b. BPP may elect to re-position or upgrade the existing Panametric flow meters on the DDU, VRU, FCU, Alky, 4UF and UIU Flares in order to meet the accuracy requirement in Appendix FLR-11. BPP shall complete any such upgrades or re-positioning by December 31st of the following years:

<table>
<thead>
<tr>
<th>Covered Flare</th>
<th>Re-position or Upgrade Panametric Flow Meter</th>
</tr>
</thead>
<tbody>
<tr>
<td>DDU</td>
<td>2014</td>
</tr>
<tr>
<td>FCU</td>
<td>2014</td>
</tr>
</tbody>
</table>
7. Vent Gas Flow Monitoring System. By means of this system, BPP shall determine the Vent Gas Volumetric and Mass Flow Rates at each Covered Flare. This system shall:

a. Continuously measure the total flow, in scfm or pounds per hour, of the gas flowing through it;

b. Continuously analyze pressure and temperature at each point of flow measurement;

c. Have dual channel measurement at each point of flow measurement for flow meters using an ultrasonic flow measurement method; and

d. Have retractable or removable sensors at each point of flow measurement to ensure that the flow meter is maintainable online.

Prior to any necessary relocation of the Panametrics flow meter pursuant to Paragraph 6, the Vent Gas Flow Monitoring System shall consist of (1) an ultrasonic flow meter that is measuring the flow of gas in the header prior to the flare stack but after any installed flare stack (after all addition of Waste Gas from process units) or in the flare stack; (2) a flow meter measuring any Supplemental Gas that may be supplied to the flare stack and that is not already measured by the ultrasonic flow meter; and (3) a flow meter measuring any Purge Gas that may be supplied to the flare stack and that is not already measured by the ultrasonic flow meter. After the relocation of the ultrasonic flow meter pursuant to Paragraph 6, the Vent Gas Flow Monitoring System shall consist of (1) an ultrasonic flow meter that is measuring the flow of gas in the header prior to the water seal and after any FGRS; (2) a flow meter measuring any Supplemental Gas that may be supplied to the flare stack and that is not already measured by the ultrasonic flow meter; and (3) a flow meter measuring any Purge Gas that may be supplied to the flare stack and that is not already measured by the ultrasonic flow meter. In all cases, the system, in its complete configuration, shall accurately measure Volumetric Vent Gas Flow Rate as defined by this Appendix.

8. Vent Gas Average Molecular Weight Analyzer. By means of this system, BPP shall determine the average Molecular Weight of the Vent Gas at each Covered Flare. BPP shall utilize the molecular weight analyzer in the ultrasonic flow meter at each Covered Flare to determine the molecular weight of the gas flowing to each such flow meter. BPP shall assume a constant molecular weight for the Purge Gas and Supplemental Gas that is representative of the molecular weight of natural gas supplied from the local gas company (NIPSCO) at each Covered Flare.

9. Total Steam Flow Monitoring System. This system shall:

a. Continuously measure the flow, in scfm and pounds per hour, of the Total Steam to the Covered Flare; and

b. Continuously analyze the pressure and temperature of steam at a representative point of steam flow measurement.

10. Steam Control Equipment. This equipment, including, as necessary, main and trim control valves and piping, shall enable BPP to control steam flow in a manner sufficient to ensure compliance with this Decree.

11. Gas Chromatograph ("GC"). This instrument shall be capable of speciating the gas constituents set forth in Appendix FLR-10. For all constituents except Hydrogen Sulfide ("H2S"), the GC shall
measure the concentration on a mole percent ("mol/mol\%") basis; for H2S, the GC shall measure the concentration on a parts per million volume basis ("ppmv").

12. Meteorologic Station or “Met Station” (for the Refinery, not each Covered Flare). This station shall include meteorologic data instruments capable of measuring wind speed. The station shall be located in the refinery at Gate 36.

13. Video Camera. This instrument shall record, in digital format, the flame of, and any Smoke Emissions and/or Wake Dominated Flow from, each Covered Flare.

15. Instrumentation and Monitoring Systems: Specifications. The instrumentation and monitoring systems identified in Paragraphs 7 – 9 and 11 - 12 shall meet or exceed the specifications set forth in Appendix FLR-11.

16. Instrumentation and Monitoring Systems: Recording and Averaging Times. The instrumentation and monitoring systems identified in Paragraphs 7 – 9 and 11 - 13 shall be able to produce and record data measurements and calculations for each parameter at the following time intervals:

<table>
<thead>
<tr>
<th>Instrumentation and Monitoring System</th>
<th>Recording and Averaging Times</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vent Gas Flow; Vent Gas Average Molecular Weight; Total Steam Flow; Pilot Gas Flow (if installed)</td>
<td>Measure continuously and record 5 minute block averages</td>
</tr>
<tr>
<td>Gas Chromatograph</td>
<td>Measure no less than once every 15 minutes and record that value</td>
</tr>
<tr>
<td>Wind Speed</td>
<td>Measure continuously and record 5 minute block averages</td>
</tr>
<tr>
<td>Video Camera</td>
<td>Record at a rate of no less than 4 frames per minute</td>
</tr>
</tbody>
</table>

17. Instrumentation and Monitoring Systems: Operation and Maintenance. BPP shall operate each of the instruments and monitoring systems required in Paragraphs 7 - 9, 11 - 13, and 42.a and 42.b on a continuous basis except for the following periods:

a. Malfunction of an instrument and/or monitoring system;

b. Maintenance following instrument Malfunction;

c. Scheduled maintenance of an instrument in accordance with the manufacturer’s recommended schedule;

d. Quality Assurance/Quality Control activities; and/or

e. When the Covered Flare that the instrument or monitoring system is associated with is not in service.

Provided however, that in no event shall the excepted activities in Subparagraphs 17.a—17.c for any instrument exceed 110 hours in any calendar quarter. The calculation of instrument downtime shall be made in accordance with 40 C.F.R. § 60.13(h)(2) and Paragraph VI of Appendix FLR-11. If the excepted activities in Subparagraphs 17.a—17.c exceed 110 hours in any calendar quarter, EPA shall be entitled to seek stipulated penalties under Paragraph 150.j of Part X ("Stipulated Penalties") and BPP shall be entitled to assert that the period of instrumentation and monitoring system downtime was justified under the circumstances. Nothing in this Paragraph is intended to prevent BPP from claiming a force majeure defense to any period of instrumentation and/or monitoring system downtime. Nothing in this Paragraph supersedes or replaces the monitoring requirements, including operation, maintenance, and quality assurance/quality control...
requirements, of 40 C.F.R. Part 60, Subparts J and Ja (including monitoring requirements in 40 C.F.R. Part 60, Subpart Ja that may be stayed as of the Date of Lodging of this Consent Decree but may become effective after the Date of Lodging) at such time as those requirements become applicable pursuant to Paragraphs 69 and 70. All such requirements shall apply in accordance with the terms set forth in 40 C.F.R. Part 60, Subparts J and Ja.

D. Flare Gas Recovery Systems for all Covered Flares Except the DDU Flare

23. Dates of Installation and Commencement of Operation of Flare Gas Recovery Systems

a. Except as specifically provided in Subparagraph 23.b, by no later than the following dates for the following Covered Flares or groups of Covered Flares, BPP shall complete installation and commence operation of the following Flare Gas Recovery Systems:

<table>
<thead>
<tr>
<th>ID</th>
<th>Covered Flares</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>FGRS 1</td>
<td>South Flare</td>
<td>Upon startup of South Flare</td>
</tr>
<tr>
<td>FGRS 2</td>
<td>GOHT</td>
<td>Upon startup of GOHT Flare</td>
</tr>
<tr>
<td>FGRS 3</td>
<td>VRU, FCU, Alky</td>
<td>December 31, 2015</td>
</tr>
<tr>
<td>FGRS 4</td>
<td>4UF, UIU</td>
<td>December 31, 2016</td>
</tr>
</tbody>
</table>

b. BPP shall complete the tie-in of the Alky Flare to FGRS 3 by no later than December 31, 2016, and commence recovery of Waste Gas by that time.

Note: This Paragraph (D.23.a) was not required to be placed in a Part 70 operating permit pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207; however, the requirement is specified in the Consent Decree entered in Civil No. 2:12-CV-00207.

25. Operation of Flare Gas Recovery Systems. Each Flare Gas Recovery System shall be operated in a manner to minimize Waste Gas to the Flares while ensuring safe refinery operations. BPP shall operate the equipment consistent with good engineering and maintenance practices and in accordance with the manufacturer’s specifications.

a. Each compressor shall be capable of starting automatically from an idle mode in a time period and manner consistent with the manufacturer’s specifications when necessary to process additional Waste Gas. BPP shall equip the compressors with automatic startup capability by no later than the following dates:

<table>
<thead>
<tr>
<th>ID</th>
<th>Covered Flares</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>FGRS 1</td>
<td>South Flare</td>
<td>December 31, 2015</td>
</tr>
<tr>
<td>FGRS 2</td>
<td>GOHT</td>
<td>December 31, 2015</td>
</tr>
<tr>
<td>FGRS 3</td>
<td>VRU, FCU, Alky</td>
<td>Upon startup of FGRS 3</td>
</tr>
<tr>
<td>FGRS 4</td>
<td>4UF, UIU</td>
<td>Upon startup of FGRS 4</td>
</tr>
</tbody>
</table>

b. A compressor in a standby mode and capable of automatic startup shall be considered to be available for operation. Once the compressors at the applicable FGRS are capable of automatic startup as specified in subparagraph 25.a., the FGRS shall have the following number of compressors available for operation at least 95% of the time, based on an 8760-hour rolling average, rolled hourly:
No. of Compressors that must be available ID | Covered Flares | at least 95% of the time
--- | --- | ---
FGRS 1 | South Flare | 1
FGRS 2 | GOHT | 1
FGRS 3 | VRU, FCU, Alky | 3
FGRS 4 | 4UF, UIU | 2

Each FGRS shall be designed to automatically startup available compressors to process surplus Waste Gas until all available compressors are in operation, including times when a FGRS has all of its installed compressors available for operation. Prior to the installation of automatic startup at FGRS 1 and FGRS 2, BPP shall start compressors manually from standby mode to process surplus Waste Gas within one hour.

c. Additional Requirements Applicable to FGRS 3 and 4

i. At all times, except during the periods described in subparagraphs iii or iv below, BPP shall have one compressor in operations at FGRS 3 and at least one additional compressor either in operation or in a standby mode and capable of automatic startup.

ii. At all times, except during the periods described in subparagraphs iii or iv below, BPP shall have one compressor in operation at FGRS 4.

iii. The requirements of subparagraphs i and ii shall not apply to an FGRS during periods of maintenance on common equipment within that FGRS. These periods of maintenance shall not exceed 336 hours per FGRS on a five year rolling average period, rolled daily. BPP will make best efforts to schedule these maintenance activities during process unit turnarounds and to minimize the generation of Waste Gas during such periods.

iv. The requirements of subparagraph i and ii shall not apply during periods when compressors are shut down consistent with the manufacturer’s specifications or good engineering practices to preserve the mechanical integrity of the compressors (for example, as a result of high pressure or temperature).

E. Limitations on Flaring

26. Limitations on Flaring: Initial Limit. By no later than December 31, 2018, BPP shall comply with the following limitations on flaring at the Refinery:

a. From all Covered Flares and the LPG Flare, BPP shall not flare more than 3.1 MMscfd of Waste Gas on a 30-day rolling average basis, rolled daily; and

b. From all Covered Flares and the LPG Flare, BPP shall not flare more than 2.1 MMscfd of Waste Gas on a 365-day rolling average basis, rolled daily.

Each exceedance of the 30-day rolling average limit or each exceedance of the 365-day rolling average limit shall constitute one day of violation. An exceedance of either or both of the limits shall not prohibit ongoing refinery operations.

27. Limitations on Flaring: Requesting an Increase in the Limit.

a. Once per calendar year commencing no sooner than January 2019, BPP may submit a request to EPA to increase the limitations on flaring set forth in Subparagraphs 26.a and/or 26.b. Any request for an increase in the limitations on flaring shall be based upon an increase in crude capacity that is due to a post-WRMP permitted modification. In any such request, BPP shall propose (a) new limit(s) based upon the following equations:

i. For the Refinery-wide, 30-day rolling average limit:
Refinery Flaring \leq 750,000 \text{ scfd x Whiting Crude Cap.x Whiting Complexity 100,000 bpd}

Industry Avg Complexity

ii. For the Refinery-wide, 365-day rolling average limit:

Refinery Flaring \leq 500,000 \text{ scfd x Whiting Crude Cap.x Whiting Complexity 100,000 bpd}

Industry Avg Complexity

b. For purposes of Subparagraph 27.a:

i. The items in italics are variables that will change over time.

ii. The Whiting Crude Capacity shall be based on the projected capacity of the Refinery, as reported annually by BPP to the Department of Energy for the year of the request date.

iii. The Whiting Complexity shall be calculated in accordance with Equation 1 of Appendix FLR-14. The crude capacity will be the capacity reported by BPP to the Department of Energy for the year that the limit will be in effect. The process unit capacities will be the capacities published in the Oil & Gas Journal in barrels per calendar day for the year that the limit will be in effect. BPP shall certify the accuracy of the process unit capacities used to support any request for a change to the limitations on flaring.

iv. The Industry Average Complexity shall be calculated in accordance with Equation 2 of Appendix FLR-14.

c. EPA Response to Request. EPA shall evaluate any request under Subparagraph 27.a on the basis of consistency with Subparagraphs 27.a and 27.b. If EPA does not act on BPP’s request within 90 days of submission, BPP may invoke the dispute resolution provisions of this Decree. The new limit(s) shall take effect, if ever, beginning on the date that EPA approves the request or a dispute is resolved in BPP’s favor. Nothing in this Consent Decree shall be construed to relieve BPP of an obligation to evaluate, under applicable Prevention of Significant Deterioration and Nonattainment New Source Review requirements, any increase in a Refinery-Wide Limit on Flaring.

28. Meaning and Calculation of “Waste Gas” Flow for Purposes of the Limitation on Flaring. For purposes of the meaning and calculation of “Waste Gas” flow in the limitations on flaring in Paragraphs 26 and 27, the following shall apply:

a. To the extent that BPP has instrumentation capable of measuring the volumetric flow rate of hydrogen, nitrogen, oxygen, carbon monoxide, carbon dioxide, and/or water (steam) in the Waste Gas, the contribution of all measured flows of any of these elements/compounds may be excluded from the Waste Gas flow rate calculation.

b. Waste Gas flows during all periods (including but not limited to normal operations and periods of startup, shutdown, Malfunction, process upsets, relief valve leakages, power losses due to an interruptible power service agreement, and emergencies arising from events within the boundaries of the Refinery), except those expressly described in Subparagraph 28.c and/or the next sentence, shall be included. Waste Gas flows that could not be prevented through reasonable planning and are caused by a natural disaster, act of war or terrorism, or External Power Loss may be excluded from the calculation of flow rate.

c. By no later than 180 days prior to a Cold Startup of the Refinery, BPP may submit to EPA a plan to minimize Waste Gas flaring during a Cold Startup of the Refinery (“Cold Startup Waste Gas Minimization Plan”). If BPP submits a Cold Startup Waste Gas Minimization Plan and operates in accordance with it, BPP may exclude, from the Refinery-Wide 30-day rolling average limit, Waste Gas flows during any Cold Startup that occurs more than 180 days after submission of the Cold Startup Waste Gas Minimization Plan. BPP may not exclude any such flows from the refinery-wide 365-day rolling average limit.
d. Except for hydrogen, nitrogen, oxygen, carbon monoxide, carbon dioxide, and/or water (steam) contributions to the flow rate that are excluded by virtue of instrumentation measuring these flows, by no later than thirty days after the occurrence of any flow that is not included in a computation, BPP shall submit a written report to EPA that specifically identifies the event that resulted in the exclusion. If the event is a Cold Startup of the Refinery, BPP shall describe dates, durations, and volumes of the flows during the Cold Startup as well as the steps BPP took in compliance with the Cold Startup Waste Gas Minimization Plan. If the event is anything other than a cold startup, BPP shall describe the following: the date(s) and duration(s) of the flows caused by the event; the estimated VOC emissions during the event; whether flows from the event are anticipated to persist after the notice, and if so, for how long; and the measures taken or to be taken to prevent or minimize the flows, including, for future anticipated flow, the schedule by which those measures will be implemented.

F. Flare Combustion Efficiency Requirements for Covered Flares

29. Emission Standards and Work Practices Applicable to each Covered Flare upon the "Date of Entry". By no later than the "Date of Entry", BPP shall comply with the following requirements at each Covered Flare:

a. Operation during Emissions Venting. BPP shall operate each Covered Flare at all times when emissions may be vented to it.

b. No Visible Emissions. Except for periods of Startup, Shutdown, and/or Malfunction, BPP shall operate each Covered Flare with no Visible Emissions. Method 22 in 40 Part 60, Appendix A, shall be used to determine compliance with this standard. However, for purposes of this Appendix, Visible Emissions may be determined by either a person certified pursuant to Method 22 or by a video camera.

c. Flame Presence. Except for periods of Malfunction of the Flare, BPP shall operate each Covered Flare with a flame present at all times. BPP shall monitor the presence of the pilot flame using a thermocouple or any other equivalent device to detect the presence of the pilot flame.

d. Exit Velocity. Except for periods of Startup, Shutdown, and/or Malfunction, BPP shall operate each Covered Flare with an Exit Velocity less than 18.3 m/sec (60 ft/sec) on a one-hour block average; provided however, that:

i. If any Covered Flare combusts Vent Gas with a Net Heating Value of greater than 1000 BTU/scf, BPP may operate the Covered Flare with an Exit Velocity equal to or greater than 18.3 m/sec (60 ft/sec) but less than 122 m/sec (400 ft/sec) on a one-hour block average; and

ii. If any Covered Flare has a maximum permitted velocity (V_max), BPP may operate the Covered Flare with an Exit Velocity less than V_max provided that it also operates the applicable Flare with an Exit Velocity of less than 122 m/sec (400 ft/sec) on a one-hour block

V_max shall be calculated in accordance with 40 C.F.R. § 60.18(f)(5). The Unobstructed Cross Sectional Area of the Flare Tip shall be calculated consistent with Appendix FLR-6.

e. Monitoring According to Applicable Provisions. BPP shall comply with all applicable Subparts of 40 C.F.R. Parts 60, 61, or 63 that state how a particular Covered Flare must be monitored.

f. Good Air Pollution Control Practices. At all times, including during periods of Startup, Shutdown, and/or Malfunction, BPP shall implement good air pollution control practices to minimize emissions from each Covered Flare; provided however, that BPP shall not be in violation of this requirement for any practice that this Consent Decree requires BPP to
implement after the Date of Lodging for the period between the Date of Lodging and the implementation date or compliance date (whichever is applicable) for the particular practice.

30. Work Practice Standards for each Covered Flare. By no later than January 31, 2014, for all Covered Flares utilizing the instrumentation and controls required to be installed pursuant to Paragraphs 7 – 13, BPP shall install and operate on each Covered Flare an Automatic Control System that shall:

a. automate the control of the Supplemental Gas flow rate to the respective Flare; and

b. automate the control of the Total Steam Flow Rate to the respective Flare.

31. Exception to Part of the Work Practice Standards in Subparagraph 30.b. BPP manually may override the operation of the Automatic Control System required in Subparagraph 30.b (for control of Total Steam Mass Rate) if the exception in Paragraph 51 applies and/or in order to achieve the following:

a. Stop Smoke Emissions that are occurring;

b. Meet the Net Heating Value requirements of Paragraph 33;

c. Prevent extinguishing the Flare;

d. Protect personnel safety;

e. Stop Discontinuous Wake Dominated Flow; and/or

f. During Startup, Shutdown, or Malfunction of a process unit that feeds the Covered Flare.

32. Operation According to Design. By no later than December 31, 2014, for all Covered Flares, BPP shall operate and maintain each Covered Flare in accordance with its design, except if, and only to the extent that, operation and maintenance of the Covered Flare in conformance with its design conflicts with compliance with one or more of the requirements of this Appendix.

33. Net Heating Value Standards for each Covered Flare

b. \( \text{NHVcz-limit} \) By no later than December 31, 2014, for all Covered Flares, and except as provided in Paragraph 51, BPP shall calculate an \( \text{NHVcz-limit} \) at each Covered Flare no less than every fifteen minutes. Except as provided in Paragraph 51, BPP shall operate each Covered Flare so as to ensure that the Covered Flare’s \( \text{NHVcz} \), on a three-hour rolling average basis, rolled every fifteen minutes, is greater than or equal to its \( \text{NHVcz-limit} \) on a three-hour rolling average basis, rolled every fifteen minutes. BPP shall utilize the equations and directives set forth in Appendix FLR-3 to meet the requirements of this Subparagraph.

34. S/VG Standards.

a. By no later than December 31, 2014, for all Covered Flares, BPP shall operate each Covered Flare at less than or equal to an S/VG of 3.0 on a one-hour rolling average, rolled every five minutes.

b. Exceptions. Notwithstanding the requirements of Subparagraph 34.a, BPP is not subject to the emissions standard in that Subparagraph if the exception in Paragraph 51 applies and/or in order to achieve the following:

i. Stop Smoke Emissions that are occurring;

ii. Meet the Net Heating Value requirements of Paragraph 33;
iii. Prevent extinguishing the Flare; and/or
iv. Protect personnel safety.

35. Prohibition on Discontinuous Wake Dominated Flow or Requirement for Minimum \textit{MFR} for Covered Flares.

a. By no later than December 31, 2014, for all Covered Flares, BPP shall comply with either Subparagraph 35.b. or 35.c. In the first semi-annual report due after the applicable compliance date, BPP shall identify which compliance option it selects for each Covered Flare. BPP may select different alternatives for different Covered Flares and may change its election for any given Covered Flare by providing EPA with 30 days prior notice of the change.

b. Prohibition on Discontinuous Wake Dominated Flow.

i. BPP shall not operate the Covered Flares with Discontinuous Wake Dominated Flow, except for periods not to exceed a total of five minutes during any two consecutive hours. BPP shall add Supplemental Gas as necessary to prevent such instances of Discontinuous Wake Dominated Flow at the Covered Flares.

ii. Prior to the effective date of the prohibition in Subparagraph 35.b.i, for all operators and supervisors with responsibility and/or oversight for the operation of each Covered Flare, BPP shall complete training on the meaning and prevention of Discontinuous Wake Dominated Flow. After the effective date, operators shall monitor the operation of each Covered Flare at intervals appropriate for the weather conditions and service of the Covered Flare in order to comply with the prohibition in Subparagraph 35.b.i.

c. MFR Requirements. MFR shall be calculated in accordance with the equations, conversion factors, MFR constants, MFR measured variables, and MFR calculated variables set forth in Appendix FLR-5. BPP shall either:

i. Maintain a minimum MFR of 0.0030 on a 60 minute rolling average basis, rolled every 5 minutes, at each Covered Flare; or

ii. Propose a Flare-specific MFR. BPP shall submit such a proposal to EPA for approval. In any such proposal, BPP shall demonstrate, using, at a minimum, photographs correlated to MFR, that at the proposed MFR, Discontinuous Wake Dominated Flow will not occur for the Covered Flare that is the subject of the request.

36. 98\% Combustion Efficiency. By no later than December 31, 2014, for all Covered Flares, BPP shall operate each Covered Flare with a minimum of 98\% Combustion Efficiency at all times when Waste Gases are vented to it. To demonstrate continuous compliance with the 98\% Combustion Efficiency, BPP shall operate each Covered Flare within the range of operating parameters set forth in Paragraphs 33 – 35.

37. Inapplicability of Paragraphs 33 – 36. The requirements of Paragraphs 33 – 36 are not applicable to any Covered Flare when the only gas or gases being vented to the Covered Flare is/are Pilot Gas and/or Purge Gas. Pilot Gas and Purge Gas will be considered to be the only gases being vented to those Flares if both of the following conditions are met for the water seal drum that is part of the FGRS associated with the respective Covered Flare:

a. The pressure difference between the inlet pressure and outlet pressure is less than the water seal pressure as set by the static head of water between the opening of the dip tube in the drum and the level-setting weir in the drum; and
b. The water level in the drum is at the level of the weir.

41. Recordkeeping: Timing and Substance. BPP shall comply with the following recordkeeping requirements:

a. By no later than March 31, 2014, for all Covered Flares, BPP shall calculate and record, in accordance with the recording and averaging times required in Paragraph 16, each of the following parameters:

i. Total Steam Volumetric Flow Rate (in scfm) and Total Steam Mass Flow Rate (in lb/hr)
iii. S/VG (in lbs steam/lbs Vent Gas)
iv. NHVvg (in BTU/scf)
v. NHVcz (in BTU/scf)
vi. NHVcz-limit (in BTU/scf)

b. By no later than June 30, 2014, for all Covered Flares, commencing if and when any instrument subject to Paragraph 17 operates at less than 95% in any calendar quarter of the in-service time of the Covered Flare that is being monitored by the respective instrument, BPP shall record the duration of the deviation, an explanation of the cause(s) of the deviation, and a description of the corrective action(s) that BPP took.

c. By no later than January 31, 2014, for all Covered Flares, for compliance with the work practice standards in Paragraph 30: (i) BPP shall record each time it manually overrides its Automatic Control System, including the date, time, duration, reason for the override, and corrective actions that BPP took; and (ii) where the reason for the override was to stop Smoke Emissions that were occurring, BPP shall include a copy of the digital video record (with a time stamp) of the Covered Flare during the period of the manual override.

d. At any time that BPP deviates from the standards in Paragraphs 29, 33 - 36, after the effective date of those standards, BPP shall record the duration of the deviation, an explanation of the cause(s) of the deviation, and a description of the corrective action(s) that BPP took.

e. Recordkeeping: Document Retention. For purposes of this Appendix, and except with respect to the data produced by video cameras required pursuant to Paragraph 13, BPP shall retain all records created pursuant to this Appendix, including the raw data values, in accordance with Part VIII (“Reporting and Recordkeeping”) and shall make any such documents available to EPA upon request. BPP shall retain the data recorded by the Video Cameras required pursuant to Paragraph 13 for six months except that BPP shall comply with the data retention requirements in Part VIII for those periods when BPP overrode the Automatic Control System.

G. LPG Flare Requirements

42. LPG Flare Requirements: Instrumentation and Monitoring Systems. By no later than one year after the Date of Entry, BPP shall undertake the following for the LPG Flare:

a. Install a flow meter in order to determine the Vent Gas Volumetric and Mass Flow Rates to the LPG Flare. The air flow rate shall be determined from the fan speed on the Assist Air blower.

b. Install a Variable Speed Motor on the LPG Flare’s Assist Air blower;
c. Install a control system that will automate the control of the Variable Speed Motor on the LPG Flare’s Assist Air blower to enable BPP to comply with the standard set forth in Paragraph 45; and

d. In the semi-annual report required under Paragraph 98 of Part VIII that is the first one due after one year after the Date of Entry of this Consent Decree, provide a detailed description of the installations made in compliance with Subparagraphs 42.a. and 42.b, including the specific models and manufacturers.

44. Emission Standards Applicable to the LPG Flare. By no later than one year after the Date of Entry, BPP shall comply with each of the requirements in Paragraph 29 at the LPG Flare, except that, with respect to Exit Velocity, BPP shall comply with the requirements in 40 C.F.R. § 60.18(c)(5) and not those in Subparagraph 29(d).

45. Standard for $\frac{\dot{m}_{\text{air-asst}}}{\dot{m}_{\text{air-stoich-vg}}}$. By no later than one year after the Date of Entry of this Consent Decree and continuing through to either: (i) the date that EPA sets a new limit pursuant to either Subparagraph 48.d or 49.b; or (ii) the termination of this Consent Decree, whichever is applicable, BPP shall operate the LPG Flare so as to ensure that $\frac{\dot{m}_{\text{air-asst}}}{\dot{m}_{\text{air-stoich-vg}}} < 10 \times \frac{\dot{m}_{\text{air-stoich-vg}}}{\dot{m}_{\text{air-stoich-vg}}}$, on a one-hour rolling average, rolled every five minutes. BPP shall utilize the equations and directives set forth in Appendix FLR-15 to meet the requirements of this Paragraph. Notwithstanding the requirements of this Paragraph, BPP is not subject to the standard set forth in this Paragraph if the exception in Paragraph 51 applies and/or in order to (1) stop Smoke Emissions that are occurring, (2) prevent extinguishing the Flare, (3) protect personnel safety, and/or (4) prevent Wake Dominated Flow.

46. Operation According to Design. By no later than one year after the Date of Entry of this Consent Decree, BPP shall operate and maintain the LPG Flare in accordance with its design, except if, and only to the extent that, operation and maintenance of the LPG Flare in conformance with its design conflicts with compliance with one or more of the requirements of this Appendix.

48. Testing Depending on Annual Average Vent Gas Volumetric Flow Rate to the LPG Flare: Consequences if the Annual Average Vent Gas Flow Rate for 2015 for the LPG Flare Equals or Exceeds Certain Figures.

d. EPA-Established Operating Limits and Combustion Efficiency. Based on all of the available information from the testing conducted pursuant to Subparagraph 48.a and the report submitted pursuant to Subparagraph 48.b, EPA shall establish a $\frac{\dot{m}_{\text{air-asst}}}{\dot{m}_{\text{air-stoich-vg}}}$ that will enable BPP to achieve a Combustion Efficiency as high as reliably obtainable. EPA also shall establish a Combustion Efficiency for the LPG Flare that is reliably obtainable, but shall be no higher than 98%. Within 60 days of receiving written notice establishing such limits, BPP shall comply with the $\frac{\dot{m}_{\text{air-asst}}}{\dot{m}_{\text{air-stoich-vg}}}$ and Combustion Efficiency established by EPA.

e. Exceptions to Compliance with Limits in Subparagraphs 48.c and 48.d. BPP shall not be subject to the limits in Subparagraphs 48.c. or 48.d if the exception in Paragraph 51 applies and/or in order to achieve the following:

(1) Stop Smoke Emissions that are occurring;
(2) Meet Net Heating Value requirements;
(3) Prevent extinguishing the Flare; and/or
(4) Protect personnel safety.
H. Exception for Instrument Downtime

51. A failure to comply with the work practices or standards in Paragraphs 30.b, 33.a, 33.b, 34.a, 35.b, 35.c, 45, 48.c, or 48.d shall not constitute a violation of such work practice or standard if the noncompliance results from downtime of instruments or equipment due to the following:

a. Malfunction of an instrument, for an instrument needed to meet the requirement(s);

b. Maintenance following instrument Malfunction, for an instrument needed to meet the requirement(s);

c. Scheduled maintenance of an instrument in accordance with the manufacturer’s recommended schedule, for an instrument needed to meet the requirement; and/or

d. Quality Assurance/Quality Control activities on an instrument needed to meet the requirement.

Provided, however, that this exception shall no longer be applicable if the activities in Subparagraphs 51a. through d. exceed 110 hours in any calendar quarter for any instrument. The calculation of instrument downtime shall be made in accordance with 40 C.F.R. § 60.13(h)(2) and Paragraph VI of Appendix FLR-11.

K. Miscellaneous

67. Temporary-Use Flares.

a. Applicability. 
The provisions of this Paragraph shall apply to Temporary-Use Flares.

b. Distinction between Planned and Unplanned Outages of Covered Flares.

For purposes of this Paragraph, a “planned” outage of a Covered Flare shall mean an outage that is scheduled 30 days or more in advance of the outage. An “unplanned” outage is an outage that either is scheduled less than 30 days in advance or is unscheduled.

c. 504 hours or less.

For any planned or unplanned outage of a Covered Flare that BPP knows or reasonably anticipates will result in 504 hours or less of downtime on a rolling 1095 day average period, BPP shall make good faith efforts to ensure that the Temporary-Use Flare that replaces the Covered Flare complies with all of the requirements of this Consent Decree that are applicable to the Covered Flare that the Temporary-Use Flare replaces.

d. More than 504 hours.

i. Planned.

For any planned outage of a Covered Flare that BPP knows or reasonably can anticipate will last 504 hours or more on a rolling three-year average period, BPP shall ensure that the Temporary-Use Flare complies with all of the requirements of this Appendix related to the Covered Flare that it replaces as of the date that the Temporary-Use Flare is placed into service.

ii. Unplanned.

For any unplanned outage of a Covered Flare that, in advance of the outage, BPP cannot reasonably anticipate will last longer than 504 hours, BPP shall ensure that the Temporary-Use flare complies with all of the requirements of this Appendix related to the Covered Flare that it replaces by no later than 30 days after the date that BPP knows or reasonably should have known that the outage would last 504 hours or more.
e.  Recordkeeping.

BPP shall keep records sufficient to document compliance with the requirements of this Paragraph any time it uses a Temporary-Use flare.

Note: Paragraph K.67, a., b. and e. was not required to be placed in a Part 70 operating permit pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207; however, the requirements are specified in the Consent Decree entered in Civil No. 2:12-CV-00207.

L.  NSPS Subparts A, J, and Ja Applicability for Flares

69. NSPS Subparts A and J.

   a.  Beginning on the “Date of Entry”, and continuing until they become subject to the provision of 40 C.F.R. Part 60, Subpart Ja under Paragraph 70, the DDU and LPG Flares will each continue to be an “affected facility” within the meaning of Subparts A and J of 40 Part 60, will be subject to Subparts A and J, and will comply with the requirements of Subparts A and J, including all monitoring, recordkeeping, reporting, and operating requirements.

   b.  Beginning upon the date of initial startup, and continuing until they become subject to the provisions of 40 C.F.R. Part 60, Subpart Ja under Paragraph 70, the South and GOHT Flares shall each be an “affected facility” within the meaning of Subparts A and J of 40 C.F.R. Part 60. No later than 180 Days after the date of initial startup, and continuing until they become subject to the provisions of 40 C.F.R. Part 60, Subpart Ja under Paragraph 70, the South and GOHT Flares shall comply with the requirements of Subparts A and J, related to Flares, including all monitoring, recordkeeping, reporting, and operating requirements.

   c.  Beginning on the dates by which they are required to be tied into a FGRS under Paragraph 23 and continuing until they become subject to the provisions of 40 C.F.R. Part 60, Subpart Ja under Paragraph 70, the VRU, Alky, FCU, UIU and 4UF Flares shall each be an “affected facility” within the meaning of Subparts A and J of 40 C.F.R. Part 60, will be subject to Subparts A and J, and will comply with the requirements of Subparts A and J, including all monitoring, recordkeeping, reporting, and operating requirements.

70.  NSPS Subpart Ja.

   a.  The DDU and the LPG Flare will each be an “affected facility” within the meaning of Subpart Ja of 40 C.F.R. Part 60, will be subject to Subpart Ja, and will comply with the requirements of Subpart Ja, including all monitoring, recordkeeping, reporting, and operating requirements, by the later of the Date of Entry or the date of compliance required by Subpart Ja when the stay of Subpart Ja no longer is in effect. The other Covered Flares will each be an “affected facility” within the meaning of Subpart Ja of 40 C.F.R. Part 60, will be subject to Subpart Ja, and will comply with the requirements of Subpart Ja, including all monitoring, recordkeeping, reporting, and operating requirements, by the later of: (i) the date by which that Flare is required to be tied into a FGRS under Paragraph 23; or (ii) the date of compliance required by Subpart Ja when the stay of Subpart Ja no longer is in effect.

   b.  For each Covered Flare and the LPG Flare, upon the date that each such flare becomes an “affected facility” as set forth in Subparagraph 70.a, the requirements in Sections I. and J. of this Appendix will no longer be applicable to such flare.
SECTION D.36  EMISSIONS UNIT OPERATION CONDITIONS – OSBL

<table>
<thead>
<tr>
<th>Emissions Unit Description:</th>
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<tbody>
<tr>
<td>(kk) The OSBL area includes the pipe alleys, laboratory dock and waste transfer pad. The pipe alleys contain pipes that transfer hydrocarbon streams from one process unit to another or to storage. This facility includes leaks from process equipment, including open-ended valves or lines and flanges and heat exchange systems. This facility also contains area drains and an oil/water separator. This facility may include insignificant activities listed in section A.4 of this permit.”</td>
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| (1) As part of the WEP, there are new piping connections (valves and flanges). |

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.36.1 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

| (a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan. |

| (b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the OSBL is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply: |

| (1) The OSBL shall be an affected facility for purposes of 40 CFR 60, Subpart GGGa, and the Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at OSBL no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207. |

| (2) The OSBL shall not be subject to the requirements in 40 CFR § 60.482-7a(h)(2)(ii) regarding difficult-to-monitor valves. |

| (3) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e). |


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:
Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.36.1. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance Monitoring Requirements

D.36.3 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.36.4 Record Keeping Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.36.1(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(b) To document compliance with Condition D.36.1(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(c) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraph (a) of this condition.

D.36.5 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.36.1(a), the Permittee shall submit reports as specified in the LDAR plan.

(b) To document compliance with Condition D.36.1(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(c) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraph (a) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.37 EMISSIONS UNIT OPERATION CONDITIONS – Distillate Hydrotreating Unit

**Emissions Unit Description:**

(II) The Distillate Hydrotreating (DHT) Unit, identified as Unit ID 720 and rated at 45,000 barrels per day, which removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in a process furnace and passed over a catalyst bed to convert sulfur compounds to H₂S. The DHT Unit was constructed in 2005/2006 and includes the following emission units:

1. DHT Unit Heater B-601, rated at 35 mmBTU per hour and constructed in May 2005. As part of the WRMP Project, DHT Unit Heater B-601 was permanently decommissioned and a 41.9 mmBTU per hour natural gas fired heater, identified as B-601A, was constructed. NOx emissions are controlled by ultra low-NOx burners having an emission rate of 0.04 pounds per million Btu heat input or less. Emissions are exhausted to a stack identified as 720-01. The DHT Heater B-601 was permanently decommissioned as of July 7, 2010.

2. Associated valves, pumps, compressors, pressure relief devices, sampling connection systems, open-ended lines or valves, flanges or other connectors, and instrumentation and heat exchange systems.

The DHT Unit shares the DDU Flare, used to control VOC emissions during emergency situations, unit startups and shutdowns.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

**Emission Limitations and Standards [326 IAC 2-7-5(1)]**

**D.37.1 Particulate Matter [326 IAC 6.8-1-2]**

Pursuant to 326 IAC 6.8-1-2, particulate matter emissions from Heater B-601A shall not exceed 0.03 grains per dry standard cubic foot.

**D.37.2 Lake County Sulfur Dioxide Emission Limitations [326 IAC 7-4.1-1]**

Pursuant to 326 IAC 7-4.1-1, the Permittee shall burn only natural gas in DHT Heater B-601A.


(a) In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following for heater B-601A:

1. Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, the emissions of NOx shall not exceed 7.3 tons per 12 consecutive month period, with compliance determined at the end of each month.

2. The emissions of CO shall not exceed 7.3 tons per 12 consecutive month period, with compliance determined at the end of each month.

3. The emissions of VOC shall not exceed 0.0054 pounds per million BTU.

4. The emissions of PM and PM₁₀ shall each not exceed 0.0075 pounds per million BTU.
(5) The firing rate shall not exceed 367,044 million BTU per 12 consecutive month period, with compliance determined at the end of each month.

(b) In addition, to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the heater B-601 shall be permanently shut down upon completion of the WRMP project.

(c) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.37.4. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits on the annual firing rates and the NOx, VOC, SO2, CO, PM and PM10 emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOx, VOC, SO2, CO, PM and PM10 for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.37.4 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the DHT is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

1. The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the DHT no later than one year from the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207.

2. Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.37.5 Emission Offset [326 IAC 2-3]

(a) Equipment leaks shall comply with the standards in 40 CFR 60 Subpart GGG and 40 CFR 63 Subpart CC, as applicable for components in gas/vapor service and light liquid service, except that a more stringent definition of a leak shall apply to valves and flanges. An instrument reading of 500 parts per million (ppm) or greater shall constitute a leak for valves and flanges.

(b) All emissions from pressure relief devices and compressor seal systems shall be vented to a flare and burned as fuel.
The requirements in paragraphs (a) and (b) of this condition render the requirements of Emission Offset (326 IAC 2-3) not applicable.

D.37.6 Consent Decree (Civil No. 2:12-CV-00207) Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, the Permittee shall continuously operate Ultra-Low NOx burners on DHT Heater B-601A.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, "fuel oil" shall not be burned in DDU Heater B-601A.

D.37.7 Performance Testing Requirements [326 IAC 2-7-6(1),(6)] [326 IAC 2-1.1-11]

(a) Compressors in hydrogen service are exempt from the requirements of 40 CFR 60.592 and 40 CFR 63.698(a) and (c) if the Permittee demonstrates that a compressor is in hydrogen service. The Permittee may use engineering judgment to demonstrate that the percent hydrogen content exceeds 50 percent by volume. In the event that OAQ does not agree, OAQ reserves the right to require testing in accordance with 40 CFR 60.593(b)(1) and 40 CFR 63.698(g)(2)(i)(A).

(b) Pursuant to SSM 089-32033-00453, not later than 180 days after the startup of the DHT Heater B-601A, the Permittee shall perform PM, PM10, and VOC testing of DHT Heater B-601A utilizing methods approved by the commissioner. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures). Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.37.8 Continuous Emissions Monitoring

The CO and NOx Continuous Emissions Monitors (CEMs) for DHT Heater B-601A shall be calibrated, maintained, and operated for measuring CO and NOx in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment.

D.37.9 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.37.10 Record Keeping Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.37.4(a), the Permittee shall keep records as specified in the LDAR plan.

(b) In order to document the compliance status with Condition D.37.3, the Permittee shall maintain records of the monthly firing rates at B-601A.

(c) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Condition D.37.9, the Permittee shall keep the following records for the continuous emission monitors:
(1) One-minute block averages.
(2) All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities.
(3) All maintenance logs, calibration checks, and other required quality assurance activities,
(4) All records of corrective and preventive action, and
(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.

(d) To document compliance with Condition D.37.4(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(e) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraphs (a), (b), and (c) of this condition.

D.37.11 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.37.4(a), the Permittee shall comply with equipment leak reporting requirements specified in the LDAR plan.

(b) In order to document the compliance status with Condition D.37.3, the Permittee shall submit a quarterly summary of the monthly firing rates at heater B-601A not later than thirty (30) days after the end of the quarter being reported.

(c) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.37.3 and D.37.9, the Permittee shall submit reports of excess CO and NOx emissions not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

   (1) Monitored facility operation time during the reporting period,
   (2) Date of excess emissions,
   (3) Time of commencement and completion for each excess emission,
   (4) Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
   (5) A summary itemizing the exceedances by cause.
   (6) Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
      (A) Date of downtime.
      (B) Time of commencement.
      (C) Duration of each downtime.
      (D) Reasons for each downtime.
      (E) Nature of system repairs and adjustments.

(d) To document compliance with Condition D.37.4(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(e) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraphs (a), (b), and (c) of this condition. A
quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.38  EMISSIONS UNIT OPERATION CONDITIONS – Degreasing

**Emissions Unit Description:**

**Insignificant Activities**

(l) Degreasing operations that do not exceed 145 gallons per twelve (12) months, except if subject to 326 IAC 20-6 [326 IAC 2-7-1(21)(J)(vi)(CC)] [326 IAC 8-3].

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

**Emission Limitations and Standards [326 IAC 2-7-5(1)]**

**D.38.1 Cold Cleaner Operations [326 IAC 8-3-2]**

(a) Pursuant to 326 IAC 8-3-2(a) (Cold Cleaner Degreaser Control Equipment and Operating Requirements), for cold cleaning operations constructed after January 1, 1980, the Permittee shall:

(1) Equip the degreaser with a cover.

(2) Equip the degreaser with a device for draining cleaned parts.

(3) Close the degreaser cover whenever parts are not being handled in the degreaser.

(4) Drain cleaned parts for at least fifteen (15) seconds or until dripping ceases.

(5) Provide a permanent, conspicuous label that lists the operating requirements in subdivisions (3), (4), (6), and (7).

(6) Store waste solvent only in covered containers.

(7) Prohibit the dispose or transfer of waste solvent in such a manner that could allow greater than twenty percent (20%) of the waste solvent (by weight) to evaporate into the atmosphere.

(b) Pursuant to 326 IAC 8-3-2(b) (Cold Cleaner Degreaser Control Equipment and Operating Requirements), for cold cleaner degreaser operations without remote solvent reservoirs, the Permittee shall ensure that the following additional control equipment and operating requirements are met:

(1) Equip the degreaser with one (1) of the following control devices if the solvent is heated to a temperature of greater than forty-eight and nine-tenths (48.9) degrees Celsius (one hundred twenty (120) degrees Fahrenheit):

   (A) A freeboard that attains a freeboard ratio of seventy-five hundredths (0.75) or greater.

   (B) A water cover when solvent used is insoluble in, and heavier than, water.

   (C) A refrigerated chiller.

   (D) Carbon adsorption.
(E) An alternative system of demonstrated equivalent or better control as those outlined in clauses (A) through (D) that is approved by the department. An alternative system shall be submitted to the U.S. EPA as a SIP revision.

(2) Ensure the degreaser cover is designed so that it can be easily operated with one (1) hand if the solvent is agitated or heated.

(3) If used, solvent spray:

(A) must be a solid, fluid stream; and

(B) shall be applied at a pressure that does not cause excessive splashing.

D.38.2 Material Requirements for Cold Cleaner Degreasers [326 IAC 8-3-8]

Pursuant to 326 IAC 8-3-8(b)(2), no person shall operate a cold cleaner degreaser with a solvent that has a VOC composite partial vapor pressure that exceeds one (1) millimeter of mercury (nineteen-thousandths (0.019) pound per square inch) measured at twenty (20) degrees Celsius (sixty-eight (68) degrees Fahrenheit).

Record Keeping and Reporting Requirements  [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.38.3 Record Keeping Requirements

(a) In order to document the compliance status with Condition D.38.2, the Permittee shall maintain each of the following records for each purchase:

(1) The name and address of the solvent supplier.

(2) The date of purchase (or invoice/bill date of contract servicer indicating service date).

(3) The type of solvent purchased.

(4) The total volume of the solvent purchased.

(5) The true vapor pressure of the solvent measured in millimeters of mercury at twenty (20) degrees Celsius (sixty eight (68) degrees Fahrenheit).

(b) Section C - General Record Keeping Requirements contains the Permittee’s obligations with regard to the record keeping required by this condition.
## SECTION D.39  EMISSIONS UNIT OPERATION CONDITIONS – Fuel Dispensing Facility

<table>
<thead>
<tr>
<th>Emissions Unit Description:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(i) One (1) fuel dispensing operation, constructed in 2005, dispensing less than or equal to 1,300 gal/day into motor vehicle fuel tanks and with emissions less than the insignificant activity emission thresholds in 326 IAC 2-7-1(21)(A) through (C). The dispensing facility consists of a vapor balance system to control emissions and the following two (2) storage tanks [326 IAC 8-4-6]:</td>
</tr>
<tr>
<td>(A) One (1) gasoline storage tank, constructed in 2005, having a maximum storage capacity of 12,000 gallons.</td>
</tr>
<tr>
<td>(B) One (1) diesel storage tank, constructed in 2005, having a maximum storage capacity of 6,000 gallons.</td>
</tr>
</tbody>
</table>

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

### Emission Limitations and Standards [326 IAC 2-7-5(1)]

#### D.39.1 Volatile Organic Compounds [326 IAC 8-4-6(b)]

Pursuant to 326 IAC 8-4-6(b), the Permittee shall not allow the transfer of gasoline between transport and any storage tank unless such tank is equipped with the following:

- (a) A submerged fill pipe.
- (b) Either a pressure relief valve set to release at no less than 0.7 pounds per square inch or an orifice of 0.5 inch in diameter.
- (c) A vapor balance system connected between the tank and the transport, operating according to the manufacturer’s specifications.

#### D.39.2 Volatile Organic Compounds [326 IAC 8-4-6(e)]

Pursuant to 8-4-6(e), Permittee shall not cause or allow the dispensing of motor vehicle fuel at any time unless all motor vehicle fuel dispensing operations are equipped with and utilize a certified vapor collection and control system which is properly installed and operated as follows:

- (a) No vapor collection and control system shall be installed, used, or maintained unless the system has been certified by CARB and meets the testing requirements specified in Condition D.39.3.

- (b) The vapor collection and control system utilized shall be maintained in accordance to its certified configuration and with the manufacturer’s specification and maintenance schedule.

- (c) No elements or components of a vapor collection and control system shall be modified, removed, replaced, or otherwise rendered inoperative in a manner which prevents the system from performing in accordance with its certification and design specifications.

- (d) A vapor collection and control system shall not be operated with defective, malfunctioning, missing, or noncertified components. The following requirements apply to a vapor collection and control system:
(A) All parts of the system which can be visually inspected must be checked daily by the operator of the facility for the following malfunctions:

   (i) Absence or disconnection of any component required to be used to certify the system.

   (ii) A vapor hose which is crimped or flattened such that the vapor passage is blocked or severely restricted.

   (iii) A nozzle boot which is torn in either of the following manners:

         (AA) A triangular shaped or similar tear one-half (½) inch or more to a side or a hole one-half (½) inch or more in diameter or length.

         (BB) Slit one (1) inch or more in length.

   (iv) A faceplate or flexible cone which is damaged in the following manner:

         (AA) For balance nozzles and nozzles for aspirator and educator assist type systems, damage shall be such that the capability to achieve a seal with a fill pipe interface is affected for one-fourth (¼) of the circumference of the faceplate (accumulated).

         (BB) For nozzles for vacuum assist type systems that use a cone, having more than one-fourth (¼) of the flexible cone missing.

   (v) A nozzle shutoff mechanism which malfunctions in any manner.

   (vi) A vacuum producing device which is inoperative.

(B) Any defect in the system which is discovered in inspections required by paragraph (A) of this condition will require the immediate shutdown of the affected pumps until proper repairs are made.

(C) A signed daily log of the daily inspection required by paragraph (A) of this condition shall be maintained at the facility.

(D) One (1) operator or employee of the gasoline dispensing facility shall be trained and instructed annually in the proper operation and maintenance of a vapor collection and control system.

(E) Instructions shall be posted in a conspicuous and visible place within the motor vehicle fuel dispensing area for the system in use at that station. The instructions shall clearly describe how to fuel vehicles correctly with the vapor recovery nozzles utilized at that station. The instructions shall also include a warning that repeated attempts to continue dispensing motor vehicle fuel after the system has indicated that the vehicle fuel tank is full, may result in a spillage of fuel.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.39.3 Volatile Organic Compounds [326 IAC 8-4-6(1)]

(a) Pursuant to 326 IAC 8-4-6(1), the vapor collection and control system shall be retested for vapor leakage and blockage, and successfully pass the test, at least every five (5) years or upon major system replacement or modification. A major system modification is
considered to be replacing, repairing, or upgrading seventy-five percent (75%) or more of a vapor collection and control system of a facility.

(b) Pursuant to 326 IAC 8-4-6(k)(6), each vapor leakage and blockage test must, at a minimum, include the following:

(1) A pressure decay or leak test.

(2) A dynamic pressure drop test.

(3) A liquid blockage test.

Record Keeping and Reporting Requirement [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.39.4 Record Keeping Requirements

Pursuant to 326 IAC 8-4-6(i), Permittee shall retain copies of all records and reports adequate to clearly demonstrate the following:

(a) That a certified vapor collection and control system has been installed and tested to verify its performance according to its specifications.

(b) That proper maintenance has been conducted in accordance with the manufacturer’s specifications and requirements.

(c) The time period and duration of all malfunctions of the vapor collection and control system.

(d) The motor vehicle fuel throughput of the facility for each calendar month of the previous year.

(e) That operators and employees are trained and instructed in the proper operation and maintenance of the vapor collection and control system.

Section C - General Record Keeping Requirements contains the Permittee’s obligations with regard to the records required by this condition.
SECTION D.40  EMISSIONS UNIT OPERATION CONDITIONS – CALUMET WAREHOUSE

**Emissions Unit Description:**

(aa) A warehouse identified as the Calumet Warehouse that includes the following emission sources and may also include other insignificant activities listed in Section A.4 of this permit [326 IAC 6.8-1-2(b)]:

1. Boiler No. 1 with a maximum design capacity of 2.0 mmBTU/hr heat input and is natural gas-fired only, constructed in 2006, venting to stack, S-1.
2. Boiler No. 2 with a maximum design capacity of 2.0 mmBTU/hr heat input and is natural gas-fired only, constructed in 2006, venting to stack, S-2.
3. Boiler No. 3 with a maximum design capacity of 2.0 MMBtu/hr heat input and is natural gas-fired only, constructed in 2006, venting to stack, S-3.
4. Boiler No. 4 with a maximum design capacity of 2.0 mmBtu/hr heat input and is natural gas-fired only, constructed in 2006, venting to stack, S-4.
5. Boiler No. 5 with a maximum design capacity of 2.0 mmBtu/hr heat input and is natural gas-fired only, constructed in 2006, venting to stack, S-5.
6. Boiler No. 6 with a maximum design capacity of 2.0 mmBtu/hr heat input and is natural gas-fired only, constructed in 2006, venting to stack, S-6.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

**Emission Limitations and Standards [326 IAC 2-7-5(1)]**

D.40.1 Particulate Matter Limitation (PM) [326 IAC 6.8-1-2(b)]

Pursuant to 326 IAC 6.8-1-2(b)(3), the particulate matter content of natural gas burned in the Boilers No. 1 - 6 shall be limited to 0.01 grains per dry standard cubic foot natural gas, each.
SECTION D.41 EMISSIONS UNIT OPERATION CONDITIONS - Tank Cleaning Facility

Emissions Unit Description:

(mm) One (1) tank sludge cleaning facility (identified as Tank Cleaning Facility) with a maximum throughput of 300 gallons per minute of storage tank sludge/cutter stock mix per hour, with VOC and HAP emissions voluntarily controlled using a wet scrubber/carbon canister system (identified as S-1). The facility is approved for construction in 2007, is operated as a batch process, and consists of the following emission units:

1. Four (4) mix tanks identified as Mix Tank #1, #2, #3, and #4. Each tank has maximum capacity of 21,000 gallons, with emissions voluntarily controlled by the wet scrubber/carbon canister system S-1.

2. Two (2) enclosed centrifuges (identified as Centrifuge #1 and #2) with no process vents.

3. One (1) diesel-fired boiler (identified as C-1), with a maximum heat input capacity of 8.4 mmBTU per hour burning low-sulfur (less than 0.05% sulfur by weight) diesel fuel. Emissions are exhausted at stack C-1-01. There is no control device for this emission unit.

4. Six (6) portable rectangular storage tanks, including:
   A. Two (2) Reclaimed Oil Tanks identified as ROT-1 and ROT-2. Each tank has a maximum storage capacity of 21,000 gallons and is used to store reclaimed sludge and cutter stock. Emissions are voluntarily controlled by the wet scrubber/carbon canister system S-1.
   B. Three (3) Cutter Stock Tanks identified as CST-1, CST-2, and CST-3. Each tank has a maximum storage capacity of 21,000 gallons and is used to store Cutter Stock. Emissions are voluntarily controlled by the wet scrubber/carbon canister system S-1.
   C. One (1) Concentrate Tank identified as CT-1. This tank has a maximum storage capacity of 21,000 gallons and is used to store cutter stock and tank sludge mix. Emissions are voluntarily controlled by the wet scrubber/carbon canister system S-1.

5. Equipment leaks of VOC and HAP from pumps, valves, and connectors. Under 40 CFR 63, Subpart CC, equipment leaks from pumps, valves, and connectors associated with the Tank Cleaning Facility are affected facilities in organic hazardous air pollutant service.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.41.1 Volatile Organic Compounds (VOC) Limits [326 IAC 2-3][326 IAC 2-2]

The Tank Cleaning Facility shall be limited to less than 4,440 hours of operation per twelve (12) consecutive month period, with compliance determined at the end of each month.

Compliance with this limitation renders the requirements of 326 IAC 2-2 and 326 IAC 2-3 not applicable to the installation of the Tank Cleaning Facility, which consists of Mix Tanks #1 through
#4; Centrifuges #1 and #2; Boiler C-1; and Storage Tanks ROT-1, ROT-2, CST-1, CST-2, CST-3, and CT-1.

D.41.2 Particulate Matter [326 IAC 6.8-1-2]

Pursuant to 326 IAC 6.8-1-2(b)(2), the particulate matter emissions from the Boiler C-1 shall be limited to 0.15 pounds per million Btu.

D.41.3 Storage Tank Requirements [326 IAC 8-9]

Pursuant to 326 IAC 8-9-6 (Volatile Organic Liquid Storage Vessels), the Permittee shall record and submit to IDEM, OAQ a report containing the following information for Reclaimed Oil Tanks ROT-1 and ROT-2; Cutter Stock Tanks CST-1, CST-2, and CST-3; and Concentrate Tank CT-1:

(a) The vessel identification number.
(b) The vessel dimensions.
(c) The vessel capacity.

The Permittee shall keep all records as described in (a) through (c) for the life of the vessel.

D.41.4 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8] [326 IAC 12] [40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the Tank Cleaning Facility shall be an affected facility for purposes of 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

1. The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the Tank Cleaning Facility no later than one year from the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207.

2. Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.41.5 Prevention of Significant Deterioration [326 IAC 2-2], Emission Offset [326 IAC 2-3] and Nonattainment NSR [326 IAC 2-1.1-4] Minor Limits

In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according
to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.41.4. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

D.41.6 Consent Decree (Civil No. 2:12-CV-00207) Requirements

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, "fuel oil" shall not be burned in any heater or boiler associated with the Tank Cleaning Facility.

Compliance Monitoring Requirements [326 IAC 2-7-6(1)] [326 IAC 2-7-5(1)]

D.41.7 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.41.8 Record Keeping Requirements

(a) To document the compliance status with Condition D.41.1, the Permittee shall maintain records of the number of operating hours for the Tank Cleaning Facility.

(b) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.41.4(a), the Permittee shall comply with equipment leak record keeping requirements specified in the LDAR plan.

(c) To document compliance with Condition D.41.4(b), the Permittee shall keep records pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(d) Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by Paragraphs (a) and (b) of this condition.

D.41.9 Reporting Requirements

(a) A quarterly summary of the information to document the compliance status with Condition D.41.1 shall be submitted not later than thirty (30) days after the end of the quarter being reported.

(b) Pursuant to 326 IAC 8-4-8 and to document the compliance status with Condition D.41.4(a), the Permittee shall submit reports as specified in the LDAR plan.

(c) To document compliance with Condition D.41.4(b), the Permittee shall submit reports pursuant to 40 CFR 60, Subpart GGGa, as specified in Section F.9.

(d) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraphs (a) and (b) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
**SECTION D.42 EMISSIONS UNIT OPERATION CONDITIONS – Gas Oil Hydrotreating Unit**

### Emissions Unit Description:

**nn** The Gas Oil Hydrotreater (GOHT) Unit, identified as Unit ID 802 and rated at 120,000 barrels per day. The GOHT reduces the sulfur and nitrogen content of the FCU feed and improves the hydrogen content. Operation of the GOHT will enable the FCU to meet gasoline sulfur specifications and to improve FCU conversion yields. The GOHT Unit will be constructed as part of the WRMP Project and includes the following emission units:

1. Process heaters comprising of:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emission Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>F-901A</td>
<td>47</td>
<td>802-01</td>
<td>Ultra low-NOₓ burners</td>
</tr>
<tr>
<td>F-901B</td>
<td>47</td>
<td>802-02</td>
<td>Ultra low-NOₓ burners</td>
</tr>
</tbody>
</table>

2. Associated valves, pumps, compressors (K-901A, K-901B, K-901C, and K-902), pressure relief devices, sampling connection systems, open-ended lines or valves, flanges or other connectors, and instrumentation and heat exchange systems.

3. The GOHT Unit is connected to the GOHT Flare and associated flare gas recovery system FGRS2 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns.

4. Miscellaneous process vent emissions, which are routed to the GOHT Flare and associated flare gas recovery system FGRS2 (identified in Section D.35).

(The information describing the process contained in this emissions unit description box is descriptive information and does not constitute enforceable conditions.)

### Emission Limitations and Standards [326 IAC 2-7-5(1)]

**D.42.1 Particulate Matter [326 IAC 6.8-1-2]**

Pursuant to 326 IAC 6.8-1-2, particulate matter emissions from each of the heaters F-901A and F-901B shall not exceed 0.03 grains per dry standard cubic foot.

**D.42.2 Prevention of Significant Deterioration [326 IAC 2-2], Emission Offset [326 IAC 2-3] and Nonattainment NSR [326 IAC 2-1.1-4] Minor Limits**

In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

For the heaters identified as F-901A and F-901B:

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, the emissions of NOₓ shall not exceed 0.04 pounds per million BTU, per heater.

(b) The emissions of VOC shall not exceed 0.0054 pounds per million BTU.

(c) Reserved.

(d) The emissions of PM₁₀ shall not exceed 0.0075 pounds per million BTU of fuel burned.
(e) Pursuant to SSM 089-32033-00453, the emissions of PM shall not exceed 0.0075 pounds per million BTU.

(f) Reserved.

(g) Reserved.

(h) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.42.3. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Additional limits on firing rate, SO₂, NOₓ, and CO for the GOHT heaters (F-901A and F-901B) are in Section D.01.

Compliance with the NOₓ, VOC, PM and PM₁₀ emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOₓ, VOC, PM and PM₁₀ for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

D.42.3 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8][40 CFR 60, Subpart GGGa]

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

(b) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, the GOHT is an affected facility pursuant to 40 CFR 60, Subpart GGGa, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, and the following shall apply:

(1) The Permittee shall comply with the requirements specified in Section F.9 – 40 CFR 60, Subpart GGGa and Condition F.9.3 – 40 CFR 60, Subpart VVa for equipment leaks of VOC from each, valve, pump, pressure relief device, sampling connection system, open ended valve or line, and flange or other connector in VOC service at the GOHT no later than one year from the “Date of Entry” of the Consent Decree in Civil No. 2:12-CV-00207.

(2) Entry of the Consent Decree in Civil No. 2:12-CV-00207 satisfies the following notification and testing requirements that are triggered by initial applicability of 40 CFR 60, Subparts A and GGGa: 40 CFR 60.7, 60.8, 60.18 (but only with respect to the following flares: FCU, Alky, 4UF, DDU, SRU and VRU), 60.482-1a(a), 60.482-2a(e), 60.482-7a(f), 60.485a(g), and 60.487a(e).

D.42.4 Standards of Performance for Petroleum Refineries [326 IAC 12][40 CFR 60, Subpart Ja]

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the date of initial start-up, GOHT Heaters F-901A and F-901B shall be affected facilities for SO₂ as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60 Subparts A and Ja and specified in Section F.3 for SO₂ emissions for fuel gas...
combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for GOHT Heaters F-901A and F-901B.

(b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, GOHT Heaters F-901A and F-901B shall be affected facilities for NOx as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja for NOx emissions for process heaters by the date specified in 40 CFR 60, Subpart Ja. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for GOHT Heaters F-901A and F-901B.

D.42.5 Consent Decree (Civil No. 2:12-CV-00207) Requirements
   (a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, fuel oil shall not be burned in the GOHT Heaters F-901A and F-901B. "Fuel Oil" shall mean any liquid fossil fuel with sulfur content of greater than 0.05% by weight.
   (b) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, by no later than July 1, 2014, the total sulfur concentration of refinery fuel gas combusted in GOHT Heaters F-901A and F-901B shall not exceed 70 ppmvd total sulfur calculated as H2S on a "12-month rolling average" basis.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.42.6 Operating Requirement
   Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207 and in order to demonstrate compliance with Condition D.42.2(a), the GOHT Heaters F-901A and F-901B shall operate using only ultra low- NOx burners.

D.42.7 Compliance Determination Requirements
   Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, compliance with the NOx emissions limits in Condition D.42.2(a) for Heaters F-901A and F-901B shall be calculated using 40 CFR Part 60, Appendix A, Method 19 and the NOx concentration measured in the most recent stack test demonstrating compliance per Condition D.42.8.

D.42.8 Performance Testing Requirements
   (a) Pursuant to SSM 089-32033-00453 and to demonstrate compliance with Conditions D.01.1 and D.42.2, not later than 180 days after the startup of the GOHT Heater F-901A, the Permittee shall perform NOx, PM, PM10, CO, and VOC testing of GOHT Heater F-901A utilizing methods approved by the commissioner. This test shall be repeated at least once every five (5) years from the date of the most recent valid compliance demonstration. Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures). Section C – Performance Testing contains the Permittee's obligation with regard to the performance testing required by this condition.
   (b) Pursuant to SSM 089-32033-00453 and to demonstrate compliance with Conditions D.01.1 and D.42.2, not later than 180 days after the startup of the GOHT Heater F-901B, the Permittee shall perform NOx, PM, PM10, CO, and VOC testing of GOHT Heater F-901B utilizing methods approved by the commissioner. This test shall be repeated at
least once every five (5) years from the date of the most recent valid compliance demonstration. Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures). Section C – Performance Testing contains the Permittee’s obligation with regard to the performance testing required by this condition.

D.42.9 Continuous Emissions Monitoring

(a) Pursuant to SSM 089-32033-00453 and as specified by the Consent Decree entered in Civil No. 2:12-CV-00207, by December 31, 2013, the Permittee shall install Total Sulfur Continuous Analyzers on the refinery fuel gas systems to continuously monitor, measure and record the total sulfur concentration of fuel gas burned in GOHT Heaters F-901A and F-901B. The Total Sulfur Continuous Analyzers shall be installed, operated and calibrated pursuant to ASTM D7166-10 and 40 CFR Part 60 Appendixes A and F, and the applicable performance specification test of 40 CFR Part 60 Appendix B, except that in lieu of the requirements of 40 CFR Part 60, Appendix F §§ 5.1.1, 5.1.3 and 5.1.4, the Permittee must conduct a Relative Accuracy Audit (RAA) or a Relative Accuracy Test Audit (RATA) on each Total Sulfur Continuous Analyzer at least once every three (3) years. The Permittee must also conduct Cylinder Gas Audits each Calendar Quarter during which a RAA or a RATA is not performed. For RATA and RAA reference method comparisons, EPA Methods 15A or 16C shall be used as the reference method. In addition, the Permittee may also use the principles of EPA Method 7E, section 8.3 to dilute the fuel gas samples used for the reference method as necessary to render the samples safe for analysis. Consistent with 40 CFR § 60.107a(a)(2)(iv), the Permittee shall monitor refinery fuel gas at locations that accurately represent the total sulfur concentration in the refinery fuel gas being burned in all heaters and boilers in the refinery, other than refinery fuel gas that would be exempt from monitoring under 40 CFR § 60.107a(a)(3).

(b) The Total Sulfur Continuous Analyzer shall be calibrated, maintained, and operated for determining compliance with SO2 emissions limits for F-901A and F-901B in Conditions D.01.1 and D.42.5(b) in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment. The SO2 emissions shall be calculated based on the conversion of one mole of sulfur in the fuel gas to one mole of SO2.

Compliance Monitoring Requirements [326 IAC 2-7-6(1)] [326 IAC 2-7-5(1)]

D.42.10 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.42.11 Record Keeping Requirements

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall keep records as specified in the LDAR plan.

(b) Reserved.

(c) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Condition D.42.9, the Permittee shall keep the following records for the continuous emission monitors:

1. One-minute block averages.
2. All documentation relating to:
   A. design, installation, and testing of all elements of the monitoring system, and
(B) required corrective action or compliance plan activities.

(3) All maintenance logs, calibration checks, and other required quality assurance activities,

(4) All records of corrective and preventive action, and

(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.

(d) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.42.4, the Permittee shall maintain the records specified in Section F.3.

(e) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Conditions D.42.3 (b), the Permittee shall maintain the records specified in Section F.9.

(f) Section C - General Record Keeping Requirements contains the Permittee’s obligations with regard to the records required by Paragraphs (a) and (c) of this condition.

D.42.12 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall comply with equipment leak reporting requirements specified in the LDAR plan.

(b) Reserved.

(c) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.01.1 and D.42.9, the Permittee shall submit reports of excess SO2 emissions not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

   (1) Monitored facility operation time during the reporting period,
   (2) Date of excess emissions,
   (3) Time of commencement and completion for each excess emission,
   (4) Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
   (5) A summary itemizing the exceedances by cause.
   (6) Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
      (A) Date of downtime.
      (B) Time of commencement.
      (C) Duration of each downtime.
      (D) Reasons for each downtime.
      (E) Nature of system repairs and adjustments

Section C - General Reporting contains the Permittee’s obligation with regard to the reporting required by this condition. The quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a “responsible official” as defined by 326 IAC 2-7-1(35).
(d) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.42.4, the Permittee shall submit reports as specified in Section F.3.

(e) Pursuant to 40 CFR 60, Subpart GGGa and to document the compliance status with Conditions D.42.3(b), the Permittee shall submit reports as specified in Section F.9.

(f) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by paragraphs (a) and (c) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
Emissions Unit Description:

(oo) The New Hydrogen Unit (New HU), identified as Unit ID 801, owned and operated by Praxair, Inc. and constructed as part of the WRMP Project, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The New HU produces high purity hydrogen by reacting steam with methane. The reaction is carried out by heating the mixture in a furnace and reacting it in the presence of a catalyst. The New HU heaters HU 1 and HU 2 are equipped with Selective Catalytic Reduction (SCR) for control of NOx. The New HU heater stacks have continuous emissions monitors (CEMS) for NOx and CO. The New HU includes the following sources of emissions and may include insignificant activities listed in Section A.4 of this permit:

(1) Process heaters comprising:

<table>
<thead>
<tr>
<th>Heater Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Stack Exhausted To</th>
<th>Emissions Controls</th>
</tr>
</thead>
<tbody>
<tr>
<td>HU-1</td>
<td>920</td>
<td>801-01</td>
<td>Low NOx burners and selective catalytic reduction</td>
</tr>
<tr>
<td>HU-2</td>
<td>920</td>
<td>801-02</td>
<td>Low NOx burners and selective catalytic reduction</td>
</tr>
</tbody>
</table>

* New HU Heaters HU 1 and HU 2 combust both natural gas and PSA tailgas with a fuel ratio of no more than 25% natural gas and the remainder PSA tailgas.

(2) One cooling tower (HU Cooling Tower) rated at 14,000 gallons per minute recirculation rate controlled by high efficiency drift eliminators.

(3) The New HU is connected to the New HU Flare system. The system is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The New HU Flare will be operated with a water seal or nitrogen purge. As such, there will be no purge gas emissions from the New HU Flare. The New HU Flare exhausts to S/V 801 03.

(4) Associated valves, pumps, compressors (C-9210 and C-9230), pressure relief devices, sampling connection systems, open ended lines or valves, flanges or other connectors, and instrumentation and heat exchange systems.

(5) One diesel-fueled emergency generator rated at 1,214 HP.

(6) HU steam vent.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.43.1 Particulate Matter [326 IAC 6.8-1-2]

Pursuant to 326 IAC 6.8-1-2, particulate matter emissions from each of the heaters HU-1 and HU-2, the HU Cooling Tower, the HU Flare, and the emergency generator shall not exceed 0.03 grains per dry standard cubic foot.
D.43.2 Prevention of Significant Deterioration [326 IAC 2-2], Nonattainment NSR [326 IAC 2-1.1-4] and Emission Offset [326 IAC 2-3]

In order to render 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

For each of the two (2) heaters HU-1 and HU-2:

(a) The Permittee shall comply with the following fuel usage limits:

<table>
<thead>
<tr>
<th>Unit ID</th>
<th>Natural gas firing rate limit ($10^3$ mmBTU) per 12 consecutive month period</th>
<th>Total Gas firing rate limit ($10^3$ mmBTU) per 12 consecutive month period</th>
</tr>
</thead>
<tbody>
<tr>
<td>HU-1</td>
<td>2014.8</td>
<td>8059.2</td>
</tr>
<tr>
<td>HU-2</td>
<td>2014.8</td>
<td>8059.2</td>
</tr>
</tbody>
</table>

For the New HU Flare pilot gas:

(b) The emissions of NOx shall not exceed 100 pounds per million cubic feet of fuel burned.

(c) The emissions of VOC shall not exceed 5.5 pounds per million cubic feet of fuel burned.

(d) The emissions of SO2 shall not exceed 0.6 pounds per million cubic feet of fuel burned.

(e) The emissions of PM and PM$_{10}$ shall not exceed 1.9 and 7.6 pounds per million cubic feet of fuel burned, respectively.

(f) The pilot gas used at the New HU Flare shall be limited to 2,233,800 cubic feet per 12 consecutive month period.

For the HU cooling tower:

(g) The average concentration of total dissolved solids (TDS) in the cooling water return including make up water, to the HU Cooling Tower shall not exceed an average annual concentration of 6300 mg/L per 12 consecutive month period.

(h) The emissions of PM and PM$_{10}$ from HU Cooling Tower shall each not exceed 0.42 pounds per hour.

Pursuant to SSM 089-32033-00453, for the New HU heaters (HU-1 and HU-2), New HU Flare pilot gas, New HU Flare planned startup and shutdown events, HU steam vent, and emergency generator:

(i) The total emissions of NOx shall not exceed 104.9 tons per 12 consecutive month period, with compliance determined at the end of each month.

(j) The total emissions of VOC shall not exceed 27.4 tons per 12 consecutive month period, with compliance determined at the end of each month.

(k) The total emissions of SO2 shall not exceed 1.2 tons per 12 consecutive month period, with compliance determined at the end of each month.

(l) The total emissions of PM and PM$_{10}$ shall each not exceed 54.9 tons per 12 consecutive month period, with compliance determined at the end of each month.
(m) The total emissions of CO shall not exceed 121.0 tons per 12 consecutive month period, with compliance determined at the end of each month.

Compliance with the firing rate limits and the NOx, VOC, CO, SO2, PM and PM10 emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions for NOx, VOC, CO, SO2, PM and PM10 for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants. Should any of the limits contained in Conditions D.43.1 and D.43.2 be exceeded, the actual emissions from the affected period must be evaluated to show that the actual net emissions increase from the WRMP project remains below the significant levels.

D.43.3 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

D.43.4 Standards of Performance for Petroleum Refineries [326 IAC 12] [40 CFR 60, Subpart Ja]

Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, upon the "Date of Entry" of the Consent Decree in Civil No. 2:12-CV-00207, the New HU heaters HU-1 and HU-2 shall be affected facilities for SO2 as the term is used in 40 CFR 60, Subparts A and Ja, and shall be subject to and comply with the applicable requirements of 40 CFR 60, Subparts A and Ja and specified in Section F.3 for SO2 emissions for fuel gas combustion devices. Entry of Civil No. 2:12-CV-00207 and compliance with the relevant monitoring requirements of Subpart Ja shall satisfy the notice requirements of 40 CFR § 60.7(a) and the initial performance test requirement of 40 CFR § 60.8(a) for New HU heaters HU-1 and HU-2.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.43.5 Operating Requirement

(a) Pursuant to Permit SSM 089-25484-00453, issued May 1, 2008 and in order to demonstrate compliance with Condition D.43.2, the Permittee shall operate the heaters HU-1 and HU-2 using only low NOx burners.

(b) Pursuant to Permit SSM 089-25484-00453, issued May 1, 2008 and in order to comply with Condition D.43.2, the SCRs shall be operated as necessary to meet the NOx emissions limits for heaters HU-1 and HU-2.

(c) Pursuant to Permit SSM 089-25484-00453, issued May 1, 2008 and in order to comply with Condition D.43.2, the liquid drift eliminator shall be in operation and control PM and PM10 emissions from the HU Cooling Tower at all times that HU Cooling Tower is in operation.

D.43.6 Testing Requirements

Not later than 180 days after the startup of the New Heater HU-1 or HU-2, whichever occurs first, the Permittee shall perform PM, PM10, and VOC testing of one (1) of the New Heaters (HU-1 or HU-2) utilizing methods approved by the commissioner. A total of one (1) of the two (2) New Heaters (HU-1 or HU-2) shall be tested at least once every 3 years from the date of the most recent valid compliance demonstration. Testing shall be conducted in accordance with the provisions of 326 IAC 3-6 (Source Sampling Procedures). Section C – Performance Testing
contains the Permittee’s obligation with regard to the performance testing required by this condition. PM10 includes filterable and condensable PM.

D.43.7 Continuous Monitoring – HU Flare [326 IAC 2-2]

The H2S or Total Sulfur (if approved in an alternative monitoring plan) continuous emission monitoring systems (CEMS) for the New HU Flare shall be calibrated, maintained, and operated in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment.

D.43.8 Continuous Emissions Monitoring

The CO and NOx continuous emission monitoring systems (CEMS) for heaters HU-1 and HU-2 shall be calibrated, maintained, and operated for measuring CO and NOx in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment.

Compliance Monitoring Requirements [326 IAC 2-7-6(1)] [326 IAC 2-7-5(1)]

D.43.9 Compliance Monitoring Requirements [326 IAC 2-3]

(a) To monitor compliance with Condition D.43.2, the Permittee shall take weekly measurements of the total dissolved solids (TDS) in the water return, including make up water, to HU Cooling Tower. If the TDS limitation is exceeded, the Permittee shall perform quantitative water analyses and shall take the remedial action necessary to correct the problem.

(b) Pursuant to SSM 089-32033-00453, a continuous parameter measurement monitoring system shall be calibrated, maintained, and operated on each process vent connected to, and exhausting to the New HU Flare during startup and other process venting from heaters HU-1 and HU-2, respectively, for compiling emissions using software with inputs of duration of vent value openings plus process throughput.

(c) Pursuant to SSM 089-32033-00453, the instruments used for determining parameter measurements mentioned in (b) above shall comply with Section C - Instrument Specifications, of this permit, shall be subject to approval by IDEM, OAQ, and shall be calibrated or replaced at least once every six (6) months or other time period specified by the manufacturer. The Permittee shall maintain records of the manufacturer specifications, if used.

(d) Pursuant to SSM 089-32033-00453, in lieu of compliance with Condition C.12(c), whenever a H2S or Total Sulfur continuous emission monitoring system is malfunctioning on the New HU or will be down for calibration, maintenance, or repairs for more than twenty-four (24) hours, the Permittee shall measure and record Draeger tube sampling of the fuel gas one time per day until the primary CEMS or a backup CEM is brought online.

(e) Pursuant to SSM 089-32033-00453, whenever the NOx continuous emission monitoring system on the heaters HU-1 or HU-2 is malfunctioning or will be down for calibration, maintenance, or repairs for more than twenty-four (24) hours, the Permittee shall monitor and record unit feed rate, ammonia injection rates and exit flue gas temperature of the heater to demonstrate that the operation of the unit continues in a normal manner. These parametric monitoring readings shall be recorded at least once per day until the primary CEM or backup CEM is brought online.

(f) Pursuant to SSM 089-32033-00453, whenever the CO continuous emission monitoring system on the heaters HU-1 or HU-2 is malfunctioning or will be down for calibration, maintenance, or repairs for more than twenty-four (24) hours, the Permittee shall monitor
and record unit feed rate, exit flue gas temperature of the heater and percent oxygen at the exit flue gas of the heater to demonstrate that the operation of the unit continues in a normal manner. These parametric monitoring readings shall be recorded at least once per day until the primary CEM or a backup CEM is brought online.

(g) Pursuant to SSM 089-32033-00453, in lieu of compliance with Condition C.12(j), nothing in this permit shall excuse the Permittee from complying with the requirements to operate a continuous emission monitoring system pursuant to 40 CFR 60, Ja for affected process heaters HU-1 and HU-2.

(h) Pursuant to SSM 089-32033-00453, in lieu of compliance with Condition C.13(a), in the event that a breakdown of the emission monitoring equipment occurs on the New HU, a record shall be made of the times and reasons of the breakdown and efforts made to correct the problem. To the extent practicable, supplemental (e.g. parametric monitoring) or intermittent monitoring of the parameter should be implemented at intervals no less frequent than required in Section D.43 of this permit until such time as the monitoring equipment is back in operation. In the case of continuous monitoring, supplemental or intermittent monitoring of the parameter should be implemented at intervals no less often than once an hour until such time as the continuous monitor is back in operation, unless otherwise stipulated in Section C.12 or Section D.43.

D.43.10 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.43.11 Record Keeping Requirements

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall keep records as specified in the LDAR plan.

(b) In order to document the compliance status with Condition D.43.2, the Permittee shall maintain the records of monthly firing rates using natural gas and PSA tailgas and CO, NOx and SO2 emissions at heaters HU-1 and HU-2.

(c) In order to document the compliance status with Condition D.43.2, the Permittee shall maintain the records of monthly firing rates using pilot gas at the New HU Flare.

(d) To document the compliance status with Condition D.43.2, the Permittee shall maintain records of the total dissolved solids (TDS) in the water return, including make up water, to HU Cooling Tower and any remedial actions taken (including the date remedial actions were initiated).

(e) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Conditions D.43.7 and D.43.8, the Permittee shall keep the following records for the continuous emission monitors:

(1) One-minute block averages.
(2) All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities.
(3) All maintenance logs, calibration checks, and other required quality assurance activities,
(4) All records of corrective and preventive action, and
(5) A log of plant operations, including the following:
D.43.12 Reporting Requirements

(a) Pursuant to 326 IAC 8-4-8, the Permittee shall comply with equipment leak reporting requirements specified in the LDAR plan.

(b) In order to document the compliance status with Condition D.43.2, the Permittee shall submit a quarterly summary of the fuel usages at heaters HU-1 and HU-2 and New HU Flare and CO, NOx, and SO2 emissions for heaters HU-1 and HU-2 not later than thirty (30) days after the end of each quarter in which the excess emissions occur. The reports shall include the following:

1. Monitored facility operation time during the reporting period,
2. Date of excess emissions,
3. Time of commencement and completion for each excess emission,
4. Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
5. A summary itemizing the exceedances by cause.
6. Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
   (A) Date of downtime.
   (B) Time of commencement.
   (C) Duration of each downtime.
   (D) Reasons for each downtime.
   (E) Nature of system repairs and adjustments

(d) Pursuant to 40 CFR 60, Subpart Ja and to document the compliance status with Condition D.43.4, the Permittee shall submit reports as specified in Section F.3.

(e) Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by Paragraphs (a), (b), and (c) of this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.44       RESERVED
SECTION D.45  EMISSIONS UNIT OPERATION CONDITIONS – Pump Engines and Concrete Crusher

Emissions Unit Description:

Insignificant Activities:

(ee) Diesel-fired pump engines, as follows:

(1) One (1) emergency fire pump engine, identified as Firepump Engine 1 (PU-300B), a 2010 model year engine permitted and installed in 2012, with a maximum capacity of 359 HP. [40 CFR 60, Subpart IIII] [40 CFR 63, Subpart ZZZZ]

(2) Two (2) non-emergency pump engines, identified as Pump Engine 2 (P-31) and Pump Engine 3 (P-32), 2010 model year engines permitted and installed in 2012, each with a maximum capacity of 460 HP. [40 CFR 60, Subpart IIII] [40 CFR 63, Subpart ZZZZ]

(ff) One (1) concrete crushing process, per SPM 089-25488-00453, with a maximum processing capacity of 120 tons per hour, having two (2) transfer points.

(The information describing the process contained in this emissions unit description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.45.1 Particulate Matter Emissions - Lake County [326 IAC 6.8-1-2]

Pursuant to 326 IAC 6.8-1-2(a), the particulate matter emissions from Firepump Engine 1 (PU-300B), Pump Engine 2 (P-31), Pump Engine 3 (P-32) and the concrete crushing operation shall not exceed 0.03 gr/dscf.


In order to render 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

(a) The hours of operation for Firepump Engine 1 (PU-300B), Pump Engine 2 (P-31), and Pump Engine 3 (P-32) shall not exceed 500 hours per year, each.

(b) The total amount of concrete processed by the concrete crusher shall not exceed 18,000 tons.

Compliance with the emissions limits at Firepump Engine 1 (PU-300B), Pump Engine 2 (P-31), and Pump Engine 3 (P-32) and the other units at this source, shall ensure that the net emissions increases, including fugitive emissions for NOx, VOC, CO, SO2, PM and PM10 for the WRMP project remain below the significant levels, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.
Emissions Unit Description:

The Naphtha Hydrotreater (NHT), identified as Unit ID 810, approved in 2016 for construction, removes sulfur from petroleum naphthas. Petroleum naphthas are heated and sent through a Selective Hydrotreating Unit (SHU) reactor, D-701, to prevent fouling downstream and to treat diolefins. The SHU reactor effluent is routed to a Hydrodesulfurization (HDS) reactor, D-702, to further reduce sulfur content. The HDS reactor effluent is cooled, and the HDS reactor's vapor stream is sent to the amine absorber tower, C-701, to remove H2S from the unreacted hydrogen prior to being recycled within the NHT unit and purged as needed to the hydrogen header system. The HDS reactor's liquid stream is sent to the stabilizer distillation column, C-702, to separate lighter components entrained in the desulfurized naphtha. Additional sulfur is removed from the stabilizer's off-gas at the stabilizer off-gas amine contactor tower, C-703, prior to being recycled to the fuel gas system. Desulfurized naphtha is pumped to the tank fields for gasoline blending. Sulfur containing sour water and amine streams are sent to the SRP. The NHT includes the following sources of emissions:

1. One (1) hydrodesulfurization (HDS) reactor heater, identified as F-701, with a maximum rated capacity of 104.2 mmBTU/hr, with emissions uncontrolled and exhausting to stack 810-01. The HDS reactor heater is equipped with low-NOx burners, a NOx CEMS, has natural gas-fired pilot lights, and burns refinery fuel gas. The HDS reactor heater provides heat for the HDS reactor feed and effluent streams.

2. Associated valves, pumps, compressors, pressure relief devices, sampling connections systems, open-ended line or valves, flanges and other connectors, instrumentation and heat exchange systems.

3. The NHT Unit is connected to the GOHT Flare and associated flare gas recovery system FGRS 2 (included in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns.

4. As part of the WEP, there are new piping connections (valves and flanges).

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.46.1 Particulate Matter [326 IAC 6.8-1-2]

Pursuant to 326 IAC 6.8-1-2, particulate matter emissions from the HDS Reactor Heater F-701 shall not exceed 0.03 grains per dry standard cubic foot.


In order to render 326 IAC 2-2 and 326 IAC 2-3 not applicable, the Permittee shall comply with the following:

(a) The firing rate of the HDS Reactor Heater F-701 shall not exceed 912,792 million BTU per twelve (12) consecutive month period, with compliance determined at the end of each month.

(b) The Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices of the NHT process according to the Leak Detection
and Repair (LDAR) Plan submitted by the Permittee that meets the requirements of 326 IAC 8-4-8 (Leaks From Petroleum Refineries; Monitoring; Recordkeeping), and shall comply with the applicable requirements of Section F.9 - 40 CFR Part 60, Subpart GGGa (NSPS for Equipment Leaks of VOC in Petroleum Refineries for Which Construction, Reconstruction or Modification commenced After November 7, 2006) and 40 CFR Part 60, Subpart VV (NSPS for Equipment Leaks of VOC in the Synthetic Organic Chemicals Manufacturing Industry for which Construction, Reconstruction, or Modification commenced After November 7, 2006), and Section F.11 - 40 CFR Part 60, Subpart QQ (NSPS for VOC Emissions for Petroleum Refinery Wastewater Systems), Section H.2 - 40 CFR Part 63, Subpart CC (NESHAP for Petroleum Refineries).

Compliance with the limits shall ensure that the emissions increases, including fugitive emissions, for VOC for the Clean Fuel Project (NHT unit) remain below the significant levels, rendering 326 IAC 2-2 and 326 IAC 2-3 not applicable for this pollutant.

D.46.3 Volatile Organic Compounds (VOC) [326 IAC 8-4-2]

Pursuant to 326 IAC 8-4-2 (2), the Permittee shall equip all wastewater (oil/water) separators, forebay, and openings in covers with lids or seals such that the lids or seals are in the closed position at all times except when in actual use.

D.46.4 Equipment Leaks of Volatile Organic Compounds (VOC) [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall control leaks of VOC from pumps, compressors, valves, process drains, and pressure relief devices according to the Leak Detection and Repair (LDAR) Plan submitted by the Permittee. The Permittee shall update the LDAR Plan as necessary and shall submit a copy of the revised LDAR Plan to IDEM OAQ for approval. If IDEM, OAQ determines that the procedures specified in the LDAR Plan will not demonstrate compliance with the fugitive emission limitations, IDEM, OAQ may require the Permittee to revise the plan.

Compliance Determination Requirements [326 IAC 2-7-5(1)]

D.46.5 Continuous Emissions Monitoring

The NOx continuous emission monitoring systems (CEMS) shall be calibrated, maintained, and operated for measuring NOx in accordance with the applicable requirements in Section C - Maintenance of Continuous Emission Monitoring Equipment and Section C - Maintenance of Emission Monitoring Equipment.

Compliance Monitoring Requirements [326 IAC 2-7-6(1)] [326 IAC 2-7-5(1)]

D.46.6 Monitoring for Equipment Leaks of VOC [326 IAC 8-4-8]

Pursuant to 326 IAC 8-4-8, the Permittee shall monitor for leaks of VOC according to the LDAR plan submitted by the Permittee.

Record Keeping and Reporting Requirements [326 IAC 2-7-5(3)] [326 IAC 2-7-19]

D.46.7 Record Keeping Requirements

(a) To document the compliance status with Condition D.46.2(a), the Permittee shall maintain monthly records of the firing rate of the HDS Reactor Heater F-701.

(b) To document the compliance status with Condition D.46.2(b) and pursuant to 326 IAC 8-4-8, the Permittee shall keep records as specified in the LDAR plan.

(c) Pursuant to 326 IAC 3-5-6 and to document the compliance status with Conditions D.46.5, C.12, and C.13, the Permittee shall keep the following records for the continuous emission monitors:
(1) One-minute block averages.

(2) All documentation relating to:
   (A) design, installation, and testing of all elements of the monitoring system, and
   (B) required corrective action or compliance plan activities.

(3) All maintenance logs, calibration checks, and other required quality assurance activities.

(4) All records of corrective and preventive action, and

(5) A log of plant operations, including the following:
   (A) Date of facility downtime,
   (B) Time of commencement and completion of downtime, and
   (C) Reason for each downtime.
   (D) Nature of system repairs and adjustments.

Section C - General Record Keeping Requirements contains the Permittee's obligations with regard to the records required by this condition.

D.46.8 Reporting Requirements

(a) A quarterly summary of the information to document the compliance status with Condition D.46.2(a) shall be submitted not later than thirty (30) days after the end of the quarter being reported.

(b) Pursuant to 326 IAC 8-4-8, the Permittee shall comply with equipment leak reporting requirements specified in the LDAR plan.

(c) Pursuant to 326 IAC 3-5-7 and to document the compliance status with Conditions D.46.5, C.12, and C.13, the Permittee shall submit reports of excess NOx emissions at the HDS Reactor Heater F-701 not later than thirty (30) days of the end of each quarter in which the excess emissions occur. The reports shall include the following:

   (1) Monitored facility operation time during the reporting period,
   (2) Date of excess emissions,
   (3) Time of commencement and completion for each excess emission,
   (4) Magnitude of each excess emission. For gaseous emissions, the excess emissions, in units of the applicable standard, must be reported based on the applicable averaging time, for example, one (1) hour block, three (3) hour block, three (3) hour rolling, in addition to any other reporting requirements that may be applicable.
   (5) A summary itemizing the exceedances by cause.
   (6) Continuous Monitoring system instrument downtime, except for zero (0) and span checks, which shall be reported separately, shall include the following:
      (A) Date of downtime.
      (B) Time of commencement.
      (C) Duration of each downtime.
      (D) Reasons for each downtime.
      (E) Nature of system repairs and adjustments.

Section C - General Reporting Requirements contains the Permittee's obligation with regard to the reporting required by this condition. A quarterly report does require a certification that meets the requirements of 326 IAC 2-7-6(1) by a "responsible official" as defined by 326 IAC 2-7-1(35).
SECTION D.47 EMISSIONS UNIT OPERATION CONDITIONS – Radio Tower Emergency Generator Engines

Emissions Unit Description:

Insignificant Activities:

(ii) Two (2) propane-fired emergency generator engines, identified as Radio Tower Emergency Engine 1 and Radio Tower Emergency Engine 2, permitted in 2019, each with a maximum capacity of 230 HP. [40 CFR JJJJ, Subpart JJJJJ] [40 CFR ZZZZ, Subpart ZZZZZ]

(The information describing the process contained in this emissions unit description box is descriptive information and does not constitute enforceable conditions.)

Emission Limitations and Standards [326 IAC 2-7-5(1)]

D.47.1 Particulate Matter [326 IAC 6.8-1-2]

Pursuant to 326 IAC 6.8-1-2, particulate matter emissions from Radio Tower Emergency Engine 1 and Radio Tower Emergency Engine 2 shall not exceed 0.03 grains per dry standard cubic foot.
SECTION E.1  Clean Air Interstate (CAIR) Nitrogen Oxides Annual, Sulfur Dioxide, and Nitrogen Oxides Ozone Season Trading Programs – CAIR Permit for CAIR Units Under 326 IAC 24-1-1(a), 326 IAC 24-2-1(a), and 326 IAC 24-3-1(a)

NOx Budget Source:

(x) A portion of No. 3 Stanolind Power Station (SPS) identified as Unit ID 503. The following specific units are considered to be affected facilities: [Section D.24]

(1) #31 Boiler
(2) #32 Boiler
(3) #33 Boiler
(4) #34 Boiler
(5) #36 Boiler

Under 326 IAC 10-4-1(a), the above boilers are NOx budget units.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

E.1.1 Automatic Incorporation of Definitions [326 IAC 24-1-7(e)] [326 IAC 24-2-7(e)] [326 IAC 24-3-7(e)] [40 CFR 97.123(b)] [40 CFR 97.223(b)] [40 CFR 97.323(b)]

This CAIR permit is deemed to incorporate automatically the definitions of terms under 326 IAC 24-1-2, 326 IAC 24-2-2, and 326 IAC 24-3-2.

E.1.2 Standard Permit Requirements [326 IAC 24-1-4(a)] [326 IAC 24-2-4(a)] [326 IAC 24-3-4(a)] [40 CFR 97.106(a)] [40 CFR 97.206(a)] [40 CFR 97.306(a)]

(a) The owners and operators of the CAIR NOx source, CAIR SO2 source, and CAIR NOx ozone season source and CAIR NOx units, CAIR SO2 unit(s), and CAIR NOx ozone season units shall operate each unit in compliance with this CAIR permit.

(b) The CAIR NOx units, CAIR SO2 units, and CAIR NOx ozone season units subject to this CAIR permit are:

(1) At No. 3 Stanolind Power Station (SPS) and Boiler Water Treating Plant, #31 Boiler, #32 Boiler, #33 Boiler, #34 Boiler, and #36 Boiler.

E.1.3 Monitoring, Reporting, and Record Keeping Requirements [326 IAC 24-1-4(b)] [326 IAC 24-2-4(b)] [326 IAC 24-3-4(b)] [40 CFR 97.106(b)] [40 CFR 97.206(b)] [40 CFR 97.306(b)]

(a) The owners and operators, and the CAIR designated representative, of each CAIR NOx source, CAIR SO2 source, and CAIR NOx ozone season source and CAIR NOx unit, CAIR SO2 unit, and CAIR NOx ozone season unit at the source shall comply with the monitoring, reporting, and record keeping requirements of 326 IAC 24-1-11, 326 IAC 24-2-10, and 326 IAC 24-3-11.

(b) The emissions measurements recorded and reported in accordance with 326 IAC 24-1-11, 326 IAC 24-2-10, and 326 IAC 24-3-11 shall be used to determine compliance by each CAIR NOx source, CAIR SO2 source, and CAIR NOx ozone season source with the CAIR NOx emissions limitation under 326 IAC 24-1-4(c), CAIR SO2 emissions limitation under 326 IAC 24-2-4(c), and CAIR NOx ozone season emissions limitation under 326 IAC 24-3-4(c) and Condition E.1.4 - Nitrogen Oxides Emission Requirements, Condition E.1.5 - Sulfur Dioxide Emission Requirements, and Condition E.1.6 - Nitrogen Oxides Ozone Season Emission Requirements.
E.1.4 Nitrogen Oxides Emission Requirements [326 IAC 24-1-4(c)] [40 CFR 97.106(c)]

(a) As of the allowance transfer deadline, the owners and operators of each CAIR NO\textsubscript{X} source and each CAIR NO\textsubscript{X} unit at the source shall hold, in the source’s compliance account, CAIR NO\textsubscript{X} allowances available for compliance deductions for the control period under 326 IAC 24-1-9(i) in an amount not less than the tons of total nitrogen oxides emissions for the control period from all CAIR NO\textsubscript{X} units at the source, as determined in accordance with 326 IAC 24-1-11.

(b) A CAIR NO\textsubscript{X} unit shall be subject to the requirements under (a) above for the control period starting on the later of January 1, 2009, or the deadline for meeting the unit’s monitor certification requirements under section 326 IAC 24-1-11(c)(1), 11(c)(2), or 11(c)(5) and for each control period thereafter.

(c) A CAIR NO\textsubscript{X} allowance shall not be deducted for compliance with the requirements under (a) above and 326 IAC 24-1-4(c)(1), for a control period in a calendar year before the year for which the CAIR NO\textsubscript{X} allowance was allocated.

(d) CAIR NO\textsubscript{X} allowances shall be held in, deducted from, or transferred into or among CAIR NO\textsubscript{X} allowance tracking system accounts in accordance with 326 IAC 24-1-9, 326 IAC 24-1-10, and 326 IAC 24-1-12.

(e) A CAIR NO\textsubscript{X} allowance is a limited authorization to emit one (1) ton of nitrogen oxides in accordance with the CAIR NO\textsubscript{X} annual trading program. No provision of the CAIR NO\textsubscript{X} annual trading program, the CAIR permit application, the CAIR permit, or an exemption under 326 IAC 24-1-3 and no provision of law shall be construed to limit the authority of the State of Indiana or the United States to terminate or limit the authorization.

(f) A CAIR NO\textsubscript{X} allowance does not constitute a property right.

(g) Upon recordation by the U.S. EPA under 326 IAC 24-1-8, 326 IAC 24-1-9, 326 IAC 24-1-10, or 326 IAC 24-1-12, every allocation, transfer, or deduction of a CAIR NO\textsubscript{X} allowance to or from a CAIR NO\textsubscript{X} source’s compliance account is incorporated automatically in this CAIR permit.

E.1.5 Sulfur Dioxide Emission Requirements [326 IAC 24-2-4(c)] [40 CFR 97.206(c)]

(a) As of the allowance transfer deadline, the owners and operators of the CAIR SO\textsubscript{2} source and each CAIR SO\textsubscript{2} unit at the source shall hold, in the source’s compliance account, a tonnage equivalent of CAIR SO\textsubscript{2} allowances available for compliance deductions for the control period under 326 IAC 24-2-8(j) and 326 IAC 24-2-8(k) not less than the tons of total sulfur dioxide emissions for the control period from all CAIR SO\textsubscript{2} units at the source, as determined in accordance with 326 IAC 24-2-10.

(b) A CAIR SO\textsubscript{2} unit shall be subject to the requirements under (a) above for the control period starting on the later of January 1, 2010 or the deadline for meeting the unit’s monitor certification requirements under section 326 IAC 24-2-10(c)(1), 10(c)(2), or 10(c)(5) and for each control period thereafter.

(c) A CAIR SO\textsubscript{2} allowance shall not be deducted for compliance with the requirements under (a) above and 326 IAC 24-2-4(c)(1), for a control period in a calendar year before the year for which the CAIR SO\textsubscript{2} allowance was allocated.

(d) CAIR SO\textsubscript{2} allowances shall be held in, deducted from, or transferred into or among CAIR SO\textsubscript{2} allowance tracking system accounts in accordance with 326 IAC 24-2-8, 326 IAC 24-2-9, and 326 IAC 24-2-11.
(e) A CAIR SO₂ allowance is a limited authorization to emit sulfur dioxide in accordance with the CAIR SO₂ trading program. No provision of the CAIR SO₂ trading program, the CAIR permit application, the CAIR permit, or an exemption under 326 IAC 24-2-3 and no provision of law shall be construed to limit the authority of the State of Indiana or the United States to terminate or limit the authorization.

(f) A CAIR SO₂ allowance does not constitute a property right.

(g) Upon recordation by the U.S. EPA under 326 IAC 24-2-8, 326 IAC 24-2-9, or 326 IAC 24-2-11, every allocation, transfer or deduction of a CAIR SO₂ allowance to or from a CAIR SO₂ source’s compliance account is incorporated automatically in this CAIR permit.

E.1.6 Nitrogen Oxides Ozone Season Emission Requirements [326 IAC 24-3-4(c)] [40 CFR 97.306(c)]

(a) As of the allowance transfer deadline, the owners and operators of the each CAIR NOₓ ozone season source and each CAIR NOₓ ozone season unit at the source shall hold, in the source’s compliance account, CAIR NOₓ ozone season allowances available for compliance deductions for the control period under 326 IAC 24-3-9(i) in an amount not less than the tons of total nitrogen oxides emissions for the control period from all CAIR NOₓ ozone season units at the source, as determined in accordance with 326 IAC 24-3-11.

(b) A CAIR NOₓ unit shall be subject to the requirements under (a) above for the control period starting on the later of May 1, 2009 or the deadline for meeting the unit’s monitor certification requirements under section 326 IAC 24-3-11(c)(1), 11(c)(2), 11(c)(3), or 11(c)(7) and for each control period thereafter.

(c) A CAIR NOₓ ozone season allowance shall not be deducted for compliance with the requirements under (a) above and 326 IAC 24-3-4(c)(1), for a control period in a calendar year before the year for which the CAIR NOₓ ozone season allowance was allocated.

(d) CAIR NOₓ ozone season allowances shall be held in, deducted from, or transferred into or among CAIR NOₓ ozone season allowance tracking system accounts in accordance with 326 IAC 24-3-9, 326 IAC 24-3-10, and 326 IAC 24-3-12.

(e) A CAIR NOₓ allowance is a limited authorization to emit one (1) ton of nitrogen oxides in accordance with the CAIR NOₓ ozone season trading program. No provision of the CAIR NOₓ ozone season trading program, the CAIR permit application, the CAIR permit, or an exemption under 326 IAC 24-3-3 and no provision of law shall be construed to limit the authority of the State of Indiana or the United States to terminate or limit the authorization.

(f) A CAIR NOₓ allowance does not constitute a property right.

(g) Upon recordation by the U.S. EPA under 326 IAC 24-3-8, 326 IAC 24-3-9, 326 IAC 24-3-10, or 326 IAC 24-3-12, every allocation, transfer, or deduction of a CAIR NOₓ ozone season allowance to or from a CAIR NOₓ ozone season source’s compliance account is incorporated automatically in this CAIR permit.

E.1.7 Excess Emissions Requirements [326 IAC 24-1-4(d)] [326 IAC 24-2-4(d)] [326 IAC 24-3-4(d)] [40 CFR 97.106(d)] [40 CFR 97.206(d)] [40 CFR 97.306(d)]

The owners and operators of a CAIR NOₓ source and each CAIR NOₓ unit that emits nitrogen oxides during any control period in excess of the CAIR NOₓ emissions limitation shall do the following:

(a) Surrender the CAIR NOₓ allowances required for deduction under 326 IAC 24-1-9(j)(4).
(b) Pay any fine, penalty, or assessment or comply with any other remedy imposed, for the same violations, the Clean Air Act (CAA) or applicable state law.

Each ton of such excess emissions and each day of such control period shall constitute a separate violation of 326 IAC 24-1-4, the Clean Air Act (CAA), and applicable state law.

The owners and operators of a CAIR SO₂ source and each CAIR SO₂ unit that emits sulfur dioxide during any control period in excess of the CAIR SO₂ emissions limitation shall do the following:

(a) Surrender the CAIR SO₂ allowances required for deduction under 326 IAC 24-2-8(k)(4).

(b) Pay any fine, penalty, or assessment or comply with any other remedy imposed, for the same violations, the Clean Air Act (CAA) or applicable state law.

Each ton of such excess emissions and each day of such control period shall constitute a separate violation of 326 IAC 24-2-4, the Clean Air Act (CAA), and applicable state law.

The owners and operators of a CAIR NOₓ ozone season source and each CAIR NOₓ ozone season unit that emits nitrogen oxides during any control period in excess of the CAIR NOₓ ozone season emissions limitation shall do the following:

(a) Surrender the CAIR NOₓ ozone season allowances required for deduction under 326 IAC 24-3-9(j)(4).

(b) Pay any fine, penalty, or assessment or comply with any other remedy imposed, for the same violations, the Clean Air Act (CAA) or applicable state law.

Each ton of such excess emissions and each day of such control period shall constitute a separate violation of 326 IAC 24-3-4, the Clean Air Act (CAA), and applicable state law.

E.1.8 Record Keeping Requirements [326 IAC 24-1-4(e)] [326 IAC 24-2-4(e)] [326 IAC 24-3-4(e)] [326 IAC 2-7-5(3)] [40 CFR 97.106(e)] [40 CFR 97.206(e)] [40 CFR 97.306(e)]

Unless otherwise provided, the owners and operators of the CAIR NOₓ source, CAIR SO₂ source, and CAIR NOₓ ozone season source and each CAIR NOₓ unit, CAIR SO₂ unit, and CAIR NOₓ ozone season unit at the source shall keep on site at the source or at a central location within Indiana for those owners or operators with unattended sources, each of the following documents for a period of five (5) years from the date the document was created:

(a) The certificate of representation under 326 IAC 24-1-6(h), 326 IAC 24-2-6(h), 326 IAC 24-3-6(h) for the CAIR designated representative for the source and each CAIR NOₓ unit, CAIR SO₂ unit, and CAIR NOₓ ozone season unit at the source and all documents that demonstrate the truth of the statements in the certificate of representation. The certificate and documents shall be retained on site at the source or at a central location within Indiana for those owners or operators with unattended sources beyond such five (5) year period until such documents are superseded because of the submission of a new account certificate of representation under 326 IAC 24-1-6(h), 326 IAC 24-2-6(h), 326 IAC 24-3-6(h) changing the CAIR designated representative.

(b) All emissions monitoring information, in accordance with 326 IAC 24-1-11, 326 IAC 24-2-10, and 326 IAC 24-3-11, provided that to the extent that 326 IAC 24-1-11, 326 IAC 24-2-10, and 326 IAC 24-3-11 provides for a three (3) year period for record keeping, the three (3) year period shall apply.
(c) Copies of all reports, compliance certifications, and other submissions and all records made or required under the CAIR NOX annual trading program, CAIR SO2 trading program, and CAIR NOX ozone season trading program.

(d) Copies of all documents used to complete a CAIR permit application and any other submission under the CAIR NOX annual trading program, CAIR SO2 trading program, and CAIR NOX ozone season trading program or to demonstrate compliance with the requirements of the CAIR NOX annual trading program, CAIR SO2 trading program, and CAIR NOX ozone season trading program.

This period may be extended for cause, at any time before the end of five (5) years, in writing by IDEM, OAQ or the U.S. EPA. Unless otherwise provided, all records shall be maintained in accordance with Section C - General Record Keeping Requirements, of this permit.

E.1.9 Reporting Requirements [326 IAC 24-1-4(e)] [326 IAC 24-2-4(e)] [326 IAC 24-3-4(e)] [40 CFR 97.106(e)] [40 CFR 97.206(e)] [40 CFR 97.306(e)]

(a) The CAIR designated representative of the CAIR NOX source, CAIR SO2 source, and CAIR NOX ozone season source and each CAIR NOX unit, CAIR SO2 unit, and CAIR NOX ozone season unit at the source shall submit the reports required under the CAIR NOX annual trading program, CAIR SO2 trading program, and CAIR NOX ozone season trading program, including those under 326 IAC 24-1-11, 326 IAC 24-2-10, and 326 IAC 24-3-11.

(b) Pursuant to 326 IAC 24-1-4(e), 326 IAC 24-2-4(e), and 326 IAC 24-3-4(e) and 326 IAC 24-1-6(e)(1), 326 IAC 24-2-6(e)(1), and 326 IAC 24-3-6(e)(1), each submission under the CAIR NOX annual trading program, CAIR SO2 trading program, and CAIR NOX ozone season trading program shall include the following certification statement by the CAIR designated representative: “I am authorized to make this submission on behalf of the owners and operators of the source or units for which the submission is made. I certify under penalty of law that I have personally examined, and am familiar with, the statements and information submitted in this document and all its attachments. Based on my inquiry of those individuals with primary responsibility for obtaining the information, I certify that the statements and information are to the best of my knowledge and belief true, accurate, and complete. I am aware that there are significant penalties for submitting false statements and information or omitting required statements and information, including the possibility of fine or imprisonment.”

(c) Where 326 IAC 24-1, 326 IAC 24-2, and 326 IAC 24-3 requires a submission to IDEM, OAQ, the CAIR designated representative shall submit required information to:

Indiana Department of Environmental Management
Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251

(d) Where 326 IAC 24-1, 326 IAC 24-2, and 326 IAC 24-3 requires a submission to U.S. EPA, the CAIR designated representative shall submit required information to:

U.S. Environmental Protection Agency
Clean Air Markets Division
1200 Pennsylvania Avenue, NW
Mail Code 6204N
Washington, DC 20460
E.1.10 Liability [326 IAC 24-1-4(f)] [326 IAC 24-2-4(f)] [326 IAC 24-3-4(f)] [40 CFR 97.106(f)] [40 CFR 97.206(f)] [40 CFR 97.306(f)]

The owners and operators of each CAIR NOx source, CAIR SO2 source, and CAIR NOx ozone season source and each CAIR NOx unit, CAIR SO2 unit, and CAIR NOx ozone season unit shall be liable as follows:

(a) Each CAIR NOx source, CAIR SO2 source, and CAIR NOx ozone season source and each CAIR NOx unit, CAIR SO2 unit, and CAIR NOx ozone season unit shall meet the requirements of the CAIR NOx annual trading program, CAIR SO2 trading program, and CAIR NOx ozone season trading program.

(b) Any provision of the CAIR NOx annual trading program, CAIR SO2 trading program, and CAIR NOx ozone season trading program that applies to a CAIR NOx source, CAIR SO2 source, and CAIR NOx ozone season source or the CAIR designated representative of a CAIR NOx source, CAIR SO2 source, and CAIR NOx ozone season source shall also apply to the owners and operators of such source and of the CAIR NOx units, CAIR SO2 units, and CAIR NOx ozone season units at the source.

(c) Any provision of the CAIR NOx annual trading program, CAIR SO2 trading program, and CAIR NOx ozone season trading program that applies to a CAIR NOx unit, CAIR SO2 unit, and CAIR NOx ozone season unit or the CAIR designated representative of a CAIR NOx unit, CAIR SO2 unit, and CAIR NOx ozone season unit shall also apply to the owners and operators of such units.

E.1.11 Effect on Other Authorities [326 IAC 24-1-4(g)] [326 IAC 24-2-4(g)] [326 IAC 24-3-4(g)] [40 CFR 97.106(g)] [40 CFR 97.206(g)] [40 CFR 97.306(g)]

No provision of the CAIR NOx annual trading program, CAIR SO2 trading program, and CAIR NOx ozone season trading program, a CAIR permit application, a CAIR permit, or an exemption under 326 IAC 24-1-3, 326 IAC 24-2-3, and 326 IAC 24-3-3 shall be construed as exempting or excluding the owners and operators, and the CAIR designated representative, of a CAIR NOx source, CAIR SO2 source, and CAIR NOx ozone season source or CAIR NOx unit(s), CAIR SO2 unit(s), and CAIR NOx ozone season unit(s) from compliance with any other provision of the applicable, approved state implementation plan, a federally enforceable permit, or the Clean Air Act (CAA).

E.1.12 CAIR Designated Representative and Alternate CAIR Designated Representative [326 IAC 24-1-6] [326 IAC 24-2-6] [326 IAC 24-3-6] [40 CFR 97, Subpart BB] [40 CFR 97, Subpart BBB] [40 CFR 97, Subpart BBBB]

Pursuant to 326 IAC 24-1-6, 326 IAC 24-2-6, and 326 IAC 24-3-6:

(a) Except as specified in 326 IAC 24-1-6(f)(3), 326 IAC 24-2-6(f)(3), and 326 IAC 24-3-6(f)(3), each CAIR NOx source, CAIR SO2 source, and CAIR NOx ozone season source, including all CAIR NOx units, CAIR SO2 units, and CAIR NOx ozone season units at the source, shall have one (1) and only one (1) CAIR designated representative, with regard to all matters under the CAIR NOx annual trading program, CAIR SO2 trading program, and CAIR NOx ozone season trading program concerning the source or any CAIR NOx unit, CAIR SO2 unit, and CAIR NOx ozone season unit at the source.

(b) The provisions of 326 IAC 24-1-6(f), 326 IAC 24-2-6(f), and 326 IAC 24-3-6(f) shall apply where the owners or operators of a CAIR NOx source, CAIR SO2 source, and CAIR NOx ozone season source choose to designate an alternate CAIR designated representative.
Emissions Unit Description:

(a) Nos. 11A and 11C Pipe Stills built in 1956, with a rated capacity of 220,800 barrels per day, and identified as Unit ID 120 process crude into various hydrocarbon fractions based on boiling points. The following specific units are considered to be affected facilities: [Section D.1]

- T-2 Primary Tower
- T-3C Primary Gas Oil Stripper
- T-3B Light Middle Distillate Stripper
- T-3A Heavy Naphtha Stripper
- E-3A/B/C/D T-2 Crude Tower Overhead Condenser
- D-1 Primary Tower Reflux Drum
- E-1A/E-1B Secondary Overhead Condensers
- D-9 Crude Tower Second Stage Condenser (LVN) Drum
- D-22 Fuel Gas K.O. Drum
- T-4 First Vacuum Tower
- E-18AX/BX/CX Condensers
- D-21 Hotwell
- T-5 Second Vacuum Tower
- E-35, 35A, E-36AX/BX/C Condensers
- D-26A Hotwell
- L-51 Wet Gas K.O. Drum
- D-23 Separator
- D-201 Flash Drum
- T-200 Crude Tower
- D-202 Crude Tower Reflux Drum
- D-203 Crude Tower Second Stage Condenser Drum
- T-201D PGO Stripper
- T-201C HMD Stripper
- T-201B LMD Stripper
- T-201A HVN Stripper
- T-300 Vacuum Tower
- D-300A Hotwell
- E-305 Pre Condenser
- E-305A/B/C Condensers
- K-300A/B Vent Gas Compressors
- D-301 Separator
- D-204A Fuel Gas Knock Out Drum
- Nos. 11A and 11C Pipe Stills Refinery Fuel Gas System
- H-1X Process Heater
- H-2 Process Heater
- H-3 Process Heater
- H-200 Process Heater
- H-300 Process Heater
- T-400 Brine Stripper Tower

(b) Cokers. The following specific units are considered to be affected facilities: [Section D.2]

- T-201 Coker2 Fractionator
- D-220 Fractionator Water Wash Coalescer
- D-202 Kerosene Stripper
- E-212 A/B/C/D/E/F Fractionator Overhead Condensers
- E-212 G/H/I/J/K/L Fractionator Overhead Condensers
- D-214 Fractionator Overhead Drum
BP Products North America, Inc.  Significant Permit Modification No. 089-41980-00453
-- Whiting Business Unit
Modified by: Doug Logan
Whiting, Indiana
Permit Reviewer: Kristen Willoughby

<table>
<thead>
<tr>
<th>Facility</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>D-211</td>
<td>Coker2 Blowdown Drum</td>
</tr>
<tr>
<td>D-212</td>
<td>Blowdown Settling Drum</td>
</tr>
<tr>
<td>D-213</td>
<td>Water Seal Drum - operating scenario #1 Process Heaters/Boilers</td>
</tr>
<tr>
<td></td>
<td>Water Seal Drum - operating scenario #2 Flare</td>
</tr>
<tr>
<td>D-241</td>
<td>Oily Water Separator – operating scenario #1 Process Heaters/Boilers</td>
</tr>
<tr>
<td></td>
<td>Oily Water Separator – operating scenario #2 Flare</td>
</tr>
<tr>
<td>#2 Coker Refinery Fuel Gas System</td>
<td></td>
</tr>
<tr>
<td>F-201</td>
<td>Process Heater</td>
</tr>
<tr>
<td>F-202</td>
<td>Process Heater</td>
</tr>
<tr>
<td>F-203</td>
<td>Process Heater</td>
</tr>
<tr>
<td>South Flare and Flare System</td>
<td></td>
</tr>
<tr>
<td>Flare Gas Recovery System 1 (FGRS1)</td>
<td></td>
</tr>
</tbody>
</table>

No. 12 Pipe Still, constructed in 1959 and to be modified as part of the WRMP Project, which processes crude into various hydrocarbon fractions based on boiling points, identified as Unit ID 130, and is rated at 336,000 barrels per day. Heaters identified as H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX will be shutdown and replaced by heaters H-101A, H-101B, and H-102 as part of the WRMP project. Also, as part of the WRMP Project, there will be upgrades made to the atmospheric and vacuum distillation towers and various heat exchangers and associated piping. As part of the WEP, there will be new control valves, instrumentation upgrades (valves, flanges) and new piping connections (valves, flanges). The following specific units are considered to be affected facilities: [Section D.3]  

<table>
<thead>
<tr>
<th>Facility</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>T-101</td>
<td>Primary Fractionator</td>
</tr>
<tr>
<td>T-4</td>
<td>Primary Gasoil Stripper</td>
</tr>
<tr>
<td>T-103B</td>
<td>Middle Distillate Stripper</td>
</tr>
<tr>
<td>T-103C</td>
<td>Middle Distillate Stripper</td>
</tr>
<tr>
<td>E120</td>
<td>A/B/C/D Primary Fractionator Overhead Condensers</td>
</tr>
<tr>
<td>D-112</td>
<td>Primary Reflux Drum</td>
</tr>
<tr>
<td>E137</td>
<td>Light Virgin Naphtha Condenser</td>
</tr>
<tr>
<td>D-111</td>
<td>Wet Gas Knockout Drum</td>
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<td>D-116</td>
<td>Fuel Gas Knockout Drum</td>
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<tr>
<td>D-3C</td>
<td>Relief Collection Drum - operating scenario #1 Process Heaters/Boilers</td>
</tr>
<tr>
<td>P-125A/B/C</td>
<td>1st Stage Vacuum Tower Overhead Ejectors - release to RV manifold &amp; flare</td>
</tr>
<tr>
<td>P-125A/B/C</td>
<td>1st Stage Vacuum Tower Overhead Ejectors - release to T-102 prior to being routed to fuel gas</td>
</tr>
<tr>
<td>P-126A/B</td>
<td>2nd Stage Vacuum Tower Overhead Ejectors</td>
</tr>
<tr>
<td>E-130</td>
<td>1st Stage Intercondensers - routed to ejectors P-126A/B prior to routing to fuel gas system</td>
</tr>
<tr>
<td>E-130A/B/C</td>
<td>1st Stage Intercondenser - venting may occur during start-up via the 4 inch block valves which are open only during start-up.</td>
</tr>
<tr>
<td>P-126</td>
<td>A/B 2nd Stage Vacuum Tower Overhead Ejectors</td>
</tr>
<tr>
<td>E-131</td>
<td>2nd Stage Intercondenser</td>
</tr>
<tr>
<td>P-127</td>
<td>A/B 3rd Stage Vacuum Tower Overhead Ejectors</td>
</tr>
<tr>
<td>E-132</td>
<td>3rd Stage Intercondenser</td>
</tr>
<tr>
<td>D-107</td>
<td>Hotwell</td>
</tr>
<tr>
<td>T-102</td>
<td>Vacuum Tower</td>
</tr>
<tr>
<td>D-117</td>
<td>Liquid Rind Compressor Discharge Separator - processed as vent gas at VRU-300 prior to being routed to fuel gas</td>
</tr>
<tr>
<td>D-117</td>
<td>Liquid Rind Compressor Discharge Separator - processed as recirculation gas at the K101A/B/C compressors prior to being routed to fuel gas</td>
</tr>
<tr>
<td>No. 12 Pipe Still (PS) Refinery Fuel Gas System</td>
<td></td>
</tr>
<tr>
<td>H-101A</td>
<td>Process Heater</td>
</tr>
</tbody>
</table>
(e) (1) Vapor Recovery Unit 100 (VRU-100) identified as Unit ID 241, and Vapor Recovery Unit 200 (VRU-200) identified as Unit ID 231, permitted for turnaround (TAR) in 2008 to repair or replace tower trays and increase existing pumping and cooling capacities. Gasoline and lighter products from the FCUs are separated in the VRUs using a series of distillation towers. The VRUs are connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment including one (1) compressor (identified as J-3E located at VRU-100), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of the WRMP Project, there will be upgrades made to various heat exchangers and associated piping and traying of distillation towers at VRU 100 and VRU 200. As part of WEP, there will be rerouting of naphtha streams (valves and flanges), removal of hydraulic constraints (pump modifications), and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.5]

- E-101A Absorber
- E-104 Sponge Oil Absorber
- F-106 Fuel Gas KO Drum
- E-102 Lean Oil Still
- F-102 Lean Oil Still Reflux Drum
- F-105 Wet Gas KO Drum
- E-103 Depropanizer
- F-103 Depropanizer Reflux Drum
- E-105A Depropanizer
- F-117 Depropanizer Overhead Accumulator
- F-101 Absorber Feed Drum
- E-106 Dethanizer
- Vapor Recovery Unit 100 (VRU 100) Refinery Fuel Gas
- E-201A Absorber
- E-204 Sponge Oil Absorber
- F-206 Fuel Gas KO Drum
- V-2A H2S Contactor
- V-2 H2S Contactor
- E-202 Lean Oil Still
- F-202 Lean Oil Still Reflux Drum
- F-205 Wet Gas KO Drum
- E-203 Depropanizer
- F-203 Depropanizer Reflux Drum
- V-2B H2S Contactor
- V-7 Amine K.O. Drum
- E-205 Depropanizer
- F-217 Depropanizer Overhead Accumulator
- F-201 Absorber Feed Drum
- Vapor Recovery Unit 200 (VRU 200) Refinery Fuel Gas System
- VRU Flare and Flare System
- Flare Gas Recovery System 3 (FGRS3)
The Vapor Recovery Unit 300 (VRU 300), identified as Unit ID 150. Light ends and naphtha are separated in the VRU using a series of distillation towers. This unit is connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, there will be upgrades made to various distillation towers, compressor K-340, and associated piping at VRU 300. Upon completion of WRMP, some portions of VRU 300 will be connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.6]

- D-306 IVN Feed Drum
- T-303 Debutanizer
- D-305 Debutanizer Reflux Drum
- T-301 Depropanizer
- T-391 Sat Extractor
- D-391 Sat Feed Caustic Settler
- D-345 Absorber Feed Drum
- D-303 LVN Feed Drum
- T-302 Debutanizer
- D-302 Splitter/Debutanizer Overhead Condenser
- T-301 Depropanizer
- D-301 Depropanizer Overhead Accumulator
- T-358 Propane H2S Absorber
- D-358A Knock-Out Drum
- D-358 Coker Naphtha Feed Drum
- D-357 Compressor K.O. Drum
- D-354 Compressor Intercooler K.O. Drum
- D-351 Absorber Feed Drum
- T-352 Dehexanizer
- D-352 Dehexanizer Overhead Accumulator
- T-353 Depropanizer
- D-353 Depropanizer Overhead Condenser
- T-370 Debutanizer
- D-370 Debutanizer Overhead Accumulator
- T-390 BB Extraction Tower
- D-392 BB Knock Out Drum
- T-380 Catalytic RAN Debutanizer
- D-380 Debutanizer Overhead Accumulator
- T-351A Sponge Oil Absorber
- D-350 T-351A Knock Out Drum
- T-351B Primary Absorber
- T-351C Stripper
- T-356 Cracked Fuel Gas H2S Absorber
- D-330 Water Knock Out Drum
- T-340A Absorber
- T-340 Absorber
- T-357 Saturated Fuel Gas H2S Absorber
- D-358A Knock Out Drum
- D-312 Caustic Wash Drum
- D-313A Circ. Water Wash Drum
- D-314 Feed Surge Drum
- D-315 Coalescer
- T-304 Deethanizer
- D-304A Deethanizer Reflux Drum
- Vapor Recovery Unit 300 (VRU 300) Refinery Fuel Gas System
- VRU Flare and Flare System
- Flare Gas Recovery System 3 (FGRS3)
- South Flare and Flare System
- Flare Gas Recovery System 1 (FGRS1)
- T-305 Naphtha Tower

(2) Vapor Recovery Unit VRU 400 for the Coker 2, permitted in 2008, to be installed as part of the WRMP project, approved in 2016 for modification. This unit is connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment, including one (1) compressor (identified as K-401), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of WEP, there are tray modifications in distillation towers and new piping connections (valve and flanges). The following specific units are considered to be affected facilities: [Section D.6]

- E-409 A/B/C/D Compressor Interstage Condensers
- D-401 Compressor Interstage Drum
- E-401 A/B/C/D Absorber Stripper Feed Condenser
- D-402 Absorber Stripper Feed Drum
- T-401 Absorber
- T-403 Sponge Adsorber
- D-408 Drum
- T-405 Coker Product Gas Amine Scrubber
- T-404 Debutanizer
- E-408A/B Debutanizer Overhead Condensers
- D-405 Debutanizer Overhead Drum
- T-406 C3/C4 Amine Contactor
- D-406 C3/C4 Amine Settler
- T-407 Splitter
- D-407 Rich Amine Flash Drum
- D-407A Rich Amine Flashed Gas Knock Out Drum
- D-409 C3/C4 Splitter Overhead Drum
- D-431 Feed Surge Drum
- R-431 Di-Olefin Reactor
- R-432A Silica Reactor
- R-432B Silica Reactor
- D-432 Cold High Pressure Separator
- T-408 Naphtha Splitter
- T-441 Extractor Plus
- D-442 COS Solvent Settler
- T-442 Oxidizer
- D-444 Disulfide Separator
- TK-443 Vent Tank
- Vapor Recovery Unit 400 (VRU 400) Refinery Fuel Gas System
- South Flare and Flare System
- Flare Gas Recovery System 1 (FGRS1)
- R-443 Hydrogenation Reactor
- T-443 Fuel Gas Amine Scrubber
The Alkylation Unit, identified as Unit ID 140, combines isobutane with butylenes and propylenes to produce alkylate. The alkylate, a high octane naphtha, is blended into gasoline. This unit was built in 1961 and expanded in 1989. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions emitted during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.7]

- R-1 Reactor
- R-2 Reactor
- R-3 Reactor
- R-4 Reactor
- R-5 Reactor
- D-45A Fiber Film Contactor/D-45 Effluent Knockout Drum
- D-47 Effluent Caustic Wash Drum
- D-46 Effluent Water Wash Drum
- D-4 & D-5 Effluent Knockout Drums
- T-1 Deisoobutanizer
- E-12G/12H/12I/12J T-1 Overhead Condensers
- D-1 T-1 Reflux Drum
- D-11A/B Isobutane Recycle Coalescers
- T-2 Debutanizer
- E-14A/B T-2 Overhead Condensers
- D-2 T-2 Reflux Drum
- D-12 Saturated Butane Feed Drum
- T-6 C4/C5 Splitter
- E-38A/B Splitter Condenser
- D-80 Splitter Reflux Drum
- T-5 Debutanizer
- E-36 T-5 Overhead Condenser
- D-78 T-5 Reflux Drum
- D-71 R-1 Vapor Cyclone Separator
- D-72 R-2 Vapor Cyclone Separator
- D-73 R-3 Vapor Cyclone Separator
- D-74 R-4 Vapor Cyclone Separator
- D-77 R-5 Vapor Cyclone Separator
- D-6 Compressor Knock Out Drum
- K-1 Compressor
- Refrigerant Condensers E-4A/4B/4C/4D
- D-7 Refrigerant Receiver
- D-6A Compressor Knock Out Drum
- K-1A Refrigerant Compressor
- Refrigerant Condensers E-4E/4F
- D-7A Refrigerant Receiver
- T-3 Depropanizer
- E-8 T-3 Overhead Condenser
- D-3 T-3 Reflux Drum
- T-4 Depropanizer
- E-22 T-4 Overhead Condenser
- D-14 T-4 Reflux Drum
- D-29 LPG Knock Out Drum
- D-30 LPG/Caustic Treater
- D-31 LPG/Caustic Knock Out Drum
- D-22 Alky Flare Knockout Drum
- Alkylation Unit Refinery Fuel Gas System
• Alky Flare and Flare System
• Flare Gas Recovery System 3 (FGRS3)

(h) The Propylene Concentration Unit (PCU), identified as Unit ID 145, purifies propylene for sale to chemical plants and eventual manufacture into polypropylene plastic. This unit also has a treating system, which purifies propane. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes a caustic degassing drum (D-100) that is vented to the Alky Flare or FGRS3 and leaks from process equipment, including one compressor (identified as K-104), pumps, pressure relief devices, sampling connection systems, open-ended lines or valves, and instrumentation and heat exchange systems. As part of the WEP, there are modifications to trays and new nozzles for the distillation towers, and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.8]

• D-550 PCU Feed Knockout Drum
• T-115 Caustic Scrubber
• D-115 Feed Surge Drum
• D-125 T-114 Feed Coalescer
• T-114 Deethanizer
• T-101 Propylene Splitter
• D-102 Compressor Knockout Drum
• E-107 T-101 Reboiler
• D-118 PGP Selexorb Treater
• D-121 PGP Selexorb Treater
• D-120 PGP Puraspec Treater

(i) The Isomerization Unit (ISOM), identified as Unit ID 210, was constructed in 1985 as a conversion of the No.2 Ultraformer. The Isomerization process converts low octane naphtha into high octane gasoline blending components. This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the MSAT II Compliance project approved in 2011 for construction, one (1) new C-250 Naphtha Splitter, a benzene saturation reactor system, and associated equipment (collectively identified as the Naphtha Splitter Unit) will be installed in the ISOM. The following specific units are considered to be affected facilities: [Section D.9]

• C-250 Naphtha Splitter
• D-38 and D-39 Feed Coalescers
• C-5 Surge Drum
• D-1 & D-2 Hydrogen Treating Reactors
• C-2 Stripper
• D-10 H2S Stripper Reflux Drum
• D-25 Sulfur Guard
• D-3 Isomerization Reactor
• D-4 Isomerization Reactor
• D-5 Isomerization Reactor
• D-6 Isomerization Reactor
• D-8 Isomerization Reactor
• D-49 Reactor Effluent Separator
• K-1 Recycle Gas Compressor
• D-50 High Pressure Separator
• D-60 Absorber Feed Mix Drum
<table>
<thead>
<tr>
<th>Facility Description</th>
</tr>
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<tbody>
<tr>
<td>D-56/57/58/59 Adsorbers</td>
</tr>
<tr>
<td>D-61 Adsorber Effluent Surge Drum</td>
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<tr>
<td>D-11 Stabilizer Feed Drum</td>
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<td>C-1 Stabilizer</td>
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<td>D-21 Stabilizer Reflux Drum</td>
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<td>C-3 Stabilizer</td>
</tr>
<tr>
<td>D-12 Stabilizer Reflux Drum</td>
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<tr>
<td>D-23 Stabilizer Overhead Product Drum</td>
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<tr>
<td>D-18 Flare Liquid Separator</td>
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<tr>
<td>Isomerization Unit (ISOM) Refinery Fuel Gas System</td>
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<tr>
<td>H-1 Process Heater</td>
</tr>
<tr>
<td>UIU Flare and Flare System</td>
</tr>
<tr>
<td>Flare Gas Recovery System 4 (FGRS4)</td>
</tr>
</tbody>
</table>

(j) The Aromatic Recovery Unit (ARU), identified as Unit ID 242, consists of the ARU 200 section and the ARU 300 section. The primary function is to remove light ends from naphtha to obtain a more desirable reforming feed. Its secondary function is to separate xylene, a chemical feedstock, from the Ultraformer product. The ARU utilizes a series of distillation towers to purify reformer feed and another set of towers to separate chemical feedstocks. The following specific units are considered to be affected facilities: [Section D.10]

<table>
<thead>
<tr>
<th>Facility Description</th>
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<tbody>
<tr>
<td>C-300 Ultraformer Splitter</td>
</tr>
<tr>
<td>D-300 UF Splitter Reflux Drum</td>
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<tr>
<td>C-301 Xylene Fractionator</td>
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<td>D-301 Xylene Fractionator Reflux Drum</td>
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<tr>
<td>C-200 SHN Splitter</td>
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<tr>
<td>D-200 SHN Splitter Reflux Drum</td>
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<tr>
<td>C-201 SHN Heartcut Tower</td>
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<td>D-201 SHN Heartcut Tower Reflux Drum</td>
</tr>
<tr>
<td>D-203 Fuel Gas Knock Out Drum</td>
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<td>Aromatic Recovery Unit (ARU) Refinery Fuel Gas System</td>
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<tr>
<td>F-200A Process Heater</td>
</tr>
<tr>
<td>F-200B Process Heater</td>
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<tr>
<td>4UF Flare and Flare System</td>
</tr>
<tr>
<td>Flare Gas Recovery System 4 (FGRS4)</td>
</tr>
</tbody>
</table>

(k) The Blending Oil Unit (BOU), identified as Unit ID 250, uses hydrogen to convert sulfur to hydrogen sulfide and remove it from distillate and gas oil streams to meet product specifications. The hydrogen sulfide is sent to the Claus Trains for further processing. The BOU is connected to the 4UF Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, the BOU heater F-401 will be modified by replacing burners, with rated capacity remaining at 35 mmBTU/hr. As part of the WEP, there are removal of hydraulic constraints (pump modification) and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.11]

<table>
<thead>
<tr>
<th>Facility Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>C-401 Feed Stripper</td>
</tr>
<tr>
<td>D-401 Ultrafiner Reactor</td>
</tr>
<tr>
<td>D-402 HP Separator</td>
</tr>
<tr>
<td>D-406 HP Amine Contactor Feed Drum</td>
</tr>
<tr>
<td>C-404 HP Amine Contactor</td>
</tr>
<tr>
<td>D-407 Amine K.O. Drum</td>
</tr>
<tr>
<td>D-403 Low Pressure Separator</td>
</tr>
<tr>
<td>C-402 Product Stripper</td>
</tr>
</tbody>
</table>
- D-425 Water Coalescer
- J-425A and B Salt Dryers
- D-404 Product Stripper Overhead Accumulator
- D-410 Fuel Gas Drum
- C-403 Low Pressure Amine Contactor
- D-405 Amine K.O. Drum
- Blending Oil Unit (BOU) Refinery Fuel Gas System
- F-401 Process Heater
- 4UF Flare and Flare System
- Flare Gas Recovery System 4 (FGRS4)

(p) The No.4 Ultraformer Unit (no. 4 UF), identified as Unit ID 224, built in 1972, upgrades low-octane naphtha to gasoline blending material and chemical feedstocks. The front-end of the unit is a desulfurization section. The reforming section consists of a series of process furnaces and catalyst-filled reactors in which the naphtha is heated and converted from straight chain to aromatic compounds. The reactor products are separated by distillation for further processing or blending into gasoline. D-1 will be upgraded to a two bed reactor as part of the WRMP project. The C-6 Ultraformate Splitter will be used as a Dehexanizer as part of the MSAT II Compliance project, approved in 2011 for construction. The following specific units are considered to be affected facilities: [Section D.16]

- D-53 C-6 Feed Surge Drum
- C-6 Naphtha Splitter
- D-26 Splitter Reflux Drum
- J-4 Cat & Coker Naphtha Centrifix
- D-23 Ultrafiner Feed Charge Drum
- D-1 Ultrafiner Reactor
- D-24 Ultrafiner High Pressure Separator
- C-1A Feed Absorber/C-1B Pre-Absorber
- C-8A Amine Contactor/C-8B Water Wash
- D-30 Amine K.O. Drum
- D-9 Fuel Gas K.O. Drum
- C-5 Light Ends Stripper
- D-22 Light Ends Stripper Reflux Drum
- D-10 Prefractionator Reflux Drum
- D-3 Reactor
- D-4 Reactor
- D-5 Reactor
- D-6 Reactor
- D-7 Reactor
- D-11 Ultraformer High Pressure Separator
- C-3 Debutanizer
- D-12 Debutanizer Reflux Drum
- C-4 Depropanizer
- D-25 Depropanizer Reflux Drum
- K-1 Recycle Gas Compressor
- D-52 Chloride Guard Drum
- D-51 Chloride Guard Drum Desulfurizer
- C-7 Rerun Tower
- D-27 Rerun Reflux Drum
- D-8 Swing Reactor
- No.4 Ultraformer Unit (4 UF) Refinery Fuel Gas System
- F-1 Process Heater
- F-8A Process Heater
- F-8B Process Heater
• F-2 Process Heater
• F-3 Process Heater
• F-4 Process Heater
• F-5 Process Heater
• F-6 Process Heater
• F-7 Process Heater
• 4UF Flare and Flare System
• Flare Gas Recovery System 4 (FGRS4)

(q) The Hydrogen Unit (HU), identified as Unit ID 698, commissioned in 1993, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The HU produces high purity hydrogen by reacting steam with methane. The reaction is carried out by heating the mixture in a furnace and reacting it in the presence of a catalyst. The following specific units are considered to be affected facilities: [Section D.17]

• D-509 Purge Gas Drum
• D-506 Fuel Gas Knock Out Drum
• Hydrogen Unit (HU) Refinery Fuel Gas System
• B-501 Process Heater
• DDU Flare and Flare System

(r) The Distillate Desulfurizer Unit (DDU), identified as Unit ID 700, commissioned in 1993, removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed to convert sulfur compounds to H₂S. The following specific units are considered to be affected facilities: [Section D.18]

• F-313 Fuel Gas K.O. Drum
• F-315 Flare K.O. Drum
• Distillate Desulfurizer Unit (DDU) Refinery Fuel Gas System
• B-301 Process Heater
• B-302 Process Heater
• DDU Flare and Flare System

(s) The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06, is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.19]

• J-801 Cetrifix
• J-823A/B/C/D/E Backwash Filters
• Gas Oil Surge Drum D-811
• D-801A Cat Feed Unit Reactor
• D-802A Cat Feed Unit Reactor
• D-801B Cat Feed Unit Reactor
• D-802B Cat Feed Unit Reactor
• D-803 High Pressure Separator
• G-808 Power Recovery Turbine (G-801A Auxiliary Driver)
• D-804 Lower Pressure Separator
• C-801A Product Stripper
• D-807 Fuel Gas Knockout Drum
• J-805 High Pressure Separator
• E-807 Reactor Effluent Vapor Air Condenser
• E-808A/B Reactor Effluent Water Condenser
• D-805A High Pressure Vapor/Liquid Separator Drum
• Cat Feed Hydrotreating Unit (CFHU) Refinery Fuel Gas System
• F-801A Process Heater
• F-801B Process Heater
• F-801C Process Heater
• 4UF Flare and Flare System
• Flare Gas Recovery System 4 (FGRS4)

(t) The Catalytic Refining Unit (CRU), identified as Unit ID 201, which removes sulfur from petroleum naphthas and distillates. Naphtha or distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed inside one of two reactor trains, identified as D-114 and D-105, to convert sulfur compounds to hydrogen sulfide. Hydrogen sulfide is subsequently removed from the product by distillation followed by scrubbing with an amine. The following specific units are considered to be affected facilities: [Section D.20]

• J-101 Centrifugal Separator
• C-101 Absorber
• D-103 Reactor
• D-104 Reactor
• D-105 Reactor
• D-114 Reactor
• D-106 HP Separator Drum
• C-103 Stripper
• D-107 Stripper Reflux Drum Pot
• C-102 H2S Scrubber
• D-117 Fuel Gas Knock Out Drum
• Catalytic Refining Unit (CRU) Refinery Fuel Gas System
• F-101 Process Heater
• F-102A Process Heater
• UIU Flare and Flare System
• Flare Gas Recovery System 4 (FGRS4)

(u) The Fluidized Catalytic Cracking Unit (FCU) 500, constructed in 1945, identified as Unit ID 230 and rated at 115,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.21]

• D-1 Disengager (Reactor)
• D-3 Disengager (Reactor) Stripper
• E-1A Fractionator
• E-2 LCCO Stripper
• F-4 Gasoline Accumulator (Reflux) Drum
• F-5 and F-6 Wet Gas Knockout Drums
• F-5G Wet Gas Knockout Drum
• F-17 Low Pressure Bleed Gas Knockout Drum
• Fluidized Catalytic Cracking Unit (FCU) 500 Refinery Fuel Gas System
• VRU Flare and Flare System
• Flare Gas Recovery System 3 (FGRS3)

(v) The Fluidized Catalytic Cracking Unit (FCU) 600, constructed in 1946, identified as Unit ID 240 and rated at 80,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being
coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.22]

- D-1 Reactor
- D-3 Reactor Stripper
- E-1 Fractionator
- E-2 LCCO Stripper
- F-4 Fractionator Reflux Drum
- F-5 Wet Gas Knockout Drum
- F-16 High Pressured Bleed Gas Knockout Drum
- F-17 Low Pressure Fuel Gas Knockout Drum
- F-25 Flare K.O. Drum
- F-30 Compressor K.O. Drum
- F-31 K.O. Drum Level Pot
- Fluidized Catalytic Cracking Unit (FCU) 600 Refinery Fuel Gas System
- FCU Flare and Flare System
- Flare Gas Recovery System 3 (FGRS3)

(x) A portion of No. 3 Stanolind Power Station (SPS) identified as Unit ID 503. The following specific units are considered to be affected facilities: [Section D.24]

- L-124 Fuel Gas Knockout Drum
- No. 3 Stanolind Power Station (3SPS) Refinery Fuel Gas System
- #31 Boiler and Duct Burner 31
- #32 Boiler and Duct Burner 32
- #33 Boiler and Duct Burner 33
- #34 Boiler and Duct Burner 34
- #36 Boiler and Duct Burner 36

(nn) The Gas Oil Hydrotreater (GOHT) Unit, identified as Unit ID 802 and rated at 120,000 barrels per day. The GOHT reduces the sulfur and nitrogen content of the FCU feed and improves the hydrogen content. Operation of the GOHT will enable the FCU to meet gasoline sulfur specifications and to improve FCU conversion yields. The GOHT Unit will be constructed as part of the WRMP Project. The following specific units are considered to be affected facilities: [Section D.42]

- D-911 Hot Feed Surge Drum
- D-901A Guard Reactor A
- D-902A DHT Reactor A
- D-901B Guard Reactor B
- D-902B DHT Reactor B
- D-903 Hot HP Separator Drum
- D-905 Cold HP Separator Drum
- D-933 Sour Water Flash Drum
- C-902 HP Amine Absorber
- D-906 Recycle Gas Knockout Drum
- D-910 H2 Make-up Knockout Drum - operating scenario #1 Process Heaters/Boilers
- D-910 H2 Make-up Knockout Drum - operating scenario #2 Flare
- D-912A Suction Snubber Drum
- D-913A Discharge Snubber Drum
- D-904 Hot MP Separator Drum
- D-916 Cold MP Separator Drum
- C-906 MP Amine Absorber Drum
- D-917 Wash Water Surge Drum
- C-901 Stripper
- D-908 Stripper Reflux Drum
- J-912 Coalescer Drum
- C-903 LP Amine Absorber Scrubber
- D-914 Flare Knockout Drum - operating scenario #1 Process Heaters/Boilers
- D-914 Flare Knockout Drum - operating scenario #2 Flare
- J-941-D1 Seal Knockout Drum
- Gas Oil Hydrotreater (GOHT) Refinery Fuel Gas System
- GOHT Flare and Flare System
- Flare Gas Recovery System 2 (FGRS2)

(pp) The Naphtha Hydrotreater (NHT), identified as Unit ID 810, approved in 2016 for construction, removes sulfur from petroleum naphthas. Petroleum naphthas are heated and sent through a Selective Hydrotreating Unit (SHU) reactor, D-701, to prevent fouling downstream and to treat diolefins. The SHU reactor effluent is routed to a Hydrodesulfurization (HDS) reactor, D-702, to further reduce sulfur content. The HDS reactor effluent is cooled, and the HDS reactor's vapor stream is sent to the amine absorber tower, C-701, to remove H2S from the unreacted hydrogen prior to being recycled within the NHT unit and purged as needed to the hydrogen header system. The HDS reactor's liquid stream is sent to the stabilizer distillation column, C-702, to separate lighter components entrained in the desulfurized naphtha. Additional sulfur is removed from the stabilizer's off-gas at the stabilizer off-gas amine contactor tower, C-703, prior to being recycled to the fuel gas system. Desulfurized naphtha is pumped to the tank fields for gasoline blending. Sulfur containing sour water and amine streams are sent to the SRP. [Section D.46]

Under 40 CFR 65, Subpart A, the above equipment are considered affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Consolidated Federal Air Rule [326 IAC 2-7-5(1)]

E.2.1 General Provisions Relating to Consolidated Federal Air Rule [40 CFR Part 65, Subpart A]

Pursuant to 40 CFR 65, Subpart A, the Permittee shall comply with the following applicable provisions of 40 CFR Part 65, Subpart A – General Provisions (included as Attachment B.i to the operating permit) for the emission unit(s) listed above as specified as follows:

1. 40 CFR 65.1 (a) - (f)
2. 40 CFR 65.2
3. 40 CFR 65.3 (a)(1), (a)(3), (a)(4), (a)(5), (b)(3), (b)(5), (c), (d)
4. 40 CFR 65.4
5. 40 CFR 65.5
6. 40 CFR 65.6 (b), (c)
7. 40 CFR 65.7 (a), (b), (c), (d)
8. 40 CFR 65.9
9. Table 1
10. Table 2
Emissions Unit Description:

(a) Nos. 11A and 11C Pipe Stills built in 1956, with a rated capacity of 220,800 barrels per day, and identified as Unit ID 120 process crude into various hydrocarbon fractions based on boiling points. The following specific units are considered to be affected facilities: [Section D.1]

- T-2 Primary Tower
- T-3C Primary Gas Oil Stripper
- T-3B Light Middle Distillate Stripper
- T-3A Heavy Naphtha Stripper
- E-3A/B/C/D T-2 Crude Tower Overhead Condenser
- D-1 Primary Tower Reflux Drum
- E-1A/E-1B Secondary Overhead Condensers
- D-9 Crude Tower Second Stage Condenser (LVN) Drum
- T-4 First Vacuum Tower
- E-18AX/BX/CX Condensers
- D-21 Hotwell
- T-5 Second Vacuum Tower
- E-35, 35A, E-36AX/BX/C Condensers
- D-26A Hotwell
- L-51 Wet Gas K.O. Drum
- D-23 Separator
- D-201 Flash Drum
- T-200 Crude Tower
- D-202 Crude Tower Reflux Drum
- D-203 Crude Tower Second Stage Condenser Drum
- T-201D PGO Stripper
- T-201C HMD Stripper
- T-201B LMD Stripper
- T-201A HVN Stripper
- T-300 Vacuum Tower
- D-300A Hotwell
- E-305 Pre Condenser
- E-305A/B/C Condensers
- K-300A/B Vent Gas Compressors
- D-301 Separator
- T-400 Brine Stripper Tower

(b) Cokers. The following specific units are considered to be affected facilities: [Section D.2]

- T-201 Coker2 Fractionator
- D-220 Fractionator Water Wash Coalescer
- D-202 Kerosene Stripper
- E-212 A/B/C/D/E/F Fractionator Overhead Condensers
- E-212 G/H/I/J/K/L Fractionator Overhead Condensers
- D-214 Fractionator Overhead Drum
- D-211 Coker2 Blowdown Drum
- D-212 Blowdown Settling Drum
- D-213 Water Seal Drum - operating scenario #1 Process Heaters/Boilers
- D-213 Water Seal Drum - operating scenario #2 Flare
- D-241 Oily Water Separator – operating scenario #1 Process Heaters/Boilers
- D-241 Oily Water Separator – operating scenario #2 Flare
(c) No. 12 Pipe Still, constructed in 1959 and to be modified as part of the WRMP Project, which processes crude into various hydrocarbon fractions based on boiling points, identified as Unit ID 130, and is rated at 336,000 barrels per day. Heaters identified as H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX will be shutdown and replaced by heaters H-101A, H-101B, and H-102 as part of the WRMP project. Also, as part of the WRMP Project, there will be upgrades made to the atmospheric and vacuum distillation towers and various heat exchangers and associated piping. As part of the WEP, there will be new control valves, instrumentation upgrades (valves, flanges) and new piping connections (valves, flanges). The following specific units are considered to be affected facilities: [Section D.3]

- T-101 Primary Fractionator
- T-4 Primary Gasoil Stripper
- T-103B Middle Distillate Stripper
- T-103C Middle Distillate Stripper
- E120 A/B/C/D Primary Fractionator Overhead Condensers
- D-112 Primary Reflux Drum
- E137 Light Virgin Naphtha Condenser
- D-111 Wet Gas Knockout Drum
- D-3C Relief Collection Drum - operating scenario #1 Process Heaters/Boilers
- D-3C Relief Collection Drum - operating scenario #2 Flare
- P-125A/B/C 1st Stage Vacuum Tower Overhead Ejectors - release to RV manifold & flare
- P-125A/B/C 1st Stage Vacuum Tower Overhead Ejectors - release to T-102 prior to being routed to fuel gas
- P-125A/B/C 1st Stage Vacuum Tower Overhead Ejectors - routed to ejectors P-126A/B prior to routing to fuel gas system.
- E-130 A/B/C 1st Stage Intercondensers - routed to ejectors P-126A/B prior to routing to fuel gas system.
- E-130A/B/C 1st Stage Intercondenser - venting may occur during start-up via the 4 inch block valves which are open only during start-up.
- P-126 A/B 2nd Stage Vacuum Tower Overhead Ejectors
- E-131 2nd Stage Intercondenser
- P-127 A/B 3rd Stage Vacuum Tower Overhead Ejectors
- E-132 3rd Stage Intercondenser
- D-107 Hotwell
- T-102 Vacuum Tower
- D-117 Liquid Rind Compressor Discharge Separator - processed as vent gas at VRU-300 prior to being routed to fuel gas
- D-117 Liquid Rind Compressor Discharge Separator - processed as recirculation gas at the K101A/B/C compressors prior to being routed to fuel gas.

(e) (1) Vapor Recovery Unit 100 (VRU-100) identified as Unit ID 241, and Vapor Recovery Unit 200 (VRU-200) identified as Unit ID 231, permitted for turnaround (TAR) in 2008 to repair or replace tower trays and increase existing pumping and cooling capacities. Gasoline and lighter products from the FCUs are separated in the VRUs using a series of distillation towers. The VRUs are connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment including one (1) compressor (identified as J-3E located at VRU-100), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of the WRMP Project, there will be upgrades made to various heat exchangers and associated piping and rewatching of distillation towers at VRU 100 and VRU 200. As part of WEP, there will be rerouting of naphtha streams (valves and flanges), removal of hydraulic constraints (pump
modifications), and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.5]

- E-101A Absorber
- E-104 Sponge Oil Absorber
- F-106 Fuel Gas KO Drum
- E-101A Absorber
- E-102 Lean Oil Still
- F-102 Lean Oil Still Reflux Drum
- F-105 Wet Gas KO Drum
- E-103 Depropanizer
- E-103 Depropanizer Reflux Drum
- E-105A Depropanizer
- F-117 Depropanizer Overhead Accumulator
- F-101 Absorber Feed Drum
- E-106 Dethanizer
- E-201A Absorber
- E-204 Sponge Oil Absorber
- V-2A H2S Contactor
- V-2 H2S Contactor
- E-202 Lean Oil Still
- F-202 Lean Oil Still Reflux Drum
- F-205 Wet Gas KO Drum
- E-203 Depropanizer
- F-203 Depropanizer Reflux Drum
- V-2B H2S Contactor
- V-7 Amine K.O. Drum
- E-205 Depropanizer
- F-217 Depropanizer Overhead Accumulator
- F-201 Absorber Feed Drum

(f) (1) The Vapor Recovery Unit 300 (VRU 300), identified as Unit ID 150. Light ends and naphtha are separated in the VRU using a series of distillation towers. This unit is connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, there will be upgrades made to various distillation towers, compressor K-340, and associated piping at VRU 300. Upon completion of WRMP, some portions of VRU 300 will be connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.6]

- D-306 IVN Feed Drum
- T-303 Debutanizer
- D-305 Debutanizer Reflux Drum
- T-301 Depropanizer
- T-391 Sat Extractor
- D-391 Sat Feed Caustic Settler
- D-345 Absorber Feed Drum
- D-303 LVN Feed Drum
- T-302 Debutanizer
- D-302 Splitter/Debutanizer Overhead Condenser
- T-301 Depropanizer
- D-301 Depropanizer Overhead Accumulator
<table>
<thead>
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<th>Unit Description</th>
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<tr>
<td>T-358 Propane H2S Absorber</td>
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<tr>
<td>D-358A Knock-Out Drum</td>
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<tr>
<td>D-358 Coker Naphtha Feed Drum</td>
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<tr>
<td>D-357 Compressor K.O. Drum</td>
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<td>D-354 Compressor Intercooler K.O. Drum</td>
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<td>D-351 Absorber Feed Drum</td>
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<td>T-352 Dehexanizer</td>
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<td>D-352 Dehexanizer Overhead Accumulator</td>
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<td>T-370 Debutanizer</td>
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<td>D-370 Debutanizer Overhead Accumulator</td>
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<td>T-380 Catalytic RAN Debutanizer</td>
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<td>T-351A Sponge Oil Absorber</td>
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<td>D-350 T-351A Knock Out Drum</td>
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<td>T-351B Primary Absorber</td>
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<td>T-351C Stripper</td>
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<td>T-356 Cracked Fuel Gas H2S Absorber</td>
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<td>D-330 Water Knock Out Drum</td>
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<td>T-340A Absorber</td>
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<td>T-340 Absorber</td>
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<td>T-357 Saturated Fuel Gas H2S Absorber</td>
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<td>D-358A Knock Out Drum</td>
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<td>D-313A Circ. Water Wash Drum</td>
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<td>D-314 Feed Surge Drum</td>
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<td>D-315 Coalescer</td>
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<td>T-304 Deethanizer</td>
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<tr>
<td>D-304A Deethanizer Reflux Drum</td>
</tr>
<tr>
<td>T-305 Naphtha Tower</td>
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</tbody>
</table>

Vapor Recovery Unit VRU 400 for the Coker 2, permitted in 2008, to be installed as part of the WRMP project, approved in 2016 for modification. This unit is connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment, including one (1) compressor (identified as K-401), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of WEP, there are tray modifications in distillation towers and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.6]

- E-409 A/B/C/D Compressor Interstage Condensers
- D-401 Compressor Interstage Drum
- E-401 A/B/C/D Absorber Stripper Feed Condenser
- D-402 Absorber Stripper Feed Drum
- T-401 Absorber
- T-403 Sponge Adsorber
- D-408 Drum
- T-405 Coker Product Gas Amine Scrubber
- T-404 Debutanizer
The Alkylation Unit, identified as Unit ID 140, combines isobutane with butylenes and propylenes to produce alkylate. The alkylate, a high octane naphtha, is blended into gasoline. This unit was built in 1961 and expanded in 1989. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions emitted during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.7]

- R-1 Reactor
- R-2 Reactor
- R-3 Reactor
- R-4 Reactor
- R-5 Reactor
- D-45A Fiber Film Contactor/D-45 Effluent Knockout Drum
- D-47 Effluent Caustic Wash Drum
- D-46 Effluent Water Wash Drum
- D-4 & D-5 Effluent Knock Out Drums
- T-1 Deisooobutanizer
- E-12G/12H/12I/12J T-1 Overhead Condensers
- D-1 T-1 Reflux Drum
- D-11A/B Isobutane Recycle Coalescers
- T-2 Debutanizer
- E-14A/B T-2 Overhead Condensers
- D-2 T-2 Reflux Drum
- D-12 Saturated Butane Feed Drum
- T-6 C4/C5 Splitter
- E-38A/B Splitter Condenser
- D-80 Splitter Reflux Drum
- T-5 Debutanizer
- E-36 T-5 Overhead Condenser
- D-78 T-5 Reflux Drum
- D-71 R-1 Vapor Cyclone Separator
- D-72 R-2 Vapor Cyclone Separator
• D-73 R-3 Vapor Cyclone Separator
• D-74 R-4 Vapor Cyclone Separator
• D-77 R-5 Vapor Cyclone Separator
• D-6 Compressor Knock Out Drum
• K-1 Compressor
• Refrigerant Condensers E-4A/4B/4C/4D
• D-7 Refrigerant Receiver
• D-6A Compressor Knock Out Drum
• K-1A Refrigerant Compressor
• Refrigerant Condensers E-4E/4F
• D-7A Refrigerant Receiver
• T-3 Depropanizer
• E-8 T-3 Overhead Condenser
• D-3 T-3 Reflux Drum
• T-4 Depropanizer
• E-22 T-4 Overhead Condenser
• D-14 T-4 Reflux Drum
• D-29 LPG Knock Out Drum
• D-30 LPG/Caustic Treater
• D-31 LPG/Caustic Knock Out Drum

(h) The Propylene Concentration Unit (PCU), identified as Unit ID 145, purifies propylene for sale to chemical plants and eventual manufacture into polypropylene plastic. This unit also has a treating system, which purifies propane. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes a caustic degassing drum (D-100) that is vented to the Alky Flare or FGRS3 and leaks from process equipment, including one compressor (identified as K-104), pumps, pressure relief devices, sampling connection systems, open-ended lines or valves, and instrumentation and heat exchange systems. As part of the WEP, there are modifications to trays and new nozzles for the distillation towers, and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.8]

• D-550 PCU Feed Knockout Drum
• T-115 Caustic Scrubber
• D-115 Feed Surge Drum
• D-125 T-114 Feed Coalescer
• T-114 Deethanizer
• T-101 Propylene Splitter
• D-102 Compressor Knockout Drum
• E-107 T-101 Reboiler
• D-118 PGP Selexorb Treater
• D-121 PGP Selexorb Treater
• D-120 PGP Puraspec Treater

(i) The Isomerization Unit (ISOM), identified as Unit ID 210, was constructed in 1985 as a conversion of the No.2 Ultraformer. The Isomerization process converts low octane naphtha into high octane gasoline blending components. This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the MSAT II Compliance project approved in 2011 for construction, one (1) new C-250 Naphtha Splitter, a benzene saturation reactor system, and associated equipment (collectively identified as the Naphtha Splitter Unit) will be
installed in the ISOM. The following specific units are considered to be affected facilities: [Section D.9]

- C-250 Naphtha Splitter
- D-38 and D-39 Feed Coalescers
- C-5 Surge Drum
- D-1 & D-2 Hydrogen Treating Reactors
- C-2 Stripper
- D-10 H2S Stripper Reflux Drum
- D-25 Sulfur Guard
- D-3 Isomerization Reactor
- D-4 Isomerization Reactor
- D-5 Isomerization Reactor
- D-6 Isomerization Reactor
- D-8 Isomerization Reactor
- D-49 Reactor Effluent Separator
- K-1 Recycle Gas Compressor
- D-50 High Pressure Separator
- D-60 Absorber Feed Mix Drum
- D-56/57/58/59 Adsorbers
- D-61 Adsorber Effluent Surge Drum
- D-11 Stabilizer Feed Drum
- C-1 Stabilizer
- D-21 Stabilizer Reflux Drum
- C-3 Stabilizer
- D-12 Stabilizer Reflux Drum
- D-23 Stabilizer Overhead Product Drum
- D-18 Flare Liquid Separator

(j) The Aromatic Recovery Unit (ARU), identified as Unit ID 242, consists of the ARU 200 section and the ARU 300 section. The primary function is to remove light ends from naphtha to obtain a more desirable reforming feed. Its secondary function is to separate xylene, a chemical feedstock, from the Ultraformer product. The ARU utilizes a series of distillation towers to purify reformer feed and another set of towers to separate chemical feedstocks. The following specific units are considered to be affected facilities: [Section D.10]

- C-300 Ultraformer Splitter
- D-300 UF Splitter Reflux Drum
- C-301 Xylene Fractionator
- D-301 Xylene Fractionator Reflux Drum
- C-200 SHN Splitter
- D-200 SHN Splitter Reflux Drum
- C-201 SHN Heartcut Tower
- D-201 SHN Heartcut Tower Reflux Drum

(k) The Blending Oil Unit (BOU), identified as Unit ID 250, uses hydrogen to convert sulfur to hydrogen sulfide and remove it from distillate and gas oil streams to meet product specifications. The hydrogen sulfide is sent to the Claus Trains for further processing. The BOU is connected to the 4UF Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, the BOU heater F-401 will be modified by replacing burners, with rated capacity remaining at 35 mmBTU/hr. As part of the WEP, there are removal of hydraulic constraints (pump modification) and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.11]
The No. 4 Ultraformer Unit (no. 4 UF), identified as Unit ID 224, built in 1972, upgrades low-octane naphtha to gasoline blending material and chemical feedstocks. The front-end of the unit is a desulfurization section. The reforming section consists of a series of process furnaces and catalyst-filled reactors in which the naphtha is heated and converted from straight chain to aromatic compounds. The reactor products are separated by distillation for further processing or blending into gasoline. D-1 will be upgraded to a two bed reactor as part of the WRMP project. The C-6 Ultraformate Splitter will be used as a Dehexanizer as part of the MSAT II Compliance project, approved in 2011 for construction. The following specific units are considered to be affected facilities: [Section D.16]
(q) The Hydrogen Unit (HU), identified as Unit ID 698, commissioned in 1993, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The HU produces high purity hydrogen by reacting steam with methane. The reaction is carried out by heating the mixture in a furnace and reacting it in the presence of a catalyst. The following specific units are considered to be affected facilities: [Section D.17]

- D-509 Purge Gas Drum

(s) The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06, is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.19]

- J-801 Cetrifix
- J-823A/B/C/D/E Backwash Filters
- Gas Oil Surge Drum D-811
- D-801A Cat Feed Unit Reactor
- D-802A Cat Feed Unit Reactor
- D-801B Cat Feed Unit Reactor
- D-802B Cat Feed Unit Reactor
- D-803 High Pressure Separator
- G-808 Power Recovery Turbine (G-801A Auxiliary Driver)
- D-804 Lower Pressure Separator
- C-801A Product Stripper
- J-805 High Pressure Separator
- E-807 Reactor Effluent Vapor Air Condenser
- E-808A/B Reactor Effluent Water Condenser
- D-805A High Pressure Vapor/Liquid Separator Drum

(t) The Catalytic Refining Unit (CRU), identified as Unit ID 201, which removes sulfur from petroleum naphthas and distillates. Naphtha or distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed inside one of two reactor trains, identified as D-114 and D-105, to convert sulfur compounds to hydrogen sulfide. Hydrogen sulfide is subsequently removed from the product by distillation followed by scrubbing with an amine. The following specific units are considered to be affected facilities: [Section D.20]

- J-101 Centrifugal Separator
- C-101 Absorber
- D-103 Reactor
- D-104 Reactor
- D-105 Reactor
- D-114 Reactor
- D-106 HP Separator Drum
- C-103 Stripper
- D-107 Stripper Reflux Drum Pot
- C-102 H2S Scrubber
- D-117 Fuel Gas Knock Out Drum

(u) The Fluidized Catalytic Cracking Unit (FCU) 500, constructed in 1945, identified as Unit ID 230 and rated at 115,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being
coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.21]

- D-1 Disengager (Reactor)
- D-3 Disengager (Reactor) Stripper
- E-1A Fractionator
- E-2 LCCO Stripper
- F-4 Gasoline Accumulator (Reflux) Drum
- F-5 and F-6 Wet Gas Knockout Drums
- F-5G Wet Gas Knockout Drum
- F-17 Low Pressure Bleed Gas Knockout Drum

The Fluidized Catalytic Cracking Unit (FCU) 600, constructed in 1946, identified as Unit ID 240 and rated at 80,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.22]

- D-1 Reactor
- D-3 Reactor Stripper
- E-1 Fractionator
- E-2 LCCO Stripper
- F-4 Fractionator Reflux Drum
- F-5 Wet Gas Knockout Drum
- F-16 High Pressured Bleed Gas Knockout Drum
- F-17 Low Pressure Fuel Gas Knockout Drum
- F-30 Compressor K.O. Drum
- F-31 K.O. Drum Level Pot

The Gas Oil Hydrotreater (GOHT) Unit, identified as Unit ID 802 and rated at 120,000 barrels per day. The GOHT reduces the sulfur and nitrogen content of the FCU feed and improves the hydrogen content. Operation of the GOHT will enable the FCU to meet gasoline sulfur specifications and to improve FCU conversion yields. The GOHT Unit will be constructed as part of the WRMP Project. The following specific units are considered to be affected facilities: [Section D.42]

- D-911 Hot Feed Surge Drum
- D-901A Guard Reactor A
- D-902A DHT Reactor A
- D-901B Guard Reactor B
- D-902B DHT Reactor B
- D-903 Hot HP Separator Drum
- D-905 Cold HP Separator Drum
- D-933 Sour Water Flash Drum
- C-902 HP Amine Absorber
- D-906 Recycle Gas Knockout Drum
- D-910 H2 Make-up Knockout Drum - operating scenario #1 Process Heaters/Boilers
- D-910 H2 Make-up Knockout Drum - operating scenario #2 Flare
- D-912A Suction Snubber Drum
- D-913A Discharge Snubber Drum
- D-904 Hot MP Separator Drum
- D-916 Cold MP Separator Drum
- C-906 MP Amine Absorber Drum
- D-917 Wash Water Surge Drum
- C-901 Stripper
The Naphtha Hydrotreater (NHT), identified as Unit ID 810, approved in 2016 for construction, removes sulfur from petroleum naphthas. Petroleum naphthas are heated and sent through a Selective Hydrotreating Unit (SHU) reactor, D-701, to prevent fouling downstream and to treat diolefins. The SHU reactor effluent is routed to a Hydrodesulfurization (HDS) reactor, D-702, to further reduce sulfur content. The HDS reactor effluent is cooled, and the HDS reactor's vapor stream is sent to the amine absorber tower, C-701, to remove H2S from the unreacted hydrogen prior to being recycled within the NHT unit and purged as needed to the hydrogen header system. The HDS reactor's liquid stream is sent to the stabilizer distillation column, C-702, to separate lighter components entrained in the desulfurized naphtha. Additional sulfur is removed from the stabilizer's off-gas at the stabilizer off-gas amine contactor tower, C-703, prior to being recycled to the fuel gas system. Desulfurized naphtha is pumped to the tank fields for gasoline blending. Sulfur containing sour water and amine streams are sent to the SRP. [Section D.46]

Under 40 CFR 65, Subpart D, the above equipment is considered affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Consolidated Federal Air Rule [326 IAC 2-7-5(1)]

E.3.1 Consolidated Federal Air Rule Process Vents [40 CFR Part 65, Subpart D]

Pursuant to 40 CFR 65, Subpart D, the Permittee shall comply with the following applicable provisions of 40 CFR Part 65, Subpart D – Process Vents (included as Attachment B.ii to the operating permit), for the emission unit(s) listed above as specified as follows:

1. 40 CFR 65.60
2. 40 CFR 65.61
3. 40 CFR 65.62 (a), (b)(1)
4. 40 CFR 65.63 (a)(1), (a)(2)
## SECTION E.4 Consolidated Federal Air Rule Closed Vent Systems, Control Devices, and Routing to a Fuel Gas System or a Process (40 CFR 65, Subpart G)

### Emissions Unit Description:

(a) Nos. 11A and 11C Pipe Stills built in 1956, with a rated capacity of 220,800 barrels per day, and identified as Unit ID 120 process crude into various hydrocarbon fractions based on boiling points. The following specific units are considered to be affected facilities: [Section D.1]

- E-3A/B/C/D T-2 Crude Tower Overhead Condenser
- D-1 Primary Tower Reflux Drum
- E-1A/E-1B Secondary Overhead Condensers
- D-9 Crude Tower Second Stage Condenser (LVN) Drum
- D-22 Fuel Gas K.O. Drum
- E-18AX/BX/CX Condensers
- D-21 Hotwell
- E-35, 35A, E-36AX/BX/C Condensers
- D-26A Hotwell
- L-51 Wet Gas K.O. Drum
- D-23 Separator
- D-201 Flash Drum
- D-202 Crude Tower Reflux Drum
- D-203 Crude Tower Second Stage Condenser Drum
- D-300A Hotwell
- E-305 Pre Condenser
- E-305A/B/C Condensers
- K-300A/B Vent Gas Compressors
- D-301 Separator
- D-204A Fuel Gas Knock Out Drum
- Nos. 11A and 11C Pipe Stills Refinery Fuel Gas System
- H-1X Process Heater
- H-2 Process Heater
- H-3 Process Heater
- H-200 Process Heater
- H-300 Process Heater
- T-400 Brine Stripper Tower
- E-400A/B Stripper Overhead Condensers at the BCS
- D-400 Stripper Overhead Receiver at the BCS
- D-401 Liquid Ring Separator at the BCS
- K-400A/B/C Overhead Gas Compressors at the BCS
- D-402 Second Stage Liquid Ring Separator Drum at the BCS
- D-403 Oil Skimming Drum at the BCS
- K-401A Compressor at the BCS
- K-401B Compressor at the BCS

(b) Cokers. The following specific units are considered to be affected facilities: [Section D.2]

- D-220 Fractionator Water Wash Coalescer
- E-212 A/B/C/D/E/F Fractionator Overhead Condensers
- E-212 G/H/I/J/K/L Fractionator Overhead Condensers
- D-214 Fractionator Overhead Drum
- D-211 Coker2 Blowdown Drum
- D-212 Blowdown Settling Drum
- D-213 Water Seal Drum - operating scenario #1 Process Heaters /Boilers
- D-213 Water Seal Drum - operating scenario #2 Flare
- D-241 Oily Water Separator – operating scenario #1 Process Heaters/Boilers
• D-241 Oily Water Separator – operating scenario #2 Flare
• Coker 2 Refinery Fuel Gas System
• F-201 Process Heater
• F-202 Process Heater
• F-203 Process Heater
• South Flare and Flare System
• Flare Gas Recovery System 1 (FGRS1)

(c) No. 12 Pipe Still, constructed in 1959 and to be modified as part of the WRMP Project, which processes crude into various hydrocarbon fractions based on boiling points, identified as Unit ID 130, and is rated at 336,000 barrels per day. Heaters identified as H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX will be shutdown and replaced by heaters H-101A, H-101B, and H-102 as part of the WRMP project. Also, as part of the WRMP Project, there will be upgrades made to the atmospheric and vacuum distillation towers and various heat exchangers and associated piping. As part of the WEP, there will be new control valves, instrumentation upgrades (valves, flanges) and new piping connections (valves, flanges). The following specific units are considered to be affected facilities: [Section D.3]

• E120 A/B/C/D Primary Fractionator Overhead Condensers
• D-112 Primary Reflux Drum
• E137 Light Virgin Naphtha Condenser
• D-111 Wet Gas Knockout Drum
• D-116 Fuel Gas Knockout Drum
• D-3C Relief Collection Drum - operating scenario #1 Process Heaters/Boilers
• D-3C Relief Collection Drum - operating scenario #2 Flare
• P-125A/B/C 1st Stage Vacuum Tower Overhead Ejectors - release to RV manifold & flare
• P-125A/B/C 1st Stage Vacuum Tower Overhead Ejectors - release to T-102 prior to being routed to fuel gas
• P-125A/B/C 1st Stage Vacuum Tower Overhead Ejectors - routed to ejectors P-126A/B prior to routing to fuel gas system
• E-130 A/B/C 1st Stage Intercondensers - routed to ejectors P-126A/B prior to routing to fuel gas system.
• E-130A/B/C 1st Stage Intercondenser - venting may occur during start-up via the 4 inch block valves which are open only during start-up.
• P-126 A/B 2nd Stage Vacuum Tower Overhead Ejectors
• E-131 2nd Stage Intercondenser
• P-127 A/B 3rd Stage Vacuum Tower Overhead Ejectors
• E-132 3rd Stage Intercondenser
• D-107 Hotwell
• D-117 Liquid Rind Compressor Discharge Separator - processed as vent gas at VRU-300 prior to being routed to fuel gas
• D-117 Liquid Rind Compressor Discharge Separator - processed as recirculation gas at the K101A/B/C compressors prior to being routed to fuel gas
• No. 12 Pipe Still Refinery Fuel Gas System and Flare Gas Recovery System
• H-101A Process Heater
• H-101B Process Heater
• H-102 Process Heater
• South Flare and Flare System
• Flare Gas Recovery System 1 (FGRS1)

(e) (1) Vapor Recovery Unit 100 (VRU-100) identified as Unit ID 241, and Vapor Recovery Unit 200 (VRU-200) identified as Unit ID 231, permitted for turnaround (TAR) in 2008 to repair or replace tower trays and increase existing pumping and cooling capacities. Gasoline and lighter products from the FCUs are separated in the VRUs using a series of distillation towers. The VRUs are connected to the VRU Flare and associated flare gas...
recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment including one (1) compressor (identified as J-3E located at VRU-100), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of the WRMP Project, there will be upgrades made to various heat exchangers and associated piping and retrofitting of distillation towers at VRU 100 and VRU 200. As part of WEP, there will be rerouting of naphtha streams (valves and flanges), removal of hydraulic constraints (pump modifications), and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.5]

- F-106 Fuel Gas KO Drum
- E-102 Lean Oil Still
- F-102 Lean Oil Still Reflux Drum
- F-105 Wet Gas KO Drum
- F-103 Depropanizer Reflux Drum
- F-117 Depropanizer Overhead Accumulator
- F-101 Absorber Feed Drum
- Vapor Recovery Unit 100 (VRU 100) Refinery Fuel Gas System and Flare Gas Recovery System
- VRU Flare and Flare System
- Flare Gas Recovery System 3 (FGRS3)
- F-206 Fuel Gas KO Drum
- V-2A H2S Contactor
- V-2 H2S Contactor
- F-202 Lean Oil Still Reflux Drum
- F-205 Wet Gas KO Drum
- F-203 Depropanizer Reflux Drum
- V-2B H2S Contactor
- V-7 Amine K.O. Drum
- F-217 Depropanizer Overhead Accumulator
- F-201 Absorber Feed Drum
- Vapor Recovery Unit 200 (VRU 200) Refinery Fuel Gas System
- VRU Flare and Flare System
- Flare Gas Recovery System 3 (FGRS3)

The Vapor Recovery Unit 300 (VRU 300), identified as Unit ID 150. Light ends and naphtha are separated in the VRU using a series of distillation towers. This unit is connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, there will be upgrades made to various distillation towers, compressor K-340, and associated piping at VRU 300. Upon completion of WRMP, some portions of VRU 300 will be connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.6]

- D-306 IVN Feed Drum
- D-305 Debutanizer Reflux Drum
- D-391 Sat Feed Caustic Settler
- D-345 Absorber Feed Drum
- D-303 LVN Feed Drum
- D-302 Splitter/Debutanizer Overhead Condenser
The following specific units are considered to be affected facilities: [Section D.6]

- E-409 A/B/C/D Compressor Interstage Condensers
- D-401 Compressor Interstage Drum
- E-401 A/B/C/D Absorber Stripper Feed Condenser
- D-402 Absorber Stripper Feed Drum
- D-407 Rich Amine Flash Drum
- D-407A Rich Amine Flashed Gas Knock Out Drum
- D-408 Drum
- E-408A/B Debutanizer Overhead Condensers
- D-405 Debutanizer Overhead Drum
- D-406 C3/C4 Amine Settler
- D-409 C3/C4 Splitter Overhead Drum
- D-431 Feed Surge Drum
- D-432 Cold High Pressure Separator
- D-442 COS Solvent Settler
• D-444 Disulfide Separator
• TK-443 Vent Tank
• Vapor Recovery Unit 400 (VRU 400) Refinery Fuel Gas System
• South Flare and Flare System
• Flare Gas Recovery System 1 (FGRS1)
• R-443 Hydrogenation Reactor
• D-416 Amine Scrubber Knock-out Drum
• T-443 Fuel Gas Amine Scrubber
• D-417 Sweet Fuel Gas Knockout Drum at the FGH
• E-447 A/B Feed Effluent Exchangers
• E-436 After-Cooler

(g) The Alkylation Unit, identified as Unit ID 140, combines isobutane with butylenes and propylenes to produce alkylate. The alkylate, a high octane naphtha, is blended into gasoline. This unit was built in 1961 and expanded in 1989. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions emitted during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.7]

• D-45A Fiber Film Contactor/D-45 Effluent Knockout Drum
• D-47 Effluent Caustic Wash Drum
• D-46 Effluent Water Wash Drum
• D-4 & D-5 Effluent Knock Out Drums
• E-12G/12H/12I/12J T-1 Overhead Condensers
• D-1 T-1 Reflux Drum
• D-11A/B Isobutane Recycle Coalescers
• E-14A/B T-2 Overhead Condensers
• D-2 T-2 Reflux Drum
• D-12 Saturated Butane Feed Drum
• E-38A/B Splitter Condenser
• D-80 Splitter Reflux Drum
• E-36 T-5 Overhead Condenser
• D-78 T-5 Reflux Drum
• D-6 Compressor Knock Out Drum
• K-1 Compressor
• Refrigerant Condensers E-4A/4B/4C/4D
• D-7 Refrigerant Receiver
• D-6A Compressor Knock Out Drum
• K-1A Refrigerant Compressor
• Refrigerant Condensers E-4E/4F
• D-7A Refrigerant Receiver
• E-8 T-3 Overhead Condenser
• D-3 T-3 Reflux Drum
• E-22 T-4 Overhead Condenser
• D-14 T-4 Reflux Drum
• D-29 LPG Knock Out Drum
• D-30 LPG/Caustic Treater
• D-31 LPG/Caustic Knock Out Drum
• D-22 Alky Flare Knockout Drum
• Alkylation Unit Refinery Fuel Gas System
• Alky Flare and Flare System
• Flare Gas Recovery System 3 (FGRS3)
(h) The Propylene Concentration Unit (PCU), identified as Unit ID 145, purifies propylene for sale to chemical plants and eventual manufacture into polypropylene plastic. This unit also has a treating system, which purifies propane. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes a caustic degassing drum (D-100) that is vented to the Alky Flare or FGRS3 and leaks from process equipment, including one compressor (identified as K-104), pumps, pressure relief devices, sampling connection systems, open-ended lines or valves, and instrumentation and heat exchange systems. As part of the WEP, there are modifications to trays and new nozzles for the distillation towers, and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.8]

- D-550 PCU Feed Knockout Drum
- T-115 Caustic Scrubber
- D-115 Feed Surge Drum
- D-125 T-114 Feed Coalescer
- D-102 Compressor Knockout Drum
- E-107 T-101 Reboiler
- D-118 PGP Selexorb Treater
- D-121 PGP Selexorb Treater
- D-120 PGP Puraspec Treater
- Propylene Concentration Unit (PCU) Refinery Fuel Gas System
- Alky Flare and Flare System
- Flare Gas Recovery System 3 (FGRS3)

(i) The Isomerization Unit (ISOM), identified as Unit ID 210, was constructed in 1985 as a conversion of the No.2 Ultraformer. The Isomerization process converts low octane naphtha into high octane gasoline blending components. This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the MSAT II Compliance project approved in 2011 for construction, one (1) new C-250 Naphtha Splitter, a benzene saturation reactor system, and associated equipment (collectively identified as the Naphtha Splitter Unit) will be installed in the ISOM. The following specific units are considered to be affected facilities: [Section D.9]

- D-38 and D-39 Feed Coalescers
- C-5 Surge Drum
- D-10 H2S Stripper Reflux Drum
- D-25 Sulfur Guard
- K-1 Recycle Gas Compressor
- D-60 Absorber Feed Mix Drum
- D-61 Adsorber Effluent Surge Drum
- D-11 Stabilizer Feed Drum
- D-21 Stabilizer Reflux Drum
- D-12 Stabilizer Reflux Drum
- D-23 Stabilizer Overhead Product Drum
- D-18 Flare Liquid Separator
- Isomerization Unit (ISOM) Refinery Fuel Gas System
- H-1 Process Heater
- UIU Flare and Flare System
- Flare Gas Recovery System 4 (FGRS4)
(j) The Aromatic Recovery Unit (ARU), identified as Unit ID 242, consists of the ARU 200 section and the ARU 300 section. The primary function is to remove light ends from naphtha to obtain a more desirable reforming feed. Its secondary function is to separate xylene, a chemical feedstock, from the Ultraformer product. The ARU utilizes a series of distillation towers to purify reformer feed and another set of towers to separate chemical feedstocks. The following specific units are considered to be affected facilities: [Section D.10]

- D-300 UF Splitter Reflux Drum
- D-301 Xylene Fractionator Reflux Drum
- D-200 SHN Splitter Reflux Drum
- D-201 SHN Heartcut Tower Reflux Drum
- D-203 Fuel Gas Knock Out Drum
- Aromatic Recovery Unit (ARU) Refinery Fuel Gas System
- F-200A Process Heater
- F-200B Process Heater
- 4UF Flare and Flare System
- Flare Gas Recovery System 4 (FGRS4)

(k) The Blending Oil Unit (BOU), identified as Unit ID 250, uses hydrogen to convert sulfur to hydrogen sulfide and remove it from distillate and gas oil streams to meet product specifications. The hydrogen sulfide is sent to the Claus Trains for further processing. The BOU is connected to the 4UF Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, the BOU heater F-401 will be modified by replacing burners, with rated capacity remaining at 35 mmBTU/hr. As part of the WEP, there are removal of hydraulic constraints (pump modification) and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.11]

- D-406 HP Amine Contactor Feed Drum
- C-404 HP Amine Contactor
- D-407 Amine K.O. Drum
- D-425 Water Coalescer
- J-425A and B Salt Dryers
- D-404 Product Stripper Overhead Accumulator
- D-410 Fuel Gas Drum
- C-403 Low Pressure Amine Contactor
- D-405 Amine K.O. Drum
- Blending Oil Unit (BOU) Refinery Fuel Gas System
- F-401 Process Heater
- 4UF Flare and Flare System
- Flare Gas Recovery System 4 (FGRS4)

(p) The No.4 Ultraformer Unit (no. 4 UF), identified as Unit ID 224, built in 1972, upgrades low-octane naphtha to gasoline blending material and chemical feedstocks. The front-end of the unit is a desulfurization section. The reforming section consists of a series of process furnaces and catalyst-filled reactors in which the naphtha is heated and converted from straight chain to aromatic compounds. The reactor products are separated by distillation for further processing or blending into gasoline. D-1 will be upgraded to a two bed reactor as part of the WRMP project. The C-6 Ultraformate Splitter will be used as a Dehexanizer as part of the MSAT II Compliance project, approved in 2011 for construction. The following specific units are considered to be affected facilities: [Section D.16]

- D-53 C-6 Feed Surge Drum
- D-26 Splitter Reflux Drum
- J-4 Cat & Coker Naphtha Centrifix
- D-23 Ultrafiner Feed Charge Drum
- D-24 Ultrafiner High Pressure Separator
- C-8A Amine Contactor/C-8B Water Wash
- D-30 Amine K.O. Drum
- D-9 Fuel Gas K.O. Drum
- D-22 Light Ends Stripper Reflux Drum
- D-10 Prefractionator Reflux Drum
- D-11 Ultraformer High Pressure Separator
- D-12 Debutanizer Reflux Drum
- D-25 Depropanizer Reflux Drum
- K-1 Recycle Gas Compressor
- D-52 Chloride Guard Drum
- D-51 Chloride Guard Drum Desulfurizer
- D-27 Rerun Reflux Drum
- No.4 Ultraformer Unit (4 UF) Refinery Fuel Gas System
- F-1 Process Heater
- F-8A Process Heater
- F-8B Process Heater
- F-2 Process Heater
- F-3 Process Heater
- F-4 Process Heater
- F-5 Process Heater
- F-6 Process Heater
- F-7 Process Heater
- 4UF Flare and Flare System
- Flare Gas Recovery System 4 (FGRS4)

(q) The Hydrogen Unit (HU), identified as Unit ID 698, commissioned in 1993, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The HU produces high purity hydrogen by reacting steam with methane. The reaction is carried out by heating the mixture in a furnace and reacting it in the presence of a catalyst. The following specific units are considered to be affected facilities: [Section D.17]

- D-509 Purge Gas Drum
- D-506 Fuel Gas Knock Out Drum
- Hydrogen Unit (HU) Refinery Fuel Gas System
- B-501 Process Heater
- DDU Flare and Flare System

(r) The Distillate Desulfurizer Unit (DDU), identified as Unit ID 700, commissioned in 1993, removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed to convert sulfur compounds to H₂S. The following specific units are considered to be affected facilities: [Section D.18]

- F-313 Fuel Gas K.O. Drum
- F-315 Flare K.O. Drum
- Distillate Desulfurizer Unit (DDU) Refinery Fuel Gas System
- B-301 Process Heater
- B-302 Process Heater
- DDU Flare and Flare System

(s) The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06,
is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.19]

- J-801 Cetrifix
- J-823A/B/C/D/E Backwash Filters
- Gas Oil Surge Drum D-811
- D-803 High Pressure Separator
- G-808 Power Recovery Turbine (G-801A Auxiliary Driver)
- D-804 Lower Pressure Separator
- D-807 Fuel Gas Knockout Drum
- E-807 Reactor Effluent Vapor Air Condenser
- E-808A/B Reactor Effluent Water Condenser
- D-805A High Pressure Vapor/Liquid Separator Drum
- Cat Feed Hydrotreating Unit (CFHU) Refinery Fuel Gas System
- F-801A Process Heater
- F-801B Process Heater
- F-801C Process Heater
- 4UF Flare and Flare System
- Flare Gas Recovery System 4 (FGRS4)

(t) The Catalytic Refining Unit (CRU), identified as Unit ID 201, which removes sulfur from petroleum naphthas and distillates. Naphtha or distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed inside one of two reactor trains, identified as D-114 and D-105, to convert sulfur compounds to hydrogen sulfide. Hydrogen sulfide is subsequently removed from the product by distillation followed by scrubbing with an amine. The following specific units are considered to be affected facilities: [Section D.20]

- J-101 Centrifugal Separator
- D-106 HP Separator Drum
- D-107 Stripper Reflux Drum Pot
- C-102 H2S Scrubber
- D-117 Fuel Gas Knock Out Drum
- Catalytic Refining Unit (CRU) Refinery Fuel Gas System
- F-101 Process Heater
- F-102A Process Heater
- UIU Flare and Flare System
- Flare Gas Recovery System 4 (FGRS4)

(u) The Fluidized Catalytic Cracking Unit (FCU) 500, constructed in 1945, identified as Unit ID 230 and rated at 115,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.21]

- F-4 Gasoline Accumulator (Reflux) Drum
- F-5 and F-6 Wet Gas Knockout Drums
- F-5G Wet Gas Knockout Drum
- F-17 Low Pressure Bleed Gas Knockout Drum
- Fluidized Catalytic Cracking Unit (FCU) 500 Refinery Fuel Gas System
- VRU Flare and Flare System
- Flare Gas Recovery System 3 (FGRS3)

(v) The Fluidized Catalytic Cracking Unit (FCU) 600, constructed in 1946, identified as Unit ID 240 and rated at 80,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F
into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.22]

- F-4 Fractionator Reflux Drum
- F-5 Wet Gas Knockout Drum
- F-16 High Pressured Bleed Gas Knockout Drum
- F-17 Low Pressure Fuel Gas Knockout Drum
- F-25 Flare K.O. Drum
- F-30 Compressor K.O. Drum
- F-31 K.O. Drum Level Pot
- Fluidized Catalytic Cracking Unit (FCU) 600 Refinery Fuel Gas System
- FCU Flare and Flare System
- Flare Gas Recovery System 3 (FGRS3)

(x) A portion of No. 3 Stanolind Power Station (SPS) identified as Unit ID 503. The following specific units are considered to be affected facilities: [Section D.24]

- L-124 Fuel Gas Knockout Drum
- No. 3 Stanolind Power Station (3SPS) Refinery Fuel Gas System
- #31 Boiler and Duct Burner 31
- #32 Boiler and Duct Burner 32
- #33 Boiler and Duct Burner 33
- #34 Boiler and Duct Burner 34
- #36 Boiler and Duct Burner 36

(nn) The Gas Oil Hydrotreater (GOHT) Unit, identified as Unit ID 802 and rated at 120,000 barrels per day. The GOHT reduces the sulfur and nitrogen content of the FCU feed and improves the hydrogen content. Operation of the GOHT will enable the FCU to meet gasoline sulfur specifications and to improve FCU conversion yields. The GOHT Unit will be constructed as part of the WRMP Project. The following specific units are considered to be affected facilities: [Section D.42]

- D-911 Hot Feed Surge Drum
- D-933 Sour Water Flash Drum
- D-906 Recycle Gas Knockout Drum
- D-910 H2 Make-up Knockout Drum - operating scenario #1 Process Heaters/Boilers
- D-910 H2 Make-up Knockout Drum - operating scenario #2 Flare
- D-912A Suction Snubber Drum
- D-913A Discharge Snubber Drum
- D-917 Wash Water Surge Drum
- D-908 Stripper Reflux Drum
- J-912 Coalescer Drum
- D-914 Flare Knockout Drum - operating scenario #1 Process Heaters/Boilers
- D-914 Flare Knockout Drum - operating scenario #2 Flare
- J-941-D1 Seal Knockout Drum
- Gas Oil Hydrotreater (GOHT) Refinery Fuel Gas System
- GOHT Flare and Flare System
- Flare Gas Recovery System 2 (FGRS2)

(pp) The Naphtha Hydrotreater (NHT), identified as Unit ID 810, approved in 2016 for construction, removes sulfur from petroleum naphthas. Petroleum naphthas are heated and sent through a Selective Hydrotreating Unit (SHU) reactor, D-701, to prevent fouling downstream and to treat diolefins. The SHU reactor effluent is routed to a Hydrodesulfurization (HDS) reactor, D-702, to further reduce sulfur content. The HDS reactor effluent is cooled, and the HDS reactor's vapor
stream is sent to the amine absorber tower, C-701, to remove H2S from the unreacted hydrogen prior to being recycled within the NHT unit and purged as needed to the hydrogen header system. The HDS reactor's liquid stream is sent to the stabilizer distillation column, C-702, to separate lighter components entrained in the desulfurized naphtha. Additional sulfur is removed from the stabilizer's off-gas at the stabilizer off-gas amine contactor tower, C-703, prior to being recycled to the fuel gas system. Desulfurized naphtha is pumped to the tank fields for gasoline blending. Sulfur containing sour water and amine streams are sent to the SRP. [Section D.46]

Under 40 CFR 65, Subpart G, the above equipment are considered affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

Consolidated Federal Air Rule [326 IAC 2-7-5(1)]

E.4.1 Consolidated Federal Air Rule Closed Vent Systems, Control Devices, and Routing to a Fuel Gas System or a Process [40 CFR Part 65, Subpart G]

Pursuant to 40 CFR 65, Subpart G, the Permittee shall comply with the following applicable provisions of 40 CFR Part 65, Subpart G – Closed Vent Systems, Control Devices, and Routing to a Fuel Gas System or a Process (included as Attachment B.iii to the operating permit) for the emission unit(s) listed above as specified as follows:

1. 40 CFR 65.140
2. 40 CFR 65.141
3. 40 CFR 65.142 (b)(1), (b)(2)
4. 40 CFR 65.143 (a)(1), (a)(2), (a)(3)
5. 40 CFR 65.147 (a), (b), (c)
6. 40 CFR 65.149 (a), (b)(2)(i) - (ii)
7. 40 CFR 65.156 (a)(2)
8. 40 CFR 65.157
9. 40 CFR 65.159
10. 40 CFR 65.160 (a), (b)(1)(iv)
11. 40 CFR 65.163 (a)(1), (c)
12. 40 CFR 65.164
13. 40 CFR 65.166 (a), (b)(2), (b)(3), (c)
14. 40 CFR 65.167 (b)
SECTION F.1  EMISSIONS UNIT OPERATION CONDITIONS - 40 CFR 60, Subpart Dc

Emissions Unit Description:

(d) The Sulfur Recovery Plant (SRP), identified as Unit ID 162, originally constructed in 1971 and expanded in 1981 and 1995, and rated at 600 long tons per day, to be modified as part of the WRMP Project, increasing the capacity to 1,300 long tons per day of sulfur. Additional sulfur capacity can be achieved with oxygen enrichment in the C, D and E Claus trains as part of the original WRMP design with no increase in permitted emissions. The following specific units are considered to be affected facilities: [Section D.4]

- Tail Gas units (TGU), identified as TGU A and TGU B

(x) A portion of No. 3 Stanolind Power Station (SPS) identified as Unit ID 503. The following specific units are considered to be affected facilities: [Section D.24]

- Five (5) direct-fired duct burners

Under 40 CFR Part 60, Subpart Dc, the above units are affected facilities.

(New information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

New Source Performance Standards (NSPS) Requirements [326 IAC 2-7-5(1)]

F.1.1 General Provision Relating to New Source Performance Standards [326 IAC 12-1] [40 CFR 60, Subpart A]

(a) Pursuant to 40 CFR 60.1, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 12-1, for the emission unit(s) listed above, except as otherwise specified in 40 CFR Part 60, Subpart Dc.

(b) Pursuant to 40 CFR 60.4, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251

F.1.2 Standard of Performance for Small Industrial-Commercial-Institutional Steam Generating Units [326 IAC 12-1] [40 CFR 60, Subpart Dc]

Pursuant to 40 CFR Part 60, Subpart Dc, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart Dc, which are incorporated by reference as 326 IAC 12 (included as Attachment C.1 to the operating permit), for the emission unit(s) listed above as specified as follows.

1. 40 CFR 60.40c (a), (b), (c), (e), (h), (l)
2. 40 CFR 60.41c
3. 40 CFR 60.48c (a), (f)(4), (g), (i), (j)
Emissions Unit Description:

(bb) The general facility remediation system, identified as Unit 999. Remediation includes multiple well point systems. The well point systems extract groundwater which may have a small hydrocarbon fraction. Emissions generated by these systems may be routed to the atmosphere or to a thermal oxidizer. Additionally, one or more systems may route to the same oxidizer. Each system uses a common horizontal vacuum header to collect groundwater through a series of wells, and any entrained air is discharged through a vent at the vacuum pump. Recovered groundwater is then transferred to either a vapor/liquid separation tank or directly to another unit for further processing/treatment. The following specific units are considered to be affected facilities: [Section D.28]

- Thermal Oxidizer (ITF)

(dd) One bulk truck loading facility, identified as the Marketing Terminal, and consisting of one (1) truck loading rack, constructed in 1972 and modified in 1992, comprised of 7 bays used for loading gasoline products and fuel oil. Four bays are dedicated to loading distillates, while the other three bays are dedicated to loading gasoline products. The maximum throughput for the truck loading facility is 1,103,760,000 gallons per year. Emissions of volatile organic compounds are controlled using a vapor combustion unit (identified as VCU). The following specific units are considered to be affected facilities: [Section D.30]

- Vapor Combustion Unit (identified as VCU).

(oo) The New Hydrogen Unit (New HU), identified as Unit ID 801, owned and operated by Praxair, Inc. and constructed as part of the WRMP Project, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The New HU produces high purity hydrogen by reacting steam with methane. The New HU heaters HU-1 and HU-2 are equipped with Selective Catalytic Reduction (SCR) for control of NOX. The New HU heater stacks have continuous emissions monitors (CEMs) for NOX and CO. The following specific units are considered to be affected facilities: [Section D.43]

- New HU Flare

Under 40 CFR Part 60, Subpart J, the above units are affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

New Source Performance Standards (NSPS) Requirements [326 IAC 2-7-5(1)]

F.2.1 General Provision Relating to New Source Performance Standards [326 IAC 12-1] [40 CFR 60, Subpart A]

(a) Pursuant to 40 CFR 60.1, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 12-1, for the emission unit(s) listed above, except as otherwise specified in 40 CFR Part 60, Subpart J.

(b) Pursuant to 40 CFR 60.4, the Permittee shall submit all required notifications and reports to:
F.2.2 Standard of Performance for Petroleum Refineries [326 IAC 12-1] [40 CFR 60, Subpart J]

Pursuant to 40 CFR Part 60, Subpart J, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart J, which are incorporated by reference as 326 IAC 12 (included as Attachment C.ii to the operating permit), for the emission unit(s) listed above as specified as follows.

1. 40 CFR 60.100
2. 40 CFR 60.101
3. 40 CFR 60.104 (a)
4. 40 CFR 60.105 (a)(4), (b), (e)(3)(ii)
5. 40 CFR 60.106 (a), (e)(1)
6. 40 CFR 60.107 (d), (e), (f), (g)
7. 40 CFR 60.109

F.2.3 Compliance Monitoring Requirements for the Vapor Combustion Unit [326 IAC 12] [40 CFR 60, Subpart J]

To demonstrate compliance Condition F.2.2 and as approved by the U.S. EPA on March 22, 2007, the Permittee shall comply with the alternative compliance monitoring requirements for the vapor combustion unit.
**SECTION F.3  EMISSIONS UNIT OPERATION CONDITIONS - 40 CFR 60, Subpart Ja**

Emissions Unit Description:

(a) Nos. 11A and 11C Pipe Stills built in 1956, with a rated capacity of 220,800 barrels per day, and identified as Unit ID 120 process crude into various hydrocarbon fractions based on boiling points. The following specific units are considered to be affected facilities: [Section D.1]

- H-1x
- H-2
- H-3
- H-200
- H-300

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities for SO2 and H-200 is an affected facility for NOx under 40 CFR Part 60, Subpart Ja.
Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, H-1X, H-2, H-200, and H-300 are affected facilities for SO2 and H-200 is an affected facility for NOx under 40 CFR Part 60, Subpart Ja.

(b) Cokers. The following specific units are considered to be affected facilities:  [Section D.2]

- F-201
- F-202
- F-203

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities for SO2 and NOx.
Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities for SO2 and NOx under 40 CFR 60, Subpart Ja.

- Coker 2 delayed coking unit

Under 40 CFR Part 60, Subpart Ja, the above unit shall comply with work practice requirements for delayed coking units.

(c) No. 12 Pipe Still, constructed in 1959 and to be modified as part of the WRMP Project, which processes crude into various hydrocarbon fractions based on boiling points, identified as Unit ID 130, and is rated at 336,000 barrels per day. Heaters identified as H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX will be shutdown and replaced by heaters H-101A, H-101B, and H-102 as part of the WRMP Project. Also, as part of the WRMP Project, there will be upgrades made to the atmospheric and vacuum distillation towers and various heat exchangers and associated piping. As part of the WEP, there will be new control valves, instrumentation upgrades (valves, flanges) and new piping connections (valves, flanges). The following specific units are considered to be affected facilities:  [Section D.3]

- H-101A
- H-101B
- H-102

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities for SO2 and NOx.
Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities for NOx under 40 CFR 60, Subpart Ja.

(d) The Sulfur Recovery Plant (SRP), identified as Unit ID 162, originally constructed in 1971 and expanded in 1981 and 1995, and rated at 600 long tons per day, to be modified as part of the WRMP Project, increasing the capacity to 1,300 long tons per day of sulfur. Additional sulfur capacity can be achieved with oxygen.
enrichment in the C, D and E Claus trains as part of the original WRMP design with no increase in permitted emissions. The following specific units are considered to be affected facilities: [Section D.4]

Under 40 CFR Part 60, Subpart Ja, the SRP is an affected facility, as that term is used in 40 CFR 60, Subparts A and Ja, for all pollutants applicable to SRPs. Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities under 40 CFR 60, Subpart Ja.

(i) The Isomerization Unit (ISOM), identified as Unit ID 210, was constructed in 1985 as a conversion of the No.2 Ultraformer. The Isomerization process converts low octane naphtha into high octane gasoline blending components. This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the MSAT II Compliance project approved in 2011 for construction, one (1) new C-250 Naphtha Splitter, a benzene saturation reactor system, and associated equipment (collectively identified as the Naphtha Splitter Unit) will be installed in the ISOM. The following specific units are considered to be affected facilities: [Section D.9]

- H-1

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities for SO2. Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities for SO2 under 40 CFR 60, Subpart Ja.

(j) The Aromatic Recovery Unit (ARU), identified as Unit ID 242, consists of the ARU 200 section and the ARU 300 section. The primary function is to remove light ends from naphtha to obtain a more desirable reforming feed. Its secondary function is to separate xylenes, a chemical feedstock, from the Ultraformer product. The ARU utilizes a series of distillation towers to purify reformer feed and another set of towers to separate chemical feedstocks. The following specific units are considered to be affected facilities: [Section D.10]

- F-200A
- F-200B

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities for SO2. Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities for SO2 under 40 CFR 60, Subpart Ja.

(k) The Blending Oil Unit (BOU), identified as Unit ID 250, uses hydrogen to convert sulfur to hydrogen sulfide and remove it from distillate and gas oil streams to meet product specifications. The hydrogen sulfide is sent to the Claus Trains for further processing. The BOU is connected to the 4UF Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, the BOU heater F-401 will be modified by replacing burners, with rated capacity remaining at 35 mmBTU/hr. As part of the WEP, there are removal of hydraulic constraints (pump modification) and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.11]

- F-401

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities for SO2 and NOx. Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities for SO2 and NOx under 40 CFR 60, Subpart Ja.

(p) The No.4 Ultraformer Unit (no. 4 UF), identified as Unit ID 224, built in 1972, upgrades low-octane naphtha to gasoline blending material and chemical feedstocks. The front-end of the unit is a desulfurization section. The reforming section consists of a series of process furnaces and catalyst-filled reactors in which the naphtha is
heated and converted from straight chain to aromatic compounds. The reactor products are separated by distillation for further processing or blending into gasoline. D-1 will be upgraded to a two bed reactor as part of the WRMP project. The C-6 Ultraformate Splitter will be used as a Dehexanizer as part of the MSAT II Compliance project, approved in 2011 for construction. The following specific units are considered to be affected facilities: [Section D.16]

- F-1
- F-8A
- F-8B
- F-2
- F-3
- F-4
- F-5
- F-6
- F-7

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities for SO2. Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities for SO2 under 40 CFR 60, Subpart Ja.

(q) The Hydrogen Unit (HU), identified as Unit ID 698, commissioned in 1993, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The HU produces high purity hydrogen by reacting steam with methane. The reaction is carried out by heating the mixture in a furnace and reacting it in the presence of a catalyst. The following specific units are considered to be affected facilities: [Section D.17]

- B-501

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities for SO2. Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities for SO2 under 40 CFR 60, Subpart Ja.

(r) The Distillate Desulfurizer Unit (DDU), identified as Unit ID 700, commissioned in 1993, removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed to convert sulfur compounds to H2S. The following specific units are considered to be affected facilities: [Section D.18]

- B-301
- B-302

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities for SO2. Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities for SO2 under 40 CFR 60, Subpart Ja.

(s) The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06, is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.19]

- F-801A
- F-801B
- F-801C

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities for SO2.
Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities for SO2 under 40 CFR 60, Subpart Ja.

(t) The Catalytic Refining Unit (CRU), identified as Unit ID 201, which removes sulfur from petroleum naphthas and distillates. Naphtha or distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed inside one of two reactor trains, identified as D-114 and D-105, to convert sulfur compounds to hydrogen sulfide. Hydrogen sulfide is subsequently removed from the product by distillation followed by scrubbing with an amine. The following specific units are considered to be affected facilities: [Section D.20]

- F-101
- F-102A

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities for SO2.
Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities for SO2 under 40 CFR 60, Subpart Ja.

(u) The Fluidized Catalytic Cracking Unit (FCU) 500, constructed in 1945, identified as Unit ID 230 and rated at 115,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.21]

Under 40 CFR Part 60, Subpart Ja, the FCU-500 is an affected facility for SO2, NOx, PM, and CO.
Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities for SO2, NOx, PM, and CO under 40 CFR 60, Subpart Ja.

(v) The Fluidized Catalytic Cracking Unit (FCU) 600, constructed in 1946, identified as Unit ID 240 and rated at 80,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.22]

Under 40 CFR Part 60, Subpart Ja, the FCU-600 is an affected facility for SO2, NOx, PM, and CO.
Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, these units are affected facilities for SO2, NOx, PM, and CO under 40 CFR 60, Subpart Ja.

(x) A portion of No. 3 Stanolind Power Station (SPS) identified as Unit ID 503. The following specific units are considered to be affected facilities: [Section D.24]

- #31 Boiler
- #32 Boiler
- #33 Boiler
- #34 Boiler
- #36 Boiler
- Duct Burner 31
- Duct Burner 32
- Duct burner 33
- Duct Burner 34
- Duct Burner 36

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities for SO2.
Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities for SO2 under 40 CFR 60, Subpart Ja.
The refinery operates ten hydrocarbon flares. The PIB flare is operated by INEOS. The flares are used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.35]

- DDU Flare
- LPG Flare
- GOHT Flare
- South Flare

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities.

- 4UF Flare
- FCU Flare
- UIU Flare
- VRU Flare
- Alky Flare

Beginning on the dates by which the above flares are required to be tied into a flare gas recovery system, Under 40 CFR Part 60, Subpart Ja the above units are affected facilities.

The Gas Oil Hydrotreater (GOHT) Unit, identified as Unit ID 802 and rated at 120,000 barrels per day. The GOHT reduces the sulfur and nitrogen content of the FCU feed and improves the hydrogen content. Operation of the GOHT will enable the FCU to meet gasoline sulfur specifications and to improve FCU conversion yields. The GOHT Unit will be constructed as part of the WRMP Project. The following specific units are considered to be affected facilities: [Section D.42]

- F-901A
- F-901B

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities for SO2 and NOx. Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities for SO2 and NOx under 40 CFR 60, Subpart Ja.

The New Hydrogen Unit (New HU), identified as Unit ID 801, owned and operated by Praxair, Inc. and constructed as part of the WRMP Project, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The New HU produces high purity hydrogen by reacting steam with methane. The New HU heaters HU-1 and HU-2 are equipped with Selective Catalytic Reduction (SCR) for control of NOX. The New HU heater stacks have continuous emissions monitors (CEMs) for NOX and CO. The following specific units are considered to be affected facilities: [Section D.43]

- New HU Heater HU-1
- New HU Heater HU-2

Under 40 CFR Part 60, Subpart Ja, the above units are affected facilities for SO2 and NOx. Pursuant to the Consent Decree entered in Civil No. 2:12-CV-00207, the above units are affected facilities for SO2 and NOx under 40 CFR 60, Subpart Ja.

The Naphtha Hydrotreater (NHT), identified as Unit ID 810, approved in 2016 for construction, removes sulfur from petroleum naphthas. Petroleum naphthas are heated and sent through a Selective Hydrotreating Unit (SHU) reactor, D-701, to prevent fouling downstream and to treat diolefins. The SHU reactor effluent is routed to a Hydrodesulfurization (HDS) reactor, D-702, to further reduce sulfur content. The HDS reactor effluent is cooled, and the HDS reactor's vapor stream is sent to the amine absorber tower, C-701, to remove H2S from the unreacted hydrogen prior to being recycled within the NHT unit and purged as needed to the hydrogen header system. The HDS reactor's liquid stream is sent to the stabilizer distillation column, C-702, to separate lighter
components entrained in the desulfurized naphtha. Additional sulfur is removed from the stabilizer’s off-gas at the stabilizer off-gas amine contactor tower, C-703, prior to being recycled to the fuel gas system. Desulfurized naphtha is pumped to the tank fields for gasoline blending. Sulfur containing sour water and amine streams are sent to the SRP. [Section D.46]

- F-701 HDS Reactor Heater

Under 40 CFR Part 60, Subpart Ja the above units are affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

New Source Performance Standards (NSPS) Requirements [326 IAC 2-7-5(1)]

F.3.1 General Provision Relating to New Source Performance Standards [326 IAC 12-1] [40 CFR 60, Subpart A]

(a) Pursuant to 40 CFR 60.1, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 12-1, for the emission unit(s) listed above, except as otherwise specified in 40 CFR Part 60, Subpart Ja.

(b) Pursuant to 40 CFR 60.4, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana  46204-2251

F.3.2 Standard of Performance for Petroleum Refineries for Which Construction, Reconstruction, or Modification Commenced After May 14, 2007 [326 IAC 12-1] [40 CFR 60, Subpart Ja]

Pursuant to 40 CFR Part 60, Subpart Ja, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart Ja, which are incorporated by reference as 326 IAC 12 (included as Attachment C.iii to the operating permit), for the emission unit(s) listed above as specified as follows.

1. 40 CFR 60.100a
2. 40 CFR 60.101a
3. 40 CFR 60.102a
4. 40 CFR 60.103a
5. 40 CFR 60.104a
6. 40 CFR 60.105a
7. 40 CFR 60.106a
8. 40 CFR 60.107a
9. 40 CFR 60.108a
10. 40 CFR 60.109a
11. Table 1
SECTION F.4  EMISSIONS UNIT OPERATION CONDITIONS - 40 CFR 60, Subpart K

Emissions Unit Description:

(aa) Oil Movements, identified as Unit 640. This facility is used to store, blend, and ship products. Gasoline blending components are custom blended into various grades of gasoline. Additive and other compounds are blended into the products to give them their unique characteristics. Furnace oil and other distillates are also blended using components from process units or storage. Crude oil and feedstocks for process units and products are also stored at this location. Product loading operations include the pipeline and railcar racks. The following specific units are considered to be affected facilities: [Section D.27]

- Tank 3534
- Tank 3601
- Tank 3605

Under 40 CFR Part 60, Subpart K, the above units are affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

New Source Performance Standards (NSPS) Requirements [326 IAC 2-7-5(1)]

F.4.1 General Provision Relating to New Source Performance Standards [326 IAC 12-1] [40 CFR 60, Subpart A]

(a) Pursuant to 40 CFR 60.1, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 12-1, for the emission unit(s) listed above, except as otherwise specified in 40 CFR Part 60, Subpart K.

(b) Pursuant to 40 CFR 60.4, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana  46204-2251


Pursuant to 40 CFR Part 60, Subpart K, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart K, which are incorporated by reference as 326 IAC 12 (included as Attachment C.iv to the operating permit), for the emission unit(s) listed above as specified as follows.

1. 40 CFR 60.110 (a), (c)
2. 40 CFR 60.111
3. 40 CFR 60.112 (a)
4. 40 CFR 60.113
SECTION F.5 EMISSIONS UNIT OPERATION CONDITIONS - 40 CFR 60, Subpart Ka

Emissions Unit Description:

(aa) Oil Movements, identified as Unit 640. This facility is used to store, blend, and ship products. Gasoline blending components are custom blended into various grades of gasoline. Additive and other compounds are blended into the products to give them their unique characteristics. Furnace oil and other distillates are also blended using components from process units or storage. Crude oil and feedstocks for process units and products are also stored at this location. Product loading operations include the pipeline and railcar racks. The following specific units are considered to be affected facilities: [Section D.27]

- Tank 3915
- Tank 3916
- Tank 3917
- Tank 3918
- Tank 3919
- Tank 3920
- Tank 3480
- Tank 3486
- Tank 3487
- Tank 3525
- Tank 3526
- Tank 3553
- Tank 3554
- Tank 3602
- Tank 3604
- Tank 3704

Under 40 CFR Part 60, Subpart Ka, the above units are affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

New Source Performance Standards (NSPS) Requirements [326 IAC 2-7-5(1)]

F.5.1 General Provision Relating to New Source Performance Standards [326 IAC 12-1] [40 CFR 60, Subpart A]

(a) Pursuant to 40 CFR 60.1, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 12-1, for the emission unit(s) listed above, except as otherwise specified in 40 CFR Part 60, Subpart Ka.

(b) Pursuant to 40 CFR 60.4, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251
F.5.2 Standard of Performance for Storage Vessels for Petroleum Liquids for Which Construction, Reconstruction, or Modification Commenced After May 19, 1978 and Prior to July 23, 1984 [326 IAC 12-1] [40 CFR 60, Subpart Ka]

Pursuant to 40 CFR Part 60, Subpart Ka, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart Ka, which are incorporated by reference as 326 IAC 12 (included as Attachment C.v to the operating permit), for the emission unit(s) listed above as specified as follows.

1. 40 CFR 60.110a
2. 40 CFR 60.111a
3. 40 CFR 60.112a (a)(1), (a)(2)
4. 40 CFR 60.113a (a)(1)
5. 40 CFR 60.115a (a), (b), (c), (d)(1)
Emissions Unit Description:

(g) The Alkylation Unit, identified as Unit ID 140, combines isobutane with butylenes and propylenes to produce alkylate. The alkylate, a high octane naphtha, is blended into gasoline. This unit was built in 1961 and expanded in 1989. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions emitted during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.7]

- Tank 2

(aa) Oil Movements, identified as Unit 640. This facility is used to store, blend, and ship products. Gasoline blending components are custom blended into various grades of gasoline. Additive and other compounds are blended into the products to give them their unique characteristics. Furnace oil and other distillates are also blended using components from process units or storage. Crude oil and feedstocks for process units and products are also stored at this location. Product loading operations include the pipeline and railcar racks. The following specific units are considered to be affected facilities: [Section D.27]

- Tank 3474
- Tank 3475
- Tank 3476
- Tank 3483 (approved in 2018 for construction)
- Tank 3484
- Tank 3488
- Tank 3489
- Tank 3493
- Tank 3513 (approved in 2018 for construction)
- Tank 3514
- Tank 3528
- Tank 3531
- Tank 3549
- Tank 3558
- Tank 3600
- Tank 3622
- Tank 3624 (approved in 2018 for construction)
- Tank 3629
- Tank 3701
- Tank 3702
- Tank 3707 (approved in 2018 for construction)
- Tank 3715
- Tank 3716
- Tank 3860
- Tank 3900
- Tank 3904
- Tank 3911
- Tank 3511
- Tank 3527
- Tank 3907
- Tank 3921

Under 40 CFR Part 60, Subpart Kb, the above units are affected facilities.
New Source Performance Standards (NSPS) Requirements [326 IAC 2-7-5(1)]

F.6.1 General Provision Relating to New Source Performance Standards [326 IAC 12-1] [40 CFR 60, Subpart A]

(a) Pursuant to 40 CFR 60.1, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 12-1, for the emission unit(s) listed above, except as otherwise specified in 40 CFR Part 60, Subpart Kb.

(b) Pursuant to 40 CFR 60.4, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251

F.6.2 Standard of Performance for Storage Vessels for Petroleum Liquids for Which Construction, Reconstruction, or Modification Commenced After July 23, 1984 [326 IAC 12-1] [40 CFR 60, Subpart Kb]

Upon replacement, tanks TK-3624 (approved in 2018 for construction), TK-3483 (approved in 2018 for construction), TK-3707 (approved in 2018 for construction), and TK-3513 (approved in 2018 for construction) will become subject to 40 CFR Part 60, Subpart Kb.

Pursuant to 40 CFR Part 60, Subpart Kb, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart Kb, which are incorporated by reference as 326 IAC 12 (included as Attachment C.vi to the operating permit), for the emission unit(s) listed above as specified as follows.

1. 40 CFR 60.110b (a), (b), (d)(2), (d)(3), (d)(4)
2. 40 CFR 60.111b
3. 40 CFR 60.112b (a)(1), (a)(2), (a)(3)
4. 40 CFR 60.113b (a), (b), (c)
5. 40 CFR 60.115b (a), (b), (c)
6. 40 CFR 60.116b (a), (b), (c), (d), (e)(1), (e)(2), (f), (g)
7. 40 CFR 60.117b
Emissions Unit Description:

(b) Cokers. The following specific units are considered to be affected facilities: [Section D.2]

- TK - 6254

(ff) One (1) Asphalt Facility used to store, blend and transfer asphalt products. The facility has six blenders used for loading asphalt into railcars and trucks. Process heaters are used to keep certain tanks at the proper temperature for shipping. The following specific units are considered to be affected facilities: [Section D.32]

- 6126
- 6127
- 3613
- TK - 3614
- TK - 3615
- TK-3609

Under 40 CFR Part 60, Subpart UU, the above units are affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

New Source Performance Standards (NSPS) Requirements [326 IAC 2-7-5(1)]

F.7.1 General Provision Relating to New Source Performance Standards [326 IAC 12-1] [40 CFR 60, Subpart A]

(a) Pursuant to 40 CFR 60.1, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 12-1, for the emission unit(s) listed above, except as otherwise specified in 40 CFR Part 60, Subpart UU.

(b) Pursuant to 40 CFR 60.4, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251

F.7.2 Standard of Performance for Asphalt Processing and Asphalt Roofing Manufacture [326 IAC 12-1] [40 CFR 60, Subpart UU]

Pursuant to 40 CFR Part 60, Subpart UU, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart UU, which are incorporated by reference as 326 IAC 12 (included as Attachment C.Vii to the operating permit), for the emission unit(s) listed above as specified as follows.

1. 40 CFR 60.470
2. 40 CFR 60.471
3. 40 CFR 60.472 (c)
4. 40 CFR 60.473 (c), (d)
5. 40 CFR 60.474 (c)(5)
SECTION F.8  EMISSIONS UNIT OPERATION CONDITIONS - 40 CFR 60, Subpart GGG

Emissions Unit Description:

(q) The Hydrogen Unit (HU), identified as Unit ID 698, commissioned in 1993, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The HU produces high purity hydrogen by reacting steam with methane. The reaction is carried out by heating the mixture in a furnace and reacting it in the presence of a catalyst. The following specific units are considered to be affected facilities: [Section D.17]

(r) The Distillate Desulfurizer Unit (DDU), identified as Unit ID 700, commissioned in 1993, removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed to convert sulfur compounds to H2S. The following specific units are considered to be affected facilities: [Section D.18]

(s) The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06, is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.19]

(t) The Catalytic Refining Unit (CRU), identified as Unit ID 201, which removes sulfur from petroleum naphthas and distillates. Naphtha or distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed inside one of two reactor trains, identified as D-114 and D-105, to convert sulfur compounds to hydrogen sulfide. Hydrogen sulfide is subsequently removed from the product by distillation followed by scrubbing with an amine. The following specific units are considered to be affected facilities: [Section D.20]

(ll) The Distillate Hydrotreating (DHT) Unit, identified as Unit ID 720 and rated at 45,000 barrels per day, which removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in a process furnace and passed over a catalyst bed to convert sulfur compounds to H2S. The DHT Unit was constructed in 2005/2006. The following specific units are considered to be affected facilities: [Section D.37]

Under NSPS, Subpart GGG, the compressors are considered to be affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

New Source Performance Standards (NSPS) Requirements [326 IAC 2-7-5(1)]

F.8.1 General Provision Relating to New Source Performance Standards [326 IAC 12-1] [40 CFR 60, Subpart A]

(a) Pursuant to 40 CFR 60.1, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 12-1, for the emission unit(s) listed above, except as otherwise specified in 40 CFR Part 60, Subpart GGG.

(b) Pursuant to 40 CFR 60.4, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251
F.8.2 Standard of Performance for Equipment Leaks of VOC in Petroleum Refineries for Which Construction, Reconstruction or Modification Commenced After January 4, 1943, and on or Before November 7, 2006 [326 IAC 12-1] [40 CFR 60, Subpart GGG]

Pursuant to 40 CFR Part 60, Subpart GGG, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart GGG, which are incorporated by reference as 326 IAC 12 (included as Attachment C.xi to the operating permit), for the emission unit(s) listed above as specified as follows.

1. 40 CFR 60.590
2. 40 CFR 60.591
3. 40 CFR 60.592
4. 40 CFR 60.593

F.8.3 Standard of Performance for Equipment Leaks of VOC in the Synthetic Organic Chemicals Manufacturing Industry for which Construction, Reconstruction, or Modification Commenced After January 5, 1981, and on or Before November 7, 2006 [326 IAC 12-1] [40 CFR 60, Subpart VV] [40 CFR 60, Subpart GGG]

Pursuant to 40 CFR Part 60, Subpart GGG, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart VV, which are incorporated by reference as 326 IAC 12 (included as Attachment C.viii to the operating permit), as follows.

1. 40 CFR 60.480
2. 40 CFR 60.481
3. 40 CFR 60.482-1 (a), (b), (d)
4. 40 CFR 60.482-2
5. 40 CFR 60.482-3
6. 40 CFR 60.482-4
7. 40 CFR 60.482-5
8. 40 CFR 60.482-6
9. 40 CFR 60.482-7
10. 40 CFR 60.482-8
11. 40 CFR 60.482-9
12. 40 CFR 60.482-10 (a), (c), (d), (e), (f)(1), (g), (h), (j), (k), (l), (m)
13. 40 CFR 60.485 (a), (b)(1), (c), (d), (e), (f), (g),
14. 40 CFR 60.486
15. 40 CFR 60.487
16. 40 CFR 60.488
17. 40 CFR 60.489
Emissions Unit Description:

(a) Nos. 11A and 11C Pipe Stills built in 1956, with a rated capacity of 220,800 barrels per day, and identified as Unit ID 120 process crude into various hydrocarbon fractions based on boiling points. The following specific units are considered to be affected facilities: [Section D.1]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in volatile organic compound (VOC) service of the above process unit are considered to be affected facilities.

- K-400A
- K-400B
- K-400C
- K-401A
- K-401B

Under 40 CFR 60, Subpart GGGa, the compressors listed above are an affected facilities.

(b) Cokers. The following specific units are considered to be affected facilities: [Section D.2]

- Coker 2

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in volatile organic compound (VOC) service of the above process unit are considered to be affected facilities.

(c) No. 12 Pipe Still, constructed in 1959 and to be modified as part of the WRMP Project, which processes crude into various hydrocarbon fractions based on boiling points, identified as Unit ID 130, and is rated at 336,000 barrels per day. Heaters identified as H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX will be shutdown and replaced by heaters H-101A, H-101B, and H-102 as part of the WRMP project. Also, as part of the WRMP Project, there will be upgrades made to the atmospheric and vacuum distillation towers and various heat exchangers and associated piping. As part of the WEP, there will be new control valves, instrumentation upgrades (valves, flanges) and new piping connections (valves, flanges). The following specific units are considered to be affected facilities: [Section D.3]

- K-101A
- K-101B
- K-101C

Under 40 CFR 60, Subpart GGGa, the compressors listed above are affected facilities.

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(d) The Sulfur Recovery Plant (SRP), identified as Unit ID 162, originally constructed in 1971 and expanded in 1981 and 1995, and rated at 600 long tons per day, to be modified as part of the WRMP Project, increasing the capacity to 1,300 long tons per day of sulfur. Additional sulfur capacity can be achieved with oxygen enrichment in the C, D and E Claus trains as part of the original WRMP design with no increase in permitted emissions. The following specific units are considered to be affected facilities: [Section D.4]
Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(e) (1) Vapor Recovery Unit 100 (VRU-100) identified as Unit ID 241, and Vapor Recovery Unit 200 (VRU-200) identified as Unit ID 231, permitted for turnaround (TAR) in 2008 to repair or replace tower trays and increase existing pumping and cooling capacities. Gasoline and lighter products from the FCUs are separated in the VRUs using a series of distillation towers. The VRUs are connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment including one (1) compressor (identified as J-3E located at VRU-100), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of the WRMP Project, there will be upgrades made to various heat exchangers and associated piping and retying of distillation towers at VRU 100 and VRU 200. As part of WEP, there will be rerouting of naphtha streams (valves and flanges), removal of hydraulic constraints (pump modifications), and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.5]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(f) (1) The Vapor Recovery Unit 300 (VRU 300), identified as Unit ID 150. Light ends and naphtha are separated in the VRU using a series of distillation towers. This unit is connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, there will be upgrades made to various distillation towers, compressor K-340, and associated piping at VRU 300. Upon completion of WRMP, some portions of VRU 300 will be connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.6]

- K-340

Under 40 CFR 60, Subpart GGGa, the compressor listed above is an affected facility.

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(2) Vapor Recovery Unit VRU 400 for the Coker 2, permitted in 2008, to be installed as part of the WRMP project, approved in 2016 for modification. This unit is connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment, including one (1) compressor (identified as K-401), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of the WEP, there are tray modifications in distillation towers and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.6]

- K-401
- K-402
Under 40 CFR 60, Subpart GGGa, the compressors listed above are affected facilities.

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(g) The Alkylation Unit, identified as Unit ID 140, combines isobutane with butylenes and propylenes to produce alkylate. The alkylate, a high octane naphtha, is blended into gasoline. This unit was built in 1961 and expanded in 1989. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions emitted during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.7]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(h) The Propylene Concentration Unit (PCU), identified as Unit ID 145, purifies propylene for sale to chemical plants and eventual manufacture into polypropylene plastic. This unit also has a treating system, which purifies propane. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes a caustic degassing drum (D-100) that is vented to the Alky Flare or FGRS3 and leaks from process equipment, including one compressor (identified as K-104), pumps, pressure relief devices, sampling connection systems, open-ended lines or valves, and instrumentation and heat exchange systems. As part of the WEP, there are modifications to trays and new nozzles for the distillation towers, and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.8]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(i) The Isomerization Unit (ISOM), identified as Unit ID 210, was constructed in 1985 as a conversion of the No.2 Ultraformer. The Isomerization process converts low octane naphtha into high octane gasoline blending components. This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the MSAT II Compliance project approved in 2011 for construction, one (1) new C-250 Naphtha Splitter, a benzene saturation reactor system, and associated equipment (collectively identified as the Naphtha Splitter Unit) will be installed in the ISOM. The following specific units are considered to be affected facilities: [Section D.9]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(j) The Aromatic Recovery Unit (ARU), identified as Unit ID 242, consists of the ARU 200 section and the ARU 300 section. The primary function is to remove light ends from naphtha to obtain a more desirable reforming feed. Its secondary function is to separate xylene, a chemical feedstock, from the Ultraformer product. The ARU utilizes a series of distillation towers to purify reformer feed and another set of towers to separate chemical feedstocks. The following specific units are considered to be affected facilities: [Section D.10]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.
(k) The Blending Oil Unit (BOU), identified as Unit ID 250, uses hydrogen to convert sulfur to hydrogen sulfide and remove it from distillate and gas oil streams to meet product specifications. The hydrogen sulfide is sent to the Claus Trains for further processing. The BOU is connected to the 4UF Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, the BOU heater F-401 will be modified by replacing burners, with rated capacity remaining at 35 mmBTU/hr. As part of the WEP, there are removal of hydraulic constraints (pump modification) and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.11]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(n) Butane, Propane and Propylene Storage and Loading Facilities, identified as Unit ID 604. The following specific units are considered to be affected facilities: [Section D.14]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(o) The No.3 Ultraformer Unit (No. 3 UF), identified as Unit ID 220, commissioned in 1958. The majority of the unit was shutdown in March 2007, including the H-1, H-2 and F-7 heaters, catalyst filled reactors and the internal scrubbing system, controlling the regeneration vent during the coke burn-off and catalyst rejuvenation steps of the regeneration process. The C-2 Splitter Tower will be shut down and permanently decommissioned as part of the MSAT II Compliance project, approved in 2011 for construction. The unit now consists of the C2 D-18 flare gas separator, the D-24 knock-out drum and associated piping.

The No. 3 Ultraformer is connected to the UIU flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, preparation of equipment for maintenance and reactor regenerations. The following specific units are considered to be affected facilities: [Section D.15]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(p) The No.4 Ultraformer Unit (no. 4 UF), identified as Unit ID 224, built in 1972, upgrades low-octane naphtha to gasoline blending material and chemical feedstocks. The front-end of the unit is a desulfurization section. The reforming section consists of a series of process furnaces and catalyst-filled reactors in which the naphtha is heated and converted from straight chain to aromatic compounds. The reactor products are separated by distillation for further processing or blending into gasoline. D-1 will be upgraded to a two bed reactor as part of the WRMP project. The C-6 Ultraformate Splitter will be used as a Dehexanizer as part of the MSAT II Compliance project, approved in 2011 for construction. The following specific units are considered to be affected facilities: [Section D.16]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(q) The Hydrogen Unit (HU), identified as Unit ID 698, commissioned in 1993, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The HU produces high purity hydrogen by reacting steam with methane. The reaction is carried out by heating the mixture in a furnace and reacting it in the presence of a catalyst. The following specific units are considered to be affected facilities: [Section D.17]
Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(r) The Distillate Desulfurizer Unit (DDU), identified as Unit ID 700, commissioned in 1993, removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed to convert sulfur compounds to H₂S. The following specific units are considered to be affected facilities: [Section D.18]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(s) The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06, is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.19]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(t) The Catalytic Refining Unit (CRU), identified as Unit ID 201, which removes sulfur from petroleum naphthas and distillates. Naphtha or distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed inside one of two reactor trains, identified as D-114 and D-105, to convert sulfur compounds to hydrogen sulfide. Hydrogen sulfide is subsequently removed from the product by distillation followed by scrubbing with an amine. The following specific units are considered to be affected facilities: [Section D.20]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(u) The Fluidized Catalytic Cracking Unit (FCU) 500, constructed in 1945, identified as Unit ID 230 and rated at 115,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.21]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(v) The Fluidized Catalytic Cracking Unit (FCU) 600, constructed in 1946, identified as Unit ID 240 and rated at 80,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.22]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(x) A portion of No. 3 Stanolind Power Station (SPS) identified as Unit ID 503. The following specific units are considered to be affected facilities: [Section D.24]
Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(aa) Oil Movements, identified as Unit 640. This facility is used to store, blend, and ship products. Gasoline blending components are custom blended into various grades of gasoline. Additive and other compounds are blended into the products to give them their unique characteristics. Furnace oil and other distillates are also blended using components from process units or storage. Crude oil and feedstocks for process units and products are also stored at this location. Product loading operations include the pipeline and railcar racks. The following specific units are considered to be affected facilities: [Section D.27]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(cc) The Mechanical Shop, identified as Unit 693. The following specific units are considered to be affected facilities: [Section D.29]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(dd) One bulk truck loading facility, identified as the Marketing Terminal, and consisting of one (1) truck loading rack, constructed in 1972 and modified in 1992, comprised of 7 bays used for loading gasoline products and fuel oil. Four bays are dedicated to loading distillates, while the other three bays are dedicated to loading gasoline products. The maximum throughput for the truck loading facility is 1,103,760,000 gallons per year. Emissions of volatile organic compounds are controlled using a vapor combustion unit (identified as VCU). The following specific units are considered to be affected facilities: [Section D.30]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(ff) One (1) Asphalt Facility used to store, blend and transfer asphalt products. The facility has six blenders used for loading asphalt into railcars and trucks. Process heaters are used to keep certain tanks at the proper temperature for shipping. The following specific units are considered to be affected facilities: [Section D.32]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(ii) One (1) Marine Dock Facility used to store and transfer products. The facility has three dock berths. A process heater is used to keep certain tanks at the proper temperature for shipping. As a contemporaneous project to the WRMP Project, gasoline loading at the Marine dock will cease. The following specific units are considered to be affected facilities: [Section D.34]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(jj) The refinery operates ten hydrocarbon flares. The PIB flare is operated by INEOS. The flares are used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.35]
Under 40 CFR 60, Subpart GGGg, the flares are subject to the control devise standards as specified in 40 CFR 60, Subpart GGGg

- K-103A
- K-103B
- K-281
- K-282
- K-283
- K-284
- K-291
- K-292
- K-293
- K-946A
- K-946B

Under 40 CFR 60, Subpart GGGg, the above compressors associated with the flare gas recovery units are affected facilities.

(kk) The OSBL area includes the pipe alleys, laboratory dock and waste transfer pad. The pipe alleys contain pipes that transfer hydrocarbon streams from one process unit to another or to storage. This facility includes leaks from process equipment, including open-ended valves or lines and flanges and heat exchange systems. This facility also contains area drains and an oil/water separator. The following specific units are considered to be affected facilities: [Section D.36]

Under 40 CFR 60, Subpart GGGg, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(ll) The Distillate Hydrotreating (DHT) Unit, identified as Unit ID 720 and rated at 45,000 barrels per day, which removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in a process furnace and passed over a catalyst bed to convert sulfur compounds to H2S. The DHT Unit was constructed in 2005/2006. The following specific units are considered to be affected facilities: [Section D.37]

Under 40 CFR 60, Subpart GGGg, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.
(mm) One (1) tank sludge cleaning facility (identified as Tank Cleaning Facility) with a maximum throughput of 300 gallons per minute of storage tank sludge/cutter stock mix per hour, with VOC and HAP emissions voluntarily controlled using a wet scrubber/carbon canister system (identified as S-1). The facility is approved for construction in 2007, is operated as a batch process. The following specific units are considered to be affected facilities: [Section D.41]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(nn) The Gas Oil Hydrotreater (GOHT) Unit, identified as Unit ID 802 and rated at 120,000 barrels per day. The GOHT reduces the sulfur and nitrogen content of the FCU feed and improves the hydrogen content. Operation of the GOHT will enable the FCU to meet gasoline sulfur specifications and to improve FCU conversion yields. The GOHT Unit will be constructed as part of the WRMP Project. The following specific units are considered to be affected facilities: [Section D.42]

- K-901A
- K-901B
- K-901C
- K-902

Under 40 CFR 60, Subpart GGGa, each pumps, compressors, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities. Under 40 CFR 60 GGGa, the compressors listed above are affected facilities.

(oo) The New Hydrogen Unit (New HU), identified as Unit ID 801, owned and operated by Praxair, Inc. and constructed as part of the WRMP Project, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The New HU produces high purity hydrogen by reacting steam with methane. The New HU heaters HU-1 and HU-2 are equipped with Selective Catalytic Reduction (SCR) for control of NOx. The New HU heater stacks have continuous emissions monitors (CEMs) for NOx and CO. The following specific units are considered to be affected facilities: [Section D.43]

- C-9210
- C-9230

Under 40 CFR 60, Subpart GGGa, each pumps, compressors, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, and flange or other connector in VOC service of the above process unit are considered to be affected facilities. Under 40 CFR 60 GGGa, the compressors listed above are affected facilities.

- HU Flare

Under 40 CFR 60, Subpart GGGa, the flare is subject to the control devise standards as specified in 40 CFR 60, Subpart GGGa

(pp) The Naphtha Hydrotreater (NHT), identified as Unit ID 810, approved in 2016 for construction, removes sulfur from petroleum naphthas. Petroleum naphthas are heated and sent through a Selective Hydrotreating Unit (SHU) reactor, D-701, to prevent fouling downstream and to treat diolefins. The SHU reactor effluent is routed to a Hydrodesulfurization (HDS) reactor, D-702, to further reduce sulfur content. The HDS reactor effluent is cooled, and the HDS reactor's vapor stream is sent to the amine absorber tower, C-701, to remove H2S from the unreacted hydrogen prior to being recycled within the NHT unit and purged as needed to the hydrogen header system. The HDS reactor's liquid stream is sent to the stabilizer distillation column, C-702, to separate lighter components entrained in the desulfurized naphtha. Additional sulfur is removed from the stabilizer's off-gas at the stabilizer off-gas amine contactor tower, C-703, prior to being recycled to the fuel gas system.
Desulfurized naphtha is pumped to the tank fields for gasoline blending. Sulfur containing sour water and amine streams are sent to the SRP. [Section D.46]

Under 40 CFR 60, Subpart GGGa, each pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, flange or other connector in VOC service of the above process unit are considered to be affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

New Source Performance Standards (NSPS) Requirements [326 IAC 2-7-5(1)]

F.9.1 General Provision Relating to New Source Performance Standards [326 IAC 12-1] [40 CFR 60, Subpart A]

(a) Pursuant to 40 CFR 60.1, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 12-1, for the emission unit(s) listed above, except as otherwise specified in 40 CFR Part 60, Subpart GGGa.

(b) Pursuant to 40 CFR 60.4, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana  46204-2251

F.9.2 Standard of Performance for Equipment Leaks of VOC in Petroleum Refineries for Which Construction, Reconstruction or Modification Commenced After November 7, 2006 [326 IAC 12-1] [40 CFR 60, Subpart GGGa]

Pursuant to 40 CFR Part 60, Subpart GGGa, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart GGGa, which are incorporated by reference as 326 IAC 12 (included as Attachment C.xii to the operating permit), for the emission unit(s) listed above as specified as follows.

1. 40 CFR 60.590a
2. 40 CFR 60.591a
3. 40 CFR 60.592a
4. 40 CFR 60.593a

F.9.3 Standard of Performance for Equipment Leaks of VOC in the Synthetic Organic Chemicals Manufacturing Industry for which Construction, Reconstruction, or Modification Commenced After November 7, 2006 [326 IAC 12-1] [40 CFR 60, Subpart VVa] [40 CFR 60, Subpart GGGa]

Pursuant to 40 CFR Part 60, Subpart GGGa, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart VVa, which are incorporated by reference as 326 IAC 12 (included as Attachment C.ix to the operating permit), as follows.

1. 40 CFR 60.481a
2. 40 CFR 60.482-1a
3. 40 CFR 60.482-2a
4. 40 CFR 60.482-3a
5. 40 CFR 60.482-4a
6. 40 CFR 60.482-5a
7. 40 CFR 60.482-6a
8. 40 CFR 60.482-7a
9. 40 CFR 60.482-8a
10. 40 CFR 60.482-9a
11. 40 CFR 60.482-10a
12. 40 CFR 60.483-1a
13. 40 CFR 60.483-2a
14. 40 CFR 60.484a
15. 40 CFR 60.485a
16. 40 CFR 60.486a
17. 40 CFR 60.487a
### Emissions Unit Description:

(a) Nos. 11A and 11C Pipe Stills built in 1956, with a rated capacity of 220,800 barrels per day, and identified as Unit ID 120 process crude into various hydrocarbon fractions based on boiling points. The following specific units are considered to be affected facilities: [Section D.1]

- T-2 Primary Tower
- T-3C Primary Gas Oil stripper
- T-3B Light Middle Distillate Stripper
- T-3A Heavy Naphtha Stripper
- T-4 First Vacuum Tower
- T-5 Second Vacuum Tower
- T-200 crude Tower
- T-201D PGO Stripper
- T-201C HMD Stripper
- T-201B LMD Stripper
- T-201A HVN Stripper
- T-300 Vacuum Tower
- T-400 Brine Stripper

(b) Cokers. The following specific units are considered to be affected facilities: [Section D.2]

- T-201 Coker 2 Fractionator
- D-202 Kerosene Stripper

(c) No. 12 Pipe Still, constructed in 1959 and to be modified as part of the WRMP Project, which processes crude into various hydrocarbon fractions based on boiling points, identified as Unit ID 130, and is rated at 336,000 barrels per day. Heaters identified as H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX will be shutdown and replaced by heaters H-101A, H-101B, and H-102 as part of the WRMP project. Also, as part of the WRMP Project, there will be upgrades made to the atmospheric and vacuum distillation towers and various heat exchangers and associated piping. As part of the WEP, there will be new control valves, instrumentation upgrades (valves, flanges) and new piping connections (valves, flanges). The following specific units are considered to be affected facilities: [Section D.3]

- T-101 Primary Fractionator
- T-4 Primary Gasoil Stripper
- T-103B Middle Distillate Stripper
- T-103C Middle Distillate Stripper
- T-102 Vacuum Tower

(e) Vapor Recovery Unit 100 (VRU-100) identified as Unit ID 241, and Vapor Recovery Unit 200 (VRU-200) identified as Unit ID 231, permitted for turnaround (TAR) in 2008 to repair or replace tower trays and increase existing pumping and cooling capacities. Gasoline and lighter products from the FCUs are separated in the VRUs using a series of distillation towers. The VRUs are connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment including one (1) compressor (identified as J-3E located at VRU-100), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of the WRMP Project, there will be upgrades made to various heat exchangers and associated piping and retraying of distillation towers at VRU 100 and VRU 200. As part of WEP, there will be rerouting of naphtha streams (valves and flanges), removal of hydraulic constraints (pump
modifications), and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.5]

- E-101A Absorber
- E-104 Sponge Oil Absorber
- E-102 Lean Oil Still
- E-103 Depropanizer
- E-105A Depropanizer
- E-106 Dethanizer
- E-201A Absorber
- E-204 Sponge Oil Absorber
- E-202 Lean Oil Still
- E-203 Depropanizer
- E-205 Depropanizer

(f) (1) The Vapor Recovery Unit 300 (VRU 300), identified as Unit ID 150. Light ends and naphtha are separated in the VRU using a series of distillation towers. This unit is connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, there will be upgrades made to various distillation towers, compressor K-340, and associated piping at VRU 300. Upon completion of WRMP, some portions of VRU 300 will be connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.6]

- T-303 Debutanizer
- T-301 Depropanizer
- T-391 Sat Extractor
- T-302 Debutanizer
- T-352 Dehexanizer
- T-370 Debutanizer
- T-390 BB Extraction Tower
- T-380 Catalytic RAN Debutanizer
- T-351A Sponge Oil Absorber
- T-351B Primary Absorber
- T-351C Stripper
- T-340A Absorber
- T-340 Absorber
- T-304 deethanizer
- T-305 Naphtha Tower

(2) Vapor Recovery Unit VRU 400 for the Coker 2, permitted in 2008, to be installed as part of the WRMP project, approved in 2016 for modification. This unit is connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment, including one (1) compressor (identified as K-401), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of WEP, there are tray modifications in distillation towers and new piping connections (valve and flanges). The following specific units are considered to be affected facilities: [Section D.6]

- T-401 Absorber
- T-403 Sponge Adsorber
The Alkylation Unit, identified as Unit ID 140, combines isobutane with butylenes and propylenes to produce alkylate. The alkylate, a high octane naphtha, is blended into gasoline. This unit was built in 1961 and expanded in 1989. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions emitted during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.7]

- T-1 Deisoobutanizer
- T-2 Debutanizer
- T-6 C4/C5 splitter
- T-5 Debutanizer
- D-71 R-1 Vapor Cyclone Separator
- D-72 R-2 Vapor Cyclone Separator
- D-73 R-3 Vapor Cyclone Separator
- D-74 R-4 Vapor Cyclone Separator
- D-77 R-5 Vapor Cyclone Separator
- T-3 Depropanizer
- T-4 Depropanizer

The Propylene Concentration Unit (PCU), identified as Unit ID 145, purifies propylene for sale to chemical plants and eventual manufacture into polypropylene plastic. This unit also has a treating system, which purifies propane. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes a caustic degassing drum (D-100) that is vented to the Alky Flare or FGRS3 and leaks from process equipment, including one compressor (identified as K-104), pumps, pressure relief devices, sampling connection systems, open-ended lines or valves, and instrumentation and heat exchange systems. As part of the WEP, there are modifications to trays and new nozzles for the distillation towers, and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.8]

- T-114 deethanizer
- T-101 Propylene Splitter

The Isomerization Unit (ISOM), identified as Unit ID 210, was constructed in 1985 as a conversion of the No.2 Ultraformer. The Isomerization process converts low octane naphtha into high octane gasoline blending components. This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the MSAT II Compliance project approved in 2011 for construction, one (1) new C-250 Naphtha Splitter, a benzene saturation reactor system, and associated equipment (collectively identified as the Naphtha Splitter Unit) will be installed in the ISOM. The following specific units are considered to be affected facilities: [Section D.9]

- C-250 Naphtha Splitter
BP Products North America, Inc.
-- Whiting Business Unit
Whiting, Indiana
Permit Reviewer: Kristen Willoughby

DRAFT

- C-2 Stripper
- D-49 Reactor Effluent Separator
- D-50 High Pressure Separator
- D-56/57/58/59 Adsorbers
- C-1 Stabilizer
- C-3 Stabilizer

(j) The Aromatic Recovery Unit (ARU), identified as Unit ID 242, consists of the ARU 200 section and the ARU 300 section. The primary function is to remove light ends from naphtha to obtain a more desirable reforming feed. Its secondary function is to separate xylene, a chemical feedstock, from the Ultraformer product. The ARU utilizes a series of distillation towers to purify reformer feed and another set of towers to separate chemical feedstocks. The following specific units are considered to be affected facilities: [Section D.10]

- C-300 Ultraformer Splitter
- C-301 Xylene Fractionator
- C-200 SHN Splitter
- C-201 SHN Heartcut Tower

(k) The Blending Oil Unit (BOU), identified as Unit ID 250, uses hydrogen to convert sulfur to hydrogen sulfide and remove it from distillate and gas oil streams to meet product specifications. The hydrogen sulfide is sent to the Claus Trains for further processing. The BOU is connected to the 4UF Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, the BOU heater F-401 will be modified by replacing burners, with rated capacity remaining at 35 mmBTU/hr. As part of the WEP, there are removal of hydraulic constraints (pump modification) and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.11]

- C-401 Feed Stripper
- D-402 HP Separator
- D-403 Low Pressure Separator
- C-402 Product Stripper

(p) The No.4 Ultraformer Unit (no. 4 UF), identified as Unit ID 224, built in 1972, upgrades low-octane naphtha to gasoline blending material and chemical feedstocks. The front-end of the unit is a desulfurization section. The reforming section consists of a series of process furnaces and catalyst-filled reactors in which the naphtha is heated and converted from straight chain to aromatic compounds. The reactor products are separated by distillation for further processing or blending into gasoline. D-1 will be upgraded to a two bed reactor as part of the WRMP project. The C-6 Ultraformate Splitter will be used as a Dehexanizer as part of the MSAT II Compliance project, approved in 2011 for construction. The following specific units are considered to be affected facilities: [Section D.16]

- C-6 Naphtha Splitter
- C-1A Feed Absorber / C-1B Pre-Absorber
- C-5 Light Ends Stripper
- C-3 Debutanizer
- C-4 Depropanizer
- C-7 Rerun Tower

(s) The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06, is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.19]
- C-801A Product Stripper
- J-805 High Pressure Separator

(t)  The Catalytic Refining Unit (CRU), identified as Unit ID 201, which removes sulfur from petroleum naphthas and distillates. Naphtha or distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed inside one of two reactor trains, identified as D-114 and D-105, to convert sulfur compounds to hydrogen sulfide. Hydrogen sulfide is subsequently removed from the product by distillation followed by scrubbing with an amine. The following specific units are considered to be affected facilities: [Section D.20]

- C-101 Absorber
- C-103 Stripper

(u)  The Fluidized Catalytic Cracking Unit (FCU) 500, constructed in 1945, identified as Unit ID 230 and rated at 115,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.21]

- E-1A Fractionator
- E-2 LCCO Stripper

(v)  The Fluidized Catalytic Cracking Unit (FCU) 600, constructed in 1946, identified as Unit ID 240 and rated at 80,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.22]

- E-1 fractionator
- E-2 LCCO Stripper

(nn) The Gas Oil Hydrotreater (GOHT) Unit, identified as Unit ID 802 and rated at 120,000 barrels per day. The GOHT reduces the sulfur and nitrogen content of the FCU feed and improves the hydrogen content. Operation of the GOHT will enable the FCU to meet gasoline sulfur specifications and to improve FCU conversion yields. The GOHT Unit will be constructed as part of the WRMP Project. The following specific units are considered to be affected facilities: [Section D.42]

- D-903 Hot HP Separator Drum
- D-905 Cold HP Separator Drum
- C-902 HP Amine Absorber
- D-904 Hot MP Separator Drum
- D-916 Cold MP Separator Drum
- C-906 MP Amine Absorber Drum
- C-901 Stripper
- C-903 LP Amine Absorber Scrubber

(pp) The Naphtha Hydrotreater (NHT), identified as Unit ID 810, approved in 2016 for construction, removes sulfur from petroleum naphthas. Petroleum naphthas are heated and sent through a Selective Hydrotreating Unit (SHU) reactor, D-701, to prevent fouling downstream and to treat diolefins. The SHU reactor effluent is routed to a Hydrodesulfurization (HDS) reactor, D-702, to further reduce sulfur content. The HDS reactor effluent is cooled, and the HDS reactor's vapor stream is sent to the amine absorber tower, C-701, to remove H2S from the unreacted hydrogen prior to being recycled within the NHT unit and purged as needed to the hydrogen header system. The HDS reactor's liquid stream is sent to the stabilizer distillation column, C-702, to separate lighter components entrained in the desulfurized naphtha. Additional sulfur is removed from the stabilizer's off-
gas at the stabilizer off-gas amine contactor tower, C-703, prior to being recycled to the fuel gas system. Desulfurized naphtha is pumped to the tank fields for gasoline blending. Sulfur containing sour water and amine streams are sent to the SRP. [Section D.46]

- C-701 Amine Absorber Tower
- C-702 Stabilizer Distillation Column
- C-703 Stabilizer Off-Gas Amine Contact Tower

Under 40 CFR Part 60, Subpart NNN, the above units are affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

New Source Performance Standards (NSPS) Requirements [326 IAC 2-7-5(1)]

F.10.1 General Provision Relating to New Source Performance Standards [326 IAC 12-1] [40 CFR 60, Subpart A]

(a) Pursuant to 40 CFR 60.1, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 12-1, for the emission unit(s) listed above, except as otherwise specified in 40 CFR Part 60, Subpart NNN.

(b) Pursuant to 40 CFR 60.4, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana  46204-2251

F.10.2 Standard of Performance for VOC Emissions from Synthetic Organic Chemical Manufacturing (SOCMI) Distillation Operations [326 IAC 12-1] [40 CFR 60, Subpart NNN] [326 IAC 8-18]

Pursuant to 40 CFR Part 60, Subpart NNN, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart NNN, which are incorporated by reference as 326 IAC 12 (included as Attachment C.xiii to the operating permit), for the emission unit(s) listed above as specified as follows.

1. 40 CFR 60.660 (a), (b), (c)(1-3), (c)(5), (d)
2. 40 CFR 60.661
3. 40 CFR 60.666
4. 40 CFR 60.667

For the applicable units, compliance with the requirements of 40 CFR 60, Subpart NNN shall constitute compliance with 326 IAC 8-18.
Emissions Unit Description:

(a) Nos. 11A and 11C Pipe Stills built in 1956, with a rated capacity of 220,800 barrels per day, and identified as Unit ID 120 process crude into various hydrocarbon fractions based on boiling points. The following specific units are considered to be affected facilities: [Section D.1]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(b) Cokers. The following specific units are considered to be affected facilities: [Section D.2]

- 11B Coker
- Coker 2

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(c) No. 12 Pipe Still, constructed in 1959 and to be modified as part of the WRMP Project, which processes crude into various hydrocarbon fractions based on boiling points, identified as Unit ID 130, and is rated at 336,000 barrels per day. Heaters identified as H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX will be shutdown and replaced by heaters H-101A, H-101B, and H-102 as part of the WRMP project. Also, as part of the WRMP Project, there will be upgrades made to the atmospheric and vacuum distillation towers and various heat exchangers and associated piping. As part of the WEP, there will be new control valves, instrumentation upgrades (valves, flanges) and new piping connections (valves, flanges). The following specific units are considered to be affected facilities: [Section D.3]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(d) The Sulfur Recovery Plant (SRP), identified as Unit ID 162, originally constructed in 1971 and expanded in 1981 and 1995, and rated at 600 long tons per day, to be modified as part of the WRMP Project, increasing the capacity to 1,300 long tons per day of sulfur. Additional sulfur capacity can be achieved with oxygen enrichment in the C, D and E Claus trains as part of the original WRMP design with no increase in permitted emissions. The following specific units are considered to be affected facilities: [Section D.4]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(e) (1) Vapor Recovery Unit 100 (VRU-100) identified as Unit ID 241, and Vapor Recovery Unit 200 (VRU-200) identified as Unit ID 231, permitted for turnaround (TAR) in 2008 to repair or replace tower trays and increase existing pumping and cooling capacities. Gasoline and lighter products from the FCUs are separated in the VRUs using a series of distillation towers. The VRUs are connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment including one (1) compressor (identified as J-3E located at VRU-100), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of the WRMP Project, there will be upgrades made to various heat exchangers and associated piping and retraying of distillation towers at VRU 100 and VRU 200. As part of WEP, there will be rerouting of naphtha streams (valves and flanges), removal of hydraulic constraints (pump modifications), and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.5]
Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(f) The Vapor Recovery Unit 300 (VRU 300), identified as Unit ID 150. Light ends and naphtha are separated in the VRU using a series of distillation towers. This unit is connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, there will be upgrades made to various distillation towers, compressor K-340, and associated piping at VRU 300. Upon completion of WRMP, some portions of VRU 300 will be connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.6]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(2) Vapor Recovery Unit VRU 400 for the Coker 2, permitted in 2008, to be installed as part of the WRMP project, approved in 2016 for modification. This unit is connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment, including one (1) compressor (identified as K-401), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of WEP, there are tray modifications in distillation towers and new piping connections (valve and flanges). The following specific units are considered to be affected facilities: [Section D.6]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(g) The Alkylation Unit, identified as Unit ID 140, combines isobutane with butylenes and propylenes to produce alkylate. The alkylate, a high octane naphtha, is blended into gasoline. This unit was built in 1961 and expanded in 1989. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions emitted during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.7]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(h) The Propylene Concentration Unit (PCU), identified as Unit ID 145, purifies propylene for sale to chemical plants and eventual manufacture into polypropylene plastic. This unit also has a treating system, which purifies propane. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes a caustic degassing drum (D-100) that is vented to the Alky Flare or FGRS3 and leaks from process equipment, including one compressor (identified as K-104), pumps, pressure relief devices, sampling connection systems, open-ended lines or valves, and instrumentation and heat exchange systems. As part of the WEP, there are modifications to trays and new nozzles for the distillation towers, and new piping connections (valve and flanges). The following specific units are considered to be affected facilities: [Section D.8]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.
The Isomerization Unit (ISOM), identified as Unit ID 210, was constructed in 1985 as a conversion of the No.2 Ultraformer. The Isomerization process converts low octane naphtha into high octane gasoline blending components. This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the MSAT II Compliance project approved in 2011 for construction, one (1) new C-250 Naphtha Splitter, a benzene saturation reactor system, and associated equipment (collectively identified as the Naphtha Splitter Unit) will be installed in the ISOM. The following specific units are considered to be affected facilities: [Section D.9]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

The Blending Oil Unit (BOU), identified as Unit ID 250, uses hydrogen to convert sulfur to hydrogen sulfide and remove it from distillate and gas oil streams to meet product specifications. The hydrogen sulfide is sent to the Claus Trains for further processing. The BOU is connected to the 4UF Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, the BOU heater F-401 will be modified by replacing burners, with rated capacity remaining at 35 mmBTU/hr. As part of the WEP, there are removal of hydraulic constraints (pump modification) and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.11]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

The No.3 Ultraformer Unit (No. 3 UF), identified as Unit ID 220, commissioned in 1958. The majority of the unit was shutdown in March 2007, including the H-1, H-2 and F-7 heaters, catalyst filled reactors and the internal scrubbing system, controlling the regeneration vent during the coke burn-off and catalyst rejuvenation steps of the regeneration process. The C-2 Splitter Tower will be shut down and permanently decommissioned as part of the MSAT II Compliance project, approved in 2011 for construction. The unit now consists of the C2 D-18 flare gas separator, the D-24 knock-out drum and associated piping.

The No. 3 Ultraformer is connected to the UIU flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, preparation of equipment for maintenance and reactor regenerations. The following specific units are considered to be affected facilities: [Section D.15]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

The No.4 Ultraformer Unit (no. 4 UF), identified as Unit ID 224, built in 1972, upgrades low-octane naphtha to gasoline blending material and chemical feedstocks. The front-end of the unit is a desulfurization section. The reforming section consists of a series of process furnaces and catalyst-filled reactors in which the naphtha is heated and converted from straight chain to aromatic compounds. The reactor products are separated by distillation for further processing or blending into gasoline. D-1 will be upgraded to a two bed reactor as part of the WRMP project. The C-6 Ultraformate Splitter will be used as a Dehexanizer as part of the MSAT II Compliance project, approved in 2011 for construction. The following specific units are considered to be affected facilities: [Section D.16]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

The Hydrogen Unit (HU), identified as Unit ID 698, commissioned in 1993, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The HU produces high purity hydrogen by reacting steam with
methane. The reaction is carried out by heating the mixture in a furnace and reacting it in the presence of a catalyst. The following specific units are considered to be affected facilities: [Section D.17]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(r) The Distillate Desulfurizer Unit (DDU), identified as Unit ID 700, commissioned in 1993, removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed to convert sulfur compounds to H₂S. The following specific units are considered to be affected facilities: [Section D.18]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(s) The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06, is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.19]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(u) The Fluidized Catalytic Cracking Unit (FCU) 500, constructed in 1945, identified as Unit ID 230 and rated at 115,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.21]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(v) The Fluidized Catalytic Cracking Unit (FCU) 600, constructed in 1946, identified as Unit ID 240 and rated at 80,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.22]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(x) A portion of No. 3 Stanolind Power Station (SPS) identified as Unit ID 503. The following specific units are considered to be affected facilities: [Section D.24]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(y) Hazardous Waste Treatment System. The following specific units are considered to be affected facilities: [Section D.25]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(z) Wastewater Treatment Plant (WWTP), identified as Unit ID 544. This facility treats the water used in the refining process that comes into contact with oil or chemicals. In the first step, the heavier solids are removed.
at the inlet to the WWTP and the floating oil is skimmed from the surface of the wastewater in the API separator boxes. The oil is then recycled back to the refinery. The water is then aerated in the Air Flotation Unit where additional solid impurities are floated and skimmed. As part of the Lakefront Upgrades (LFU) Project, approved in 2014 for modification, the larger solids in the wastewater will be removed in the new Solids Collection System. Then the wastewater will be routed to tanks TK-5050, TK-5051 and TK-5052, which will operate in parallel and serve as oil-water separators, equalization, and stormwater surge. Floating oil will be separated and skimmed from the tanks and recycled. The water will be routed to the new Dissolved Nitrogen Floation (DNF) Units to remove suspended solids and oil, which will be floated and skimmed. Thereafter, it moves to the Activated Sludge Plant where special bacteria digest the remaining contaminants. The water then passes through a clarifier and then final filters before being returned to Lake Michigan. The following specific units are considered to be affected facilities: [Section D.26]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(aa) Oil Movements, identified as Unit 640. This facility is used to store, blend, and ship products. Gasoline blending components are custom blended into various grades of gasoline. Additive and other compounds are blended into the products to give them their unique characteristics. Furnace oil and other distillates are also blended using components from process units or storage. Crude oil and feedstocks for process units and products are also stored at this location. Product loading operations include the pipeline and railcar racks. The following specific units are considered to be affected facilities: [Section D.27]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(ee) Cooling Towers. The following specific units are considered to be affected facilities: [Section D.31]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(ii) One (1) Marine Dock Facility used to store and transfer products. The facility has three dock berths. A process heater is used to keep certain tanks at the proper temperature for shipping. As a contemporaneous project to the WRMP Project, gasoline loading at the Marine dock will cease. The following specific units are considered to be affected facilities: [Section D.34]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(jj) The refinery operates ten hydrocarbon flares. The PIB flare is operated by INEOS. The flares are used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.35]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(kk) The OSBL area includes the pipe alleys, laboratory dock and waste transfer pad. The pipe alleys contain pipes that transfer hydrocarbon streams from one process unit to another or to storage. This facility includes leaks from process equipment, including open-ended valves or lines and flanges and heat exchange systems. This facility also contains area drains and an oil/water separator. The following specific units are considered to be affected facilities: [Section D.36]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.
The Distillate Hydrotreating (DHT) Unit, identified as Unit ID 720 and rated at 45,000 barrels per day, which removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in a process furnace and passed over a catalyst bed to convert sulfur compounds to H₂S. The DHT Unit was constructed in 2005/2006. The following specific units are considered to be affected facilities: [Section D.37]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

The Gas Oil Hydrotreater (GOHT) Unit, identified as Unit ID 802 and rated at 120,000 barrels per day. The GOHT reduces the sulfur and nitrogen content of the FCU feed and improves the hydrogen content. Operation of the GOHT will enable the FCU to meet gasoline sulfur specifications and to improve FCU conversion yields. The GOHT Unit will be constructed as part of the WRMP Project. The following specific units are considered to be affected facilities: [Section D.42]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

The Naphtha Hydrotreater (NHT), identified as Unit ID 810, approved in 2016 for construction, removes sulfur from petroleum naphthas. Petroleum naphthas are heated and sent through a Selective Hydrotreating Unit (SHU) reactor, D-701, to prevent fouling downstream and to treat diolefins. The SHU reactor effluent is routed to a Hydrodesulfurization (HDS) reactor, D-702, to further reduce sulfur content. The HDS reactor effluent is cooled, and the HDS reactor's vapor stream is sent to the amine absorber tower, C-701, to remove H₂S from the unreacted hydrogen prior to being recycled within the NHT unit and purged as needed to the hydrogen header system. The HDS reactor's liquid stream is sent to the stabilizer distillation column, C-702, to separate lighter components entrained in the desulfurized naphtha. Additional sulfur is removed from the stabilizer's off-gas at the stabilizer off-gas amine contactor tower, C-703, prior to being recycled to the fuel gas system. Desulfurized naphtha is pumped to the tank fields for gasoline blending. Sulfur containing sour water and amine streams are sent to the SRP. [Section D.46]

Under 40 CFR 60, Subpart QQQ, the individual drain systems, oil-water separators, and closed vent systems and control devices of the above processes are considered to be affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

New Source Performance Standards (NSPS) Requirements [326 IAC 2-7-5(1)]

F.11.1 General Provision Relating to New Source Performance Standards [326 IAC 12-1] [40 CFR 60, Subpart A]

(a) Pursuant to 40 CFR 60.1, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 12-1, for the emission unit(s) listed above, except as otherwise specified in 40 CFR Part 60, Subpart QQQ.

(b) Pursuant to 40 CFR 60.4, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251
F.11.2 Standard of Performance for VOC Emissions for Petroleum Refinery Wastewater Systems [326 IAC 12-1] [40 CFR 60, Subpart QQQ]

Pursuant to 40 CFR Part 60, Subpart QQQ, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart QQQ, which are incorporated by reference as 326 IAC 12 (included as Attachment C.xiv to the operating permit), for the emission unit(s) listed above as specified as follows.

1. 40 CFR 60.690
2. 40 CFR 60.691
3. 40 CFR 60.692-1
4. 40 CFR 60.692-2
5. 40 CFR 60.692-3
6. 40 CFR 60.692-4
7. 40 CFR 60.692-5 (b), (d), (e)
8. 40 CFR 60.692-6
9. 40 CFR 60.692-7
10. 40 CFR 60.693-2
11. 40 CFR 60.695 (a)(3)(ii)
12. 40 CFR 60.696 (a), (b), (d)
13. 40 CFR 60.697 (a), (b), (c), (d), (e), (f)(1), (f)(2), (f)(3)(i - vii), (f)(3)(x)(B), (g), (h), (i), (j), (k)
14. 40 CFR 60.698 (a), (b), (c), (d)(3)(ii), (e)
15. 40 CFR 60.699

F.11.3 Standards of Performance for VOC Emissions for Petroleum Refinery Wastewater Systems Modification Requirements [326 IAC 12-1] [40 CFR 60, Subpart QQQ]

Prior to the completion of any modification to a potentially affected facility per 40 CFR 60, Subpart QQQ, the Permittee shall make a determination as to whether 40 CFR 60, Subpart QQQ has been triggered. If the Permittee determines that Subpart QQQ has been triggered, the Permittee shall comply with the requirements of that rule for individual drain systems, oil water separators, and closed vent systems and control devices upon implementation of the changes.
Emissions Unit Description:

(f) (2) Vapor Recovery Unit VRU 400 for the Coker 2, permitted in 2008, to be installed as part of the WRMP project, approved in 2016 for modification. This unit is connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment, including one (1) compressor (identified as K-401), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of WEP, there are tray modifications in distillation towers and new piping connections (valve and flanges). The following specific units are considered to be affected facilities: [Section D.6]

- R-431 Di-Olefin reactor
- R-432A Silica Reactor
- R-432B Silica Reactor
- T-442 Oxidizer
- R-443 Hydrogenation reactor

(g) The Alkylation Unit, identified as Unit ID 140, combines isobutane with butylenes and propylenes to produce alkylate. The alkylate, a high octane naphtha, is blended into gasoline. This unit was built in 1961 and expanded in 1989. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions emitted during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.7]

- R-1 Reactor
- R-2 Reactor
- R-3 Reactor
- R-4 Reactor
- R-5 Reactor

(i) The Isomerization Unit (ISOM), identified as Unit ID 210, was constructed in 1985 as a conversion of the No.2 Ultraformer. The Isomerization process converts low octane naphtha into high octane gasoline blending components. This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the MSAT II Compliance project approved in 2011 for construction, one (1) new C-250 Naphtha Splitter, a benzene saturation reactor system, and associated equipment (collectively identified as the Naphtha Splitter Unit) will be installed in the ISOM. The following specific units are considered to be affected facilities: [Section D.9]

- D-1 & D-2 Hydrogen Treating Reactors
- D-3 Isomerization Reactor
- D-4 Isomerization Reactor
- D-5 Isomerization Reactor
- D-6 Isomerization Reactor
- D-8 Isomerization Reactor

(k) The Blending Oil Unit (BOU), identified as Unit ID 250, uses hydrogen to convert sulfur to hydrogen sulfide and remove it from distillate and gas oil streams to meet product specifications. The hydrogen sulfide is sent to the Claus Trains for further processing. The BOU is connected to the 4UF Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of
the WRMP Project, the BOU heater F-401 will be modified by replacing burners, with rated capacity remaining at 35 mmBTU/hr. As part of the WEP, there are removal of hydraulic constraints (pump modification) and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.11]

- **D-401 Ultrafiner Reactor**

**p** The No.4 Ultraformer Unit (no. 4 UF), identified as Unit ID 224, built in 1972, upgrades low-octane naphtha to gasoline blending material and chemical feedstocks. The front-end of the unit is a desulfurization section. The reforming section consists of a series of process furnaces and catalyst-filled reactors in which the naphtha is heated and converted from straight chain to aromatic compounds. The reactor products are separated by distillation for further processing or blending into gasoline. D-1 will be upgraded to a two bed reactor as part of the WRMP project. The C-6 Ultraformate Splitter will be used as a Dehexanizer as part of the MSAT II Compliance project, approved in 2011 for construction. The following specific units are considered to be affected facilities: [Section D.16]

- **D-1 Ultrafiner Reactor**
- **D-3 Reactor**
- **D-4 Reactor**
- **D-5 Reactor**
- **D-6 Reactor**
- **D-7 Reactor**
- **D-8 Swing Reactor**

**s** The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06, is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.19]

- **D-801A Cat Feed Unit Reactor**
- **D-802A Cat Feed Unit Reactor**
- **D-801B Cat Feed Unit Reactor**
- **D-802B Cat Feed Unit Reactor**

**t** The Catalytic Refining Unit (CRU), identified as Unit ID 201, which removes sulfur from petroleum naphthas and distillates. Naphtha or distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed inside one of two reactor trains, identified as D-114 and D-105, to convert sulfur compounds to hydrogen sulfide. Hydrogen sulfide is subsequently removed from the product by distillation followed by scrubbing with an amine. The following specific units are considered to be affected facilities: [Section D.20]

- **D-103 Reactor**
- **D-104 Reactor**
- **D-105 Reactor**
- **D-114 Reactor**

**u** The Fluidized Catalytic Cracking Unit (FCU) 500, constructed in 1945, identified as Unit ID 230 and rated at 115,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.21]
The Fluidized Catalytic Cracking Unit (FCU) 600, constructed in 1946, identified as Unit ID 240 and rated at 80,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.22]

- D-1 Reactor
- D-3 Reactor Stripper

The Gas Oil Hydrotreater (GOHT) Unit, identified as Unit ID 802 and rated at 120,000 barrels per day. The GOHT reduces the sulfur and nitrogen content of the FCU feed and improves the hydrogen content. Operation of the GOHT will enable the FCU to meet gasoline sulfur specifications and to improve FCU conversion yields. The GOHT Unit will be constructed as part of the WRMP Project. The following specific units are considered to be affected facilities: [Section D.42]

- D-901A Guard Reactor A
- D-902A DHT Reactor A
- D-901B Guard Reactor B
- D-902B DHT Reactor B

The Naphtha Hydrotreater (NHT), identified as Unit ID 810, approved in 2016 for construction, removes sulfur from petroleum naphthas. Petroleum naphthas are heated and sent through a Selective Hydrotreating Unit (SHU) reactor, D-701, to prevent fouling downstream and to treat diolefins. The SHU reactor effluent is routed to a Hydrodesulfurization (HDS) reactor, D-702, to further reduce sulfur content. The HDS reactor effluent is cooled, and the HDS reactor's vapor stream is sent to the amine absorber tower, C-701, to remove H2S from the unreacted hydrogen prior to being recycled within the NHT unit and purged as needed to the hydrogen header system. The HDS reactor's liquid stream is sent to the stabilizer distillation column, C-702, to separate lighter components entrained in the desulfurized naphtha. Additional sulfur is removed from the stabilizer's off-gas at the stabilizer off-gas amine contactor tower, C-703, prior to being recycled to the fuel gas system. Desulfurized naphtha is pumped to the tank fields for gasoline blending. Sulfur containing sour water and amine streams are sent to the SRP. [Section D.46]

- D-701 SHU Reactor
- D-702 HDS Reactor

Under 40 CFR Part 60, Subpart RRR, the above units are affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

New Source Performance Standards (NSPS) Requirements [326 IAC 2-7-5(1)]

F.12.1 General Provision Relating to New Source Performance Standards [326 IAC 12-1] [40 CFR 60, Subpart A]

(a) Pursuant to 40 CFR 60.1, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 12-1, for the emission unit(s) listed above, except as otherwise specified in 40 CFR Part 60, Subpart RRR.

(b) Pursuant to 40 CFR 60.4, the Permittee shall submit all required notifications and reports to:
F.12.2 Standard of Performance for VOC Emissions from Synthetic Organic Chemical Manufacturing (SOCMI) Reactor Processes [326 IAC 12-1] [40 CFR 60, Subpart RRR] [326 IAC 8-18]

Pursuant to 40 CFR Part 60, Subpart RRR, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart RRR, which are incorporated by reference as 326 IAC 12 (included as Attachment C.xv to the operating permit), for the emission unit(s) listed above as specified as follows.

1. 40 CFR 60.700 (a), (b), (c)(1), (c)(3), (c)(5-7), (d)
2. 40 CFR 60.701
3. 40 CFR 60.706
4. 40 CFR 60.707

For the applicable units, compliance with the requirements of 40 CFR 60, Subpart RRR shall constitute compliance with 326 IAC 8-18.
SECTION F.13  EMISSIONS UNIT OPERATION CONDITIONS - 40 CFR 60, Subpart III

Emissions Unit Description:

(oo) The New Hydrogen Unit (New HU), identified as Unit ID 801, owned and operated by Praxair, Inc. and constructed as part of the WRMP Project, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The New HU produces high purity hydrogen by reacting steam with methane. The New HU heaters HU-1 and HU-2 are equipped with Selective Catalytic Reduction (SCR) for control of NOX. The New HU heater stacks have continuous emissions monitors (CEMs) for NOX and CO. The New HU includes the following sources of emissions and may also include insignificant activities listed in Section A.4 of this permit:

(5) One (1) diesel-fueled emergency generator rated at 1,214 HP. [Section D.43]

Insignificant Activities:

(h) Combustion activities related to the following [326 IAC 2-7-1(21)(J)(i)]:

(2) Equipment powered by diesel fuel fired or natural gas fired internal combustion engines of capacity equal to or less than five hundred thousand (500,000) British thermal units per hour except where total capacity of equipment operated by one (1) stationary source as defined in 326 IAC 2-7-1(39) exceeds two million (2,000,000) British thermal units per hour. [326 IAC 2-7-1(21)(J)(i)(BB)] [40 CFR 60, Subpart III] [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

(y) Activities associated with emergencies, as follows:

(2) Emergency generators as follows: [326 IAC 2-7-1(21)(J)(xxii)(BB)]

(B) Diesel Generators not exceeding one thousand six hundred (1,600) horsepower. [326 IAC 2-7-1(21)(J)(xxii)(BB)(bb)] [40 CFR 60, Subpart III] [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

(3) Stationary fire pump engines. [326 IAC 2-7-1(21)(J)(xxii)(CC)] [40 CFR 60, Subpart III] [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

(ee) Diesel-fired pump engines, as follows:

(1) One (1) emergency fire pump engine, identified as Firepump Engine 1 (PU-300B), a 2010 model year engine permitted and installed in 2012, with a maximum capacity of 359 HP. [40 CFR 60, Subpart III] [40 CFR 63, Subpart ZZZZ]

(2) Two (2) non-emergency pump engines, identified as Pump Engine 2 (P-31) and Pump Engine 3 (P-32), 2010 model year engines permitted and installed in 2012, each with a maximum capacity of 460 HP. [40 CFR 60, Subpart III] [40 CFR 63, Subpart ZZZZ]

(The information describing the process contained in this emissions unit description box is descriptive information and does not constitute enforceable conditions.)
New Source Performance Standards (NSPS) Requirements [326 IAC 2-7-5(1)]

F.13.1 General Provision Relating to New Source Performance Standards [326 IAC 12-1] [40 CFR 60, Subpart A]

(a) Pursuant to 40 CFR 60.1, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 12-1, for the emission unit(s) listed above, except as otherwise specified in 40 CFR Part 60, Subpart IIII.

(b) Pursuant to 40 CFR 60.4, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251

F.13.2 Standard of Performance for Compression Ignition Internal Combustion Engines [326 IAC 12-1] [40 CFR 60, Subpart IIII]

Pursuant to 40 CFR Part 60, Subpart IIII, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart IIII, which are incorporated by reference as 326 IAC 12 (included as Attachment C.xvi to the operating permit), for the emission unit(s) listed above as specified as follows.

1. 40 CFR 60.4200
2. 40 CFR 60.4204
3. 40 CFR 60.4205
4. 40 CFR 60.4206
5. 40 CFR 60.4207
6. 40 CFR 60.4208
7. 40 CFR 60.4209
8. 40 CFR 60.4211
9. 40 CFR 60.4212
10. 40 CFR 60.4213
11. 40 CFR 60.4214
12. 40 CFR 60.4217
13. 40 CFR 60.4218
14. 40 CFR 60.4219
15. Table 1
16. Table 2
17. Table 3
18. Table 4
19. Table 5
20. Table 6
21. Table 7
22. Table 8
Emissions Unit Description:

Insignificant Activities:

(h) Combustion activities related to the following [326 IAC 2-7-1(21)(J)(i)]:

(2) Equipment powered by diesel fuel fired or natural gas fired internal combustion engines of capacity equal to or less than five hundred thousand (500,000) British thermal units per hour except where total capacity of equipment operated by one (1) stationary source as defined in 326 IAC 2-7-1(39) exceeds two million (2,000,000) British thermal units per hour. [326 IAC 2-7-1(21)(J)(i)(BB)] [40 CFR 60, Subpart IIII]

(y) Other activities associated with emergencies, as follows:

(2) Emergency generators as follows: [326 IAC 2-7-1(21)(J)(xxii)(BB)]

(A) Gasoline generators not exceeding one hundred ten (110) horsepower. [326 IAC 2-7-1(21)(J)(xxii)(BB)(aa)] [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

(C) Natural gas turbines or reciprocating engines not exceeding sixteen thousand (16,000) horsepower. [326 IAC 2-7-1(21)(J)(xxii)(BB)(cc)] [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

(3) Stationary fire pump engines. [326 IAC 2-7-1(21)(J)(xxii)(CC)] [40 CFR 60, Subpart IIII] [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

(ii) Two (2) propane-fired emergency generator engines, identified as Radio Tower Emergency Engine 1 and Radio Tower Emergency Engine 2, permitted in 2019, each with a maximum capacity of 230 HP. [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

(The information describing the process contained in this emissions unit description box is descriptive information and does not constitute enforceable conditions.)

New Source Performance Standards (NSPS) Requirements [326 IAC 2-7-5(1)][40 CFR Part 60, Subpart A]


(a) Pursuant to 40 CFR 60.1, the Permittee shall comply with the provisions of 40 CFR Part 60, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 12-1, for the emission unit(s) listed above, except as otherwise specified in 40 CFR Part 60, Subpart JJJJ.

(b) Pursuant to 40 CFR 60.4, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251
F.14.2 Standards of Performance for Stationary Spark Ignition Internal Combustion Engines NSPS [326 IAC 12] [40 CFR Part 60, Subpart JJJJ]

The Permittee shall comply with the following provisions of 40 CFR Part 60, Subpart JJJJ (included as Attachment C.XVII to the operating permit), which are incorporated by reference as 326 IAC 12, for the emission unit(s) listed above:

(1) 40 CFR 60.4230  
(2) 40 CFR 60.4233  
(3) 40 CFR 60.4234  
(4) 40 CFR 60.4235  
(5) 40 CFR 60.4236  
(6) 40 CFR 60.4237  
(7) 40 CFR 60.4243  
(8) 40 CFR 60.4244  
(9) 40 CFR 60.4245  
(10) 40 CFR 60.4246  
(11) 40 CFR 60.4248  
(12) Table 1 to Subpart JJJJ of Part 60  
(13) Table 2 to Subpart JJJJ of Part 60  
(14) Table 3 to Subpart JJJJ of Part 60
Emissions Unit Description:

(j) The Aromatic Recovery Unit (ARU), identified as Unit ID 242, consists of the ARU 200 section and the ARU 300 section. The primary function is to remove light ends from naphtha to obtain a more desirable reforming feed. Its secondary function is to separate xylene, a chemical feedstock, from the Ultraformer product. The ARU utilizes a series of distillation towers to purify reformer feed and another set of towers to separate chemical feedstocks. The following specific units are considered to be affected facilities: [Section D.10]

Under 40 CFR 61, Subpart J, the provisions of 40 CFR 61, Subpart J apply to the pumps, pressure relief devices, sampling connection systems, open-ended valves, open-ended lines, and valves at each of the above sources when intended to operate in benzene service are considered to be affected facilities.

(aa) Oil Movements, identified as Unit 640. This facility is used to store, blend, and ship products. Gasoline blending components are custom blended into various grades of gasoline. Additive and other compounds are blended into the products to give them their unique characteristics. Furnace oil and other distillates are also blended using components from process units or storage. Crude oil and feedstocks for process units and products are also stored at this location. Product loading operations include the pipeline and railcar racks. The following specific units are considered to be affected facilities: [Section D.27]

Under 40 CFR 61, Subpart J, the provisions of 40 CFR 61, Subpart J apply to the pumps, pressure relief devices, sampling connection systems, open-ended valves, open-ended lines, and valves at each of the above sources when intended to operate in benzene service are considered to be affected facilities.

(jj) The refinery operates ten hydrocarbon flares. The PIB flare is operated by INEOS. The flares are used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.35]

- 4FU Flare
- FCU Flare
- UIU Flare
- VRU Flare
- Alky Flare

Under 40 CFR 61, Subpart J, the above flares shall be subject to the control devise standards specified in 40 CFR 61, Subpart J when controlling sources listed above that intended to operate in benzene service considered to be affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

National Emissions Standards for Hazardous Air Pollutants (NESHAP) Requirements [326 IAC 2-7-5(1)]


(a) Pursuant to 40 CFR 61.01, the Permittee shall comply with the applicable provisions of 40 CFR Part 61, Subpart A – General Provisions, which are incorporated by reference as
326 IAC 14-1, for the emission unit(s) listed above, as specified in 40 CFR Part 61, Subpart J, in accordance with the schedule in 40 CFR 61, Subpart J.

(b) Pursuant to 40 CFR 61.04, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251

G.1.2 National Emissions Standards for Hazardous Air Pollutants for Equipment Leaks (Fugitive Emission Sources) of Benzene [40 CFR Part 61, Subpart J] [326 IAC 14-7]

Pursuant to 40 CFR Part 61, Subpart J, the Permittee shall comply with the applicable provisions of 40 CFR Part 61, Subpart J, which are incorporated by reference as 326 IAC 14-7 (included as Attachment D.i to the operating permit), for the emission unit(s) listed above, as specified as follows.

1. 40 CFR 61.110 (a), (c), (d)
2. 40 CFR 61.111
3. 40 CFR 61.112 (a)
SECTION G.2    EMISSIONS UNIT OPERATION CONDITIONS - 40 CFR 61, Subpart V

Emissions Unit Description:

(j) The Aromatic Recovery Unit (ARU), identified as Unit ID 242, consists of the ARU 200 section and the ARU 300 section. The primary function is to remove light ends from naphtha to obtain a more desirable reforming feed. Its secondary function is to separate xylene, a chemical feedstock, from the Ultraformer product. The ARU utilizes a series of distillation towers to purify reformer feed and another set of towers to separate chemical feedstocks. The following specific units are considered to be affected facilities: [Section D.10]

Under 40 CFR 61, Subpart V, each pumps, pressure relief devices, sampling connection systems, open-ended valves, open-ended lines, and valves of the below units shall comply with 40 CFR 61, Subpart V when operating in benzene service are considered to be affected facilities.

(aa) Oil Movements, identified as Unit 640. This facility is used to store, blend, and ship products. Gasoline blending components are custom blended into various grades of gasoline. Additive and other compounds are blended into the products to give them their unique characteristics. Furnace oil and other distillates are also blended using components from process units or storage. Crude oil and feedstocks for process units and products are also stored at this location. Product loading operations include the pipeline and railcar racks. The following specific units are considered to be affected facilities: [Section D.27]

Under 40 CFR 61, Subpart V, each pumps, pressure relief devices, sampling connection systems, open-ended valves, open-ended lines, and valves of the below units shall comply with 40 CFR 61, Subpart V when operating in benzene service are considered to be affected facilities.

(jj) The refinery operates ten hydrocarbon flares. The PIB flare is operated by INEOS. The flares are used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.35]

- 4FU Flare
- FCU Flare
- UIU Flare
- VRU Flare
- Alky Flare

Under 40 CFR 61, Subpart V, the above flares shall comply with the requirements specified in 40 CFR 61, Subpart V for control device standards as that term is use in 40 CFR 61, Subpart V when controlling sources listed above are operating in benzene service as defined in 40 CFR 61, Subpart V.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

National Emissions Standards for Hazardous Air Pollutants (NESHAP) Requirements [326 IAC 2-7-5(1)]


(a) Pursuant to 40 CFR 61.01, the Permittee shall comply with the applicable provisions of 40 CFR Part 61, Subpart A – General Provisions, which are incorporated by reference as
326 IAC 14-1, for the emission unit(s) listed above, as specified in 40 CFR Part 61, Subpart J, in accordance with the schedule in 40 CFR 61, Subpart V.

(b) Pursuant to 40 CFR 61.04, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana  46204-2251

G.2.2 National Emissions Standards for Hazardous Air Pollutants for Equipment Leaks (Fugitive Emission Sources) [40 CFR Part 61, Subpart V] [326 IAC 14-8]

Pursuant to 40 CFR Part 61, Subpart V, the Permittee shall comply with the applicable provisions of 40 CFR Part 61, Subpart V, which are incorporated by reference as 326 IAC 14-8 (included as Attachment D.ii to the operating permit), for the emission unit(s) listed above, as specified as follows.

1. 40 CFR 61.240
2. 40 CFR 61.241
3. 40 CFR 61.242-1
4. 40 CFR 61.242-11 (a), (c), (d), (e), (f)(1), (g), (h), (i), (k), (l), (m)
5. 40 CFR 61.245 (a), (b), (e)
6. 40 CFR 61.246 (a), (d), (e)(1)
7. 40 CFR 61.247 (a), (b), (c), (e)
SECTION G.3 EMISSIONS UNIT OPERATION CONDITIONS - 40 CFR 61, Subpart FF

Emissions Unit Description:

(a) Nos. 11A and 11C Pipe Stills built in 1956, with a rated capacity of 220,800 barrels per day, and identified as Unit ID 120 process crude into various hydrocarbon fractions based on boiling points. The following specific units are considered to be affected facilities: [Section D.1]

- Tank 3030

Under 40 CFR 61, Subpart FF, the tanks, closed vent systems and control devices that are used for benzene waste operations for the tank listed above shall comply with the requirements of 40 CFR 61, Subpart FF.

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(b) Cokers. The following specific units are considered to be affected facilities: [Section D.2]

- 11B Coker
- Coker 2

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(c) No. 12 Pipe Still, constructed in 1959 and to be modified as part of the WRMP Project, which processes crude into various hydrocarbon fractions based on boiling points, identified as Unit ID 130, and is rated at 336,000 barrels per day. Heaters identified as H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX will be shutdown and replaced by heaters H-101A, H-101B, and H-102 as part of the WRMP project. Also, as part of the WRMP Project, there will be upgrades made to the atmospheric and vacuum distillation towers and various heat exchangers and associated piping. As part of the WEP, there will be new control valves, instrumentation upgrades (valves, flanges) and new piping connections (valves, flanges). The following specific units are considered to be affected facilities: [Section D.3]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(d) The Sulfur Recovery Plant (SRP), identified as Unit ID 162, originally constructed in 1971 and expanded in 1981 and 1995, and rated at 600 long tons per day, to be modified as part of the WRMP Project, increasing the capacity to 1,300 long tons per day of sulfur. Additional sulfur capacity can be achieved with oxygen enrichment in the C, D and E Claus trains as part of the original WRMP design with no increase in permitted emissions. The following specific units are considered to be affected facilities: [Section D.4]

- TK - 431
- TK-410

Under 40 CFR 61, Subpart FF, the tanks, closed vent systems and control devices that are used for benzene waste operations for the tank listed above shall comply with the requirements of 40 CFR 61, Subpart FF.
Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(e) (1) Vapor Recovery Unit 100 (VRU-100) identified as Unit ID 241, and Vapor Recovery Unit 200 (VRU-200) identified as Unit ID 231, permitted for turnaround (TAR) in 2008 to repair or replace tower trays and increase existing pumping and cooling capacities. Gasoline and lighter products from the FCUs are separated in the VRUs using a series of distillation towers. The VRUs are connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment including one (1) compressor (identified as J-3E located at VRU-100), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of the WRMP Project, there will be upgrades made to various heat exchangers and associated piping and retraining of distillation towers at VRU 100 and VRU 200. As part of WEP, there will be rerouting of naphtha streams (valves and flanges), removal of hydraulic constraints (pump modifications), and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.5]

(f) (1) The Vapor Recovery Unit 300 (VRU 300), identified as Unit ID 150. Light ends and naphtha are separated in the VRU using a series of distillation towers. This unit is connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, there will be upgrades made to various distillation towers, compressor K-340, and associated piping at VRU 300. Upon completion of WRMP, some portions of VRU 300 will be connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.6]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(2) Vapor Recovery Unit VRU 400 for the Coker 2, permitted in 2008, to be installed as part of the WRMP project, approved in 2016 for modification. This unit is connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment, including one (1) compressor (identified as K-401), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of WEP, there are tray modifications in distillation towers.
and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.6]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(g) The Alkylation Unit, identified as Unit ID 140, combines isobutane with butylenes and propylenes to produce alkylate. The alkylate, a high octane naphtha, is blended into gasoline. This unit was built in 1961 and expanded in 1989. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions emitted during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.7]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(h) The Propylene Concentration Unit (PCU), identified as Unit ID 145, purifies propylene for sale to chemical plants and eventual manufacture into polypropylene plastic. This unit also has a treating system, which purifies propane. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes a caustic degassing drum (D-100) that is vented to the Alky Flare or FGRS3 and leaks from process equipment, including one compressor (identified as K-104), pumps, pressure relief devices, sampling connection systems, open-ended lines or valves, and instrumentation and heat exchange systems. As part of the WEP, there are modifications to trays and new nozzles for the distillation towers, and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.8]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(i) The Isomerization Unit (ISOM), identified as Unit ID 210, was constructed in 1985 as a conversion of the No.2 Ultraformer. The Isomerization process converts low octane naphtha into high octane gasoline blending components. This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the MSAT II Compliance project approved in 2011 for construction, one (1) new C-250 Naphtha Splitter, a benzene saturation reactor system, and associated equipment (collectively identified as the Naphtha Splitter Unit) will be installed in the ISOM. The following specific units are considered to be affected facilities: [Section D.9]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(j) The Aromatic Recovery Unit (ARU), identified as Unit ID 242, consists of the ARU 200 section and the ARU 300 section. The primary function is to remove light ends from naphtha to obtain a more desirable reforming feed. Its secondary function is to separate xylene, a
chemical feedstock, from the Ultraformer product. The ARU utilizes a series of distillation towers to purify reformer feed and another set of towers to separate chemical feedstocks. The following specific units are considered to be affected facilities: [Section D.10]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(k) The Blending Oil Unit (BOU), identified as Unit ID 250, uses hydrogen to convert sulfur to hydrogen sulfide and remove it from distillate and gas oil streams to meet product specifications. The hydrogen sulfide is sent to the Claus Trains for further processing. The BOU is connected to the 4UF Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, the BOU heater F-401 will be modified by replacing burners, with rated capacity remaining at 35 mmBTU/hr. As part of the WEP, there are removal of hydraulic constraints (pump modification) and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.11]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(o) The No.3 Ultraformer Unit (No. 3 UF), identified as Unit ID 220, commissioned in 1958. The majority of the unit was shutdown in March 2007, including the H-1, H-2 and F-7 heaters, catalyst filled reactors and the internal scrubbing system, controlling the regeneration vent during the coke burn-off and catalyst rejuvenation steps of the regeneration process. The C-2 Splitter Tower will be shut down and permanently decommissioned as part of the MSAT II Compliance project, approved in 2011 for construction. The unit now consists of the C2 D-18 flare gas separator, the D-24 knock-out drum and associated piping.

The No. 3 Ultraformer is connected to the UIU flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, preparation of equipment for maintenance and reactor regenerations. The following specific units are considered to be affected facilities: [Section D.15]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(p) The No.4 Ultraformer Unit (no. 4 UF), identified as Unit ID 224, built in 1972, upgrades low-octane naphtha to gasoline blending material and chemical feedstocks. The front-end of the unit is a desulfurization section. The reforming section consists of a series of process furnaces and catalyst-filled reactors in which the naphtha is heated and converted from straight chain to aromatic compounds. The reactor products are separated by distillation for further processing or blending into gasoline. D-1 will be upgraded to a two bed reactor as part of the WRMP project. The C-6 Ultraformate Splitter will be used as a Dehexanizer as part of the MSAT II Compliance project, approved in 2011 for construction. The following specific units are considered to be affected facilities: [Section D.16]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.
The Hydrogen Unit (HU), identified as Unit ID 698, commissioned in 1993, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The HU produces high purity hydrogen by reacting steam with methane. The reaction is carried out by heating the mixture in a furnace and reacting it in the presence of a catalyst. The following specific units are considered to be affected facilities: [Section D.17]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

The Distillate Desulfurizer Unit (DDU), identified as Unit ID 700, commissioned in 1993, removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed to convert sulfur compounds to H₂S. The following specific units are considered to be affected facilities: [Section D.18]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06, is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.19]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

The Catalytic Refining Unit (CRU), identified as Unit ID 201, which removes sulfur from petroleum naphthas and distillates. Naphtha or distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed inside one of two reactor trains, identified as D-114 and D-105, to convert sulfur compounds to hydrogen sulfide. Hydrogen sulfide is subsequently removed from the product by distillation followed by scrubbing with an amine. The following specific units are considered to be affected facilities: [Section D.20]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

The Fluidized Catalytic Cracking Unit (FCU) 500, constructed in 1945, identified as Unit ID 230 and rated at 115,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.21]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

The Fluidized Catalytic Cracking Unit (FCU) 600, constructed in 1946, identified as Unit ID 240 and rated at 80,000 barrels per day. This facility converts hydrocarbons that boil above
500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.22]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(x) A portion of No. 3 Stanolind Power Station (SPS) identified as Unit ID 503. The following specific units are considered to be affected facilities: [Section D.24]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(y) Hazardous Waste Treatment System. The following specific units are considered to be affected facilities: [Section D.25]

Under 40 CFR 61, Subpart FF, the wastewater tanks and waste streams associated with the dewatering systems, individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations are subject to 40 CFR 61, Subpart FF.

(2) Wastewater Treatment Plant (WWTP), identified as Unit ID 544. This facility treats the water used in the refining process that comes into contact with oil or chemicals. In the first step, the heavier solids are removed at the inlet to the WWTP and the floating oil is skimmed from the surface of the wastewater in the API separator boxes. The oil is then recycled back to the refinery. The water is then aerated in the Air Flotation Unit where additional solid impurities are floated and skimmed. As part of the Lakefront Upgrades (LFU) Project, approved in 2014 for modification, the larger solids in the wastewater will be removed in the new Solids Collection System. Then the wastewater will be routed to tanks TK-5050, TK-5051 and TK-5052, which will operate in parallel and serve as oil-water separators, equalization, and stormwater surge. Floating oil will be separated and skimmed from the tanks and recycled. The water will be routed to the new Dissolved Nitrogen Floatation (DNF) Units to remove suspended solids and oil, which will be floated and skimmed. Thereafter, it moves to the Activated Sludge Plant where special bacteria digest the remaining contaminants. The water then passes through a clarifier and then final filters before being returned to Lake Michigan. The following specific units are considered to be affected facilities: [Section D.26]

- Dissolved Nitrogen Floatation (DNF) System
- TK-5050
- TK-5051
- TK-5052
- TK-303
- TK-304
- TK-562
- Solids Collection System

Under 40 CFR 61, Subpart FF, the tanks, closed vent systems and control devices that are used for benzene waste operations for the tanks listed above shall comply with the requirements of 40 CFR 61, Subpart FF.
Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(aa) Oil Movements, identified as Unit 640. This facility is used to store, blend, and ship products. Gasoline blending components are custom blended into various grades of gasoline. Additive and other compounds are blended into the products to give them their unique characteristics. Furnace oil and other distillates are also blended using components from process units or storage. Crude oil and feedstocks for process units and products are also stored at this location. Product loading operations include the pipeline and railcar racks. The following specific units are considered to be affected facilities: [Section D.27]

- TK-3559
- TK-3560
- TK-3624

Under 40 CFR 61, Subpart FF, the tanks, closed vent systems and control devices that are used for benzene waste operations for the tanks listed above shall comply with the requirements of 40 CFR 61, Subpart FF.

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(bb) The general facility remediation system, identified as Unit 999. Remediation includes multiple well point systems. The well point systems extract groundwater which may have a small hydrocarbon fraction. Emissions generated by these systems may be routed to the atmosphere or to a thermal oxidizer. Additionally, one or more systems may route to the same oxidizer. Each system uses a common horizontal vacuum header to collect groundwater through a series of wells, and any entrained air is discharged through a vent at the vacuum pump. Recovered groundwater is then transferred to either a vapor/liquid separation tank or directly to another unit for further processing/treatment. The following specific units are considered to be affected facilities: [Section D.28]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(ee) Cooling Towers. The following specific units are considered to be affected facilities: [Section D.31]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(ii) One (1) Marine Dock Facility used to store and transfer products. The facility has three dock berths. A process heater is used to keep certain tanks at the proper temperature for shipping. As a contemporaneous project to the WRMP Project, gasoline loading at the Marine dock will cease. The following specific units are considered to be affected facilities: [Section D.34]

- BT-1
- BT-2
Under 40 CFR 61, Subpart FF, the tanks, closed vent systems and control devices that are used for benzene waste operations for the tanks listed above shall comply with the requirements of 40 CFR 61, Subpart FF.

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(jj) The refinery operates ten hydrocarbon flares. The PIB flare is operated by INEOS. The flares are used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.35]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(kk) The OSBL area includes the pipe alleys, laboratory dock and waste transfer pad. The pipe alleys contain pipes that transfer hydrocarbon streams from one process unit to another or to storage. This facility includes leaks from process equipment, including open-ended valves or lines and flanges and heat exchange systems. This facility also contains area drains and an oil/water separator. The following specific units are considered to be affected facilities: [Section D.36]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(ll) The Distillate Hydrotreating (DHT) Unit, identified as Unit ID 720 and rated at 45,000 barrels per day, which removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in a process furnace and passed over a catalyst bed to convert sulfur compounds to H₂S. The DHT Unit was constructed in 2005/2006. The following specific units are considered to be affected facilities: [Section D.37]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(mm) One (1) tank sludge cleaning facility (identified as Tank Cleaning Facility) with a maximum throughput of 300 gallons per minute of storage tank sludge/cutter stock mix per hour, with VOC and HAP emissions voluntarily controlled using a wet scrubber/carbon canister system (identified as S-1). The facility is approved for construction in 2007, is operated as a batch process. The following specific units are considered to be affected facilities: [Section D.41]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(nn) The Gas Oil Hydrotreater (GOHT) Unit, identified as Unit ID 802 and rated at 120,000 barrels per day. The GOHT reduces the sulfur and nitrogen content of the FCU feed and improves the hydrogen content. Operation of the GOHT will enable the FCU to meet gasoline sulfur specifications and to improve FCU conversion yields. The GOHT Unit will be constructed as part of the WRMP Project. The following specific units are considered to be affected facilities: [Section D.42]
Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

The Naphtha Hydrotreater (NHT), identified as Unit ID 810, approved in 2016 for construction, removes sulfur from petroleum naphthas. Petroleum naphthas are heated and sent through a Selective Hydrotreating Unit (SHU) reactor, D-701, to prevent fouling downstream and to treat diolefins. The SHU reactor effluent is routed to a Hydrodesulfurization (HDS) reactor, D-702, to further reduce sulfur content. The HDS reactor effluent is cooled, and the HDS reactor's vapor stream is sent to the amine absorber tower, C-701, to remove H2S from the unreacted hydrogen prior to being recycled within the NHT unit and purged as needed to the hydrogen header system. The HDS reactor's liquid stream is sent to the stabilizer distillation column, C-702, to separate lighter components entrained in the desulfurized naphtha. Additional sulfur is removed from the stabilizer's off-gas at the stabilizer off-gas amine contactor tower, C-703, prior to being recycled to the fuel gas system. Desulfurized naphtha is pumped to the tank fields for gasoline blending. Sulfur containing sour water and amine streams are sent to the SRP. [Section D.46]

Under 40 CFR 61, Subpart FF, the individual drain systems, oil water separators, and closed vent systems and control devices that are used for benzene waste operations of the above processes shall comply with the requirements of 40 CFR 61, Subpart FF.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

**National Emissions Standards for Hazardous Air Pollutants (NESHAP) Requirements [326 IAC 2-7-5(1)]**


(a) Pursuant to 40 CFR 61.01, the Permittee shall comply with the applicable provisions of 40 CFR Part 61, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 14-1, for the emission unit(s) listed above, as specified in 40 CFR Part 61, Subpart J, in accordance with the schedule in 40 CFR 61, Subpart FF.

(b) Pursuant to 40 CFR 61.04, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251


Pursuant to 40 CFR Part 61, Subpart FF, the Permittee shall comply with the applicable provisions of 40 CFR Part 61, Subpart FF, (included as Attachment D.iii to the operating permit), for the emission unit(s) listed above, as specified as follows.

1. 40 CFR 61.340
2. 40 CFR 61.341
3. 40 CFR 61.342
4. 40 CFR 61.343
5. 40 CFR 61.345
6. 40 CFR 61.346
7. 40 CFR 61.347
8. 40 CFR 61.348 (a)(1)(i), (a)(2), (a)(3), (a)(4), (a)(5), (c), (e), (f), (g)
9. 40 CFR 61.349 (a), (b), (c), (d), (e), (f), (g), (h)
10. 40 CFR 61.350
11. 40 CFR 61.351
12. 40 CFR 61.352 (a)(1), (b), (c)
13. 40 CFR 61.354 (a), (c), (d), (e), (f), (g)
14. 40 CFR 61.355 (a)(1), (a)(2), (a)(3), (a)(6), (b)(1), (b)(3), (b)(5), (b)(b)(1), (b)(7), (c), (d), (e), (f), (g), (h), (i), (j), (k)
15. 40 CFR 61.356 (a), (b)(1), (b)(4), (b)(5), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m)
16. 40 CFR 61.357 (a), (d), (e), (f), (g)
17. Appendix A
18. Appendix B
19. Appendix C
20. Appendix D
21. Appendix E
SECTION H.1  EMISSIONS UNIT OPERATION CONDITIONS - 40 CFR 63, Subpart Y

Emissions Unit Description:

(ii) One (1) Marine Dock Facility used to store and transfer products. The facility has three dock berths. A process heater is used to keep certain tanks at the proper temperature for shipping. As a contemporaneous project to the WRMP Project, gasoline loading at the Marine dock will cease. The following specific units are considered to be affected facilities: [Section D.34]

Under NESHAP, Subpart Y, the above processes are considered to be affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

National Emissions Standards for Hazardous Air Pollutants (NESHAP) Requirements [326 IAC 2-7-5(1)]


(a) Pursuant to 40 CFR 63.642, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 20-1-1, for the emission unit(s) listed above, as specified in 40 CFR Part 63, Subpart Y, in accordance with the schedule in 40 CFR Part 63, Subpart Y.

(b) Pursuant to 40 CFR 63.10, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251


Pursuant to 40 CFR Part 63, Subpart Y and 40 CFR Part 63, Subpart CC, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart Y, which are incorporated by reference as 326 IAC 20-17 (included as Attachment E.ii to the operating permit), as follows.

1. 40 CFR 63.560
2. 40 CFR 63.561
3. 40 CFR 63.562
4. 40 CFR 63.563
5. 40 CFR 63.564
6. 40 CFR 63.565
7. 40 CFR 63.566
8. 40 CFR 63.567
9. 40 CFR 63.568
Emissions Unit Description:

(a) Nos. 11A and 11C Pipe Stills built in 1956, with a rated capacity of 220,800 barrels per day, and identified as Unit ID 120 process crude into various hydrocarbon fractions based on boiling points. The following specific units are considered to be affected facilities: [Section D.1]

- Tank 3030
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices. Tank 3030 shall be operated in accordance to the applicable wastewater requirements in 40 CFR 63, Subpart CC.
- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open-ended lines or valves.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC.

(b) Cokers. The following specific units are considered to be affected facilities: [Section D.2]

- Coker 2
- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC.
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.
- All delayed coking units meeting the criteria of 40 CFR 63, Subpart CC.

The following are Group 2 storage vessels:

- Tank 6254

(c) No. 12 Pipe Still, constructed in 1959 and to be modified as part of the WRMP Project, which processes crude into various hydrocarbon fractions based on boiling points, identified as Unit ID 130, and is rated at 336,000 barrels per day. Heaters identified as H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX will be shutdown and replaced by heaters H-101A, H-101B, and H-102 as part of the WRMP project. Also, as part of the WRMP Project, there will be upgrades made to the atmospheric and vacuum distillation towers and various heat exchangers and associated piping. As part of the WEP, there will be new control valves, instrumentation upgrades (valves, flanges) and new piping connections (valves, flanges). The following specific units are considered to be affected facilities: [Section D.3]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
• All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
• All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. The Group 1 miscellaneous process vent emissions from No. 12 Pipe Still are routed to the South Flare and associated flare gas recovery system FGRS1.

(d) The Sulfur Recovery Plant (SRP), identified as Unit ID 162, originally constructed in 1971 and expanded in 1981 and 1995, and rated at 600 long tons per day, to be modified as part of the WRMP Project, increasing the capacity to 1,300 long tons per day of sulfur. Additional sulfur capacity can be achieved with oxygen enrichment in the C, D and E Claus trains as part of the original WRMP design with no increase in permitted emissions. The following specific units are considered to be affected facilities: [Section D.4]

• Tank 410
• Tank 431
• All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices. Tanks 410 and 431 shall be operated in accordance to the applicable wastewater requirements in 40 CFR 63, Subpart CC.
• All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.

(e) (1) Vapor Recovery Unit 100 (VRU-100) identified as Unit ID 241, and Vapor Recovery Unit 200 (VRU-200) identified as Unit ID 231, permitted for turnaround (TAR) in 2008 to repair or replace tower trays and increase existing pumping and cooling capacities. Gasoline and lighter products from the FCUs are separated in the VRUs using a series of distillation towers. The VRUs are connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment including one (1) compressor (identified as J-3E located at VRU-100), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of the WRMP Project, there will be upgrades made to various heat exchangers and associated piping and retraying of distillation towers at VRU 100 and VRU 200. As part of WEP, there will be rerouting of naphtha streams (valves and flanges), removal of hydraulic constraints (pump modifications), and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.5]

• All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
• The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
• All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
• All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.

(f) (1) The Vapor Recovery Unit 300 (VRU 300), identified as Unit ID 150. Light ends and naphtha are separated in the VRU using a series of distillation towers. This unit is
connected to the VRU Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, there will be upgrades made to various distillation towers, compressor K-340, and associated piping at VRU 300. Upon completion of WRMP, some portions of VRU 300 will be connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.6]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. The Group 1 miscellaneous process vent emissions from the off gas knock-out drum (D-400) are routed to the VRU Flare and associated flare gas recovery system FGRS3.

(2) Vapor Recovery Unit VRU 400 for the Coker 2, permitted in 2008, to be installed as part of the WRMP project, approved in 2016 for modification. This unit is connected to the South Flare and associated flare gas recovery system FGRS1 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes leaks from process equipment, including one (1) compressor (identified as K-401), pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems. As part of WEP, there are tray modifications in distillation towers and new piping connections (valve and flanges). The following specific units are considered to be affected facilities: [Section D.6]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. The Group 1 miscellaneous process vent emissions at the VRU 400 are routed to the South Flare and associated flare gas recovery system FGRS1.

(g) The Alkylation Unit, identified as Unit ID 140, combines isobutane with butylenes and propylenes to produce alkylate. The alkylate, a high octane naphtha, is blended into gasoline. This unit was built in 1961 and expanded in 1989. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions emitted during emergency situations, unit startups and
shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.7]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. The Group 1 miscellaneous process vent emissions from the off gas knock-out drum (D-22) are routed to the Alky Flare and associated flare gas recovery system FGRS3.

(h) The Propylene Concentration Unit (PCU), identified as Unit ID 145, purifies propylene for sale to chemical plants and eventual manufacture into polypropylene plastic. This unit also has a treating system, which purifies propane. This unit is connected to the Alky Flare and associated flare gas recovery system FGRS3 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The facility includes a caustic degassing drum (D-100) that is vented to the Alky Flare or FGRS3 and leaks from process equipment, including one compressor (identified as K-104), pumps, pressure relief devices, sampling connection systems, open-ended lines or valves, and instrumentation and heat exchange systems. As part of the WEP, there are modifications to trays and new nozzles for the distillation towers, and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.8]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.

(i) The Isomerization Unit (ISOM), identified as Unit ID 210, was constructed in 1985 as a conversion of the No.2 Ultraformer. The Isomerization process converts low octane naphtha into high octane gasoline blending components. This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the MSAT II Compliance project approved in 2011 for construction, one (1) new C-250 Naphtha Splitter, a benzene saturation reactor system, and associated equipment (collectively identified as the Naphtha Splitter Unit) will be installed in the ISOM. The following specific units are considered to be affected facilities: [Section D.9]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. The Group 1 and Group 2 miscellaneous process vent emissions from the off gas knock-out drum (ISOM D-18) are routed to the UIU Flare and associated flare gas recovery system FGRS4.
The Aromatic Recovery Unit (ARU), identified as Unit ID 242, consists of the ARU 200 section and the ARU 300 section. The primary function is to remove light ends from naphtha to obtain a more desirable reforming feed. Its secondary function is to separate xylene, a chemical feedstock, from the Ultraformer product. The ARU utilizes a series of distillation towers to purify reformer feed and another set of towers to separate chemical feedstocks. The following specific units are considered to be affected facilities: [Section D.10]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. The two (2) Group 2 miscellaneous process vent emissions from the ARU are routed to the 4UF Flare and associated flare gas recovery system FGRS4.

(k) The Blending Oil Unit (BOU), identified as Unit ID 250, uses hydrogen to convert sulfur to hydrogen sulfide and remove it from distillate and gas oil streams to meet product specifications. The hydrogen sulfide is sent to the Claus Trains for further processing. The BOU is connected to the 4UF Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, the BOU heater F-401 will be modified by replacing burners, with rated capacity remaining at 35 mmBTU/hr. As part of the WEP, there are removal of hydraulic constraints (pump modification) and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.11]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.

(n) Butane, Propane and Propylene Storage and Loading Facilities, identified as Unit ID 604. The following specific units are considered to be affected facilities: [Section D.14]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC, including Group 1 vents from spheres 3951 and 3952.

(o) The No.3 Ultraformer Unit (No. 3 UF), identified as Unit ID 220, commissioned in 1958. The majority of the unit was shutdown in March 2007, including the H-1, H-2 and F-7 heaters, catalyst filled reactors and the internal scrubbing system, controlling the regeneration vent during the coke burn-off and catalyst rejuvenation steps of the regeneration process. The C-2
Splitter Tower will be shut down and permanently decommissioned as part of the MSAT II Compliance project, approved in 2011 for construction. The unit now consists of the C2 D-18 flare gas separator, the D-24 knock-out drum and associated piping.

The No. 3 Ultraformer is connected to the UIU flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, preparation of equipment for maintenance and reactor regenerations. The following specific units are considered to be affected facilities: [Section D.15]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. The Group 1 miscellaneous process vent emissions from the C2 D-18 flare gas separator are routed to the UIU Flare and associated flare gas recovery system FGRS4.

The No.4 Ultraformer Unit (no. 4 UF), identified as Unit ID 224, built in 1972, upgrades low-octane naphtha to gasoline blending material and chemical feedstocks. The front-end of the unit is a desulfurization section. The reforming section consists of a series of process furnaces and catalyst-filled reactors in which the naphtha is heated and converted from straight chain to aromatic compounds. The reactor products are separated by distillation for further processing or blending into gasoline. D-1 will be upgraded to a two bed reactor as part of the WRMP project. The C-6 Ultraformate Splitter will be used as a Dehexanizer as part of the MSAT II Compliance project, approved in 2011 for construction. The following specific units are considered to be affected facilities: [Section D.16]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. The Group 2 miscellaneous process vent emissions from the 4UF are routed to the 4UF Flare and associated flare gas recovery system FGRS4.

The Hydrogen Unit (HU), identified as Unit ID 698, commissioned in 1993, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The HU produces high purity hydrogen by reacting steam with methane. The reaction is carried out by heating the mixture in a furnace and reacting it in the presence of a catalyst. The following specific units are considered to be affected facilities: [Section D.17]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
• All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. There is one (1) Group 2 miscellaneous process vent at the HU unit.

(r) The Distillate Desulfurizer Unit (DDU), identified as Unit ID 700, commissioned in 1993, removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed to convert sulfur compounds to H2S. The following specific units are considered to be affected facilities: [Section D.18]

• All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
• The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
• All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. There is one (1) Group 2 miscellaneous process vent at the DDU unit.
• All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.

(s) The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06, is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.19]

• All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
• The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
• All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
• All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.

(t) The Catalytic Refining Unit (CRU), identified as Unit ID 201, which removes sulfur from petroleum naphthas and distillates. Naphtha or distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed inside one of two reactor trains, identified as D-114 and D-105, to convert sulfur compounds to hydrogen sulfide. Hydrogen sulfide is subsequently removed from the product by distillation followed by scrubbing with an amine. The following specific units are considered to be affected facilities: [Section D.20]

• All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
• The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
• All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
• All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. The Group 1 miscellaneous
The Fluidized Catalytic Cracking Unit (FCU) 500, constructed in 1945, identified as Unit ID 230 and rated at 115,000 barrels per day. This facility converts hydrocarbons that boil above 500 oF into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.21]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. The Group 1 miscellaneous process vent emissions from the FCU500 are routed to the VRU Flare and associated flare gas recovery system FGRS3.

The Fluidized Catalytic Cracking Unit (FCU) 600, constructed in 1946, identified as Unit ID 240 and rated at 80,000 barrels per day. This facility converts hydrocarbons that boil above 500 oF into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.22]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.

A portion of No. 3 Stanolind Power Station (SPS) identified as Unit ID 503. The following specific units are considered to be affected facilities: [Section D.24]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.

Hazardous Waste Treatment System. The following specific units are considered to be affected facilities: [Section D.25]

- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including wastewater tanks and wastewater streams associated with the
dewatering system, individual drain systems, oil water separators, and closed vent systems and control devices.

(z) Wastewater Treatment Plant (WWTP), identified as Unit ID 544. This facility treats the water used in the refining process that comes into contact with oil or chemicals. In the first step, the heavier solids are removed at the inlet to the WWTP and the floating oil is skimmed from the surface of the wastewater in the API separator boxes. The oil is then recycled back to the refinery. The water is then aerated in the Air Flotation Unit where additional solid impurities are floated and skimmed. As part of the Lakefront Upgrades (LFU) Project, approved in 2014 for modification, the larger solids in the wastewater will be removed in the new Solids Collection System. Then the wastewater will be routed to tanks TK-5050, TK-5051 and TK-5052, which will operate in parallel and serve as oil-water separators, equalization, and stormwater surge. Floating oil will be separated and skimmed from the tanks and recycled. The water will be routed to the new Dissolved Nitrogen Floatation (DNF) Units to remove suspended solids and oil, which will be floated and skimmed. Thereafter, it moves to the Activated Sludge Plant where special bacteria digest the remaining contaminants. The water then passes through a clarifier and then final filters before being returned to Lake Michigan. The following specific units are considered to be affected facilities: [Section D.26]

- Dissolved Nitrogen Floatation (DNF) System
- TK-5050
- TK-5051
- TK-5052
- TK-303
- TK-304
- TK-562
- Solids collection system
- TK-101
- TK-102
- TK-103
- TK-104
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including the Dissolved Nitrogen Floatation (DNF) System, tanks TK-5050, TK-5051, and TK-5052, float and sludge handling tanks TK-303, TK-304, and TK-562, the solids collection system, the four tanks in the brine treatment system (TK-101, TK-102, TK-103 and TK-104), individual drain systems, oil water separators, and closed vent systems and control devices.

(aa) Oil Movements, identified as Unit 640. This facility is used to store, blend, and ship products. Gasoline blending components are custom blended into various grades of gasoline. Additive and other compounds are blended into the products to give them their unique characteristics. Furnace oil and other distillates are also blended using components from process units or storage. Crude oil and feedstocks for process units and products are also stored at this location. Product loading operations include the pipeline and railcar racks. The following specific units are considered to be affected facilities: [Section D.27]

- TK-3559
- TK-3560
- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including wastewater tanks and wastewater streams associated with the
dewatering system, individual drain systems, oil water separators, and closed vent systems and control devices. TK-3559 and TK-3560 shall comply with the applicable wastewater requirements in 40 CFR 63, Subpart CC.

- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. There is one (1) Group 2 miscellaneous process vent at Oil Movements.

The following are Group 1 storage vessels meeting the criteria specified in 40 CFR 63, Subpart CC:

- Tank 3529
- Tank 3901
- Tank 3902
- Tank 3915
- Tank 3916
- Tank 3917
- Tank 3918
- Tank 3919
- Tank 3920
- Tank 3921
- Tank 3474
- Tank 3475
- Tank 3476
- Tank 3477
- Tank 3480
- Tank 3482
- Tank 3483
- Tank 3484
- Tank 3486
- Tank 3487
- Tank 3488
- Tank 3489
- Tank 3493
- Tank 3510
- Tank 3511
- Tank 3512
- Tank 3513
- Tank 3514
- Tank 3525
- Tank 3526
- Tank 3527
- Tank 3528
- Tank 3531
- Tank 3532
- Tank 3533
- Tank 3534
- Tank 3553
- Tank 3554
- Tank 3601
- Tank 3605
- Tank 3622
- Tank 3624
- Tank 3629
- Tank 3631
- Tank 3633
- Tank 3635
- Tank 3639
- Tank 3641
- Tank 3701
- Tank 3702
- Tank 3704
- Tank 3705
- Tank 3706
- Tank 3707
- Tank 3710
- Tank 3715
- Tank 3716
- Tank 3728
- Tank 3900
- Tank 3904
- Tank 3905
- Tank 3907
- Tank 3909
- Tank 3911
- Tank 3912
- Tank 3914

The following are Group 2 storage vessels under 40 CFR 63, Subpart CC:
- TK-3228
- TK-3234
- TK-3872
- Tank 3708
- Tank 3709
- TK-3711
- TK-3712
- TK-3726
- Tank 3727
- Tank 3730
- TK-3733
- TK-3734
- TK-3735
- TK-3906
- TK-3908
- TK-3910
- TK-3913
- TK-3505
- TK-3509
- TK-3491
- TK-3496
- TK-3498
- TK-3499
- TK-3500
- TK-3546
- TK-3547
- TK-3548
- Tank 3549
• TK-3867
• TK-3868
• TK-3869
• TK-3876
• Tank 3600
• Tank 3602
• Tank 3604
• TK-3606
• TK-3607
• Tank 3558
• TK-2279
• TK-3569
• TK-3571
• TK-3572
• TK-3610
• TK-3611
• TK-3613
• TK-3490
• Tank 3495
• TK-3717
• TK-3721
• TK-3498
• TK-3717R
• TK-3721R
• TK-3498R
• TK-3720

(cc) The Mechanical Shop, identified as Unit 693. The following specific units are considered to be affected facilities: [Section D.29]

• All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.

(dd) One bulk truck loading facility, identified as the Marketing Terminal, and consisting of one (1) truck loading rack, constructed in 1972 and modified in 1992, comprised of 7 bays used for loading gasoline products and fuel oil. Four bays are dedicated to loading distillates, while the other three bays are dedicated to loading gasoline products. The maximum throughput for the truck loading facility is 1,103,760,000 gallons per year. Emissions of volatile organic compounds are controlled using a vapor combustion unit (identified as VCU). The following specific units are considered to be affected facilities: [Section D.30]

• All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
• All gasoline loading racks classified under SIC code 2911 meeting the criteria specified in 40 CFR 63, Subpart CC.
• All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.

(ee) Cooling Towers including the following: The following specific units are considered to be affected facilities: [Section D.31]
• Cooling Tower 2
• Cooling Tower 3
• Cooling Tower 4
• Cooling Tower 5
• Cooling Tower 6
• Cooling Tower 7
• Cooling Tower 8
• Modular Cooling Tower System
• The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC.

(ff) One (1) Asphalt Facility used to store, blend and transfer asphalt products. The facility has six blenders used for loading asphalt into railcars and trucks. Process heaters are used to keep certain tanks at the proper temperature for shipping. The following specific units are considered to be affected facilities: [Section D.32]

• All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
• All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.

The following Group 2 storage vessels meeting the criteria specified in 40 CFR 63, Subpart CC:
• Tank 6126
• Tank 6127
• TK-3609
• TK-3614
• TK-3615
• TK-3616
• TK-3617

(ii) One (1) Marine Dock Facility used to store and transfer products. The facility has three dock berths. A process heater is used to keep certain tanks at the proper temperature for shipping. As a contemporaneous project to the WRMP Project, gasoline loading at the Marine dock will cease. The following specific units are considered to be affected facilities: [Section D.34]

• BT-1
• BT-2
• All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
• All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices. BT-1 and BT-2 shall comply with the applicable requirements in 40 CFR 63, Subpart CC.
• All marine vessel loading operations located at a petroleum refinery meeting the criteria specified in 40 CFR 63, subpart CC and the applicable criteria of 40 CFR 63, Subpart Y.
• All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.

The following Group 2 storage vessels meeting the criteria specified in 40 CFR 63, Subpart CC:
• TK-3570
• TK-3573
(jj) The refinery operates ten hydrocarbon flares. The PIB flare is operated by INEOS. The flares are used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.35]

- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.

The following flares shall comply with the requirements specified in 40 CFR 63, Subpart CC relating to the control of process vents.
- 4UF Flare
- FCU Flare
- UIU Flare
- VRU Flare
- Alky Flare
- DDU Flare
- GOHT Flare
- South Flare

(kk) The OSBL area includes the pipe alleys, laboratory dock and waste transfer pad. The pipe alleys contain pipes that transfer hydrocarbon streams from one process unit to another or to storage. This facility includes leaks from process equipment, including open-ended valves or lines and flanges and heat exchange systems. This facility also contains area drains and an oil/water separator. The following specific units are considered to be affected facilities: [Section D.36]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.

(ll) The Distillate Hydrotreating (DHT) Unit, identified as Unit ID 720 and rated at 45,000 barrels per day, which removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in a process furnace and passed over a catalyst bed to convert sulfur compounds to H2S. The DHT Unit was constructed in 2005/2006. The following specific units are considered to be affected facilities: [Section D.37]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.
One (1) tank sludge cleaning facility (identified as Tank Cleaning Facility) with a maximum throughput of 300 gallons per minute of storage tank sludge/cutter stock mix per hour, with VOC and HAP emissions voluntarily controlled using a wet scrubber/carbon canister system (identified as S-1). The facility is approved for construction in 2007, is operated as a batch process. The following specific units are considered to be affected facilities: [Section D.41]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.

The Gas Oil Hydrotreater (GOHT) Unit, identified as Unit ID 802 and rated at 120,000 barrels per day. The GOHT reduces the sulfur and nitrogen content of the FCU feed and improves the hydrogen content. Operation of the GOHT will enable the FCU to meet gasoline sulfur specifications and to improve FCU conversion yields. The GOHT Unit will be constructed as part of the WRMP Project. The following specific units are considered to be affected facilities: [Section D.42]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. The Group 1 and Group 2 miscellaneous process vent emissions from the GOHT are routed to the GOHT Flare and associated flare gas recovery system FGRS2.

The New Hydrogen Unit (New HU), identified as Unit ID 801, owned and operated by Praxair, Inc. and constructed as part of the WRMP Project, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The New HU produces high purity hydrogen by reacting steam with methane. The New HU heaters HU-1 and HU-2 are equipped with Selective Catalytic Reduction (SCR) for control of NOX. The New HU heater stacks have continuous emissions monitors (CEMs) for NOX and CO. The following specific units are considered to be affected facilities: [Section D.43]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The HU Flare shall comply with the requirements specified in 40 CFR 63, Subpart CC relating to closed vent systems.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC.

The Naphtha Hydrotreater (NHT), identified as Unit ID 810, approved in 2016 for construction, removes sulfur from petroleum naphthas. Petroleum naphthas are heated and sent through a Selective Hydrotreating Unit (SHU) reactor, D-701, to prevent fouling downstream and to treat diolefins. The SHU reactor effluent is routed to a Hydrodesulfurization (HDS) reactor, D-702, to further reduce sulfur content. The HDS reactor effluent is cooled, and the HDS reactor's vapor stream is sent to the amine absorber tower, C-701, to remove H2S from the unreacted hydrogen prior to being recycled within the NHT unit and purged as needed to the hydrogen header system. The HDS reactor's liquid stream is sent to the stabilizer distillation column, C-702, to separate lighter components entrained in the desulfurized naphtha. Additional sulfur is removed from the stabilizer's off-gas at the stabilizer off-gas amine contactor tower, C-703,
prior to being recycled to the fuel gas system. Desulfurized naphtha is pumped to the tank fields for gasoline blending. Sulfur containing sour water and amine streams are sent to the SRP. [Section D.46]

- All equipment leaks meeting the criteria specified in 40 CFR 63, Subpart CC including equipment leaks of HAP from pumps, compressors, pressure relief devices, sampling connection systems, open ended lines or valves.
- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC,
- All wastewater streams and treatment operations meeting the criteria specified in 40 CFR 63, Subpart CC including individual drain systems, oil water separators, and closed vent systems and control devices.
- All miscellaneous process vents including maintenance vents from petroleum refining process units meeting the criteria of 40 CFR 63, Subpart CC. The Group 1 miscellaneous process vent emissions from the NHT are routed to the GOHT Flare and associated flare gas recovery system FGRS2.

Insignificant Activities

(hh) One (1) cooling tower, identified as Cooling Tower 1, with a maximum capacity of 35,000 gpm. [40 CFR 63, Subpart CC]

- The heat exchange systems meeting the criteria specified in 40 CFR 63, Subpart CC.

Under 40 CFR 63, Subpart CC, applies to petroleum refining process units and to related emission points that are specified in 40 CFR 63, Subpart CC that are located at a plant site that meet the criteria under 40 CFR 63, Subpart CC.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

National Emissions Standards for Hazardous Air Pollutants (NESHAP) Requirements [326 IAC 2-7-5(1)]


(a) Pursuant to 40 CFR 63.642, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 20-1-1, for the emission unit(s) listed above, as specified in 40 CFR Part 63, Subpart CC, in accordance with the schedule in 40 CFR Part 63, Subpart CC.

(b) Pursuant to 40 CFR 63.10, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251

H.2.2 National Emissions Standards for Hazardous Air Pollutants for Petroleum Refineries [40 CFR Part 63, Subpart CC] [326 IAC 20-16]

Pursuant to 40 CFR Part 63, Subpart CC, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart CC, which are incorporated by reference as 326 IAC 20-16
(included as Attachment E.iii to the operating permit), for the emission unit(s) listed above, as specified as follows.

1. 40 CFR 63.640 all except (b) and (s)
2. 40 CFR 63.641
3. 40 CFR 63.642 (a), (b), (c), (d), (e), (f), (g), (i), (k), (m), (n)
4. 40 CFR 63.643 (a), (b), (c), (d)
5. 40 CFR 63.644 (a), (c), (d), (e)
6. 40 CFR 63.645
7. 40 CFR 63.646
8. 40 CFR 63.647
9. 40 CFR 63.648 (a)(1), (a)(3), (b), (f), (g), (h), (i), (j)
10. 40 CFR 63.650
11. 40 CFR 63.651
12. 40 CFR 63.654
13. 40 CFR 63.655
14. 40 CFR 63.656
15. 40 CFR 63.657 (a)(1), (b), (c), (d), (f)
16. 40 CFR 63.658
17. 40 CFR 63.660
18. 40 CFR 63.670 (b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l), (m), (n), (o), (p), (q)
19. 40 CFR 63.671
20. Table 1
21. Table 4
22. Table 5
23. Table 6
24. Table 11
25. Table 12
26. Table 13

H.2.3 Standard of Performance for Storage Vessels for Bulk Gasoline Terminals [326 IAC 12-1] [40 CFR 60, Subpart XX] [326 IAC 20-16] [40 CFR 63, Subpart CC]

Pursuant to 40 CFR Part 63, Subpart CC, the Permittee shall comply with the applicable provisions of 40 CFR Part 60, Subpart XX, which are incorporated by reference as 326 IAC 12 (included as Attachment C.x to the operating permit), as follows.

1. 40 CFR 60.502
2. 40 CFR 60.503

H.2.4 National Emissions Standards for Hazardous Air Pollutants for Gasoline Distribution Facilities (Bulk Gasoline Terminals and Pipeline Breakout Stations) [40 CFR Part 63, Subpart R] [326 IAC 20-10] [40 CFR 63, Subpart CC]

Pursuant to 40 CFR Part 63, Subpart CC, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart R, which are incorporated by reference as 326 IAC 20-10 (included as Attachment E.i to the operating permit), as follows.

1. 40 CFR 63.421
2. 40 CFR 63.422 (a), (b), (c), (e)
3. 40 CFR 63.425 (a), (b), (c), (i)
4. 40 CFR 63.427 (a), (b)
5. 40 CFR 63.428 (b), (c), (g)(1), (h)(1), (h)(2), (h)(3), (k)
6. Table 1
H.2.5 National Emissions Standards for Storage Vessels (Tanks)—Control Level 2 [40 CFR Part 63, Subpart WW] [326 IAC 20-43] [40 CFR 63, Subpart CC]

Pursuant to 40 CFR Part 63, Subpart CC, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart WW, which are incorporated by reference as 326 IAC 20-43 (included as Attachment E.ix to the operating permit), as follows.

1. 40 CFR 63.1060
2. 40 CFR 63.1061
3. 40 CFR 63.1063
4. 40 CFR 63.1065
5. 40 CFR 63.1066 except (a)


Pursuant to a Notice of Agency Determination and Order of the Commissioner of the Department of Environmental Management dated June 8, 2017, the Permittee has been granted a one year extension of the August 1, 2017 compliance date for the standards set forth in 40 CFR 63.643(c), 40 CFR 63.655(g)(13), and 40 CFR 63.655(i)(12). Pursuant to Indiana Code § 13-14-2-6 and in order to secure compliance with 40 CFR Part 63.6(i) and 40 CFR 63, Subpart CC, the Permittee is subject to the following order:

1. Within Sixty (60) days of the effective date of the order, the Permittee shall submit a status report with respect to the following milestones indicating the actual dates of the milestones:
   a. The identification of requirements necessary for compliance; and
   b. The projected dates of implementation of necessary compliance measures.

2. The status report in Paragraph 1 shall include a description of the measures that have been or will be implemented in order to comply with the standards set forth in 40 CFR 63.643(c), 40 CFR 63.655(g)(13), and 40 CFR 63.655(i)(12).

3. The Permittee shall comply with the standards set forth in 40 CFR 63.643(c), 40 CFR 63.655(g)(13), and 40 CFR 63.655(i)(12) no later than August 1, 2018.


Pursuant to a Notice of Agency Determination and Order of the Commissioner of the Department of Environmental Management dated December 5, 2018, the Permittee has been granted a one year extension of the January 30, 2019 compliance date for the standards set forth in 40 CFR 63.655(i)(9), 63.655(g)(11), 63.670(b), (c), (d), (e), (g), (h), (i), (j), (k), (l), (m), (o), (p), (q), 63.671(a), (b), (c), (d), (e). Pursuant to Indiana Code § 13-14-2-6 and in order to secure compliance with 40 CFR Part 63.6(i) and 40 CFR 63, Subpart CC, the Permittee is subject to the following order:

(a) BP Products North America Inc., Whiting Refinery, Whiting, IN shall install video monitoring equipment and record visible emissions per 40 CFR 63.670(h)(2) for the following flares: South, Alky, DDU, GOHT, 4UF, UIU, VRU, and FCU no later than January 31, 2019.

(b) BP Products North America Inc., Whiting Refinery South, Alky, and DDU flares shall comply with the standards set forth in 40 CFR Part 63, Subpart CC no later than May 1, 2019.
(c) BP Products North America Inc., Whiting Refinery GOHT flare shall comply with the standards set forth in 40 CFR Part 63, Subpart CC no later than July 1, 2019.

(d) BP Products North America Inc., Whiting Refinery 4UF and UIU flares shall comply with the standards set forth in 40 CFR Part 63, Subpart CC no later than October 1, 2019.


(f) BP Products North America Inc., Whiting Refinery, Whiting, Indiana shall submit a status report within fifteen (15) days of completion of the following milestones indicating the actual dates of completion.

(1) The dates by which final compliance with the standards set forth in 40 CFR 63.607(h)(2) for the following flares: South, Alky, DDU, GOHT, 4UF, UIU, VRU and FCU is achieved.

(2) The dates by which final compliance with the standards set forth in 40 CFR Part 63, Subpart CC for South, Alky, and DDU flares is achieved.

(3) The dates by which final compliance with the standards set forth in 40 CFR Part 63, Subpart CC for GOHT flare is achieved.

(4) The dates by which final compliance with the standards set forth in 40 CFR Part 63, Subpart CC for 4UF and UIU flares is achieved.

(5) The dates by which final compliance with the standards set forth in 40 CFR Part 63, Subpart CC for VRU and FCU flares is achieved.
SECTION H.3  EMISSIONS UNIT OPERATION CONDITIONS - 40 CFR 63, Subpart UUU

Emissions Unit Description:

(d) The Sulfur Recovery Plant (SRP), identified as Unit ID 162, originally constructed in 1971 and expanded in 1981 and 1995, and rated at 600 long tons per day, to be modified as part of the WRMP Project, increasing the capacity to 1,300 long tons per day of sulfur. Additional sulfur capacity can be achieved with oxygen enrichment in the C, D and E Claus trains as part of the original WRMP design with no increase in permitted emissions. The following specific units are considered to be affected facilities: [Section D.4]

- Under 40 CFR Part 63, Subpart UUU, the process vent or group of process vents on Claus or other types of sulfur recovery plant units or the tail gas treatment units servicing sulfur recover plants, that are associated with sulfur recovery at the Sulfur Recovery Plant (SRP) are affected sources pursuant to 40 CFR 63, Subpart UUU.
- Under 40 CFR 63, Subpart UUU, each bypass line serving a new, existing, or reconstructed sulfur recovery unit. This means each vent system that contains a bypass line (e.g., ductwork) that could divert an affected vent stream away from a control device used to comply with the requirements of this subpart and associated bypass lines for any affected sources.

(p) The No.4 Ultraformer Unit (no. 4 UF), identified as Unit ID 224, built in 1972, upgrades low-octane naphtha to gasoline blending material and chemical feedstocks. The front-end of the unit is a desulfurization section. The reforming section consists of a series of process furnaces and catalyst-filled reactors in which the naphtha is heated and converted from straight chain to aromatic compounds. The reactor products are separated by distillation for further processing or blending into gasoline. D-1 will be upgraded to a two bed reactor as part of the WRMP project. The C-6 Ultraformate Splitter will be used as a Dehexanizer as part of the MSAT II Compliance project, approved in 2011 for construction. The following specific units are considered to be affected facilities: [Section D.16]

- Under 40 CFR Part 63, Subpart UUU, the process vent or group of process vents on catalytic reforming units (including but not limited to semi-regenerative, cyclic, or continuous processes) that are associated with regeneration of the catalyst used in the unit. The affected source includes vents that are used during the unit depressurization, purging, coke burn and catalyst rejuvenation.
- Under 40 CFR 63, Subpart UUU, each bypass line serving a new, existing, or reconstructed catalytic reforming unit. This means each vent system that contains a bypass line (e.g., ductwork) that could divert an affected vent stream away from a control device used to comply with the requirements of this subpart and associated bypass lines for any affected sources.

(u) The Fluidized Catalytic Cracking Unit (FCU) 500, constructed in 1945, identified as Unit ID 230 and rated at 115,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.21]

- Under 40 CFR Part 63, Subpart UUU, the process vent or group of process vents on fluidized catalytic cracking units that are associated with regeneration of the catalyst used in the unit (i.e., the catalyst regeneration flue gas vent) at the units listed below are affected sources pursuant to 40 CFR 63, Subpart UUU.
- Under 40 CFR 63, Subpart UUU, each bypass line serving a new, existing, or reconstructed catalytic cracking unit. This means each vent system that contains a bypass
line (e.g., ductwork) that could divert an affected vent stream away from a control device used to comply with the requirements of this subpart. and associated bypass lines for any affected sources.

(v) The Fluidized Catalytic Cracking Unit (FCU) 600, constructed in 1946, identified as Unit ID 240 and rated at 80,000 barrels per day. This facility converts hydrocarbons that boil above 500 °F into lower molecular weight products, which include gasoline and LPG. The cracking takes place as the gas oil and catalyst stream mix in the reactor. This process results in the catalyst being coated with coke, which is subsequently burned off in a regenerator. The following specific units are considered to be affected facilities: [Section D.22]

- Under 40 CFR Part 63, Subpart UUU, the process vent or group of process vents on fluidized catalytic cracking units that are associated with regeneration of the catalyst used in the unit (i.e., the catalyst regeneration flue gas vent) at the units listed below are affected sources pursuant to 40 CFR 63, Subpart UUU.
- Under 40 CFR 63, Subpart UUU, each bypass line serving a new, existing, or reconstructed catalytic cracking unit. This means each vent system that contains a bypass line (e.g., ductwork) that could divert an affected vent stream away from a control device used to comply with the requirements of this subpart. and associated bypass lines for any affected sources.

(jj) The refinery operates ten hydrocarbon flares. The PIB flare is operated by INEOS. The flares are used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.35]

- 4UF Flare
- FCU Flare
- UIU Flare
- VRU Flare
- Alky Flare

Under 40 CFR 63, Subpart UUU, the Permittee shall comply with the requirements specified in 40 CFR 63, Subpart UUU for the above flares.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

National Emissions Standards for Hazardous Air Pollutants (NESHAP) Requirements [326 IAC 2-7-5(1)]


(a) Pursuant to 40 CFR 63.1577, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 20-1-1, for the emission unit(s) listed above, as specified in 40 CFR Part 63, Subpart UUU, in accordance with the schedule in 40 CFR Part 63, Subpart UUU.

(b) Pursuant to 40 CFR 63.10, the Permittee shall submit all required notifications and reports to:

Pursuant to 40 CFR Part 63, Subpart UUU, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart UUU, which are incorporated by reference as 326 IAC 20-50 (included as Attachment E.iv to the operating permit), for the emission unit(s) listed above, as specified as follows.

1. 40 CFR 63.1560
2. 40 CFR 63.1561
3. 40 CFR 63.1562 all except (c)
4. 40 CFR 63.1563 (a), (b), (e)
5. 40 CFR 63.1564
6. 40 CFR 63.1565
7. 40 CFR 63.1566
8. 40 CFR 63.1567
9. 40 CFR 63.1568
10. 40 CFR 63.1569
11. 40 CFR 63.1570
12. 40 CFR 63.1571 (a)(1), (a)(2), (a)(3), (a)(5), (a)(6), (b), (c), (d), (e)
13. 40 CFR 63.1572
14. 40 CFR 63.1573
15. 40 CFR 63.1574
16. 40 CFR 63.1575
17. 40 CFR 63.1576
18. 40 CFR 63.1577
19. 40 CFR 63.1578
20. 40 CFR 63.1579
21. Table 1
22. Table 2
23. Table 3
24. Table 4
25. Table 5
26. Table 6
27. Table 7
28. Table 8
29. Table 9
30. Table 10
31. Table 11
32. Table 12
33. Table 13
34. Table 14
35. Table 15
36. Table 16
37. Table 17
38. Table 18
39. Table 19
40. Table 20
41. Table 21
H.3.3 Compliance Monitoring Requirements for the Fluidized Catalytic Cracking Unit (FCU) 500 and Fluidized Catalytic Cracking Unit (FCU) 600 [326 IAC 20-50] [40 CFR 63, Subpart UUU]

To demonstrate the compliance status with Condition H.3.2 and as approved by the U.S. EPA on April 3, 2017, the Permittee shall comply with the following alternative compliance monitoring requirements for the Fluidized Catalytic Cracking Unit (FCU) 500 and Fluidized Catalytic Cracking Unit (FCU) 600:

During periods of startup, shutdown, and hot standby the Permittee shall maintain the oxygen concentration in the exhaust gas of each of the two FCCUs (FCU500 and FCU600) at or above 1% by volume on a wet basis.
SECTION H.4  EMISSIONS UNIT OPERATION CONDITIONS - 40 CFR 63, Subpart EEEE

Emissions Unit Description:

Under 40 CFR 63, Subpart EEEE, the affected sources include storage tanks, transfer racks, containers, transport vehicles and equipment leak components that are not subject to emissions control requirements including, but not limited to the following:

(aa) Oil Movements, identified as Unit 640. This facility is used to store, blend, and ship products. Gasoline blending components are custom blended into various grades of gasoline. Additive and other compounds are blended into the products to give them their unique characteristics. Furnace oil and other distillates are also blended using components from process units or storage. Crude oil and feedstocks for process units and products are also stored at this location. Product loading operations include the pipeline and railcar racks. The following specific units are considered to be affected facilities: [Section D.27]

- D-424
- TK-57874
- TK-57867
- TK-51302
- TK-57900
- TK-51314
- TK-51301
- TK-51348
- TK-51347
- TK-51346
- TK-51345
- TK-51344
- TK-51317
- TK-51307
- TK-51303
- TK-51336
- TK-51334
- TK-57547
- TK-57868
- TK-57869
- TK-57867
- Drum (55)
- TK-57874
- TK-C Station-5
- TK-C Station-3
- TK-4UF (3744 gallons)
- TK-11PS
- TK-3SPS
- TK-CFU
- TK-West of CT#1
- TK-West of CT#2
- TK-East of Alky
- Miscellaneous Totes

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)
National Emissions Standards for Hazardous Air Pollutants (NESHAP) Requirements [326 IAC 2-7-5(1)]


(a) Pursuant to 40 CFR 63.2398, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 20-1-1, for the emission unit(s) listed above, as specified in 40 CFR Part 63, Subpart EEEE, in accordance with the schedule in 40 CFR Part 63, Subpart EEEE.

(b) Pursuant to 40 CFR 63.10, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251


Pursuant to 40 CFR Part 63, Subpart EEEE, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart EEEE, which are incorporated by reference as 326 IAC 20-83 (included as Attachment E.v to the operating permit), for the emission unit(s) listed above, as specified as follows.

1. 40 CFR 63.2330
2. 40 CFR 63.2334 (a)
3. 40 CFR 63.2338
4. 40 CFR 63.2342 (b), (d)
5. 40 CFR 63.2343
6. 40 CFR 63.2382
7. 40 CFR 63.2386
8. 40 CFR 63.2390
9. 40 CFR 63.2394
10. 40 CFR 63.2398
11. 40 CFR 63.2402
12. 40 CFR 63.2406
13. Table 1
14. Table 12
SECTION H.5  EMISSIONS UNIT OPERATION CONDITIONS - 40 CFR 63, Subpart ZZZZ

Emissions Unit Description:

(oo) The New Hydrogen Unit (New HU), identified as Unit ID 801, owned and operated by Praxair, Inc. and constructed as part of the WRMP Project, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The New HU produces high purity hydrogen by reacting steam with methane. The New HU heaters HU-1 and HU-2 are equipped with Selective Catalytic Reduction (SCR) for control of NOx. The New HU heater stacks have continuous emissions monitors (CEMs) for NOx and CO. The New HU includes the following sources of emissions and may also include insignificant activities listed in Section A.4 of this permit:

(5) One (1) diesel-fueled emergency generator rated at 1,214 HP. [Section D.43]

Insignificant Activities:

(h) Combustion activities related to the following [326 IAC 2-7-1(21)(J)(i)]:

(2) Equipment powered by diesel fuel fired or natural gas fired internal combustion engines of capacity equal to or less than five hundred thousand (500,000) British thermal units per hour except where total capacity of equipment operated by one (1) stationary source as defined in 326 IAC 2-7-1(39) exceeds two million (2,000,000) British thermal units per hour. [326 IAC 2-7-1(21)(J)(i)(BB)] [40 CFR 60, Subpart IIII] [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ] [Section A]

(y) Activities associated with emergencies, as follows:

(2) Emergency generators as follows: [326 IAC 2-7-1(21)(J)(xxii)(BB)]

(A) Gasoline generators not exceeding one hundred ten (110) horsepower; [326 IAC 2-7-1(21)(J)(xxii)(BB)(aa)] [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

(B) Diesel Generators not exceeding one thousand six hundred (1,600) horsepower. [326 IAC 2-7-1(21)(J)(xxii)(BB)(bb)] [40 CFR 60, Subpart IIII] [40 CFR 63, Subpart ZZZZ]

(C) Natural gas turbines or reciprocating engines not exceeding sixteen thousand (16,000) horsepower. [326 IAC 2-7-1(21)(J)(xxii)(BB)(cc)] [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

(3) Stationary fire pump engines. [326 IAC 2-7-1(21)(J)(xxii)(CC)] [40 CFR 60, Subpart IIII] [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

(ee) Diesel-fired pump engines, as follows:

(1) One (1) emergency fire pump engine, identified as Firepump Engine 1 (PU-300B), a 2010 model year engine permitted and installed in 2012, with a maximum capacity of 359 HP. [40 CFR 60, Subpart IIII] [40 CFR 63, Subpart ZZZZ]

(2) Two (2) non-emergency pump engines, identified as Pump Engine 2 (P-31) and Pump Engine 3 (P-32), 2010 model year engines permitted and installed in 2012, each with a maximum capacity of 460 HP. [40 CFR 60, Subpart IIII] [40 CFR 63, Subpart ZZZZ]
(ii) Two (2) propane-fired emergency generator engines, identified as Radio Tower Emergency Engine 1 and Radio Tower Emergency Engine 2, permitted in 2019, each with a maximum capacity of 230 HP. [40 CFR 60, Subpart JJJJ] [40 CFR 63, Subpart ZZZZ]

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

National Emissions Standards for Hazardous Air Pollutants (NESHAP) Requirements [326 IAC 2-7-5(1)]


(a) Pursuant to 40 CFR 63.6665, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 20-1-1, for the emission unit(s) listed above, as specified in 40 CFR Part 63, Subpart ZZZZ, in accordance with the schedule in 40 CFR Part 63, Subpart ZZZZ.

(b) Pursuant to 40 CFR 63.10, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251


Pursuant to 40 CFR Part 63, Subpart ZZZZ, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart ZZZZ, which are incorporated by reference as 326 IAC 20-82 (included as Attachment E.vi to the operating permit), for the emission unit(s) listed above, as specified as follows.

1. 40 CFR 63.6580
2. 40 CFR 63.6585 (a), (b), (c)
3. 40 CFR 63.6590
4. 40 CFR 63.6595 (a)(1), (a)(3), (a)(4), (a)(5), (c)
5. 40 CFR 63.6600
6. 40 CFR 63.6601
7. 40 CFR 63.6602
8. 40 CFR 63.6604
9. 40 CFR 63.6605
10. 40 CFR 63.6610
11. 40 CFR 63.6611
12. 40 CFR 63.6612
13. 40 CFR 63.6615
14. 40 CFR 63.6620
15. 40 CFR 63.6625
16. 40 CFR 63.6630
17. 40 CFR 63.6635
18. 40 CFR 63.6640
19. 40 CFR 63.6645
20. 40 CFR 63.6650
21. 40 CFR 63.6655
22. 40 CFR 63.6660
23. 40 CFR 63.6665
24. 40 CFR 63.6675
25. Table 1a
26. Table 1b
27. Table 2a
28. Table 2b
29. Table 2c
30. Table 3
31. Table 4
32. Table 5
33. Table 6
34. Table 7
35. Table 8
Emissions Unit Description:

(a) Nos. 11A and 11C Pipe Stills built in 1956, with a rated capacity of 220,800 barrels per day, and identified as Unit ID 120 process crude into various hydrocarbon fractions based on boiling points. The following specific units are considered to be affected facilities: [Section D.1]

- H-1X
- H-2
- H-3
- H-200
- H-300

Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(b) Cokers. The following specific units are considered to be affected facilities: [Section D.2]

Coker 2: The following specific units are considered to be affected facilities:

- F-201
- F-202
- F-203

Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(c) No. 12 Pipe Still, constructed in 1959 and to be modified as part of the WRMP Project, which processes crude into various hydrocarbon fractions based on boiling points, identified as Unit ID 130, and is rated at 336,000 barrels per day. Heaters identified as H-1AN, H-1AS, H-1B, H-2, H-1CN, and H-1CX will be shutdown and replaced by heaters H-101A, H-101B, and H-102 as part of the WRMP project. Also, as part of the WRMP Project, there will be upgrades made to the atmospheric and vacuum distillation towers and various heat exchangers and associated piping. As part of the WEP, there will be new control valves, instrumentation upgrades (valves, flanges) and new piping connections (valves, flanges). The following specific units are considered to be affected facilities: [Section D.3]

- H-101A
- H-101B
- H-102

Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(i) The Isomerization Unit (ISOM), identified as Unit ID 210, was constructed in 1985 as a conversion of the No.2 Ultraformer. The Isomerization process converts low octane naphtha into high octane gasoline blending components. This unit is connected to the UIU Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the MSAT II Compliance project approved in 2011 for construction, one (1) new C-250 Naphtha Splitter, a benzene saturation reactor system, and associated equipment (collectively identified as the Naphtha Splitter Unit) will be installed in the ISOM. The following specific units are considered to be affected facilities: [Section D.9]
• **H-1**

Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(j) **The Aromatic Recovery Unit (ARU)**, identified as Unit ID 242, consists of the ARU 200 section and the ARU 300 section. The primary function is to remove light ends from naphtha to obtain a more desirable reforming feed. Its secondary function is to separate xylene, a chemical feedstock, from the Ultraformer product. The ARU utilizes a series of distillation towers to purify reformer feed and another set of towers to separate chemical feedstocks. The following specific units are considered to be affected facilities: [Section D.10]

- **F-200A**
- **F-200B**

Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(k) **The Blending Oil Unit (BOU)**, identified as Unit ID 250, uses hydrogen to convert sulfur to hydrogen sulfide and remove it from distillate and gas oil streams to meet product specifications. The hydrogen sulfide is sent to the Claus Trains for further processing. The BOU is connected to the 4UF Flare and associated flare gas recovery system FGRS4 (identified in Section D.35). This system is used to recover or control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. As part of the WRMP Project, the BOU heater F-401 will be modified by replacing burners, with rated capacity remaining at 35 mmBTU/hr. As part of the WEP, there are removal of hydraulic constraints (pump modification) and new piping connections (valves and flanges). The following specific units are considered to be affected facilities: [Section D.11]

- **F-401**

Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(p) **The No.4 Ultraformer Unit (no. 4 UF)**, identified as Unit ID 224, built in 1972, upgrades low-octane naphtha to gasoline blending material and chemical feedstocks. The front-end of the unit is a desulfurization section. The reforming section consists of a series of process furnaces and catalyst-filled reactors in which the naphtha is heated and converted from straight chain to aromatic compounds. The reactor products are separated by distillation for further processing or blending into gasoline. D-1 will be upgraded to a two bed reactor as part of the WRMP project. The C-6 Ultraformate Splitter will be used as a Dehexanizer as part of the MSAT II Compliance project, approved in 2011 for construction. The following specific units are considered to be affected facilities: [Section D.16]

- **F-1**
- **F-8A**
- **F-8B**
- **F-2**
- **F-3**
- **F-4**
- **F-5**
- **F-6**
- **F-7**
Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(q) The Hydrogen Unit (HU), identified as Unit ID 698, commissioned in 1993, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The HU produces high purity hydrogen by reacting steam with methane. The reaction is carried out by heating the mixture in a furnace and reacting it in the presence of a catalyst. The following specific units are considered to be affected facilities: [Section D.17]

- B-501

Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(r) The Distillate Desulfurizer Unit (DDU), identified as Unit ID 700, commissioned in 1993, removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed to convert sulfur compounds to H2S. The following specific units are considered to be affected facilities: [Section D.18]

- B-301
- B-302

Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(s) The Cat Feed Hydrotreating Unit (CFHU), identified as Unit ID 171, built in 1982, removes sulfur from and improves the quality of gas oil feed to the Fluidized Cracking Units. The CFHU is connected to the No. 4 Ultraformer flare stack. The No. 4 Ultraformer Flare Stack, S/V 2224-06, is used to control VOC emissions during emergency situations, unit startups and shutdowns, and preparation of equipment for maintenance. The following specific units are considered to be affected facilities: [Section D.19]

- F-801A
- F-801B
- F-801C

Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(t) The Catalytic Refining Unit (CRU), identified as Unit ID 201, which removes sulfur from petroleum naphthas and distillates. Naphtha or distillate feed is mixed with hydrogen, heated in process furnaces and passed over a catalyst bed inside one of two reactor trains, identified as D-114 and D-105, to convert sulfur compounds to hydrogen sulfide. Hydrogen sulfide is subsequently removed from the product by distillation followed by scrubbing with an amine. The following specific units are considered to be affected facilities: [Section D.20]

- F-101
- F-102A
Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(x) A portion of No. 3 Stanolind Power Station (SPS) identified as Unit ID 503. The following specific units are considered to be affected facilities: [Section D.24]

- #31 Boiler
- #32 Boiler
- #33 Boiler
- #34 Boiler
- #36 Boiler

Under 40 CFR Part 63, Subpart DDDDD, the above boilers are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(ff) One (1) Asphalt Facility used to store, blend and transfer asphalt products. The facility has six blenders used for loading asphalt into railcars and trucks. Process heaters are used to keep certain tanks at the proper temperature for shipping. The following specific units are considered to be affected facilities: [Section D.32]

- F-2
- F-300
- F-400

Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(ii) One (1) Marine Dock Facility used to store and transfer products. The facility has three dock berths. A process heater is used to keep certain tanks at the proper temperature for shipping. As a contemporaneous project to the WRMP Project, gasoline loading at the Marine dock will cease. The following specific units are considered to be affected facilities: [Section D.34]

- F-100

Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(l) The Distillate Hydrotreating (DHT) Unit, identified as Unit ID 720 and rated at 45,000 barrels per day, which removes sulfur from petroleum distillates. Distillate feed is mixed with hydrogen, heated in a process furnace and passed over a catalyst bed to convert sulfur compounds to H2S. The DHT Unit was constructed in 2005/2006. The following specific units are considered to be affected facilities: [Section D.37]

- B-601A

Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.
One (1) tank sludge cleaning facility (identified as Tank Cleaning Facility) with a maximum throughput of 300 gallons per minute of storage tank sludge/cutter stock mix per hour, with VOC and HAP emissions voluntarily controlled using a wet scrubber/carbon canister system (identified as S-1). The facility is approved for construction in 2007, is operated as a batch process. The following specific units are considered to be affected facilities: [Section D.41]

- C-1

Under 40 CFR Part 63, Subpart DDDDD, the above boiler is an affected source under the subcategory of units designated to burn light liquid fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

The Gas Oil Hydrotreater (GOHT) Unit, identified as Unit ID 802 and rated at 120,000 barrels per day. The GOHT reduces the sulfur and nitrogen content of the FCU feed and improves the hydrogen content. Operation of the GOHT will enable the FCU to meet gasoline sulfur specifications and to improve FCU conversion yields. The GOHT Unit will be constructed as part of the WRMP Project. The following specific units are considered to be affected facilities: [Section D.42]

- F-901A
- F-901B

Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

The New Hydrogen Unit (New HU), identified as Unit ID 801, owned and operated by Praxair, Inc. and constructed as part of the WRMP Project, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The New HU produces high purity hydrogen by reacting steam with methane. The New HU heaters HU-1 and HU-2 are equipped with Selective Catalytic Reduction (SCR) for control of NOX. The New HU heater stacks have continuous emissions monitors (CEMs) for NOX and CO. The following specific units are considered to be affected facilities: [Section D.43]

- HU-1
- HU-2

Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

The Naphtha Hydrotreater (NHT), identified as Unit ID 810, approved in 2016 for construction, removes sulfur from petroleum naphthas. Petroleum naphthas are heated and sent through a Selective Hydrotreating Unit (SHU) reactor, D-701, to prevent fouling downstream and to treat diolefins. The SHU reactor effluent is routed to a Hydrodesulfurization (HDS) reactor, D-702, to further reduce sulfur content. The HDS reactor effluent is cooled, and the HDS reactor's vapor stream is sent to the amine absorber tower, C-701, to remove H2S from the unreacted hydrogen prior to being recycled within the NHT unit and purged as needed to the hydrogen header system. The HDS reactor's liquid stream is sent to the stabilizer distillation column, C-702, to separate lighter components entrained in the desulfurized naphtha. Additional sulfur is removed from the stabilizer's off-gas at the stabilizer off-gas amine contactor tower, C-703, prior to being recycled to the fuel gas system. Desulfurized naphtha is pumped to the tank fields for gasoline blending. Sulfur containing sour water and amine streams are sent to the SRP. [Section D.46]

- F-701 HDS Reactor Heater
Under 40 CFR Part 63, Subpart DDDDD, the above process heaters are affected sources under the subcategory of units designated to burn gas 1 fuels as that term is defined in 40 CFR 63, Subpart DDDDD.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

National Emissions Standards for Hazardous Air Pollutants (NESHAP) Requirements [326 IAC 2-7-5(1)]


(a) Pursuant to 40 CFR 63.7565, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 20-1-1, for the emission unit(s) listed above, as specified in 40 CFR Part 63, Subpart DDDDD, in accordance with the schedule in 40 CFR Part 63, Subpart DDDDD.

(b) Pursuant to 40 CFR 63.10, the Permittee shall submit all required notifications and reports to:

Indiana Department of Environmental Management
Compliance and Enforcement Branch, Office of Air Quality
100 North Senate Avenue
MC 61-53 IGCN 1003
Indianapolis, Indiana 46204-2251


Pursuant to 40 CFR Part 63, Subpart DDDDD, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart DDDDD, which are incorporated by reference as 326 IAC 20-95 (included as Attachment E.vii to the operating permit), for the emission unit(s) listed above, as specified as follows.

1. 40 CFR 63.7480
2. 40 CFR 63.7485
3. 40 CFR 63.7490
4. 40 CFR 63.7491
5. 40 CFR 63.7495 (a), (b), (d), (g)
6. 40 CFR 63.7499
7. 40 CFR 63.7500
8. 40 CFR 63.7501
9. 40 CFR 63.7505
10. 40 CFR 63.7510
11. 40 CFR 63.7515
12. 40 CFR 63.7520
13. 40 CFR 63.7521
14. 40 CFR 63.7522
15. 40 CFR 63.7525 except (b)
16. 40 CFR 63.7530
17. 40 CFR 63.7533
18. 40 CFR 63.7535
19. 40 CFR 63.7540
20. 40 CFR 63.7541
21. 40 CFR 63.7545
22. 40 CFR 63.7550
23. 40 CFR 63.7555
24. 40 CFR 63.7560
25. 40 CFR 63.7565
26. 40 CFR 63.7570
27. 40 CFR 63.7575
28. Table 1
29. Table 2
30. Table 3
31. Table 4
32. Table 5
33. Table 6
34. Table 7
35. Table 8
36. Table 9
37. Table 10
### Emissions Unit Description:

**(bb)** The general facility remediation system, identified as Unit 999. Remediation includes multiple well point systems. The well point systems extract groundwater which may have a small hydrocarbon fraction. Emissions generated by these systems may be routed to the atmosphere or to a thermal oxidizer. Additionally, one or more systems may route to the same oxidizer. Each system uses a common horizontal vacuum header to collect groundwater through a series of wells, and any entrained air is discharged through a vent at the vacuum pump. Recovered groundwater is then transferred to either a vapor/liquid separation tank or directly to another unit for further processing/treatment. [Section D.28]

**(oo)** The New Hydrogen Unit (New HU), identified as Unit ID 801, owned and operated by Praxair, Inc. and constructed as part of the WRMP Project, produces 99+% pure hydrogen needed for the refinery hydrotreating processes. The New HU produces high purity hydrogen by reacting steam with methane. The New HU heaters HU-1 and HU-2 are equipped with Selective Catalytic Reduction (SCR) for control of NOx. The New HU heater stacks have continuous emissions monitors (CEMs) for NOx and CO. [Section D.43]

Under 40 CFR Part 60, Subpart GGGGG, the above units are affected facilities.

(The information describing the process contained in this facility description box is descriptive information and does not constitute enforceable conditions.)

### National Emissions Standards for Hazardous Air Pollutants (NESHAP) Requirements [326 IAC 2-7-5(1)]


- **(a)** Pursuant to 40 CFR 63.7955, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart A – General Provisions, which are incorporated by reference as 326 IAC 20-1-1, for the emission unit(s) listed above, as specified in 40 CFR Part 63, Subpart GGGGG, in accordance with the schedule in 40 CFR Part 63, Subpart GGGGG.

- **(b)** Pursuant to 40 CFR 63.10, the Permittee shall submit all required notifications and reports to:

  Indiana Department of Environmental Management  
  Compliance and Enforcement Branch, Office of Air Quality  
  100 North Senate Avenue  
  MC 61-53 IGCN 1003  
  Indianapolis, Indiana 46204-2251


Pursuant to 40 CFR Part 63, Subpart GGGGG, the Permittee shall comply with the applicable provisions of 40 CFR Part 63, Subpart GGGGG, which are incorporated by reference as 326 IAC 20-87 (included as Attachment E.viii to the operating permit), for the emission unit(s) listed above, as specified as follows.

1. 40 CFR 63.7880
2. 40 CFR 63.7881 (a), (b)(1-3), (b)(6), (c), (d)
3. 40 CFR 63.7882
4. 40 CFR 63.7883 all except (d)
5. 40 CFR 63.7884  
6. 40 CFR 63.7885  
7. 40 CFR 63.7886  
8. 40 CFR 63.7887  
9. 40 CFR 63.7888  
10. 40 CFR 63.7890  
11. 40 CFR 63.7891  
12. 40 CFR 63.7892  
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31. 40 CFR 63.7916  
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38. 40 CFR 63.7926  
39. 40 CFR 63.7927  
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52. 40 CFR 63.7947  
53. 40 CFR 63.7950  
54. 40 CFR 63.7951  
55. 40 CFR 63.7952  
56. 40 CFR 63.7953  
57. 40 CFR 63.7955  
58. 40 CFR 63.7956  
59. 40 CFR 63.7957  
60. Table 1
61. Table 2
62. Table 3
PART 70 OPERATING PERMIT CERTIFICATION

Source Name: BP Products North America, Inc., Whiting Business Unit
Source Address: 2815 Indianapolis Blvd, Whiting, Indiana 46394-0710
Part 70 Permit No.: T089-30396-00453

This certification shall be included when submitting monitoring, testing reports/results or other documents as required by this permit.

Please check what document is being certified:

☐ Annual Compliance Certification Letter
☐ Test Result (specify)_____________________________________________________
☐ Report (specify)_______________________________________________________
☐ Notification (specify)__________________________________________________
☐ Affidavit (specify)_____________________________________________________
☐ Other (specify)_______________________________________________________

I certify that, based on information and belief formed after reasonable inquiry, the statements and information in the document are true, accurate, and complete.

Signature: ____________________________
Printed Name: ____________________________
Title/Position: ____________________________
Phone: ____________________________
Date: ____________________________
INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT  
OFFICE OF AIR QUALITY  
COMPLIANCE and ENFORCEMENT BRANCH  
100 North Senate Avenue  
MC 61-53 IGCN 1003  
Indianapolis, Indiana 46204-2251  
Phone: 317-233-0178  
Fax: 317-233-6865  

PART 70 OPERATING PERMIT  
EMERGENCY OCCURRENCE REPORT  

Source Name: BP Products North America, Inc., Whiting Business Unit  
Source Address: 2815 Indianapolis Blvd, Whiting, Indiana 46394-0710  
Part 70 Permit No.: T089-30396-00453  

This form consists of 2 pages  

<table>
<thead>
<tr>
<th>Facility/Equipment/Operation:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Control Equipment:</td>
</tr>
<tr>
<td>Permit Condition or Operation Limitation in Permit:</td>
</tr>
<tr>
<td>Description of the Emergency:</td>
</tr>
<tr>
<td>Describe the cause of the Emergency:</td>
</tr>
</tbody>
</table>

☐ This is an emergency as defined in 326 IAC 2-7-1(12)  
  - The Permittee must notify the Office of Air Quality (OAQ), within four (4) daytime business hours (1-800-451-6027 or 317-233-0178, ask for Compliance Section); and  
  - The Permittee must submit notice in writing or by facsimile within two (2) working days (Facsimile Number: 317-233-6865), and follow the other requirements of 326 IAC 2-7-16
<table>
<thead>
<tr>
<th><strong>If any of the following are not applicable, mark N/A</strong></th>
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<tbody>
<tr>
<td>Date/Time Emergency started:</td>
</tr>
<tr>
<td>Date/Time Emergency was corrected:</td>
</tr>
<tr>
<td>Was the facility being properly operated at the time of the emergency?</td>
</tr>
<tr>
<td>Describe:</td>
</tr>
<tr>
<td>Type of Pollutants Emitted: TSP, PM-10, SO₂, VOC, NOₓ, CO, Pb, other:</td>
</tr>
<tr>
<td>Estimated amount of pollutant(s) emitted during emergency:</td>
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<tr>
<td>Describe the steps taken to mitigate the problem:</td>
</tr>
<tr>
<td>Describe the corrective actions/response steps taken:</td>
</tr>
<tr>
<td>Describe the measures taken to minimize emissions:</td>
</tr>
<tr>
<td>If applicable, describe the reasons why continued operation of the facilities are necessary to prevent imminent injury to persons, severe damage to equipment, substantial loss of capital investment, or loss of product or raw materials of substantial economic value:</td>
</tr>
</tbody>
</table>

Form Completed by: __________________________________________________________
Title / Position: ____________________________________________________________
Date: ____________________________________________________________
Phone: ____________________________________________________________
## PART 70 OPERATING PERMIT
### QUARTERLY DEVIATION AND COMPLIANCE MONITORING REPORT

Source Name: BP Products North America, Inc., Whiting Business Unit
Source Address: 2815 Indianapolis Blvd, Whiting, Indiana 46394-0710
Part 70 Permit No.: T089-30396-00453

**Months:** ___________ to ___________ **Year:** ______________

This report shall be submitted quarterly based on a calendar year. Proper notice submittal under Section B – Emergency Provisions satisfies the reporting requirements of paragraph (a) of Section C - General Reporting. Any deviation from the requirements of this permit, the date(s) of each deviation, the probable cause of the deviation, and the response steps taken must be reported. A deviation required to be reported pursuant to an applicable requirement that exists independent of the permit, shall be reported according to the schedule stated in the applicable requirement and does not need to be included in this report. Additional pages may be attached if necessary. If no deviations occurred, please specify in the box marked "No deviations occurred this reporting period".

### NO DEVIATIONS OCCURRED THIS REPORTING PERIOD.

### THE FOLLOWING DEVIATIONS OCCURRED THIS REPORTING PERIOD

<table>
<thead>
<tr>
<th>Permit Requirement (specify permit condition #)</th>
<th>Date of Deviation:</th>
<th>Duration of Deviation:</th>
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<tbody>
<tr>
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**Number of Deviations:**

**Probable Cause of Deviation:**

**Response Steps Taken:**

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**Number of Deviations:**

**Probable Cause of Deviation:**

**Response Steps Taken:**
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Form Completed by: _______________________________________________________
Title / Position: ___________________________________________________________
Date: ___________________________________________________________________
Phone: _________________________________________________________________
**Part 70 Usage Report**

**Submit Report Quarterly**

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<th>Source Name:</th>
<th>BP Products North America, Inc., Whiting Business Unit</th>
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<tr>
<td>Source Address:</td>
<td>2815 Indianapolis Boulevard, Whiting, Indiana 46394-0710</td>
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<tr>
<td>Part 70 Permit No.:</td>
<td>T089-30396-00453</td>
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<tr>
<td>Facility:</td>
<td>Pipe line between emission units 501 and 503 and the Whiting Clean Energy Heat Recovery Steam Operator</td>
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<tr>
<td>Parameter:</td>
<td>Steam accepted from Whiting Clean Energy</td>
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- □ No deviation occurred in this month.
- □ Deviation/s occurred in this month.
  Deviation has been reported on: ___________________

Submitted by: ________________________________________________

Title / Position: ______________________________________________

Signature: ____________________________________________________

Date: ________________________________________________________

Phone: ________________________________________________________
INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT  
OFFICE OF AIR QUALITY  
Compliance and Enforcement Section  

Part 70 Usage Report  
Submit Report Quarterly  

Source Name: BP Products North America, Inc., Whiting Business Unit  
Source Address: 2815 Indianapolis Boulevard, Whiting, Indiana 46394-0710  
Part 70 Permit No.: T089-30396-00453  
Facility: Pipe line between emission units 501 and 503 and the Whiting Clean Energy Heat Recovery Steam Operator  
Parameter: Total steam produced by Units 501 and 503 plus amount of steam accepted from Whiting Clean Energy  
Limit: 34,560 tons per day  

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- No deviation occurred in this month.  
- Deviation/s occurred in this month.  
  Deviation has been reported on: ________________

Submitted by: ________________________________  
Title / Position: ________________________________  
Signature: ________________________________  
Date: ________________________________  
Phone: ________________________________
### Part 70 Usage Report

**Submit Report Quarterly**

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- [ ] Deviation/s occurred in this month.
  Deviation has been reported on: ________________

Submitted by: _____________________________________________________
Title / Position: ____________________________________________________
Signature: ________________________________________________________
Date: ____________________________________________________________
Phone: ___________________________________________________________
INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT  
OFFICE OF AIR QUALITY  
Compliance and Enforcement Section  

Part 70 Usage Report  
Submit Report Quarterly  

Source Name: BP Products North America, Inc., Whiting Business Unit  
Source Address: 2815 Indianapolis Boulevard, Whiting, Indiana 46394-0710  
Part 70 Permit No.: T089-30396-00453  

Parameter: ___________________ (Daily limitations, including average daily)  
Facility: ___________________  
Limit: ___________________ (value) _____________ (units)  

Quarter: _________________ Year: ______________  

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☐ No deviation occurred in this month.  
☐ Deviation/s occurred in this month.  
Deviation has been reported on: ___________________  

Submitted by: _____________________________________________________  
Title / Position: ____________________________________________________  
Signature: ________________________________________________________  
Date: ____________________________________________________________  
Phone: ___________________________________________________________
### INDIANA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT
**Office of Air Quality**

**Compliance and Enforcement Section**

**Part 70 Quarterly Report**

#### Source Information
- **Source Name:** BP Products North America, Inc., Whiting Business Unit
- **Source Address:** 2815 Indianapolis Boulevard, Whiting, Indiana 46394-0710
- **Part 70 Permit No.:** T089-30396-00453

#### Parameter Information
- **Parameter:** ___________________(12 month limitations)
- **Facility:** ___________________
- **Limit:** ___________________(value) _____________ (units)

#### Reporting Table

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- ☐ No deviation occurred in this quarter.
- ☐ Deviation/s occurred in this quarter.
  - Deviation has been reported on: ___________________

#### Reporting Details
- **Submitted by:** ________________________
- **Title / Position:** ________________________
- **Signature:** ______________________________
- **Date:** ________________________________
- **Phone:** ________________________________

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The content above represents the natural text of the document, formatted according to the guidelines provided.
Source Description and Location

| Source Name: | BP Products North America, Inc. - Whiting Business Unit |
| Source Location: | 2815 Indianapolis Boulevard, Whiting, Indiana 46394 |
| County: | Lake (North Township) |
| SIC Code: | 2911 (Petroleum Refining) |
| Operation Permit No.: | T089-30396-00453 |
| Operation Permit Issuance Date: | January 1, 2015 |
| Significant Permit Modification No.: | 089-41980-000453 |
| Permit Reviewer: | Doug Logan |

Source Definition

(a) This stationary source consists of two (2) plants, with a third plant located on an adjacent site:

(1) The Whiting Refinery (previously designated 089-00003), located at 2815 Indianapolis Boulevard, Whiting, Indiana 46394; and

(2) The Marketing Terminal (previously designated 089-00004), located at 2530 Indianapolis Boulevard, Whiting, Indiana 46394.

(3) INEOS USA LLC (designated as 089-00076), 2357 Standard Avenue, Whiting, IN 46394.

Since the two (2) plants (Whiting Refinery and the Marketing Terminal) are located on contiguous or adjacent properties, the plants are under common control of the same entity, and the Whiting Refinery supports the Marketing Terminal, the two (2) plants are considered one (1) source.

In the case of the BP Whiting refinery and the INEOS USA LLC chemical plant, neither plant has a major role in the day-to-day operations of the other plant. There is no contract between the two companies concerning the acceptance or usage of raw materials. Each plant is free to obtain raw materials from other sources. The chemical plant has obtained raw materials from other sources in the past when the refinery has been unable to supply it. Neither plant provides a majority of its output to the other plant. Neither plant has the right to assume control of the other under any circumstance. The INEOS chemical plant purchases steam, water, wastewater service and a raw material stream from the BP refinery. If the refinery were to cease operations, the chemical plant could continue to operate.

The BP refinery purchases a hydrocarbon stream from the chemical plant. It also sends by-products to the INEOS chemical plant’s flare. The flared by-products come from the venting of rail cars and the depressurizing of drums. The refinery does not rely on the hydrocarbon stream in order to produce its principal products. The refinery does not rely on the INEOS flare. If the INEOS chemical plant were to cease operations, the refinery could continue to operate. The refinery has a procedure in place on what steps its employees take when the INEOS flare is unavailable. Neither plant is dependent on the other to operate.

Since there is no common control, the refinery and the chemical plant are not part of the same major source. There is no need to examine the other two criteria under the definition of major source. Therefore, the chemical plant is not included in this Title V Operating Permit. The chemical plant will receive a separate operating permit.
BP Whiting Refinery (BP) needs high pressure steam and high pressure hydrogen for its Whiting Refinery Modernization Project (WRMP). Praxair owns and operates a plant near the BP facility that produces low pressure hydrogen, carbon dioxide and low pressure steam (Plant A). Praxair’s Plant A sells less than 50% of its current production to BP. In order to supply the high pressure hydrogen and high pressure steam needed for BP’s WRMP, Praxair constructed a new plant (Plant B) near Plant A. IDEM, OAQ has examined whether Praxair’s new Plant B will be part of the same major source as Praxair’s Plant A, and whether one or both of the Praxair plants are part of the same major source as BP. The term “major source” is defined at 326 IAC 2-7-1(22). In order for two or more plants to be considered one major source, they must meet all three of the following criteria:

1. the plants must be under common ownership or common control;
2. the plants have the same two-digit SIC Code or one must serve as a support facility for another; and,
3. the plants must be located on contiguous or adjacent properties.

The Two Praxair Plants

The first analysis will be of the relationship between the two Praxair plants. The Praxair plants are owned by Praxair. In 1996, IDEM adopted nonrule policy document (NPD) Air-005 to provide guidance for major source determinations. This nonrule policy states that if two plants are owned by the same entity, then common control exists. Since the two Praxair plants have the same owner, there is also common control and the first criterion of the definition of major source is met.


The last criterion of the definition is whether the two plants are located on contiguous or adjacent properties. Praxair’s Plant B is located approximately 75 yards from Praxair’s Plant A. The plants are separated by property owned by Mittal Steel. A Mittal Steel bridge runs between the two Praxair properties. The two plants are not located on contiguous properties.

The term “adjacent” is not defined in Indiana’s rules. NPD Air-005 adds the following guidance:

- properties that actually abut at any point would satisfy the requirement of contiguous or adjacent property.
- properties that are separated by a public road or public property would satisfy this requirement, absent special circumstances.
- other scenarios would be examined on an individual basis with the focus on the distance between the activities and the relationship between the activities.

All IDEM evaluations of adjacency are done on a case-by-case basis looking at the specific factors for the sources involved. The evaluation should look at whether the distance between the plants is sufficiently small that it enables them to operate as a single source. In addition to determining the distance between the sources, IDEM asks:

1. Are materials routinely transferred between the plants?
(2) Do managers or other workers frequently shuttle back and forth to be involved actively in the plants?

(3) Is the production process itself split in any way between the plants?

These questions focus on whether the two separate sources are so interrelated that they are functioning as one plant, and whether the distance between them is small enough that it enables them to operate as one plant.

Praxair states that the site for Plant B was chosen because it was one of a very few possible sites in the area. Plant B must be located relatively close to BP to provide a cost effective way of supplying high pressure steam to BP’s WRMP. Praxair has stated that it will not operate Plant B if the WRMP were to cease operation. Praxair has no customers for the additional 200 million cubic feet per day of high pressure hydrogen production or for the high pressure steam.

Materials will not be routinely transferred between the two Praxair sites. The only thing that will be transferred is low pressure steam produced at Plant A that is used as building heat for Plant B. Some of Plant B’s piping will travel on Plant A’s property but will not be directly connected to any process in Plant A.

The plant manager is the same for both the existing and new plant. Praxair uses the same plant manager for other Praxair sources that are in the same general area, even when the sources are miles apart. Praxair will employ additional regional employees with offices at Plant B that will have responsibilities at Plant A, Plant B and two other regional Praxair plants in Michigan. Praxair hired additional employees to operate Plant B. All Praxair employees located at Plant A and Plant B are cross-trained to perform tasks at either plant and all personnel are shared between the two plants. All employees at Plant A and Plant B may also be temporarily assigned to other Praxair plants in the region and elsewhere. Praxair uses this type of employee sharing companywide and would have used the same sharing arrangement even if Plant B had been located even further from Plant A.

Plant B will have its own control room, supply room, parts room and will function as a stand-alone plant. The production process will not be split in any way between the two Praxair plants. The raw materials Plant B will use to produce hydrogen and high pressure steam, natural gas, refinery gas and water, will come directly from BP.

The two Praxair plants do not operate as a single source. Though the plants will share one manager and production employees, they have separate and unrelated production processes. The plants could have the same relationship even if they were located many miles apart. Therefore, the two plants are not located on adjacent properties. Since they do not meet the third criteria of the major source definition, IDEM, OAQ finds that the two Praxair plants are not part of the same major source.

The Praxair Plants and the BP Whiting Refinery

IDEM, OAQ has also examined whether Praxair’s Plant A and/or its new Plant B will be part of the same major source as BP. The same major source definition applies.

The Praxair plants have a different owner than BP and there is no other common owner. Where there is no common ownership, IDEM’s NPD Air-005 sets out two tests to determine if common control exists. These are the two-pronged test and the but/for test. If either test is satisfied, then common control exists. The two-pronged test examines if one of the sources is an auxiliary activity that directly serves the purpose of a primary activity and if the owner or operator of the primary activity has a major role in the day-to-day operations of the auxiliary activity. An auxiliary activity directly serves the purpose of a primary activity by supplying a necessary raw material to the primary activity or performing an integral part of the production process for the primary activity.
Day-to-day control of the auxiliary activity by the primary activity may be evidenced by several factors, including:
- is a majority of the output of the auxiliary activity provided to the primary activity?
- can the auxiliary activity contract to provide its products/services to a third-party without the consent of the primary activity?
- can the primary activity assume control of the auxiliary activity under certain circumstances?
- is the auxiliary activity required to provide periodic reports to the primary activity?

If one or a combination of these questions is answered affirmatively, common control may exist.

Plant A supplies hydrogen gas to BP. Plant A also produces hydrogen and carbon dioxide gases, which are sold to customers other than BP. More than 50% of Plant A's sales are to its other customers. BP does not have a major role in the day-to-day operations of Plant A. Plant A and BP do not meet the first common control test.

Plant B will dedicate 92.5 percent of its total output of high pressure hydrogen and high pressure steam to BP. Plant B does not yet have any other customers. In addition, BP will supply all of the natural gas, refinery gas and water used by Plant B. BP will have a major role in the day-to-day operations of Plant B. Plant B and BP meet the first common control test.

The second common control test, the but/for test, asks if the auxiliary activity would exist absent the needs of the primary activity. If all or a majority of the output of the auxiliary activity is consumed by the primary activity the but/for test is satisfied.

If BP were to close, Plant A would be able to continue operating, since it will still have most of its customers and it does not get any material from BP. The but/for test is not satisfied. Therefore, there is no common control between Plant A and BP.

Plant B would lose at least 92.5% of its sales and lose its supply of essential raw materials if BP were to close. Plant B would not be able to operate until it created new fuel and water supply lines. Plant B would also have to find new customers. Plant B and BP satisfy the but/for test. Therefore, there is common control between Plant B and BP.

The second part of the definition of major source is whether the plants have the same two-digit SIC Code or if one serves as a support facility for the other. Plant A and Plant B have the two-digit SIC Code 28 for the major group Chemicals and Allied Products. BP has the two-digit SIC Code 29 for the major group Petroleum Refining and Related Industries.

A plant is considered a support facility if at least 50% of its total output is dedicated to the other plant. Plant A does not send 50% or more of its output to BP; therefore it is not a support facility. Plant B has dedicated at least 92.5% of its output to BP, so it is a support facility to BP. The second element of the definition is met for BP and Plant B, but not for BP and Plant A.

The last element of the definition is whether Plant A and/or Plant B are on contiguous or adjacent properties with BP. Plant A is on property that shares a common 40 foot long property line with BP’s property. Therefore, Plant A and BP are on contiguous properties, meeting the third element of the definition.

Plant B is located on property that is not contiguous with BP’s property. The two properties are about 1,600 feet apart. IDEM, OAQ must determine if Plant B and BP will be “adjacent”. As stated above, all evaluations of adjacency are done on a case-by-case basis looking at the specific factors for the source involved. In addition to determining the distance between the sources, IDEM asks:

(1) Are materials routinely transferred between the plants?
(2) Do managers or other workers frequently shuttle back and forth to be involved actively in the plants?

(3) Is the production process itself split in any way between the plants?

These questions focus on whether the two separate sources are so interrelated that they are functioning as one plant, and that the distance between them is small enough that it enables them to operate as one.

Refinery gas, natural gas and water will flow through lines from BP to Plant B. Plant B will use that fuel and raw material to create high pressure steam and hydrogen which will be sent to BP by other dedicated pipelines. It is important that Plant B is located near to BP for effective transmission of high pressure steam.

No managers or production staff will travel back and forth between Plant B and BP to be actively involved in both plants. The production process will be split between Plant B and BP, as the hydrogen and high pressure steam provided by Plant B will result in the production of additional refinery gas which can be sent to Plant B from BP.

IDEM, OAQ finds that the distance between the two plants is sufficiently small and their production processes are so intertwined that it allows them to function as one source. Therefore, Plant B and BP are located on adjacent properties.

Plant A and BP do not meet all three elements of the major source definition. Therefore, Plant A and BP are not part of the same major source. Plant B and BP meet all three elements of the definition. IDEM, OAQ therefore finds that Plant B and BP are part of the same major source.

### Existing Approvals

The source was issued Part 70 Operating Permit Renewal No. T089-30396-00453 on January 1, 2015. The source has since received the following approval:

<table>
<thead>
<tr>
<th>Permit Type</th>
<th>Permit Number</th>
<th>Issuance Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administrative Amendment</td>
<td>089-35450-00453</td>
<td>February 19, 2015</td>
</tr>
<tr>
<td>Significant Permit Modification</td>
<td>089-35729-00453</td>
<td>September 16, 2015</td>
</tr>
<tr>
<td>Significant Permit Modification</td>
<td>089-36656-00453</td>
<td>June 14, 2016</td>
</tr>
<tr>
<td>Administrative Amendment</td>
<td>089-36920-00453</td>
<td>June 15, 2016</td>
</tr>
<tr>
<td>Significant Permit Modification</td>
<td>089-37390-00453</td>
<td>December 28, 2016</td>
</tr>
<tr>
<td>Administrative Amendment</td>
<td>089-38381-00453</td>
<td>May 15, 2017</td>
</tr>
<tr>
<td>Significant Permit Modification</td>
<td>089-38641-00453</td>
<td>October 4, 2017</td>
</tr>
<tr>
<td>Significant Permit Modification</td>
<td>089-38868-00453</td>
<td>January 29, 2018</td>
</tr>
<tr>
<td>Minor Permit Modification</td>
<td>089-39973-00453</td>
<td>August 27, 2018</td>
</tr>
<tr>
<td>Administrative Amendment</td>
<td>089-40242-00453</td>
<td>September 12, 2018</td>
</tr>
<tr>
<td>Significant Permit Modification</td>
<td>089-40517-00453</td>
<td>September 20, 2019</td>
</tr>
</tbody>
</table>

All terms and conditions of previous permits issued pursuant to permitting programs approved into the State Implementation Plan have been either incorporated as originally stated, revised, or deleted by this permit. All previous registrations and permits are superseded by this permit.
County Attainment Status

The source is located in Lake County, North Township.

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Designation</th>
</tr>
</thead>
<tbody>
<tr>
<td>SO$_2$</td>
<td>Better than national standards.</td>
</tr>
<tr>
<td>CO</td>
<td>Attainment effective February 18, 2000, for the part of the city of East Chicago bounded by Columbus Drive on the north; the Indiana Harbor Canal on the west; 148th Street, if extended, on the south; and Euclid Avenue on the east. Unclassifiable or attainment effective November 15, 1990, for the remainder of East Chicago and Lake County.</td>
</tr>
<tr>
<td>O$_3$</td>
<td>Serious nonattainment effective September 23, 2019, for the 2008 8-hour ozone standard.¹</td>
</tr>
<tr>
<td>PM$_{2.5}$</td>
<td>Unclassifiable effective April 15, 2015, for the 2012 annual PM$_{2.5}$ standard.</td>
</tr>
<tr>
<td>PM$_{2.5}$</td>
<td>Unclassifiable or attainment effective December 13, 2009, for the 2006 24-hour PM$_{2.5}$ standard.</td>
</tr>
<tr>
<td>PM$_{10}$</td>
<td>Attainment effective March 11, 2003, for the cities of East Chicago, Hammond, Whiting, and Gary. Unclassifiable effective November 15, 1990, for the remainder of Lake County.</td>
</tr>
<tr>
<td>NO$_2$</td>
<td>Unclassifiable or attainment effective January 29, 2012, for the 2010 NO$_2$ standard.</td>
</tr>
<tr>
<td>Pb</td>
<td>Unclassifiable or attainment effective December 31, 2011, for the 2008 lead standard.</td>
</tr>
</tbody>
</table>

¹Nonattainment Severe 17 effective November 15, 1990, for the Chicago-Gary-Lake County area for the 1-hour ozone standard, which was revoked effective June 15, 2005. The U. S. EPA has acknowledged in both the proposed and final rulemaking for this redesignation that the anti-backsliding provisions for the 1-hour ozone standard no longer apply as a result of the redesignation under the 8-hour ozone standard. Therefore, permits in Lake County are no longer subject to review pursuant to Emission Offset, 326 IAC 2-3 for the 1-hour standard.

(a) Ozone Standards
U.S. EPA, in the Federal Register Notice 84 FR 44238 dated August 23, 2019, designated Lake County as serious nonattainment for the 2008 8-hour ozone standard effective September 23, 2019. An emergency rulemaking for 326 IAC 1-4 is in process to adopt the U.S. EPA's serious nonattainment designation for Lake and Porter County. The OAQ will rely on the serious nonattainment designation under 40 CFR 81.315 until the emergency rulemaking for 326 IAC 1-4 is effective. Volatile organic compounds (VOC) and Nitrogen Oxides (NOx) are regulated under the Clean Air Act (CAA) for the purposes of attaining and maintaining the National Ambient Air Quality Standards (NAAQS) for ozone. Therefore, VOC and NOx emissions are considered when evaluating the rule applicability relating to ozone. Therefore, VOC and NOx emissions were evaluated pursuant to the requirements of Emission Offset, 326 IAC 2-3.

(b) PM$_{2.5}$
Lake County has been classified as attainment for PM$_{2.5}$. Therefore, direct PM$_{2.5}$, SO$_2$, and NOx emissions were reviewed pursuant to the requirements for Prevention of Significant Deterioration (PSD), 326 IAC 2-2.

(c) Other Criteria Pollutants
Lake County has been classified as attainment or unclassifiable in Indiana for all the other criteria pollutants. Therefore, these emissions were reviewed pursuant to the requirements for Prevention of Significant Deterioration (PSD), 326 IAC 2-2.

Fugitive Emissions

Since this source is classified as a petroleum refinery and it is considered one (1) of the twenty-eight (28) listed source categories, as specified in 326 IAC 2-2-1(ff)(1), 326 IAC 2-3-2(g), or 326 IAC 2-7-1(22)(B). Therefore, fugitive emissions are counted toward the determination of PSD, Emission Offset, and Part 70 Permit applicability.

The fugitive emissions of hazardous air pollutants (HAP) are counted toward the determination of Part 70 Permit applicability and source status under Section 112 of the Clean Air Act (CAA).
Greenhouse Gas (GHG) Emissions

On June 23, 2014, in the case of Utility Air Regulatory Group v. EPA, cause no. 12-1146, (available at http://www.supremecourt.gov/opinions/13pdf/12-1146_4g18.pdf) the United States Supreme Court ruled that the U.S. EPA does not have the authority to treat greenhouse gases (GHGs) as an air pollutant for the purpose of determining operating permit applicability or PSD Major source status. On July 24, 2014, the U.S. EPA issued a memorandum to the Regional Administrators outlining next steps in permitting decisions in light of the Supreme Court’s decision. U.S. EPA’s guidance states that U.S. EPA will no longer require PSD or Title V permits for sources “previously classified as ‘Major’ based solely on greenhouse gas emissions.”

The Indiana Environmental Rules Board adopted the GHG regulations required by U.S. EPA at 326 IAC 2-2-1(zz), pursuant to Ind. Code § 13-14-9-8(h) (Section 8 rulemaking). A rule, or part of a rule, adopted under Section 8 is automatically invalidated when the corresponding federal rule, or part of the rule, is invalidated. Due to the United States Supreme Court Ruling, IDEM, OAQ cannot consider GHG emissions to determine operating permit applicability or PSD applicability to a source or modification.

Source Status - Existing Source

The table below summarizes the potential to emit of the entire source, prior to the proposed modification, after consideration of all enforceable limits established in the effective permits. If the control equipment has been determined to be integral, the table reflects the potential to emit (PTE) after consideration of the integral control device.

<table>
<thead>
<tr>
<th>Source-Wide Emissions Prior to Modification (ton/year)</th>
<th>PM(^1)</th>
<th>PM(_{10})(^1)</th>
<th>PM(_{2.5})(^{1, 2})</th>
<th>SO(_2)</th>
<th>NO(_X)</th>
<th>VOC</th>
<th>CO</th>
<th>Single HAP(^3)</th>
<th>Combined HAPs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total PTE of Entire Source Including Fugitives*</td>
<td>&gt;100</td>
<td>&gt;100</td>
<td>&gt;100</td>
<td>&gt;100</td>
<td>&gt;50</td>
<td>&gt;50</td>
<td>&gt;100</td>
<td>&gt;10</td>
<td>&gt;25</td>
</tr>
<tr>
<td>Title V Major Source Thresholds</td>
<td>NA</td>
<td>100</td>
<td>100</td>
<td>100</td>
<td>50</td>
<td>50</td>
<td>100</td>
<td>10</td>
<td>25</td>
</tr>
<tr>
<td>PSD Major Source Thresholds</td>
<td>100</td>
<td>100</td>
<td>100</td>
<td>100</td>
<td>--</td>
<td>--</td>
<td>100</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>Emission Offset Major Source Thresholds</td>
<td>---</td>
<td>NA</td>
<td>NA</td>
<td>NA</td>
<td>50</td>
<td>50</td>
<td>NA</td>
<td>--</td>
<td>--</td>
</tr>
</tbody>
</table>

\(^1\) Under the Part 70 Permit program (40 CFR 70), PM\(_{10}\) and PM\(_{2.5}\), not particulate matter (PM), are each considered as a "regulated air pollutant."

\(^2\) PM\(_{2.5}\) listed is direct PM\(_{2.5}\).

\(^3\) Single highest source-wide HAP

Fugitive HAP emissions are always included in the source-wide emissions.

(a) This existing source is a major stationary source, under PSD (326 IAC 2-2), because the PSD regulated pollutant(s), PM, PM\(_{10}\), PM\(_{2.5}\), SO\(_2\), and CO are emitted at a rate of 100 tons per year or more, each, and it is one of the twenty-eight (28) listed source categories, as specified in 326 IAC 2-2-1(ff)(1).

(b) This existing source is a major stationary source, under Emission Offset (326 IAC 2-3), because NO\(_X\) and VOC, nonattainment regulated pollutants, are emitted at a rate of 50 tons per year or more, each.

(c) This existing source is a major source of HAP, as defined in 40 CFR 63.2, because HAP emissions are equal to or greater than ten (10) tons per year for a single HAP and equal to or greater than twenty-five (25) tons per year for a combination of HAPs.
These emissions are based on the TSD of Significant Permit Modification No. 089-40517-00453, issued on September 20, 2019.

**Description of Proposed Modification**

The Office of Air Quality (OAQ) has reviewed an application, submitted by BP Products North America, Inc. - Whiting Business Unit on September 27, 2019, relating to modification of PM and PM10 limits applicable to certain units, with no physical changes to the units and no increase in the potential to emit of any regulated pollutant.

The following is a list of the modified emission units and pollution control devices:

(x) A portion of No. 3 Stanolind Power Station (SPS) constructed as listed below and identified as Unit ID 503. The following boilers, all of which burn refinery gas, natural gas, or liquefied petroleum gas, are NOx budget units:

1. Five (5) Boilers, each approved in 2008 for modification as a contemporary project to the WRMP project, each equipped with conventional burners, a Selective Catalytic Reduction (SCR) system, and a direct-fired Duct Burner. Each direct-fired Duct Burner rated at 41 mmBTU/hr, equipped with low-NOx burners, and controlled by the Selective Catalytic Reduction (SCR) system. Each stack equipped with continuous emissions monitors (CEMS) for NOx and CO:

<table>
<thead>
<tr>
<th>Boiler and Duct Burner Identification</th>
<th>Maximum Heat Input Capacity (MMBtu/hr)</th>
<th>Installation Date</th>
<th>Modification Date</th>
<th>Emissions Control</th>
<th>Stack Exhausted To</th>
</tr>
</thead>
<tbody>
<tr>
<td>#31 Boiler</td>
<td>575</td>
<td>1948</td>
<td>2010</td>
<td>SCR</td>
<td>503-01 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#31 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td>SCR</td>
<td>503-02 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#32 Boiler</td>
<td>575</td>
<td>1948</td>
<td>2010</td>
<td>SCR</td>
<td>503-03 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#32 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td>SCR</td>
<td>503-04 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#33 Boiler</td>
<td>575</td>
<td>1951</td>
<td>2010</td>
<td>SCR</td>
<td>503-05 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#33 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td>SCR</td>
<td></td>
</tr>
<tr>
<td>#34 Boiler</td>
<td>575</td>
<td>1951</td>
<td>2010</td>
<td>SCR</td>
<td></td>
</tr>
<tr>
<td>#34 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td>SCR</td>
<td></td>
</tr>
<tr>
<td>#36 Boiler</td>
<td>575</td>
<td>1953</td>
<td>2011</td>
<td>SCR</td>
<td></td>
</tr>
<tr>
<td>#36 Duct Burner</td>
<td>41</td>
<td>2011</td>
<td>--</td>
<td>SCR</td>
<td></td>
</tr>
</tbody>
</table>

**Enforcement Issues**

IDEM is aware that there is a pending enforcement action relating to PM10 limits for the No. 3 SPS boilers. IDEM is reviewing this matter and will take the appropriate action.

**Emission Calculations**

See Appendix A of this Technical Support Document for detailed emission calculations.
Project Aggregation

BP Products North America, Inc. - Whiting Business Unit (BP) submitted the following permit applications to IDEM in the two years previous to submission of the present application. When a major source for Prevention of Significant Deterioration (PSD) and/or Emission Offset (EO) submits an application for a modification, IDEM, OAQ reviews the permitting history of the source to determine if previous projects should be aggregated with the current project.

**SPM 089-41980-00453 (present application)**
- Modification of PM and PM\textsubscript{10} limitations for the No.3 Stanolind Power Station boilers and duct burners to terms of combined tons per twelve (12) consecutive month period in place of earlier limits in pounds per MMBtu applied with heat input limits (MMBtu/12 consecutive month period).

**SPM 089-40517-00453, issued September 20, 2019**
- Construction of two new emergency generators servicing radio towers.
- Designation of two existing fire pump engines permitted as emergency engines to be non-emergency engines subject to the 500 hr/12 consecutive month period established in earlier permits.
- Consolidation of individual limits on the Cat Feed Hydrotreater Unit (CFHU) heaters (F-801A, F-801B, and F-801C) and Gas Oil Hydrotreater (GOHT) heaters (F-901A and F-901B).
- Extending compliance deadlines for certain requirements promulgated in regulatory updates from the U.S. EPA's Risk and Technology Review (RTR) for the petroleum refinery sector.

**AA 089-40242-00453, issued September 12, 2018**
Modification of a brine conditioning system associated with Nos. 11A and 11C Pipe Stills.

**MSM 089-39950-00453, issued June 27, 2018 and MPM 089-39973-00453, issued August 27, 2018**
- Replacement of eight (8) storage tanks pursuant to 326 IAC 2-7-10.5(c).
- Correction of descriptive information for tank 3569.

**SSM 089-38851-00453, issued January 11, 2018 and SPM 089-39037-00453, issued January 29, 2018**
Whiting Enhancement Project (WEP), including:
- Construction of a brine conditioning system associated with Nos. 11A and 11C Pipe Stills.
- Construction of T-305 Naphtha Tower.
- Construction of the Fuel Gas Hydrotreater
- Construction of pressurized spheres 3951 and 3952
- Construction of external floating roof tank TK-3921
- Changes to process internals and addition of fugitive (equipment leak) sources
- Increased utilization of existing equipment including Coker 2, No. 12 Pipe Still, Sulfur Recovery Plant, Isomerization Unit, Blending Oil Unit, Distillate Desulfurizer Unit, Unit 503 in No. 3 Stanolind Power Station, Oil Movements (Unit ID 640), Cooling Tower 7, Gas Oil Hydrotreater Unit, New Hydrogen Unit, and Naphtha Hydrotreater.
SPM 089-38641-00453, issued October 4, 2017

Incorporation of the regulatory updates from the US Environmental Protection Agency’s (USEPA’s) Risk and Technology Review (RTR) for the petroleum refinery sector (known as the Refinery Sector Rule (RSR), which included changes to federal rule applicabilities, incorporation of alternative compliance methodologies for 40 CFR 63, Subpart UUU, and incorporation of updated testing requirements. No new units or physical modifications of existing units were part of this SPM.

Conclusion

IDEM has reviewed the aggregation analysis and has determined that the requested changes to PM and PM\textsubscript{10} limits for the No. 3 SPS boilers and duct burners are independent of recent modifications at the source. The source asserts that the requested changes to PM and PM\textsubscript{10} limits for the No. 3 SPS boilers and duct burners will not increase upstream or downstream utilization of existing equipment or earlier modifications.

Permit Level Determination – Part 70 Modification to an Existing Source

There are no new emission units or modifications to existing emission units (i.e., no physical change or change in the method of operation occurring at the source) as a result of this modification. See the “Description of Proposed Modification” section above for more detail.

(a) Approval to Construct

There is no increase in the potential to emit of any regulated pollutants associated with this modification and the modification is not subject to 326 IAC 2-2 and 326 IAC 2-3. Therefore, this modification is not subject to the source modification requirements under 326 IAC 2-7-10.5.

(b) Approval to Operate

Pursuant to 326 IAC 2-7-12(d)(1), this change to the permit is being made through a Significant Permit Modification because this modification does not qualify as a Minor Permit Modification or as an Administrative Amendment.

Permit Level Determination – PSD and Emission Offset

No. 3 Stanolind Power Station Boiler #31 and Duct Burner #31, Boiler #32 and Duct Burner #32, Boiler #33 and Duct Burner #33, Boiler #34 and Duct Burner #34, and Boiler #36 and Duct Burner #36

(Impact of modifying limits taken under SSM 089-25484-00453 and SSM 089-32033-00453)

Permitting History

The five (5) No. 3 Stanolind Power Station (SPS) boilers, Boilers #31 - #34 and #36, which were constructed in 1948, were permitted in Title V Permit No. 089-6741-00453, issued January 1, 2007. Significant Source Modification No. 089-25484-00453, issued May 1, 2008, authorized modification of the boilers by removal of then-existing burners and NOx controls and installation of new conventional burners and selective catalytic reduction (SCR) for NOx control. SSM No. 089-25484-00453 also authorized construction of five (5) duct burners to preheat exhaust gases from the respective boilers before the SCR process, Duct Burners #31 - #34 and #36, with low-NOx burners and SCR control.

Upon review of the netting analysis in SSM No. 089-25484-00453, IDEM, OAQ finds that there was no netting analysis in the SSM for PM and PM\textsubscript{10} emissions from the five No. 3 SPS boilers because there was no change in boiler capacity with the burner refit at that time. The emissions increase for PM and PM\textsubscript{10} consisted of the combustion products of the then-new duct burners and additional particulate
anticipated from conversion of a fraction of the sulfur dioxide in the boiler and duct burner exhaust to solid ammonium sulfate in the SCR process.

The units were assigned the present ID numbers in Part 70 Operating Permit Renewal No. 089-30396-00453, effective January 1, 2015, and the present ID numbers are used throughout this analysis instead of the obsolete nomenclature.

Pursuant to SSM No. 089-25484-00453, Boilers #31 - #34 and #36 and Duct Burners #31 - #34 and #36 were subject to the following limits:

In order to render 326 IAC 2-2, 326 IAC 2-1.1-5, and 326 IAC 2-3 not applicable, the Permittee shall not combust fuel oil at Boilers #31 - #34 and #36 and shall comply with the following for No. 3 Stanolind Power Station:

After the installation of the duct burners and the conventional burners and a Selective Catalytic Reduction (SCR) on Boilers #31 - #34 and #36, the Permittee shall comply with the following for Boilers #31 - #34 and #36 at the stack vent:

(a) The emissions of NOx shall not exceed 0.02 lb/MMBtu.
(b) The emissions of VOC shall not exceed 0.0054 lb/MMBtu.
(c) The emissions of PM shall not exceed 0.0019 lb/MMBtu.
(d) The firing rate (total) shall not exceed 24,303,535 MMBtu per twelve (12) consecutive month period, with compliance determined at the end of each month.
(e) The firing rate (total) at Duct Burners #31 - #34 and #36 shall not exceed 1,732,947 MMBtu per twelve (12) consecutive month period, with compliance determined at the end of each month.
(f) The emissions of CO (total) from Boilers #31 - #34 and #36 and Duct Burners #31 - #34 and #36 shall not exceed 260.4 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.
(g) The emissions of PM$_{10}$ from each boiler/SCR stack shall not exceed 0.0087 lb/MMBtu.

Compliance with the limits on annual firing rates and the NOx, VOC, SO$_2$, CO, PM and PM$_{10}$ emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOx, VOC, SO$_2$, CO, PM and PM$_{10}$ for the CXHO project remain below the significant emission rates defined at 326 IAC 2-2-1(ww)(1), rendering 326 IAC 2-2, 326 IAC 2-1.1-5 and 326 IAC 2-3 not applicable for these pollutants.

Significant Source Modification No. 089-32033-00453, issued December 3, 2012, incorporated requirements of a Consent Decree filed in US et al vs. BP Products, Inc, 2:12-cv-00207, and was intended to resolve the Objection to BP’s Title V permit issued by EPA to IDEM on October 16, 2009, as well as prior appeals of BP’s construction and operating permits filed under the causes: Save the Dunes et al vs BP and IDEM, 08-A-J-4115 and 08-A-J-4142. The Consent Decree entered in Civil No. 2:12-cv-00207 included revisions to the BP Whiting Refinery Modernization Project (WRMP) permitted in 2008.

Pursuant to SSM No. 089-32033-00453, Boilers #31 - #34 and #36 and Duct Burners #31 - #34 and #36 were subject to the following limits:

In order to render 326 IAC 2-2, 326 IAC 2-1.1-5, and 326 IAC 2-3 not applicable, the Permittee shall comply with the following for No. 3 SPS Boilers #31 - #34 and #36 and Duct Burners #31 - #34 and #36:
After the installation of the five (5) duct burners (Duct Burners #31 - #34 and #36) and the conventional burners and Selective Catalytic Reduction (SCR) on Boilers #31 - #34 and #36, the Permittee shall comply with the following:

1. The emissions of VOC from Duct Burners #31 - #34 and #36 shall not exceed 0.0054 lb/MMBtu.
2. The firing rate (total) at Boilers #31 - #34 and #36 shall not exceed 24,303,535 MMBtu per twelve (12) consecutive month period, with compliance determined at the end of each month.
3. The firing rate (total) at Duct Burners #31 - #34 and #36 shall not exceed 1,732,947 MMBtu per twelve (12) consecutive month period, with compliance determined at the end of each month.
4. The emissions of CO (total) from Boilers #31 - #34 and #36 and Duct Burners #31 - #34 and #36 shall not exceed 260.4 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

Pursuant to SSM 089-32033-00453, the Permittee shall comply with the following for No. 3 SPS Boilers #31 - #34 and #36 and Duct Burners #31 - #34 and #36:

1. The total emissions of NOx from Duct Burners #31 - #34 and #36 shall not exceed 17.3 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.
2. The emissions of PM from each of Duct Burners #31 - #34 and #36 shall not exceed 0.012 lb/MMBtu.
3. The emissions of PM$_{10}$ from each boiler/SCR stack shall not exceed 0.010 lb/MMBtu.

Compliance with the limits on annual firing rates and the NOx, VOC, SO$_2$, CO, PM and PM$_{10}$ emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOx, VOC, SO$_2$, CO, PM and PM$_{10}$ for the WRMP project remain below the significant emission rates defined at 326 IAC 2-2-1(ww)(1), rendering 326 IAC 2-2, 326 IAC 2-1.1-5 and 326 IAC 2-3 not applicable for these pollutants.

In the latest permit, SPM 089-40517-00453, Boilers #31 - #34 and #36 and Duct Burners #31 - #34 and #36 are subject to the following limits, as originally expressed in SSM 089-36651-00453:

In order to render 326 IAC 2-2 and 326 IAC 2-3 not applicable, the Permittee shall comply with the following for No. 3 Stanolind Power Station Boiler #31 and Duct Burner #31, Boiler #32 and Duct Burner #32, Boiler #33 and Duct Burner #33, Boiler #34 and Duct Burner #34, and Boiler #36 and Duct Burner #36, as measured at Stacks 503-01, 503-02, 503-03, 503-04, and 503-05:

1. The emissions of VOC shall not exceed 0.0054 lb/MMBtu.
2. The firing rate (total) at the five (5) boilers shall not exceed 24,303,535 MMBtu per twelve (12) consecutive month period, with compliance determined at the end of each month.
3. The firing rate (total) at the five (5) duct burners shall not exceed 1,732,947 MMBtu per twelve (12) consecutive month period, with compliance determined at the end of each month.
(4) The total emissions of CO shall not exceed 260.4 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

(5) The total emissions of NOx shall not exceed 260.4 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

(b) Pursuant to SSM 089-25484-00453 and as revised by SSM 089-32033-00453, the Permittee shall comply with the following:

(1) The emissions of PM shall not exceed 0.012 lb/MMBtu.

(2) The emissions of PM$_{10}$ shall not exceed 0.010 lb/MMBtu.

(c) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.24.6. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits on annual firing rates and the NOx, VOC, SO2, CO, PM and PM$_{10}$ emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NOx, VOC, SO2, CO, PM and PM$_{10}$ for the WRMP project remain below the significant, rendering 326 IAC 2-2, 326 IAC 2-1.1-4, and 326 IAC 2-3 not applicable for these pollutants.

Request to Modify PM and PM$_{10}$ Limits

The source now requests that the existing limits on PM and PM$_{10}$ from these five boilers and five duct burners, expressed as lb/MMBtu and applied with firing rate limits in MMBtu/yr be combined into limits in tons per twelve (12) consecutive month period for PM and PM$_{10}$, each, that will equal the total emissions allowed in the present permit.

To allow these units' emissions limits to be combined, the netting analysis in earlier source and permit modifications that were determined to be minor PSD modification may not be changed. The net emissions from each unit at the time of the limitation cannot result in a net negative value. Additionally, limits specifically identified in the Consent Decree cannot be changed.

<table>
<thead>
<tr>
<th>Unit ID</th>
<th>Firing Rate Limit$^{1,2}$ (MMBtu/12 CMP)</th>
<th>PM Limit$^{1}$ (lb/MMBtu)</th>
<th>PM$_{10}$ Limit$^{1}$ (lb/MMBtu)</th>
<th>Potential to Emit PM (tons/yr)</th>
<th>Potential to Emit PM$_{10}$ (tons/yr)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boilers #31, #32, #33, #34, &amp; #36</td>
<td>24,303,535</td>
<td>0.012</td>
<td>0.010</td>
<td>145.82</td>
<td>121.52</td>
</tr>
<tr>
<td>Duct Burners #31, #32, #33, #34, &amp; #36</td>
<td>1,732,947</td>
<td>0.012</td>
<td>0.010</td>
<td>10.40</td>
<td>8.66</td>
</tr>
<tr>
<td>Total</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>156.22</td>
<td>130.18</td>
</tr>
</tbody>
</table>

1. Ref: SPM 089-40517-00453, issued September 20, 2019
2. 12 CMP - twelve (12) consecutive month period

Potential to Emit (tons/yr) = Firing Rate Limit (MMBtu/yr) x PM (or PM$_{10}$) Limit (lb/MMBtu) / 2,000 (lb/ton)
### Potential to Emit After this Modification

<table>
<thead>
<tr>
<th>Unit ID</th>
<th>PM Limit (lb/12 CMP$^1$)</th>
<th>PM$_{10}$ Limit (lb/12 CMP)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boilers #31, #32, #33, #34, &amp; #36 and Duct Burners #31, #32, #33, #34, &amp; #36$^2$</td>
<td>156.22</td>
<td>130.18</td>
</tr>
</tbody>
</table>

1. **12 CMP** - twelve (12) consecutive month period
2. **Categorical (boiler and duct burner) firing rate limits remain in the permit for determination of the potential to emit other regulated pollutants.**

IDEOM, OAQ finds that, because the limited potential to emit PM and PM$_{10}$ per twelve (12) consecutive month period does not change as a result of the proposed modification, there is no change to any netting analysis that involved the No. 3 SPS boilers and duct burners. PM and PM$_{10}$ limits for the No. 3 SPS boilers and duct burners were not part of any consent decree or court decision. There is no increase in upstream or downstream utilization of any unit because of the proposed modification. Because there is no increase in emissions of any regulated pollutant, the proposed modification is not a significant modification as defined at 326 IAC 2-2(ww)(1).

(a) The following equation shall be used to determine compliance with the PM limit for the No.3 SPS. Compliance is demonstrated each month by adding the emissions for that month to the emissions for the preceding eleven (11) months:

$$E_{PM} = \frac{[E_{PM-01} \times (Q_{B31} + Q_{DB31})] + [E_{PM-02} \times (Q_{B32} + Q_{DB32})] + [E_{PM-03} \times (Q_{B33} + Q_{DB33})] + [E_{PM-04} \times (Q_{B34} + Q_{DB34})] + [E_{PM-05} \times (Q_{B36} + Q_{DB36})]}{2,000 \text{ lb/ton}}$$

Where:

- $E_{PM} =$ combined PM emissions for No 3 SPS boilers and duct burners, tons/month
- $E_{PM-01} =$ Most recent PM test result for stack 503-01, lb/MMBtu
- $Q_{B31} =$ Combined firing rate for all fuels in Boiler #31, MMBtu/month
- $Q_{DB31} =$ Combined firing rate for all fuels in Duct Burner #31, MMBtu/month
- $E_{PM-02} =$ Most recent PM test result for stack 503-02, lb/MMBtu
- $Q_{B32} =$ Combined firing rate for all fuels in Boiler #32, MMBtu/month
- $Q_{DB32} =$ Combined firing rate for all fuels in Duct Burner #32, MMBtu/month
- $E_{PM-03} =$ Most recent PM test result for stack 503-03, lb/MMBtu
- $Q_{B33} =$ Combined firing rate for all fuels in Boiler #33, MMBtu/month
- $Q_{DB33} =$ Combined firing rate for all fuels in Duct Burner #33, MMBtu/month
- $E_{PM-04} =$ Most recent PM test result for stack 503-04, lb/MMBtu
- $Q_{B34} =$ Combined firing rate for all fuels in Boiler #34, MMBtu/month
- $Q_{DB34} =$ Combined firing rate for all fuels in Duct Burner #34, MMBtu/month
- $E_{PM-05} =$ Most recent PM test result for stack 503-05, lb/MMBtu
- $Q_{B36} =$ Combined firing rate for all fuels in Boiler #36, MMBtu/month
- $Q_{DB36} =$ Combined firing rate for all fuels in Duct Burner #36, MMBtu/month

(b) The following equation shall be used to determine compliance with the PM$_{10}$ limit for the No.3 SPS. Compliance is demonstrated each month by adding the emissions for that month to the emissions for the preceding eleven (11) months:

$$E_{PM_{10}} = \frac{[E_{PM_{10}-01} \times (Q_{B31} + Q_{DB31})] + [E_{PM_{10}-02} \times (Q_{B32} + Q_{DB32})] + [E_{PM_{10}-03} \times (Q_{B33} + Q_{DB33})] + [E_{PM_{10}-04} \times (Q_{B34} + Q_{DB34})] + [E_{PM_{10}-05} \times (Q_{B36} + Q_{DB36})]}{2,000 \text{ lb/ton}}$$

Where:

- $E_{PM_{10}} =$ combined PM$_{10}$ emissions for No 3 SPS boilers and duct burners, tons/month
EPM10-01 = Most recent PM10 test result for stack 503-01, lb/MMBtu
Q_{B31} = Combined firing rate for all fuels in Boiler #31, MMBtu/month
Q_{DB31} = Combined firing rate for all fuels in Duct Burner #31, MMBtu/month
EPM10-02 = Most recent PM10 test result for stack 503-02, lb/MMBtu
Q_{B32} = Combined firing rate for all fuels in Boiler #32, MMBtu/month
Q_{DB32} = Combined firing rate for all fuels in Duct Burner #32, MMBtu/month
EPM10-03 = Most recent PM10 test result for stack 503-03, lb/MMBtu
Q_{B33} = Combined firing rate for all fuels in Boiler #33, MMBtu/month
Q_{DB33} = Combined firing rate for all fuels in Duct Burner #33, MMBtu/month
EPM10-04 = Most recent PM10 test result for stack 503-04, lb/MMBtu
Q_{B34} = Combined firing rate for all fuels in Boiler #34, MMBtu/month
Q_{DB34} = Combined firing rate for all fuels in Duct Burner #34, MMBtu/month
EPM10-05 = Most recent PM10 test result for stack 503-05, lb/MMBtu
Q_{B36} = Combined firing rate for all fuels in Boiler #36, MMBtu/month
Q_{DB36} = Combined firing rate for all fuels in Duct Burner #36, MMBtu/month

There is no physical change or change in the method of operation occurring at the source as a result of this modification and there are no increases of regulated NSR pollutants.

### PTE of the Entire Source After Issuance of the Part 70 Modification

The table below summarizes the after issuance source-wide potential to emit, reflecting all limits, of the emission units. Any control equipment is considered federally enforceable only after issuance of the Part 70 source and/or permit modification, and only to the extent that the effect of the control equipment is made practically enforceable in the permit. If the control equipment has been determined to be integral, the table reflects the potential to emit (PTE) after consideration of the integral control device.

<table>
<thead>
<tr>
<th>Source-Wide Emissions After Issuance (ton/year)</th>
<th>PM1</th>
<th>PM10</th>
<th>PM2.5</th>
<th>SO2</th>
<th>NOX</th>
<th>VOC</th>
<th>CO</th>
<th>Single HAP</th>
<th>Combined HAPs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total PTE of Entire Source Including Fugitives*</td>
<td>&gt;100</td>
<td>&gt;100</td>
<td>&gt;100</td>
<td>&gt;100</td>
<td>&gt;50</td>
<td>&gt;50</td>
<td>&gt;100</td>
<td>&gt;10</td>
<td>&gt;25</td>
</tr>
<tr>
<td>Title V Major Source Thresholds</td>
<td>NA</td>
<td>100</td>
<td>100</td>
<td>50</td>
<td>50</td>
<td>100</td>
<td>10</td>
<td>25</td>
<td></td>
</tr>
<tr>
<td>PSD Major Source Thresholds</td>
<td>100</td>
<td>100</td>
<td>100</td>
<td>--</td>
<td>--</td>
<td>100</td>
<td>--</td>
<td>--</td>
<td></td>
</tr>
<tr>
<td>Emission Offset Major Source Thresholds</td>
<td>---</td>
<td>NA</td>
<td>NA</td>
<td>50</td>
<td>50</td>
<td>NA</td>
<td>--</td>
<td>--</td>
<td></td>
</tr>
</tbody>
</table>

1 Under the Part 70 Permit program (40 CFR 70), PM10 and PM2.5, not particulate matter (PM), are each considered as a "regulated air pollutant."
2 PM2.5 listed is direct PM2.5.
3 Single highest source-wide HAP
4 Fugitive HAP emissions are always included in the source-wide emissions.

(a) This existing major PSD stationary source will continue to be major under 326 IAC 2-2 because at least one pollutant, PM, PM10, PM2.5, SO2, and CO, has emissions equal to or greater than the PSD major source threshold.

(b) This existing major Emission Offset stationary source will continue to be major under 326 IAC 2-3 because the emissions of the nonattainment pollutant(s), NOx and VOC, will continue to be equal to or greater than the Emission Offset thresholds.

(c) This existing major source of HAP will continue to be a major source of HAP, as defined in 40 CFR 63.2, because HAP emissions will continue to be equal to or greater than ten (10) tons per
year for any single HAP and/or equal to or greater than twenty-five (25) tons per year of a combination of HAPs. Therefore, this source is a major source under Section 112 of the Clean Air Act (CAA).

**Federal Rule Applicability Determination**

Due to the modification at this source, federal rule applicability has been reviewed as follows:

**New Source Performance Standards (NSPS):**

(a) There are no New Source Performance Standards (NSPS) (326 IAC 12 and 40 CFR Part 60) included in the permit for this proposed modification.

**National Emission Standards for Hazardous Air Pollutants (NESHAP):**

(b) There are no National Emission Standards for Hazardous Air Pollutants (NESHAPs) (40 CFR Part 63, 326 IAC 14, and 326 IAC 20) included in the permit for this proposed modification.

**State Rule Applicability**

Due to this modification, state rule applicability has been reviewed as follows:

**326 IAC 2-2 (PSD) and 326 IAC 2-3 (Emission Offset)**

PSD and Emission Offset applicability is discussed under the Permit Level Determination – PSD and Emission Offset section of this document.

**PSD/EO Minor Source Limits**

In order to render 326 IAC 2-2 and 326 IAC 2-3 not applicable, the Permittee shall comply with the following for No. 3 Stanolind Power Station Boiler #31 and Duct Burner #31, Boiler #32 and Duct Burner #32, Boiler #33 and Duct Burner #33, Boiler #34 and Duct Burner #34, and Boiler #36 and Duct Burner #36, as measured at Stacks 503-01, 503-02, 503-03, 503-04, and 503-05:

(a) Pursuant to SSM 089-25484-00453, as revised by SSM 089-36651-00453, the Permittee shall comply with the following:

1. The emissions of VOC shall not exceed 0.0054 pound per million BTU.
2. The firing rate (total) at the five (5) boilers shall not exceed 24,303,535 mmBTU per twelve (12) consecutive month period, with compliance determined at the end of each month.
3. The firing rate (total) at the five (5) duct burners shall not exceed 1,732,947 mmBTU per twelve (12) consecutive month period, with compliance determined at the end of each month.
4. The total emissions of CO shall not exceed 260.4 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.
5. The total emissions of NOx shall not exceed 260.4 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

(b) Pursuant to SSM 089-25484-00453 and as revised by SSM 089-32033-00453 and SPM 089-41980-00453, the Permittee shall comply with the following:

1. The total emissions of PM shall not exceed 156.22 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.
(2) The total emissions of PM$_{10}$ shall not exceed 130.18 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

(c) Pursuant to SSM 089-32033-00453, for all pumps involved in heavy liquid service, after the completion of the WRMP project, the Permittee shall control leaks of VOC from pumps according to the Leak Detection and Repair (LDAR) Plan submitted in accordance with Condition D.24.6. An instrument reading of 2000 parts per million (ppm) or greater shall constitute a leak for pumps in heavy liquid service.

Compliance with the limits on annual firing rates and the NO$_x$, VOC, SO$_2$, CO, PM and PM$_{10}$ emissions limits, in conjunction with the emissions limits at other units at this source, shall ensure that the net emissions increases, including fugitive emissions, for NO$_x$, VOC, SO$_2$, CO, PM and PM$_{10}$ for the WRMP project remain below the significant, rendering 326 IAC 2-2, 326 IAC 2-1.1-4 and 326 IAC 2-3 not applicable for these pollutants.

### Compliance Determination and Monitoring Requirements

Permits issued under 326 IAC 2-7 are required to assure that sources can demonstrate compliance with all applicable state and federal rules on a continuous basis. All state and federal rules contain compliance provisions; however, these provisions do not always fulfill the requirement for a continuous demonstration. When this occurs, IDEM, OAQ, in conjunction with the source, must develop specific conditions to satisfy 326 IAC 2-7-5. As a result, Compliance Determination Requirements are included in the permit. The Compliance Determination Requirements in Section D of the permit are those conditions that are found directly within state and federal rules and the violation of which serves as grounds for enforcement action.

If the Compliance Determination Requirements are not sufficient to demonstrate continuous compliance, they will be supplemented with Compliance Monitoring Requirements, also in Section D of the permit. Unlike Compliance Determination Requirements, failure to meet Compliance Monitoring conditions would serve as a trigger for corrective actions and not grounds for enforcement action. However, a violation in relation to a compliance monitoring condition will arise through a source’s failure to take the appropriate corrective actions within a specific time period.

(a) The Compliance Determination Requirements applicable to this modification are as follows:

1. The following equation shall be used to determine compliance with the PM limit for the No.3 SPS. Compliance is demonstrated each month by adding the emissions for that month to the emissions for the preceding eleven (11) months:

$$E_{PM} = \frac{E_{PM-01} \times (Q_{B31} + Q_{DB31}) + E_{PM-02} \times (Q_{B32} + Q_{DB32}) + E_{PM-03} \times (Q_{B33} + Q_{DB33}) + E_{PM-04} \times (Q_{B34} + Q_{DB34}) + E_{PM-05} \times (Q_{B35} + Q_{DB35})}{2,000 \text{ lb/ton}}$$

Where:

- $E_{PM}$ = combined PM emissions for No 3 SPS boilers and duct burners, tons/month
- $E_{PM-01}$ = Most recent PM test result for stack 503-01, lb/MMBtu
- $Q_{B31}$ = Combined firing rate for all fuels in Boiler #31, MMBtu/month
- $Q_{DB31}$ = Combined firing rate for all fuels in Duct Burner #31, MMBtu/month
- $E_{PM-02}$ = Most recent PM test result for stack 503-02, lb/MMBtu
- $Q_{B32}$ = Combined firing rate for all fuels in Boiler #32, MMBtu/month
- $Q_{DB32}$ = Combined firing rate for all fuels in Duct Burner #32, MMBtu/month
- $E_{PM-03}$ = Most recent PM test result for stack 503-03, lb/MMBtu
- $Q_{B33}$ = Combined firing rate for all fuels in Boiler #33, MMBtu/month
- $Q_{DB33}$ = Combined firing rate for all fuels in Duct Burner #33, MMBtu/month
- $E_{PM-04}$ = Most recent PM test result for stack 503-04, lb/MMBtu
(2) The following equation shall be used to determine compliance with the PM$_{10}$ limit for the No.3 SPS. Compliance is demonstrated each month by adding the emissions for that month to the emissions for the preceding eleven (11) months:

\[
E_{PM10} = \left[ E_{PM10-01} \times (QB31 + QDB31) \right] + \left[ E_{PM10-02} \times (QB32 + QDB32) \right] + \left[ E_{PM10-03} \times (QB33 + QDB33) \right] + \left[ E_{PM10-04} \times (QB34 + QDB34) \right] + \left[ E_{PM10-05} \times (QB36 + QDB36) \right]
\]

where:

- $E_{PM10}$ = combined PM$_{10}$ emissions for No 3 SPS boilers and duct burners, tons/month
- $E_{PM10-01}$ = Most recent PM$_{10}$ test result for stack 503-01, lb/MMBtu
- $QB31$ = Combined firing rate for all fuels in Boiler #31, MMBtu/month
- $QDB31$ = Combined firing rate for all fuels in Duct Burner #31, MMBtu/month
- $E_{PM10-02}$ = Most recent PM$_{10}$ test result for stack 503-02, lb/MMBtu
- $QB32$ = Combined firing rate for all fuels in Boiler #32, MMBtu/month
- $QDB32$ = Combined firing rate for all fuels in Duct Burner #32, MMBtu/month
- $E_{PM10-03}$ = Most recent PM$_{10}$ test result for stack 503-03, lb/MMBtu
- $QB33$ = Combined firing rate for all fuels in Boiler #33, MMBtu/month
- $QDB33$ = Combined firing rate for all fuels in Duct Burner #33, MMBtu/month
- $E_{PM10-04}$ = Most recent PM$_{10}$ test result for stack 503-04, lb/MMBtu
- $QB34$ = Combined firing rate for all fuels in Boiler #34, MMBtu/month
- $QDB34$ = Combined firing rate for all fuels in Duct Burner #34, MMBtu/month
- $E_{PM10-05}$ = Most recent PM$_{10}$ test result for stack 503-05, lb/MMBtu
- $QB36$ = Combined firing rate for all fuels in Boiler #36, MMBtu/month
- $QDB36$ = Combined firing rate for all fuels in Duct Burner #36, MMBtu/month

2,000 lb/ton

Testing Requirements:

There are no new or revised testing requirements as a result of the proposed modification.

(b) The Compliance Monitoring Requirements applicable to this proposed modification are as follows:

There are no new or modified compliance monitoring requirements included with this modification.

### Proposed Changes

As part of this permit approval, the permit may contain new or different permit conditions and some conditions from previously issued permits/approvals may have been corrected, changed, or removed. These corrections, changes, and removals may include Title I changes.

The following changes listed below are due to the proposed modification. Deleted language appears as strikethrough text and new language appears as **bold** text (these changes may include Title I changes):

1. IDEM, OAQ corrected typographical errors in paragraph (x) of Condition A.3 - Emission Units and Pollution Control Equipment Summary and paragraph (x) in the Section D.24 emissions unit description box.

2. IDEM, OAQ reformatted the insignificant activities in the Section D.24 emissions unit description box to match current model language.
SECTION A SOURCE SUMMARY

A.3 Emission Units and Pollution Control Equipment Summary [326 IAC 2-7-4(c)(3)] [326 IAC 2-7-5(14)]

This stationary source consists of the following emission units and pollution control devices:

(a) ...

(x) A portion of No. 3 Stanolind Power Station (SPS) constructed as listed below and identified as Unit ID 503. The following boilers, all of which burn refinery gas, natural gas, or liquified petroleum gas, are NOx budget units:

(1) Five (5) Boilers, each modified approved in 2008 for modification as a contemporary project to the WRMP project, each equipped with conventional burners, a Selective Catalytic Reduction (SCR) system, and a direct-fired Duct Burner. Each direct-fired Duct Burner rated at 41 mmBTU/hr, equipped with low-Nox burners, and controlled by the Selective Catalytic Reduction (SCR) system. Each stack equipped with continuous emissions monitors (CEMS) for NOx and CO:

...
the Selective Catalytic Reduction (SCR) system. Each stack equipped with continuous emissions monitors (CEMS) for NOx and CO:

<table>
<thead>
<tr>
<th>Identification</th>
<th>Maximum Heat Input Capacity (mmBTU/hr)</th>
<th>Installation Date</th>
<th>Modification Date</th>
<th>Emissions Control</th>
<th>Stack Exhausted To</th>
</tr>
</thead>
<tbody>
<tr>
<td>#31 Boiler</td>
<td>575</td>
<td>1948</td>
<td>2010</td>
<td>SCR</td>
<td>503-01 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#31 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td></td>
<td></td>
</tr>
<tr>
<td>#32 Boiler</td>
<td>575</td>
<td>1948</td>
<td>2010</td>
<td>SCR</td>
<td>503-02 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#32 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td></td>
<td></td>
</tr>
<tr>
<td>#33 Boiler</td>
<td>575</td>
<td>1951</td>
<td>2010</td>
<td>SCR</td>
<td>503-03 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#33 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td></td>
<td></td>
</tr>
<tr>
<td>#34 Boiler</td>
<td>575</td>
<td>1951</td>
<td>2010</td>
<td>SCR</td>
<td>503-04 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#34 Duct Burner</td>
<td>41</td>
<td>2010</td>
<td>--</td>
<td></td>
<td></td>
</tr>
<tr>
<td>#36 Boiler</td>
<td>575</td>
<td>1953</td>
<td>2011</td>
<td>SCR</td>
<td>503-05 (NOx &amp; CO CEMS)</td>
</tr>
<tr>
<td>#36 Duct Burner</td>
<td>41</td>
<td>2011</td>
<td>--</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(2) Leaks from process equipment, including pumps, pressure relief devices, sampling connection systems, open-ended valves or lines, and instrumentation and heat exchange systems.

(3) Insignificant Activity: one (1) glycol dehydration unit (GDU) to remove water from the refinery fuel gas system to reduce corrosion, which is composed of a glycol contactor and a stripper. Natural gas is used as the stripping medium. The unit consists of the following equipment: a small (approx. 1,500 gal) tank to deliver glycol to the system, a glycol system of approx. 8,000 gal in capacity, heat exchangers and a coalescer, coolers, condensers, a glycol contactor, a glycol regenerator with a reboiler and stripper, and filters (carbon and sock types).

Insignificant Activity Activities:

(f) Emission units with PM/PM_{10}/PM_{2.5} emissions less than five (5) tons per year, SO_{2}, NO_{x}, and VOC emissions less than ten (10) tons per year, CO emissions less than twenty-five (25) tons per year, lead emissions less than two-tenths (0.2) tons per year, single HAP emissions less than one (1) ton per year, and combination of HAP emissions less than two and a half (2.5) tons per year [326 IAC 2-1.1-3(e)(1) and 326 IAC 2-7-1(21)(A)-(C)];

(6) One (1) lime loading operation at the Main Water Treatment Plant, consisting of two (2) lime silos (Lime Storage Bin North – UT 207 and Lime Storage Bin South- UT 208), permitted in 2014, controlled by one (1) bin vent filter. [326 IAC 6.8-1-2(a)]

(gg) One (1) glycol dehydration unit (GDU) to remove water from the refinery fuel gas system to reduce corrosion, which is composed of a glycol contactor and a stripper. Natural gas is used as the stripping medium. The unit consists of the following equipment: a small (approx. 1,500 gal) tank to deliver glycol to the system, a glycol system of approx. 8,000 gal in capacity, heat exchangers and a coalescer, coolers, condensers, a glycol contactor, a glycol regenerator with a reboiler and stripper, and filters (carbon and sock types).
contactor, a glycol regenerator with a reboiler and stripper, and filters (carbon and sock types).

(The information describing the process contained in this emissions unit description box is descriptive information and does not constitute enforceable conditions.)


In order to render 326 IAC 2-2 and 326 IAC 2-3 not applicable, the Permittee shall comply with the following for No. 3 Stanolind Power Station Boiler #31 and Duct Burner #31, Boiler #32 and Duct Burner #32, Boiler #33 and Duct Burner #33, Boiler #34 and Duct Burner #34, and Boiler #36 and Duct Burner #36, as measured at Stacks 503-01, 503-02, 503-03, 503-04, and 503-05:

(a) Pursuant to SSM 089-25484-00453, as revised by SSM 089-36651-00453, the Permittee shall comply with the following:

(1) ...

(b) Pursuant to SSM 089-25484-00453 and as revised by SSM 089-32033-00453 and SPM 089-41980-00453, the Permittee shall comply with the following:

(1) The total emissions of PM shall not exceed 0.012 pound per million BTU 156.22 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

(2) The total emissions of PM10 shall not exceed 0.010 pound per million BTU 130.18 tons per twelve (12) consecutive month period, with compliance determined at the end of each month.

(c) ...

D.24.10 Compliance Determination Requirements

(a) Pursuant to SSM 089-32033-00453 and as required by the Consent Decree entered in Civil No. 2:12-CV-00207, compliance with the NOX emission limits in Conditions D.24.4(a)(5) shall be calculated using the following equation:

... 

(b) The following equation shall be used to determine compliance with the PM limit in Condition D.24.4(b)(1). Compliance is demonstrated each month by adding the emissions for that month to the emissions for the preceding eleven (11) months:

\[ E_{PM} = \frac{[E_{PM-01} \times (Q_{B31} + Q_{DB31})] + [E_{PM-02} \times (Q_{B32} + Q_{DB32})] + [E_{PM-03} \times (Q_{B33} + Q_{DB33})] + [E_{PM-04} \times (Q_{B34} + Q_{DB34})] + [E_{PM-05} \times (Q_{B35} + Q_{DB35})]}{2,000 \text{ lb/ton}} \]

Where:

\[ E_{PM} = \text{combined PM emissions for No 3 SPS boilers and duct burners, tons/month} \]

\[ E_{PM-01} = \text{Most recent PM test result for stack 503-01, lb/MMBtu} \]

\[ Q_{B31} = \text{Combined firing rate for all fuels in Boiler #31, MMBtu/month} \]

\[ Q_{DB31} = \text{Combined firing rate for all fuels in Duct Burner #31, MMBtu/month} \]

\[ E_{PM-02} = \text{Most recent PM test result for stack 503-02, lb/MMBtu} \]

\[ Q_{B32} = \text{Combined firing rate for all fuels in Boiler #32, MMBtu/month} \]

\[ Q_{DB32} = \text{Combined firing rate for all fuels in Duct Burner #32, MMBtu/month} \]

\[ E_{PM-03} = \text{Most recent PM test result for stack 503-03, lb/MMBtu} \]

\[ Q_{B33} = \text{Combined firing rate for all fuels in Boiler #33, MMBtu/month} \]
\[ E_{PM10} = \frac{[E_{PM10-01} \times (Q_{B31} + Q_{DB31})] + [E_{PM10-02} \times (Q_{B32} + Q_{DB32})] + [E_{PM10-03} \times (Q_{B33} + Q_{DB33})] + [E_{PM10-04} \times (Q_{B34} + Q_{DB34})] + [E_{PM10-05} \times (Q_{B36} + Q_{DB36})]}{2,000 \text{ lb/ton}} \]

Where:

- \( E_{PM10} \) = combined PM10 emissions for No 3 SPS boilers and duct burners, tons/month
- \( E_{PM10-01} \) = Most recent PM10 test result for stack 503-01, lb/MMBtu/month
- \( Q_{B31} \) = Combined firing rate for all fuels in Boiler #31, MMBtu/month
- \( Q_{DB31} \) = Combined firing rate for all fuels in Duct Burner #31, MMBtu/month
- \( E_{PM10-02} \) = Most recent PM10 test result for stack 503-02, lb/MMBtu/month
- \( Q_{B32} \) = Combined firing rate for all fuels in Boiler #32, MMBtu/month
- \( Q_{DB32} \) = Combined firing rate for all fuels in Duct Burner #32, MMBtu/month
- \( E_{PM10-03} \) = Most recent PM10 test result for stack 503-03, lb/MMBtu/month
- \( Q_{B33} \) = Combined firing rate for all fuels in Boiler #33, MMBtu/month
- \( Q_{DB33} \) = Combined firing rate for all fuels in Duct Burner #33, MMBtu/month
- \( E_{PM10-04} \) = Most recent PM10 test result for stack 503-04, lb/MMBtu/month
- \( Q_{B34} \) = Combined firing rate for all fuels in Boiler #34, MMBtu/month
- \( Q_{DB34} \) = Combined firing rate for all fuels in Duct Burner #34, MMBtu/month
- \( E_{PM10-05} \) = Most recent PM10 test result for stack 503-05, lb/MMBtu/month
- \( Q_{B36} \) = Combined firing rate for all fuels in Boiler #36, MMBtu/month
- \( Q_{DB36} \) = Combined firing rate for all fuels in Duct Burner #36, MMBtu/month

D.24.14 Record Keeping Requirements

(a) ...

(c) In order to document the compliance status with Condition D.24.4, the Permittee shall maintain records of monthly firing rates and PM, PM10, and CO emissions at No. 3 Stanolind Power Station boilers 31, 32, 33, 34, 36 and the five (5) duct burners.

(d) ...

D.24.15 Reporting Requirements

(a) ...

(d) In order to document the compliance status with Condition D.24.4, the Permittee shall submit a quarterly summary of the monthly firing rates and PM, PM10, and CO emissions for the boilers 31, 32, 33, 34, 36, and five (5) duct burners not later than thirty (30) days after the end of the quarter being reported.

(e) ...
Conclusion and Recommendation

Unless otherwise stated, information used in this review was derived from the application and additional information submitted by the applicant. An application for the purposes of this review was received on September 27, 2019.

The operation of this proposed modification shall be subject to the conditions of the attached proposed Significant Permit Modification No. 089-41980-00453.

The staff recommends to the Commissioner that the Part 70 Significant Permit Modification be approved.

IDEM Contact

(a) If you have any questions regarding this permit, please contact Doug Logan, Indiana Department Environmental Management, Office of Air Quality, Permits Branch, 100 North Senate Avenue, MC 61-53 IGCN 1003, Indianapolis, Indiana 46204-2251, or by telephone at (317) 234-5328 or (800) 451-6027, and ask for Doug Logan or (317) 234-5328.

(b) A copy of the findings is available on the Internet at: http://www.in.gov/ai/appfiles/idem-caats/

(c) For additional information about air permits and how the public and interested parties can participate, refer to the IDEM Air Permits page on the Internet at: http://www.in.gov/idem/airquality/2356.htm; and the Citizens' Guide to IDEM on the Internet at: http://www.in.gov/idem/6900.htm.
December 9, 2019

Natalie Grimmer
BP Products North America - Whiting Business Unit
2815 Indianapolis Blvd
Whiting, IN 46394

Re: Public Notice
BP Products North America - Whiting Business Unit
Permit Level: Title V Significant Permit Modification
Permit Number: 089-41980-00453

Dear Natalie Grimmer:

Enclosed is a copy of your draft Title V Significant Permit Modification, Technical Support Document, emission calculations, and the Public Notice.

The Public Notice period will begin the date the Notice is published on the IDEM Official Public Notice website. Publication has been requested and is expected within 2-3 business days. You may check the exact Public Notice begins and ends date here: https://www.in.gov/idem/5474.htm

Please note that as of April 17, 2019, IDEM is no longer required to publish the notice in a newspaper.

OAQ has submitted the draft permit package to the Whiting Public Library, 1735 Oliver St in Whiting IN 46394-1794. As a reminder, you are obligated by 326 IAC 2-1.1-6(c) to place a copy of the complete permit application at this library no later than ten (10) days after submittal of the application or additional information to our department. We highly recommend that even if you have already placed these materials at the library, that you confirm with the library that these materials are available for review and request that the library keep the materials available for review during the entire permitting process.

Please review the enclosed documents carefully. This is your opportunity to comment on the draft permit and notify the OAQ of any corrections that are needed before the final decision. Questions or comments about the enclosed documents should be directed to Doug Logan, Indiana Department of Environmental Management, Office of Air Quality, 100 N. Senate Avenue, Indianapolis, Indiana, 46204 or call (800) 451-6027, and ask for extension 4-5328 or dial (317) 234-5328.

Sincerely,

L. Pogost

L. Pogost
Permits Branch
Office of Air Quality

Enclosures
PN Applicant Cover Letter 4/12/19
December 9, 2019

To: Whiting Public Library 1735 Oliver St Whiting IN 46394-1794 (Library)

From: Jenny Acker, Branch Chief
Permits Branch
Office of Air Quality

Subject: Important Information to Display Regarding a Public Notice for an Air Permit

Applicant Name: BP Products North America - Whiting Business Unit
Permit Number: 089-41980-00453

Enclosed is a copy of important information to make available to the public. This proposed project is regarding a source that may have the potential to significantly impact air quality. Librarians are encouraged to educate the public to make them aware of the availability of this information. The following information is enclosed for public reference at your library:

- Notice of a 30-day Period for Public Comment
- Draft Permit and Technical Support Document

You will not be responsible for collecting any comments from the citizens. Please refer all questions and request for the copies of any pertinent information to the person named below.

Members of your community could be very concerned in how these projects might affect them and their families. Please make this information readily available until you receive a copy of the final package.

If you have any questions concerning this public review process, please contact Joanne Smiddle-Brush, OAQ Permits Administration Section at 1-800-451-6027, extension 3-0185. Questions pertaining to the permit itself should be directed to the contact listed on the notice.

Enclosures
PN Library updated 4/2019
Notice of Public Comment

December 9, 2019
BP Products North America - Whiting Business Unit
089-41980-00453

Dear Concerned Citizen(s):

You have been identified as someone who could potentially be affected by this proposed air permit. The Indiana Department of Environmental Management, in our ongoing efforts to better communicate with concerned citizens, invites your comment on the draft permit.

Enclosed is a Notice of Public Comment, which has posted on IDEM’s Public Notice website at https://www.in.gov/idem/5474.htm.

The application and supporting documentation for this proposed permit have been placed at the library indicated in the Notice. These documents more fully describe the project, the applicable air pollution control requirements and how the applicant will comply with these requirements.

If you would like to comment on this draft permit, please contact the person named in the enclosed Public Notice. Thank you for your interest in the Indiana’s Air Permitting Program.

Please Note: If you feel you have received this Notice in error, or would like to be removed from the Air Permits mailing list, please contact Patricia Pear with the Air Permits Administration Section at 1-800-451-6027, ext. 3-6875 or via e-mail at PPEAR@IDEM.IN.GOV. If you have recently moved and this Notice has been forwarded to you, please notify us of your new address and if you wish to remain on the mailing list. Mail that is returned to IDEM by the Post Office with a forwarding address in a different county will be removed from our list unless otherwise requested.
AFFECTED STATE NOTIFICATION OF PUBLIC COMMENT PERIOD
DRAFT INDIANA AIR PERMIT

December 9, 2019

A 30-day public comment period has been initiated for:

** Permit Number:** 089-41980-00453  
** Applicant Name:** BP Products North America - Whiting Business Unit  
** Location:** Whiting, Lake County, Indiana

The public notice, draft permit and technical support documents can be accessed via the IDEM Air Permits Online site at:  
http://www.in.gov/ai/appfiles/idem-caats/

Questions or comments on this draft permit should be directed to the person identified in the public notice by telephone or in writing to:

Indiana Department of Environmental Management  
Office of Air Quality, Permits Branch  
100 North Senate Avenue  
Indianapolis, IN 46204

Questions or comments regarding this email notification or access to this information from the EPA Internet site can be directed to Chris Hammack at chammack@idem.IN.gov or (317) 233-2414.

Affected States Notification 1/9/2017
Mail Code 61-53

Name and address of Sender | Indiana Department of Environmental Management Office of Air Quality – Permits Branch 100 N. Senate Indianapolis, IN 46204 | Type of Mail: CERTIFICATE OF MAILING ONLY

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**Name and address of Sender**  
Indiana Department of Environmental Management  
Office of Air Quality – Permits Branch  
100 N. Senate  
Indianapolis, IN 46204

**Type of Mail:**  
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1 |  | Karen 8212 Madison Ave Munster IN 46321-1627 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  
2 |  | Rosemarie Cazeau Illinois Attorney General Office 69 W Washington St 18th floor Chicago IL 60602 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  
3 |  | Environmental Law and Policy Center 35 E Wacker Dr #1600 Chicago IL 60601 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  
4 |  | Joseph Hero 11723 S Oakridge Drive St. John IN 46373 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  
5 |  | Mr. Thomas Frank 1616 E 142nd Street East Chicago IN 46312 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  
6 |  | Tom Anderson Save the Dunes 444 Barker Rd Michigan City IN 46360 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  
7 |  | Sierra Club, Inc. - Hoosier Chapter 1100 W. 42nd Street, Suite 140 Indianapolis IN 46208 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  
8 |  | Sunny Lee Environmental Integrity Project 1000 Vermont Ave NW, Suite 1100 Washington DC 20005 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  
9 |  | Mr. Thomas M. McDermott, Jr. City of Hammond 5925 Calumet Avenue Hammond IN 46320 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  
10 |  | Mr. Larry Davis 268 South, 600 West Hebron IN 46341 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  
11 |  | Bryan Bullock Counsel for Calumet Project 1310 W 90th Ave, Apt 203 Merrillville IN 46410-6741 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  
12 |  | Tom Souls 3646 Ridge Road Highland IN 46322 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  
13 |  | Susan Eleuterio 3646 Ridge Road Highland IN 46322 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  
14 |  | Kay Nelson 6100 Southport Road Portage IN 46368 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  
15 |  | Mark Coleman PO Box 85 Beverly Shores IN 46301-0085 (Affected Party) |  |  |  |  |  |  |  |  |  |  |  |  

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**Name and address of Sender**

1. Michael C. Commissioner, 3rd District Lake County Board of Commissioners 2293 North Main Street, Building A, 3rd Floor Crown Point IN 46307 (Local Official)
2. Kristina Kantar Hammond City Council Attorney Hammond City Council 5925 Calumet Avenue Hammond IN 46320 (Local Official)
3. Anthony Copeland City of East Chicago 4527 Indianapolis Boulevard East Chicago IN 46312 (Local Official)
4. Jeff Mayes News-Dispatch 422 Franklin St Michigan City IN 46360 (Affected Party)
5. Joseph M Stahura City of Whiting 1443 119th Street Whiting IN 46394 (Local Official)

### Type of Mail: CERTIFICATE OF MAILING ONLY

### Line | Article Number | Name, Address, Street and Post Office Address | Postage | Handing Charges | Act. Value (If Registered) | Insured Value | Due Send if COD | R.R. Fee | S.D. Fee | S.H. Fee | Rest. Del. Fee | Remarks
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3 | | Anthony Copeland City of East Chicago 4527 Indianapolis Boulevard East Chicago IN 46312 (Local Official) | | | | | | | | | | |
4 | | Jeff Mayes News-Dispatch 422 Franklin St Michigan City IN 46360 (Affected Party) | | | | | | | | | | |
5 | | Joseph M Stahura City of Whiting 1443 119th Street Whiting IN 46394 (Local Official) | | | | | | | | | | |

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