

June 10, 2022

New Mexico Environment Department Air Quality Bureau, Permits Section 525 Camino de los Marquez, Ste. 1 Santa Fe, New Mexico 87505 (505) 476-4300 RECEIVED

JUN 13 2022

Air Quality Bureau

RE: Application for Significant Revision

NSR Permit No. 1092-M8R2 Jal No. 3 Gas Plant Lea County, New Mexico ETC Texas Pipeline, Ltd.

Dear Sir/Madam:

On behalf of ETC Texas Pipeline, Ltd. (ETC), Altamira-US, LLC (Altamira) is submitting the enclosed Application for a Significant Revision to NSR Permit No. 1092-M8R3 for the Jal No. 3 Gas Plant (Facility). The Facility is located approximately 4 miles north-northeast of Jal in Lea County, New Mexico.

With this application, ETC plans to remove ten (10) natural gas compressor engines, two (2) heaters, two (2) boilers, one (1) glycol dehydrator, one (1) thermal oxidizer, and supporting equipment. Two (2) Caterpillar 3606 engines, one (1) 28 MMBtu/hr amine system heater, one (1) glycol dehydration unit with associated reboiler and thermal oxidizer, one (1) AGI compressor, and (1) 10 MMBtu/hr condensate stabilizer heater will be added.

The enclosed application has been prepared in accordance with the requirements set forth in Title 20 New Mexico Administrative Code, Section 2.72.219. (NMAC 20.2.72.219.D.1.a.).

ETC has a payment credit of \$4550 for GCP-OG application submitted to NMED March 2022, that NMED requested be withdrawn and replaced with this NSR application. ETC understands this monies will be applied to NSR Permit fee of \$500 for this app and balance due after state finishes reviewing the application.

If you have any questions or comments, please contact Carolyn Blackaller of ETC at (432) 203-8920 or carolyn.blackaller@energytransfer.com.

Sincerely,

Altamira-US, LLC

Laura Worthen Lodes

**VP-Mid Continent Operations** 

cc:

Carolyn Blackaller, ETC Chris Hansen, ETC

# APPLICATION FOR SIGNIFICANT REVISION NSR PERMIT NO. 1092-M8R2 JAL #3 GAS PLANT LEA COUNTY, NM

#### **JUNE 2022**

Submitted to:

New Mexico Environment Department
Air Quality Bureau, Permits Section

Air Quality Bureau, Permits Section 525 Camino de los Marquez, Suite 1 Santa Fe, NM 87505

Prepared for: ETC Texas Pipeline, Ltd. 600 N. Marienfeld St., Suite 700 Midland, TX 79701 214-840-5650

Prepared by:
Altamira-US, LLC
525 Central Park Dr., Suite 500
Oklahoma City, Oklahoma 73105
405-702-1618

#### **TABLE OF CONTENTS**

#### **SECTIONS**

**Section 1: General Facility Information** 

Section 2: Tables

**Section 3: Application Summary** 

Section 4: Process Flow Sheet

Section 5: Plot Plan Drawn to Scale

Section 6: All Calculations

Section 7: Information Used to Determine Emissions

Section 8: Map(s)

Section 9: Proof of Public Notice

Section 10: Written Description of the Routine Operations of the

**Facility** 

Section 11: Source Determination

Section 12: PSD Applicability Determination for All Sources

Section 13: Determination of State & Federal Air Quality

Regulations

Section 14: Operational Plan to Mitigate Emissions

Section 15: Alternative Operating Scenarios

Section 16: Air Dispersion Modeling

Section 17: Compliance Test History

Section 20: Other Relevant Information

Section 22: Certification

#### Mail Application To:

New Mexico Environment Department Air Quality Bureau Permits Section 525 Camino de los Marquez, Suite 1 Santa Fe, New Mexico, 87505

Phone: (505) 476-4300 Fax: (505) 476-4375 www.env.nm.gov/aqb



For Department use only:

RECEIVED

JUN 1 3 2022

Air Quality Bureau

AIRS No.:

## **Universal Air Quality Permit Application**

#### Use this application for NOI, NSR, or Title V sources.

Use this application for: the initial application, modifications, technical revisions, and renewals. For technical revisions, complete Sections, 1-A, 1-B, 2-E, 3, 9 and any other sections that are relevant to the requested action; coordination with the Air Quality Bureau permit staff prior to submittal is encouraged to clarify submittal requirements and to determine if more or less than these sections of the application are needed. Use this application for streamline permits as well. See Section 1-I for submittal instructions for other permits.

This application is submitted as (check all that apply):   Request for a No Permit Required Determination (no fee)
☐ Updating an application currently under NMED review. Include this page and all pages that are being updated (no fee required).
Construction Status:
Minor Source: ☐ a NOI 20.2.73 NMAC ☐ 20.2.72 NMAC application or revision ☐ 20.2.72.300 NMAC Streamline application
Title V Source: ☐ Title V (new) ☐ Title V renewal ☐ TV minor mod. ☐ TV significant mod. TV Acid Rain: ☐ New ☐ Renewal
PSD Major Source: ☐ PSD major source (new) ☐ minor modification to a PSD source ☐ a PSD major modification

#### Acknowledgements:

- ☑ I acknowledge that a pre-application meeting is available to me upon request. ☐ Title V Operating, Title IV Acid Rain, and NPR applications have no fees.
- \$500 NSR application Filing Fee enclosed OR □ The full permit fee associated with 10 fee points (required w/ streamline applications).
- IX Check No.: 091373 in the amount of \$500 Check for \$4,550 submitted 3/22/2022
- I acknowledge the required submittal format for the hard copy application is printed double sided 'head-to-toe', 2-hole punched (except the Sect. 2 landscape tables is printed 'head-to-head'), numbered tab separators. Incl. a copy of the check on a separate page.
- I acknowledge there is an annual fee for permits in addition to the permit review fee: <a href="www.env.nm.gov/air-quality/permit-fees-2/">www.env.nm.gov/air-quality/permit-fees-2/</a>.

  This facility qualifies for the small business fee reduction per 20.2.75.11.C. NMAC. The full \$500.00 filing fee is included with this application and I understand the fee reduction will be calculated in the balance due invoice. The Small Business Certification Form has been previously submitted or is included with this application. (Small Business Environmental Assistance Program Information: <a href="www.env.nm.gov/air-quality/small-biz-eap-2/">www.env.nm.gov/air-quality/small-biz-eap-2/</a>.)

**Citation:** Please provide the **low level citation** under which this application is being submitted: **20.2.72.219.D.1.a NMAC** (e.g. application for a new minor source would be 20.2.72.200.A NMAC, one example for a Technical Permit Revision is 20.2.72.219.B.1.b NMAC, a Title V acid rain application would be: 20.2.70.200.C NMAC)

## Section 1 – Facility Information

AI # if known (see 1st Updating 3 to 5 #s of permit Permit/NOI #: 1092-Section 1-A: Company Information IDEA ID No.): 569 M8R2 Facility Name: Plant primary SIC Code (4 digits): 4922 Jal #3 Gas Plant 1 Plant NAIC code (6 digits): 211130 Facility Street Address (If no facility street address, provide directions from a prominent landmark): The facility is 4 miles north-northeast of Jal, NM. Plant Operator Company Name: ETC Texas Pipeline, Ltd 2 Phone/Fax: 432-203-8920 / NA Plant Operator Address: 600 N Marienfeld St., Suite 700, Midland, TX 79701

b	Plant Operator's New Mexico Corporate ID or Tax ID:								
3	Plant Owner(s) name(s): ETC Texas Pipeline, Ltd	Phone/Fax: 432-203-8920 / NA							
a	Plant Owner(s) Mailing Address(s): 600 N Marienfeld St., Suite 700, Midland, TX 79701								
4	Bill To (Company): ETC Texas Pipeline, Ltd	Phone/Fax: 214-840-5650 / NA							
a	Mailing Address: 8111 Westchester Drive, Suite 600, Dallas, TX 75225	E-mail: christopher.hansen@energytranser.com							
5	□ Preparer: ☑ Consultant: Laura Worthen Lodes, Altamira-US, LLC	Phone/Fax: 405-702-1618 / 405-843-4687							
a	Mailing Address: 525 Central Park Dr., Ste. 500 Oklahoma City, OK 73105	E-mail: <u>laura.worthen-lodes@altamira-us.com</u>							
6	Plant Operator Contact: Carolyn Blackaller	Phone/Fax: 432-203-8920 /NA							
a	Address: 600 N Marienfeld St., Suite 700, Midland, TX 79701	E-mail: Carolyn.blackaller@energytranser.com							
7	Air Permit Contact: Carolyn Blackaller	Title: Sr. Environmental Specialist							
a	E-mail: Carolyn.blackaller@energytranser.com	Phone/Fax: 432-203-8920 / NA							
b	Mailing Address: 600 N Marienfeld St., Suite 700, Midland, TX 79701								
c	The designated Air permit Contact will receive all official correspondence	(i.e. letters, permits) from the Air Quality Bureau.							

**Section 1-B: Current Facility Status** 

~ • •	tion 1-B. Current Facility Status							
1.a	Has this facility already been constructed? ☑ Yes ☐ No	1.b If yes to question 1.a, is it currently operating in New Mexico? ■ Yes □ No						
2	If yes to question 1.a, was the existing facility subject to a Notice of Intent (NOI) (20.2.73 NMAC) before submittal of this application?  ☐ Yes ☒ No	If yes to question 1.a, was the existing facility subject to a construction permit (20.2.72 NMAC) before submittal of this application?  ☑ Yes ☐ No						
3	Is the facility currently shut down? ☐ Yes ☒ No	If yes, give month and year of shut down (MM/YY):						
4	Was this facility constructed before 8/31/1972 and continuously operated since 1972?   ☑Yes □ No							
5	If Yes to question 3, has this facility been modified (see 20.2.72.7.P NMAC) or the capacity increased since 8/31/1972?  ⊠Yes □No □N/A							
6	Does this facility have a Title V operating permit (20.2.70 NMAC)?  ✓ Yes ☐ No	If yes, the permit No. is: P-090-R3						
7	Has this facility been issued a No Permit Required (NPR)?  ☐ Yes ☒No	If yes, the NPR No. is:						
8	Has this facility been issued a Notice of Intent (NOI)? ☐ Yes 🛮 No	If yes, the NOI No. is:						
9	Does this facility have a construction permit (20.2.72/20.2.74 NMAC)? ☑ Yes ☐ No	If yes, the permit No. is: 1092-M8R2						
10	Is this facility registered under a General permit (GCP-1, GCP-2, etc.)?  ☐ Yes ☒ No	If yes, the register No. is:						

**Section 1-C: Facility Input Capacity & Production Rate** 

~~~	Section 1 St Tuesday Input Supucity & 110 uncertain 1 uncertain										
1	What is the	What is the facility's maximum input capacity, specify units (reference here and list capacities in Section 20, if more room is required)									
a	Current	Hourly: 6.25 MMscf	Daily: 150 MMscf	Annually: 54,750 MMscf							
b	Proposed	Hourly: 2.92 MMscf	Daily: 70 MMscf	Annually: 25,550 MMscf							
2	What is the facility's maximum production rate, specify units (reference here and list capacities in Section 20, if more room is required)										
a	Current	Hourly: 6.25 MMscf	Daily: 150 MMscf	Annually: 54,750 MMscf							

b	Proposed	Hourly: 2.92 MMscf	Daily: 70 MMscf	Annually: 25,550 MMscf

**Section 1-D: Facility Location Information** 

1	Section: 33	Range: 37E	Township: 24S	County: Lea			Elevation (ft): 3260				
			10wiisiiip. 243	-			. ,				
2	UTM Zone:	☐ 12 or <b>区</b> 13		Datum:	□ NAD 27	<b>⊠</b> NAD	83 🗆 WGS 84				
a	UTM E (in meter	rs, to nearest 10 meter	s): 672129	UTM N (in r	meters, to nearest	10 meters): .	3561167				
b	AND Latitude	(deg., min., sec.):	32°10'25"	Longitude (	deg., min., se	c.): 103°10	)'27"				
3	Name and zip o	code of nearest Ne	ew Mexico town: Jal, 8825	2							
4	Detailed Driving Instructions from nearest NM town (attach a road map if necessary): The facility is 4 miles north-northeast of Jal, NM.										
5	The facility is 4	4 (distance) miles	north-northeast (direction)	of Jal (neares	st town).						
6	Status of land at facility (check one): Private Indian/Pueblo Federal BLM Federal Forest Service Other (specify)										
7	List all municipalities, Indian tribes, and counties within a ten (10) mile radius (20.2.72.203.B.2 NMAC) of the property on which the facility is proposed to be constructed or operated: Jal, NM; Indian Tribes: None; Counties: Lea (NM),										
8	20.2.72 NMAC applications only: Will the property on which the facility is proposed to be constructed or operated be closer										
9	Name nearest C	Class I area: Carls	bad Caverns National Park	-							
10	Shortest distance	ce (in km) from fa	acility boundary to the bour	ndary of the n	earest Class I	area (to the	nearest 10 meters): 112.6 km				
11			neter of the Area of Operation den removal areas) to neare								
12	lands, including mining overburden removal areas) to nearest residence, school or occupied structure: 2030 meters  Method(s) used to delineate the Restricted Area:  "Restricted Area" is an area to which public entry is effectively precluded. Effective barriers include continuous fencing, continuous walls, or other continuous barriers approved by the Department, such as rugged physical terrain with steep grade that would require special equipment to traverse. If a large property is completely enclosed by fencing, a restricted area within the property may be identified with signage only. Public roads cannot be part of a Restricted Area.										
13	Does the owner/operator intend to operate this source as a portable stationary source as defined in 20.2.72.7.X NMAC?  \[ \textstyle \text{Yes}  \text{No} \]  A portable stationary source is not a mobile source, such as an automobile, but a source that can be installed permanently at one location or that can be re-installed at various locations, such as a hot mix asphalt plant that is moved to different job sites.										
14			unction with other air regul mit number (if known) of th	-	-	operty?	⊠ No ☐ Yes				

Section 1-E: Proposed Operating Schedule (The 1-E.1 & 1-E.2 operating schedules may become conditions in the permit.)

500	tion 1 2: 110posea operating senea	tare (The 1-E.T & 1-E.Z operating	senedules may b	ecome conditions in the p	ci iiit.)			
1	Facility <b>maximum</b> operating $(\frac{\text{hours}}{\text{day}})$ : 24	$\left(\frac{\text{days}}{\text{week}}\right)$ : 7	$(\frac{\text{weeks}}{\text{year}})$ : 52	$(\frac{\text{hours}}{\text{year}})$ : 8760				
2	Facility's maximum daily operating schedule (if less	s than $24 \frac{\text{hours}}{\text{day}}$ )? Start: N/A	□AM □PM	End: N/A	□AM □PM			
3	Month and year of anticipated start of construction: 9/2022							
4	Month and year of anticipated construction complete	ion: 11/2022						
5	Month and year of anticipated startup of new or modified facility: 12/2022							
6	Will this facility operate at this site for more than or	ne year? ⊠Yes □ No						

**Section 1-F: Other Facility Information** 

1	Are there any current Notice of Violations (NOV), compliance orders, or any other compliance or enforcement issues related to this facility?   Yes  No If yes, specify:									
a	If yes, NOV date or description of issue:  NOV Tracking No:									
b	Is this application in response to any issue listed in 1-F, 1 or 1a above?   Yes  No If Yes, provide the 1c & 1d info below:									
c	Document Title:	-	nent # (or nd paragraph #):							
d	Provide the required text to be inserted in this permit:									
2	Is air quality dispersion modeling or modeling waiver being submitted with this application?   ☑ Yes □ No									
3	Does this facility require an "Air Toxics" permit under 20.2.72.400 NMAC & 20.2.72.502, Tables A and/or B? ☐ Yes ☒ No									
4	Will this facility be a source of federal Hazardous Air Pollu	tants (HAP)? 🛮 Yes	s 🗆 No							
a	If Yes, what type of source? $\Box$ Major ( $\Box$ $\geq$ 10 tpy of any OR $\Box$ Minor ( $\Box$ <10 tpy of any	_		tpy of any combination of HAPS) 5 tpy of any combination of HAPS)						
5	Is any unit exempt under 20.2.72.202.B.3 NMAC? ☐ Yes	⊠ No								
	If yes, include the name of company providing commercial	electric power to the	facility: _							
a	Commercial power is purchased from a commercial utility site for the sole purpose of the user.	company, which spe	cifically d	loes not include power generated on						

## Section 1-G: Streamline Application (This section applies to 20.2.72.300 NMAC Streamline applications only) 1 □ I have filled out Section 18, "Addendum for Streamline Applications." □ N/A (This is not a Streamline application.)

# Section 1-H: Current Title V Information - Required for all applications from TV Sources (Title V-source required information for all applications submitted pursuant to 20.2.72 NMAC (Minor Construction Permits), or

20.2.74/20.2.79 NMAC (Major PSD/NNSR applications), and/or 20.2.70 NMAC (Title V)) Responsible Official (R.O.) Phone: 432-614-9387 (20.2.70.300.D.2 NMAC): Toby Clark R.O. e-mail: toby.clark@energytransfer.com R.O. Title: Vice President of Operations R. O. Address: 711 Louisiana St., Suite 900, Houston, TX 77002 Alternate Responsible Official 2 Phone: 817-302-9806 (20.2.70.300.D.2 NMAC): Mike McCracken A. R.O. Title: Sr. Director, Operations A. R.O. e-mail: mike.mccracken@energytransfer.com A. R. O. Address: 600 N. Marienfeld St., Suite 700, Midland, TX 79701 b Company's Corporate or Partnership Relationship to any other Air Quality Permittee (List the names of any companies that have operating (20.2.70 NMAC) permits and with whom the applicant for this permit has a corporate or partnership 3 relationship): Energy Transfer Company Field Services, LLC Name of Parent Company ("Parent Company" means the primary name of the organization that owns the company to be 4 permitted wholly or in part.): Energy Transfer Equity, L.P. Address of Parent Company: 800 E. Sonterra Blvd., Suite 400, San Antonio, TX 78258 Names of Subsidiary Companies ("Subsidiary Companies" means organizations, branches, divisions or subsidiaries, which are 5 owned, wholly or in part, by the company to be permitted.): None Telephone numbers & names of the owners' agents and site contacts familiar with plant operations: Carolyn Blackaller, 6 Manager-Environmental (432) 238-8421 Affected Programs to include Other States, local air pollution control programs (i.e. Bernalillo) and Indian tribes: Will the property on which the facility is proposed to be constructed or operated be closer than 80 km (50 miles) from other 7 states, local pollution control programs, and Indian tribes and pueblos (20.2.70.402.A.2 and 20.2.70.7.B)? If yes, state which ones and provide the distances in kilometers: Texas, 10.1 km

#### **Section 1-I – Submittal Requirements**

Each 20.2.73 NMAC (**NOI**), a 20.2.70 NMAC (**Title V**), a 20.2.72 NMAC (**NSR** minor source), or 20.2.74 NMAC (**PSD**) application package shall consist of the following:

#### **Hard Copy Submittal Requirements:**

- 1) One hard copy original signed and notarized application package printed double sided 'head-to-toe' 2-hole punched as we bind the document on top, not on the side; except Section 2 (landscape tables), which should be head-to-head. Please use numbered tab separators in the hard copy submittal(s) as this facilitates the review process. For NOI submittals only, hard copies of UA1, Tables 2A, 2D & 2F, Section 3 and the signed Certification Page are required. Please include a copy of the check on a separate page.
- 2) If the application is for a minor NSR, PSD, NNSR, or Title V application, include one working hard **copy** for Department use. This <u>copy</u> should be printed in book form, 3-hole punched, and <u>must be double sided</u>. Note that this is in addition to the head-to-to 2-hole punched copy required in 1) above. Minor NSR Technical Permit revisions (20.2.72.219.B NMAC) only need to fill out Sections 1-A, 1-B, 3, and should fill out those portions of other Section(s) relevant to the technical permit revision. TV Minor Modifications need only fill out Sections 1-A, 1-B, 1-H, 3, and those portions of other Section(s) relevant to the minor modification. NMED may require additional portions of the application to be submitted, as needed.
- 3) The entire NOI or Permit application package, including the full modeling study, should be submitted electronically. Electronic files for applications for NOIs, any type of General Construction Permit (GCP), or technical revisions to NSRs must be submitted with compact disk (CD) or digital versatile disc (DVD). For these permit application submittals, two CD copies are required (in sleeves, not crystal cases, please), with additional CD copies as specified below. NOI applications require only a single CD submittal. Electronic files for other New Source Review (construction) permits/permit modifications or Title V permits/permit modifications can be submitted on CD/DVD or sent through AQB's secure file transfer service.

#### **Electronic files sent by (check one):**

☐ CD/DVD attached to paper application

☑ secure electronic transfer. Air Permit Contact Name: Laura Worthen Lodes

Email: Laura.Worthen-Lodes@Altamira-US.com

Phone number: 405-702-1618

a. If the file transfer service is chosen by the applicant, after receipt of the application, the Bureau will email the applicant with instructions for submitting the electronic files through a secure file transfer service. Submission of the electronic files through the file transfer service needs to be completed within 3 business days after the invitation is received, so the applicant should ensure that the files are ready when sending the hard copy of the application. The applicant will not need a password to complete the transfer. **Do not use the file transfer service for NOIs, any type of GCP, or technical revisions to NSR permits.** 

- 4) Optionally, the applicant may submit the files with the application on compact disk (CD) or digital versatile disc (DVD) following the instructions above and the instructions in 5 for applications subject to PSD review.
- 5) If **air dispersion modeling** is required by the application type, include the **NMED Modeling Waiver** and/or electronic air dispersion modeling report, input, and output files. The dispersion modeling **summary report only** should be submitted as hard copy(ies) unless otherwise indicated by the Bureau.
- 6) If the applicant submits the electronic files on CD and the application is subject to PSD review under 20.2.74 NMAC (PSD) or NNSR under 20.2.79 NMC include,
  - a. one additional CD copy for US EPA,
  - b. one additional CD copy for each federal land manager affected (NPS, USFS, FWS, USDI) and,
  - c. one additional CD copy for each affected regulatory agency other than the Air Quality Bureau.

If the application is submitted electronically through the secure file transfer service, these extra CDs do not need to be submitted.

#### **Electronic Submittal Requirements** [in addition to the required hard copy(ies)]:

- 1) All required electronic documents shall be submitted as 2 separate CDs or submitted through the AQB secure file transfer service. Submit a single PDF document of the entire application as submitted and the individual documents comprising the application.
- 2) The documents should also be submitted in Microsoft Office compatible file format (Word, Excel, etc.) allowing us to access the text and formulas in the documents (copy & paste). Any documents that cannot be submitted in a Microsoft Office compatible

format shall be saved as a PDF file from within the electronic document that created the file. If you are unable to provide Microsoft office compatible electronic files or internally generated PDF files of files (items that were not created electronically: i.e. brochures, maps, graphics, etc.), submit these items in hard copy format. We must be able to review the formulas and inputs that calculated the emissions.

- 3) It is preferred that this application form be submitted as 4 electronic files (3 MSWord docs: Universal Application section 1 [UA1], Universal Application section 3-19 [UA3], and Universal Application 4, the modeling report [UA4]) and 1 Excel file of the tables (Universal Application section 2 [UA2]). Please include as many of the 3-19 Sections as practical in a single MS Word electronic document. Create separate electronic file(s) if a single file becomes too large or if portions must be saved in a file format other than MS Word.
- 4) The electronic file names shall be a maximum of 25 characters long (including spaces, if any). The format of the electronic Universal Application shall be in the format: "A-3423-FacilityName". The "A" distinguishes the file as an application submittal, as opposed to other documents the Department itself puts into the database. Thus, all electronic application submittals should begin with "A-". Modifications to existing facilities should use the core permit number (i.e. '3423') the Department assigned to the facility as the next 4 digits. Use 'XXXX' for new facility applications. The format of any separate electronic submittals (additional submittals such as non-Word attachments, re-submittals, application updates) and Section document shall be in the format: "A-3423-9-description", where "9" stands for the section # (in this case Section 9-Public Notice). Please refrain, as much as possible, from submitting any scanned documents as this file format is extremely large, which uses up too much storage capacity in our database. Please take the time to fill out the header information throughout all submittals as this will identify any loose pages, including the Application Date (date submitted) & Revision number (0 for original, 1, 2, etc.; which will help keep track of subsequent partial update(s) to the original submittal. Do not use special symbols (#, @, etc.) in file names. The footer information should not be modified by the applicant.

#### **Table of Contents**

**Section 1:** General Facility Information

**Section 2:** Tables

Section 3: Application Summary
Section 4: Process Flow Sheet

**Section 5:** Plot Plan Drawn to Scale

**Section 6:** All Calculations

**Section 7:** Information Used to Determine Emissions

Section 8: Map(s)

**Section 9: Proof of Public Notice** 

Section 10: Written Description of the Routine Operations of the Facility

**Section 11:** Source Determination

Section 12: PSD Applicability Determination for All Sources & Special Requirements for a PSD Application

Section 13: Discussion Demonstrating Compliance with Each Applicable State & Federal Regulations

**Section 14: Operational Plan to Mitigate Emissions** 

**Section 15:** Alternative Operating Scenarios

Section 16: Air Dispersion Modeling Section 17: Compliance Test History

Section 18: Addendum for Streamline Applications (streamline applications only)

Section 19: Requirements for the Title V (20.2.70 NMAC) Program (Title V applications only)

**Section 20:** Other Relevant Information

**Section 21: Addendum for Landfill Applications** 

**Section 22:** Certification Page

#### **Table 2-A: Regulated Emission Sources**

Unit and stack numbering must correspond throughout the application package. If applying for a NOI under 20.2.73 NMAC, equipment exemptions under 2.72.202 NMAC do not apply.

***					Manufact- urer's Rated	Requested Permitted	Date of Manufacture <sup>2</sup>	Controlled by Unit #	Source Classi-		RICE Ignition	
Unit Number <sup>1</sup>	Source Description	Make	Model #	Serial#	Capacity <sup>3</sup> (Specify Units)	Capacity <sup>3</sup> (Specify Units)	Date of Construction/ Reconstruction <sup>2</sup>	Emissions vented to Stack #	fication Code (SCC)	For Each Piece of Equipment, Check One	Type (CI, SI, 4SLB, 4SRB, 2SLB) <sup>4</sup>	Replacing Unit No.
S1	Natural Gas	Superior	2416G	333489	3200 hp	3201 hp	1996	S1	20200254	☐ Existing (unchanged) ☐ To be Removed ☐ New/Additional ☐ Replacement Unit	4SLB	
51	Compressor Engine	Биреног	21100	333 103	3200 Hp	3201 np	2004	S1	20200231	☐ To Be Modified ☐ To be Replaced	ISEB	
S2	Natural Gas	Superior	2416G	333519	3200 hp	3201 hp	1996	S2	20200254	☐ Existing (unchanged) ☑ To be Removed ☐ New/Additional ☐ Replacement Unit	4SLB	
	Compressor Engine	1			1	1	2008	S2		☐ To Be Modified ☐ To be Replaced		
S3	Natural Gas	Superior	2416G	333529	3200 hp	3201 hp	1997	S3	20200254	☐ Existing (unchanged) ☐ To be Removed ☐ New/Additional ☐ Replacement Unit	4SLB	
	Compressor Engine	1			1	1	2004	S3		☐ To Be Modified ☐ To be Replaced		
S4	Natural Gas	Superior	2416G	334729	3200 hp	3201 hp	1997	S4	20200254	☐ Existing (unchanged) ☑ To be Removed ☐ New/Additional ☐ Replacement Unit	4SLB	
	Compressor Engine	1			1	1	2004	S4		☐ To Be Modified ☐ To be Replaced		
S5	Natural Gas	Superior	12 SGTA	2932559	2000 hp	2000 hp	1983	S5	20200254	☐ Existing (unchanged) ☑ To be Removed ☐ New/Additional ☐ Replacement Unit	4SLB	
	Compressor Engine	F			r		2004	S5		☐ To Be Modified ☐ To be Replaced		
C1	Natural Gas	Caterpillar	G3612	1YG0006	3550 hp	3550 hp	8/7/2018	C1	20200254	⊠ Existing (unchanged) □ To be Removed     □ New/Additional □ Replacement Unit	4SLB	
	Compressor Engine	carorpinas	33012	5	occo np	occo np	2019	C1		☐ To Be Modified ☐ To be Replaced	1522	
C2	Natural Gas	Caterpillar	G3612	BKE0066	3550 hp	3550 hp	1/2/2008	C2	20200254	⊠ Existing (unchanged) □ To be Removed     □ New/Additional □ Replacement Unit	4SLB	
C2	Compressor Engine	Caterpinar	G3012	0	3330 пр	3330 Hp	2016	C2	20200231	☐ To Be Modified ☐ To be Replaced	ISLB	
СЗ	Natural Gas	Caterpillar	G3612	BKE0066	3550 hp	3550 hp	1/2/2008	C3	20200254	⊠ Existing (unchanged) □ To be Removed     □ New/Additional □ Replacement Unit	4SLB	
CS	Compressor Engine	Caterpinar	G3012	2	3330 пр	3330 np	2016	C3	20200234	☐ To Be Modified ☐ To be Replaced	TOLD	
C4	Natural Gas	Caterpillar	G3612	BKE0065	3550 hp	3550 hp	1/2/2008	C4	20200254	⊠ Existing (unchanged) □ To be Removed     □ New/Additional □ Replacement Unit	4SLB	
C4	Compressor Engine	Caterpinai	G3012	9	3330 lip	3330 np	2016	C4	20200234	☐ To Be Modified ☐ To be Replaced	TOLD	
C5	Natural Gas	Caterpillar	G3606	TBD	1875 hp	1875 hp	Post 7/1/2010	C5	20200254	☐ Existing (unchanged) ☐ To be Removed ☐ New/Additional ☐ Replacement Unit	4SLB	
CS	Compressor Engine	Caterpinai	G3000	TDD	1675 lip	10/3 lip	TBD	C5	20200234	☐ To Be Modified ☐ To be Replaced	TOLD	
C6	Natural Gas	Caterpillar	G3606	TBD	1875 hp	1875 hp	Post 7/1/2010	C6	20200254	☐ Existing (unchanged) ☐ To be Removed ☐ New/Additional ☐ Replacement Unit	4SLB	
Co	Compressor Engine	Caterpinai	G3000	160	18/3 lip	16/3 lip	TBD	C6	20200234	☐ To Be Modified ☐ To be Replaced	43LD	
1A	Natural Gas	Cooper-	GMV-	42109	1100 h	1100 hp	9/1/1948	N/A	20200252	☐ Existing (unchanged) ☐ To be Removed ☐ New/Additional ☐ Replacement Unit	2SLB	
1A	Compressor Engine	Bessemer	10TF LE	42109	1100 hp	1100 np	1948	1	20200232	☐ To Be Modified ☐ To be Replaced	ZSLD	
2A	Natural Gas	Cooper-	GMV-	42110	1100	1100 5	9/1/1948	N/A	20200252	☐ Existing (unchanged) ☐ To be Removed	agi D	
2A	Compressor Engine	Bessemer	10TF LE	42110	1100 hp	1100 hp	1948	2	20200252	<ul> <li>□ New/Additional</li> <li>□ To Be Modified</li> <li>□ To be Replaced</li> </ul>	2SLB	
2.4	Natural Gas	Cooper-	GMV-	42107	1100 ha	11001-	9/1/1948	N/A	20200252	☐ Existing (unchanged) ☐ To be Removed	agi p	
3A	Compressor Engine	Bessemer	10TF LE	42107	1100 hp	1100 hp	1948	3	20200252	<ul> <li>□ New/Additional</li> <li>□ To Be Modified</li> <li>□ To be Replaced</li> </ul>	2SLB	
4.4	Natural Gas	Cooper-	GMV-	42100	11001	11001	9/1/1948	N/A	20200252	☐ Existing (unchanged) ☐ To be Removed	act D	
4A	Compressor Engine	Bessemer	10TF LE	42108	1100 hp	1100 hp	1948	4	20200252	<ul> <li>□ New/Additional</li> <li>□ To Be Modified</li> <li>□ To be Replaced</li> </ul>	2SLB	

ETC Texas Pipeline, Ltd. Application Date: June 2022 Revision #9

					Manufact- urer's Rated	Requested Permitted	Date of Manufacture <sup>2</sup>	Controlled by Unit #	Source Classi-		RICE Ignition Type (CI, SI, 4SLB, 4SRB, 2SLB) <sup>4</sup>	
Unit Number <sup>1</sup>	Source Description	Make	Model#	Serial#	Capacity <sup>3</sup> (Specify Units)	Capacity <sup>3</sup> (Specify Units)	Date of Construction/ Reconstruction <sup>2</sup>	Emissions vented to Stack #	fication Code (SCC)	For Each Piece of Equipment, Check One		Replacing Unit No.
5A	Natural Gas Compressor Engine	Cooper- Bessemer	GMV- 10TF LE	42106	1100 hp	1100 hp	9/1/1948 1948	N/A 5	20200252	☐ Existing (unchanged) ☑ To be Removed ☐ New/Additional ☐ Replacement Unit ☐ To Be Modified ☐ To be Replaced	2SLB	
7H	Gas Heater	Entec	N/A	76152	2.5 MMbtu/hr	2.5 MMbtu/hr	Unknown Unknown	N/A 7H	31000404	☐ Existing (unchanged) ☑ To be Removed ☐ New/Additional ☐ Replacement Unit ☐ To Be Modified ☐ To be Replaced		
11H	Gas Heater	Eclipse	N/A	47973	3.5 MMbtu/hr	3.5 MMbtu/hr	Unknown	N/A 11H	31000404	☐ Existing (unchanged) ☐ To be Removed ☐ New/Additional ☐ Replacement Unit ☐ To Be Modified ☐ To be Replaced		
12H	Regeneration Gas Heater	TBD	N/A	TBD	28 MMbtu/hr	28 MMbtu/hr	TBD	N/A 12H	31000404	☐ Existing (unchanged) ☐ To be Removed ☐ New/Additional ☐ Replacement Unit ☐ To Be Modified ☐ To be Replaced		
13H	Dehy Reboiler	TBD	N/A	TBD	2.0 MMbtu/hr	2.0 MMbtu/hr	TBD	13H	31000404	☐ Existing (unchanged) ☐ To be Removed ☐ New/Additional ☐ Replacement Unit ☐ To Be Modified ☐ To be Replaced		
14H	Stabilizer Heater	TBD	N/A	TBD	10 MMbtu/hr	10 MMbtu/hr	TBD	14H	31000404	☐ Existing (unchanged) ☐ To be Removed ☐ New/Additional ☐ Replacement Unit ☐ To Be Modified ☐ To be Replaced		
9S	Thermal Oxidizer	Entec	N/A	N/A	8 MMbtu/hr	8 MMbtu/hr	Unknown 1993	N/A 9S	31000209	□ Existing (unchanged)		
31B	Boiler	Nebraska	MS-E-59	D-3792	90.9 MMbtu/hr	90.9 MMbtu/hr	1998 12/12/2011	N/A 31B	3100414	☐ Existing (unchanged) ☑ To be Removed ☐ New/Additional ☐ Replacement Unit ☐ To Be Modified ☐ To be Replaced		
32B	Boiler	Victory Energy VS-5-	VS-5-71	12017	120.9 MMBtu/hr	120.9 MMBtu/hr	7/15/2013 TBD	N/A 32B	31000414	□ Existing (unchanged)		
8F	Gas Plant Flare	John Zink	N/A	N/A	10 MMcf/d	10 MMcf/d	Unknown 1971	N/A 8F	31000215	⊠ Existing (unchanged) □ To be Removed     □ New/Additional □ Replacement Unit     □ To Be Modified □ To be Replaced		
9F	Treatment Flare	John Zink	N/A	N/A	2.9 MMcf/d	2.9 MMcf/d	Unknown 1993	N/A 9F	31000215	☑ Existing (unchanged)     □ To be Removed       □ New/Additional     □ Replacement Unit       □ To Be Modified     □ To be Replaced		
10F	Inlet Flare	John Zink	N/A	N/A	75 MMcf/d	75 MMcf/d	Unknown 1950	N/A 10F	31000215	⊠ Existing (unchanged)     □ To be Removed       □ New/Additional     □ Replacement Unit       □ To Be Modified     □ To be Replaced		
TK-3	Scrubber Liquids Tank	N/A	N/A	N/A	8,820 gal	8,820 gal	Unknown 1970	N/A N/A	40400301	⊠ Existing (unchanged) □ To be Removed     □ New/Additional □ Replacement Unit     □ To Be Modified □ To be Replaced		
TK-4	Scrubber Liquids Tank	N/A	N/A	N/A	8,820 gal	8,820 gal	Unknown 1970	N/A N/A	40400301	⊠ Existing (unchanged) □ To be Removed     □ New/Additional □ Replacement Unit     □ To Be Modified □ To be Replaced		
TK-46	Scrubber Liquids Tank	N/A	N/A	N/A	4,512 gal	4,512 gal	Unknown 1970	N/A N/A	40400301	⊠ Existing (unchanged) □ To be Removed     □ New/Additional □ Replacement Unit     □ To Be Modified □ To be Replaced		
FUG1	Fugitive Emissions	N/A	N/A	N/A	N/A	N/A	N/A N/A	8F-10F 8F-10F	31088811	⊠ Existing (unchanged)     □ To be Removed       □ New/Additional     □ Replacement Unit       □ To Be Modified     □ To be Replaced		

										· Tr · · · · · · · · · · · · · · · · · ·		
Unit					Manufact- urer's Rated	Requested Permitted	Date of Manufacture <sup>2</sup>	Controlled by Unit #	Source Classi-		RICE Ignition Type (CI, SI,	Danie da
Number <sup>1</sup>	Source Description	Make	Model #	Serial #	Capacity <sup>3</sup> (Specify Units)	Capacity <sup>3</sup> (Specify Units)	Date of Construction/ Reconstruction <sup>2</sup>	Emissions vented to Stack #	fication Code (SCC)	For Each Piece of Equipment, Check One	1ype (CI, SI, 4SLB, 4SRB, 2SLB) <sup>4</sup>	Replacing Unit No.
FUG2	Fugitive Emissions	N/A	N/A	N/A	N/A	N/A	N/A	9F	31088811	<ul><li>☑ Existing (unchanged)</li><li>☐ To be Removed</li><li>☐ New/Additional</li><li>☐ Replacement Unit</li></ul>		
FUG2	C	N/A	N/A	N/A	N/A	N/A	N/A	9F	31000011	☐ To Be Modified ☐ To be Replaced		
DR1	Dehydrator Regenerator	Unknown	N/A	N/A	150	150	Unknown	9F	31000301	☐ Existing (unchanged) ☐ To be Removed ☐ New/Additional ☐ Replacement Unit		
DKI	(with condenser)	Ulikilowii	1 <b>N</b> / <i>F</i> <b>A</b>	1 <b>N</b> /A	MMscfd	MMscfd	1959 (Regen)	9F	31000301	☐ To Be Modified ☐ To be Replaced		
DR2	Dehydrator Regenerator	TBD	N/A	TBD	70	70	TBD	9F	31000301	☐ Existing (unchanged) ☐ To be Removed ☐ New/Additional ☐ Replacement Unit		
DKZ	(with condenser)	IBD	IN/A	TBD	MMscfd	MMscfd	TBD	9F	31000301	☐ To Be Modified ☐ To be Replaced		
LOADO	Condensate Truck	N/A	N/A	N/A	800	800	Unknown	N/A	40400301	☑ Existing (unchanged)       □ To be Removed         □ New/Additional       □ Replacement Unit		
UT	Loadout	1 1 / / / /	11/71	11/71	bbl/day	bbl/day	Unknown	N/A		☐ To Be Modified ☐ To be Replaced		
SSM/M	Startup, Shutdown, Maintenance/	N/A	N/A	N/A	N/A	N/A	N/A	8F, 10F	31088811	⊠ Existing (unchanged) □ To be Removed     □ New/Additional □ Replacement Unit		
	Malfunction	1 1/ 71	1 1/71	11/71	11/71	1 1/ 21	N/A	8F, 10F	31000011	☐ To Be Modified ☐ To be Replaced		
SSM- Inlet	Routine Inlet Blow						N/A	10F		☑ Existing (unchanged) ☐ To be Removed		
(Flare 10F)	Downs Downs	N/A	N/A	N/A	N/A	N/A	N/A	10F	31088811	<ul><li>□ New/Additional</li><li>□ To Be Modified</li><li>□ To be Replaced</li></ul>		
TK-519	Gunbarrel	N/A	N/A	N/A	600 bbl	600 bbl	N/A	VRU	40400311	⊠ Existing (unchanged) □ To be Removed     □ New/Additional □ Replacement Unit		
11319	Guildarrei	11/71	11/71	11/7	000 001	000 001	2015	N/A	40400311	☐ To Be Modified ☐ To be Replaced		
TK-	Scrubber Oil Tank	N/A	N/A	N/A	500 bbl	500 bbl	N/A	N/A	40400311	☑ Existing (unchanged)       □ To be Removed         □ New/Additional       □ Replacement Unit		
519C	Scrubber On Talik	11/71	11/71	11/71	500 001	500 001	2015	N/A	70 <del>7</del> 00 <i>5</i> 11	☐ To Be Modified ☐ To be Replaced		
TK-	Water Tank	N/A	N/A	N/A	500 bbl	500 bbl	N/A	N/A	40400315	⊠ Existing (unchanged) □ To be Removed     □ New/Additional □ Replacement Unit		
519A	water rank	11/11	1 1/2 1	1 1// 1	300 001	300 001	2015	N/A	10100313	☐ To Be Modified ☐ To be Replaced		
LOAD	Scrubber Oil	N/A	N/A	N/A	500 bbl	500 bbl	N/A	N/A	31088811	⊠ Existing (unchanged) □ To be Removed     □ New/Additional □ Replacement Unit		
LOND	Loading	11//1	1 1// 1	14/11	300 001	300 001	2015	N/A	21000011	☐ To Be Modified ☐ To be Replaced		

To properly account for power conversion efficiencies, generator set rated capacity shall be reported as the rated capacity of the engine in horsepower, not the kilowatt capacity of the generator set.

<sup>&</sup>lt;sup>4</sup>"4SLB" means four stroke lean burn engine, "4SRB" means four stroke rich burn engine, "2SLB" means two stroke lean burn engine, "CI" means compression ignition, and "SI" means spark ignition

#### Table 2-B: Insignificant Activities¹ (20.2.70 NMAC) OR Exempted Equipment (20.2.72 NMAC)

All 20.2.70 NMAC (Title V) applications must list all Insignificant Activities in this table. All 20.2.72 NMAC applications must list Exempted Equipment in this table. If equipment listed on this table is exempt under 20.2.72.202.B.5, include emissions calculations and emissions totals for 202.B.5 "similar functions" units, operations, and activities in Section 6, Calculations. Equipment and activities exempted under 20.2.72.202 NMAC may not necessarily be Insignificant under 20.2.70 NMAC (and vice versa). Unit & stack numbering must be consistent throughout the application package. Per Exemptions Policy 02-012.00 (see http://www.env.nm.gov/aqb/permit/aqb\_pol.html), 20.2.72.202.B NMAC Exemptions do not apply, but 20.2.72.202.A NMAC exemptions do apply to NOI facilities under 20.2.73 NMAC. List 20.2.72.301.D.4 NMAC Auxiliary Equipment for Streamline applications in Table 2-A. The List of Insignificant Activities (for TV) can be found online at https://www.env.nm.gov/wp-

content/uploads/sites/2/2017/10/InsignificantListTitleV.pdf. TV sources may elect to enter both TV Insignificant Activities and Part 72 Exemptions on this form.

Unit Number	Source Description	Manufacturer	Model No.	Max Capacity	List Specific 20.2.72.202 NMAC Exemption (e.g. 20.2.72.202.B.5)  Insignificant Activity citation (e.g. IA List	Date of Manufacture /Reconstruction <sup>2</sup> Date of Installation	For Each Piece of Equipment, Check Onc		
			Serial No.	Serial No. Capacity Units Insignment Activity C		/Construction <sup>2</sup>			
P1	Fire Pump	Unknown	Unknown	N/A	20.2.72.202.A.4	Unknown	⊠ Existing (unchanged) To be Removed     New/Additional Replacement Unit		
11	r ne r ump	Chriown	Unknown	N/A	N/A	Unknown	To Be Modified To be Replaced		
P2	Fire Pump	Chrysler	Unknown	N/A	20.2.72.202.A.4	Unknown	<ul> <li>☑ Existing (unchanged) To be Removed</li> <li>New/Additional Replacement Unit</li> </ul>		
12	The Tump	Citi ysici	Unknown	N/A	N/A	Unknown	To Be Modified To be Replaced		
TK-6	Waste Oil Tank	N/A	N/A	8820	20.2.72.202.B.5	Unknown	<ul> <li>☑ Existing (unchanged) To be Removed</li> <li>New/Additional Replacement Unit</li> </ul>		
1 K-0	waste on Tunk	1771	N/A	gal	N/A	Unknown	To Be Modified To be Replaced		
TK-7	Waste Oil Tank	N/A	N/A	390	20.2.72.202.B.5	Unknown	<ul> <li>☑ Existing (unchanged) To be Removed</li> <li>New/Additional Replacement Unit</li> </ul>		
TK-7	waste on rank	1771	N/A	gal	N/A	Unknown	To Be Modified To be Replaced		
TK-8	Out of Service	N/A	N/A	2100	Not a Source of any Regulated Pollutant	Unknown	<ul> <li>☑ Existing (unchanged) To be Removed</li> <li>New/Additional Replacement Unit</li> </ul>		
TR 0	out of Belvice	1771	N/A	gal	N/A	Unknown	To Be Modified To be Replaced		
TK-9	TK-9 Jacket Water Tank	N/A	N/A	4200	Not a Source of any Regulated Pollutant	Unknown	<ul> <li>☑ Existing (unchanged) To be Removed</li> <li>New/Additional Replacement Unit</li> </ul>		
TR 7			N/A	gal	N/A	Unknown	To Be Modified To be Replaced		
TK-10	Lube Oil Tanks	N/A	N/A	8820	20.2.72.202.B.2	Unknown	<ul> <li>☑ Existing (unchanged) To be Removed</li> <li>New/Additional Replacement Unit</li> </ul>		
110	Edge on Talks	1771	N/A	gal	N/A	Unknown	To Be Modified To be Replaced		
TK-11	Lube Oil Tanks	N/A	N/A	8820	20.2.72.202.B.2	Clikilowii	<ul> <li>☑ Existing (unchanged) To be Removed</li> <li>New/Additional Replacement Unit</li> </ul>		
110 11	Euce on Tunks	1771	N/A	gal	N/A	Unknown	To Be Modified To be Replaced		
TK-12	Detergent Tank	N/A	N/A	190	Not a Source of any Regulated Pollutant	Unknown	<ul> <li>☑ Existing (unchanged)</li> <li>New/Additional</li> <li>To be Removed</li> <li>Replacement Unit</li> </ul>		
110 12	Betergent Tunk	1771	N/A	gal	N/A	Unknown	To Be Modified To be Replaced		
TK-13	Water Treater	N/A	N/A	930	Not a Source of any Regulated Pollutant	Unknown	<ul> <li>☑ Existing (unchanged) To be Removed</li> <li>New/Additional Replacement Unit</li> </ul>		
111 10	774001	1,111	N/A	gal	N/A	Unknown	To Be Modified To be Replaced		
TK-14	Lube Oil Tanks	N/A	N/A	8820	20.2.72.202.B.2	Unknown	<ul> <li>☑ Existing (unchanged) To be Removed</li> <li>New/Additional Replacement Unit</li> </ul>		
112-17	East on Tunks	17/11	N/A	gal	N/A	Unknown	To Be Modified To be Replaced		
TK-15	Antifreeze Tank	N/A	N/A	8820	20.2.72.202.B.5	Unknown	<ul> <li>☑ Existing (unchanged) To be Removed</li> <li>New/Additional Replacement Unit</li> </ul>		
110 10	Intilicozo Taine	1011	N/A	gal	N/A	Unknown	To Be Modified To be Replaced		
TK-16	Lube Oil Tanks	N/A	N/A	8820	20.2.72.202.B.2	Unknown	<ul><li>☑ Existing (unchanged) To be Removed</li><li>New/Additional Replacement Unit</li></ul>		
110	Edoc On Tunks	17/11	N/A	gal	N/A	Unknown	To Be Modified To be Replaced		
TK-17	Lube Oil Tank	N/A	N/A	480	20.2.72.202.B.2	Unknown	⊠ Existing (unchanged) To be Removed New/Additional Replacement Unit		
11X-1/	Luoc On Tank	14/71	N/A	gal	N/A	Unknown	To Be Modified To be Replaced		

Form Revision: 7/8/2011 Table 2-B: Page 1 Printed 6/9/2022 2:46 PM

Note		enne, Eta.				Gas I tant		on Bate. June 2022	Revision #7
Serial No.   Capacity Units   Insignificant Archive) critation (g. 14. List (mon #1.a)   Dec (missillation (mon #1.a)   Canada	Unit Number	Source Description	Manufacturar	Model No.	Max Capacity		Manufacture	For Each Diago of Ea	uninment Cheek One
TK-18	Omt Number	Source Description	Wanuiacturei	Serial No.	Capacity Units			FOI Each Flece of Eq	Jurpment, Check Onc
TK-19	TK_18	Solvent Tank	N/A	N/A	660	20.2.72.202.B.2	Unknown		
TK-20	1K-10	Solvent Tank	IV/A	N/A	gal	N/A	Unknown		•
TK-20	TK-19	Waste Oil Tank	N/A	N/A	1130	20.2.72.202.B.5	Unknown		
TK-20	1K-17	waste On Tank	IVIA	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-21	TK-20	Detergent Tank	N/A	N/A	1670	Not a Source of any Regulated Pollutant	Unknown	0 \ 0 /	
TK-21	1 K-20	Detergent Tank	14/71	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-22   Methanol Tank	TK-21	Solvent Tank	N/A	N/A	370	20.2.72.202.B.2	Unknown		
TK-22   Methanol Tank   N/A   N/A   gal   N/A   Unknown   To be Modified   To be Replaced	1 K-21	Sorvent Tank	14/71	N/A	gal	N/A	Unknown		To be Replaced
TK-23	TK-22	Methanol Tank	N/A	N/A	290	20.2.72.202.B.5	Unknown		
TK-23   Methanol Tank   N/A   Sal   N/A   Unknown   New/Additional   Replacement Unit   To Be Modified   To be Replaced   To be Replaced   To Be Modified   To be Removed   New/Additional   To Be Modified   To be Removed   New/Additional   To Be Modified   To be Removed   New/Additional   To Be Modified   To be Replaced   To be Removed   New/Additional   To Be Modified   To be Replaced   To be Removed   New/Additional   To Be Modified   To be Removed   New/Additional   New/Addi	1 K-22	Wiethanor Tank	14/71	N/A	gal	N/A	Unknown		
TK-24   Methanol Tank	TK-23	Methanol Tank	N/A	N/A	2960	20.2.72.202.B.5	Unknown		
TK-24   Methanol Tank   N/A   N/A   gal   N/A   Unknown   To be Replaced	1 K-23	iviculation Talik	IV/A	N/A	gal	N/A	Unknown	To Be Modified	
TK-25	TK-24	Methanal Tank	N/A	N/A	2060	20.2.72.202.B.5	Unknown		
TK-25	1 K-24	iviculation Talik	IV/A	N/A	gal	N/A	Unknown		
TK-26	TK-25	Corrosion Inhibitor Tank	N/A	N/A	330	Not a Source of any Regulated Pollutant	Unknown		
TK-26	1 K-23	Corrosion minorior rank	14/71	N/A	gal	N/A	Unknown		-
TK-27	TK-26	Waste Oil Tank	N/A	N/A	410	20.2.72.202.B.5	Unknown		
TK-27	1 K-20	waste on rank	14/11	N/A	gal	N/A	Unknown		
TK-28 Lube Oil Tank N/A 110 20.2.72.202.B.2 Unknown   To Be Modified   To be Replaced   TK-28 Lube Oil Tank N/A 1110 20.2.72.202.B.2 Unknown   Sexisting (unchanged)   To be Replaced   To be Replaced   To be Replaced   Replacement Unit   To be Removed   Replacement Unit   To be Replaced   Replacement Unit   To be Removed   Replacement Unit   To be R	TK-27	Lube Oil Tank	N/A	N/A	110	20.2.72.202.B.2	Unknown		
TK-28 Lube Oil Tank N/A gal N/A Unknown  TK-29 Water Treater Tank N/A N/A gal N/A Unknown  TK-30 Out of Service N/A N/A gal N/A Unknown  TK-31 Triethylene Glycol Tank N/A N/A gal N/A gal N/A Unknown  TK-32 Amine Tank N/A N/A gal N/A S820 20.2.72.202.B.5  TK-33 Amine Tank N/A N/A S820 20.2.72.202.B.2 Unknown  TK-38 Amine Tank N/A N/A S820 20.2.72.202.B.2 Unknown  TK-39 Amine Tank N/A N/A S820 20.2.72.202.B.2 Unknown  TK-30 Not a Source of any Regulated Pollutant Unknown New/Additional To be Replaced New/Additional To be Removed Replacement Unit To be Removed New/Additional To De Removed New/Additional N/A	1K-27	Euse On Tunk	14/71	N/A	gal	N/A	Unknown		-
TK-29 Water Treater Tank  N/A  N/A  N/A  N/A  N/A  N/A  N/A  N/	TK-28	Luhe Oil Tank	N/A	N/A	110	20.2.72.202.B.2	Unknown		
TK-29 Water Treater Tank N/A pal N/A pal N/A Unknown To Be Modified To be Replacement Unit To be Replaced  TK-30 Out of Service N/A N/A pal N/A Service N/A pal N/A Unknown To Be Modified To be Removed Replacement Unit To be Removed New/Additional To be Removed New/Additional To be Removed New/Additional To be Removed New/Additional To be Removed Replacement Unit To be Removed New/Additional To be Replaced New/Additional To be Replaced New/Additional To be Replaced New/Additional To be Replaced New/Additional To be Removed New/Additional Replacement Unit To Be Modified To be Replaced New/Additional To be Removed New/Additional New/Additional To be Removed New/Additional Replacement Unit To Be Modified To be Removed New/Additional Replacement Unit New/Additional New/Additional To be Removed New/Additional Replacement Unit New/Additional Replacement Unit New/Additional To be Removed New/Additional Replacement Unit New/Ad	1 K-20	Luoc On Tank	IVA	N/A	gal	N/A	Unknown		To be Replaced
TK-30 Out of Service N/A N/A 1000 Not a Source of any Regulated Pollutant Unknown To Be Modified To be Replaced  N/A 1000 Not a Source of any Regulated Pollutant Unknown To Be Modified To be Removed Replacement Unit To Be Modified To be Replaced  N/A 1000 Not a Source of any Regulated Pollutant Unknown To Be Modified To be Removed New/Additional To Be Modified To be Replaced To be Replaced To be Replaced New/Additional To Be Modified To be Replacement Unit To Be Modified To be Replaced New/Additional To Be Modified To be Removed New/Additional To Be Modified To be Removed New/Additional Replacement Unit To Be Modified To be Removed New/Additional Replacement Unit To Be Modified To be Removed New/Additional Replacement Unit To Be Modified To be Replaced To be Removed New/Additional Replacement Unit To Be Modified To be Replaced To Be Modified To be Replaced To Be Modified To Be M	TK-29	Water Treater Tank	N/A	N/A	730	Not a Source of any Regulated Pollutant	Unknown		
TK-30 Out of Service N/A gal N/A Unknown To Be Modified To be Replacement Unit To Be Modified To be Replaced  N/A gal N/A Unknown To Be Modified To be Replaced  N/A gal N/A Unknown To Be Modified To be Removed Replacement Unit To Be Modified To be To	1K-2)	Water Freater Fank	17/21	N/A	gal	N/A	Unknown		To be Replaced
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	TK-30	Out of Service	N/A	N/A	1000	Not a Source of any Regulated Pollutant	Unknown	0 \ 0 /	
TK-31 Triethylene Glycol Tank  N/A  Sala  Sala  N/A  Sala  Sal	112-30	Out of Scivice	11/17	N/A	gal	N/A	Unknown		To be Replaced
N/A gal N/A Unknown To Be Modified To be Replaced  N/A 8820 20.2.72.202.B.5 Unknown  N/A gal N/A Unknown  N/A gal N/A Unknown  N/A Unknown  N/A Unknown  To Be Modified To be Replaced  New/Additional Replacement Unit  To Be Modified To be Removed  Replacement Unit  To Be Modified To be Removed  New/Additional To be Replaced  N/A 8820 20.2.72.202.B.2 Unknown  TK-33 Amine Tank  N/A N/A 8820 20.2.72.202.B.2 Unknown  New/Additional Replacement Unit  New/Additional Replacement Unit	TK-31	Triethylene Glycol Tank	N/A	N/A	2820	20.2.72.202.B.2	Unknown		
TK-32 Amine Tank N/A gal N/A Unknown New/Additional Replacement Unit To Be Modified To be Replaced  TK-33 Amine Tank N/A N/A 8820 20.2.72.202.B.2 Unknown Sew/Additional Replacement Unit To Be Modified To be Removed New/Additional Replacement Unit Replacement Unit To Be Modified To be Removed New/Additional Replacement Unit Replacement Unit The Sew Modified New/Additional Replacement Unit The Sew Modified New/Additional Replacement Unit The Sew Modified New/Additional Replacement Unit The Sew Modified New Mo	112-31	Themylene Orycor Fank	11/17	N/A	gal	N/A	Unknown		To be Replaced
N/A gal N/A Unknown To Be Modified To be Replaced  N/A 8820 20.2.72.202.B.2 Unknown  TK-33 Amine Tank  N/A N/A S820 20.2.72.202.B.2 Unknown  New/Additional Replacement Unit	TK-32	Amine Tank	N/A	N/A	8820	20.2.72.202.B.5	Unknown		
TK-33 Amine Tank N/A New/Additional Replacement Unit	1 IX-32	Annie Tank	17/74	N/A	gal	N/A	Unknown		To be Replaced
	TK-33	Amine Tank	N/A	N/A	8820	20.2.72.202.B.2	Unknown	0 \ 0 /	
To the Republic	1 IX-33	Allille Talik	IV/A	N/A	gal	N/A	Unknown		To be Replaced

Form Revision: 7/8/2011 Table 2-B: Page 2 Printed 6/9/2022 2:46 PM

LTC Texas III	Jennie, Etai			tai i toi .	o Gas i iaiit		on Date. June 2022	revision #7
Unit Number	Source Description	Manufacturer	Model No.	Max Capacity	List Specific 20.2.72.202 NMAC Exemption (e.g. 20.2.72.202.B.5)	Date of Manufacture /Reconstruction <sup>2</sup>	For Food Diogo of Fo	quipment, Check Onc
Oint Number	Source Description	Manufacturer	Serial No.	Capacity Units	Insignificant Activity citation (e.g. IA List Item #1.a)	Date of Installation /Construction <sup>2</sup>	FOI Each Fiece of Et	диршент, Спеск Опс
TIV 24	Amine Tank	N/A	N/A	8820	20.2.72.202.B.2	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
TK-34	Amine Tank	N/A	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-35	Lube Oil Tanks	N/A	N/A	8820	20.2.72.202.B.2	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
1K-33	Luoe On Tanks	IN/A	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-36	Antifreeze Tank	N/A	N/A	8820	20.2.72.202.B.5	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
1 K-30	Antineeze Tank	IV/A	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-37	Detergent Tank	N/A	N/A	180	Not a Source of any Regulated Pollutant	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
1 K-3/	Detergent Tank	IV/A	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-38	Antifreeze Tank	N/A	N/A	1690	20.2.72.202.B.5	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
1K-30	Anumeeze rank	IV/A	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-39	Brine Tank	N/A	N/A	12,600	Not a Source of any Regulated Pollutant	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
1 K-39	Brine Tank	IV/A	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-40	Solvent Tank	N/A	N/A	1100	20.2.72.202.B.2	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
1 K-40	Solvent Tank	IVA	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-41	Gasoline Tank	N/A	N/A	560	20.2.72.202.B.5	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
1 K-41	Gasonne Tank	IVA	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-42	Diesel Tank	N/A	N/A	315	2.72.202.B2	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
1 K-42	Dieser Fank	IVA	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-44	Lube Oil Tank	N/A	N/A	12,690	20.2.72.202.B.2	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
1 K-44	Luoc On Tank	IVA	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-45	Detergent Tank	N/A	N/A	210	Not a Source of any Regulated Pollutant	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
1K-43	Detergent Tank	14/14	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-47	Lube Oil Tank	N/A	N/A	510	20.2.72.202.B.2	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
11X-7/	Luoc On Tank	11/74	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-48	Natural Gas Liquids Tank	N/A	N/A	102,270	Pressure Vessel (not a source)	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
112-40	1 attarar Sus Elquius Tailk	11/74	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-49	Propane Tank	N/A	N/A	26,040	Pressure Vessel (not a source)	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
11X-T/	Tropune Talik	11/74	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-50	Condensate Tank	N/A	N/A	57,540	Pressure Vessel (not a source)	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
112-50	Condensate Fair	10/71	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced
TK-51	Condensate Tank	N/A	N/A	57,540	Pressure Vessel (not a source)	Unknown	⊠ Existing (unchanged)     New/Additional	To be Removed Replacement Unit
112-31	Condensate Lank	11/14	N/A	gal	N/A	Unknown	To Be Modified	To be Replaced

Form Revision: 7/8/2011 Table 2-B: Page 3 Printed 6/9/2022 2:46 PM

Unit Number   Source Description   Manufacturer   Serial No.   Capacity Units   Insignificant Activity citation (e.g. IA List Item #1.a)   Date of Manufacture /Reconstruction <sup>2</sup>   For Each Piece	Replacement Unit To be Replaced  d) To be Removed Replacement Unit To be Replaced
Serial No. Capacity Units Insignificant Activity citation (e.g. IA List Item #1.a) Date of Installation /Construction <sup>2</sup> TK-52 Condensate Tank  N/A  N/A  N/A  N/A  N/A  N/A  N/A  N/	d) To be Removed Replacement Unit To be Replaced d) To be Removed Replacement Unit To be Replaced d) To be Removed
TK-52 Condensate Tank N/A System Tested Water Tank N/A System Treated Water Tank N/A N/A Source of any Regulated Pollutant Unknown New/Additional To Be Modified N/A Source of any Regulated Pollutant Unknown New/Additional New/Additional N/A	Replacement Unit To be Replaced  d) To be Removed Replacement Unit To be Replaced  d) To be Removed
N/A gal N/A Unknown To Be Modified  N/A follo Not a Source of any Regulated Pollutant Unknown  N/A follo Not a Source of any Regulated Pollutant Unknown  New/Additional N	To be Replaced  d) To be Removed Replacement Unit To be Replaced  d) To be Removed
TK-53 Treated Water Tank N/A New/Additional	Replacement Unit To be Replaced  d) To be Removed
	To be Replaced d) To be Removed
To Be Modified	,
TK-60 Treated Water Tank N/A 3380 Not a Source of any Regulated Pollutant Unknown New/Additional New/Additional	
N/A gal N/A Unknown To Be Modified	To be Replaced
TK-61 Treated Water Tank N/A 8460 Not a Source of any Regulated Pollutant Unknown New/Additional New/Additional	d) To be Removed Replacement Unit
N/A gal N/A Unknown To Be Modified	To be Replaced
TK-62 Treated Water Tank N/A Not a Source of any Regulated Pollutant Unknown  N/A VA	d) To be Removed Replacement Unit
N/A gal N/A Unknown To Be Modified	To be Replaced
TK-63 Treated Water Tank N/A N/A 44,040 Not a Source of any Regulated Pollutant Unknown Sewice Of any Regulated Pollutant Unknown New/Additional New/Additio	d) To be Removed Replacement Unit
N/A gal N/A Unknown To Be Modified	To be Replaced
TK-64 Raw Water Tank N/A 126,540 Not a Source of any Regulated Pollutant Unknown New/Additional New/Additional	d) To be Removed Replacement Unit
N/A gal N/A Unknown To Be Modified	To be Replaced
TK-65 Sulfur Tank N/A 55 Not a Source of any Regulated Pollutant Unknown Sew/Additional New/Additional	d) To be Removed Replacement Unit
N/A tons N/A Unknown To Be Modified	To be Replaced
TK-66 Amine Tank N/A 8820 20.2.72.202.B.2 Unknown Existing (unchange New/Additional	d) To be Removed Replacement Unit
N/A gal N/A Unknown To Be Modified	To be Replaced
VENT Plant Vent Unknown  N/A Not a Source of any Regulated Pollutant Unknown  Existing (unchange New/Additional	d) To be Removed Replacement Unit
N/A N/A N/A Unknown To Be Modified	To be Replaced
TK-67 Treated Water Tank N/A TBD Not a Source of any Regulated Pollutant Unknown Sewice Of any Regulated Pollutant Unknown New/Additional New	d) To be Removed Replacement Unit
N/A TBD N/A Unknown To Be Modified	To be Replaced
TK-68 Bullet Tank N/A TBD Pressure Vessel (not a source) Unknown Sewidous Existing (unchange New/Additional New	d) To be Removed Replacement Unit
N/A TBD N/A Unknown To Be Modified	To be Replaced
TK-71 Underground Water Sump Tank N/A TBD Not a Source of any Regulated Pollutant Unknown Wew/Additional New/Additional	d) To be Removed Replacement Unit
N/A TBD N/A Unknown To Be Modified	To be Replaced
TK-72 Underground Water Sump Tank N/A TBD Not a Source of any Regulated Pollutant Unknown Wew/Additional New/Additional	d) To be Removed Replacement Unit
N/A TBD N/A Unknown To Be Modified	To be Replaced
N/A Electric Compressor Unknown  N/A Not a Source of any Regulated Pollutant Unknown    Source of any Regulated Pollutant Unknown   Electric Compressor   Unkn	d) To be Removed Replacement Unit
N/A Electric Compressor Unknown N/A N/A N/A Unknown To Be Modified	To be Replaced
N/A Electric AGI Compressor 1 Unknown  N/A Not a Source of any Regulated Pollutant Unknown    Source of any Regulated Pollutant   Unknown	d) To be Removed Replacement Unit
N/A Electric AGI Compressor 1 Unknown N/A N/A N/A Unknown To Be Modified	To be Replaced

Form Revision: 7/8/2011 Table 2-B: Page 4 Printed 6/9/2022 2:46 PM

Unit Number	Source Description	Manufacturer	Model No.	Max Capacity	List Specific 20.2.72.202 NMAC Exemption (e.g. 20.2.72.202.B.5)	Date of Manufacture /Reconstruction <sup>2</sup>	For Each Piece of Equipment, Check Onc
Oint Number	Source Description	Manufacturer	Serial No.	Capacity Units	(e.g. 20.2.72.202.B.5)  Insignificant Activity citation (e.g. IA List Item #1.a)	Date of Installation /Construction <sup>2</sup>	
NI/A	Electric AGI Compressor 2	Unknown	N/A	N/A	Not a Source of any Regulated Pollutant	Unknown	☐ Existing (unchanged) To be Removed  ☐ New/Additional Replacement Unit
N/A E	Electric AGI Compressor 2	Clikilowii	N/A	N/A	N/A	Unknown	To Be Modified To be Replaced

<sup>&</sup>lt;sup>1</sup> Insignificant activities exempted due to size or production rate are defined in 20.2.70.300.D.6, 20.2.70.7.Q NMAC, and the NMED/AQB List of Insignificant Activities, dated September 15, 2008. Emissions from these insignificant activities do not need to be reported, unless specifically requested.

Form Revision: 7/8/2011 Table 2-B: Page 5 Printed 6/9/2022 2:46 PM

<sup>&</sup>lt;sup>2</sup> Specify date(s) required to determine regulatory applicability.

#### **Table 2-C: Emissions Control Equipment**

Unit and stack numbering must correspond throughout the application package. Only list control equipment for TAPs if the TAP's maximum uncontrolled emissions rate is over its respective threshold as listed in 20.2.72 NMAC, Subpart V, Tables A and B. In accordance with 20.2.72.203.A(3) and (8) NMAC, 20.2.70.300.D(5)(b) and (e) NMAC, and 20.2.73.200.B(7) NMAC, the permittee shall report all control devices and list each pollutant controlled by the control device regardless if the applicant takes credit for the reduction in emissions.

Control Equipment Unit No.	Control Equipment Description	Date Installed	Controlled Pollutant(s)	Controlling Emissions for Unit Number(s) <sup>1</sup>	Efficiency (% Control by Weight)	Method used to Estimate Efficiency
C1	Oxidation Catalyst	TBD	CO, VOC, HCHO, acetaldehyde	C1	65.63% VOC, 90% CO & HCHO, 83% Acetaldehyde	Mfg. Data
C2	Oxidation Catalyst	TBD	CO, VOC, HCHO, acetaldehyde	C2	65.63% VOC, 90% CO & HCHO, 83% Acetaldehyde	Mfg. Data
C3	Oxidation Catalyst	TBD	CO, VOC, HCHO, acetaldehyde	C3	Acetaldehyde	Mfg. Data
C4	Oxidation Catalyst	TBD	CO, VOC, HCHO, acetaldehyde	C4	65.63% VOC, 90% CO & HCHO, 83% Acetaldehyde	Mfg. Data
C5	Oxidation Catalyst	TBD	CO, VOC, HCHO, acetaldehyde	C5	29.58% VOC, 79.51% CO, 60.87% HCHO, 83% Acetaldehyde	Mfg. Data
C6	Oxidation Catalyst	TBD	CO, VOC, HCHO, acetaldehyde	C6	29.58% VOC, 79.51% CO, 60.87% HCHO, 83% Acetaldehyde	Mfg. Data
8F	Gas Plant Flare	Unknown	VOCs, HAPs, H2S	Amine	98%	Eng. Judgement
9F	Dehy Flare	Unknown	H2S, VOC	DR2	98%	Eng. Judgement
10F	Inlet Flare	Unknown	VOC, HAPs, H2S	FUG1, Process Vents	98%	Eng. Judgement
DR2	Condenser, Flare	TBD	VOC	DR2	98% VOCs	ProMax
N/A	Acid Gas Injection System	TBD	H2S	N/A	100%	ProMax
VRU	Vapor Recovery Unit	TBD	VOC	TK-519, TK-519A, TK-519C	95%	ProMax

Form Revision: 7/8/2011 Table 2-C: Page 1 Printed 6/9/2022 2:46 PM

#### Table 2-D: Maximum Emissions (under normal operating conditions)

This Table was intentionally left blank because it would be identical to Table 2-E.

Maximum Emissions are the emissions at maximum capacity and prior to (in the absence of) pollution control, emission-reducing process equipment, or any other emission reduction. Calculate the hourly emissions using the worst case hourly emissions for each pollutant. For each pollutant, calculate the annual emissions as if the facility were operating at maximum plant capacity without pollution controls for 8760 hours per year, unless otherwise approved by the Department. List Hazardous Air Pollutants (HAP) & Toxic Air Pollutants (TAPs) in Table 2-I. Unit & stack numbering must be consistent throughout the application package. Fill all cells in this table with the emission numbers or a "-" symbol. A "-" symbol indicates that emissions of this pollutant are not expected. Numbers shall be expressed to at least 2 decimal points (e.g. 0.41, 1.41, or 1.41E-4).

Unit No.	NO	Ox	C	0	VC	OC	SO	Ox	PI	M <sup>1</sup>	PM	[10 <sup>1</sup>	PM	2.5 <sup>1</sup>	Н	<sub>2</sub> S	Le	ead
Unit No.	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr
C1	3.91	14.73	21.52	94.27	7.23	31.72	0.380	1.670	0.27	1.17	0.27	1.17	0.27	1.17	lb/hr	ton/yr	lb/hr	ton/yr
C2	3.91	14.73	21.52	94.27	7.23	31.72	0.380	1.670	0.27	1.17	0.27	1.17	0.27	1.17	-	-	-	-
C3	3.91	14.73	21.52	94.27	7.23	31.72	0.380	1.670	0.27	1.17	0.27	1.17	0.27	1.17	-	-	-	-
C4	3.91	14.73	21.52	94.27	7.23	31.72	0.380	1.670	0.27	1.17	0.27	1.17	0.27	1.17	-	-	-	-
C5	1.24	5.43	10.08	44.14	3.90	17.09	0.010	0.040	0.14	0.62	0.14	0.62	0.14	0.62	-	-	-	-
C6	1.24	5.43	10.08	44.14	3.90	17.09	0.010	0.040	0.14	0.62	0.14	0.62	0.14	0.62	-	-	-	-
12H	2.75	12.02	2.31	10.10	0.15	0.66	0.020	0.070	0.21	0.91	0.21	0.91	0.21	0.91	-	-	-	-
13H	0.20	0.86	0.16	0.72	0.01	0.05	0.001	0.010	0.010	0.07	0.010	0.070	0.010	0.070	-	-	-	-
14H	0.98	4.29	0.82	3.61	0.05	0.24	0.010	0.030	0.070	0.33	0.070	0.33	0.070	0.00	-	-	-	-
8F	0.38	1.65	0.75	3.29	0.38	1.67	-	-	-	-	-	-	-	-	-	-	-	-
9F	0.14	0.60	0.28	1.21	0.14	0.61	-	-	-	-	-	-	-	-	-	-	-	-
10F	0.40	1.76	0.80	3.52	0.41	1.79	-	-	-	-	-	-	-	-	-	-	-	-
TK-3	-	-	-	-	0.13	0.57	-	-	-	-	-	-	-	-	-	-	-	-
TK-4	-	-	-	-	0.13	0.57	-	-	-	-	-	-	-	-	-	-	-	-
TK-46	-	-	-	-	1.35	5.89	-	-	-	-	-	-	-	-	-	-	-	-
FUG1	-	-	-	-	3.97	34.75	-	-	-	-	-	-	-	-	-	-	-	-
FUG2	-	-	-	-	0.001	0.610	-	-	-	-	-	-	-	-	-	-	-	-
LOAD	-	-	-	-	0.17	0.76	-	-	-	-	-	-	-	-	-	-	-	-
TK-519C	-	-	-	-	0.22	0.97	-	-	-	-	-	-	-	-	-	-	-	-
TK-519A	-	-	-	-	0.22	0.97	-	-	-	-	-	-	-	-	-	-	-	-
TK-519	-	-	-	-	0.00061	0.0027	-	-	-	-	-	-	-	-	-	-	-	-
LOADOUT	-	-	-	-	41.75	29.35	-	-	-	-	-	-	-	-	-	-	-	-
DR2	-	-	-	-	53.69	1069.61	-	-	-	-	-	-	-	-	-	-	-	-
MSS-1	-	-	-	-	2.16	0.73	-	-	-	-	-	-	-	-	-	-	-	-
Totals	22.97	90.96	111.36	487.81	141.65	1310.86	1.571	6.87	1.65	7.23	1.65	7.23	1.65	6.9				

<sup>1</sup>Condensable Particulate Matter: Include condensable particulate matter emissions for PM10 and PM2.5 if the source is a combustion source. Do not include condensable particulate matter for PM unless PM is set equal to PM10 and PM2.5. Particulate matter (PM) is not subject to an ambient air quality standard, but PM is a regulated air pollutant under PSD (20.2.74 NMAC) and Title V (20.2.70 NMAC).

Form Revision: 6/14/2019 Table 2-D: Page 1 Printed 6/9/2022 2:46 PM

#### **Table 2-E: Requested Allowable Emissions**

Unit & stack numbering must be consistent throughout the application package. Fill all cells in this table with the emission numbers or a "-" symbol. A "-" symbol indicates that emissions of this pollutant are not expected. Numbers shall be expressed to at least 2 decimal points (e.g. 0.41, 1.41, or 1.41E<sup>-4</sup>).

Unit No.	N	Ox	C	0	VO	C	SC	Ox	P	$M^1$	PN	[10 <sup>1</sup>	PM	2.51	Н	<sub>2</sub> S	Le	ead
Unit No.	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr
C1	3.91	17.12	2.15	9.42	1.96	8.59	0.38	1.67	0.27	1.17	0.27	1.17	0.27	1.17	-	-	-	-
C2	3.91	17.12	2.15	9.42	1.96	8.59	0.38	1.67	0.27	1.17	0.27	1.17	0.27	1.17	-	-	-	-
С3	3.91	17.12	2.15	9.42	1.96	8.59	0.38	1.67	0.27	1.17	0.27	1.17	0.27	1.17	-	-	-	-
C4	3.91	17.12	2.15	9.42	1.96	8.59	0.38	1.67	0.27	1.17	0.27	1.17	0.27	1.17	-	-	-	-
C5	1.24	5.43	2.06	9.04	2.46	10.76	0.01	0.04	0.14	0.62	0.14	0.62	0.14	0.62	-	-	-	-
C6	1.24	5.43	2.06	9.04	2.46	10.76	0.01	0.04	0.14	0.62	0.14	0.62	0.14	0.62	-	-	-	-
12H	2.75	12.02	2.31	10.10	0.15	0.66	0.02	0.07	0.21	0.91	0.21	0.91	0.21	0.91	-	-	-	-
13H	0.20	0.86	0.16	0.72	0.01	0.05	0.001	0.01	0.01	0.07	0.01	0.07	0.01	0.07	-	-	-	-
14H	0.98	4.29	0.82	3.61	0.05	0.24	0.01	0.03	0.07	0.33	0.07	0.33	0.07	0.33	-	-	-	-
8F	2.08	4.12	4.15	8.22	4.31	5.07	9.10	8.52	-	-	-	-	-	-	0.097	0.090	-	-
9F	0.32	1.38	0.63	2.76	4.67	20.46	9.11	39.91	-	-	-	-	-	-	-	-	-	-
10F	414.28	3.52	827.05	7.03	1443.88	7.92	1250.00	5.31	-	-	-	-	-	-	24.15	0.10	-	-
TK-3	-	-	-	-	0.13	0.57	-	-	-	-	-	-	-	-	-	-	-	-
TK-4	-	-	-	-	0.13	0.57	-		-	-	-	-	-	-	-	-	-	-
TK-46	-	-	-	-	1.350	5.89	-	-	-	-	-	-	-	-	-	-	-	-
FUG1	-	-	-	-	3.97	34.75	-		-	-	-	-	-	-	-	-	-	-
FUG2	-	-	-	-	0.001	0.61	-	-	-	-	-	-	-	-	-	-	-	-
LOAD	-	-	-	-	0.17	0.76	-		-	-	-	-	-	-	-	-	-	-
TK-519C	-	-	-	-	0.02	0.09	-	-	-	-	-	-	-	-	-	-	-	-
TK-519A	-	-	-	-	0.000002	0.00001	-	-	-	-	-	-	-	-	-	-	-	-
TK-519	-	-	-	-	0.00061	0.0027	-	-	-	-	-	-	-	-	-	-	-	-
LOADOUT	-	-	-	-	41.75	29.35	-	-	-	-	-	-	-	-	-	-	-	-
MSS-1	-	-	-	-	2.16	0.73	-	-	-	-	-	-	-	-	-	-	-	-
Totals	438.73	105.53	847.84	88.20	1515.51	163.60	1269.78	60.61	1.65	7.23	1.65	7.23	1.65	7.23	24.25	0.19		

\*Condensable Particulate Matter: Include condensable particulate matter emissions for PM10 and PM2.5 if the source is a combustion source. Do not include condensable particulate matter for PM unless PM is set equal to PM10 and PM2.5. Particulate matter (PM) is not subject to an ambient air quality standard, but it is a regulated air pollutant under PSD (20.2.74 NMAC) and Title V (20.2.70 NMAC).

**Form Revision: 6/14/2019**Table 2-E: Page 1

Printed 6/9/2022 2:46 PM

#### Table 2-F: Additional Emissions during Startup, Shutdown, and Routine Maintenance (SSM)

☑ This table is intentionally left blank since all emissions at this facility due to routine or predictable startup, shutdown, or scenduled maintenance are no higher than those listed in Table 2-E and a malfunction emission limit is not already permitted or requested. If you are required to report GHG emissions as described in Section 6a, include any GHG emissions during Startup, Shutdown, and/or Scheduled Maintenance (SSM) in Table 2-P. Provide an explanations of SSM emissions in Section 6 and 6a.

All applications for facilities that have emissions during routine our predictable startup, shutdown or scheduled maintenance (SSM)<sup>1</sup>, including NOI applications, must include in this table the Maximum Emissions during routine or predictable startup, shutdown and scheduled maintenance (20.2.7 NMAC, 20.2.72.203.A.3 NMAC, 20.2.73.200.D.2 NMAC). In Section 6 and 6a, provide emissions calculations for all SSM emissions reported in this table. Refer to "Guidance for Submittal of Startup, Shutdown, Maintenance Emissions in Permit Applications

(https://www.env.nm.gov/aqb/permit/aqb\_pol.html) for more detailed instructions. Numbers shall be expressed to at least 2 decimal points (e.g. 0.41, 1.41, or 1.41E-4).

Unit No.	NO	Ox	C	O	V	OC	S	Ox	P	$M^2$	PN	110 <sup>2</sup>	PM	$2.5^{2}$	Н	$I_2S$	Le	ead
Unit No.	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr										
Totals																		

<sup>&</sup>lt;sup>1</sup> For instance, if the short term steady-state Table 2-E emissions are 5 lb/hr and the SSM rate is 12 lb/hr, enter 7 lb/hr in this table. If the annual steady-state Table 2-E emissions are 21.9 TPY, and the number of scheduled SSM events result in annual emissions of 31.9 TPY, enter 10.0 TPY in the table below.

Form Revision: 6/14/2019 Table 2-F: Page 1 Printed 6/9/2022 2:46 PM

<sup>&</sup>lt;sup>2</sup>Condensable Particulate Matter: Include condensable particulate matter emissions for PM10 and PM2.5 if the source is a combustion source. Do not include condensable particulate matter for PM unless PM is set equal to PM10 and PM2.5. Particulate matter (PM) is not subject to an ambient air quality standard, but it is a regulated air pollutant under PSD (20.2.74 NMAC) and Title V (20.2.70 NMAC).

#### Table 2-G: Stack Exit and Fugitive Emission Rates for Special Stacks

☑ I have elected to leave this table blank because this facility does not have any stacks/vents that split emissions from a single source or combine emissions from more than one source listed in table 2-A. Additionally, the emission rates of all stacks match the Requested allowable emission rates stated in Table 2-E.

Use this table to list stack emissions (requested allowable) from split and combined stacks. List Toxic Air Pollutants (TAPs) and Hazardous Air Pollutants (HAPs) in Table 2-I. List all fugitives that are associated with the normal, routine, and non-emergency operation of the facility. Unit and stack numbering must correspond throughout the application package. Refer to Table 2-E for instructions on use of the "-" symbol and on significant figures.

	Serving Unit	N	Ox	C	0	V	OC	SO	Ox	P	M	PM	110	PM	12.5	H <sub>2</sub> S or	r Lead
Stack No.	Number(s) from Table 2-A	lb/hr	ton/yr	lb/hr	ton/yr												
	Totals:																

Form Revision: 5/29/2019 Table 2-G: Page 1 Printed 6/9/2022 2:46 PM

#### **Table 2-H: Stack Exit Conditions**

Unit and stack numbering must correspond throughout the application package. Include the stack exit conditions for each unit that emits from a stack, including blowdown venting parameters and tank emissions. If the facility has multiple operating scenarios, complete a separate Table 2-H for each scenario and, for each, type scenario name here:

Stack	Serving Unit Number(s)	Orientation (H-Horizontal	Rain Caps	Height Above	Temp.	Flow	Rate	Moisture by	Velocity	Inside
Number	from Table 2-A	V=Vertical)	(Yes or No)	Ground (ft)	(F)	(acfs)	(dscfs)	Volume (%)	(ft/sec)	Diameter (ft)
C1	C1	V		54.7	838	401			81.7	2.5
C2	C2	V		54.7	838	401			81.7	2.5
С3	C3	V		54.7	838	401			81.7	2.5
C4	C4	V		54.7	838	401			81.7	2.5
C5	C5	V		23.6	813	199			112.6	1.5
C6	C6	V		23.6	813	199			112.6	1.5
12H	12H	V		21	500	280.8			57.2	2.5
13H	13H	V		24	500	18.7			10.6	1.5
14H	14H	V		16.7	500	93.6			29.8	2
8F	8F	V		124	1832	99.7			65.6	1.4
9F	9F	V		240	1832	99.7			65.6	1.4
10F	10F	V		135	1832	55.76			65.6	1

**Form Revision:** 11/18/2016 Table 2-H: Page 1 Printed 6/9/2022 2:46 PM

#### Table 2-I: Stack Exit and Fugitive Emission Rates for HAPs and TAPs

In the table below, report the Potential to Emit for each HAP from each regulated emission unit listed in Table 2-A, only if the entire facility emits the HAP at a rate greater than or equal to one (1) ton per year. For each such emission unit, HAPs shall be reported to the nearest 0.1 tpy. Each facility-wide Individual HAP total and the facility-wide Total HAPs shall be the sum of all HAP sources calculated to the nearest 0.1 ton per year. Per 20.2.72.403.A.1 NMAC, facilities not exempt [see 20.2.72.402.C NMAC] from TAP permitting shall report each TAP that has an uncontrolled emission rate in excess of its pounds per hour screening level specified in 20.2.72.502 NMAC. TAPs shall be reported using one more significant figure than the number of significant figures shown in the pound per hour threshold corresponding to the substance. Use the HAP nomenclature as it appears in Section 112 (b) of the 1990 CAAA and the TAP nomenclature as it listed in 20.2.72.502 NMAC. Include tank-flashing emissions estimates of HAPs in this table. For each HAP or TAP listed, fill all cells in this table with the emission numbers or a "-" symbol. A "-" symbol indicates that emissions of this pollutant are not expected or the pollutant is emitted in a quantity less than the threshold amounts described above.

Stack No.	Unit No.(s)	Total	HAPs	Formal  HA	P or	Acre  HA			zene or TAP		uene or TAP		oenzene or TAP		xane or TAP	Name	Pollutant Here or TAP	Name Here	Pollutant e r TAP
		lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr
C1	C1	0.4	1.9	0.2	0.9	0.1	0.6	0.01	0.1	0.01	0.1	0.001	0.01	0.03	0.1				
C2	C2	0.4	1.9	0.2	0.9	0.1	0.6	0.01	0.1	0.01	0.1	0.001	0.01	0.03	0.1				
С3	СЗ	0.4	1.9	0.2	0.9	0.1	0.6	0.01	0.1	0.01	0.1	0.001	0.01	0.03	0.1				
C4	C4	0.4	1.9	0.2	0.9	0.1	0.6	0.01	0.1	0.01	0.1	0.001	0.01	0.03	0.1				
C5	C5	0.5	2.2	0.4	1.6	0.1	0.3	0.01	0.03	0.01	0.03	0.001	0.002	0.02	0.1				
С6	С6	0.5	2.2	0.4	1.6	0.1	0.3	0.01	0.03	0.01	0.03	0.001	0.002	0.02	0.1				
8F	8F	0.5	0.1	1	-	1	ı	-	-	-	ı	-	-	-	-				
9F	9F	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
10F	10F	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
12H	12H	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
13H	13H	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
14H	14H	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
N/A	TK-3	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
N/A	TK-4	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
N/A	TK-46	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
8F-10F	FUG1	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
9F	FUG2	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
N/A	LOAD	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
N/A	TK-519C	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
N/A	TK-519A	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
N/A	LOADOUT	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
N/A	MSS-1	-	-	-	-	-	-	-	-	-	-	-	-	-	-				
Tot	als:	3.1	12.1	1.6	6.8	0.6	3.0	0.06	0.46	0.06	0.46	0.006	0.044	0.16	0.6				1

Form Revision: 10/9/2014 Table 2-I: Page 1 Printed 6/9/2022 2:46 PM

#### Table 2-J: Fuel

Specify fuel characteristics and usage. Unit and stack numbering must correspond throughout the application package.

	Fuel Type (low sulfur Diesel,	Fuel Source: purchased commercial, pipeline quality natural gas, residue		Speci	fy Units		
Unit No.	ultra low sulfur diesel, Natural Gas, Coal,)	gas, raw/field natural gas, process gas (e.g. SRU tail gas) or other	Lower Heating Value	Hourly Usage	Annual Usage	% Sulfur	% Ash
C1	Natural Gas	Pipeline Quality Natural Gas	1020 Btu/scf	26.2 Mscf	229.5 MMscf	N/A	
C2	Natural Gas	Pipeline Quality Natural Gas	1020 Btu/scf	26.2 Mscf	229.5 MMscf	N/A	
С3	Natural Gas	Pipeline Quality Natural Gas	1020 Btu/scf	26.2 Mscf	229.5 MMscf	N/A	
C4	Natural Gas	Pipeline Quality Natural Gas	1020 Btu/scf	26.2 Mscf	229.5 MMscf	N/A	
C5	Natural Gas	Pipeline Quality Natural Gas	1020 Btu/scf	13.8 Mscf	121.1 MMscf	N/A	
C6	Natural Gas	Pipeline Quality Natural Gas	1020 Btu/scf	13.8 Mscf	121.1 MMscf	N/A	
12H	Natural Gas	Pipeline Quality Natural Gas	1020 Btu/scf	27.5 Mscf	240.5 MMscf	N/A	
13H	Natural Gas	Pipeline Quality Natural Gas	1020 Btu/scf	2.0 Mscf	17.2 MMscf	N/A	
14H	Natural Gas	Pipeline Quality Natural Gas	1020 Btu/scf	9.8 Mscf	85.9 MMscf	N/A	
8F (Pilot Only)	Natural Gas	Pipeline Quality Natural Gas	1020 Btu/scf	2.7 Mscf	23.4 MMscf	N/A	
9F (Pilot Only)	Natural Gas	Pipeline Quality Natural Gas	1020 Btu/scf	1.0 Mscf	8.6 MMscf	N/A	
10F (Pilot Only)	Natural Gas	Pipeline Quality Natural Gas	1020 Btu/scf	2.9 Mscf	25.1 MMscf	N/A	

Form Revision: 9/20/2016 Table 2-J: Page 1 Printed 6/9/2022 2:46 PM

#### Table 2-K: Liquid Data for Tanks Listed in Table 2-L

For each tank, list the liquid(s) to be stored in each tank. If it is expected that a tank may store a variety of hydrocarbon liquids, enter "mixed hydrocarbons" in the Composition column for that tank and enter the corresponding data of the most volatile liquid to be stored in the tank. If tank is to be used for storage of different materials, list all the materials in the "All Calculations" attachment, run the newest version of TANKS on each, and use the material with the highest emission rate to determine maximum uncontrolled and requested allowable emissions rate. The permit will specify the most volatile category of liquids that may be stored in each tank. Include appropriate tank-flashing modeling input data. Use additional sheets if necessary. Unit and stack numbering must correspond throughout the application package.

	SCC Code				Vapor	Average Stor	age Conditions	Max Storage Conditions		
Tank No.		Material Name	Composition	Liquid Density (lb/gal)	Molecular Weight (lb/lb*mol)	Temperature (°F)	True Vapor Pressure (psia)	Temperature (°F)	True Vapor Pressure (psia)	
TK-3	40400301	Scrubber Liquids	~25% oil, 75% water	5.62	35.46	72.26	2.06	86.25	2.8	
TK-4	40400301	Scrubber Liquids	~25% oil, 75% water	5.62	35.46	72.26	2.06	86.25	2.8	
TK-46	40400301	Scrubber Liquids	~25% oil, 75% water	5.62	35.46	72.26	2.06	86.25	2.8	
TK-519	40400311	Scrubber Oil/Water	~12% oil, 88% water	5.7	71.47	72.85	2.04	86.25	2.6	
TK-519C	40400311	Scrubber Oil	~100% oil, 0% water	5.7	71.47	72.85	2.04	86.25	2.6	
TK-519A	40400315	Water	~0% oil, 100% water	5.7	71.47	72.85	2.04	86.25	2.6	

Form Revision: 7/8/2011 Table 2-K: Page 1 Printed 6/9/2022 2:46 PM

#### Table 2-L: Tank Data

Include appropriate tank-flashing modeling input data. Use an addendum to this table for unlisted data categories. Unit and stack numbering must correspond throughout the application package. Use additional sheets if necessary. See reference Table 2-L2. Note: 1.00 bbl = 10.159 M = 42.0 gal

Tank No.	Date Installed	Materials Stored	Seal Type (refer to Table 2- LR below)	Roof Type (refer to Table 2- LR below)	Cap	acity	Diameter (M)	Vapor Space		olor ble VI-C)	Paint Condition (from Table	Annual Throughput	Turn- overs
			LK below)	LK below)	(bbl)	$(M^3)$	, ,	(M)	Roof	Shell	VI-C)	(gal/yr)	(per year)
TK-3	1970	Scrubber Liquids	N/A	FX	210	25	3.0	2.3	MG	MG	Good	8,820	1.00
TK-4	1970	Scrubber Liquids	N/A	FX	210	25	3.0	2.3	MG	MG	Good	8,820	1.00
TK-46	1970	Scrubber Liquids	N/A	FX	107	13	2.4	2.4	MG	MG	Good	58,658	13.00
TK-519	2015	Scrubber Oil/Water	N/A	FX	600	95	3.7	9.1	MG	MG	Good	8,400,840	11.50
TK-519C	2015	Scrubber Oil	N/A	FX	500	79	3.7	7.6	MG	MG	Good	735,840	35.04
TK-519A	2015	Water	N/A	FX	500	79	3.7	7.6	MG	MG	Good	7,665,000	365.00

Form Revision: 7/8/2011 Table 2-L: Page 1 Printed 6/9/2022 2:46 PM

#### **Table 2-L2: Liquid Storage Tank Data Codes Reference Table**

Roof Type	Seal Type, Wo	elded Tank Seal Type	Seal Type, Rive	Seal Type, Riveted Tank Seal Type							
X: Fixed Roof Mechanical Shoe Seal		Liquid-mounted resilient seal	Vapor-mounted resilient seal	Seal Type	WH: White	Good					
IF: Internal Floating Roof	A: Primary only	A: Primary only	A: Primary only	A: Mechanical shoe, primary only	AS: Aluminum (specular)	Poor					
EF: External Floating Roof	B: Shoe-mounted secondary	B: Weather shield	B: Weather shield	B: Shoe-mounted secondary	AD: Aluminum (diffuse)						
P: Pressure	C: Rim-mounted secondary	C: Rim-mounted secondary	C: Rim-mounted secondary	C: Rim-mounted secondary	LG: Light Gray						
					MG: Medium Gray						
Note: 1.00 bbl = 0.159 M	Note: $1.00 \text{ bbl} = 0.159 \text{ M}^3 = 42.0 \text{ gal}$										
					OT: Other (specify)						

Table 2-M: Materials Processed and Produced (Use additional sheets as necessary.)

	Materi	al Processed		N	laterial Produced		
Description	Chemical Composition	Phase (Gas, Liquid, or Solid)	Quantity (specify units)	Description	Chemical Composition	Phase	Quantity (specify units)
Natural Gas	Raw Natural Gas	G	70 MMscf/d	Processed Natural Gas	Residue Gas	G	70 MMscf/d
				NGL and water	Natural Gas Liquids, Water	L	11,000 bbl/day

#### **Table 2-N: CEM Equipment**

Enter Continuous Emissions Measurement (CEM) Data in this table. If CEM data will be used as part of a federally enforceable permit condition, or used to satisfy the requirements of a state or federal regulation, include a copy of the CEM's manufacturer specification sheet in the Information Used to Determine Emissions attachment. Unit and stack numbering must correspond throughout the application package. Use additional sheets if necessary.

Stack No.	Pollutant(s)	Manufacturer	Model No.	Serial No.	Sample Frequency	Averaging Time	Range	Sensitivity	Accuracy

Form Revision: 7/8/2011 Table 2-N: Page 1 Printed 6/9/2022 2:46 PM

#### Table 2-O: Parametric Emissions Measurement Equipment

Unit and stack numbering must correspond throughout the application package. Use additional sheets if necessary.

Unit No.	Parameter/Pollutant Measured	Location of Measurement	Unit of Measure	Acceptable Range	Frequency of Maintenance	Nature of Maintenance	Method of Recording	Averaging Time

ETC Texas Pipeline, Ltd. Application Date: June 2022 Revision #9

#### **Table 2-P:** Greenhouse Gas Emissions

Applications submitted under 20.2.70, 20.2.72, & 20.2.74 NMAC are required to complete this Table. Power plants, Title V major sources, and PSD major sources must report and calculate all GHG emissions for each unit.

Applicants must report potential emission rates in short tons per year (see Section 6.a for assistance). Include GHG emissions during Startup, Shutdown, and Scheduled Maintenance in this table. For minor source facilities that are not power plants, are not Title V, or are not PSD, there are three options for reporting GHGs 1) report GHGs for each individual piece of equipment; 2) report all GHGs from a group of unit types, for example report all combustion source GHGs as a single unit and all venting GHG as a second separate unit; OR 3) check the following box

By checking this box, the applicant acknowledges the total CO2e emissions are less than 75,000 tons per year.

		CO <sub>2</sub> ton/yr	N <sub>2</sub> O ton/yr	CH <sub>4</sub> ton/yr	SF <sub>6</sub> ton/yr	PFC/HFC ton/yr²					<b>Total GHG</b> Mass Basis ton/yr <sup>4</sup>	Total CO <sub>2</sub> e ton/yr <sup>5</sup>
Unit No.	GWPs 1	1	298	25	22,800	footnote 3						
C1	mass GHG	15048	0.03	0.28							15049	
C1	CO <sub>2</sub> e	15048	7	8								15063
C2	mass GHG	15048	0.03	0.28							15049	
CZ	CO <sub>2</sub> e	15048	7	8								15063
С3	mass GHG	15048	0.03	0.28							15049	
CS	CO <sub>2</sub> e	15048	7	8								15063
C4	mass GHG	15048	0.03	0.28							15049	
C4	CO <sub>2</sub> e	15048	7	8								15063
C5	mass GHG	7938	0.01	0.15							7938	
CS	CO <sub>2</sub> e	7938	4.46	3.74								7946
С6	mass GHG	7938	0.01	0.15							7938	
Co	CO <sub>2</sub> e	7938	4.46	3.74								7946
12H	mass GHG	15769	0.03	0.30							15769	
1211	CO <sub>2</sub> e	15769	8.9	7.4								15785
13H	mass GHG	1126	0.002	0.02							1126	
1311	CO <sub>2</sub> e	1126	0.6	0.5								1128
14H	mass GHG	5632	0.01	0.11							5632	
1411	CO <sub>2</sub> e	5632	3	3								5638
8F	mass GHG	15243	0.000	0.2							15243	
OI	CO <sub>2</sub> e	15243	0.09	5								15248
9F	mass GHG	107330	0.001	3							107333	
<b>91</b>	CO <sub>2</sub> e	107330	0.27	78								107408
10F	mass GHG	1372	0.000	5							1377	
101	CO <sub>2</sub> e	1372	0.000	5								1377
TK-3	mass GHG											
1 IX-3	CO <sub>2</sub> e											
TK-4	mass GHG											
111-7	CO <sub>2</sub> e											
TK-46	mass GHG											
113-40	CO2e											
FUG1	mass GHG	9		77							86	
1001	CO <sub>2</sub> e	9		1925								1933
FUG2	mass GHG											
FUG2	CO <sub>2</sub> e											

Form Revision: 5/3/2016 Table 2-P: Page 1 Printed 6/9/2022 2:46 PM

ETC Texas Pipeline, Ltd. Application Date: June 2022 Revision #9

#### Table 2-P: Greenhouse Gas Emissions

Applications submitted under 20.2.70, 20.2.72, & 20.2.74 NMAC are required to complete this Table. Power plants, Title V major sources, and PSD major sources must report and calculate all GHG emissions for each unit.

Applicants must report potential emission rates in short tons per year (see Section 6.a for assistance). Include GHG emissions during Startup, Shutdown, and Scheduled Maintenance in this table. For minor source facilities that are not power plants, are not Title V, or are not PSD, there are three options for reporting GHGs 1) report GHGs for each individual piece of equipment; 2) report all GHGs from a group of unit types, for example report all combustion source GHGs as a single unit and all venting GHG as a second separate unit; OR 3) check the following box

By checking this box, the applicant acknowledges the total CO2e emissions are less than 75,000 tons per year.

		CO <sub>2</sub> ton/yr	N <sub>2</sub> O ton/yr	CH <sub>4</sub> ton/yr	SF <sub>6</sub> ton/yr	PFC/HFC ton/yr²					<b>Total GHG</b> Mass Basis ton/yr <sup>4</sup>	Total CO <sub>2</sub> e ton/yr <sup>5</sup>
Unit No.	GWPs 1	1	298	25	22,800	footnote 3						
LOAD	mass GHG			0.2							0.2	
LOAD	CO <sub>2</sub> e			5								5
TK-	mass GHG											
519C	CO <sub>2</sub> e											
	mass GHG											
519A	CO <sub>2</sub> e											
LOADO	mass GHG			8							8	
UT	CO <sub>2</sub> e			182								182
MSS-1	mass GHG											ļ
1,100 1	CO <sub>2</sub> e											
	mass GHG											
	CO2e											
Total	mass GHG	222548	0.2	94.92							222,644	
1 3001	CO <sub>2</sub> e	222547	50	2249								224,846

<sup>&</sup>lt;sup>1</sup> GWP (Global Warming Potential): Applicants must use the most current GWPs codified in Table A-1 of 40 CFR part 98. GWPs are subject to change, therefore, applicants need to check 40 CFR 98 to confirm GWP values.

<sup>&</sup>lt;sup>2</sup> For HFCs or PFCs describe the specific HFC or PFC compound and use a separate column for each individual compound.

<sup>&</sup>lt;sup>3</sup> For each new compound, enter the appropriate GWP for each HFC or PFC compound from Table A-1 in 40 CFR 98.

<sup>&</sup>lt;sup>4</sup> Green house gas emissions on a **mass basis** is the ton per year green house gas emission before adjustment with its GWP.

<sup>&</sup>lt;sup>5</sup> CO<sub>2</sub>e means Carbon Dioxide Equivalent and is calculated by multiplying the TPY mass emissions of the green house gas by its GWP.

## **Section 3**

## **Application Summary**

The Application Summary shall include a brief description of the facility and its process, the type of permit application, the

applicable regulation (i.e. 20.2.72.200.A.X. or 20.2.73 NMAC) under which the application is being submitted, and any air quality permit numbers associated with this site. If this facility is to be collocated with another facility, provide details of the other facility including permit number(s). In case of a revision or modification to a facility, provide the lowest level regulatory citation (i.e. 20.2.72.219.B.1.d NMAC) under which the revision or modification is being requested. Also describe the proposed changes from the original permit, how the proposed modification will affect the facility's operations and emissions, de-bottlenecking impacts, and changes to the facility's major/minor status (both PSD & Title V).

The **Process Summary** shall include a brief description of the facility and its processes.

Startup, Shutdown, and Maintenance (SSM) routine or predictable emissions: Provide an overview of how SSM emissions are accounted for in this application. Refer to "Guidance for Submittal of Startup, Shutdown, Maintenance Emissions in Permit Applications (http://www.env.nm.gov/aqb/permit/app\_form.html) for more detailed instructions on SSM emissions.

The ETC Texas Pipeline Ltd (ETC) Jal #3 Gas Plant (Jal 3) is a natural gas processing plant located near Jal, NM in Lea County. Lea County is attainment or non-classifiable for all criteria air pollutants. Jal 3 is currently a major source for the Prevention of Significant Deterioration (PSD) and Title V Operating Permit programs and is a major source of hazardous air pollutants (HAPs). ETC is submitting this application to apply for a Significant Revision (pursuant to NMAC 20.2.72.219.d.1.a) to its current Air Quality NSR Permit 1092-M8R2. As a result of this permit action, Jal 3 will no longer be a major source under the PSD program or a major source of HAPs.

With this application, ETC plans to remove ten (10) natural gas compressor engines, two (2) heaters, two (2) boilers, one (1) glycol dehydrator, one (1) thermal oxidizer, and supporting equipment. Two (2) Caterpillar 3606 engines, one (1) 28 MMBtu/hr amine system heater, one (1) glycol dehydration unit with associated reboiler and thermal oxidizer, one (1) AGI compressor, and (1) 10 MMBtu/hr condensate stabilizer heater will be added. The compressors and associated fugitive equipment components will be subject to NSPS OOOOa.

UA3 Form Revision: 6/14/19 Section 1 3, Page Saved Date: 6/9/2022

## **Section 4**

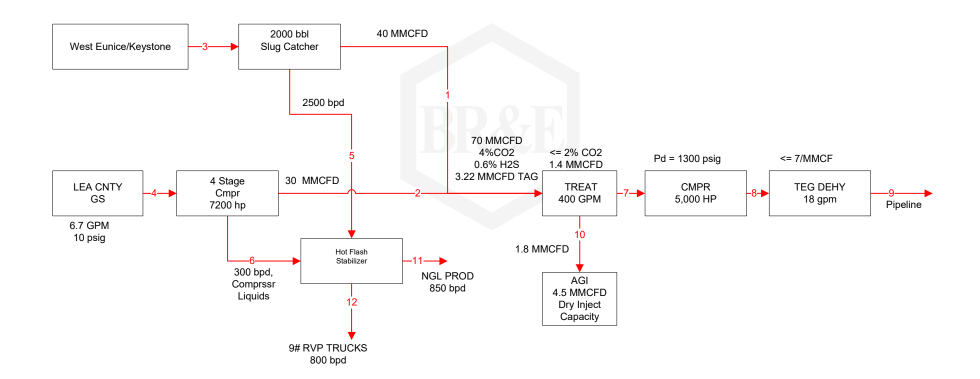
## **Process Flow Sheet**

A <u>process flow sheet</u> and/or block diagram indicating the individual equipment, all emission points and types of control applied to those points. The unit numbering system should be consistent throughout this application.

A process flow sheet is provided in this section.

Form-Section 4 last revised: 8/15/2011 Section 4, Page 1 Saved Date: 6/9/2022

Jal 3 Shutdown Cryo Install new Treater Rev2 02/9/2022



## **Section 5**

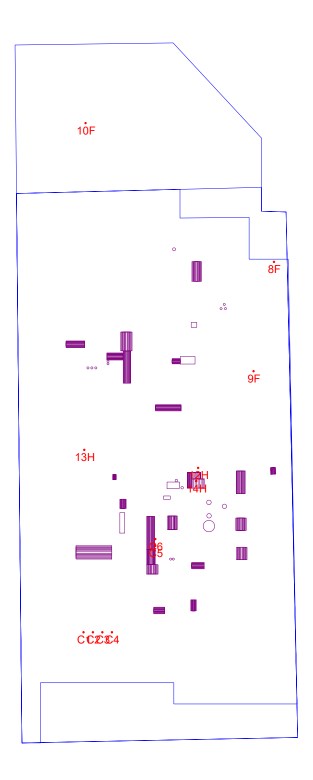
## Plot Plan Drawn To Scale

A <u>plot plan drawn to scale</u> showing emissions points, roads, structures, tanks, and fences of property owned, leased, or under direct control of the applicant. This plot plan must clearly designate the restricted area as defined in UA1, Section 1-D.12. The unit numbering system should be consistent throughout this application.

\_\_\_\_\_

A current plot plan of the Facility is provided in this section.

Form-Section 5 last revised: 8/15/2011 Section 5, Page 1 Saved Date: 6/9/2022



## **Section 6**

### All Calculations

\_\_\_\_\_\_

Show all calculations used to determine both the hourly and annual controlled and uncontrolled emission rates. All calculations shall be performed keeping a minimum of three significant figures. Document the source of each emission factor used (if an emission rate is carried forward and not revised, then a statement to that effect is required). If identical units are being permitted and will be subject to the same operating conditions, submit calculations for only one unit and a note specifying what other units to which the calculations apply. All formulas and calculations used to calculate emissions must be submitted. The "Calculations" tab in the UA2 has been provided to allow calculations to be linked to the emissions tables. Add additional "Calc" tabs as needed. If the UA2 or other spread sheets are used, all calculation spread sheet(s) shall be submitted electronically in Microsoft Excel compatible format so that formulas and input values can be checked. Format all spread sheets and calculations such that the reviewer can follow the logic and verify the input values. Define all variables. If calculation spread sheets are not used, provide the original formulas with defined variables. Additionally, provide subsequent formulas showing the input values for each variable in the formula. All calculations, including those calculations are imbedded in the Calc tab of the UA2 portion of the application, the printed Calc tab(s), should be submitted under this section.

Tank Flashing Calculations: The information provided to the AQB shall include a discussion of the method used to estimate tank-flashing emissions, relative thresholds (i.e., NOI, permit, or major source (NSPS, PSD or Title V)), accuracy of the model, the input and output from simulation models and software, all calculations, documentation of any assumptions used, descriptions of sampling methods and conditions, copies of any lab sample analysis. If Hysis is used, all relevant input parameters shall be reported, including separator pressure, gas throughput, and all other relevant parameters necessary for flashing calculation.

SSM Calculations: It is the applicant's responsibility to provide an estimate of SSM emissions or to provide justification for not doing so. In this Section, provide emissions calculations for Startup, Shutdown, and Routine Maintenance (SSM) emissions listed in the Section 2 SSM and/or Section 22 GHG Tables and the rational for why the others are reported as zero (or left blank in the SSM/GHG Tables). Refer to "Guidance for Submittal of Startup, Shutdown, Maintenance Emissions in Permit Applications (http://www.env.nm.gov/aqb/permit/app\_form.html) for more detailed instructions on calculating SSM emissions. If SSM emissions are greater than those reported in the Section 2, Requested Allowables Table, modeling may be required to ensure compliance with the standards whether the application is NSR or Title V. Refer to the Modeling Section of this application for more guidance on modeling requirements.

**Glycol Dehydrator Calculations**: The information provided to the AQB shall include the manufacturer's maximum design recirculation rate for the glycol pump. If GRI-Glycalc is used, the full input summary report shall be included as well as a copy of the gas analysis that was used.

Road Calculations: Calculate fugitive particulate emissions and enter haul road fugitives in Tables 2-A, 2-D and 2-E for:

- 1. If you transport raw material, process material and/or product into or out of or within the facility and have PER emissions greater than 0.5 tpy.
- 2. If you transport raw material, process material and/or product into or out of the facility more frequently than one round trip per day.

#### **Significant Figures:**

A. All emissions standards are deemed to have at least two significant figures, but not more than three significant figures.

- **B.** At least 5 significant figures shall be retained in all intermediate calculations.
- C. In calculating emissions to determine compliance with an emission standard, the following rounding off procedures shall be used:
  - (1) If the first digit to be discarded is less than the number 5, the last digit retained shall not be changed;
  - (2) If the first digit discarded is greater than the number 5, or if it is the number 5 followed by at least one digit other than the number zero, the last figure retained shall be increased by one unit; and
  - (3) If the first digit discarded is exactly the number 5, followed only by zeros, the last digit retained shall be rounded upward if it is an odd number, but no adjustment shall be made if it is an even number.
  - (4) The final result of the calculation shall be expressed in the units of the standard.

**Control Devices:** In accordance with 20.2.72.203.A(3) and (8) NMAC, 20.2.70.300.D(5)(b) and (e) NMAC, and 20.2.73.200.B(7) NMAC, the permittee shall report all control devices and list each pollutant controlled by the control device

Form-Section 6 last revised: 5/3/16 Section 6, Page 1 Saved Date: 6/9/2022

regardless if the applicant takes credit for the reduction in emissions. The applicant can indicate in this section of the application if they chose to not take credit for the reduction in emission rates. For notices of intent submitted under 20.2.73 NMAC, only uncontrolled emission rates can be considered to determine applicability unless the state or federal Acts require the control. This information is necessary to determine if federally enforceable conditions are necessary for the control device, and/or if the control device produces its own regulated pollutants or increases emission rates of other pollutants.

\_\_\_\_\_

Site-wide emissions calculations are included in this section.

## TABLE 6-1 POTENTIAL EMISSIONS SUMMARY JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

					_	_	_						_							_			
		N	^	VC			0		PM <sub>2.5</sub>	S	_	H <sub>2</sub>		Total			dehyde		dehyde		olein		HAPs
Emissions Source	Unit ID	(lb/hr)	(T/yr)	(lb/hr)	(T/yr)	(lb/hr)	(T/yr)	(lb/hr)	(T/yr)	(lb/hr)	(T/yr)	(lb/hr)	(T/yr)	(lb/hr)	(T/yr)	(lb/hr)	(T/yr)	(lb/hr)	(T/yr)	(lb/hr)	(T/yr)	(lb/hr)	(T/yr)
Equipment																							
3550 Hp Caterpillar 3612	C1	3.91	17.12	1.96	8.59	2.15	9.42	0.27	1.17	0.38	1.67			0.43	1.89	0.20	0.89	0.04	0.17	0.14	0.60	0.19	0.83
3550 Hp Caterpillar 3612	C2	3.91	17.12	1.96	8.59	2.15	9.42	0.27	1.17	0.38	1.67			0.43	1.89	0.20	0.89	0.04	0.17	0.14	0.60	0.19	0.83
3550 Hp Caterpillar 3612	C3	3.91	17.12	1.96	8.59	2.15	9.42	0.27	1.17	0.38	1.67			0.43	1.89	0.20	0.89	0.04	0.17	0.14	0.60	0.19	0.83
3550 Hp Caterpillar 3612	C4	3.91	17.12	1.96	8.59	2.15	9.42	0.27	1.17	0.38	1.67			0.43	1.89	0.20	0.89	0.04	0.17	0.14	0.60	0.19	0.83
1875 Hp Caterpillar 3606	C5	1.24	5.43	2.46	10.76	2.06	9.04	0.14	0.62	0.01	0.04			0.49	2.16	0.37	1.63	0.02	0.09	0.07	0.32	0.10	0.44
1875 Hp Caterpillar 3606	C6	1.24	5.43	2.46	10.76	2.06	9.04	0.14	0.62	0.01	0.04			0.49	2.16	0.37	1.63	0.02	0.09	0.07	0.32	0.10	0.44
Hot Oil Heater (28 MMBTU/hr)	12H	2.75	12.02	0.15	0.66	2.31	10.10	0.21	0.91	0.02	0.07												
Dehy Reboiler	13H	0.20	0.86	0.01	0.05	0.16	0.72	0.01	0.07	0.001	0.01												
Stabilizer Heater	14H	0.98	4.29	0.05	0.24	0.82	3.61	0.07	0.33	0.01	0.03									-			
NE Flare	8F			3.93	3.39							0.097	0.090	0.47	0.15							0.47	0.15
NE Flare	8F	2.08	4.12	0.38	1.67	4.15	8.22			9.10	8.52												
Plant Flare	10F			1443.47	6.13					1250.00	5.31	24.15	0.10	9.46	0.04							9.46	0.04
Plant Flare - MSS	10F	414.28	3.52	0.41	1.79	827.05	7.03			< 0.01	< 0.01												
Acid Gas Flare	9F	0.32	1.38	0.14	0.61	0.63	2.76			9.11	39.91	0.10	0.42	192.80	0.07							192.80	0.57
Acid Gas Flare	9F			4.53	19.85																		
Scrubber liquids tank	TK-3			0.13	0.57																		
Scrubber liquids tank	TK-4			0.13	0.57																		
Scrubber liquids tank	TK-46			1.35	5.89																		
Scrubber Oil Tank	TK-519C			0.020	0.089																		
Water Tank	TK-519A			0.000002	0.00001																		
Gunbarrel	TK-519			0.00061	0.0027																		
Condensate Loading	LOADOUT			41.75	29.35																		
Scrubber Oil Loading	LOAD			0.17	0.76																		
MSS Emissions	MSS-1			2.16	0.73							<0.01	<0.01										
Site Fugitives	FUG-1			3.97	34.75							<0.01	0.77										
Site Fugitives	FUG-2			0.0001	0.61			-				<0.01	0.35								-		
Total Facility Emissions - Post Project		438.71	105.55	1515.51	163.62	847.86	88.20	1.65	7.21	1269.78	60.61	24.35	1.73	205.44	12.14	1.56	6.82	0.19	0.84	0.69	3.04	203.69	4.98
Total Facility Emissions - Current Permit			643.40		222.10		1031.20		38.40		1376.30		24.20		75.50		39.10		14.10		6.20		
Change in Emissions			-537.85		-58.48		-943.00		-31.19		-1315.69		-22.47		-63.36		-32.28		-13.26		-3.16		

#### **TABLE 6-2** POTENTIAL EMISSIONS FROM CATERPILLAR 3612 (C1) **JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD.** LEA COUNTY, NEW MEXICO

		Operating	Emission	n Factors	Potential Em	ission Rate 3
Pollutant	Horsepower	Hours	(grams/Hp-hr) 1	(lb/MMBtu) <sup>2</sup>	(lb/hr)	(T/yr)
$NO_x$	3,550	8,760	0.50		3.91	17.12
VOC	3,550	8,760	0.22		1.72	7.53
CO	3,550	8,760	0.28		2.15	9.42
$SO_2$	3,550	8,760	0.04885		0.38	1.67
PM <sub>10</sub>	3,550	8,760		0.009987	0.27	1.17
НСНО	3,550	8,760	0.026		0.20	0.89
Benzene	3,550	8,760		0.00044	0.01	0.05
Acetaldehyde	3,550	8,760		0.00142	0.04	0.17
Acrolein	3,550	8,760		0.00514	0.14	0.60
Ethlybenzene	3,550	8,760		0.00004	0.001	0.005
N-Hexane	3,550	8,760		0.00110	0.03	0.13
Toluene	3,550	8,760		0.00041	0.01	0.05

#### Notes:

- 1. Emission factors for NOx, VOC, formaldehyde, and CO are based on manufacturer data, with a safety factor on NOx.
- 2. Emission factors for SO<sub>2</sub>, PM<sub>10</sub>, and benzene obtained from AP-42, Table 3.2-2, 4-stroke lean-burn engines, 7/00. The acetaldehyde factor reflects a reduction due to the catalyst.

  3. Potential emissions based on emission factors, maximum horsepower, fuel consumption rate of 6,795 Btu/Hp-hr,
- operation of an oxidation catalyst, and 8,760 hours of operation per year.

#### **TABLE 6-3** POTENTIAL EMISSIONS FROM CATERPILLAR 3612 (C2) **JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD.** LEA COUNTY, NEW MEXICO

		Operating	Emission	n Factors	Potential Em	ission Rate <sup>3</sup>
Pollutant	Horsepower	Hours	(grams/Hp-hr) 1	(lb/MMBtu) <sup>2</sup>	(lb/hr)	(T/yr)
NO <sub>x</sub>	3,550	8,760	0.50		3.91	17.12
VOC	3,550	8,760	0.22		1.72	7.53
co	3,550	8,760	0.28		2.15	9.42
SO <sub>2</sub>	3,550	8,760	0.04885		0.38	1.67
PM <sub>10</sub>	3,550	8,760		0.009987	0.27	1.17
нсно	3,550	8,760	0.026		0.20	0.89
Benzene	3,550	8,760		0.00044	0.01	0.05
Acetaldehyde	3,550	8,760		0.00142	0.04	0.17
Acrolein	3,550	8,760		0.00514	0.14	0.60
Ethlybenzene	3,550	8,760		0.00004	0.001	0.005
N-Hexane	3,550	8,760		0.00110	0.03	0.13
Toluene	3,550	8,760		0.00041	0.01	0.05

#### Notes:

- 1. Emission factors for NOx, VOC, formaldehyde, and CO are based on manufacturer data, with a safety factor on NOx.
- 2. Emission factors for SO<sub>2</sub>, PM<sub>10</sub>, and benzene obtained from AP-42, Table 3.2-2, 4-stroke lean-burn engines, 7/00. The acetaldehyde factor reflects a reduction due to the catalyst.

  3. Potential emissions based on emission factors, maximum horsepower, fuel consumption rate of 6,795 Btu/Hp-hr,
- operation of an oxidation catalyst, and 8,760 hours of operation per year.

# TABLE 6-4 POTENTIAL EMISSIONS FROM CATERPILLAR 3612 (C3) JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

		Operating	Emission	n Factors	Potential Em	ission Rate <sup>3</sup>
Pollutant	Horsepower	Hours	(grams/Hp-hr) <sup>1</sup>	(lb/MMBtu) <sup>2</sup>	(lb/hr)	(T/yr)
NO <sub>x</sub>	3,550	8,760	0.50	-	3.91	17.12
VOC	3,550	8,760	0.22		1.72	7.53
CO	3,550	8,760	0.28		2.15	9.42
SO <sub>2</sub>	3,550	8,760	0.04885		0.38	1.67
PM <sub>10</sub>	3,550	8,760		0.009987	0.27	1.17
нсно	3,550	8,760	0.026		0.20	0.89
Benzene	3,550	8,760		0.00044	0.01	0.05
Acetaldehyde	3,550	8,760		0.00142	0.04	0.17
Acrolein	3,550	8,760		0.00514	0.14	0.60
Ethlybenzene	3,550	8,760		0.00004	0.001	0.005
N-Hexane	3,550	8,760		0.00110	0.03	0.13
Toluene	3,550	8,760		0.00041	0.01	0.05

#### Notes:

- 1. Emission factors for NOx, VOC, formaldehyde, and CO are based on manufacturer data, with a safety factor on NOx.
- 2. Emission factors for SO<sub>2</sub>, PM<sub>10</sub>, and benzene obtained from AP-42, Table 3.2-2, 4-stroke lean-burn engines, 7/00. The acetaldehyde factor reflects a reduction due to the catalyst.
- 3. Potential emissions based on emission factors, maximum horsepower, fuel consumption rate of 6,795 Btu/Hp-hr, operation of an oxidation catalyst, and 8,760 hours of operation per year.

# TABLE 6-5 POTENTIAL EMISSIONS FROM CATERPILLAR 3612 (C4) JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

		Operating	Emission	n Factors	Potential Emission Rate				
Pollutant	Horsepower	Hours	(grams/Hp-hr) <sup>1</sup>	(lb/MMBtu) <sup>2</sup>	(lb/hr)	(T/yr)			
$NO_x$	3,550	8,760	0.50		3.91	17.12			
VOC	3,550	8,760	0.22		1.72	7.53			
CO	3,550	8,760	0.28		2.15	9.42			
$SO_2$	3,550	8,760	0.04885		0.38	1.67			
PM <sub>10</sub>	3,550	8,760		0.009987	0.27	1.17			
нсно	3,550	8,760	0.026		0.20	0.89			
Benzene	3,550	8,760		0.00044	0.01	0.05			
Acetaldehyde	3,550	8,760		0.00142	0.04	0.17			
Acrolein	3,550	8,760		0.00514	0.14	0.60			
Ethlybenzene	3,550	8,760		0.00004	0.001	0.005			
N-Hexane	3,550	8,760		0.00110	0.03	0.13			
Toluene	3,550	8,760		0.00041	0.01	0.05			

#### Notes:

- 1. Emission factors for NOx, VOC, formaldehyde, and CO are based on manufacturer data, with a safety factor on NOx.
- 2. Emission factors for  $SO_{2}$ ,  $PM_{10}$ , and benzene obtained from AP-42, Table 3.2-2, 4-stroke lean-burn engines, 7/00. The acetaldehyde factor reflects a reduction due to the catalyst.
- 3. Potential emissions based on emission factors, maximum horsepower, fuel consumption rate of 6,795 Btu/Hp-hr, operation of an oxidation catalyst, and 8,760 hours of operation per year.

# TABLE 6-6 POTENTIAL EMISSIONS FROM CATERPILLAR 3606 (C5) JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

		Operating	Emission	n Factors	Potential Em	ission Rate <sup>3</sup>
Pollutant	Horsepower	Hours	(grams/Hp-hr) <sup>1</sup>	(lb/MMBtu) <sup>2</sup>	(lb/hr)	(T/yr)
NO <sub>x</sub>	1,875	8,760	0.30	-	1.24	5.43
VOC	1,875	8,760	0.50		2.06	9.04
co	1,875	8,760	0.50		2.06	9.04
SO <sub>2</sub>	1,875	8,760		0.000588	0.01	0.04
PM <sub>10</sub>	1,875	8,760		0.009987	0.14	0.62
нсно	1,875	8,760	0.090		0.37	1.63
Benzene	1,875	8,760		0.00044	0.01	0.03
Acetaldehyde	1,875	8,760		0.00142	0.02	0.09
Acrolein	1,875	8,760		0.00514	0.07	0.32
Ethlybenzene	1,875	8,760		0.00004	0.001	0.002
N-Hexane	1,875	8,760		0.00110	0.02	0.07
Toluene	1,875	8,760		0.00041	0.01	0.03

#### Notes:

- 1. Emission factors for NOx, VOC, formaldehyde, and CO are based on manufacturer data, with a safety factor on NOx.
- 2. Emission factors for SO<sub>2</sub>, PM<sub>10</sub>, and benzene obtained from AP-42, Table 3.2-2, 4-stroke lean-burn engines, 7/00. The acetaldehyde factor reflects a reduction due to the catalyst.
- 3. Potential emissions based on emission factors, maximum horsepower, fuel consumption rate of 6,811 Btu/Hp-hr, operation of an oxidation catalyst, and 8,760 hours of operation per year.

# TABLE 6-7 POTENTIAL EMISSIONS FROM CATERPILLAR 3606 (C6) JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

		Operating	Emission	n Factors	Potential Em	ission Rate <sup>3</sup>
Pollutant	Horsepower	Hours	(grams/Hp-hr) <sup>1</sup>	(lb/MMBtu) <sup>2</sup>	(lb/hr)	(T/yr)
NO <sub>x</sub>	1,875	8,760	0.30	-	1.24	5.43
VOC	1,875	8,760	0.50		2.06	9.04
CO	1,875	8,760	0.50		2.06	9.04
SO <sub>2</sub>	1,875	8,760		0.000588	0.01	0.04
PM <sub>10</sub>	1,875	8,760		0.009987	0.14	0.62
нсно	1,875	8,760	0.090		0.37	1.63
Benzene	1,875	8,760		0.00044	0.01	0.03
Acetaldehyde	1,875	8,760		0.00142	0.02	0.09
Acrolein	1,875	8,760		0.00514	0.07	0.32
Ethlybenzene	1,875	8,760		0.00004	0.001	0.002
N-Hexane	1,875	8,760		0.00110	0.02	0.07
Toluene	1,875	8,760		0.00041	0.01	0.03

#### Notes:

- 1. Emission factors for NOx, VOC, formaldehyde, and CO are based on manufacturer data, with a safety factor on NOx.
- 2. Emission factors for SO<sub>2</sub>, PM<sub>10</sub>, and benzene obtained from AP-42, Table 3.2-2, 4-stroke lean-burn engines, 7/00. The acetaldehyde factor reflects a reduction due to the catalyst.
- 3. Potential emissions based on emission factors, maximum horsepower, fuel consumption rate of 6,811 Btu/Hp-hr, operation of an oxidation catalyst, and 8,760 hours of operation per year.

# TABLE 6-8 POTENTIAL EMISSIONS FROM HOT OIL HEATER (12H) JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

	Max Firing Rate	Gas Heating Value	Emission Factor	Potential Emission Rates <sup>2</sup>				
Pollutant	(MMBtu/hr)	(MMBtu/scf)	(lb/MMSCF) 1	(lb/hr)	(T/yr)			
NO <sub>x</sub>	28.00	1020	100.0	2.75	12.02			
VOC	28.00	1020	5.5	0.15	0.66			
co	28.00	1020	84.0	2.31	10.10			
SO <sub>2</sub>	28.00	1020	0.60	0.016	0.07			
PM <sub>10</sub>	28.00	1020	7.6	0.21	0.91			
Benzene	28.00	1020	0.0021	0.00006	0.0003			

#### Notes:

- 1. Emission factors obtained from AP-42 Table 1.4-1 through 1.4-3 for commercial boilers.
- 2. Potential emissions based on AP-42 emission factors, maximum firing rate of 28 MMBtu/hr.

1,020 Btu/scf fuel heating value, and 8,760 hours per year of operation.

# TABLE 6-9 POTENTIAL EMISSIONS FROM DEHY REBOILER (13H) JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

	Max Firing Rate	Gas Heating Value	Emission Factor	Potential Emis	sion Rates <sup>3</sup>
Pollutant	(MMBtu/hr)	(MMBtu/scf)	(lb/MMSCF) 1	(lb/hr)	(T/yr)
NO <sub>x</sub>	2.0	1020	100.0	0.20	0.86
VOC	2.0	1020	5.5	0.01	0.05
co	2.0	1020	84.0	0.16	0.72
$SO_2$	2.0	1020	0.6	0.00	0.01
PM <sub>10</sub>	2.0	1020	7.6	0.01	0.07
Benzene	2.0	1020	0.0021	0.000004	0.00002

#### Notes:

- 1. Emission factors obtained from AP-42 Table 1.4-1 through 1.4-3 for commercial boilers.
- 3. Potential emissions based on AP-42 emission factors, maximum firing rate of 2.0 MMBtu/hr. 1,020 Btu/scf fuel heating value, and 8,760 hours per year of operation.

# TABLE 6-10 POTENTIAL EMISSIONS FROM STABILIZER HEATER (14H) JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

	Max Firing Rate	Gas Heating Value	Emission Factor	Potential Emis	sion Rates <sup>3</sup>
Pollutant	(MMBtu/hr)	(MMBtu/scf)	(lb/MMSCF) 1	(lb/hr)	(T/yr)
NO <sub>x</sub>	10.0	1020	100.0	0.98	4.29
VOC	10.0	1020	5.5	0.05	0.24
co	10.0	1020	84.0	0.82	3.61
SO <sub>2</sub>	10.0	1020	0.6	0.01	0.03
PM <sub>10</sub>	10.0	1020	7.6	0.07	0.33
Benzene	10.0	1020	0.0021	0.00002	0.0001

#### Notes:

- 1. Emission factors obtained from AP-42 Table 1.4-1 through 1.4-3 for commercial boilers.
- 3. Potential emissions based on AP-42 emission factors, maximum firing rate of 10.0 MMBtu/hr. 1,020 Btu/scf fuel heating value, and 8,760 hours per year of operation.

# TABLE 6-11 POTENTIAL EMISSIONS SUMMARY PLANT FLARE (8F) JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

	FLARE FEED AND EXHAUST RATES																		
	Fee	d Rates and	l Compositio	ns		Flare			Component	Total Heat	Total Heat								
	Molecular			NGL Flare		DRE	NGL Exha			eating Value Release		FLARE EMISSION RATES							
Component	Weight	Cu Ft/lb	lb/hr	MCF/yr	MCF/hr	%	lb/hr 1	T/yr	BTU/SCF	MMBtu/yr	MMBtu/hr		Emission		Gas	Flare E	Exhaust	Total P	otential
H2S	34	11.1351	4.83	100.76	0.04	98%	0.10	0.09	586.80	59.13	0.02		Factors	Emission	n Rates <sup>3</sup>	Emissic	n Rates	Emissio	n Rates
N2	28	13.5460										Pollutant	(lb/MMBtu) <sup>2</sup>	(lbs/hr)	(T/yr)	(lbs/hr)	(T/yr)	(lbs/hr)	(T/yr)
SO2							9.10	8.52											
CO2	44	8.6229	20,761.45	335,166.07	119.35	0%	20,761.45	19,434.65				NOx	0.138	0.377	1.65	1.70	2.47	2.08	4.12
C1	16	23.6540	488.69	21,641.59	7.71	98%	9.77	9.15	909.40	19,680.86	7.01	VOC	0.14	0.382	1.67	3.93	3.39	4.31	5.07
C2	30	12.6200	203.44	4,806.68	1.71	98%	4.07	3.81	1,618.70	7,780.57	2.77	CO	0.2755	0.752	3.29	3.40	4.93	4.15	8.22
C3	44	8.6059	113.47	1,828.14	0.65	98%	2.27	2.12	2,314.90	4,231.95	1.51	SO2				9.10	8.52	9.10	8.52
IC4	58	6.5291	8.40	102.74	0.04	98%	0.17	0.16	3,000.40	308.25	0.11	H2S				0.10	0.09	0.10	0.09
NC4	58	6.5291	39.95	488.40	0.17	98%	0.80	0.75	3,010.80	1,470.47	0.52								
IC5	72	5.2596	4.44	43.77	0.02	98%	0.09	0.08	3,699.00	161.89	0.06								
NC5	72	5.2596	6.05	59.54	0.02	98%	0.12	0.11	3,706.90	220.70	0.08			Flarin	ng Period :	8760	hrs/yr		
Benzene	86	4.4035	23.39	192.80	0.0687	98%	0.4677	0.15	3,707.90	714.88	0.25								
C6+	86	4.4035	0.60	262.26	0.00	98%	0.01	0.01	4,403.80	1,154.94	0.01	Flare Pilot and Shepard Ring Rating: 2.7 MMBtu/hr							
Total			21,654.72	364,692.73	129.77		20,788.42	19,459.61		35,783.63	12.34								
Total VOC 4							3.93	3.39											

#### Notes:

- 1. Flare Exhaust (lb/hr) = Total Volume (MCF/hr) x 1000 / (Cu Ft/#) x (100-Flare DRE (%)).
- 2. Flare CO and NOx emission factors from TCEQ Air Permit Techincal Guidance for Chemical Sources: Flares and Vapor Oxidizers, October 2000 RG-109 (Draft), Table 4, high Btu, "other" flare type. VOC based on AP-42 Table 13.5-1 (2/18).
- 3. Pilot gas potential emissions based on AP-42 emission factors, maximum pilot/shepard ring gas rate of 2.7 MMBtu/hr, 1,020 Btu/scf fuel heating value, and continuous operations of 8,760 hours of operation per year.
- 4. Total VOC includes components C3, IC4, NC4, IC5, NC5, & C6+

A-1092-6-Jai3CalcsLWL.xlsx6/9/2022 FLARE-1

## TABLE 6-12 POTENTIAL EMISSIONS SUMMARY PLANT FLARE (10F) JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

					FLARE	FEED AND	EXHAUST R.	ATES												
		Feed Ra	tes and Com	positions									1							
	Molecular		F	Process Vents (I	PROCESS-1	)	Flare DRE	PROCESS-1 Exhaust Component E Rates Heating Value Heat Release				FLARE EMISSION RATES								
Component	Weight	Cu Ft/lb	lb/hr	T/yr	MCF/hr	MCF/yr	%	lb/hr 1	T/yr	BTU/SCF	MMBtu/hr	MMBtu/yr		Emission		ot Gas	Flare Exhaus	st Emission	Total Potent	ial Emission
H2S	34	11.1351	1,207.61	10,264.70	13.447	114.299	98%	24.15	0.10	586.8	7.89063	67.07036		Factors	Emissi	on Rates <sup>3</sup>	Rate	es	Rat	tes
N2	28	13.5460	2,615.15	11.11	35.42	301.11	-	2615.15	11.11				Pollutant	(lb/MMBtu) <sup>2</sup>	(lbs/hr)	(T/yr)	(lbs/hr)	(T/yr)	(lbs/hr)	(T/yr)
SO2								1,250.000	5.31											
CO2	44	8.6229	5,937.83	25.24	51.20	435.21	-	5937.83	25.24				NOx	0.138	0.40	1.76	413.87	1.76	414.28	3.52
C1	16	23.6540	53,196.46	226.08	1,258.31	10,695.63	98%	1063.93	4.52	909.4	1,144.306	9,726.60	VOC	0.14	0.41	1.79	1443.47	6.13	1443.88	7.92
C2	30	12.6200	21,115.93	89.74	266.48	2,265.11	98%	422.32	1.79	1,618.7	431.356	3,666.53	co	0.2755	0.80	3.52	826.25	3.51	827.05	7.03
C3	44	8.6059	21,823.62	92.75	187.81	1,596.40	98%	436.47	1.86	2,314.9	434.766	3,695.51	SO2				1250.00	5.31	1250.00	5.31
IC4	58	6.5291	1,711.12	7.27	11.17	94.96	98%	34.22	0.15	3,000.4	33.521	284.93	H2S				24.15	0.10	24.15	0.10
NC4	58	6.5291	14,859.72	63.15	97.02	824.68	98%	297.19	1.26	3,010.8	292.110	2,482.93								
IC5	72	5.2596	9,436.79	40.11	49.63	421.89	98%	188.74	0.80	3,699.0	183.595	1,560.56				Flaring Period :	8760	hrs/yr		
NC5	72	5.2596	9,020.46	38.34	47.44	403.27	98%	180.41	0.77	3,706.9	175.870	1,494.90			Flare Pilot/S	weep Gas Rating:	2.92	MMBtu/hr		
Benzene	86	4.4035	473.11	2.01	2.08	17.71	98%	9.46	0.04	3,707.9	7.725	65.66			Pr	ocess Gas Flaring	8.5	hrs/yr		
C6+	86	4.4035	14,848.64	63.11	65.39	555.78	98%	296.973	1.26	4,403.8	287.947	2,447.55	(	losed Drain &	Cond. Re-run	Tank Gas Volume		-		
Total			156,246.44	10,923.62	2,085.4	17,726.0		12756.85	54.22		2999.09	25492.23		50000	Maximum dail	y rate (Mcfd)				
Total VOC 4								1443.47	6.13					50000	Avg daily throu	ughput (Mcf/day)	17,708.33	Annual Max	. throughput (N	/lcf)

#### Notes

- 1. Flare Exhaust (lb/hr) = Total Volume (MCF/hr) x 1000 / (Cu Ft/#) x (100-Flare DRE (%)). Process vents include vapors from equipment such as stabilizer compressors, closed drain tanks, and condensate re-run tanks. Volumes are conservatively assumed to be 50000.0 Mcf/day of gas.
- 2. Flare CO and NOx emission factors from TCEQ Air Permit Techinical Guidance for Chemical Sources: Flares and Vapor Oxidizers, October 2000 RG-109 (Draft), Table 4, high Btu, "other" flare type. VOC based on AP-42 Table 13.5-1 (2/18).
- 3. Pilot gas potential emissions based on AP-42 emission factors, maximum pilot/sweep gas rate of 2.92 MMBtu/hr, 1,020 Btu/scf fuel heating value, and continuous operations of 8,760 hours of operation per year.
- 4. Total VOC includes components C3, IC4, NC4, IC5, NC5, & C6+

# TABLE 6-13 POTENTIAL EMISSIONS SUMMARY TREATMENT FLARE (9F) JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

					FLARE	FEED AND EX	KHAUST RA	ATES													
		Fe	ed Rates	and Composit	tions			Flare	Flare E	Exhaust	Component	Total Heat	Total Heat	Ī							
	Molecular			EHY-2		AMINE		DRE	R	ate	Heating Value	Release	Release			FLAF	RE EMISS	ION RATE	S		
Component	Weight	Cu Ft/lb	lb/hr	MCF/hr	lb/hr	T/yr	MCF/hr	%	lb/hr 1	T/yr	BTU/SCF	MMBtu/yr	MMBtu/hr		Emission	Pilot	Gas	Flare E	Exhaust	Total P	otential
H2S	34	11.1351	0.01	0.00	4.83	100.76	0.04	98%	0.097	0.42	586.80	0.00	0.00		Factors	Emission	n Rates <sup>3</sup>	Emissio	n Rates	Emissio	on Rates
N2	28	13.5460												Pollutant	(lb/MMBtu) <sup>2</sup>	(lbs/hr)	(T/yr)	(lbs/hr)	(T/yr)	(lbs/hr)	(T/yr)
SO2									9.11	39.91											
CO2	44	8.6229			20,761.45	335,166.07	119.35	0%						NOx	0.138	0.138	0.60	0.18	0.78	0.32	1.38
C1	16	23.6540	3.99	0.09	488.69	21,641.59	7.71	98%	9.854	43.16	909.40	0.09	0.09	VOC	0.14	0.140	0.61	4.53	19.85	4.67	20.46
C2	30	12.6200	7.18	0.09	203.44	4,806.68	1.71	98%	4.21	18.45	1,618.70	0.15	0.15	CO	0.2755	0.276	1.21	0.35	1.55	0.63	2.76
C3	44	8.6059	14.07	0.12	113.47	1,828.14	0.65	98%	2.55	11.17	2,314.90	0.28	0.28	SO2				9.11	39.91	9.11	39.91
IC4	58	6.5291	2.99	0.02	8.40	102.74	0.04	98%	0.23	1.00	3,000.40	0.06	0.06	H2S				0.10	0.42	0.10	0.42
NC4	58	6.5291	14.95	0.10	39.95	488.40	0.17	98%	1.10	4.81	3,010.80	0.29	0.29								
IC5	72	5.2596	6.39	0.03	4.44	43.77	0.02	98%	0.22	0.95	3,699.00	0.12	0.12								
NC5	72	5.2596	9.03	0.05	6.05	59.54	0.02	98%	0.30	1.32	3,706.90	0.18	0.18			Flarin	ng Period :	8760	hrs/yr		
Benzene	86	4.4035			23.39	192.80	0.0687	98%			3,707.90										
C6+	86	4.4035	6.26	0.03	0.60	262.26	0.00	98%	0.14	0.60	4,403.80	0.12	0.12	Flare Pilot and Shepard Ring Rating: 1.0 MMBtu/hr							
Total			64.86	0.53	21,654.724	364,692.733	129.772		27.81	121.79		1.29	1.29								
Total VOC 4									4.53	19.85											

#### Notes:

Dehy has 50% safety factor applied

- 1. Flare Exhaust (lb/hr) = Total Volume (MCF/hr) x 1000 / (Cu Ft/#) x (100-Flare DRE (%)). Dehy and Amine rates from Promax process simulation with a 50% safety factor).
- 2. Flare CO and NOx emission factors from TCEQ Air Permit Techincal Guidance for Chemical Sources: Flares and Vapor Oxidizers, October 2000 RG-109 (Draft), Table 4, high Btu, "other" flare type. VOC based on AP-42 Table 13.5-1 (2/18).
- 3. Pilot gas potential emissions based on AP-42 emission factors, maximum pilot/shepard ring gas rate of 1.0 MMBtu/hr, 1,020 Btu/scf fuel heating value, and continuous operations of 8,760 hours of operation per year.
- 4. Total VOC includes components C3, IC4, NC4, IC5, NC5, & C6+

# TABLE 6-14 POTENTIAL EMISSIONS FROM STORAGE TANKS - TRAIN 1 JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

				Potential VO	C Emissions <sup>1</sup>		
Source	FIN	Annual Throughput <sup>1</sup> (gallons/year)	Tank Capacity (barrels)	Annual Breathing Losses <sup>2</sup> (lbs)	Annual Working Losses <sup>2</sup> (lbs)	VOC Em (lb/hr)	nissions <sup>5</sup> (T/yr)
Scrubber liquids tank	TK-3	11,200	210	1,050.39	88.63	0.13	0.57
Scrubber liquids tank	TK-4	11,200	210	1,050.39	88.63	0.13	0.57
Scrubber liquids tank	TK-46	11,200	107	794.61	10,989.08	1.35	5.89
Scrubber Oil Tank	TK-519C	735,840	500	-	-	0.020	0.089
Water Tank	TK-519A	7,665,000	500	-	-	0.0000016	0.0000070
Gunbarrel	TK-519	8,400,840	600	-	-	0.00061	0.0027
						1.63	7.12

#### Notes:

- 1. Based on maximum expected annual condensate and sump tank throughputs.
- 2. Annual breathing and working losses were calculated using AP-42 Section 7 calculations. Note that all tanks have negligible flash losses.
- 3. Annual VOC losses from Vertical Roof Tanks were estimated using AP-42 Section 7 calculations.
- 4. Benzene emissions based on benzene % of condensate analysis and assuming 1% of VOC emissions for diesel and gasoline.
- 5. Emission Calculation Examples:

Total Annual VOC Emissions (T/yr) = (Breathing Losses (lbs) + Working Losses (lbs)) / 2000 95% of Vapors from TK-519, TK-519A, and TK-519C are captured by a VRU. Emissions are calculated using Promax.

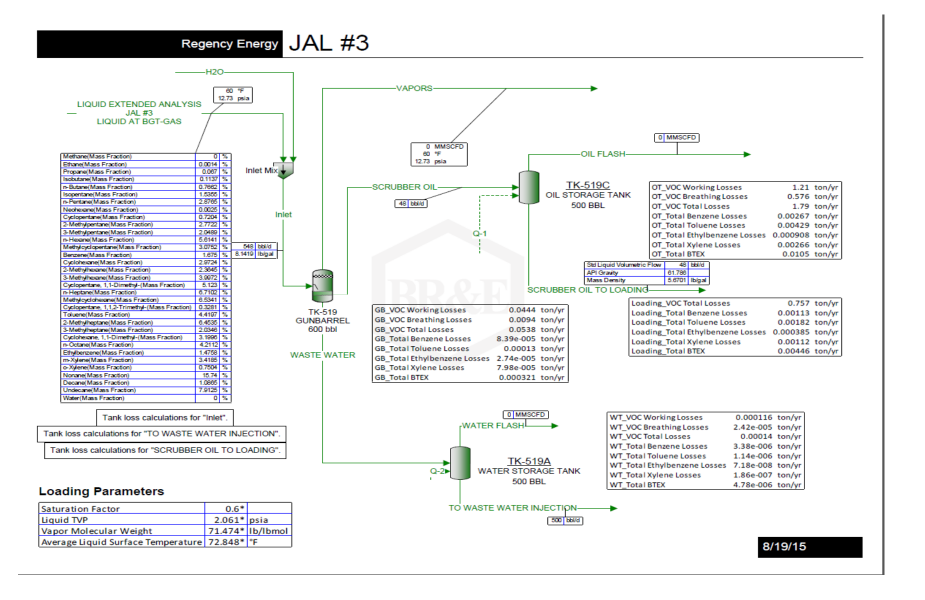
#### **TABLE 6-15**

# POTENTIAL EMISSIONS SUMMARY AP-42 SECTION 7 FIXED-ROOF TANK EMISSIONS JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

Tank Identification	TK-3 & TK-4	TK-46
Actual Location	Midland, TX	Midland, TX
Location for Calculation Purposes	Roswell, New Mexico	Roswell, New Mexico
Contents of Tank	Gasoline (RVP 9)	Gasoline (RVP 9)
Tank/Roof Type	Cone	Cone
Underground?	Aboveground	Aboveground
Will flashing occur at the tank?	No	No
Are the tanks vapor balanced?	No	No
Diameter, ft	10.0	10.0
Shell Height or Length, ft	15.0	7.5
Nominal Capacity, gal	210	107
Throughput, gallons/yr	11,200	7,665,000
Tank Paint Color	White	White
Tank Paint Condition	Average	Average
Effective Diameter, ft	10.0	10.0
Geometric Capacity, gal	8,225	3,819
Maximum Liquid Height, ft	14.0	6.5
Average Liquid Height, ft	7.0	3.3
Minimum Liquid Height, ft	1.0	1.0
Cone Tank Roof Slope, ft/ft	0.0625	0.0625
Dome Tank Roof Radius, ft	N/A	N/A
Dome Tank Roof Height, ft	N/A	N/A
Roof Outage, ft	0.104	0.104
Vapor Space Outage, ft	8.10	4.35
Vapor Space Volume, ft^3	636	342
Average Daily Minimum Ambient Temperature, F	47.60	47.60
Average Daily Maximum Ambient Temperature, F	75.80	75.80
Daily Maximum Ambient Temperature, F	93.90	93.90
Daily Total Solar Insolation Factor, Btu/ft^2/day	1722	1722
Daily Average Ambient Temperature, F	61.7	61.7
Tank Paint Solar Absorbance, dimensionless  Daily Vapor Temperature Range, R	0.250 30.6	0.250 29.3
Daily Average Liquid Surf. Temperature, F	64.1	64.4
Daily Minimum Liquid Surf. Temperature, F	56.5	57.0
Daily Maximum Liquid Surf. Temperature, F	71.8	71.7
Liquid Bulk Temperature	62.99	62.99
Vapor Molecular Weight, Ib/Ibmol	67.0	67.0
Antoine's Coefficient A	N/A	N/A
Antoine's Coefficient B	N/A	N/A
Antoine's Coefficient C	N/A	N/A
Type of Substance (for use in calculations)	Gas	Gas
Vapor Pressure at Daily Av. Liquid Surf. Temp., psia	4.998	5.020
Vapor Pressure at Daily Min. Liquid Surf. Temp., psia	4.300	4.348
Vapor Pressure at Daily Max. Liquid Surf. Temp., psia	5.783	5.774
Vapor Pressure Calculation Method	AP-42 Figure 7.1-14b: RVP=9 ASTM Slope=3	AP-42 Figure 7.1-14b: RVP=9 ASTM Slope=3
Vapor Density, lb/ft^3	0.059571	0.059815
Daily Vapor Pressure range, psi	1.482	1.426
Breather Vent Pressure Setting, psig	0.0300	0.0300
Breather Vent Vacuum Setting, psig	-0.0300	-0.0300
Breather Vent Pressure Setting Range, psi	0.0600	0.0600
Ambient Pressure, psia	12.9	12.9
Vapor Space Expansion Factor	0.2388	0.2297
Vented Vapor Saturation Factor	0.318	0.463
Annual Turnovers	1.47	2371.83
Turnover Factor	1.00	0.18
Working Loss K <sub>B</sub> Factor	0.99	1.00
Working Loss Product Factor	1.00	1.00
Standing Storage Loss, lb/yr	1,050.39	794.61
Working Loss, lb/yr	88.63	10,989.08
Total Losses, lb/yr	1,139.02	11,783.69
Standing Storage Loss, TPY	0.52519	0.39731
Working Loss, TPY	0.04432	5.49454
Total Losses, TPY	0.56951	5.89185

Based on AP-42, June 2020, Section 7.1.3.1.

A-1092-6-Jal3CalcsLWL:xlsx TANKS AP42



# TABLE 6-16 POTENTIAL EMISSIONS FROM TRUCK LOADING JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

Material Name	EU	Saturation Factor <sup>1</sup> (S)	True ' Press (F	sure <sup>2</sup>	Molecular Weight of Vapors <sup>2</sup> (M)	Temp of Loaded Liquid <sup>2</sup> (F)	Max Temp of Loaded Liquid (F)	Emission	n Factor <sup>1</sup> C/10 <sup>3</sup> gal)	Annual Throughput <sup>3</sup> (gals)	Estimated Hourly Throughput <sup>3</sup> (gal)		ntrolled VOC sions
			Avg	Max	(lb/lb-mole)			Avg	Max			(lb/hr) <sup>4</sup>	(T/yr) <sup>5</sup>
Condensate Scrubber Oil	LOADOUT LOAD	0.6 -	5.00	5.78 -	67.00 -	62.9915 -	95 -	4.786 -	5.22 -	12,264,000 735,840	8,000 -	41.75 0.17	29.35 0.76
				_							TOTAL	41.92	30.11

#### Notes:

1. Per AP-42, 5<sup>th</sup> Edition (6/08), Section 5.2, Equation 1 Emission Factor (lb VOC/10<sup>3</sup>gal) =

S x P x M x 12.46

F + 460

Saturation Factor = 0.6 for submerged loading: dedicated normal service

- 2. True vapor pressure, weight of vapors and temp of loaded liquid obtained from AP-42 run using Gasoline RVP-9.
- 3. Throughput is the amount of condensate loaded out from the storage tank. It is estimated that one truck can load 8,000 gallons in one hour.
- 4. Uncontrolled Hourly VOC Emissions = Estimated Hourly Throughput (gal/hr) x Max Emission Factor (lb VOC/10<sup>3</sup> gal) / 1000 Emissions from LOAD are calculated using Promax
- 5. Uncontrolled Annual VOC Emissions = Annual Throughput (gal) x Avg Emission Factor (lb VOC/10³ gal) / 1000 / 2000 (lb/T) Emissions from LOAD are calculated using Promax

#### **TABLE 6-17**

#### **FUGITIVE EMISSIONS (FUG1) JAL #3 GAS PLANT** ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

### **Fugitive Emissions**

Emission Unit: 79 & 80 Stack ID: FUG 1

Source Description: Fugitive Emissions

#### Components

•	Val	ves	Pump	seals	Conne	ectors	Fla	nges	Open	lines	Otl	ner	ĺ	Stream					KKK?	VOC	H2S
																amine	refrigeran				
	gas	liq	gas	liq	gas	liq	gas	liq	gas	liq	gas	liq	inlet	residue	product	stream *	t	acid		%	%
EU 79																					
Fuel gas	277		25				1046				36			Х						2%	0.00%
Inlet gas	1648		16				1635		164		18		Х						Х	22%	0.65%
Scrubber oil gas	172		4				75		34		1				X				Х	71%	0.00%
Rich amine		53						159		11		1				Х		Х	Х	0%	15.61%
Sweet gas	44						53		8		1			X					Х	2%	0.00%
Dry gas	855						2540		171		1			Х					Х	2%	0.00%
NGL		86		17				137		17		2			Х				Х	71%	0.00%
Refrigerant	47	47	2	1			141	141	10	9							Х		Х	100%	0.00%
Residue	282		9				846		57					Х						2%	0.00%
"S" Plant units	48	12	12				360	60			6		Х						Х	22%	0.65%
"S" Plant refrig	9	9	3	3			30	30			1	1					Х		Х	100%	0.00%
EU 80																					
Storage tanks (total)		28				100									Х			•		71%	0.00%
Storage tanks (per tk)		7				25									* assi	umed = aci	d gas				

#### **Control Efficiencies**

Valv	es	Pump	seals	Conne	ectors	Fla	nges	Open	lines	Ott	her
gas	liq	gas	liq	gas	liq	gas	liq	gas	liq	gas	liq

**Total Fittings** 

Valv	/es	Pump	seals	Conn	ectors	Fla	nges	Open	lines	Ott	her
gas	liq	gas	liq	gas	liq	gas	liq	gas	liq	gas	liq
3382	235	71	21	Λ	100	6726	527	111	37	64	1

Emissi	mission CalculationsVOCs  Valves				Factors	(k	g/hr/sourc	e)							
(lb/yr)		Val	ves	Pump	seals	Conn	ectors	Fla	nges	Open	lines	Ot	her	Total	
Unit		gas	liq	gas	liq	gas	liq	gas	liq	gas	liq	gas	liq	(lb/yr)	
	·	4.5E-03	2.5E-03	2.4E-03	1.3E-02	2.0E-04	2.1E-04	3.9E-04	1.1E-04	2.0E-03	1.4E-03	8.8E-03	7.5E-03		
EU 79															
	Fuel gas	415	0	20	0	0	0	136	0	0	0	106	0	677	
	Inlet gas	10379	0	163	0	0	0	2704	0	1391	0	672	0	15309	
	Scrubber oil gas	3518	0	132	0	0	0	403	0	937	0	121	0	5111	
	Rich amine	0	0	0	0	0	0	0	0	0	0	0	0	1	
	Sweet gas	22	0	0	0	0	0	7	0	5	0	3	0	37	
	Dry gas	423	0	0	0	0	0	330	0	114	0	3	0	870	
	NGL	0	1155	0	1674	0	0	0	208	0	328	0	207	3571	
	Refrigerant	1345	883	93	138	0	0	1060	299	385	243	0	0	4445	
	Residue	423	0	7	0	0	0	110	0	38	0	0	0	578	
	"S" Plant units	302	50	122	0	0	0	595	28	0	0	224	0	1321	
	"S" Plant refrig	258	169	139	413	0	0	225	64	0	0	170	145	1582	
EU 80														0	
	Storage tanks (total)	0	964	0	0	0	289	0	0	0	0	0	0	1253	
	•													lb/yr	tpy
													'-	34755	17.38

100% safety factor

34.75

**Emission Calculations -- H2S** 

(lb/yr)		Val	ves	Pump	seals	Conn	ectors	Fla	nges	Open	lines	Ot	her	Total
Unit		gas	liq	(lb/yr)										
		4.5E-03	2.5E-03	2.4E-03	1.3E-02	2.0E-04	2.1E-04	3.9E-04	1.1E-04	2.0E-03	1.4E-03	8.8E-03	7.5E-03	
	Inlet gas	304	0	5	0	0	0	79	0	41	0	20	0	449
	Rich amine	0	155	0	0	0	0	0	53	0	46	0	23	277
	"S" Plant units	9	1	4	0	0	0	17	1	0	0	7	0	39

765 0.38

100% safety factor

0.76

#### Gas Analyses

#### Inlet gas composition

Component	 MW	Wet vol/mol %	Dry vol/mol %	MW * dry vol %	LHV Btu/scf	Btu/scf * dry vol %	Mass Fraction (dry)	Spec. Volume ft <sup>3</sup> /lb	Spec. Volume VOC ft <sup>3</sup> /lb
Water	18.02	2.79%						21.06	
Nitrogen	28.01	1.25%	1.29%	0.360	0	0.00	1.70%	13.547	
CO <sub>2</sub>	44.01	1.15%	1.18%	0.521	0	0.00	2.46%	8.623	
H₂S	34.08	0.39%	0.40%	0.137	586.71	2.35	0.65%	11.136	
Methane	16.04	77.53%	79.76%	12.795	909.1	725.05	60.40%	23.65	
Ethane	30.07	8.76%	9.01%	2.710	1617.8	145.79	12.79%	12.62	
Propane	44.10	4.21%	4.33%	1.910	2315.9	100.30	9.01%	8.606	4.456
I-Butane	58.12	0.19%	0.20%	0.114	3001	5.87	0.54%	6.529	0.153
N-Butane	58.12	1.65%	1.70%	0.987	3010.5	51.10	4.66%	6.529	1.325
I-Pentane	72.15	0.68%	0.70%	0.505	3697.9	25.87	2.38%	5.26	0.440
N-Pentane	72.15	0.65%	0.67%	0.482	3706.8	24.79	2.28%	5.26	0.421
Hexanes +	86.18	0.75%	0.77%	0.665	4403.9	33.98	3.14%	4.404	0.406
Total		100%	1.00	21.18		1115	100%		7.201
Dry total		97.21%	(mix	cture mol.	wt)(mixtu	re heating	value)		
	NMHC	16.89%							
	NMEHC (VOC)	8.13%					22.01%		

#### Residue gas composition

Residue gas composi	tion								_
Component	MW	Wet vol/mol %	Dry vol/mol %	MW * dry vol %	LHV Btu/scf	Btu/scf * dry vol %	Mass Fraction (dry)	Spec. Volume ft³/lb	Spec. Volume VOC ft <sup>3</sup> /lb
Water	18.02	0.00%						21.06	
Nitrogen	28.01	2.16%	2.16%	0.605	0	0.00	3.54%	13.547	
CO <sub>2</sub>	44.01	0.00%	0.00%	0.000	0	0.00	0.00%	8.623	
H <sub>2</sub> S	34.08	0.00%	0.00%	0.000	586.71	0.00	0.00%	11.136	
Methane	16.04	93.08%	93.10%	14.936	909.1	846.36	87.42%	23.65	
Ethane	30.07	4.15%	4.15%	1.248	1617.8	67.15	7.31%	12.62	
Propane	44.10	0.38%	0.38%	0.168	2315.9	8.80	0.98%	8.606	5.543
I-Butane	58.12	0.07%	0.07%	0.041	3001	2.10	0.24%	6.529	0.775
N-Butane	58.12	0.10%	0.10%	0.058	3010.5	3.01	0.34%	6.529	1.107
I-Pentane	72.15	0.02%	0.02%	0.014	3697.9	0.74	0.08%	5.26	0.178
N-Pentane	72.15	0.02%	0.02%	0.014	3706.8	0.74	0.08%	5.26	0.178
Hexanes +	86.18	0.00%	0.00%	0.000	4403.9	0.00	0.00%	4.404	0.000
Total		100%	1.00	17.08		929	100%		7.781
Dry total		100.0%	(mix	kture mol.	wt)(mixtu	re heating	value)		
	NMHC	4.74%							
	NMEHC (VOC)	0.59%					1.73%		
	NMEHC (VOC)	0.59%					1.73%		

#### Product (liquid) composition

Component	MW	Wet vol/mol %	Dry vol/mol %	MW * dry vol %	LHV Btu/scf	Btu/scf * dry vol %	Mass Fraction (dry)	Spec. Volume ft <sup>3</sup> /lb	Spec. Volume VOC ft <sup>3</sup> /lb
Water	18.02	0.00%	70	70	Diarsci	70	(ury)	21.06	11710
Nitrogen	28.01	0.00%	0.00%	0.000	0	0.00	0.00%	13.547	
-									
CO <sub>2</sub>	44.01	0.00%	0.00%	0.000	0	0.00	0.00%	8.623	
H <sub>2</sub> S	34.08	0.00%	0.00%	0.000	586.71	0.00	0.00%	11.136	
Methane	16.04	0.35%	0.35%	0.056	909.1	3.18	0.13%	23.65	
Ethane	30.07	40.75%	40.75%	12.254	1617.8	659.25	28.40%	12.62	
Propane	44.10	34.10%	34.10%	15.037	2315.9	789.72	34.86%	8.606	4.982
I-Butane	58.12	4.61%	4.61%	2.679	3001	138.35	6.21%	6.529	0.511
N-Butane	58.12	12.00%	12.00%	6.975	3010.5	361.26	16.17%	6.529	1.330
I-Pentane	72.15	1.64%	1.64%	1.183	3697.9	60.65	2.74%	5.26	0.146
N-Pentane	72.15	4.91%	4.91%	3.543	3706.8	182.00	8.21%	5.26	0.438
Hexanes +	86.18	1.64%	1.64%	1.413	4403.9	72.22	3.28%	4.404	0.123
Total		100%	1.00	43.14		2267	100%		7.531
Dry total		100.0%	(mix	cture mol.	wt)(mixtu	re heating	value)		
	NMHC	99.65%							
	NMEHC (VOC)	58.90%					71.47%		

#### Acid gas composition

		Wet	Dry	MW *		Btu/scf	Mass	Spec.	Spec. Volume
Component	MW	vol/mol %	vol/mol %	dry vol %	LHV Btu/scf	* dry vol %	Fraction (dry)	Volume ft <sup>3</sup> /lb	VOC ft <sup>3</sup> /lb
Water	18.02	6.00%					,	21.06	
Nitrogen	28.01	0.00%	0.00%	0.000	0	0.00	0.00%	13.547	
CO <sub>2</sub>	44.01	74.88%	79.66%	35.058	0	0.00	83.86%	8.623	
H <sub>2</sub> S	34.08	18.00%	19.15%	6.526	586.71	112.35	15.61%	11.136	
Methane	16.04	1.00%	1.06%	0.171	909.1	9.67	0.41%	23.65	
Ethane	30.07	0.10%	0.11%	0.032	1617.8	1.72	0.08%	12.62	
Propane	44.10	0.00%	0.00%	0.000	2315.9	0.00	0.00%	8.606	0.000
I-Butane	58.12	0.00%	0.00%	0.000	3001	0.00	0.00%	6.529	0.000
N-Butane	58.12	0.00%	0.00%	0.000	3010.5	0.00	0.00%	6.529	0.000
I-Pentane	72.15	0.00%	0.00%	0.000	3697.9	0.00	0.00%	5.26	0.000
N-Pentane	72.15	0.00%	0.00%	0.000	3706.8	0.00	0.00%	5.26	0.000
Hexanes +	86.18	0.02%	0.02%	0.018	4403.9	0.94	0.04%	4.404	4.404
Total		100%	1.00	41.81		125	100%		4.404
Dry total		94.0%	(mix	xture mol.	wt)(mixtu	re heating	value)		
	NMHC	0.12%							
	NMEHC (VOC)	0.02%					0.04%		

#### Refrigerant composition

Component	MW	Wet vol/mol %	Dry vol/mol %	MW * dry vol %	LHV Btu/scf	Btu/scf * dry vol %	Mass Fraction (dry)	Spec. Volume ft³/lb	Spec. Volume VOC ft <sup>3</sup> /lb
Water	18.02	0.00%						21.06	
Nitrogen	28.01	0.00%	0.00%	0.000	0	0.00	0.00%	13.547	
CO <sub>2</sub>	44.01	0.00%	0.00%	0.000	0	0.00	0.00%	8.623	
H <sub>2</sub> S	34.08	0.00%	0.00%	0.000	586.71	0.00	0.00%	11.136	
Methane	16.04	0.00%	0.00%	0.000	909.1	0.00	0.00%	23.65	
Ethane	30.07	0.00%	0.00%	0.000	1617.8	0.00	0.00%	12.62	
Propane	44.10	100%	100.0%	44.097	2315.9	2315.90	100.0%	8.606	8.606
I-Butane	58.12	0.00%	0.00%	0.000	3001	0.00	0.00%	6.529	0.000
N-Butane	58.12	0.00%	0.00%	0.000	3010.5	0.00	0.00%	6.529	0.000
I-Pentane	72.15	0.00%	0.00%	0.000	3697.9	0.00	0.00%	5.26	0.000
N-Pentane	72.15	0.00%	0.00%	0.000	3706.8	0.00	0.00%	5.26	0.000
Hexanes +	86.18	0.00%	0.00%	0.000	4403.9	0.00	0.00%	4.404	0.000
Total		100%	1.00	44.10		2316	100%		8.606
Dry total		100.0%	(mix	kture mol.	wt)(mixtu	re heating	value)		
	NMHC	100.0%							
	NMEHC (VOC)	100.0%					100.0%		

#### **FUGITIVE EMISSIONS (FUG2)** JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

### **Fugitive Emissions--2nd Treater**

Emission Unit: Stack ID: EU81 FUG 2 Source Description: Fugitive Emissions

emission factors from EPA-453/R-95-017

#### Components

Emission Calc	ulationsVO	Cs			Factors	(1	cg/hr/sourc	e)								
(lb/yr)		Valv	es	Pump	seals	Conne	ctors	Flar	iges	Open	ines	Oth	ner			
Stream		gas	liq	gas	liq	gas	liq	gas	liq	gas	liq	gas	liq			
	kg/hr	4.5E-03	2.5E-03	2.4E-03	1.3E-02	2.0E-04	2.1E-04	3.9E-04	1.1E-04	2.0E-03	1.4E-03	8.8E-03	7.5E-03			
	Inlet gas	20	20	0	0	6	6	80	60	10	0	10	0			
	Rich amine		64		2		26		164		1		1			
															VOC %	VOC leakage
leakage, lb/yr	•													total lb		
	Inlet gas	1734.48	963.60	0.00	0.00	23.13	24.28	601.29	127.20	385.44	0.00	1695.94	0.00	5555.3	22.01%	1223
	Rich amine	0.00	3083.52	0.00	501.07	0.00	105.23	0.00	347.67	0.00	26.98	0.00	144.54	4209.0	0.04%	2
	•															

0.61

tpy

Emission Calculations -- H2S

(lb/yr)		Valve	es	Pump	seals	Conne	ctors	Flar	ges	Open I	ines	Oth	er			
Stream		gas	liq													
lg/hr		4.5E-03	2.5E-03	2.4E-03	1.3E-02	2.0E-04	2.1E-04	3.9E-04	1.1E-04	2.0E-03	1.4E-03	8.8E-03	7.5E-03			
	Inlet gas	20	20	0	0	6	6	80	60	10	0	10	0			
R	Rich amine	0	64	0	2	0	26	0	164	0	1	0	1			
															H2S %	H2S leakage
leakage, lb/yr																
	Inlet gas	1734.48	963.60	0.00	0.00	23.13	24.28	601.29	127.20	385.44	0.00	1695.94	0.00	5555.3	0.65%	36
R	Rich amine	0.00	3083.52	0.00	501.07	0.00	105.23	0.00	347.67	0.00	26.98	0.00	144.54	4209.0	15.61%	657

Gas Analyses (from application for 1092-M4) Inlet gas composition

Dry vol/mol MW \* dry LHV % vol % Btu/scf Wet Volume VOC Component Water 18.02 Nitrogen 1.29% CO<sub>2</sub> 44.01 1.15% 1.18% 0.521 0 0.00 2.46% 8.623 34.08 0.39% 0.40% 0.137 586.71 0.65% 11.136 H<sub>2</sub>S 2.35 Methane 77.53% 79.76% 12.795 909.1 725.05 60.40% Ethane 30.07 8.76% 9.01% 2.710 1617.8 145.79 12.79% 12.62 4.21% 4 456 Propane 44.10 4.33% 1.910 2315.9 100.30 9.01% 8 606 58.12 0.19% 0.20% 0.54% 6.529 I-Butane 0.114 3001 5.87 0.153 N-Butane 58.12 1.65% 1.70% 0.987 3010.5 51.10 4.66% 6.529 1.325 0.68% I-Pentane 72.15 0.70% 0.505 3697.9 25.87 2.38% 5.26 0.440 0.65% 3706.8 2.28% 5.26 N-Pentane 72.15 0.67% 0.482 24.79 0.421

Total 100% 1.00 21.18 1115 100% Dry total 97.21% (mixture mol. wt) (mixture heating value) NMHC 16.89%

0.77%

86.18

NMEHC (VOC) 8.13% 22.01%

0.665

4403.9

33.98

3.14%

0.406

7.201

#### Acid gas composition

Hexanes +

Component	MW	Wet vol/mol %	Dry vol/mol %	MW * dry vol %	LHV Btu/scf	Btu/scf * dry vol %	Mass Fraction (dry)	Spec. Volume ft <sup>3</sup> /lb	Volume VOC ft <sup>3</sup> /lb
Water	18.02	6.00%						21.06	
Nitrogen	28.01	0.00%	0.00%	0.000	0	0.00	0.00%	13.547	
CO <sub>2</sub>	44.01	74.88%	79.66%	35.058	0	0.00	83.86%	8.623	
H <sub>2</sub> S	34.08	18.00%	19.15%	6.526	586.71	112.35	15.61%	11.136	
Methane	16.04	1.00%	1.06%	0.171	909.1	9.67	0.41%	23.65	
Ethane	30.07	0.10%	0.11%	0.032	1617.8	1.72	0.08%	12.62	
Propane	44.10	0.00%	0.00%	0.000	2315.9	0.00	0.00%	8.606	0.000
I-Butane	58.12	0.00%	0.00%	0.000	3001	0.00	0.00%	6.529	0.000
N-Butane	58.12	0.00%	0.00%	0.000	3010.5	0.00	0.00%	6.529	0.000
I-Pentane	72.15	0.00%	0.00%	0.000	3697.9	0.00	0.00%	5.26	0.000
N-Pentane	72.15	0.00%	0.00%	0.000	3706.8	0.00	0.00%	5.26	0.000
Hexanes +	86.18	0.02%	0.02%	0.018	4403.9	0.94	0.04%	4.404	4.404
Total		100%	1.00	41.81		125	100%		4.404
Dry total		94.0%	(m	ixture mol.	wt) (mixtu	re heating	value)		
	NMHC	0.12%							

NMEHC (VOC) 0.02% 0.04%

# TABLE 6-19 POTENTIAL EMISSIONS FROM MSS ACTIVITIES (10F) JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

Summary of MSS Activities												
Activity	VC	DC <sup>1</sup>	Other	HAPs	H <sub>2</sub> S							
Activity	(lb/hr)	(T/yr)	(lb/hr)	(T/yr)	(lb/hr)	(T/yr)						
Engine, compressor, turbine and other combustion facilities maintenance			-	-								
Repair, adjustment, calibration, lubrication and cleaning of site process equipment			-	-								
Replacement of piping components, pneumatic controllers, boiler refractories, wet and dry seals, meters, instruments, analyzers, screens and filters	0.12	0.55	-	-	0.001028	0.004501						
Turbine or engine component swaps			-	-								
Piping used to bypass a facility during maintenance			-	-								
Pigging and purging of piping	2.04	0.19	_	-	0.01680	0.001533						
Total =	2.16	0.73	0.00	0.0000	0.01783	0.006034						

MSS - Pigging Operations

Description	Pigging
Number of Events per Year	365
Number of Events per hour	2
Volume per Event, scf	50
Stream Specific Gravity	0.6970
Air MW, lb/mole	28.96
Fuel Stream Density, lb/scf	0.053
VOC Percentage in Gas Stream, wt%	38.21%
VOC Hourly Emission Rate (lb/hr):	2.04
VOC Annual Emission Rate (T/yr):	0.19

## Section 6.a

### **Green House Gas Emissions**

(Submitting under 20.2.70, 20.2.72 20.2.74 NMAC)

Title V (20.2.70 NMAC), Minor NSR (20.2.72 NMAC), and PSD (20.2.74 NMAC) applicants must estimate and report greenhouse gas (GHG) emissions to verify the emission rates reported in the public notice, determine applicability to 40 CFR 60 Subparts, and to evaluate Prevention of Significant Deterioration (PSD) applicability. GHG emissions that are subject to air permit regulations consist of the sum of an aggregate group of these six greenhouse gases: carbon dioxide (CO<sub>2</sub>), nitrous oxide (N<sub>2</sub>O), methane (CH<sub>4</sub>), hydrofluorocarbons (HFCs), perfluorocarbons (PFCs), and sulfur hexafluoride (SF<sub>6</sub>).

#### **Calculating GHG Emissions:**

- 1. Calculate the ton per year (tpy) GHG mass emissions and GHG CO<sub>2</sub>e emissions from your facility.
- **2.** GHG mass emissions are the sum of the total annual tons of greenhouse gases without adjusting with the global warming potentials (GWPs). GHG CO<sub>2</sub>e emissions are the sum of the mass emissions of each individual GHG multiplied by its GWP found in Table A-1 in 40 CFR 98 Mandatory Greenhouse Gas Reporting.
- 3. Emissions from routine or predictable start up, shut down, and maintenance must be included.
- **4.** Report GHG mass and GHG CO<sub>2</sub>e emissions in Table 2-P of this application. Emissions are reported in **short** tons per year and represent each emission unit's Potential to Emit (PTE).
- **5.** All Title V major sources, PSD major sources, and all power plants, whether major or not, must calculate and report GHG mass and CO2e emissions for each unit in Table 2-P.
- **6.** For minor source facilities that are not power plants, are not Title V, and are not PSD there are three options for reporting GHGs in Table 2-P: 1) report GHGs for each individual piece of equipment; 2) report all GHGs from a group of unit types, for example report all combustion source GHGs as a single unit and all venting GHGs as a second separate unit; 3) or check the following  $\Box$  By checking this box, the applicant acknowledges the total CO2e emissions are less than 75,000 tons per year.

#### **Sources for Calculating GHG Emissions:**

- Manufacturer's Data
- AP-42 Compilation of Air Pollutant Emission Factors at http://www.epa.gov/ttn/chief/ap42/index.html
- EPA's Internet emission factor database WebFIRE at http://cfpub.epa.gov/webfire/
- 40 CFR 98 <u>Mandatory Green House Gas Reporting</u> except that tons should be reported in short tons rather than in metric tons for the purpose of PSD applicability.
- API Compendium of Greenhouse Gas Emissions Methodologies for the Oil and Natural Gas Industry. August 2009
  or most recent version.
- Sources listed on EPA's NSR Resources for Estimating GHG Emissions at http://www.epa.gov/nsr/clean-air-act-permitting-greenhouse-gases:

#### **Global Warming Potentials (GWP):**

Applicants must use the Global Warming Potentials codified in Table A-1 of the most recent version of 40 CFR 98 Mandatory Greenhouse Gas Reporting. The GWP for a particular GHG is the ratio of heat trapped by one unit mass of the GHG to that of one unit mass of CO<sub>2</sub> over a specified time period.

"Greenhouse gas" for the purpose of air permit regulations is defined as the aggregate group of the following six gases: carbon dioxide, nitrous oxide, methane, hydrofluorocarbons, perfluorocarbons, and sulfur hexafluoride. (20.2.70.7 NMAC, 20.2.74.7 NMAC). You may also find GHGs defined in 40 CFR 86.1818-12(a).

#### **Metric to Short Ton Conversion:**

Short tons for GHGs and other regulated pollutants are the standard unit of measure for PSD and title V permitting programs. 40 CFR 98 Mandatory Greenhouse Reporting requires metric tons.

1 metric ton = 1.10231 short tons (per Table A-2 to Subpart A of Part 98 – Units of Measure Conversions)

Form-Section 6 last revised: 5/3/16 Section 6, Page 3 Saved Date: 6/9/2022

#### TABLE 6a-1

#### ESTIMATION OF FACILITY-WIDE GHG EMISSIONS JAL #3 GAS PLANT ETC TEXAS PIPELINE, LTD. LEA COUNTY, NEW MEXICO

	Total GHG Emissions					
GHG Emission Source	(m.t. CO <sub>2</sub> e)	(tons CO <sub>2</sub> e)				
Natural Gas Combustion	5,912,213	6,517,091				
Fugitives Amine Unit	1,555,545	1,714,693				
I Estimated Facility Emissions:	7,467,758	8,231,784				

Conversion	Factors	Global Warr	ning Potential
1.10231	ton/m.t.	CO <sub>2</sub>	1
0.001	m.t./kg	CH <sub>4</sub>	25
8,760	Hrs/yr	N <sub>2</sub> O	298

CO <sub>2</sub>	CH <sub>4</sub>	C <sub>2</sub> H <sub>3</sub>	C <sub>3</sub> H <sub>8</sub>	C <sub>4</sub> H <sub>10</sub>	C5+
(mol %)	(mol %)	(mol %)	(mol %)	(mol %)	(mol %)
2.45766	60.39883	12.79118	9.01497	5.19325	7.85526

\* Processing emissions for compressor, venting and flaring estimated using EPA's 40 CFR Subpart W Onshore Natural Gas Processing Screening Tool Mole % CO<sub>2</sub> for Acid gas venting used for screening obtained from process simulation data.

Note:

Carbon Dioxide Equivalent (CQe) emissions are calculated in the tables below by multiplying emissions by global warming potentials for each pollutant.

Emissions estimates converted to short tons in the tables below using conversion factor from 40 CFR 98 Subpart A for comparison to PSD/TV thresholds.

Global Warming Potentials obtained from 40 CFR 98 Supart A, Table A-1.

Mol % values obtained from the gas analysis from a representative facility.

Natural Gas Combustion Emissions

	Emission			Emis	ssions Factors 1			Emissions			Emissions		Total E	missions
	Point	Rated	Capacity	CO <sub>2</sub>	CH₄	N <sub>2</sub> O		(m.t.)			(m.t. CO <sub>2</sub> e)			
Emissions Source	Identification	Horsepower	(MMBtu/hr)	(kg/MMBtu)	(kg/MMBtu)	(kg/MMBtu)	CO <sub>2</sub>	CH₄	N <sub>2</sub> O	CO <sub>2</sub>	CH <sub>4</sub>	N <sub>2</sub> O	(m.t. CO <sub>2</sub> e)	(tons CO <sub>2</sub> e)
CATERPILLAR 3612 (C1)	C1	3,550	26.72	58.32	0.0011	0.00011	13,651.70	0.26	0.026	13,651.70	6.44	7.67	13,666	15,064
CATERPILLAR 3612 (C2)	C2	3,550	26.72	58.32	0.0011	0.00011	13,651.70	0.26	0.026	13,651.70	6.44	7.67	13,666	15,064
CATERPILLAR 3612 (C3)	C3	3,550	26.72	58.32	0.0011	0.00011	13,651.70	0.257	0.0257	13,651.70	6.44	7.67	13,666	15,064
CATERPILLAR 3612 (C4)	C4	3,550	26.72	58.32	0.0011	0.00011	13,651.70	0.257	0.0257	13,651.70	6.44	7.67	13,666	15,064
CATERPILLAR 3606 (C5)	C5	1,875	14.09	58.32	0.0011	0.00011	7,200.83	0.136	0.0136	7,200.83	3.40	4.05	7,208	7,946
CATERPILLAR 3606 (C6)	C6	1,875	14.09	58.32	0.0011	0.00011	7,200.83	0.136	0.0136	7,200.83	3.40	4.05	7,208	7,946
HOT OIL HEATER (12H)	12H		28.00	58.32	0.0011	0.00011	14,305.22	0.270	0.0270	14,305.22	6.75	8.04	14,320	15,785
DEHY REBOILER (13H)	13H	-	2.00	58.32	0.0011	0.00011	1,021.80	0.019	0.0019	1,021.80	0.48	0.57	1,023	1,128
STABILIZER HEATER (14H)	14H	-	10.00	58.32	0.0011	0.00011	5,109.01	0.096	0.0096	5,109.01	2.41	2.87	5,114	5,638

Notes:
1. Emission factors for GHG obtained from 40 CFR 98 Supart C, Tables C-1 and C-2.

				Annual Gas	Annual Gas			Emission Factor		Emissions		Glob	al Warming Pot	ential		Emissions		Total En	nissions
	Source ID Number	Description	Maximum Hours of Operation	Usage (scf/hr)	Processed (scf/yr)	CO <sub>2</sub> (mol %)	CH <sub>4</sub> (mol %)	N <sub>2</sub> O (m.t./MMscf)	CO <sub>2</sub> (m.t.)	CH <sub>4</sub> (m.t.)	N <sub>2</sub> O (m.t.)	CO <sub>2</sub>	CH₄	N <sub>2</sub> O	CO <sub>2</sub> (m.t. CO <sub>2</sub> e)	CH <sub>4</sub> (m.t. CO <sub>2</sub> e)	N <sub>2</sub> O (m.t. CO <sub>2</sub> e)	(m.t. CO <sub>2</sub> e)	(tons CO <sub>2</sub> e)
8	BF	PLANT FLARE (8F)	8,760	129,772	364,692,733	0.000	0.00	7.10E-07	1,380,367.17	0.1816	0.0002589	1	25	298	1,380,367.17	4.54	0.07716	1,380,371.79	1,521,597.63
1	LOF	PLANT FLARE (10F)	8,760	2,083,333	17,708,333	0.025	0.60	7.10E-07	67,599.53	4.0930	0.0000126	1	25	298	67,599.53	102.32	0.00375	67,701.86	74,628.44
9	)F	TREATMENT FLARE (9F)	8,760	130,304	1,141,460,382	0.895	0.01	7.10E-07	4,374,531.34	2.8231	0.0008104	1	25	298	4,374,531.34	70.58	0.24151	4,374,602.16	4,822,167.71
Note - CO 2 and N 2 O Emissions estimated using API Compendium Section 4.6											6,418,393.78								

			Annual Gas			Emissions <sup>1</sup>		Glob	al Warming Pot	ential		Emissions		Total Emi	ssions
Source ID Number		aximum Days of Operation	Processed (MMscf/yr)	Conversion Factor (m.t./ton)	CO <sub>2</sub> (tons)	CH <sub>4</sub> (tons)	N <sub>2</sub> O (tons)	CO <sub>2</sub>	CH₄	N <sub>2</sub> O	CO <sub>2</sub> (m.t. CO <sub>2</sub> e)	CH <sub>4</sub> (m.t. CO <sub>2</sub> e)	N <sub>2</sub> O (m.t. CO <sub>2</sub> e)	(m.t. CO <sub>2</sub> e)	(tons CO <sub>2</sub> e)
AMINE	MINE UNIT VENT (AMINE-1)		0	1.10231	19,434.65	45.75	-	1	25	298	17,630.84	1,037.51		18,668.34	20,578.30

#### Vented Sources

	Emission Point	Days of	AnnualGas Processed	Default CH <sub>4</sub>	CO <sub>2</sub>	CH4	Emission Factor CH <sub>4</sub>	CO <sub>2</sub>	Emissions CH <sub>4</sub>	N <sub>2</sub> O	Glob	al Warming Pot	ential	CO2	Emissions CH <sub>4</sub>	N <sub>2</sub> O	Total E	missions
Emissions Source	Identification	Operation	(MMscf/yr)	(mol %)	(mol %)	(mol %)	(m.t./MMscf)	(m.t.)	(m.t.)	(m.t.)	CO <sub>2</sub>	CH₄	N <sub>2</sub> O	(m.t. CO <sub>2</sub> e)	(m.t. CO <sub>2</sub> e)	(m.t. CO <sub>2</sub> e)	(m.t. CO <sub>2</sub> e)	(tons CO <sub>2</sub> e)
Pneumatic Devices 1	-	365	40,150	0.868	2.458	60.40	0.0001425	44.55	398.12		1	25	298	44.55	9,952.89		9,997.44	11,020.28

Note - Emissions estimated using API Compendium Sections 5.7.3 and 6.1 for non-routine events and pneumatic devices

#### Fugitive Sources

		Annual	Annual	Default	Emission	Emit	ssions	Control	Controlled	Emissions 2	Total E	missions
	Emission	Condensate	Condensate	Liquid CH <sub>4</sub>	Factor			(%)		(m.t.)		
	Point	Production	Production	Content '	VOC	VOC	VOC		voc			
Emissions Source	Identification	(bbl/yr)	(1,000 gal/yr)	(mol %)	(lb/1,000 gal)	(tons)	(m.t.)		(m.t.)	CH <sub>4</sub>	(m.t. CO <sub>2</sub> e)	(tons CO <sub>2</sub> e)
Condensate Truck Loading 1	LOADOUT	292,000	12,264	27.40	4.79	29.35	26.63	0%	26.63	7.30	182.39	182.39
Scrubber Oil	LOAD	17,520	736	28.40	-	0.76	0.69	0%	0.69	0.20	4.90	4.90

Default CH<sub>4</sub> content for crude oil per API compendium Section 5.4 and Appendix B.

Emissions estimated using API Compendium, Section 5.5.

	Emission		Annual Gas	Emission Factor CH <sub>4</sub>	Conversion					Emiss	ions	Global Warmin	ng Potential	Emissi	ons	Total En	missions
Emissions Source	Point Identification	Days of Operation	Processed (MMscf/yr)	(m.t./MMscf processed)	Factor (ton/m.t.)	Default CH <sub>4</sub> (mol %)	CO <sub>2</sub> / CH <sub>4</sub> (mol %)	CH <sub>4</sub> (mol %)	CO <sub>2 /</sub> CH <sub>4</sub> (mol wt)	CO <sub>2</sub> (m.t.)	CH <sub>4</sub> (m.t.)	CO <sub>2</sub>	CH <sub>4</sub>	CO <sub>2</sub> (m.t. CO <sub>2</sub> e)	CH <sub>4</sub> (m.t. CO <sub>2</sub> e)	(m.t. CO <sub>2</sub> e)	(tons CO <sub>2</sub> e)
Plant Fugitives 1	FUG-1	365	40,150	0.0025	1.10231	0.868	0.041	60.399	2.75	781.557	6984.48	1	25	781.56	174,612.12	175,393.68	193,338.20

Note - Emissions estimated using API Compendium of Greenhouse Gas Emissions Methodologies for the Oil and Natural Gas Industry Table 6-

	Emission		Annual	Emission Factor	Conversion				Emissions				Global Warm	ning Potential	Emi	ssions	Total Er	nissions
	Point	Days of	Operating	CH₄	Factor	Default CH <sub>4</sub>	CO2/CH4	CH₄	CO2/CH4		CO <sub>2</sub>	CH₄			CO <sub>2</sub>	CH <sub>4</sub>		
Emissions Source	Identification	Operation	Hours (hrs/yr)	(m.t./runtime hr)	(ton/m.t.)	(mol %)	(mol %)	(mol %)	(mol wt)	No. of Comps.	(m.t.)	(m.t.)	CO <sub>2</sub>	CH₄	(m.t. CO <sub>2</sub> e)	(m.t. CO <sub>2</sub> e)	(m.t. CO <sub>2</sub> e)	(tons CO <sub>2</sub> e)
Reciprocating Comp. Fugitive 1	FUG-1	365	8,760	0.00895	1.10231	0.868	0.041	60.399	2.75	10	6,104.674	54555.18	1	25	6104.67	1,363,879.40	1,369,984.07	1,510,147.14

Note - Emissions estimated using API Compendium of Greenhouse Gas Emissions Methodologies for the Oil and Natural Gas Industry Table 6-!

## **Section 7**

### **Information Used To Determine Emissions**

#### **Information Used to Determine Emissions shall include the following:**

- If manufacturer data are used, include specifications for emissions units <u>and</u> control equipment, including control efficiencies specifications and sufficient engineering data for verification of control equipment operation, including design drawings, test reports, and design parameters that affect normal operation.
- ☐ If test data are used, include a copy of the complete test report. If the test data are for an emissions unit other than the one being permitted, the emission units must be identical. Test data may not be used if any difference in operating conditions of the unit being permitted and the unit represented in the test report significantly effect emission rates.
- If the most current copy of AP-42 is used, reference the section and date located at the bottom of the page. Include a copy of the page containing the emissions factors, and clearly mark the factors used in the calculations.
- ☐ If an older version of AP-42 is used, include a complete copy of the section.
- ☐ If an EPA document or other material is referenced, include a complete copy.
- ▼ Fuel specifications sheet.
- If computer models are used to estimate emissions, include an input summary (if available) and a detailed report, and a disk containing the input file(s) used to run the model. For tank-flashing emissions, include a discussion of the method used to estimate tank-flashing emissions, relative thresholds (i.e., permit or major source (NSPS, PSD or Title V)), accuracy of the model, the input and output from simulation models and software, all calculations, documentation of any assumptions used, descriptions of sampling methods and conditions, copies of any lab sample analysis.

Supporting documentation is included in this section.

Saved Date: 6/9/2022

G3606

SET POINT TIMING:

#### GAS ENGINE SITE SPECIFIC TECHNICAL DATA Standard Equipment Company New Avalon HWY 285 CS



GAS COMPRESSION APPLICATION

ENGINE SPEED (rpm): COMPRESSION RATIO: 1000 RATING STRATEGY: STANDARD 7.6 RATING LEVEL: CONTINUOUS AFTERCOOLER TYPE: SCAC FUEL SYSTEM: GAV AFTERCOOLER - STAGE 2 INLET (°F): 130 WITH AIR FUEL RATIO CONTROL AFTERCOOLER - STAGE 1 INLET (°F): 214 SITE CONDITIONS: JACKET WATER OUTLET (°F): 230 New Avalon Hwy 285 CS FUEL PRESSURE RANGE(psig): (See note 1) ASPIRATION: TΑ 58.0-70.3 FUEL METHANE NUMBER: COOLING SYSTEM: JW+1AC, OC+2AC 56.7 CONTROL SYSTEM: ADEM4 FUEL LHV (Btu/scf): 1106 EXHAUST MANIFOLD: DRY ALTITUDE(ft): 2950 MAXIMUM INLET AIR TEMPERATURE(°F): STANDARD RATED POWER: LOW EMISSION COMBUSTION: 110 NOx EMISSION LEVEL (g/bhp-hr NOx): 1875 bhp@1000rpm 0.5

17

				MAXIMUM	CITE DAT	TING AT M	IAYIMI IM
				RATING	_	R TEMPE	
RATING		NOTES	LOAD	100%	100%	75%	50%
ENGINE POWER (WIT	HOUT FAN)	(2)	bhp	1875	1875	1406	938
INLET AIR TEMPERATURE			°F	110	110	110	110
ENGINE DATA							
FUEL CONSUMPTION (LHV)		(3)	Btu/bhp-hr	6816	6816	7093	7673
FUEL CONSUMPTION (HHV)		(3)	Btu/bhp-hr	7517	7517	7823	8462
AIR FLOW (@inlet air temp, 14.7 psia)	(WET)	(4)(5)	ft3/min	5030	5030	3806	2609
AIR FLOW	(WET)	(4)(5)	lb/hr	21011	21011	15900	10897
FUEL FLOW (60°F, 14.7 psia)			scfm	193	193	150	108
INLET MANIFOLD PRESSURE		(6)	in Hg(abs)	103.9	103.9	79.5	56.2
EXHAUST TEMPERATURE - ENGINE OUTLET		(7)	°F	813	813	883	966
EXHAUST GAS FLOW (@engine outlet temp, 14.5 psia)	(WET)	(8)(5)	ft3/min	11939	11939	9549	6966
EXHAUST GAS MASS FLOW	(WET)	(8)(5)	lb/hr	21645	21645	16395	11254
EMISSIONS DATA - ENGINE OUT							
NOx (as NO2)		(9)(10)	g/bhp-hr	0.50	0.50	0.50	0.50
CO		(9)(10)	g/bhp-hr	2.44	2.44	2.44	2.44
THC (mol. wt. of 15.84)		(9)(10)	g/bhp-hr	3.28	3.28	3.46	3.41
NMHC (mol. wt. of 15.84)		(9)(10)	g/bhp-hr	1.27	1.27	1.34	1.32
NMNEHC (VOCs) (mol. wt. of 15.84)		(9)(10)(11)	g/bhp-hr	0.71	0.71	0.75	0.74
HCHO (Formaldehyde)		(9)(10)	g/bhp-hr	0.23	0.23	0.11	0.12
CO2		(9)(10)	g/bhp-hr	452	452	466	497
EXHAUST OXYGEN		(9)(12)	% DRY	11.4	11.4	11.2	10.8
HEAT REJECTION							
HEAT REJ. TO JACKET WATER (JW)		(13)	Btu/min	21024	21024	17260	14209
HEAT REJ. TO ATMOSPHERE		(13)	Btu/min	6654	6654	6554	6417
HEAT REJ. TO LUBE OIL (OC)		(13)	Btu/min	11716	11716	10807	9353
HEAT REJ. TO A/C - STAGE 1 (1AC)		(13)(14)	Btu/min	17242	17242	8059	1785
HEAT REJ. TO A/C - STAGE 2 (2AC)		(13)(14)	Btu/min	10754	10754	6829	3715
COOLING SYSTEM SIZING CRITERIA							
TOTAL JACKET WATER CIRCUIT (JW+1AC)		(14)(15)	Btu/min	45354			
TOTAL STAGE 2 AFTERCOOLER CIRCUIT (OC+2AC)		(14)(15)	Btu/min	27886			
A cooling system safety factor of 10% has been added to the cooling system sizing	criteria.	. ,,					

#### CONDITIONS AND DEFINITIONS

Engine rating obtained and presented in accordance with ISO 3046/1, adjusted for fuel, site altitude and site inlet air temperature. 100% rating at maximum inlet air temperature is the maximum engine capability for the specified fuel at site altitude and maximum site inlet air temperature. Maximum rating is the maximum capability at the specified aftercooler inlet temperature for the specified fuel at site altitude and reduced inlet air temperature. Lowest load point is the lowest continuous duty operating load allowed. No overload permitted at rating shown.

For notes information consult page three.

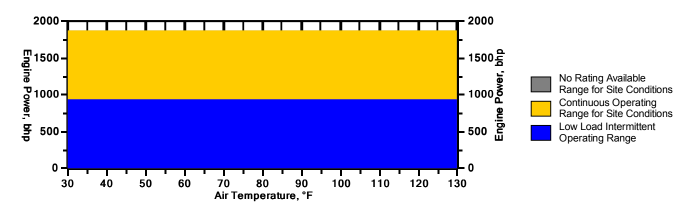
GAS COMPRESSION APPLICATION

#### GAS ENGINE SITE SPECIFIC TECHNICAL DATA Standard Equipment Company New Avalon HWY 285 CS



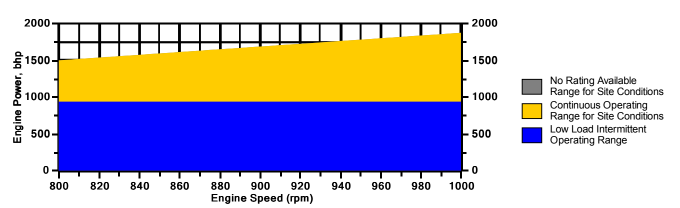
### **Engine Power vs. Inlet Air Temperature**

Data represents temperature sweep at 2950 ft and 1000 rpm



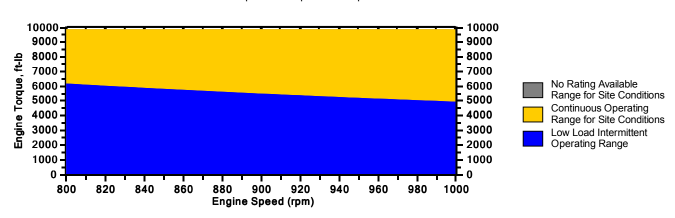
### **Engine Power vs. Engine Speed**

Data represents speed sweep at 2950 ft and 110 °F



### **Engine Torque vs. Engine Speed**

Data represents speed sweep at 2950 ft and 110 °F



Note: At site conditions of 2950 ft and 110°F inlet air temp., constant torque can be maintained down to 800 rpm. The minimum speed for loading at these conditions is 800 rpm.

G3606

#### GAS ENGINE SITE SPECIFIC TECHNICAL DATA Standard Equipment Company New Avalon HWY 285 CS



GAS COMPRESSION APPLICATION

#### **NOTES**

- 1. Fuel pressure range specified is to the engine gas shutoff valve (GSOV). Additional fuel train components should be considered in pressure and flow calculations.
- 2. Engine rating is with two engine driven water pumps. Tolerance is ± 3% of full load.
- 3. Fuel consumption tolerance is ± 2.5% of full load data.
- 4. Air flow value is on a 'wet' basis. Flow is a nominal value with a tolerance of ± 5 %.
- 5. Inlet and Exhaust Restrictions must not exceed A&I limits based on full load flow rates from the standard technical data sheet.
- 6. Inlet manifold pressure is a nominal value with a tolerance of  $\pm$  5 %.
- 7. Exhaust temperature is a nominal value with a tolerance of (+)63°F, (-)54°F.
- 8. Exhaust flow value is on a "wet" basis. Flow is a nominal value with a tolerance of ± 6 %.
- 9. Emissions data is at engine exhaust flange prior to any after treatment.
- 10. Values listed are higher than nominal levels to allow for instrumentation, measurement, and engine-to-engine variations. They indicate the maximum values expected under steady state conditions. Fuel methane number cannot vary more than ± 3. THC, NMHC, and NMNEHC do not include aldehydes. An oxidation catalyst may be required to meet Federal, State or local CO or HC requirements.
- 11. VOCs Volatile organic compounds as defined in US EPA 40 CFR 60, subpart JJJJ
- 12. Exhaust Oxygen level is the result of adjusting the engine to operate at the specified NOx level. Tolerance is ± 0.5.
- 13. Heat rejection values are nominal. Tolerances, based on treated water, are ± 10% for jacket water circuit, ± 50% for radiation, ± 20% for lube oil circuit, and ± 5% for aftercooler circuit.
- 14. Aftercooler heat rejection includes an aftercooler heat rejection factor for the site elevation and inlet air temperature specified. Aftercooler heat rejection values at part load are for reference only. Do not use part load data for heat exchanger sizing.
- 15. Cooling system sizing criteria are maximum circuit heat rejection for the site, with applied factory tolerances and an additional cooling system factor of 10%.

Constituent	Abbrev	Mole %	Norm		
Water Vapor	H2O	0.2700	0.2700		
Methane	CH4	78.4700	78.4700	Fuel Makeup:	New Avalon Hwy 285
Ethane	C2H6	11.0200	11.0200	Unit of Measure:	English
Propane	C3H8	4.8400	4.8400		_
Isobutane	iso-C4H1O	0.6000	0.6000	Calculated Fuel Properties	
Norbutane	nor-C4H1O	1.3600	1.3600	· · · · · · · · · · · · · · · · · · ·	56.7
Isopentane	iso-C5H12	0.2900	0.2900	Caterpillar Methane Number:	36.7
Norpentane	nor-C5H12	0.3100	0.3100		
Hexane	C6H14	0.3800	0.3800	Lower Heating Value (Btu/scf):	1106
Heptane	C7H16	0.0000	0.0000	Higher Heating Value (Btu/scf):	1220
Nitrogen	N2	1.3500	1.3500	WOBBE Index (Btu/scf):	1303
Carbon Dioxide	CO2	1.1100	1.1100	, ,	
Hydrogen Sulfide	H2S	0.0000	0.0000	THC: Free Inert Ratio:	39.54
Carbon Monoxide	CO	0.0000	0.0000	Total % Inerts (% N2, CO2, He):	2.46%
Hydrogen	H2	0.0000	0.0000	,	
Oxygen	O2	0.0000	0.0000	RPC (%) (To 905 Btu/scf Fuel):	100%
Helium	HE	0.0000	0.0000		
Neopentane	neo-C5H12	0.0000	0.0000	Compressibility Factor:	0.997
Octane	C8H18	0.0000	0.0000	Stoich A/F Ratio (Vol/Vol):	11.47
Nonane	C9H20	0.0000	0.0000	Stoich A/F Ratio (Mass/Mass):	15.94
Ethylene	C2H4	0.0000	0.0000	Specific Gravity (Relative to Air):	0.720
Propylene	C3H6	0.0000	0.0000	Fuel Specific Heat Ratio (K):	1.286
TOTAL (Volume %)		100.0000	100.0000	i dei opecilio riedi Natio (N).	1.200

#### CONDITIONS AND DEFINITIONS

Caterpillar Methane Number represents the knock resistance of a gaseous fuel. It should be used with the Caterpillar Fuel Usage Guide for the engine and rating to determine the rating for the fuel specified. A Fuel Usage Guide for each rating is included on page 2 of its standard technical data sheet.

RPC always applies to naturally aspirated (NA) engines, and turbocharged (TA or LE) engines only when they are derated for altitude and ambient site conditions.

Project specific technical data sheets generated by the Caterpillar Gas Engine Rating Pro program take the Caterpillar Methane Number and RPC into account when generating a site rating.

Fuel properties for Btu/scf calculations are at 60F and 14.696 psia.

Caterpillar shall have no liability in law or equity, for damages, consequently or otherwise, arising from use of program and related material or any part thereof.

FUEL LIQUIDS
Field gases, well head gases, and associated gases typically contain liquid water and heavy hydrocarbons entrained in the gas. To prevent detonation and severe damage to the engine, hydrocarbon liquids must not be allowed to enter the engine fuel system. To remove liquids, a liquid separator and coalescing filter are recommended, with an automatic drain and collection tank to prevent contamination of the ground in accordance with local codes and standards.

To avoid water condensation in the engine or fuel lines, limit the relative humidity of water in the fuel to 80% at the minimum fuel operating temperature.

COMBUSTION:

#### GAS ENGINE SITE SPECIFIC TECHNICAL DATA



GAS COMPRESSION APPLICATION

ENGINE SPEED (rpm): COMPRESSION RATIO: AFTERCOOLER TYPE: AFTERCOOLER WATER INLET (°F): JACKET WATER OUTLET (°F): ASPIRATION: COOLING SYSTEM: CONTROL SYSTEM: EXHAUST MANIFOLD:

NOx EMISSION LEVEL (g/bhp-hr NOx):

RATING STRATEGY: FUEL SYSTEM:

1000

SCAC

130

190

TΑ

DRY

0.5

JW, OC+AC

CIS/ADEM3

Low Emission

9:1

STANDARD GAV WITH AIR FUEL RATIO CONTROL

**SITE CONDITIONS:** 

FUEL PRESSURE RANGE(psig): FUEL METHANE NUMBER: FUEL LHV (Btu/scf): ALTITUDE(ft):

42.8-47.0

Jal Fuel

82.5

936

110

3200

MAXIMUM INLET AIR TEMPERATURE(°F): STANDARD RATED POWER: 3550 bhp@1000rpm

			MAXIMUM RATING	_	TING AT M	_
RATING	NOTES	LOAD	100%	100%	75%	57%
ENGINE POWER (WITHOUT FAN)	(1)	bhp	3550	3137	2353	1775
INLET AIR TEMPERATURE		°F	88	110	110	110
ENGINE DATA						
FUEL CONSUMPTION (LHV)	(2)	Btu/bhp-hr	6791	6926	7292	7684
FUEL CONSUMPTION (HHV)	(2)	Btu/bhp-hr	7527	7677	8082	8516
AIR FLOW (@inlet air temp, 14.7 psia) (WET)	(3)(4)	ft3/min	9554	8858	6781	5213
AIR FLOW (WET)	(3)(4)	lb/hr	41491	37001	28326	21777
FUEL FLOW (60°F, 14.7 psia)	( )( )	scfm	429	387	305	243
INLET MANIFOLD PRESSURE	(5)	in Hg(abs)	73.4	65.8	50.8	39.1
EXHAUST TEMPERATURE - ENGINE OUTLET	(6)	l °F ′	838	856	893	925
EXHAUST GAS FLOW (@engine outlet temp, 14.5 psia) (WET)	(7)(4)	ft3/min	24059	21754	17151	13522
EXHAUST GAS MASS FLOW (WET)	(7)(4)	lb/hr	42658	38053	29157	22438
EMISSIONS DATA - ENGINE OUT						
NOx (as NO2)	(8)(9)	g/bhp-hr	0.50	0.50	0.50	0.50
CO	(8)(9)	g/bhp-hr	2.75	2.74	2.74	2.75
THC (mol. wt. of 15.84)	(8)(9)	g/bhp-hr	6.45	6.52	6.67	6.82
NMHC (mol. wt. of 15.84)	(8)(9)	g/bhp-hr	0.97	0.98	1.00	1.02
NMNEHC (VOCs) (mol. wt. of 15.84)	(8)(9)(10)	g/bhp-hr	0.64	0.65	0.67	0.68
HCHO (Formaldehyde)	(8)(9)	g/bhp-hr	0.26	0.27	0.29	0.31
CO2	(8)(9)	g/bhp-hr	441	449	472	499
EXHAUST OXYGEN	(8)(11)	% DRY	12.8	12.5	11.7	11.0
HEAT REJECTION		-	-		-	
HEAT REJ. TO JACKET WATER (JW)	(12)	Btu/min	36519	34748	32164	29648
HEAT REJ. TO ATMOSPHERE	(12)	Btu/min	14063	13855	13307	12502
HEAT REJ. TO LUBE OIL (OC)	(12)	Btu/min	18081	17982	17723	17049
HEAT REJ. TO AFTERCOOLER (AC)	(12)(13)	Btu/min	40529	40529	14117	3172
COOLING OVOTEM OLTING ORITERIA	, ,, ,					
COOLING SYSTEM SIZING CRITERIA	(10)	B	1 44400	İ		
TOTAL JACKET WATER CIRCUIT (JW)	(13)	Btu/min	44188			
TOTAL AFTERCOOLER CIRCUIT (OC+AC)	(13)(14)	Btu/min	70679			
A cooling system safety factor of 10% has been added to the cooling system sizing criteria.						

CONDITIONS AND DEFINITIONS

Engine rating obtained and presented in accordance with ISO 3046/1, adjusted for fuel, site altitude and site inlet air temperature. 100% rating at maximum inlet air temperature is the maximum engine capability for the specified fuel at site altitude and maximum site inlet air temperature. Max. rating is the maximum capability for the specified fuel at site altitude and reduced inlet air temperature. Lowest load point is the lowest continuous duty operating load allowed. No overload permitted at rating shown.

For notes information consult page three.



#### www.permianls.com 575.397.3713 2609 W MARLAND HOBBS, NEW MEXICO 88240

## EXTENDED GAS REPORT SUMMARY OF CHROMATOGRAPHIC ANALYSIS

Sample Name: Jal #3 Plant C Plant Discharge 12061G For: Sample Date: 10/18/2021 Cyl. Ident.: 2021047219 Sampled By: DJ Company: **Energy Transfer** Time Sampled: 14:15 Analysis Date: 10/20/2021

Sample Temp: 104.4 F Analysis By: BH

**Sample Press:** 554.2 **H2S (PPM)** = 5000.0 **Data File:** LS\_6449.D

Component	Mole%	GPM REAL	GPM IDEAL
H2S	0.500		
Nitrogen	2.068		
Methane	66.813		
CO2	5.083		
Ethane	10.601	2.834	2.828
Propane	7.164	1.973	1.969
Isobutane	1.060	0.347	0.346
N-Butane	3.187	1.004	1.002
Isopentane	1.008	0.369	0.368
N-Pentane	1.135	0.411	0.410
Hexanes+	1.381	0.545	0.543
Total	100.000	7.483	7.466

#### **CALCULATED PARAMETERS**

TOTAL ANALYSIS SUI	MMARY	HEATING VAL	.UE	BTEX SUMM	ARY
MOLE WT: VAPOR PRESS PSIA:	25.268 3441.8	BTU/CUFT (DRY) BTU/CUFT (WET)	1341.8 1319.0	WT% BENZENE WT% TOLUENE	3.824 1.152
SPECIFIC GRAV	/ITY			WT% E BENZENE	0.000
AIR = $1 (REAL)$ :	0.8701			WT% XYLENES	0.089
AIR = 1 (IDEAL):	0.8663				
H2O = 1 (IDEAL):	0.398				
REPORTED BASIS:	14.73				
Unnormalized Total:	99.041				
				LAB MANAGER	

www.permianls.com

## 575.397.3713 2609 W MARLAND HOBBS, NEW MEXICO 88240

Sample Name: Jal #3 Plant C Plant Discharge Data File: LS\_6449.D

**Company:** Energy Transfer

## \*ANALYSIS OF HEXANES PLUS

Component	MOLE%	WT%	*HEXANES PLUS SUMMARY
2,2 DIMETHYL BUTANE	0.011	0.039	AVG MOLE WT 86.981
CYCLOPENTANE	0.110	0.340	VAPOR PRESS PSIA 9.860
2-METHYLPENTANE	0.279	0.953	API GRAVITY @ 60F 71.5
3-METHYLPENTANE	0.173	0.589	SPECIFIC GRAVITY
HEXANE (C6)	0.332	1.107	AIR = 1 (IDEAL): 2.975
DIMETHYLPENTANES	0.013	0.050	H2O = 1 (IDEAL): 0.697
METHYLCYCLOPENTANE	0.142	0.474	
2,2,3 TRIMETHYLBUTANE	0.001	0.005	
BENZENE	0.057	0.175	
CYCLOHEXANE	0.093	0.311	COMPONENT RATIOS
2-METHYLHEXANE	0.019	0.075	
3-METHYLHEXANE	0.029	0.116	HEXANES (C6) MOLE% 65.086
DIMETHYCYCLOPENTANES	0.010	0.041	HEPTANES (C7) MOLE% 30.414
HEPTANE (C7)	0.029	0.116	OCTANES (C8) MOLE% 4.201
METHYLCYCLOHEXANE	0.031	0.120	NONANES (C9) MOLE% 0.180
2,5 DIMETHYLHEXANE	0.000	0.002	DECANES+ (C10+) MOLE% 0.119
TOLUENE	0.015	0.055	
2-METHYLHEPTANE	0.002	0.009	
OTHER OCTANES	0.006	0.039	HEXANES (C6) WT% 63.748
OCTANE (C8)	0.001	0.004	HEPTANES (C7) WT% 31.001
ETHYLCYCLOHEXANE	0.000	0.001	OCTANES (C8) WT% 4.825
ETHYL BENZENE	0.000	0.002	NONANES (C9) WT% 0.239
M,P-XYLENE	0.001	0.002	DECANES+ (C10+) WT% 0.187
O-XYLENE	0.000	0.001	
OTHER NONANES	0.000	0.006	
NONANE (C-9)	0.000	0.000	
IC3 BENZENE	0.000	0.000	
CYCLOOCTANE	0.000	0.000	
NC3 BENZENE	0.000	0.000	
TM BENZENE(S)	0.000	0.001	
IC4 BENZENE	0.000	0.000	
NC4 BENZENE	0.000	0.000	
DECANES + (C10+)	0.001	0.008	

Remarks: spot

 Constants: GPA 2145
 Report Rev 18-05.22

 Method: GPA 2186.m
 Page 2 of 2
 Template: eC6+ Liq

<sup>\*</sup> Hexane+ portion calculated by Allocation Process



## www.permianls.com 575.397.3713 2609 W MARLAND HOBBS, NEW MEXICO 88240

# EXTENDED GAS REPORT SUMMARY OF CHROMATOGRAPHIC ANALYSIS

Sample Name: Jal #3 Plant Slug Catcher Inlet 12060G For: Sample Date: 10/18/2021 Cyl. Ident.: 2021047220 Sampled By: DJ Company: **Energy Transfer** Time Sampled: 14:24 Analysis Date: 10/20/2021

Sample Temp: 77.1 F Analysis By: BH

**Sample Press:** 567.4 **H2S (PPM)** = 5000.0 **Data File:** LS\_6448.D

Component	Mole%	GPM REAL	GPM IDEAL
H2S	0.500		
Nitrogen	1.767		
Methane	77.389		
CO2	1.961		
Ethane	9.681	2.588	2.582
Propane	5.138	1.415	1.412
Isobutane	0.588	0.192	0.192
N-Butane	1.671	0.527	0.525
Isopentane	0.349	0.128	0.127
N-Pentane	0.422	0.153	0.153
Hexanes+	0.534	0.215	0.213
Total	100.000	5.218	5.204

## **CALCULATED PARAMETERS**

TOTAL ANALYSIS SU	MMARY	HEATING VAL	.UE	BTEX SUMM	ARY
MOLE WT: VAPOR PRESS PSIA:	21.463 3958.0	BTU/CUFT (DRY) BTU/CUFT (WET)	1219.5 1198.7	WT% BENZENE WT% TOLUENE	3.317 1.565
SPECIFIC GRAV		510,0011 (1121)		WT% E BENZENE	0.225
AIR = 1 (REAL):	0.7372			WT% XYLENES	0.901
AIR = 1 (IDEAL):	0.7349				
H2O = 1 (IDEAL):	0.356				
REPORTED BASIS:	14.73				
Unnormalized Total:	98.361				
				LAB MANAGER	

www.permianls.com

## 575.397.3713 2609 W MARLAND HOBBS, NEW MEXICO 88240

Sample Name: Jal #3 Plant Slug Catcher Inlet Data File: LS\_6448.D

**Company:** Energy Transfer

## \*ANALYSIS OF HEXANES PLUS

Component	MOLE%	WT%	*HEXANES PLUS SUMMARY
2,2 DIMETHYL BUTANE	0.005	0.021	AVG MOLE WT 88.651
CYCLOPENTANE	0.039	0.141	VAPOR PRESS PSIA 9.860
2-METHYLPENTANE	0.091	0.367	API GRAVITY @ 60F 70.9
3-METHYLPENTANE	0.054	0.218	SPECIFIC GRAVITY
HEXANE (C6)	0.140	0.544	AIR = 1 (IDEAL): 2.975
DIMETHYLPENTANES	0.004	0.020	H2O = 1 (IDEAL): 0.699
METHYLCYCLOPENTANE	0.048	0.187	
2,2,3 TRIMETHYLBUTANE	0.000	0.002	
BENZENE	0.020	0.071	
CYCLOHEXANE	0.031	0.120	COMPONENT RATIOS
2-METHYLHEXANE	0.008	0.040	
3-METHYLHEXANE	0.013	0.059	HEXANES (C6) MOLE% 60.906
DIMETHYCYCLOPENTANES	0.005	0.021	HEPTANES (C7) MOLE% 30.202
HEPTANE (C7)	0.021	0.097	OCTANES (C8) MOLE% 6.937
METHYLCYCLOHEXANE	0.016	0.074	NONANES (C9) MOLE% 1.498
2,5 DIMETHYLHEXANE	0.000	0.002	DECANES+ (C10+) MOLE% 0.457
TOLUENE	0.008	0.035	
2-METHYLHEPTANE	0.002	0.012	
OTHER OCTANES	0.007	0.035	HEXANES (C6) WT% 58.551
OCTANE (C8)	0.003	0.016	HEPTANES (C7) WT% 30.753
ETHYLCYCLOHEXANE	0.001	0.003	OCTANES (C8) WT% 8.001
ETHYL BENZENE	0.001	0.005	NONANES (C9) WT% 1.920
M,P-XYLENE	0.003	0.014	DECANES+ (C10+) WT% 0.775
O-XYLENE	0.001	0.005	
OTHER NONANES	0.000	0.014	
NONANE (C-9)	0.001	0.004	
IC3 BENZENE	0.000	0.000	
CYCLOOCTANE	0.000	0.000	
NC3 BENZENE	0.000	0.001	
TM BENZENE(S)	0.000	0.003	
IC4 BENZENE	0.000	0.000	
NC4 BENZENE	0.000	0.000	
DECANES + (C10+)	0.000	0.014	

Remarks: spot

Constants: GPA 2145
Method: GPA 2186.m Page 2 of 2

Report Rev 18-05.22 Template: eC6+ Liq

<sup>\*</sup> Hexane+ portion calculated by Allocation Process

# **Section 8**

## Map(s)

 $\underline{\mathbf{A}\ \mathbf{map}}$  such as a 7.5 minute topographic quadrangle showing the exact location of the source. The map shall also include the following:

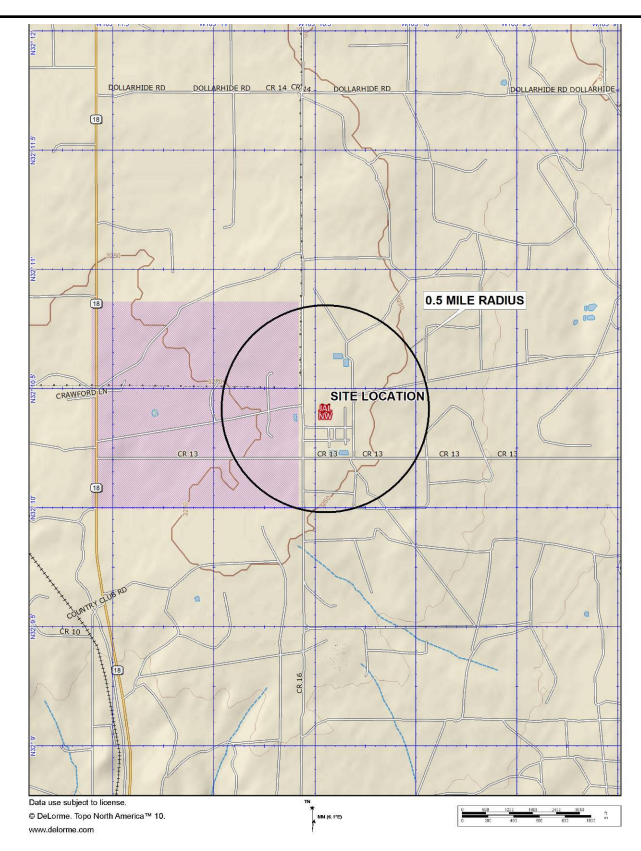
The UTM or Longitudinal coordinate system on both axes	An indicator showing which direction is north	
A minimum radius around the plant of 0.8km (0.5 miles)	Access and haul roads	
Topographic features of the area	Facility property boundaries	
The name of the map	The area which will be restricted to public access	
A graphical scale		

\_\_\_\_\_\_

A current map of the Facility is provided in this section.

Form-Section 8 last revised: 8/15/2011 Section 8, Page 1

Saved Date: 6/9/2022





4950 N O'CONNOR RD. SUITE 104 IRVING, TX 75062

www.altamira-us.com

	FIGURE TITLE	DATE	2/15/2022	
	AREA MAP	SCALE	AS SHOWN	
•		DESIGNED BY	AD	
	DOCUMENT TITLE	APPROVED BY	LWL	
	NSR PERMIT APPLICATION	DRAWN BY	AD	
	CLIENT	PROJECT	NUMBER	
	ETC TEXAS PIPELINE, LTD			
	LOCATION			
	JAL#3 GAS PLANT		FIGURE NUMBER	
	LEA COUNTY, NEW MEXICO	SECTI	ON 7	

## **Section 9**

## **Proof of Public Notice**

(for NSR applications submitting under 20.2.72 or 20.2.74 NMAC) (This proof is required by: 20.2.72.203.A.14 NMAC "Documentary Proof of applicant's public notice")

☑ I have read the AQB "Guidelines for Public Notification for Air Quality Permit Applications" This document provides detailed instructions about public notice requirements for various permitting actions. It also provides public notice examples and certification forms. Material mistakes in the public notice will require a re-notice before issuance of the permit.

Unless otherwise allowed elsewhere in this document, the following items document proof of the applicant's Public Notification. Please include this page in your proof of public notice submittal with checkmarks indicating which documents are being submitted with the application.

New Permit and Significant Permit Revision public notices must include all items in this list.

**Technical Revision** public notices require only items 1, 5, 9, and 10.

Per the Guidelines for Public Notification document mentioned above, include:

- 2. A list of the places where the public notice has been posted in at least four publicly accessible and conspicuous places, including the proposed or existing facility entrance. (e.g. post office, library, grocery, etc.)
- 3. \( \begin{align\*} \text{A copy of the property tax record (20.2.72.203.B NMAC).} \end{align\*}
- 5. A sample of the letters sent to counties, municipalities, and Indian tribes.
- 6. A sample of the public notice posted and a verification of the local postings.
- 7. A table of the noticed citizens, counties, municipalities and tribes and to whom the notices were sent in each group.
- 8. 🗵 A copy of the public service announcement (PSA) sent to a local radio station and documentary proof of submittal.
- 9. A copy of the <u>classified or legal</u> ad including the page header (date and newspaper title) or its affidavit of publication stating the ad date, and a copy of the ad. When appropriate, this ad shall be printed in both English and Spanish.
- 10. \( \text{\tint{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\tin}\text{\te}\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\texiclex{\text{\texi}}\text{\text{\texit{\text{\text{\tiext{\text{\text{\text{\text{\text{\text{\text{\texi}\text{\text{\text{\text{\
- 11. A map with a graphic scale showing the facility boundary and the surrounding area in which owners of record were notified by mail. This is necessary for verification that the correct facility boundary was used in determining distance for notifying land owners of record.

Public notice documents are included in this section.

U.S. Postal Service™ **CERTIFIED MAIL® RECEIPT** Domestic Mail Only 191 For delivery information, visit our website at www.usps.com 0 1910 Extra Services & Fees (check box, add fee as appropriate Return Receipt (hardcopy) 000 Postmark Certified Mail Restricted Delivery Here Adult Signature Required Adult Signature Restricted Delivery \$ 0420 Postage \$ 1.36 Total Postage and Fees 7021 8 See Reverse for Instructions

8977	U.S. Postal Service <sup>™</sup> CERTIFIED MAIL® RECE Domestic Mail Only	
0	For delivery information, visit our website at	www.usps.com .
1910	Certified Mail Fee  S  Extra Services & Fees (check box, add fee as appropriate)	POST OFFICE
2000	Return Receipt (hardcopy)   S   Return Receipt (hardcopy)   S   Return Receipt (electronic)   Certified Mail Restricted Delivery   Adult Signature Required   Adult Signature Restricted Delivery \$	Postmark 2 4 2 Here
0950	Postage State Postage and Fees	Y OK Tangle
7027	Si El Paso Natural Gas Co.	service analysis with a
7		0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Houston, TX 77210	See Reverse for Instructions
	PS Form 3800, April 2015 PSN 7530-02-000-9047	See neverse for mottaction

U.S. Postal Service <sup>™</sup> CERTIFIED MAIL® RECEIPT Domestic Mail Only For delivery information, visit our website at any ways to	
For delivery information, visit our website at www.usps.c.	
Certified Mail Fee  Extra Services & Fees (check box, add fee as approbriate)  Extra Services & Fees (check box, add fee as approbriate)  Return Receipt (hardcopy)  Return Receipt (electronic)  Certified Mail Restricted Delivery  Adult Signature Required  Adult Signature Restricted Delivery \$  Postage  Total Postage and Fees  Sent  Jal Public Library Fund/Trust  P.O. Box 178  Zilot  Jal, NM 88252  Exercise 1988	2022 k 75/18
300 noverse for I	istructions

U.S. Postal Service™ **CERTIFIED MAIL® RECEIPT** 8997 Domestic Mail Only For delivery information, visit our website at www.usps.com 1910 Extra Services & Fees (check box, add fee as appropriate) 2000 Return Receipt (hardcopy) Return Receipt (electronic) Postmark Certified Mail Restricted Delivery Here Adult Signature Required Adult Signature Restricted Delivery \$ 0960 Tota' Lea County New Mexico Keith Manes, Lea County Clerk Sen Stre 100 N. Main Avenue, Suite 1C City, Lovington, NM 88260
PS Form 3800, April 2015 PSN 7530-02-000-9047 See Reverse for Instructions

U.S. Postal Service™ **CERTIFIED MAIL® RECEIPT** 4006 Domestic Mail Only For delivery information, visit our website at www.usps.com® 1910 Extra Services & Fees (check box, add fee as appropriate) Return Receipt (hardcopy) 2000 Return Receipt (electronic) Postmark Certified Mail Restricted Delivery Adult Signature Required Adult Signature Restricted Delivery \$ 20 Postage Total Postage and Fees 7021 Lea Partners Sent 1 5068 W Plano Prkwy., Suite 2250 Street City, & Plano, TX 75093 PS Form 3800, April 2015 PSN 7530-02-000-9047

TTOL	U.S. Postal Service™ CERTIFIED MAIL® RECEIPT Domestic Mail Only
	For delivery information, visit our website at www.usps.com®.
1910	Certified Mail Fee \$ \$\( U \cdot \) \\ Extra Services & Fees (check box, add fee as appropriate) \[ \] \  \  \  \  \  \  \  \  \  \  \  \  \
000	Return Receipt (hardcopy) Return Receipt (electronic) Certified Mail Restricted Delivery Adult Signature Required Adult Signature Restricted Delivery
0420	Postage \$ 1.3 C Total Postage and Fees 8.1
7021	Southwestern Public Services Co.
70	P.O. Box 1979
	Denver, CO 80201
	PS Form 3800, April 2015 PSN 7530-02-000-9047 See Reverse for Instructions

다 다	U Domestic Mail Uniy		
0002 7970	Certified Mail Fee \$	potronic) \$ Postmark ricted Delivery \$ MAY 2 4 202Here quired	
7021 0950	Postage \$ 1.3		

# **General Posting of Notices – Certification**

posted a true	yn Blackaller, the under and correct copy of the attached Publicus places in, or near, <b>Jal, Lea</b> Count	lic Notice in the following	publicly accessible
1.	ETC Texas Pipeline, Ltd Jal #3 Facility Entrance		
2.	Woolworth Community Library 100 E. Utah Jal, NM 882525/25/2022		
3.	Jal City Hall 309 S. Main Street Jal, NM 882525/25/2022		
4.	US Post Office 111 South Fourth Street Jal, NM 882525/25/2022		
Signed this _	26 day of <u>May, 2022</u>		
Ca	موصفوه	5/26/	2022
Signature		Date	·
Carolyn . Printed Nam	J. Blackallere		
Sr. Env	ironmental Specialist		



Search by Owner # Owner Name Mailing Zip Code Property Code Physical Address Subdivision

Metes Assessor Map Lookup Plats

Click to Print

# ■Owner Information

**Owner #** 90406 **District** 190

LEA PARTNERS

PROPERTY TAX PARTNERS %

5068 W PLANO PKWY STE 2250

**PLANO TX 75093** 

Estimated Taxes for Owner	
Estimated Tax	Estimated Year used
\$1212021.85	2021

Calculate Estimated Tax

-Recap Value Information-			
Central Full Value	139382280	Full Value	139382280
Land Full Value	0	Taxable Value	46460760
Improvements Full value	0	Exempt Value	0
Personal Property Full Value	0	Net Value	46460760
Manufactured Home Full Value	0		
Livestock Full Value	0		

# Property Information

**Property Code** 4000904060005

**Book** 460 **Page** 708 **Reception#** 59601

**Physical Address** 

#### Owner Information

**Owner** # 90406 **District** 190 LEA PARTNERS
PROPERTY TAX PARTNERS %
5068 W PLANO PKWY STE 2250

PLANO TX 75093

## **Estimated Taxes for Owner**

Estimated Tax Estimated Year used \$1212021.85 2021

Calculate Estimated Tax

#### **Recap Value Information**

Central Full Value 139382280 Full Value 139382280 **Land Full Value** 0 Taxable Value 46460760 Improvements Full value Exempt Value 0 Personal Property Full Value Net Value 46460760 Manufactured Home Full Value 0

Livestock Full Value

## **Property Information**

**Property Code** 4000904060017 **Book** 486 **Page** 853 **Reception#** 29721 Physical Address



Search by Owner # Owner Name Mailing Zip Code Property Code Physical Address Subdivision

Metes Assessor Map Lookup Plats

Click to Print

# ■Owner Information

**Owner #** 90406 **District** 190

LEA PARTNERS

PROPERTY TAX PARTNERS %

5068 W PLANO PKWY STE 2250

**PLANO TX 75093** 

Estimated Taxes for Owner	
Estimated Tax	Estimated Year used
\$1212021.85	2021

Calculate Estimated Tax

-Recap Value Information-			
Central Full Value	139382280	Full Value	139382280
Land Full Value	0	Taxable Value	46460760
Improvements Full value	0	Exempt Value	0
Personal Property Full Value	0	Net Value	46460760
Manufactured Home Full Value	0		
Livestock Full Value	0		

# Property Information

**Property Code** 4000904060005

**Book** 460 **Page** 708 **Reception#** 59601

**Physical Address** 



Search by Owner # Owner Name Mailing Zip Code Property Code Physical Address Subdivision

Metes Assessor Map Lookup Plats

Click to Print

## ■Owner Information

**Owner #** 90142 **District** 190

SOUTHWESTERN PUBLIC SERVICE CO

PROPERTY TAX DEPARTMENT %

PO BOX 1979

DENVER CO 80201

# Estimated Taxes for Owner Estimated Tax Estimated Year used \$895395.87 2021

Calculate Estimated Tax

102970353	Full Value	102970353
0	Taxable Value	34323451
0	Exempt Value	0
0	Net Value	34323451
0		
0		
	0 0 0 0	O Taxable Value  D Exempt Value  Net Value

# Property Information

**Property Code** 4000901420002

**Book** Page 0 Reception# 0

**Physical Address** 



Search by Owner # Owner Name Mailing Zip Code Property Code Physical Address Subdivision

Metes Assessor Map Lookup Plats

Click to Print

# ■Owner Information

**Owner #** 90132 **District** 190

EL PASO NATURAL GAS CO

PO BOX 4372

**HOUSTON TX 77210** 

Estimated Taxes for Owner	
Estimated Tax	Estimated Year used
\$115113.53	2021

Calculate Estimated Tax

Recap Value Information			
Central Full Value	13238034	Full Value	13238034
Land Full Value	0	Taxable Value	4412678
Improvements Full value	0	Exempt Value	0
Personal Property Full Value	0	Net Value	4412678
Manufactured Home Full Value	0		
Livestock Full Value	0		

# Property Information

**Property Code** 4000901320005

**Book** Page 0 Reception# 0

**Physical Address** 

#### Owner Information

Owner # 90132 District 190 EL PASO NATURAL GAS CO

PO BOX 4372

HOUSTON TX 77210

## **Estimated Taxes for Owner**

Estimated Tax Estimated Year used \$115113.53 2021

Calculate Estimated Tax

#### Recap Value Information

Central Full Value 13238034 Full Value 13238034 **Land Full Value** 0 Taxable Value 4412678 Improvements Full value Exempt Value 0 Personal Property Full Value 0 Net Value 4412678

 $\ \, \textbf{Manufactured Home Full Value} \ 0 \\$ Livestock Full Value

## **Property Information**

Property Code 4000901320005 Book Page 0 Reception# 0 Physical Address



Search by Owner # Owner Name Mailing Zip Code Property Code Physical Address Subdivision

Metes Assessor Map Lookup Plats

Click to Print

## ■Owner Information

**Owner #** 51755 **District** 190

JAL PUBLIC LIBRARY TRUST

BOX 178

JAL NM 88252

Estimated Taxes for Owner	
Estimated Tax	Estimated Year used
\$0.00	2021

Calculate Estimated Tax

Recap Value Information			
Central Full Value	0	Full Value	1854
Land Full Value	1854	Taxable Value	618
Improvements Full value	0	Exempt Value	618
Personal Property Full Value	0	Net Value	0
Manufactured Home Full Value	0		
Livestock Full Value	0		

# Property Information

**Property Code** 4000517550001

**Book** Page 0 Reception# 0

**Physical Address** 

Blda Apt

# -Property Value Information-

OTN Non-Residential Other Exemptions 0.00 618



City of Jal PO Drawer 340 309 Main St. Jal, NM 88252 (575) 395-3340

## Certified Mail 7021 0950 0002 1910 8960

To Whom It May Concern,

ETC Texas Pipeline, Ltd. announces its application to the New Mexico Environment Department for an air quality permit for its gas plant. The expected date of application submittal to the Air Quality Bureau is May 27, 2022.

The exact location for the facility known as Jal No. 3 Gas Plant, is at latitude 32 deg, 10 min, 25 sec and longitude -103 deg, 10 min, 27 sec. The approximate location of this facility is 4 miles north-northeast of Jal in Lea County.

The proposed modification consists of installing a gas treating system and compression to move the treated gas to other gas processing facilities in the Delaware Basin.

The estimated maximum quantities of any regulated air contaminants will be as follows in pound per hour (pph) and tons per year (tpy). These reported emissions could change slightly during the course of the Department's review:

Pollutant:	Pounds per hour	Tons per year
Particulate Matter (PM)	1.7	7.2
PM <sub>10</sub>	1.7	7.2
PM <sub>2.5</sub>	1.7	7.2
Sulfur Dioxide (SO <sub>2</sub> )	1269.8	60.6
Nitrogen Oxides (NO <sub>x</sub> )	438.7	105.6
Carbon Monoxide (CO)	847.9	88.2
Volatile Organic Compounds (VOC)	1511.6	163.6
Total sum of all Hazardous Air Pollutants (HAPs)	12.6	12.1
Green House Gas Emission as Total CO₂e	n/a	8,231,800

The standard and maximum operating schedules of the facility will be 24 hours per day, 7 days a week and a maximum of 52 weeks per year.

The owner and/or operator of the Facility is: ETC Texas Pipeline, Ltd., 600 N Marienfeld St., Suite 700, Midland, TX 79701.

If you have any comments about the construction or operation of this facility, and you want your comments to be made as part of the permit review process, you must submit your comments in writing to this address: Permit Programs Manager; New Mexico Environment Department; Air Quality Bureau; 525 Camino de los Marquez, Suite 1; Santa Fe, New Mexico; 87505-1816; (505) 476-4300; 1 800 224-7009; https://www.env.nm.gov/aqb/permit/aqb\_draft\_permits.html. Other comments and questions may be submitted verbally.

Please refer to the company name and facility name, or send a copy of this notice along with your comments, since the Department may have not yet received the permit application. Please include a legible return mailing address with your comments. Once the Department has performed a preliminary review of the application and its air quality impacts, the Department's notice will be published in the legal section of a newspaper circulated near the facility location.

### Attención

Este es un aviso de la oficina de Calidad del Aire del Departamento del Medio Ambiente de Nuevo México, acerca de las emisiones producidas por un establecimiento en esta área. Si usted desea información en español, por favor comuníquese con esa oficina al teléfono 505-476-5557.

Sincerely,

Altamira-US, LLC

Laura Worthen Lodes

**VP-Mid Continent Operations** 

## **Notice of Non-Discrimination**



El Paso Natural Gas Co. PO Box 4372 Houston, TX 77210

## Certified Mail 7021 0950 0002 1910 8977

To Whom It May Concern,

ETC Texas Pipeline, Ltd. announces its application to the New Mexico Environment Department for an air quality permit for its gas plant. The expected date of application submittal to the Air Quality Bureau is May 27, 2022.

The exact location for the facility known as Jal No. 3 Gas Plant, is at latitude 32 deg, 10 min, 25 sec and longitude -103 deg, 10 min, 27 sec. The approximate location of this facility is 4 miles north-northeast of Jal in Lea County.

The proposed modification consists of installing a gas treating system and compression to move the treated gas to other gas processing facilities in the Delaware Basin.

The estimated maximum quantities of any regulated air contaminants will be as follows in pound per hour (pph) and tons per year (tpy). These reported emissions could change slightly during the course of the Department's review:

Pollutant:	Pounds per hour	Tons per year
Particulate Matter (PM)	1.7	7.2
PM <sub>10</sub>	1.7	7.2
PM <sub>2.5</sub>	1.7	7.2
Sulfur Dioxide (SO <sub>2</sub> )	1269.8	60.6
Nitrogen Oxides (NO <sub>x</sub> )	438.7	105.6
Carbon Monoxide (CO)	847.9	88.2
Volatile Organic Compounds (VOC)	1511.6	163.6
Total sum of all Hazardous Air Pollutants (HAPs)	12.6	12.1
Green House Gas Emission as Total CO₂e	n/a	8,231,800

The standard and maximum operating schedules of the facility will be 24 hours per day, 7 days a week and a maximum of 52 weeks per year.

The owner and/or operator of the Facility is: ETC Texas Pipeline, Ltd., 600 N Marienfeld St., Suite 700, Midland, TX 79701.

If you have any comments about the construction or operation of this facility, and you want your comments to be made as part of the permit review process, you must submit your comments in writing to this address: Permit Programs Manager; New Mexico Environment Department; Air

Quality Bureau; 525 Camino de los Marquez, Suite 1; Santa Fe, New Mexico; 87505-1816; (505) 476-4300; 1 800 224-7009; https://www.env.nm.gov/aqb/permit/aqb\_draft\_permits.html. Other comments and questions may be submitted verbally.

Please refer to the company name and facility name, or send a copy of this notice along with your comments, since the Department may have not yet received the permit application. Please include a legible return mailing address with your comments. Once the Department has performed a preliminary review of the application and its air quality impacts, the Department's notice will be published in the legal section of a newspaper circulated near the facility location.

## Attención

Este es un aviso de la oficina de Calidad del Aire del Departamento del Medio Ambiente de Nuevo México, acerca de las emisiones producidas por un establecimiento en esta área. Si usted desea información en español, por favor comuníquese con esa oficina al teléfono 505-476-5557.

Sincerely,

Altamira-US, LLC

Laura Worthen Lodes

**VP-Mid Continent Operations** 

## **Notice of Non-Discrimination**



Jal Public Library Fund/Trust PO Box 178 Jal, NM 88252

## Certified Mail 7021 0950 0002 1910 8984

To Whom It May Concern,

ETC Texas Pipeline, Ltd. announces its application to the New Mexico Environment Department for an air quality permit for its gas plant. The expected date of application submittal to the Air Quality Bureau is May 27, 2022.

The exact location for the facility known as Jal No. 3 Gas Plant, is at latitude 32 deg, 10 min, 25 sec and longitude -103 deg, 10 min, 27 sec. The approximate location of this facility is 4 miles north-northeast of Jal in Lea County.

The proposed modification consists of installing a gas treating system and compression to move the treated gas to other gas processing facilities in the Delaware Basin.

The estimated maximum quantities of any regulated air contaminants will be as follows in pound per hour (pph) and tons per year (tpy). These reported emissions could change slightly during the course of the Department's review:

Pollutant:	Pounds per hour	Tons per year
Particulate Matter (PM)	1.7	7.2
PM <sub>10</sub>	1.7	7.2
PM <sub>2.5</sub>	1.7	7.2
Sulfur Dioxide (SO <sub>2</sub> )	1269.8	60.6
Nitrogen Oxides (NO <sub>x</sub> )	438.7	105.6
Carbon Monoxide (CO)	847.9	88.2
Volatile Organic Compounds (VOC)	1511.6	163.6
Total sum of all Hazardous Air Pollutants (HAPs)	12.6	12.1
Green House Gas Emission as Total CO₂e	n/a	8,231,800

The standard and maximum operating schedules of the facility will be 24 hours per day, 7 days a week and a maximum of 52 weeks per year.

The owner and/or operator of the Facility is: ETC Texas Pipeline, Ltd., 600 N Marienfeld St., Suite 700, Midland, TX 79701.

If you have any comments about the construction or operation of this facility, and you want your comments to be made as part of the permit review process, you must submit your comments in writing to this address: Permit Programs Manager; New Mexico Environment Department; Air

Quality Bureau; 525 Camino de los Marquez, Suite 1; Santa Fe, New Mexico; 87505-1816; (505) 476-4300; 1 800 224-7009; https://www.env.nm.gov/aqb/permit/aqb\_draft\_permits.html. Other comments and questions may be submitted verbally.

Please refer to the company name and facility name, or send a copy of this notice along with your comments, since the Department may have not yet received the permit application. Please include a legible return mailing address with your comments. Once the Department has performed a preliminary review of the application and its air quality impacts, the Department's notice will be published in the legal section of a newspaper circulated near the facility location.

## Attención

Este es un aviso de la oficina de Calidad del Aire del Departamento del Medio Ambiente de Nuevo México, acerca de las emisiones producidas por un establecimiento en esta área. Si usted desea información en español, por favor comuníquese con esa oficina al teléfono 505-476-5557.

Sincerely,

Altamira-US, LLC

Laura Worthen Lodes

**VP-Mid Continent Operations** 

## **Notice of Non-Discrimination**



Lea County New Mexico Keith Manes, Lea County Clerk 100 N. Main Avenue, Suite 1C Lovington, NM 88260 (575) 396-8619

## Certified Mail 7021 0950 0002 1910 8991

To Whom It May Concern,

ETC Texas Pipeline, Ltd. announces its application to the New Mexico Environment Department for an air quality permit for its gas plant. The expected date of application submittal to the Air Quality Bureau is May 27, 2022.

The exact location for the facility known as Jal No. 3 Gas Plant, is at latitude 32 deg, 10 min, 25 sec and longitude -103 deg, 10 min, 27 sec. The approximate location of this facility is 4 miles north-northeast of Jal in Lea County.

The proposed modification consists of installing a gas treating system and compression to move the treated gas to other gas processing facilities in the Delaware Basin.

The estimated maximum quantities of any regulated air contaminants will be as follows in pound per hour (pph) and tons per year (tpy). These reported emissions could change slightly during the course of the Department's review:

Pollutant:	Pounds per hour	Tons per year
Particulate Matter (PM)	1.7	7.2
PM <sub>10</sub>	1.7	7.2
PM <sub>2.5</sub>	1.7	7.2
Sulfur Dioxide (SO <sub>2</sub> )	1269.8	60.6
Nitrogen Oxides (NO <sub>x</sub> )	438.7	105.6
Carbon Monoxide (CO)	847.9	88.2
Volatile Organic Compounds (VOC)	1511.6	163.6
Total sum of all Hazardous Air Pollutants (HAPs)	12.6	12.1
Green House Gas Emission as Total CO₂e	n/a	8,231,800

The standard and maximum operating schedules of the facility will be 24 hours per day, 7 days a week and a maximum of 52 weeks per year.

The owner and/or operator of the Facility is: ETC Texas Pipeline, Ltd., 600 N Marienfeld St., Suite 700, Midland, TX 79701.

If you have any comments about the construction or operation of this facility, and you want your comments to be made as part of the permit review process, you must submit your comments in writing to this address: Permit Programs Manager; New Mexico Environment Department; Air Quality Bureau; 525 Camino de los Marquez, Suite 1; Santa Fe, New Mexico; 87505-1816; (505) 476-4300; 1 800 224-7009; https://www.env.nm.gov/aqb/permit/aqb\_draft\_permits.html. Other comments and questions may be submitted verbally.

Please refer to the company name and facility name, or send a copy of this notice along with your comments, since the Department may have not yet received the permit application. Please include a legible return mailing address with your comments. Once the Department has performed a preliminary review of the application and its air quality impacts, the Department's notice will be published in the legal section of a newspaper circulated near the facility location.

### Attención

Este es un aviso de la oficina de Calidad del Aire del Departamento del Medio Ambiente de Nuevo México, acerca de las emisiones producidas por un establecimiento en esta área. Si usted desea información en español, por favor comuníquese con esa oficina al teléfono 505-476-5557.

Sincerely,

Altamira-US, LLC

Laura Worthen Lodes

**VP-Mid Continent Operations** 

## **Notice of Non-Discrimination**



Lea Partners 5068 W Plano Prkwy., Suite 2250 Plano, TX 75093

## Certified Mail 7021 0950 0002 1910 9004

To Whom It May Concern,

ETC Texas Pipeline, Ltd. announces its application to the New Mexico Environment Department for an air quality permit for its gas plant. The expected date of application submittal to the Air Quality Bureau is May 27, 2022.

The exact location for the facility known as Jal No. 3 Gas Plant, is at latitude 32 deg, 10 min, 25 sec and longitude -103 deg, 10 min, 27 sec. The approximate location of this facility is 4 miles north-northeast of Jal in Lea County.

The proposed modification consists of installing a gas treating system and compression to move the treated gas to other gas processing facilities in the Delaware Basin.

The estimated maximum quantities of any regulated air contaminants will be as follows in pound per hour (pph) and tons per year (tpy). These reported emissions could change slightly during the course of the Department's review:

Pollutant:	Pounds per hour	Tons per year
Particulate Matter (PM)	1.7	7.2
PM <sub>10</sub>	1.7	7.2
PM <sub>2.5</sub>	1.7	7.2
Sulfur Dioxide (SO <sub>2</sub> )	1269.8	60.6
Nitrogen Oxides (NO <sub>x</sub> )	438.7	105.6
Carbon Monoxide (CO)	847.9	88.2
Volatile Organic Compounds (VOC)	1511.6	163.6
Total sum of all Hazardous Air Pollutants (HAPs)	12.6	12.1
Green House Gas Emission as Total CO₂e	n/a	8,231,800

The standard and maximum operating schedules of the facility will be 24 hours per day, 7 days a week and a maximum of 52 weeks per year.

The owner and/or operator of the Facility is: ETC Texas Pipeline, Ltd., 600 N Marienfeld St., Suite 700, Midland, TX 79701.

If you have any comments about the construction or operation of this facility, and you want your comments to be made as part of the permit review process, you must submit your comments in writing to this address: Permit Programs Manager; New Mexico Environment Department; Air

Quality Bureau; 525 Camino de los Marquez, Suite 1; Santa Fe, New Mexico; 87505-1816; (505) 476-4300; 1 800 224-7009; https://www.env.nm.gov/aqb/permit/aqb\_draft\_permits.html. Other comments and questions may be submitted verbally.

Please refer to the company name and facility name, or send a copy of this notice along with your comments, since the Department may have not yet received the permit application. Please include a legible return mailing address with your comments. Once the Department has performed a preliminary review of the application and its air quality impacts, the Department's notice will be published in the legal section of a newspaper circulated near the facility location.

## Attención

Este es un aviso de la oficina de Calidad del Aire del Departamento del Medio Ambiente de Nuevo México, acerca de las emisiones producidas por un establecimiento en esta área. Si usted desea información en español, por favor comuníquese con esa oficina al teléfono 505-476-5557.

Sincerely,

Altamira-US, LLC

Laura Worthen Lodes

**VP-Mid Continent Operations** 

## **Notice of Non-Discrimination**



Southwestern Public Services Co. PO Box 1979 Denver, CO 80201

## Certified Mail 7021 0950 0002 1910 9011

To Whom It May Concern,

ETC Texas Pipeline, Ltd. announces its application to the New Mexico Environment Department for an air quality permit for its gas plant. The expected date of application submittal to the Air Quality Bureau is May 27, 2022.

The exact location for the facility known as Jal No. 3 Gas Plant, is at latitude 32 deg, 10 min, 25 sec and longitude -103 deg, 10 min, 27 sec. The approximate location of this facility is 4 miles north-northeast of Jal in Lea County.

The proposed modification consists of installing a gas treating system and compression to move the treated gas to other gas processing facilities in the Delaware Basin.

The estimated maximum quantities of any regulated air contaminants will be as follows in pound per hour (pph) and tons per year (tpy). These reported emissions could change slightly during the course of the Department's review:

Pollutant:	Pounds per hour	Tons per year
Particulate Matter (PM)	1.7	7.2
PM <sub>10</sub>	1.7	7.2
PM <sub>2.5</sub>	1.7	7.2
Sulfur Dioxide (SO <sub>2</sub> )	1269.8	60.6
Nitrogen Oxides (NO <sub>x</sub> )	438.7	105.6
Carbon Monoxide (CO)	847.9	88.2
Volatile Organic Compounds (VOC)	1511.6	163.6
Total sum of all Hazardous Air Pollutants (HAPs)	12.6	12.1
Green House Gas Emission as Total CO₂e	n/a	8,231,800

The standard and maximum operating schedules of the facility will be 24 hours per day, 7 days a week and a maximum of 52 weeks per year.

The owner and/or operator of the Facility is: ETC Texas Pipeline, Ltd., 600 N Marienfeld St., Suite 700, Midland, TX 79701.

If you have any comments about the construction or operation of this facility, and you want your comments to be made as part of the permit review process, you must submit your comments in writing to this address: Permit Programs Manager; New Mexico Environment Department; Air

Quality Bureau; 525 Camino de los Marquez, Suite 1; Santa Fe, New Mexico; 87505-1816; (505) 476-4300; 1 800 224-7009; https://www.env.nm.gov/aqb/permit/aqb\_draft\_permits.html. Other comments and questions may be submitted verbally.

Please refer to the company name and facility name, or send a copy of this notice along with your comments, since the Department may have not yet received the permit application. Please include a legible return mailing address with your comments. Once the Department has performed a preliminary review of the application and its air quality impacts, the Department's notice will be published in the legal section of a newspaper circulated near the facility location.

## Attención

Este es un aviso de la oficina de Calidad del Aire del Departamento del Medio Ambiente de Nuevo México, acerca de las emisiones producidas por un establecimiento en esta área. Si usted desea información en español, por favor comuníquese con esa oficina al teléfono 505-476-5557.

Sincerely,

Altamira-US, LLC

Laura Worthen Lodes

**VP-Mid Continent Operations** 

## **Notice of Non-Discrimination**



New Mexico State Land Officer Oil, Gas, and Minerals Division Allison Marks, Director 310 Old Santa Fe Trail Santa Fe, NM 87501 (505) 827-5745

## Certified Mail 7021 0950 0002 1910 9028

To Whom It May Concern,

ETC Texas Pipeline, Ltd. announces its application to the New Mexico Environment Department for an air quality permit for its gas plant. The expected date of application submittal to the Air Quality Bureau is May 27, 2022.

The exact location for the facility known as Jal No. 3 Gas Plant, is at latitude 32 deg, 10 min, 25 sec and longitude -103 deg, 10 min, 27 sec. The approximate location of this facility is 4 miles north-northeast of Jal in Lea County.

The proposed modification consists of installing a gas treating system and compression to move the treated gas to other gas processing facilities in the Delaware Basin.

The estimated maximum quantities of any regulated air contaminants will be as follows in pound per hour (pph) and tons per year (tpy). These reported emissions could change slightly during the course of the Department's review:

Pollutant:	Pounds per hour	Tons per year
Particulate Matter (PM)	1.7	7.2
PM <sub>10</sub>	1.7	7.2
PM <sub>2.5</sub>	1.7	7.2
Sulfur Dioxide (SO <sub>2</sub> )	1269.8	60.6
Nitrogen Oxides (NO <sub>x</sub> )	438.7	105.6
Carbon Monoxide (CO)	847.9	88.2
Volatile Organic Compounds (VOC)	1511.6	163.6
Total sum of all Hazardous Air Pollutants (HAPs)	12.6	12.1
Green House Gas Emission as Total CO₂e	n/a	8,231,800

The standard and maximum operating schedules of the facility will be 24 hours per day, 7 days a week and a maximum of 52 weeks per year.

The owner and/or operator of the Facility is: ETC Texas Pipeline, Ltd., 600 N Marienfeld St., Suite 700, Midland, TX 79701.

If you have any comments about the construction or operation of this facility, and you want your comments to be made as part of the permit review process, you must submit your comments in writing to this address: Permit Programs Manager; New Mexico Environment Department; Air Quality Bureau; 525 Camino de los Marquez, Suite 1; Santa Fe, New Mexico; 87505-1816; (505) 476-4300; 1 800 224-7009; https://www.env.nm.gov/aqb/permit/aqb\_draft\_permits.html. Other comments and questions may be submitted verbally.

Please refer to the company name and facility name, or send a copy of this notice along with your comments, since the Department may have not yet received the permit application. Please include a legible return mailing address with your comments. Once the Department has performed a preliminary review of the application and its air quality impacts, the Department's notice will be published in the legal section of a newspaper circulated near the facility location.

## **Attención**

Este es un aviso de la oficina de Calidad del Aire del Departamento del Medio Ambiente de Nuevo México, acerca de las emisiones producidas por un establecimiento en esta área. Si usted desea información en español, por favor comuníquese con esa oficina al teléfono 505-476-5557.

Sincerely,

Altamira-US, LLC

Laura Worthen Lodes

**VP-Mid Continent Operations** 

## **Notice of Non-Discrimination**

# **NOTICE**

ETC Texas Pipeline, Ltd. announces its application to the New Mexico Environment Department for an air quality permit revision for its gas plant. The expected date of application submittal to the Air Quality Bureau is May 27, 2022.

The exact location for the facility known as Jal No. 3 Gas Plant, is at latitude 32 deg, 10 min, 25 sec and longitude -103 deg, 10 min, 27 sec. The approximate location of this facility is 4 miles north-northeast of Jal in Lea County.

The proposed modification consists of installing a gas treating system and compression to move the treated gas to other gas processing facilities in the Delaware Basin.

The estimated maximum quantities of any regulated air contaminants will be as follows in pound per hour (pph) and tons per year (tpy). These reported emissions could change slightly during the course of the Department's review:

Pollutant:	Pounds per hour	Tons per year
Particulate Matter (PM)	1.7	7.2
$PM_{10}$	1.7	7.2
PM <sub>2.5</sub>	1.7	7.2
Sulfur Dioxide (SO <sub>2</sub> )	1269.8	60.6
Nitrogen Oxides (NO <sub>x</sub> )	438.7	105.6
Carbon Monoxide (CO)	847.9	88.2
Volatile Organic Compounds (VOC)	1511.6	163.6
Total sum of all Hazardous Air Pollutants (HAPs)	12.6	12.1
Green House Gas Emission as Total CO <sub>2</sub> e	n/a	8,231,800

The standard and maximum operating schedules of the facility will be 24 hours per day, 7 days a week and a maximum of 52 weeks per year.

The owner and/or operator of the Facility is: ETC Texas Pipeline, Ltd., 600 N Marienfeld St., Suite 700, Midland, TX 79701

If you have any comments about the construction or operation of this facility, and you want your comments to be made as part of the permit review process, you must submit your comments in writing to this address: Permit Programs Manager; New Mexico Environment Department; Air Quality Bureau; 525 Camino de los Marquez, Suite 1; Santa Fe, New Mexico; 87505-1816; (505) 476-4300; 1 800 224-7009; https://www.env.nm.gov/aqb/permit/aqb\_draft\_permits.html. Other comments and questions may be submitted verbally.

Please refer to the company name and site name, or send a copy of this notice along with your comments, since the Department may have not yet received the permit application. Please include a legible return mailing address with your comments. Once the Department has performed a preliminary review of the application and its air quality impacts, the Department's notice will be published in the legal section of a newspaper circulated near the facility location.

General information about air quality and the permitting process can be found at the Air Quality Bureau's web site. The regulation dealing with public participation in the permit review process is 20.2.72.206 NMAC. This regulation can be found in the "Permits" section of this web site.

#### Attención

Este es un aviso de la oficina de Calidad del Aire del Departamento del Medio Ambiente de Nuevo México, acerca de las emisiones producidas por un establecimiento en esta área. Si usted desea información en español, por favor comuníquese con esa oficina al teléfono 505-476-5557.

## **Notice of Non-Discrimination**

#### PUBLIC SERVICE ANNOUNCEMENT

ETC Texas Pipeline, Ltd announces its application to the New Mexico Environment Department for an air quality permit for the modification of its gas plant. The proposed modification consists of installing a gas treating system and compression to move the treated gas to other gas processing facilities. The expected date of application submittal to the Air Quality Bureau is May 27, 2022. This notice is a requirement according to New Mexico air quality regulations.

The exact location for the facility, known as the Jal No. 3 Gas Plant, is at latitude 32 deg, 10 min, 25 sec North and longitude 103 deg, 10 min, 27 sec West. The approximate location of this facility is roughly 4 miles North-Northeast of Jal, NM, in Lea County.

The site is a natural gas processing plant.

The owner and/or operator of the Facility is: ETC Texas Pipeline, Ltd. 600 N. Marienfeld, Suite 700 Midland, TX 79701

Notices were posted at the Jal No. 3 gas plant site and the following three locations:

Woolworth Community Library 100 E. Utah Jal, NM 88252

Jal City Hall 309 S. Main Street Jal, NM 88252

US Post Office 111 South Fourth Street Jal, NM 88252

The address for submitting comments to the NMED is as follows:

New Mexico Environment Department Air Quality Bureau – Permits Section 525 Camino de los Marquez, Suite 1 Santa Fe, New Mexico 87505

### <u>Submittal of Public Service Announcement – Certification</u>

I, <u>Angie Dawson</u>, the undersigned, certify that on <u>May 24, 2022</u>, submitted a public service announcement to KZOR - KIXN- KPZA -KEJL - KYKK/KOOL FM Radio that serves the City\Town\Village of Jal and the surrounding areas, Lea County, New Mexico, in which the source is or is proposed to be located and that RESPONDED THAT IT WOULD AIR THE ANNOUNCEMENT.

Signed this 24 th day of May, 2022,	
Angie Dawson	5/24/22
Signature	Date
Angie Dawson	
Printed Name	
Consultant	
Title {APPLICANT OR RELATIONSHIP TO APPLICANT}	

#### Rita Zebian

**From:** Angie Dawson

**Sent:** Friday, May 27, 2022 11:57 AM **To:** Rita Zebian; Amanda Tipton

**Subject:** Fwd: Radio Public Announcement Needed - Jal 3

**Attachments:** CREDIT CARD FORM.docx

This is the email confirmation for the radio PSA.

#### Get Outlook for iOS

From: Aaron Forrister <aaron@noalmark.com>

Sent: Friday, May 27, 2022 9:38:41 AM

**To:** Angie Dawson <Angie.Dawson@Altamira-US.com> **Subject:** Re: Radio Public Announcement Needed - Jal 3

Hi Angie,

We ran the announcement on 5/26/22.

Thank you!

#### **Aaron Forrister, CRMC**

New Mexico Market Manager KZOR-KIXN-KPZA-KEJL-KLEA-KBIM FM-KBIM 575-318-7217 mobile 575-397-4969 office 575-393-4310 fax 619 North Turner Hobbs, NM 88240



Noalmark Broadcasting Corporation and its stations do not discriminate in advertising contracts on the basis of race or ethnicity, and will not accept any advertising which is intended to discriminate on the basis of race or ethnicity. Advertiser represents and warrants that it is not purchasing advertising time from Noalmark Broadcasting Corporation or its stations that is intended to discriminate on the basis of race or ethnicity.

### **Affidavit of Publication**

STATE OF NEW MEXICO COUNTY OF LEA

I, Daniel Russell, Publisher of the Hobbs News-Sun, a newspaper published at Hobbs, New Mexico, solemnly swear that the clipping attached hereto was published in the regular and entire issue of said newspaper, and not a supplement thereof for a period of 1 issue(s).

> Beginning with the issue dated May 22, 2022 and ending with the issue dated May 22, 2022.

Publisher

Sworn and subscribed to before me this 22nd day of May 2022.

Business Manager

My commission expires January 29, 2023

(Seal)

GUSSIE BLACK Notary Public - State of New Mexico Commission # 1087526 My Comm. Expires Jan 29, 2023

This newspaper is duly qualified to publish legal notices or advertisements within the meaning of Section 3, Chapter 167, Laws of 1937 and payment of fees for said

#### NOTICE OF AIR QUALITY PERMIT APPLICATION

ETC Texas Pipeline, Ltd. announces its application to the New Mexico Environment Department for an air quality permit revision for its gas plant. The expected date of application submittal to the Air Quality Bureau is May 27, 2022.

The exact location for the facility known as Jal No. 3 Gas Plant, is at latitude 32 deg, 10 min, 25 sec and longitude -103 deg, 10 min, 27 sec. The approximate location of this facility is 4 miles north-northeast of Jal in Lea County.

The proposed modification consists of installing a gas treating system and compression to move the treated gas to other gas processing facilities in the Delaware Basin.

The estimated maximum quantities of any regulated air contaminants will be as follows in pound per hour (pph) and tons per year (tpy). These reported emissions could change slightly during the course of the Department's review:

Pollutant:	Pounds per hour	Tons per year	
Particulate Matter (PM)	1.7	7.2	
PM <sub>10</sub>	1.7	7.2	
PM <sub>2,5</sub>	1.7	7.2	
Sulfur Dioxide (SO <sub>2</sub> )	1269.8	60.6	
Nitrogen Oxides (NO <sub>x</sub> )	438.7	105.6	
Carbon Monoxide (CO)	847.9	88.2	
Volatile Organic Compounds (VOC)	1511.6	163.6	
Total sum of all Hazardous Air Pollutants (HAPs)	12.6	12.1	
Green House Gas Emission as Total CO <sub>2</sub> e	n/a	8,231,800	

The standard and maximum operating schedules of the facility will be 24 hours per day, 7 days a week and a maximum of 52 weeks per year.

The owner and/or operator of the Facility is: ETC Texas Pipeline, Ltd., 600 N Marienfeld St., Suite 700, Midland, TX 79701

If you have any comments about the construction or operation of this facility, and you want your comments to be made as part of the permit review process, you must submit your comments in writing to this address: Permit Programs Manager; New Mexico Environment Department; Air Quality Bureau; 525 Camino de los Marquez, Suite 1; Santa Fe, New Mexico; 87505-1816; (505) 476-4300; 1 800 224-7009; https://www.env.nm.gov/aqb/permit/aqb\_draft\_permits.html. Other comments and questions may be submitted verbally.

Please refer to the company name and site name, or send a copy of this notice along with your comments, since the Department may have not yet received the permit application. Please include a legible return mailing address with your comments. Once the Department has performed a preliminary review of the application and its air quality impacts, the Department's notice will be published in the legal section of a newspaper circulated near the facility location.

General information about air quality and the permitting process can be found at the Air Quality Bureau's web site. The regulation dealing with public participation in the permit review process is 20.2.72.206 NMAC. This regulation can be found in the "Permits" section of this web site.

#### Attención

Este es un aviso de la oficina de Calidad del Aire del Departamento del Medio Ambiente de Nuevo México, acerca de las emisiones producidas por un establecimiento en esta área. Si usted desea información en español, por favor comuníquese con esa oficina al teléfono 505-476-5557.

#### Notice of Non-Discrimination

NMED does not discriminate on the basis of race, color, national origin, disability, age or sex in the administration of its programs or activities, as required by applicable laws and regulations. NMED is responsible for coordination of compliance efforts and receipt of inquiries concerning non-discrimination requirements implemented by 40 C.F.R. Part 7, including Title VI of the Civil Rights Act of 1964, as amended; Section 504 of the Rehabilitation Act of 1973; the Age Discrimination Act of 1975, Title IX of the Education Amendments of 1972, and Section 13 of the Federal Water Pollution Control Act Amendments of 1972. If you have any questions about this notice or any of NMED's non-discrimination programs, policies or procedures, or if you believe that you have been discriminated against with respect to a NMED program or activity, you may contact: Kathryn Becker, Non-Discrimination Coordinator, NMED, 1190 St. Francis Dr., Suite N4050, P.O. Box 5469, Santa Fe, NM 87502, (505) 827-2855, nd.coordinator@state.nn.us. You may also visit our website at https://www.env.nn.gov/non-employee-discrimination-complaint-page/ to learn how and where to file a complaint of discrimination.

67111991

00267063

ATTN: RITA ZEBIAN ALTAMIRA-US, LLC 4950 N O'CONNER RD, STE 104 IRVING, TX 75062

STATE OF NEW MEXICO COUNTY OF LEA

I, Daniel Russell, Publisher of the Hobbs News-Sun, a newspaper published at Hobbs, New Mexico, solemnly swear that the clipping attached hereto was published in the regular and entire issue of said newspaper, and not a supplement thereof for a period of 1 issue(s).

> Beginning with the issue dated May 22, 2022 and ending with the issue dated May 22, 2022.

Publisher

Sworn and subscribed to before me this 22nd day of May 2022.

**Business Manager** 

My commission expires January 29, 2023

(Seal)

**GUSSIE BLACK** Notary Public - State of New Mexico Commission # 1087526 My Comm. Expires Jan 29, 2023

This newspaper is duly qualified to publish legal notices or advertisements within the meaning of Section 3, Chapter 167, Laws of 1937 and payment of fees for said

#### LEGAL NOTICE May 22, 2022

#### NOTICE OF AIR QUALITY PERMIT APPLICATION

Affidavit of Publication

ETC Texas Pipeline, Ltd. announces its application to the New Mexico Environment Department for an air quality permit revision for its gas plant. The expected date of application submittal to the Air Quality Bureau is May 27, 2022.

The exact location for the facility known as Jal No. 3 Gas Plant, is at latitude 32 deg, 10 min, 25 sec and longitude -103 deg, 10 min, 27 sec. The approximate location of this facility is 4 miles north-northeast of Jal in Lea County.

The proposed modification consists of installing a gas treating system and compression to move the treated gas to other gas processing facilities in the Delaware Basin.

The estimated maximum quantities of any regulated air contaminants will be as follows in pound per hour (pph) and tons per year (tpy). These reported emissions could change slightly during the course of the Department's review:

Pollutant:	Daymala navila	
Particulate Matter (PM)	Pounds per hour	Tons per year
PM <sub>10</sub>	1.7	7.2
PMor	1.7	7.2
Sulfur Dioxide (SO <sub>o</sub> )	1269.8	7.2
Nitrogen Oxides (NO.)	438.7	60.6 105.6
Carbon Monoxide (CO)	847.9	88.2
Volatile Organic Compounds (VOC)	1511.6	163.6
Total sum of all Hazardous Air Pollutants (HAPs)	12.6	12.1
Green House Gas Emission as Total CO2e	n/a	8,231,800

The standard and maximum operating schedules of the facility will be 24 hours per day, 7 days a week and a maximum of 52 weeks per year.

The owner and/or operator of the Facility is: ETC Texas Pipeline, Ltd., 600 N Marienfeld St., Suite 700, Midland, TX 79701

If you have any comments about the construction or operation of this facility, and you want your comments to be made as part of the permit review process, you must submit your comments in writing to this address: Permit Programs Manager; New Mexico Environment Department; Air Quality Bureau; 525 Camino de los Marquez, Suite 1; Santa Fe, New Mexico; 87505-1816; (505) 476-4300; 1 800 224-7009; https://www.env.nm.gov/aqb/permit/aqb\_draft\_permits.html. Other comments and questions may be submitted verbally.

Please refer to the company name and site name, or send a copy of this notice along with your comments, since the Department may have not yet received the permit application. Please include a legible return mailing address with your comments. Once the Department has performed a preliminary review of the application and its air quality impacts, the Department's notice will be published in the legal section of a newspaper circulated near the facility location.

General information about air quality and the permitting process can be found at the Air Quality Bureau's web site. The regulation dealing with public participation in the permit review process is 20.2.72.206 NMAC. This regulation can be found in the "Permits" section of this web site.

Attención

Este es un aviso de la oficina de Calidad del Aire del Departamento del Medio Ambiente de Nuevo México, acerca de las emisiones producidas por un establecimiento en esta área. Si usted desea información en español, por favor comuniquese con esa oficina al teléfono 505-476-5557.

Notice of Non-Discrimination

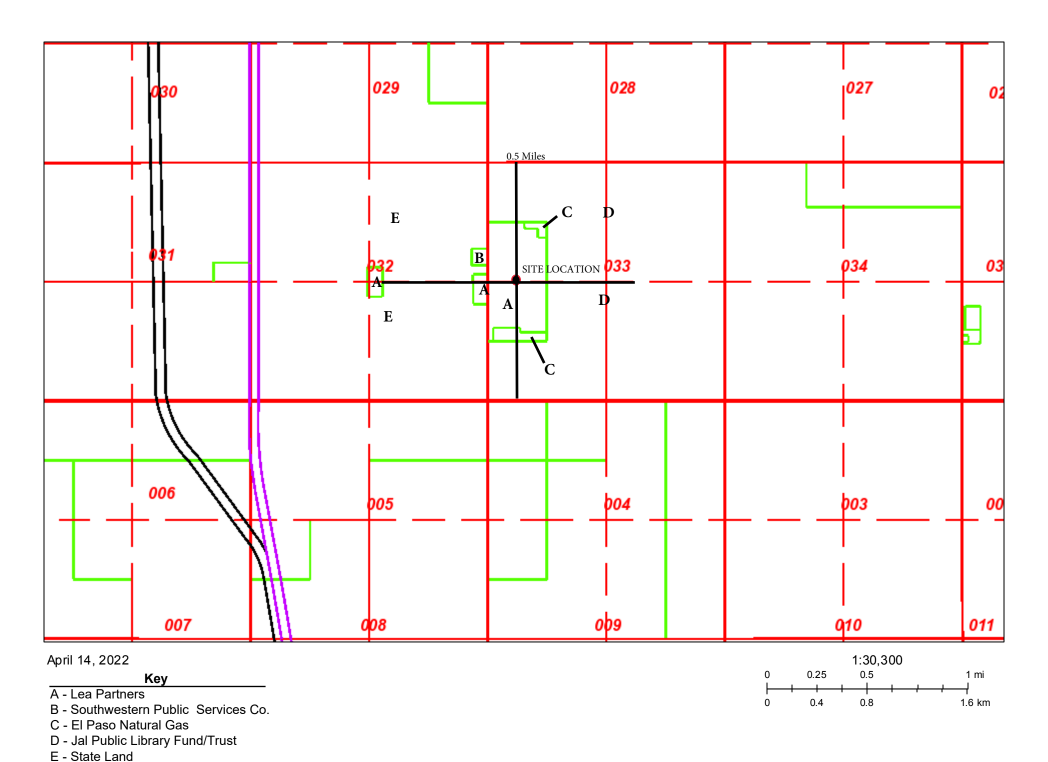
Notice of Non-Discrimination

NMED does not discriminate on the basis of race, color, national origin, disability, age or sex in the administration of its programs or activities, as required by applicable laws and regulations. NMED is responsible for coordination of compliance efforts and receipt of Inquiries concerning non-discrimination requirements implemented by 40 C.F.R. Part 7, including Title VI of the Civil Rights Act of 1964, as amended; Section 504 of the Rehabilitation Act of 1973; the Age Discrimination Act of 1975, Title IX of the Education Amendments of 1972, and Section 13 of the Federal Water Pollution Control Act Amendments of 1972. If you have any questions about this notice or any of NMED's non-discrimination programs, policies or procedures, or if you believe that you have been discriminated against with respect to a NMED program or activity, you may contact: Kathryn Becker, Non-Discrimination Coordinator, NMED, 1190 St. Francis Dr., Suite N4050, P.O. Box 5469, Santa Fe, NM 87502, (505) 827-2855, nd.coordinator@state.nm.us. You may also visit our website at https://www.env.nm.gov/non-employee-discrimination-complaint-page/ to learn how and where to file a complaint of discrimination.

67111991

00267060

ATTN: RITA ZEBIAN ALTAMIRA-US, LLC 4950 N O'CONNER RD, STE 104 IRVING, TX 75062



### Written Description of the Routine Operations of the Facility

A written description of the routine operations of the facility. Include a description of how each piece of equipment will be operated, how controls will be used, and the fate of both the products and waste generated. For modifications and/or revisions, explain how the changes will affect the existing process. In a separate paragraph describe the major process bottlenecks that limit production. The purpose of this description is to provide sufficient information about plant operations for the permit writer to determine appropriate emission sources.

The facility is a natural gas treating and processing plant. Natural gas is treaterd in amine sweetening units to remove acid gas, consisting of approximately  $\sim 18\%$  CO<sub>2</sub> and  $\sim 18\%$  H<sub>2</sub>S, with traces of other gases. The sweetened gas is then dehydrated in a glycol dehydrator and processed to separate residue gas, primarily methane, from the liquids, including the higher carbon number hydrocarbon fractions.

Acid gas removed from the natural gas stream by the sweetening units directed to a Class II underground injection disposal well, permitted by the Oil Conservation Division (OCD).

This project will install at Jal 3 a gas treating system and compression to move the treated gas to other gas processing facilities in the Delaware Basin. The current treating and cryo processing facilities at Jal 3 will be shut down along with most of the auxiliary facilities that supported that treating and processing. A new amine unit will be installed to treat the incoming gas. The treated gas will be compressed to pipeline delivery pressure by two new compressor units. After compression, the treated gas will flow to a new glycol dehydration unit. Vapors from the still vent will be sent to a flare and vapors from the flash tank will be routed to the site's fuel system.

The condensate stabilizer system currently in operation will remain. However, the boiler that supplies the steam will be shut down and the steam heat will be replaced with a fired HMO.

Acid gas removed from the natural gas stream by the sweetening unit is directed to a new AGI unit where the acid gas is injected into the underground injection well.

Form-Section 10 last revised: 8/15/2011 Section 10, Page 1 Saved Date: 6/9/2022

#### **Source Determination**

Source submitting under 20.2.70, 20.2.72, 20.2.73, and 20.2.74 NMAC

Sources applying for a construction permit, PSD permit, or operating permit shall evaluate surrounding and/or associated sources (including those sources directly connected to this source for business reasons) and complete this section. Responses to the following questions shall be consistent with the Air Quality Bureau's permitting guidance, Single Source Determination Guidance, which may be found on the Applications Page in the Permitting Section of the Air Quality Bureau website.

Typically, buildings, structures, installations, or facilities that have the same SIC code, that are under for of

common ownership or control, and that are contiguous or adjacent constitute a single stationary so	
20.2.70, 20.2.72, 20.2.73, and 20.2.74 NMAC applicability purposes. Submission of your anathese factors in support of the responses below is optional, unless requested by NMED.	llysis
<b>A. Identify the emission sources evaluated in this section</b> (list and describe): Jal #3 Gas Plant	
B. Apply the 3 criteria for determining a single source:  SIC Code: Surrounding or associated sources belong to the same 2-digit industrial grouping (2-digit SIC code) as this facility, OR surrounding or associated sources that belong to different 2-digit SIC codes are support facilities for this source.	
ĭ Yes □ No	
<u>Common</u> <u>Ownership or Control</u> : Surrounding or associated sources are under common ownership or control as this source.	
ĭ Yes □ No	
<u>Contiguous or Adjacent</u> : Surrounding or associated sources are contiguous or adjacent with this source.	
<b>⊠</b> Yes □ No	
C. Make a determination:  The source, as described in this application, constitutes the entire source for 20.2.70, 20.2.72, 2 or 20.2.74 NMAC applicability purposes. If in "A" above you evaluated only the source that is subject of this application, all "VES" boyes should be checked. If in "A" above you evaluated	s the

- 3, subject of this application, all "YES" boxes should be checked. If in "A" above you evaluated other sources as well, you must check AT LEAST ONE of the boxes "NO" to conclude that the source, as described in the application, is the entire source for 20.2.70, 20.2.72, 20.2.73, and 20.2.74 NMAC applicability purposes.
- ☐ The source, as described in this application, **does not** constitute the entire source for 20.2.70, 20.2.72, 20.2.73, or 20.2.74 NMAC applicability purposes (A permit may be issued for a portion of a source). The entire source consists of the following facilities or emissions sources (list and describe):

# Section 12.A PSD Applicability Determination for All Sources

(Submitting under 20.2.72, 20.2.74 NMAC)

A PSD applicability determination for all sources. For sources applying for a significant permit revision, apply the applicable requirements of 20.2.74.AG and 20.2.74.200 NMAC and to determine whether this facility is a major or minor PSD source, and whether this modification is a major or a minor PSD modification. It may be helpful to refer to the procedures for Determining the Net Emissions Change at a Source as specified by Table A-5 (Page A.45) of the EPA New Source Review Workshop Manual to determine if the revision is subject to PSD review.

A.	This faci	lity is:
		a minor PSD source before and after this modification (if so, delete C and D below). a major PSD source before this modification. This modification will make this a PSD minor source.
		an existing PSD Major Source that has never had a major modification requiring a BACT analysis.
		an existing PSD Major Source that has had a major modification requiring a BACT analysis
		a new PSD Major Source after this modification.

### **Determination of State & Federal Air Quality Regulations**

This section lists each state and federal air quality regulation that may apply to your facility and/or equipment that are stationary sources of regulated air pollutants.

Not all state and federal air quality regulations are included in this list. Go to the Code of Federal Regulations (CFR) or to the Air Quality Bureau's regulation page to see the full set of air quality regulations.

#### **Required Information for Specific Equipment:**

For regulations that apply to specific source types, in the 'Justification' column **provide any information needed to determine if the regulation does or does not apply**. **For example**, to determine if emissions standards at 40 CFR 60, Subpart IIII apply to your three identical stationary engines, we need to know the construction date as defined in that regulation; the manufacturer date; the date of reconstruction or modification, if any; if they are or are not fire pump engines; if they are or are not emergency engines as defined in that regulation; their site ratings; and the cylinder displacement.

#### Required Information for Regulations that Apply to the Entire Facility:

See instructions in the 'Justification' column for the information that is needed to determine if an 'Entire Facility' type of regulation applies (e.g. 20.2.70 or 20.2.73 NMAC).

#### **Regulatory Citations for Regulations That Do Not, but Could Apply:**

If there is a state or federal air quality regulation that does not apply, but you have a piece of equipment in a source category for which a regulation has been promulgated, you must provide the low level regulatory citation showing why your piece of equipment is not subject to or exempt from the regulation. For example if you have a stationary internal combustion engine that is not subject to 40 CFR 63, Subpart ZZZZ because it is an existing 2 stroke lean burn stationary RICE with a site rating of more than 500 brake HP located at a major source of HAP emissions, your citation would be 40 CFR 63.6590(b)(3)(i). We don't want a discussion of every non-applicable regulation, but if it is possible a regulation could apply, explain why it does not. For example, if your facility is a power plant, you do not need to include a citation to show that 40 CFR 60, Subpart OOO does not apply to your non-existent rock crusher.

#### **Regulatory Citations for Emission Standards:**

For each unit that is subject to an emission standard in a source specific regulation, such as 40 CFR 60, Subpart OOO or 40 CFR 63, Subpart HH, include the low level regulatory citation of that emission standard. Emission standards can be numerical emission limits, work practice standards, or other requirements such as maintenance. Here are examples: a glycol dehydrator is subject to the general standards at 63.764C(1)(i) through (iii); an engine is subject to 63.6601, Tables 2a and 2b; a crusher is subject to 60.672(b), Table 3 and all transfer points are subject to 60.672(e)(1)

#### **Federally Enforceable Conditions:**

All federal regulations are federally enforceable. All Air Quality Bureau State regulations are federally enforceable except for the following: affirmative defense portions at 20.2.7.6.B, 20.2.7.110(B)(15), 20.2.7.11 through 20.2.7.113, 20.2.7.115, and 20.2.7.116; 20.2.37; 20.2.42; 20.2.43; 20.2.62; 20.2.63; 20.2.86; 20.2.89; and 20.2.90 NMAC. Federally enforceable means that EPA can enforce the regulation as well as the Air Quality Bureau and federally enforceable regulations can count toward determining a facility's potential to emit (PTE) for the Title V, PSD, and nonattainment permit regulations.

INCLUDE ANY OTHER INFORMATION NEEDED TO COMPLETE AN APPLICABILITY DETERMINATION OR THAT IS RELEVENT TO YOUR FACILITY'S NOTICE OF INTENT OR PERMIT.

EPA Applicability Determination Index for 40 CFR 60, 61, 63, etc: http://cfpub.epa.gov/adi/

To save paper and to standardize the application format, delete this sentence, and begin your submittal for this attachment on this page.

#### **Example of a Table for STATE REGULATIONS:**

Form-Section 13 last revised: 5/29/2019 Section 13, Page 1 Saved Date: 6/9/2022

STATE REGU- LATIONS CITATION	Title	Applies? Enter Yes or No	Unit(s) or Facility	JUSTIFICATION:  (You may delete instructions or statements that do not apply in the justification column to shorten the document.)
20.2.1 NMAC	General Provisions	Yes	Facility	General Provisions apply to Notice of Intent, Construction, and Title V permit applications.
20.2.3 NMAC	Ambient Air Quality Standards NMAAQS	Yes	Facility	If subject, this would normally apply to the entire facility.  20.2.3 NMAC is a State Implementation Plan (SIP) approved regulation that limits the maximum allowable concentration of, Sulfur Compounds, Carbon Monoxide and Nitrogen Dioxide.  Title V applications, see exemption at 20.2.3.9 NMAC  The TSP NM ambient air quality standard was repealed by the EIB effective
20.2.7 NMAC	Excess Emissions	Yes	Facility	November 30, 2018.  If subject, this would normally apply to the entire facility.  If your entire facility or individual pieces of equipment are subject to emissions limits in a permit or numerical emissions standards in a federal or state regulation, this applies. This would not apply to Notices of Intent since these are not permits.
20.2.23 NMAC	Fugitive Dust Control	No	Facility	The facility is not located in Doña Ana or Luna Counties, and is therefore not subject to 40 CFR §51.930 or 20.2.23 NMAC.
20.2.33 NMAC	Gas Burning Equipment - Nitrogen Dioxide	No	N/A	This facility does not have existing gas burning equipment having a heat input of greater than 1,000,000 million British Thermal Unit per year per unit. The facility is not subject to this regulation and does not have emission sources that meet the applicability requirements under 20.2.33.108 NMAC.
20.2.34 NMAC	Oil Burning Equipment: NO <sub>2</sub>	No	N/A	This facility does not have existing oil burning equipment having a heat input of greater than 1,000,000 million British Thermal Unit per year per unit. The facility is not subject to this regulation and does not have emission sources that meet the applicability requirements under 20.2.34.108 NMAC.
20.2.35 NMAC	Natural Gas Processing Plant – Sulfur	Yes	Facility	This regulation establishes sulfur emission standards for natural gas processing plants. The facility meets the definition of a new natural gas processing plant (the incinerator was added to the facility in 1976) under this regulation and is subject to the requirements of this regulation [20.2.35.7 (B) NMAC]. The facility meets the requirements under 20.2.35.110(B).
20.2.37 and 20.2.36 NMAC	Petroleum Processing Facilities and Petroleum Refineries	N/A	N/A	These regulations were repealed by the Environmental Improvement Board. If you had equipment subject to 20.2.37 NMAC before the repeal, your combustion emission sources are now subject to 20.2.61 NMAC.
20.2.38 NMAC	Hydrocarbon Storage Facility	No	N/A	Not applicable as facility does not have petroleum storage tanks with a capacity > 20,000 gallons.  In addition this plant does not contain a "tank battery" or a "hydrocarbon storage facility" as these terms are understood.
20.2.39 NMAC	Sulfur Recovery Plant - Sulfur	No	N/A	The facility will not operate a sulfur recovery plant.
20.2.61.109 NMAC	Smoke & Visible Emissions	Yes	C-1 thru C-6, 12H, 13H, 14H, 8F, 9F, 10F	This regulation that limits opacity to 20% applies to Stationary Combustion  Equipment, such as engines, boilers, heaters, and flares. The combustion equipment at the facility is subject to this regulation.
20.2.70 NMAC	Operating Permits	Yes	Facility	After issuance of this permit revision, Jal 3 will be major for NOx and VOC. Jal 3 has been issued operating permit P-090-R3
20.2.71 NMAC	Operating Permit Fees	Yes	Facility	This regulation established a schedule of operating permit emission fees. The facility is subject to 20.2.70 NMAC and is therefore subject to requirements of this regulation.

STATE REGU- LATIONS CITATION	Title	Applies? Enter Yes or No	Unit(s) or Facility	JUSTIFICATION:  (You may delete instructions or statements that do not apply in the justification column to shorten the document.)
20.2.72 NMAC	Construction Permits	Yes	Facility	The objective of this part is to establish the requirements for obtaining a construction permit. The facility is subject as emissions are greater than 10 lb/hr and 25 tpy of regulated air contaminants for which there are National or New Mexico Ambient Air Quality Standards.
20.2.73 NMAC	NOI & Emissions Inventory Requirements	Yes	Facility	The regulation establishes emission inventory requirements. The facility meets the applicability requirements of 20.2.73.300.A.1 NMAC.
20.2.74 NMAC	Permits – Prevention of Significant Deterioration (PSD)	No	Facility	After issuance of this permit revisions, Jal 3 will no longer be classified as a PSD source.
20.2.75 NMAC	Construction Permit Fees	Yes	Facility	This regulation establishes a schedule of construction permit emission fees. The facility is subject to 20.2.72 NMAC and is therefore subject to requirements of this regulation.
20.2.77 NMAC	New Source Performance	Yes	C-1 thru C-6, 8F, 9F, 10F, FUG1, FUG2, DR2, amine unit	These sources are subject to the requirements of 40 CFR Part 60.
20.2.78 NMAC	Emission Standards for HAPS	No	N/A	This facility emits hazardous air pollutants which are not subject to the requirements of 40 CFR Part 61.
20.2.79 NMAC	Permits – Nonattainment Areas	No	N/A	This regulation does not apply because the facility is not located in a nonattainment area.
20.2.80 NMAC	Stack Heights	No	N/A	This regulation established requirements for the evaluation of stack heights and other dispersion techniques. The stacks at the facility will follow good engineering practices. This regulation does not apply as all stacks at the facility will follow good engineering practice.
20.2.82 NMAC	MACT Standards for source categories of HAPS	Yes	DR2, C-1 thru C-6, 12H, 13H, 14H	The facility permitted HAP emissions will decrease to less than the major HAP source threshold, the facility was previously classified as a major HAP source and requests that the facility status be changed.  The facility will no longer be subject to the major source requirements of 40 CFR 63 Subpart HH, Subpart ZZZZ, and Subpart DDDDD.

Example of a Table for Applicable FEDERAL REGULATIONS (Note: This is not an exhaustive list):

	Example of a Table for Applicable FEDERAL REGULATIONS (Note: This is not an exhaustive list):					
FEDERAL REGU- LATIONS CITATION	Title	Applies? Enter Yes or No	Unit(s) or Facility	JUSTIFICATION:		
40 CFR 50	NAAQS	Yes	Facility	This regulation defines national ambient air quality standards. The facility meets all applicable national ambient air quality standards for NOx, CO, SO <sub>2</sub> , H <sub>2</sub> S, PM <sub>10</sub> , and PM <sub>2.5</sub> under this regulation.		
NSPS 40 CFR 60, Subpart A	General Provisions	Yes	C-1 thru C-6, 8F, 10F, 9F, FUG1, FUG2, DR2, amine unit	Applies if any other Subpart in 40 CFR 60 applies. NSPS KKK, Db, Dc, JJJJ, OOOO, OOOOa, and LLL apply.		
NSPS 40 CFR60.40a, Subpart Da	Subpart Da, Performance Standards for Electric Utility Steam Generating Units	No	N/A	This regulation establishes standards for performance for electric utility steam generating units. This regulation does not apply because the facility does not operate any electric utility steam generating units.		
NSPS 40 CFR60.40b Subpart Db	Electric Utility Steam Generating Units	No	N/A	This regulation established standards for performance for industrial-commercial-institutional steam generating units. The regulation does not apply because the facility does not operate any industrial-commercial-institutional steam generating units with heat inputs greater than 100 MMBtu/hr.		
40 CFR 60.40c, Subpart Dc	Standards of Performance for Small Industrial- Commercial- Institutional Steam Generating Units	Yes	12H, 14H	Applicability: facility has steam generating units for which construction, modification or reconstruction is commenced after June 9, 1989 and that have a maximum design heat input capacity of 29 MW (100 MMBtu/hr) or less, but greater than or equal to 2.9 MW (10 MMBtu/hr). This regulation applies to units 12H and 14H.		
NSPS 40 CFR 60, Subpart Ka	Standards of Performance for Storage Vessels for Petroleum Liquids for which Construction, or Modification Commenced After May 18, 1978, and Prior to July 23, 1984	No	N/A	Not applicable as there are no petroleum liquid storage vessels that commenced construction, reconstruction, or modification after May 18, 1978 and prior to July 23, 1984 and/or have capacities greater than 40,000 gallons.		
NSPS 40 CFR 60, Subpart Kb	Standards of Performance for Volatile Organic Liquid Storage Vessels (Including	No	N/A	Not applicable as there are no volatile organic liquid storage vessels which commenced construction, reconstruction, or modification after July 23, 1984 and/or which have capacities greater than 75 cubic meters (m 3).		

Form-Section 13 last revised: 5/29/2019

Section 13, Page 4

FEDERAL REGU- LATIONS CITATION	Title	Applies? Enter Yes or No	Unit(s) or Facility	JUSTIFICATION:
	Petroleum Liquid Storage Vessels) for Which Construction, Reconstruction, or Modification Commenced <b>After</b> July 23, 1984			
NSPS 40 CFR 60.330 Subpart GG	Stationary Gas Turbines	No	N/A	This regulation establishes standards of performance for stationary gas turbines. The facility does not operate stationary gas turbines and is therefore not subject to this regulation.
NSPS 40 CFR 60, Subpart KKK	Leaks of VOC from Onshore Gas Plants	No	N/A	NSPS KKK applies to equipment leaks of VOC from natural gas processing plants constructed, reconstructed or modified after January 20, 1984 and on or before August 23, 2011. This subpart does not apply to equipment not in wet gas or VOC service. The new equipment will not be subject to this regulation.
NSPS 40 CFR Part 60 Subpart LLL	Standards of Performance for Onshore Natural Gas Processing: SO <sub>2</sub> Emissions	No	N/A	Does not apply at amine units that send acid gas to acid gas re-injection well (AGI).
NSPS 40 CFR Part 60 Subpart OOOO	Standards of Performance for Crude Oil and Natural Gas Production, Transmission, and Distribution for which construction, modification or reconstruction commenced after August 23, 2011 and before September 18, 2015	Yes	C-1, C- 2, C-3, C-4	NSPS OOOO is applicable to the compressor of engine Units C1-C4 since construction commenced after August 23, 2011 (40 CFR 60.5365(e)). In addition, component changes associated with Units C1-C4 are considered a modification under NSPS OOOO. Therefore, NSPS OOOO (rather than NSPS KKK) applies to these specific fugitive components (portion of FUG1).
NSPS 40 CFR Part 60 Subpart OOOOa	Standards of Performance for Crude Oil and Natural Gas Facilities for which Construction, Modification or Reconstruction Commenced After September 18, 2015	Yes	C-5, C-6	NSPS OOOOa is applicable to the compressors of engine Units C5-C6 since construction will commence after September 18, 2015 (40 CFR 60.5365(e)). NSPS OOOOa (rather than NSPS KKK) will apply to these specific fugitive components (portion of FUG1) and other process areas with applicable VOC.
NSPS 40 CFR 60 Subpart IIII	Standards of performance for Stationary Compression Ignition Internal Combustion Engines	No	N/A	This regulation establishes standards of performance for stationary compression ignition internal combustion engines. This facility does not have compression ignition internal combustion engines. This regulation does not apply.
NSPS 40 CFR Part 60 Subpart	Standards of Performance for Stationary Spark Ignition Internal	Yes	C-1, C- 2, C-3, C-4, C- 5, C-6	The engines are subject to NSPS JJJJ per 60.4230(a)(4)(i) and the standards in 60.4233(e) and Table 1.  C1 – C4  • 3550 hp

FEDERAL REGU- LATIONS CITATION	Title	Applies? Enter Yes or No	Unit(s) or Facility	JUSTIFICATION:
JJJJ	Combustion Engines			Mfr dates – 8/7/2018, 1/2/2008, 1/2/2008, and 1/2/2008     4SLB
				C5 – C-6  • 1875 hp  • Mfr date – Post 7/1/2010  • 4SLB
NSPS 40 CFR 60 Subpart TTTT	Standards of Performance for Greenhouse Gas Emissions for Electric Generating Units	No	N/A	There will be no electric generating units at the site.
NSPS 40 CFR 60 Subpart UUUU	Emissions Guidelines for Greenhouse Gas Emissions and Compliance Times for Electric Utility Generating Units	No	N/A	There will be no electric generating units at the site.
NSPS 40 CFR 60, Subparts WWW, XXX, Cc, and Cf	Standards of performance for Municipal Solid Waste (MSW) Landfills	No	N/A	The Facility is not a municipal solid waste landfill.
NESHAP 40 CFR 61 Subpart A	General Provisions	No	N/A	This part applies to the owner or operator of any stationary source for which a standard is prescribed under this part.
NESHAP 40 CFR 61 Subpart E	National Emission Standards for Mercury	No	N/A	The provisions of this subpart are applicable to those stationary sources which process mercury ore to recover mercury, use mercury chlor-alkali cells to produce chlorine gas and alkali metal hydroxide, and incinerate or dry wastewater treatment plant sludge. This facility does not process mercury therefore this regulation does not apply.
NESHAP 40 CFR 61 Subpart V	National Emission Standards for <b>Equipment Leaks</b> (Fugitive Emission Sources)	No	N/A	The provisions of this subpart apply to each of the following sources that are intended to operate in volatile hazardous air pollutant (VHAP) service: pumps, compressors, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, connectors, surge control vessels, bottoms receivers, and control devices or systems required by this subpart. VHAP service means a piece of equipment either contains or contacts a fluid (liquid or gas) that is at least 10 percent by weight of VHAP. VHAP means a substance regulated under this subpart for which a standard for equipment leaks of the substance has been promulgated. Benzene is a VHAP (See 40 CFR 61 Subpart J). The regulated activities subject to this regulation do not take place at this facility. The facility is not subject to this regulation.
MACT 40 CFR 63, Subpart A	General Provisions	Yes	C-1, C- 2, C-3, C-4, C- 5, C-6, DR2	Applies if any other subpart in 40 CFR 63 applies.
MACT 40 CFR 63.760 Subpart HH	Oil and Natural Gas Production Facilities	Yes	DR2	This facility is Subject to the requirements of 40 CFR 63 Subpart HH Facility is a minor source for HAPs (including formaldehyde and total HAPs), as indicated by this application and will comply with the minor source requirements of Subpart HH.

FEDERAL REGU- LATIONS CITATION	Title	Applies? Enter Yes or No	Unit(s) or Facility	JUSTIFICATION:
MACT 40 CFR 63 Subpart HHH		No	N/A	This subpart applies to owners and operators of natural gas transmission and storage facilities that transport or store natural gas prior to entering the pipeline to a local distribution company or to a final end user (if there is no local distribution company), and that are major sources of hazardous air pollutants (HAP) emissions as defined in §63.1271. See link below  40 CFR 63 Subpart HHH
MACT 40 CFR 63 Subpart DDDDD	National Emission Standards for Hazardous Air Pollutants for Major Industrial, Commercial, and Institutional Boilers & Process Heaters	No	N/A	This subpart established national emission limitation and work practice standards for hazardous air pollutants (HAP) emitted from industrial, commercial, and institutional boilers and process heaters located at major sources of HAP. This facility is not a major source of HAP. This regulation does not apply.
MACT 40 CFR 63 Subpart UUUUU	National Emission Standards for Hazardous Air Pollutants Coal & Oil Fire Electric Utility Steam Generating Unit	No	N/A	This subpart establishes national emission limitations and work practice standards for hazardous air pollutants (HAP) emitted from coal- and oil-fired electric utility steam generating units (EGUs) as defined in §63.10042 of this subpart. This facility does not contain the affected source. This regulation does not apply.
MACT 40 CFR 63 Subpart ZZZZ	National Emissions Standards for Hazardous Air Pollutants for Stationary Reciprocating Internal Combustion Engines (RICE MACT)	Yes	C-1, C- 2, C-3, C-4, C- 5, C-6	The engines are subject to MACT ZZZZ and meet the requirements by complying with NSPS JJJJ per 63.6590(c)(1).
40 CFR 64	Compliance Assurance Monitoring	Yes	AGI	CAM applies to the acid gas re-injection well and a plan is attached to Permit 1092-M8R2 as Appendix B.  The IC engines at the facility equipped with catalysts are not in themselves major sources.  The dehy (DR2) is exempt from CAM because it is subject to an HH emission limit (glycol dehydration unit process vent standard) proposed after Nov. 15, 1990. (64.2(b)(1)(i))
40 CFR 68	Chemical Accident Prevention	Yes	Facility	Jal 3 is subject to the rule.
Title IV – Acid Rain 40 CFR 72	Acid Rain	No	N/A	Jal 3 is not an Acid Rain source.

FEDERAL REGU- LATIONS CITATION	Title	Applies? Enter Yes or No	Unit(s) or Facility	JUSTIFICATION:
Title IV – Acid Rain 40 CFR 73	Sulfur Dioxide Allowance Emissions	No	N/A	Jal 3 is not an Acid Rain source.
Title IV-Acid Rain 40 CFR 75	Continuous Emissions Monitoring	No	N/A	Jal 3 is not an Acid Rain source.
Title IV – Acid Rain 40 CFR 76	Acid Rain Nitrogen Oxides Emission Reduction Program	No	N/A	Jal 3 is not an Acid Rain source.
Title VI – 40 CFR 82	Protection of Stratospheric Ozone	Yes	N/A	(82.150) if you service, maintain, or repair appliances, dispose of appliances, refrigerant reclaimers, if you are an owner or operator of an appliance, if you are a manufacturer of appliances or of recycling and recovery equipment, if you are an approved recycling and recovery equipment testing organization, and/or if you sell or offer for sell or purchase class I or class I refrigerants.  ETC owns appliances containing CFCs and is therefore technically subject to this requirement. ETC uses only certified technicians for the maintenance, service, repair, and disposal of appliances and maintains the appropriate records for this requirement.

### **Operational Plan to Mitigate Emissions**

(Submitting under 20.2.70, 20.2.72, 20.2.74 NMAC)

Title V Sources (20.2.70 NMAC): By checking this box and certifying this application the permittee certifies that it has
developed an Operational Plan to Mitigate Emissions During Startups, Shutdowns, and Emergencies defining the
measures to be taken to mitigate source emissions during startups, shutdowns, and emergencies as required by
20.2.70.300.D.5(f) and (g) NMAC. This plan shall be kept on site to be made available to the Department upon request.
This plan should not be submitted with this application.

- NSR (20.2.72 NMAC), PSD (20.2.74 NMAC) & Nonattainment (20.2.79 NMAC) Sources: By checking this box and certifying this application the permittee certifies that it has developed an <u>Operational Plan to Mitigate Source Emissions</u>

  <u>During Malfunction, Startup, or Shutdown</u> defining the measures to be taken to mitigate source emissions during malfunction, startup, or shutdown as required by 20.2.72.203.A.5 NMAC. This plan shall be kept on site to be made available to the Department upon request. This plan should not be submitted with this application.
- **Title V** (20.2.70 NMAC), **NSR** (20.2.72 NMAC), **PSD** (20.2.74 NMAC) & **Nonattainment** (20.2.79 NMAC) Sources: By checking this box and certifying this application the permittee certifies that it has established and implemented a Plan to Minimize Emissions During Routine or Predictable Startup, Shutdown, and Scheduled Maintenance through work practice standards and good air pollution control practices as required by 20.2.7.14.A and B NMAC. This plan shall be kept on site or at the nearest field office to be made available to the Department upon request. This plan should not be submitted with this application.

\_\_\_\_\_

Startup and shutdown procedures are based on manufacturer's recommendations or ETC's experience with specific equipment. The procedures are designed to proactively address the potential for malfunction to the greatest extent possible. These procedures dictate a sequence of operations that are designed to minimize emissions from the facility during events that result in shutdown and subsequent startup. Equipment located at the facility is equipped with various safety devices and features that aid in the prevention of excess emissions in the event of an operational emergency. If an operational emergency does occur and excess emissions occur, ETC will submit the required Excess Emissions Report per 20.2.7 NMAC. Corrective action to eliminate the excess emissions and prevent recurrence in the future will be undertaken as quickly as safety allows. ETC has developed an Operational Plan to Mitigate Emissions During Startups, Shutdowns, and Malfunctions as required by 20.2.70.300.D.5 NMAC. This plan is kept on site and will be made available to the Department upon request.

### **Alternative Operating Scenarios**

(Submitting under 20.2.70, 20.2.72, 20.2.74 NMAC)

Alternative Operating Scenarios: Provide all information required by the department to define alternative operating scenarios. This includes process, material and product changes; facility emissions information; air pollution control equipment requirements; any applicable requirements; monitoring, recordkeeping, and reporting requirements; and compliance certification requirements. Please ensure applicable Tables in this application are clearly marked to show alternative operating scenario.

Construction Scenarios: When a permit is modified authorizing new construction to an existing facility, NMED includes a condition to clearly address which permit condition(s) (from the previous permit and the new permit) govern during the interval between the date of issuance of the modification permit and the completion of construction of the modification(s). There are many possible variables that need to be addressed such as: Is simultaneous operation of the old and new units permitted and, if so for example, for how long and under what restraints? In general, these types of requirements will be addressed in Section A100 of the permit, but additional requirements may be added elsewhere. Look in A100 of our NSR and/or TV permit template for sample language dealing with these requirements. Find these permit templates at: <a href="https://www.env.nm.gov/aqb/permit/aqb\_pol.html">https://www.env.nm.gov/aqb/permit/aqb\_pol.html</a>. Compliance with standards must be maintained during construction, which should not usually be a problem unless simultaneous operation of old and new equipment is requested.

In this section, under the bolded title "Construction Scenarios", specify any information necessary to write these conditions, such as: conservative-realistic estimated time for completion of construction of the various units, whether simultaneous operation of old and new units is being requested (and, if so, modeled), whether the old units will be removed or decommissioned, any PSD ramifications, any temporary limits requested during phased construction, whether any increase in emissions is being requested as SSM emissions or will instead be handled as a separate Construction Scenario (with corresponding emission limits and conditions, etc.

This application does not include alternative operating scenarios.

### **Air Dispersion Modeling**

- 1) Minor Source Construction (20.2.72 NMAC) and Prevention of Significant Deterioration (PSD) (20.2.74 NMAC) ambient impact analysis (modeling): Provide an ambient impact analysis as required at 20.2.72.203.A(4) and/or 20.2.74.303 NMAC and as outlined in the Air Quality Bureau's Dispersion Modeling Guidelines found on the Planning Section's modeling website. If air dispersion modeling has been waived for one or more pollutants, attach the AQB Modeling Section modeling waiver approval documentation.
- 2) SSM Modeling: Applicants must conduct dispersion modeling for the total short term emissions during routine or predictable startup, shutdown, or maintenance (SSM) using realistic worst case scenarios following guidance from the Air Quality Bureau's dispersion modeling section. Refer to "Guidance for Submittal of Startup, Shutdown, Maintenance Emissions in Permit Applications (<a href="http://www.env.nm.gov/aqb/permit/app\_form.html">http://www.env.nm.gov/aqb/permit/app\_form.html</a>) for more detailed instructions on SSM emissions modeling requirements.
- 3) Title V (20.2.70 NMAC) ambient impact analysis: Title V applications must specify the construction permit and/or Title V Permit number(s) for which air quality dispersion modeling was last approved. Facilities that have only a Title V permit, such as landfills and air curtain incinerators, are subject to the same modeling required for preconstruction permits required by 20.2.72 and 20.2.74 NMAC.

What is the purpose of this application?	Enter an X for each purpose that applies
New PSD major source or PSD major modification (20.2.74 NMAC). See #1 above.	
New Minor Source or significant permit revision under 20.2.72 NMAC (20.2.72.219.D NMAC).	X
See #1 above. <b>Note:</b> Neither modeling nor a modeling waiver is required for VOC emissions.	Λ
Reporting existing pollutants that were not previously reported.	
Reporting existing pollutants where the ambient impact is being addressed for the first time.	
Title V application (new, renewal, significant, or minor modification. 20.2.70 NMAC). See #3	
above.	
Relocation (20.2.72.202.B.4 or 72.202.D.3.c NMAC)	
Minor Source Technical Permit Revision 20.2.72.219.B.1.d.vi NMAC for like-kind unit replacements.	
Other: i.e. SSM modeling. See #2 above.	
This application does not require modeling since this is a No Permit Required (NPR) application.	
This application does not require modeling since this is a Notice of Intent (NOI) application	
(20.2.73 NMAC).	
This application does not require modeling according to 20.2.70.7.E(11), 20.2.72.203.A(4), 20.2.74.303, 20.2.79.109.D NMAC and in accordance with the Air Quality Bureau's Modeling Guidelines.	

#### Check each box that applies:

Ш	See attached, approved modeling waiver for all pollutants from the facility.
	See attached, approved modeling waiver for some pollutants from the facility.
X	Attached in Universal Application Form 4 (UA4) is a modeling report for all pollutants from the facility.
	Attached in UA4 is a <b>modeling report for some</b> pollutants from the facility.
	No modeling is required.

### **Universal Application 4**

### **Air Dispersion Modeling Report**

Refer to and complete Section 16 of the Universal Application form (UA3) to assist your determination as to whether modeling is required. If, after filling out Section 16, you are still unsure if modeling is required, e-mail the completed Section 16 to the AQB Modeling Manager for assistance in making this determination. If modeling is required, a modeling protocol would be submitted and approved prior to an application submittal. The protocol should be emailed to the modeling manager. A protocol is recommended but optional for minor sources and is required for new PSD sources or PSD major modifications. Fill out and submit this portion of the Universal Application form (UA4), the "Air Dispersion Modeling Report", only if air dispersion modeling is required for this application submittal. This serves as your modeling report submittal and should contain all the information needed to describe the modeling. No other modeling report or modeling protocol should be submitted with this permit application.

16-	16-A: Identification						
1	Name of facility:	Jal No. 3 Gas Plant					
2	Name of company:	ETC Texas Pipeline, Ltd.					
3	Current Permit number:	1092-M8R2					
4	Name of applicant's modeler:	Laura Worthen Lodes					
5	Phone number of modeler:	405-702-1618					
6	E-mail of modeler:	Laura.Worthen-Lodes@altamira-us.com					

16	-B: Brief								
1	Was a modeling protocol submitted and approved?	Yes⊠	No□						
2	Why is the modeling being done?	Adding New Equipment							
	Describe the permit changes relevant to the modeling.								
3	ETC plans to remove ten (10) natural gas compressor engines, two (2) heaters, two (2) be equipment. Two (2) Caterpillar 3608 engines, one (1) 28 MMBtu/hr amine system heat dehydration unit with associated reboiler and thermal oxidizer, one (1) AGI compressor condensate stabilizer heater will be added.	er, one (1) gly	col						
4	What geodetic datum was used in the modeling?	NAD83							
5	How long will the facility be at this location?	Permanent							

6	Is the facility a major source with respect to Prevention of Significant Deterioration (PSD)?									No⊠	
7	Identify the Air Quality Control Region (AQCR) in which the facility is located							155			
	List the PSD baseline dates for this region (minor or major, as appropriate).										
-											
8	NO2				3/16/1988						
	SO2				7/28/1978						
	PM10			- 1	2/20/1979						
	PM2.5 11/13/2013										
_		d distance to Class I a		m of th	ne facility (3	800 km f	or PSD pern	nits).			
9	There are no Class I	areas within 50 km o	f the facility.								
10	Is the facility located	l in a non-attainment	area? If so descril	be bel	ow			Yes□		No⊠	
10											
	Describe any special	modeling requirement	nts, such as strear	mline լ	permit requi	rements					
11	N/A										
	N/A										
16-	-C: Modeling	History of H	<b>Facility</b>								
	Describe the modeling history of the facility, including the air permit numbers, the pollutants Air Quality Standards (NAAQS), New Mexico AAQS (NMAAQS), and PSD increments mode waivers).										
	Pollutant	Latest permit an number that mo pollutant facility	deled the Date of Permit Comments			nents					
	CO										
1	NO <sub>2</sub>										
1	SO <sub>2</sub>										
	H <sub>2</sub> S PM2.5										
	PM10										
	Lead										
	Ozone (PSD only)										
	NM Toxic Air										
	Pollutants	C)									
	(20.2.72.402 NMA)	C)									
16-	-D: Modeling	g performed :	for this ap	plic	ation						
		indicate the modeling amplicated modeling aperformed.						umes RO	I and c	umulative	
1	Pollutant	ROI	Cumulative analysis		Culpability analysis		Waiver app	proved		tant not ed or not ged.	
	СО	$\boxtimes$									
	-										

	NO									
	NO <sub>2</sub>									
	SO <sub>2</sub>									
	H <sub>2</sub> S									
	PM2.5									
	PM10									
	Lead									
	Ozone								$\boxtimes$	
	State air to: (20.2.72.40									
	(20.2.72.40 NMAC)	12								
				•		I	<b>,</b>		l .	
16-	E: New	Me	xico tox	xic air pollutai	nts m	odeling				
10				pollutants (NMTAPs)			in 20.2.72.502 NMA	C that	are mode	led for this
1	application			,						
	N/A									
	List any N	MTAPs	that are em	itted but not modeled be	ecause sta	ack height co	rrection factor. Add	additio	onal rows	to the table
	below, if re	equired.					T	Г		
2	Pollutant		sion Rate ds/hour)	Emission Rate Screen	_	ick Height eters)	Correction Factor		Emission Correction	
2		(poun	us/nour)	Level (pounds/hour)	(III	eters)			Correctio	on ractor
	<u> </u>	Į.			I .					
16-	F: Mod	leling	g optio	ns						
1	Was the lat below.	est vers	sion of AER	MOD used with regulat	ory defau	ılt options? I	f not explain	Yes	$\boxtimes$	No□
	0010111							1		<u> </u>
16-	-G: Sur	roun	ding so	ource modeling	g					
1	Date of sur	roundir	ng source ret	trieval	5/1/20	22				
				ntory provided by the A						
				ne inventory provided. I	f changes	s to the surro	unding source inven	tory w	ere made,	use the table
2				ows as needed.						
	AQB Source	ce ID	Description	n of Corrections						
16-	H: Buil	lding	and st	ructure down	wash					
					29					
1					1.7					
1	How many	buildin	igs are prese	ent at the facility?	->					

the facility?

2

How many above ground storage tanks are present at

6

3	Was building downwash modeled for all buildings and tanks? If not explain why below.							No□			
4	Building comm	nents									
16-	-I: Recept	ors and	modeled	property bou	ndary						
1	continuous wal grade that wou within the prop is required in o receptors shall	"Restricted Area" is an area to which public entry is effectively precluded. Effective barriers include continuous fencing, continuous walls, or other continuous barriers approved by the Department, such as rugged physical terrain with a steep grade that would require special equipment to traverse. If a large property is completely enclosed by fencing, a restricted area within the property may be identified with signage only. Public roads cannot be part of a Restricted Area. A Restricted Area is required in order to exclude receptors from the facility property. If the facility does not have a Restricted Area, then receptors shall be placed within the property boundaries of the facility.  Describe the fence or other physical barrier at the facility that defines the restricted area.									
	The facility is fenced.										
2	Receptors must Are there publi			cessible roads in the re restricted area?	stricted area.		Yes□	No⊠			
3	Are restricted a	rea boundary	coordinates in	cluded in the modeling	files?		Yes⊠	No□			
	Describe the re	ceptor grids a	nd their spacin	g. The table below may	· · · ·	s as need	ed.	'			
	Grid Type	Shape	Spacing	Start distance from restricted area or center of facility	End distance from restricted area or center of facility	Comme	ents				
4	Fine	rectangula r	100m	Fenceline	1000m						

2500m

5000m

20,000m

#### Describe receptor spacing along the fence line.

rectangula

rectangula

rectangula

250m

500m

1000m

1000m

2500m

5000m

5 Tight spacing of 50 m along the fenceline

Describe the PSD Class I area receptors.

6 N/A

medium

Coarse

Coarse

### 16-J: Sensitive areas

1	Are there schools or hospitals or other sensitive areas near the facility? If so describe below. This information is optional (and purposely undefined) but may help determine issues related to public notice.	Yes□	No⊠
3	The modeling review process may need to be accelerated if there is a public hearing. Are there likely to be public comments opposing the permit application?	Yes□	No⊠

16	-K: Mo	deling	Scena	rios								
1	Identify, define, and describe all modeling scenarios. Examples of modeling scenarios include using different production rates, times of day, times of year, simultaneous or alternate operation of old and new equipment during transition periods, etc. Alternative operating scenarios should correspond to all parts of the Universal Application and should be fully described in Section 15 of the Universal Application (UA3).											
	No alternate scenarios were used.											
2	Which scen	nario prod	uces the hi	ghest conc	entrations	? Why?						
1	N/A											
3	Were emission factor sets used to limit emission rates or hours of operation? (This question pertains to the "SEASON", "MONTH", "HROFDY" and related factor sets, not to the factors used for calculating the maximum emission rate.)  Yes□  No⊠											
4										table for that gormatting easie		
	Hour of Day	Factor	Hour of Day	Factor								
	1		13									
	2		14			1						
	3		15									
	4		16									
	6		17 18									
5	7		19									
	8		20									
	9		21									
	10		22									
	11		23									
	12		24									
	If hourly, v	ariable en	nission rate	es were use	ed that wer	e not desc	ribed abov	e, describe	them below		•	
6	Were differ NOx and S									Yes⊠	No□	

16-	L: NO <sub>2</sub>	Modeling							
	Which types Check all th	of $NO_2$ modeling were used? at apply.							
	$\boxtimes$	ARM2							
1		100% NO <sub>X</sub> to NO <sub>2</sub> conversion							
		PVMRM							
		OLM							
		Other:							
2	Describe the NO <sub>2</sub> modeling.								
2									
3	Were default NO₂/NO <sub>X</sub> ratios (0.5 minimum, 0.9 maximum or equilibrium) used? If not describe and justify the ratios used below.  No□								
4	Describe the	design value used for each averaging period modeled.							
_		n eighth high hest Annual Average of Three Years							
•	•								

16-	M: Part	iculate Ma	tter Modeling								
	Select the po	pollutants for which plume depletion modeling was used.									
1		PM2.5									
		PM10									
		None									
	Describe the	particle size distr	ributions used. Include the source	e of information.							
2											
		Does the facility emit at least 40 tons per year of $NO_X$ or at least 40 tons per year of $SO_2$ ?  Sources that emit at least 40 tons per year of $NO_X$ or at least 40 tons per year of $SO_2$ are									
3		emit at least 40 to o emit significant	Yes⊠	No□							
	formation of										
4	Was second	ary PM modeled f	For PM2.5?								
		J			Yes□	No⊠					
	If MERPs w	If MERPs were used to account for secondary PM2.5 fill out the information below. If another method was used describe									
_	below.		1		T						
5	NO <sub>X</sub> (ton/yr	)	SO <sub>2</sub> (ton/yr)	[PM2.5] <sub>annual</sub>	[PM2.5] <sub>24-hour</sub>						
	105.55		0.00869								

### 16-N: Setback Distances

1	Portable sources or sources that need flexibility in their site configuration requires that setback distances be determined between the emission sources and the restricted area boundary (e.g. fence line) for both the initial location and future locations. Describe the setback distances for the initial location.					
	N/A					
2	Describe the requested, modeled, setback distances for future locations, if this permit is for a portable stationary source. Include a haul road in the relocation modeling.					
	N/A					

16-	O: PSD Incren	nent and Sourc	e IDs					
1	The unit numbers in the Tables 2-A, 2-B, 2-C, 2-E, 2-F, and 2-I should match the ones in the modeling files. Do these match? If not, provide a cross-reference table between unit numbers if they do not match below.							No□
	Unit Number in UA-2			Unit Numb	er in Modeling Files	š		
2	The emission rates in the these match? If not, exp	e Tables 2-E and 2-F shoolain why below.	uld match the	ones in the r	modeling files. Do	Yes	$\boxtimes$	No□
3	been modeled?	empt sources or Title V I	_	Activities" (T	able 2-B) sources	Yes	$\boxtimes$	No□
	Which units consume increment for which pollutants?							
	Unit ID	NO <sub>2</sub>	$SO_2$	PM10		PM2.5		
	C1	X	X		X	X		
	C2	X	X		X		X	
	C3	X	X		X	X		
	C4	X	X		X	X		
4	C5	X	X		X		X	
	C6	X	X	X		X		
	12H	X	X		X		X	
	13H	X	X		X		X	
	14H	X	X		X		X	
	8F	X	X		X		X	
	10F	X	X		X	X		
	9F	X	X		X		X	
5	PSD increment descript (for unusual cases, i.e., after baseline date).	lion for sources. baseline unit expanded en	nissions	8F, 9F, 10F	F emissions changes	after	baseline	
6	This is necessary to veri	ation dates included in Ta ify the accuracy of PSD in otion status is determined	ncrement mod	leling. If not	please explain	Yes	$\boxtimes$	No□

16-	16-P: Flare Modeling							
1	For each flare or flaring scenario, complete the following							
	Flare ID (and scenario)	Average Molecular Weight	Gross Heat Release (cal/s)	Effective Flare Diameter (m)				
	10F	52	209996469.32	33.2				
	9F	52	90084.46	0.65				
	8F	52	863697.01	2.02				

16-	16-Q: Volume and Related Sources							
1	Were the dimensions of volume sources different from standard dimensions in the Air Quality Bureau (AQB) Modeling Guidelines?  If not please explain how increment consumption status is determined for the missing installation dates below.	Yes□	No⊠					
	Describe the determination of sigma-Y and sigma-Z for fugitive sources.							
2								
	Describe how the volume sources are related to unit numbers.							
3	Or say they are the same.							
	Describe any open pits.							
4								
5	Describe emission units included in each open pit.							
5								

16-	16-R: Background Concentrations								
	Were NMED provided background concentrations used? Identify the background station used below. If non-NMED provided background concentrations were used describe the data that was used.	Yes⊠	No□						
	CO: Del Norte High School (350010023)								
1	NO <sub>2</sub> : Hobbs-Jefferson (350250008)								
	PM2.5: Hobbs-Jefferson (350450019)								
	PM10: Hobbs-Jefferson (350250008)								
	SO <sub>2</sub> : N/A								
	Other:								

	Comments:			
2	Were backgro	ound concentrations refined to monthly or hourly values? If so describe below.	Yes□	No⊠

16-	16-S: Meteorological Data							
	Was NMED provided meteorological data used? If so select the station used.							
1	Hobbs	Yes⊠	No□					
2	If NMED provided meteorological data was not used describe the data set(s) used below. Discuss how missing data were handled, how stability class was determined, and how the data were processed.							

16-	16-T: Terrain							
1	Was complex terrain used in the modeling? If not, describe why below.	Yes⊠	No□					
2	What was the source of the terrain data?							
2	USGS National Map							

16-	16-U: Modeling Files								
	Describe the modeling files: BEEST Modeling								
	File name (or folder and file name)	Pollutant(s)	Purpose (ROI/SIA, cumulative, culpability analysis, other)						
	JAL3_SIL_2022_XXXX_XX.XXX	H2S	ROI/SIA						
	JAL3 SIL 2022 XXXX XX.XXX	SO2	ROI/SIA						
	JAL3 SIL 2022 XXXX XX.XXX	NOx	ROI/SIA						
1	JAL3_SIL_2022_XXXX_XX.XXX	PM2.5	ROI/SIA						
	JAL3 SIL 2022 XXXX XX.XXX	PM10	ROI/SIA						
	JAL3 SIL 2022 XXXX XX.XXX	CO	ROI/SIA						
	JAL3_NAAQS_2022_XXXX_XXXXXXXXXXXXXXXXXXXXXXXXXXXX	SO2	NAAQS/PSD						
	JAL3 NAAQS 2022 XXXX XX.XX	NOX	NAAQS/PSD						

16-	16-V: PSD New or Major Modification Applications							
1	A new PSD major source or a major modification to an existing PSD major source requires additional analysis.  Was preconstruction monitoring done (see 20.2.74.306 NMAC and PSD Preapplication Guidance on the AQB website)? N/A	Yes□	No□					
2	If not, did AQB approve an exemption from preconstruction monitoring?	Yes□	No□					
3	Describe how preconstruction monitoring has been addressed or attach the approved preconstruction monitoring or monitoring exemption.							
4	Describe the additional impacts analysis required at 20.2.74.304 NMAC.							
7								
5	If required, have ozone and secondary PM2.5 ambient impacts analyses been completed? If so describe below.	Yes□	No□					
		·						

Jal No. 3 Gas Plant

Identify the maximum concentrations from the modeling analysis. Rows may be modified, added and removed from the table below as necessary.

Pollutant, Time	Facility	Facility	Modeled Concentration with	Secondary PM	Background Concentration	Cumulative Concentration	Value of	Percent	Location		
Period and Standard	Concentration (µg/m3)	Surrounding Sources (µg/m3)	(μg/m3)	(μg/m3)	(μg/m3)	Standard (µg/m3)	of Standard	UTM E (m)	UTM N (m)	Elevation (ft)	
NOx 1-hr	78.70	N/A	N/A	64.20	142.90	188.03	76%	672000	356050 0	992.89	
NOx 24-hr	20.38	N/A	N/A	N/A	20.38	188.03	11%	672000	356070 0	994.16	
NOx Annual	3.06	N/A	N/A	8.10	11.16	99.66	11%	671942.3	356134 3	994.3	
CO 1-HR	97.10	N/A	N/A	N/A	97.10	500	19%	672127.1	356076 4	994.03	
CO 8-HR	46.77	N/A	N/A	N/A	46.77	2,000	2%	671800	356070 0	992.43	
PM2.5 24- HR	2.57	N/A	0.00869	13.4	15.98	35	46%	672340.4 0	356124 8.00	993.38	
PM2.5 Annual	0.40	N/A	0.25041	5.9	6.55	12	55%	672340.4 0	356124 8.00	993.38	
PM10 24- HR	1.94	N/A	N/A	N/A	1.94	5.00	39%	672200	356040 0	989.66	
PM10 Annual	0.25	N/A	N/A	N/A	0.25	1.00	25%	671942.3	356134 3	994.3	
H2S – 30 min	0.74	N/A	N/A	N/A	0.74	139.3	1%	667000	356100 0	994.46	
SO2-1-HR	16.71		N/A	8.84	25.55	196.40	13%	671500	355875 0	971.56	

Pollutant, Time	Modeled Concentration Facility with		tration Secondary Backgrou		_		Percent	Location		
Period and Standard	Concentration (µg/m3)	Surrounding Sources (µg/m3)	(μg/m3)	(μg/m3)	(μg/m3)	Standard (µg/m3)	of Standard	UTM E (m)	UTM N (m)	Elevation (ft)
SO2-3-HR	6.82	N/A	N/A	N/A	6.82	1309.30	1%	672100	356050 0	991.99
SO2-24- HR	22.33	N/A	N/A	N/A	22.33	261.90	9%	671750	355950 0	985.26
SO2- Annual	1.15	N/A	N/A	0.22	1.37	52.40	3%	672400	356170 0	994.44

### 16-X: Summary/conclusions

1

A statement that modeling requirements have been satisfied and that the permit can be issued.

Modeling requirements have been satisfied and the permit can be issued.

### **Compliance Test History**

(Submitting under 20.2.70, 20.2.72, 20.2.74 NMAC)

To show compliance with existing NSR permits conditions, you must submit a compliance test history. The table below provides an example.

Compliance Test History Table (Modify this sample table to suit your facility)

Unit No.	Test Description	Test Date
C1	NSPS JJJJJ, MACT ZZZZ	7/16/2019, 1/7/2020,
		7/28/2020, 1/4/2022
C2	NSPS JJJJ, MACT ZZZZ	2/9/2019, 8/23/2016,
		1/5/2017, 7/10/2017,
		10/2/2017, 1/8/2018,
		1/7/2019, 7/9/2019,
		1/7/2020, 7/28/2020,
		1/5/2022
C3	NSPS JJJJ, MACT ZZZZ	2/9/2016, 8/23/2016,
		1/6/2017, 7/10/2017,
		1/8/2018, 1/7/2019,
		7/9/2019, 9/15/2021,
		1/4/2022
C4	NSPS JJJJ, MACT ZZZZ	2/9/2019, 8/24/2016,
		1/26/2017,
		7/10/2017,
		10/2/2017, 1/8/2018,
		9/6/2018, 1/7/2019,
		9/5/2019, 1/22/2020,
		7/28/2020
C5	NSPS JJJJ, MACT ZZZZ	TBD
C6	NSPS JJJJ, MACT ZZZZ	TBD
8F	Compliance with visible emissions per NSR 1092/TV-P090	02/12
9F	Compliance with visible emissions per NSR 1092/TV-P090	08/05
10F	Compliance with visible emissions per NSR 1092/TV-P090	02/12

### **Other Relevant Information**

<u>Other relevant information</u>. Use this attachment to clarify any part in the application that you think needs explaining. Reference the section, table, column, and/or field. Include any additional text, tables, calculations or clarifying information.

Additionally, the applicant may propose specific permit language for AQB consideration. In the case of a revision to an existing permit, the applicant should provide the old language and the new language in track changes format to highlight the proposed changes. If proposing language for a new facility or language for a new unit, submit the proposed operating condition(s), along with the associated monitoring, recordkeeping, and reporting conditions. In either case, please limit the proposed language to the affected portion of the permit.

No other relevant information is being submitted with this application.

Form-Section 21 last revised: 10/04/2016 Section 21, Page 1 Saved Date: 6/9/2022

## **Section 22: Certification**

Company Name:ETC Texas Pipeline, Ltd	
I,Jeff Weiler, hereby certify that the information and as accurate as possible, to the best of my knowledge and professional expensional expensions.	
Signed this 19 day of May , 2022 , upon my oath	or affirmation, before a notary of the State of
Texas	
*Signature	19 May 22 Date 22
Teff Weiler Printed Name	DIRECTOR Title
Scribed and sworn before me on this 19th day of May	. 2022 .
My authorization as a notary of the State of Texos	expires on the
day of September, 2023.  Notary's Signature  Mandace Med Harmon  Notary's Printed Name	Date  LANDACE MEG HARMON  Notary Public, State of Texas  Comm. Expires 09-16-2023

\*For Title V applications, the signature must be of the Responsible Official as defined in 20.2.70.7.AE NMAC.