February 10, 2022

Elizabeth Bisbey-Kuehn New Mexico Environment Department Air Quality Bureau 525 Camino de los Marquez, Suite 1 Santa Fe, New Mexico 87505-1816

Re: Application to Renew Title V Operating Permit Number P271 Harvest Four Corners, LLC – Crow Mesa Compressor Station

Dear Ms. Bisbey-Kuehn,

On behalf of Harvest Four Corners, LLC (Harvest), Cirrus Consulting, LLC submits the enclosed application to renew the Title V operating permit for the Crow Mesa Compressor Station.

Thank you for your assistance. If you have questions or need any additional information, please contact Monica Smith of Harvest at (505) 632-4625.

Sincerely,

**CIRRUS CONSULTING, LLC** 

ames W. Newby

James W. Newby

Attachment

Crow Mesa Compressor Station Title V Operating Permit Renewal Application

c: Monica Smith, Harvest

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## NEW MEXICO 20.2.70 NMAC APPLICATION TO RENEW PERMIT NUMBER P271

## **CROW MESA COMPRESSOR STATION**

Submitted By:



HARVEST FOUR CORNERS, LLC 1755 Arroyo Drive Bloomfield, New Mexico 87413

**Prepared By:** 

CIRRUS CONSULTING, LLC 11139 Crisp Air Drive Colorado Springs, Colorado 80908 (801) 294-3024

February 2022

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## Introduction

The Harvest Four Corners, LLC (Harvest) Crow Mesa Compressor Station currently operates under a construction permit, 5695-M1, dated July 11, 2014 (with revisions through -R2 dated September 7, 2021), and a Title V operating permit, P271, dated February 19, 2018.

A list of the equipment currently approved for use at the facility by the Title V operating permit can be found in Tables 2-A and 2-B of Section 2 of this application.

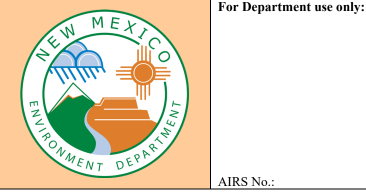
This application is being submitted to renew the Title V operating permit. The renewal application is due 12 months prior to February 19, 2023.

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## 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



#### 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: 🗆 Not Constructed 🗹 Existing Permitted (or NOI) Facility 🗆 Existing Non-permitted (or NOI) Facility 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).

#### □ Check No.: XXX in the amount of XXX

Z 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.

□ This facility qualifies to receive assistance from the Small Business Environmental Assistance program (SBEAP) and qualifies for 50% of the normal application and permit fees. Enclosed is a check for 50% of the normal application fee which will be verified with the Small Business Certification Form for your company.

□ This facility qualifies to receive assistance from the Small Business Environmental Assistance Program (SBEAP) but does not qualify for 50% of the normal application and permit fees. To see if you qualify for SBEAP assistance and for the small business certification form go to https://www.env.nm.gov/aqb/sbap/small business criteria.html ).

**Citation:** Please provide the low level citation under which this application is being submitted: 20.2.70.300.B(2) 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**

Sec	tion 1-A: Company Information	AI # if known (see 1 <sup>st</sup> 3 to 5 #s of permit IDEA ID No.): <b>34057</b>	Updating Permit/NOI #: <b>P271</b>
1	1 Facility Name: Crow Mesa Compressor Station	Plant primary SIC Code	e (4 digits): 1389
1	racinty Name: Crow Mesa Compressor Station	Plant NAIC code (6 dig	4057         P271           C Code (4 digits):         1389           c (6 digits):         213112
а	Facility Street Address (If no facility street address, provide directions from See directions in Section 1-D4	n a prominent landmark)	:
2	Plant Operator Company Name: Harvest Four Corners, LLC	Phone/Fax: (505) 632-	4600 / (505) 632-4782
а	Plant Operator Address: 1755 Arroyo Drive, Bloomfield, New Mexico 8	7413	

b	Plant Operator's New Mexico Corporate ID or Tax ID: 76-0451075	
3	Plant Owner(s) name(s): Same as #2 above	Phone/Fax: Same as #2 above
a	Plant Owner(s) Mailing Address(s): Same as #2a above	
4	Bill To (Company): Same as #2 above	Phone/Fax: Same as #2 above
a	Mailing Address: Same as #2a above	E-mail: N/A
5	□ Preparer: ☑ Consultant: James Newby, Cirrus Consulting, LLC	Phone/Fax: (801) 294-3024
а	Mailing Address: 11139 Crisp Air Drive, Colorado Springs, CO 80908	E-mail: jnewby @cirrusllc.com
6	Plant Operator Contact: Monica Smith	Phone/Fax: (505) 632-4625 / (505) 632-4782
а	Address: Same as #2a above	E-mail: msmith@harvestmidstream.com
7	Air Permit Contact: Same as #6 above	Title: Environmental Specialist
а	E-mail: Same as #6a above	Phone/Fax: Same as #6 above
b	Mailing Address: Same as #2a above	
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

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? $\Box$ Yes $\blacksquare$ No	If yes, give month and year of shut down (MM/YY): N/A					
4	Was this facility constructed before 8/31/1972 and continuously operated a	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 $8/31/1972$ ? $\Box$ Yes $\Box$ No $\mathbf{Z}$ N/A It is assumed this question refers to question 4 rather than question 3.						
6	Does this facility have a Title V operating permit (20.2.70 NMAC)? ✓ Yes □ No	If yes, the permit No. is: <b>P271</b>					
7	Has this facility been issued a No Permit Required (NPR)? □ Yes ☑ No	If yes, the NPR No. is: N/A					
8	Has this facility been issued a Notice of Intent (NOI)?  Ves  No	If yes, the NOI No. is: N/A					
9	Does this facility have a construction permit (20.2.72/20.2.74 NMAC)? ☑ Yes □ No	If yes, the permit No. is: 5695-M1-R1					
10	Is this facility registered under a General permit (GCP-1, GCP-2, etc.)? □ Yes ☑ No	If yes, the register No. is: N/A					

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

1	What is the facility's maximum input capacity, specify units (reference here and list capacities in Section 20, if more room is required)								
а	Current     Hourly: 1.25 MMCF <sup>(a)</sup> Daily: 30 MMCF <sup>(a)</sup> Annually: 10,950 MMCF <sup>(a)</sup>								
b	Proposed	Hourly: <b>1.25 MMCF</b> <sup>(a)</sup> Daily: <b>30 MMCF</b> <sup>(a)</sup> Annually: <b>10,950 MMC</b>							
2	2 What is the facility's maximum production rate, specify units (reference here and list capacities in Section 20, if more room is required)								
а	Current         Hourly: 1.25 MMCF <sup>(a)</sup> Daily: 30 MMCF <sup>(a)</sup> Annually: 10,950 MMCF <sup>(a)</sup>								
b	Proposed	Hourly: 1.25 MMCF <sup>(a)</sup>	Annually: 10,950 MMCF <sup>(a)</sup>						

<sup>(a)</sup> The station capacity is a direct function of available horsepower. The throughput is therefore dependent on atmospheric temperature and pressure, gas temperature and pressure, relative humidity and gas quality, was well as other factors. The "throughput" expressed above is a nominal quantity (with a 15 percent safety factor), neither an absolute maximum, nor an average. Actual throughput will vary from the nominal amount.

## Section 1-D: Facility Location Information

1	Section: 02	Range: 08W	Township: 24N	County: San Juan	Elevation (ft): <b>7198</b>					
2	UTM Zone:	12 or 🗹 13	<u> </u>	Datum: □ NAD 27 □ NAD 83 ☑ WGS 84						
a	UTM E (in mete	ers, to nearest 10 meter	s): 261,213 m	UTM N (in meters, to nearest 10 meters):	4,025,492 m					
b	AND Latitude	(deg., min., sec.):	36° 20' 41.65"	Longitude (deg., min., sec.): -107°	39' 38.83"					
3	Name and zip	code of nearest Ne	ew Mexico town: Nageezi	, New Mexico 87037						
4	Hwy 550 to m and drive 2.9	nile marker 109,	turn left (north) on Road tion, turn right (northeas	h a road map if necessary): From B l 7997 and drive 4 miles to the clos st) and drive 0.9 miles, stay left at	ed gate, go through the gate					
5	The facility is	approximately 8	miles northeast of Nageez	zi, New Mexico.						
6	Status of land at facility (check one): □ Private □ Indian/Pueblo □ Federal BLM □ Federal Forest Service ☑ Other (specify) State of New Mexico									
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: <b>None; Navajo Reservation; San Juan Co., Rio Arriba</b> <b>Co., Sandoval Co.</b>									
8	closer than 50	) km (31 miles) to	o other states, Bernalillo (	which the facility is proposed to be County, or a Class I area (see 0.2.72.206.A.7 NMAC) If yes, list all	-					
9	Name nearest	Class I area: San I	Pedro Parks Wilderness							
10	Shortest distan	ce (in km) from fa	acility boundary to the bou	ndary of the nearest Class I area (to the	e nearest 10 meters): 67.58 km					
11				ions (AO is defined as the plant site i est residence, school or occupied stru						
12	"Restricted A continuous wa that would req within the prop	rea" is an area to lls, or other contin uire special equipt perty may be ident	nuous barriers approved by ment to traverse. If a large ified with signage only. P	the Department, such as rugged phys property is completely enclosed by f ublic roads cannot be part of a Restric	tical terrain with steep grade encing, a restricted area cted Area.					
10	🗆 Yes 🗹 No	<ul> <li>"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.</li> <li>Does the owner/operator intend to operate this source as a portable stationary source as defined in 20.2.72.7.X NMAC?</li> </ul>								
13	one location or	r that can be re-ins	talled at various locations,	an automobile, but a source that can such as a hot mix asphalt plant that i ated parties on the same property?	s moved to different job sites.					

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

1	Facility <b>maximum</b> operating $(\frac{\text{hours}}{\text{day}})$ : 24	$(\frac{\text{days}}{\text{week}})$ : 7	$(\frac{\text{weeks}}{\text{year}})$ : 52		$(\frac{\text{hours}}{\text{year}})$ : <b>8,760</b>		
2	Facility's maximum daily operating schedule (if less	s than $24 \frac{\text{hours}}{\text{day}}$ )? Start: 1	N/A	□AM □PM	End: N/A	□AM □PM	
3	Month and year of anticipated start of construction:	N/A					
4	Month and year of anticipated construction completion: N/A						
5	Month and year of anticipated startup of new or modified facility: N/A						
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? $\Box$ Yes $\blacksquare$ No If yes, specify: N/A							
а	If yes, NOV date or description of issue: N/A			NOV Tracking No: N/A				
b	Is this application in response to any issue listed in 1-F, 1 of	or 1a above? 🛛 Yes	🗹 No If Y	Yes, provide the 1c & 1d info below:				
с	c Document Title: N/A Date: N/A Requirement # (or page # and paragraph #): N/A							
d	Provide the required text to be inserted in this permit: N/A							
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 Pollutants (HAP)? Z Yes D No							
а	If Yes, what type of source? $\square$ Major ( $\square \ge 10$ tpy of any single HAP OR $\square \ge 25$ tpy of any combination of HAPS) OR $\square$ Minor ( $\square < 10$ tpy of any single HAP AND $\square < 25$ tpy of any combination of HAPS)							
5	Is any unit exempt under 20.2.72.202.B.3 NMAC? □ Yes	🗹 No						
a	If yes, include the name of company providing commercia Commercial power is purchased from a commercial utility site for the sole purpose of the user.							

### Section 1-G: Streamline Application (This section applies to 20.2.72.300 NMAC Streamline applications only)

# **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))

1	Responsible Official (R.O.) (20.2.70.300.D.2 NMAC): Travis Jones		Phone: (713) 289-2630				
а	R.O. Title: EH&S Manager	R.O. e-mail: trjones@harvestmidstream.com					
b	R. O. Address: 1111 Travis Street, Houston, Texas 77002						
2	Alternate Responsible Official (20.2.70.300.D.2 NMAC): TBD		Phone: TBD				
а	A. R.O. Title: TBD	A. R.O. e-mail: TBD					
b	A. R. O. Address: TBD						
3	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 relationship): N/A						
4	Name of Parent Company ("Parent Company" means the primary name of the organization that owns the company to be permitted wholly or in part.): <b>Hilcorp Energy Company</b>						
а	Address of Parent Company: Same as #1b above						
5	Names of Subsidiary Companies ("Subsidiary Companies" means organizations, branches, divisions or subsidiaries, which are owned, wholly or in part, by the company to be permitted.): N/A						
6	Telephone numbers & names of the owners' agents and site contacts familiar with plant operations: N/A						
7	Affected Programs to include Other States, local air pollution control Will the property on which the facility is proposed to be constructed states, local pollution control programs, and Indian tribes and pueb ones and provide the distances in kilometers: Yes. State of Color Tribe, ~4.3 km; Jicarilla Apache Tribe, ~22.6 km; and Mounta	d or operated be clo los (20.2.70.402.A.2 ado, ~72.7 km; Sou	ser than 80 km (50 miles) from other 2 and 20.2.70.7.B)? If yes, state which athern Ute Tribe ~72.7 km; Navajo				

## 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:

- 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 copy should be printed in book form, 3-hole punched, and must be double sided. Note that this is in addition to the head-toto 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):**

 $\blacksquare$  CD/DVD attached to paper application

secure electronic transfer. Air Permit Contact Name

Phone number

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.

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## 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.

Unit					Manufact- urer's Rated	Requested Permitted Capacity <sup>3</sup>	Date of Manufacture <sup>2</sup>	Controlled by Unit #	Source Classi-		RICE Ignition Type (CI, SI, 4SLB, 4SRB, 2SLB) <sup>4</sup>	Replacing		
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		Unit No.		
1	Compressor Engine	Waukesha	7042GL	TBD	1.490 hm	1,338 hp	TBD	N/A	20200202	Existing (unchanged)     To be Removed     New/Additional     Replacement Unit	4SLB	N/A		
1	Compressor Engine	vv aukesiia	70420L	IBD	1,480 hp	1,558 lip	TBD	1	20200202	20200202	To Be Modified     To be Replaced	43LD	IN/A	
2	Commessor Engine	Waukesha	7042GL	338574	1,480 hp	1,338 hp	01/22/80	N/A	20200202	Existing (unchanged)     To be Removed     New/Additional     Replacement Unit	4SLB	N/A		
2	Compressor Engine	vv aukesna	7042GL	(pkg. 76459)	1,460 lip	1,558 lip	01/22/80	2	20200202	<ul> <li>New/Additional</li> <li>Replacement Unit</li> <li>To Be Modified</li> <li>To be Replaced</li> </ul>	43LD	IN/A		
2		XX7 1 1	70.42.01	TDD	1 400 1	1 220 1	TBD	N/A		Existing (unchanged)	AGL D	<b>N</b> T/ <b>A</b>		
3	Compressor Engine	Waukesha	7042GL	TBD	1,480 hp	1,338 hp	TBD	3	20200202	<ul> <li>New/Additional</li> <li>Replacement Unit</li> <li>To Be Modified</li> <li>To be Replaced</li> </ul>	4SLB	N/A		
	Startup, Shutdown &						N/A	N/A		Existing (unchanged)				
SSM	Maintenance	N/A	N/A	N/A	N/A	N/A	N/A	N/A	31000299	<ul> <li>New/Additional</li> <li>Replacement Unit</li> <li>To Be Modified</li> <li>To be Replaced</li> </ul>	N/A	N/A		
	TT-duced to The The						1984	N/A		□ To Be Modified       □ To be Replaced         ☑ Existing (unchanged)       □ To be Removed				
T1	Hydrocarbon Liquid Storage Tank	Unknown	Unknown	Unknown	400 bbl	400 bbl			40400311-12	New/Additional     Replacement Unit	N/A	N/A		
							1984	T1	┣───	□ To Be Modified       □ To be Replaced         ☑ Existing (unchanged)       □ To be Removed				
Т6	Hydrocarbon Liquid	TBD	TBD	TBD	400 bbl	400 bbl	TBD	N/A	40400311-12	New/Additional     Replacement Unit	N/A	N/A		
	Storage Tank						TBD	T6			To Be Modified			
F1	Fugitive Emissions	N/A	N/A	N/A	N/A	N/A	N/A	N/A	31088811	Existing (unchanged)       □       To be Removed         □       New/Additional       □       Replacement Unit	N/A	N/A		
11	i ugitive Emissions	1	1 1/ 1	10/1	1.0.2.1	14/14	1 1/ 2 1	11/21	N/A	N/A	51088811	□ To Be Modified □ To be Replaced	1.074	11/21
		27/4	27/1	21/4	27/4	27/4	N/A	N/A		Existing (unchanged)	27/4	27/4		
MAL	Malfunctions	N/A	N/A	N/A	N/A	N/A	N/A	N/A	31000299	<ul> <li>New/Additional</li> <li>Replacement Unit</li> <li>To Be Modified</li> <li>To be Replaced</li> </ul>	N/A	N/A		
										□ Existing (unchanged) □ To be Removed				
										□ New/Additional □ Replacement Unit				
										□     To Be Modified     □     To be Replaced       □     Existing (unchanged)     □     To be Removed				
										<ul> <li>Existing (unchanged)</li> <li>To be Removed</li> <li>New/Additional</li> <li>Replacement Unit</li> </ul>				
										□ To Be Modified □ To be Replaced				
										□ Existing (unchanged) □ To be Removed				
										New/Additional     Replacement Unit				
										□ To Be Modified □ To be Replaced				
										□ Existing (unchanged) □ To be Removed				
									1	□ New/Additional □ Replacement Unit				
										□ To Be Modified □ To be Replaced				
										<ul> <li>Existing (unchanged)</li> <li>To be Removed</li> <li>New/Additional</li> <li>Replacement Unit</li> </ul>				
										□ To Be Modified □ To be Replaced				
										□ Existing (unchanged) □ To be Removed	1			
										<ul> <li>New/Additional</li> <li>Replacement Unit</li> </ul>				
										□ To Be Modified □ To be Replaced				

<sup>1</sup> Unit numbers must correspond to unit numbers in the previous permit unless a complete cross reference table of all units in both permits is provided.

<sup>2</sup> Specify dates required to determine regulatory applicability.

<sup>3</sup> 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>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 Activities<sup>1</sup> (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 http://www.env.nm.gov/aqb/forms/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)	Date of Manufacture /Reconstruction <sup>2</sup>	For Each Piece of Equipment, Check Onc
			Serial No.	Capacity Units	Insignificant Activity citation (e.g. IA List Item #1.a)	Date of Installation /Construction <sup>2</sup>	
T2	Des lass d Weter Oterson Teals			45			Existing (unchanged)     To be Removed     New/Additional     Replacement Unit
12	Produced Water Storage Tank			bbl	Insignificant Activity List Item #1		<ul> <li>New/Additional</li> <li>Replacement Unit</li> <li>To Be Modified</li> <li>To be Replaced</li> </ul>
<b>T</b> 2	Weste Weter Sterrer Terle			45			Existing (unchanged)
T3	Waste Water Storage Tank			bbl	Insignificant Activity List Item #5		□ New/Additional       □ Replacement Unit         □ To Be Modified       □ To be Replaced
TT 4				500			Existing (unchanged)
T4	Used Lube Oil Storage Tank			gal	Insignificant Activity List Item #5		<ul> <li>New/Additional</li> <li>Replacement Unit</li> <li>To Be Modified</li> <li>To be Replaced</li> </ul>
<b></b>				500			<b>Existing (unchanged)</b>
T5	Lube Oil Storage Tank			gal	Insignificant Activity List Item #5		<ul> <li>New/Additional</li> <li>Replacement Unit</li> <li>To Be Modified</li> <li>To be Replaced</li> </ul>
				500			Existing (unchanged)
T7	Lube Oil Storage Tank			gal	Insignificant Activity List Item #5		<ul> <li>□ New/Additional</li> <li>□ To Be Modified</li> <li>□ To be Replaced</li> </ul>
				500			<b>Existing (unchanged)</b>
Т8	Lube Oil Storage Tank			gal	Insignificant Activity List Item #5		<ul> <li>□ New/Additional</li> <li>□ To Be Modified</li> <li>□ To be Replaced</li> </ul>
				500			<b>Existing (unchanged)</b>
Т9	Used Lube Oil Storage Tank			gal	Insignificant Activity List Item #5		<ul> <li>New/Additional</li> <li>To Be Modified</li> <li>Replacement Unit</li> <li>To be Replaced</li> </ul>
				N/A			<b>Existing (unchanged)</b>
T10	Used Lube Oil Storage Tank			N/A	Insignificant Activity List Item #5		<ul> <li>New/Additional</li> <li>Replacement Unit</li> <li>To Be Modified</li> <li>To be Replaced</li> </ul>
	Truck Loading -			N/A			Existing (unchanged)
L1	Hydrocarbon Liquids			N/A	Insignificant Activity List Item #1		<ul> <li>New/Additional</li> <li>Replacement Unit</li> <li>To Be Modified</li> <li>To be Replaced</li> </ul>
	Truck Loading -			N/A			<b>Existing (unchanged)</b>
L2	Produced water			N/A	Insignificant Activity List Item #1		<ul> <li>New/Additional</li> <li>To Be Modified</li> <li>Replacement Unit</li> <li>To be Replaced</li> </ul>
				1.0.2 X			□ Existing (unchanged) □ To be Removed
							<ul> <li>New/Additional</li> <li>To Be Modified</li> <li>To be Replaced</li> </ul>
							Image: To Be Modified     Image: To Be Replaced       Image: To Be Replaced     Image: To Be Replaced       Image: To Be Replaced     Image: To Be Replaced
							<ul> <li>New/Additional</li> <li>To Be Modified</li> <li>To be Replaced</li> </ul>
							Existing (unchanged)     To be Removed       New/Additional     Replacement Unit
							□ To Be Modified □ To be Replaced

<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.

<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
N/A						

<sup>1</sup> List each control device on a separate line. For each control device, list all emission units controlled by the control device.

#### 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.	N	Ox	C	0	V	C	S	Dx	P	M <sup>1</sup>	PM	[10 <sup>1</sup>	PM	2.5 <sup>1</sup>	Н	$_2S$	Le	ead
Unit No.	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr								
																		<u> </u>
																		-
																		L
Totals																		

<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).

#### 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>).

emissions of	-	Ox		20		DC		Ox	P		PM		PM	2.5 <sup>1</sup>	Н	$_2$ 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
1	4.42	19.38	7.82	34.24	2.95	12.92	5.82E-03	2.55E-02	9.88E-02	4.33E-01	9.88E-02	4.33E-01	9.88E-02	4.33E-01	-	-	-	-
2	4.42	19.38	7.82	34.24	2.95	12.92	5.82E-03	2.55E-02	9.88E-02	4.33E-01	9.88E-02	4.33E-01	9.88E-02	4.33E-01	-	-	-	-
3	4.42	19.38	7.82	34.24	2.95	12.92	5.82E-03	2.55E-02	9.88E-02	4.33E-01	9.88E-02	4.33E-01	9.88E-02	4.33E-01	-	-	-	-
SSM	-	-	-	-	-	35.64	-	-	-	-	-	-	-	-	-	-	-	-
F1	-	-	-	-	1.88	8.24	-	-	-	-	-	-	-	-	-	-	-	-
MAL	-	-	-	-	-	10.00	-	-	-	-	-	-	-	-	-	-	-	-
T1	-	-	-	-	-	142.80	-	-	-	-	-	-	-	-	-	-	-	-
T6	-	-	-	-		w/T1	-	-	-	-	-	-	-	-	-	-	-	-
Totals	13.27	58.14	23.45	102.72	10.73	235.44	1.75E-02	7.65E-02	2.97E-01	1.30	2.97E-01	1.30	2.97E-01	1.30	-	-	-	-

<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 it is a regulated air pollutant under PSD (20.2.74 NMAC) and Title V (20.2.70 NMAC).

#### 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 scehduled 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.		Ox		0		DC		Ox		$M^2$		(10 <sup>2</sup>		$2.5^{2}$		$_2$ S	Le	ead
Unit No.	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr	lb/hr	ton/yr										
1	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
2	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
3	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
SSM	-	-	-	-	-	35.64	-	-	-	-	-	-	-	-	-	-	-	-
F1	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
MAL	-	-	-	-	-	10.00	-	-	-	-	-	-	-	-	-	-	-	-
T1	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
T6	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Totals	-	-	-	-	-	45.64	-	-	-	-	-	-	-	-	-	-	-	-

<sup>T</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.

<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	DC	S	Dx	P	М	PN	110	PM	12.5	$\Box$ H <sub>2</sub> S of	r 🗆 Lead
Stack No.	Number(s) from Table 2-A	lb/hr	ton/yr	lb/hr	ton/yr												
	Totals:																

### 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	Rain Caps	Height Above	Temp.	Flow	Rate	Moisture by	Velocity	Inside
Number	from Table 2-A	(H-Horizontal V=Vertical)	(Yes or No)	Ground (ft)	(F)	(acfs)	(dscfs)	Volume (%)	(ft/sec)	Diameter (ft)
1	1	V	No	22	699	124.2	-	-	151.7	1.02
2	2	V	No	22	699	124.2	-	-	151.7	1.02
3	3	V	No	22	699	124.2	-	-	151.7	1.02

#### 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 ☑ HAP o	ldehyde or □ TAP	n-He ☑ HAP o	exane	Nam	Pollutant e Here or 🗆 TAP	Name	Pollutant Here or 🗆 TAP	Provide Name HAP c	Here	Name	Pollutant e Here or 🗆 TAP	Nam	Pollutant e Here or 🛛 TAP	Name	Pollutant e Here or 🗆 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
1	1	0.5	2.3	0.5	2.2	-	-												
2	2	0.5	2.3	0.5	2.2	-	-												
3	3	0.5	2.3	0.5	2.2	-	-												
SSM	SSM	-	1.3	-	-	-	0.8												
F1	F1	-	0.2	-	-	-	0.1												
MAL	MAL	-	0.4	-	-	-	0.2												
T1	T1	-	10.3	-	-	-	9.1												
T6	T6	-	w/T1	-	-	-	w/T1												
																			<u> </u>
																			<u> </u>
Tota	ls.	1.6	19.0	1.5	6.5	-	10.3												

## 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,		Speci	fy Units		
Unit No.	ultra low sulfur diesel, Natural Gas, Coal,)	pipeline quality natural gas, residue gas, raw/field natural gas, process gas (e.g. SRU tail gas) or other	Lower Heating Value	Hourly Usage	Annual Usage	% Sulfur	% Ash
1	Natural gas	Field Natural Gas	900 Btu/scf	12.16 Mscfh	106.6 Mmscfy	-	-
2	Natural gas	Field Natural Gas	900 Btu/scf	12.16 Mscfh	106.6 Mmscfy	-	-
3	Natural gas	Field Natural Gas	900 Btu/scf	12.16 Mscfh	106.6 Mmscfy	-	-
							l

### 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.

				Liquid	Vapor	Average Stor	age Conditions	Max Storag	e Conditions
Tank No.	SCC Code	Material Name	Composition	Density (lb/gal)	Molecular Weight (lb/lb*mol)	Temperature (°F)	True Vapor Pressure (psia)	Temperature (°F)	True Vapor Pressure (psia)
T1	40400311-12	Hydrocarbon Liquids	Mixed hydrocarbons	6.02	65.34	67.36	4.99	80.79	6.46
T6	40400311-12	Hydrocarbon Liquids	Mixed hydrocarbons	6.02	65.34	67.36	4.99	80.79	6.46
T2	40400315	Produced Water	Produced water w/trace hydrocarbons	Insignificant	source				
T3	40400313	Waste Water	Waste water w/trace hydrocarbons	Insignificant	source				
T4	40400313	Used Lube Oil	Lubrication Oil	Insignificant	source				
T5	40400313	Lube Oil	Used Lubrication Oil	Insignificant	source				
T7	40400313	Lube Oil	Lubrication Oil	Insignificant	source				
T8	40400313	Lube Oil	Lubrication Oil	Insignificant	source				
Т9	40400313	Used Lube Oil	Used Lubrication Oil	Insignificant	source				
T10	40400313	Used Lube Oil	Used Lubrication Oil	Insignificant	source				

#### 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 M3 = 42.0 gal

Tank No.	Date Installed	Materials Stored		Roof Type (refer to Table 2-	Cap	acity	Diameter (M)	Vapor Space		<b>lor</b> ble VI-C)	Paint Condition (from Table	Annual Throughput	Turn- overs
	Instancu		LR below)	LR below)	(bbl)	(M <sup>3</sup> )	(11)	(M)	Roof	Shell	(Irom Table VI-C)	(gal/yr)	(per year)
T1		Hydrocarbon Liquids	N/A	FX	400		6.10	3.09	OT -Juniper green	OT -Juniper green	Good	378,084	22.51
Т6		Hydrocarbon Liquids	N/A	FX	400		6.10	3.09	OT -Juniper green	OT -Juniper green	Good	378,084	22.51
T2		Produced Water	N/A	Grate	45		Insignificant	source					
T3		Waste Water	N/A	Grate	45		Insignificant	source					
T4		Used Lube Oil	N/A	FX	11.9		Insignificant	source					
T5		Lube Oil	N/A	FX	11.9		Insignificant	source					
T7		Lube Oil	N/A	FX	11.9		Insignificant	source					
T8		Lube Oil	N/A	FX	11.9		Insignificant	source					
Т9		Used Lube Oil	N/A	FX	11.9		Insignificant	source					
T10		Used Lube Oil	N/A	FX	11.9		Insignificant	source					

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

Roof Type	Seal Type, W	elded Tank Seal Type	Seal Type, Rive	eted Tank Seal Type	Roof, Shell Color	Paint Condition
FX: 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: $1.00 \text{ bbl} = 0.159 \text{ N}$	$4^3 = 42.0$ gal				BL: Black	
					OT: Other (specify)	

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

	Materi	al Processed		Ν	<b>Iaterial Produced</b>		
Description	Chemical Composition	Phase (Gas, Liquid, or Solid)	Quantity (specify units)	Description	Chemical Composition	Phase	Quantity (specify units)
Low pressure natural gas	C1-C6+	Gas	10,950 mmscfy	High pressure natural gas	C1-C6+	Gas	10,950 mmscfy
Hydrocarbon liquid	Mixed hydrocarbons (HC)	Liquid	9,002 barrels per year (bpy)	Hydrocarbon liquid	Mixed HC	Liquid	9,002 bpy
Produced water	H2O + Mixed HC	Liquid	3,800 bpy	Produced water	H2O + Mixed HC	Liquid	3,800 bpy
				emperature and pressure, gas temp			
			bove is a nominal quantity (with	h a 15 percent safety factor), neith	her an absolute maximu	m,	
nor an average. Actual thro	ughput will vary from the non	ninal amount.					

### 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
N/A									

### 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
N/A								

Harvest Four Corners, LLC

#### 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  $\Box$  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/yr <sup>2</sup>					<b>Total</b> <b>GHG</b> Mass Basis ton/yr <sup>4</sup>	
Unit No.	GWPs <sup>1</sup>	1	298	25	22,800	footnote 3						
1	mass GHG	6010.45	1.13E-02	1.13E-01							6010.58	-
1	CO <sub>2</sub> e	6010.45	3.38	2.83							-	6016.66
2	mass GHG	6010.45	1.13E-02	1.13E-01							6010.58	-
2	CO <sub>2</sub> e	6010.45	3.38	2.83							-	6016.66
3	mass GHG	6010.45	1.13E-02	1.13E-01							6010.58	-
3	CO <sub>2</sub> e	6010.45	3.38	2.83							-	6016.66
SSM	mass GHG	3.01	-	138.08							141.09	-
3314	CO <sub>2</sub> e	3.01	-	3452.01							-	3455.03
F1	mass GHG	2.00E-01	-	9.16							9.36	-
ГI	CO <sub>2</sub> e	2.00E-01	-	228.93							-	229.13
MAL	mass GHG	8.45E-01	-	38.74							39.59	-
MAL	CO <sub>2</sub> e	8.45E-01	-	968.56							-	969.40
T1	mass GHG	1.06E-01	-	2.51							2.62	-
11	CO <sub>2</sub> e	1.06E-01	-	62.82							-	62.93
Т6	mass GHG	1.06E-01	-	2.51							2.62	-
10	CO <sub>2</sub> e	1.06E-01	-	62.82							-	62.93
Recip Comp	mass GHG	3.53	-	161.87							165.39	-
Venting	CO <sub>2</sub> e	3.53	-	4046.70							-	4050.23
Pneum Dev	mass GHG	1.09E-01	-	5.00							5.11	-
Venting	CO <sub>2</sub> e	1.09E-01	-	124.97							-	125.08
	mass GHG											
ľ	CO <sub>2</sub> e											
Tetel	mass GHG	18039.27	3.40E-02	358.21							18397.51	
Totals	CO <sub>2</sub> e	18039.27	10.126922	8955.32						1		27004.71

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

<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>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>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 <u>Application Summary</u> 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 <u>Process</u> <u>Summary</u> shall include a brief description of the facility and its processes.

<u>Startup, Shutdown, and Maintenance (SSM)</u> 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.

#### Application Summary

The Harvest Crow Mesa Compressor Station currently operates under a construction permit, 5695-M1, dated July 11, 2014 (with revisions through -R2 dated September 7, 2021), and a Title V operating permit, P271, dated February 19, 2018.

A list of the equipment currently approved for use at the facility by the Title V operating permit can be found in Tables 2-A and 2-B of Section 2 of this application.

This application is being submitted to renew the Title V operating permit. The renewal application is due 12 months prior to February 19, 2023.

The applicable regulation is 20.2.70 New Mexico Administrative Code (NMAC). The lowest level regulatory citation is 20.2.70.300.B(2) NMAC.

There are no modifications in this application to de-bottleneck impacts or change the facility's major/minor status (both prevention of significant deterioration [PSD] & Title V).

Note that emission calculations using the 2021 extended gas analysis now indicate the facility is a major HAP source (n-hexane).

### **Process Description**

The facility compresses pipeline quality natural gas for transport to a downstream processing facility.

### Startup, Shutdown and Maintenance Emissions

Except for blowdown events (described below), it is concluded there are no SSM emissions in excess of those identified for steady-state operation as seen in Table 2-E of Section 2. Discussions justifying this conclusion are provided in Section 6.

SSM emissions from blowdowns of the compressors and piping associated with the facility were calculated from the quantity of gas vented during each event, the composition of the gas, and the number of events. The number of blowdowns events were estimated based on historical operations. A safety factor was included.

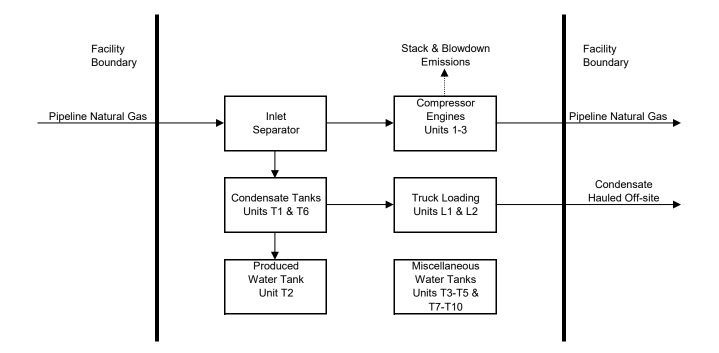
## **Section 4**

## **Process Flow Sheet**

A **process flow sheet** 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 diagram is provided in this section. Please see the following page.

## Flow Diagram



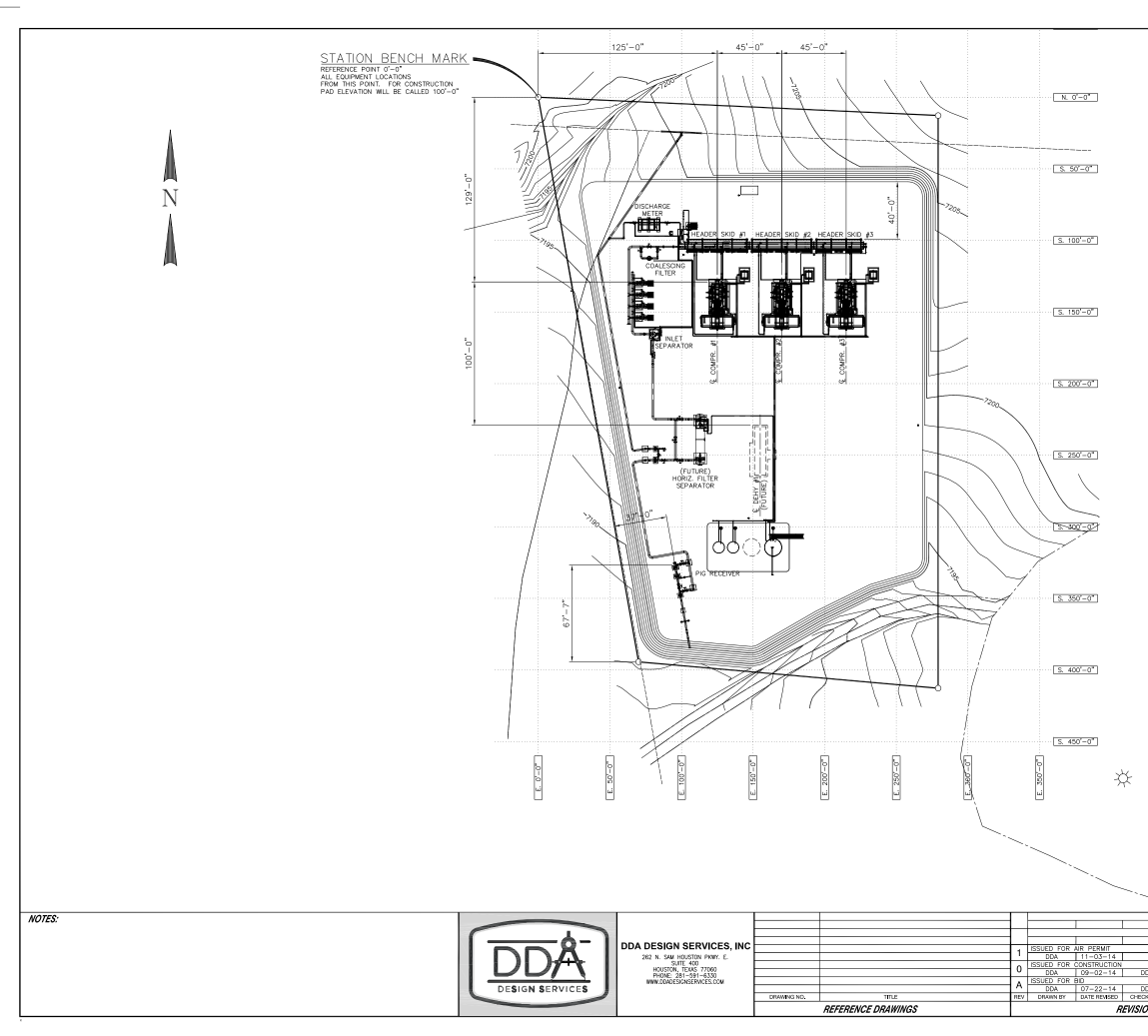
Cirrus Consulting, LLC

## 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 plot plan is provided in this section. Please see the following page.



	/	i'			
/	/			ISSUED FOR	
				CONSTRUCTION 09-02-2014	
	William	s	WILLIA	AMS MIDSTREAM GAS & LIQUIDS	
		CRO	W MESA CO <u>PIPING</u>	MPRESSOR STATION PLOT PLAN	
DDA	DRAWN BY CHECKED BY	DDA	SCALE	NEW MEXICO           1"=30'         A.F.E.:         WOD1156969	
DDA CKED BY PROJECT ENG. APPROVED BY	PROJECT ENG. APPROVED BY DATE ISSUED			CRO-P10-001	

## 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 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

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.

## Engines

The NO<sub>2</sub>, CO, and VOC emissions from the engines were calculated from manufacturer's data. The SO<sub>2</sub> and particulate emissions were calculated using AP-42 emission factors from Table 3.2-2. HAP emissions were calculated using GRI-HAPCalc 3.0. All emissions were calculated assuming each engine operates at full site capacity for 8,760 hours per year.

The engines startup with no load and a rich fuel mixture. As a result, emissions are minimized. Because the engines take only minutes to reach operating temperature, emissions during startup are not expected to exceed the steady-state allowable limits. Similarly, emissions during shutdown do not exceed the steadystate allowable limits, because fuel and air flow cease within seconds of shutdown. Emissions due to scheduled maintenance are negligible as the engines are not in operation during maintenance.

No modifications are being made to the engines or their operation. Permitted criteria pollutant and HAP emissions are carried forward and not revised.

## Compressors and Piping (SSM)

Blowdown emissions from the compressors and piping associated with the facility occur when high pressure gas is used to purge air from the system prior to startup. Also, after shutdowns, high pressure gas is released to atmosphere as a safety precaution.

VOC and HAP emissions from blowdowns of the compressors and piping associated with the station were calculated from the quantity of gas vented during each event, the composition of the gas, and the number of events. The quantity of gas vented during each event was determined by Harvest engineering. The composition of the gas was determined from a recent extended gas analysis. For each unit, the annual number of blowdown events were estimated based on historical operations. A safety factor was added because emissions from each blowdown event are dependent on the composition of the gas in the pipeline and because the number of blowdowns in a year may vary. Use of the safety factor is also designed to ensure an adequate emissions limit, which includes emissions from other miscellaneous startup, shutdown and maintenance activities.

The SSM emissions identified in this application are routine or predictable startup/shutdown and scheduled maintenance and do not include malfunctions or upsets.

No modifications are being made to the SSM emissions. Permitted VOC emissions are carried forward and not revised.

## Truck Loading (Hydrocarbon Liquids)

VOC emissions from hydrocarbon liquids truck loading were calculated using the AP-42 emission factor from Section 5.2 and data provided by Harvest. HAP emissions were calculated from the composition of the condensate as determined from TANKS 4.0 results.

Due to the nature of the source, it is estimated there are no startup or shutdown emissions associated with truck loading. No maintenance is conducted during truck loading operations.

The hydrocarbon liquids truck loading is a Title V insignificant source in accordance with Insignificant Activity Item #1.

## Truck Loading (Produced Water)

The VOC emissions from produced water truck loading were calculated using the AP-42 emissions factor identified in Section 5.2-1. The data used to calculate the emission factor was obtained assuming the liquid was pure water.

Due to the nature of the source, it is estimated that SSM emissions from truck loading are accounted for in the calculations.

The produced water truck loading is an exempt source in accordance with 20.2.72.202.B(5) NMAC (VOC emissions are less than 0.5 tons per year) and a Title V insignificant source in accordance with Insignificant Activity Item #1.

## Equipment Leak Emissions

VOC and HAP emissions from equipment leaks were calculated using emission factors from Table 2.4 of the 1995 Protocol for Equipment Leak Emission Estimates published by the Environmental Protection Agency (EPA) and the gas stream composition obtained from a recent extended gas analysis. Emissions were calculated assuming the equipment operates 8,760 hours per year.

Due to the nature of the source, it is estimated that SSM emissions from the equipment are accounted for in the calculations.

No modifications are being made to the equipment leak emissions. Permitted VOC emissions are carried forward and not revised.

## **Malfunctions**

Malfunction emissions were set at 10.0 tons of VOC per year to account for emissions that may occur during upsets and malfunctions (including, but not limited to, unscheduled blowdowns and relief valve release). Based on the gas release rate associated with the set annual VOC emission rate, HAP emissions

are calculated using a recent extended gas analysis. Note that these malfunction emissions include the venting of gas only, not combustion emissions.

No modifications are being made to the malfunction emissions. Permitted VOC emissions are carried forward and not revised.

## Storage Tanks

Emissions from the hydrocarbon liquids storage tanks were calculated using TANKS 4.0.9d for workingbreathing losses and VMGSym for flash emissions. Emissions were calculated using a hydrocarbon liquids (post flash) throughput of 9,002 barrels per year.

VOC and HAP emissions from the produced water tank were calculated using a maximum throughput and emission factors from the Colorado Department of Public Health and Environment (CDPHE) and the Texas Commission on Environmental Quality (TCEQ). As the VOC emission rate from the produced water storage tank is less than 0.5 tpy, the produced water storage tank is an NSR exempt source in accordance with 20.2.72.202.B(5) NMAC and a Title V insignificant source in accordance with Insignificant Activity Item #1.

For the remaining tanks, the following assumptions were made:

- Residual oil #6 was used as an estimate for lubrication oil. As the vapor pressure of residual oil #6 is less than 0.2 psia, the tanks containing lubrication oil are NSR exempt sources under 20.2.72.202.B(2) NMAC and Title V insignificant sources in accordance with Insignificant Activity Item #5;
- The wastewater storage tank is assumed to be 99% water and 1% residual oil. As the vapor pressure of residual oil is less than 0.2 psia, the tank containing wastewater is an exempt source under 20.2.72.202.B(2) NMAC and a Title V insignificant source in accordance with Insignificant Activity List Item #5;

Due to the nature of operations, startup and shutdown emissions from the storage tanks are assumed to be accounted for in the calculations discussed above. Emissions due to maintenance are negligible as the units are not in operation during maintenance.

No changes are being made to the storage tanks or their operation. Emissions from the tanks are carried forward and not revised.

## **Engine Exhaust Emissions Calculations**

Unit Number: 1, 2, & 3 Description: Waukesha L7042GL

Note: The data on this worksheet applies to each individual emissions unit identified above.

#### Horsepower Calculations

7,198 ft above MSL	Elevation	
1,480 hp	Nameplate hp	Mfg. data
1,338 hp	NMAQB Site-rated hp	NMAQB Procedure # 02.002-00 (loss of 3% for every 1,000 ft over 4,000 ft)
1,311 hp	Mfg. Site-rated hp	Mfg. product bulletin Power Derate, S8154-6, April 2001 (loss of 2% for every 1,000 ft over 1,500 ft)
Engine Specifications		
1200 rpm	Engine rpm	Mfg. data
7040 cu in	Engine displacement	Mfg. data
125.44 psi	BMEP	Mfg. data (+[(792,000 x NMAQB Site-rated hp) / (rpm * in^3)])
Fuel Consumption		
7397 Btu/hp-hr	Brake specific fuel consumption	Mfg. data
9.90 MMBtu/hr	Hourly fuel consumption	Btu/hp-hr x NMAQB site-rated hp / 1,000,000
900 Btu/scf	Field gas heating value	Nominal heat content
10,997 scf/hr	Hourly fuel consumption	MMBtu/hr x 1,000,000 / Btu/scf
<mark>8,760</mark> hr/yr	Annual operating time	Harvest Four Corners, LLC
86,697 MMBtu/yr	Annual fuel consumption	MMBtu/hr x hr/yr
96.33 MMscf/yr	Annual fuel consumption	scf/hr x hr/yr / 1,000,000

#### Steady-State Emission Rates

Pollutants	Emission Factors,	Uncontrolled Emission Rates	
	g/hp-hr	pph	tpy
NOX	1.50	4.42	19.38
со	2.65	7.82	34.24
VOC	1.00	2.95 12.92	
	· · · · · ! · · ! · · · · · · · · · · ·	for a second sec	

NO<sub>X</sub>, CO & VOC emissions taken from Waukesha Bulletin 7005 0107 Uncontrolled Emission Rates (pph) = g/hp-hr x NMAQB Site-rated hp / 453.59 g/lb Uncontrolled Emission Rates (tpy) = Uncontrolled Emission Rates (pph) x hr/yr / 2,000 lb/ton

	Emission			
Pollutants	Factors,	Uncontrolled Emission Rates		
	lb/MMBtu	pph	tpy	
SO2	5.88E-04	5.82E-03	2.55E-02	
TSP	9.99E-03	9.88E-02	4.33E-01	
PM10	9.99E-03	9.88E-02	4.33E-01	
PM2.5	9.99E-03	9.88E-02	4.33E-01	

Emission factors taken from AP-42, Table 3.2-2

Particulate factors include both filterable and condensible emissions

Uncontrolled Emission Rates (pph) = lb/MMBtu x MMBtu/hr

Uncontrolled Emission Rates (tpy) = Uncontrolled Emission Rates (pph) x hr/yr / 2,000 lb/ton

#### **Exhaust Parameters**

699	°F
7452	acfm
1.02	ft
0.82	ft^2
151.8	fps
22.00	ft

Stack exit temperature Stack flowrate Stack exit diameter Stack exit area Stack exit velocity Stack height

Mfg. data Mfg. data Harvest Four Corners, LLC 3.1416 x ((ft / 2) ^2) acfm / ft^2 / 60 sec/min Harvest Four Corners, LLC

# <u>GRI-HAPCalc<sup>®</sup> 3.0</u> <u>Engines Report</u>

	Facility ID: Operation Type: Facility Name: User Name: Units of Measure:	CROW ME Harvest Fo	SSOR STATIO SSA COMPRES our Corners, L	SSOR STA	Notes:	
	These emissions are ind	icated on the	report with a "0".		red insignificant and are treated as zero r are represented on the report with "0.0	
	Engine Unit					
ι	Jnit Name: 7042GL					
	Hours of C	Operation:	8,760	Yearly		
	Rate Powe	er:	1,338	hp		
	Fuel Type	:	FIELD GAS			
	Engine Ty	pe:	4-Stroke, Lea	n Burn		
	Emission I	Factor Set:	FIELD > EPA	> LITERA	TURE	
	Additional	EF Set:	-NONE-			
			<u>Calc</u>	ulated E	missions (ton/yr)	
	<u>Chemical Nam</u> <u>HAPs_</u>	<u>1e</u>	<u>    En</u>	nissions_	Emission Factor	Emission Factor Set
	Formaldehyde			2.1725	0.16830000 g/bhp-hr	GRI Literature

0.0671

0.0271

0.0181

2.2848

0.00520000 g/bhp-hr

0.00210000 g/bhp-hr

0.00140000 g/bhp-hr

Benzene

Toluene

Total

Xylenes(m,p,o)

**GRI** Literature

**GRI** Literature

**GRI** Literature

## **Compressor Blowdown Emissions Calculations**

Unit Number: SSM

Description: Compressor & Piping Associated With Station

#### Throughput

3	# of units	Number of units
407	events/yr/unit	Blowdowns per year per unit
6,442	scf/event	Gas loss per blowdown
7,871,480	scf/yr	Annual gas loss

#### **Emission Rates**

		Uncontrolled,	
	Emission	Emission	
Pollutants	Factors,	Rates,	
	lb/scf	tpy	
VOC	9.056E-03	35.64	
Benzene	2.841E-05	1.12E-01	
Ethylbenzene	2.519E-06	9.91E-03	
n-Hexane	2.135E-04	8.40E-01	
Isooctane	8.188E-06	3.22E-02	
Toluene	6.557E-05	2.58E-01	
Xylene	2.155E-05	8.48E-02	

Emission factors calculated from gas composition (see table below) Uncontrolled Emission Rates (tpy) = scf/yr x lb/scf / 2,000 lb/ton

#### **Gas Composition**

	Mole	Molecular	Emission
Components	Percents,	Weights,	Factors,
	%	lb/lb-mole	lb/scf
Carbon dioxide	0.6600	44.01	7.656E-04
Hydrogen sulfide	0.0000	34.07	0.000E+00
Nitrogen	1.6799	28.01	1.240E-03
Methane	82.9849	16.04	3.508E-02
Ethane	8.3711	30.07	6.635E-03
Propane	3.6291	44.09	4.217E-03
Isobutane	0.5046	58.12	7.730E-04
n-Butane	0.9677	58.12	1.482E-03
Isopentane	0.3310	72.15	6.295E-04
n-Pentane	0.2753	72.15	5.235E-04
Cyclopentane	0.0124	70.14	2.292E-05
n-Hexane	0.0940	86.17	2.135E-04
Cyclohexane	0.0445	84.16	9.871E-05
Other hexanes	0.2071	86.18	4.704E-04
Heptanes	0.0703	100.20	1.857E-04
Methylcyclohexane	0.0739	98.19	1.913E-04
Isooctane	0.0031	100.21	8.188E-06
Benzene	0.0138	78.11	2.841E-05
Toluene	0.0270	92.14	6.557E-05
Ethylbenzene	0.0009	106.17	2.519E-06
Xylenes	0.0077	106.17	2.155E-05
C8+ Heavies	0.0418	110.00	1.212E-04
Total	100.0001		
Total VOC			9.056E-03

Gas stream composition obtained from Crow Mesa extended gas analysis dated 11/29/2021Emission Factors (lb/scf) = (% / 100) x lb/lb-mole / 379.4 scf/lb-mole

Harvest Four Corners, LLC Harvest Four Corners, LLC Harvest Four Corners, LLC # of units x events/yr/unit x scf/event

## **Equipment Leaks Emissions Calculations**

Unit Number: F1 Description: Valves, Connectors, Seals & Open-Ended Lines

#### **Steady-State Emission Rates**

	Number of	Emission	Emission	Uncontro	olled TOC
Equipment	Components,	Factors,	Factors,	Emissio	n Rates,
	# of sources	kg/hr/source	lb/hr/source	pph	tpy
Valves	378	0.0045	0.0099	3.74	16.39
Connectors	339	0.0002	0.0004	0.15	0.65
Pump Seals	0	0.0024	0.0053	0.00	0.00
Compressor Seals	36	0.0088	0.0194	0.70	3.05
Pressure Relief Valves	25	0.0088	0.0194	0.48	2.12
Open-Ended Lines	103	0.0020	0.0044	0.45	1.99
	otal			5.53	24.20

Number of components based on the numbers of compressors and dehydrators at the station (see next page)

Emission factors taken from the EPA "1995 Protocol for Equipment Leak Emission Estimates"

Emission factors (lb/hr/source) = Emission factors (kg/hr/source) x 2.2 lb/kg

Uncontrolled TOC Emission Rates (pph) = lb/hr/source x # of sources

Uncontrolled TOC Emission Rates (tpy) = Uncontrolled TOC Emission Rates (pph) x 8,760 hr/yr / 2,000 lb/ton

				Weight		
	Mole	Molecular	Component	Percent		
Components	Percents,	Weights,	Weights,	of TOC,		mission Rates,
	%	lb/lb-mole	lb/lb-mole	%	pph	tpy
Carbon dioxide	0.6600	44.010				
Hydrogen sulfide	0.0000	34.070				
Nitrogen	1.6799	28.013				
Methane	82.9849	16.043	1331.327	69.093		
Ethane	8.3711	30.070	251.719	13.064		
Propane	3.6291	44.097	160.032	8.305	4.59E-01	2.01
Isobutane	0.5046	58.123	29.329	1.522	8.41E-02	3.68E-01
n-Butane	0.9677	58.123	56.246	2.919	1.61E-01	7.06E-01
Isopentane	0.3310	72.150	23.882	1.239	6.85E-02	3.00E-01
n-Pentane	0.2753	72.150	19.863	1.031	5.70E-02	2.49E-01
Cyclopentane	0.0124	70.134	0.870	0.045	2.49E-03	1.09E-02
n-Hexane	0.0940	86.177	8.101	0.420	2.32E-02	1.02E-01
Cyclohexane	0.0445	84.161	3.745	0.194	1.07E-02	4.70E-02
Other hexanes	0.2071	86.177	17.847	0.926	5.12E-02	2.24E-01
Heptanes	0.0703	100.204	7.044	0.366	2.02E-02	8.85E-02
Methylcyclohexane	0.0739	98.188	7.256	0.377	2.08E-02	9.11E-02
2,2,4-Trimethylpentane	0.0031	114.231	0.354	0.018	1.02E-03	4.45E-03
Benzene	0.0138	78.114	1.078	0.056	3.09E-03	1.35E-02
Toluene	0.0270	92.141	2.488	0.129	7.13E-03	3.12E-02
Ethylbenzene	0.0009	106.167	0.096	0.005	2.74E-04	1.20E-03
Xylenes	0.0077	106.167	0.817	0.042	2.34E-03	1.03E-02
C8+ Heavies	0.0418	114.231	4.775	0.248	1.37E-02	6.00E-02
Total	100.00		1926.868			
Total VOC				100.000	9.86E-01	4.32

Gas stream composition obtained from Crow Mesa extended gas analysis dated 11/29/2021

Component Weights (lb/lb-mole) = (% / 100) \* Molecular Weights (lb/lb-mole)

Weight Percent of TOC (%) = 100 x Component Weights (lb/lb-mole) / Total Component Weight (lb/lb-mole)

Emission Rates (pph) = Total Uncontrolled TOC Emission Rate (pph) x (% / 100)

Emission Rates (tpy) = Total Uncontrolled TOC Emission Rate (tpy) x (% / 100)

## **Equipment Leaks Emissions Calculations**

Unit Number: F1

Description: Valves, Connectors, Seals & Lines

Number of Compression Units at the Facility: Number of Dehydrators at the Facility:

	Equipment Count					Instrument Count			
					Pressure				
Process Equipment Description			Pump	Compressor	Relief				
	Valves	Connectors	Seals	Seals	Valves	Open-end	Flow	Level	Pressure
Station inlet, meter run to pulsation dampener	17	14	0	0	1	13	3	0	3
Pulsation dampener	12	8	0	0	0	2	0	4	1
Compressor suction header	7	4	0	0	0	3	0	0	1
Suction header feed to instrument gas header	3	1	0	0	0	1	0	0	0
Compressor discharge header and bypass to station discharge	6	5	0	0	0	3	0	1	1
Compressor discharge header and suction header bypass lines	4	2	0	0	0	2	0	0	1
Fuel gas header	2	2	0	0	1	2	0	0	1
Instrument gas header	2	2	0	0	1	2	0	0	0
Station discharge header	9	5	0	0	1	6	0	0	2
Fuel gas recovery header	2	2	0	0	1	2	0	0	0
Fuel gas feed and filter loop	15	9	0	0	0	1	0	4	1
Instrument gas feed and filter loop	9	11	0	0	0	3	0	0	0
Produced water storage tank	1	0	0	0	0	1	0	1	0
ESD panel	12	0	0	0	0	0	0	0	0
Starting gas header	6	2	0	0	1	3	0	0	0
Hot gas header	2	2	0	0	0	2	0	0	0
Volume bottle lop	12	4	0	24	1	2	0	0	1
Components from Compressors	132	177	0	12	18	33	0	12	27
Components from dehydrators	0	0	0	0	0	0	0	0	0
Total	253	250	0	36	25	81	3	22	39
Adjusted Total	378	339	0	36	25	103			

The following additions are included in the Adjusted Total:

1 valve is added for each open end line

2 connectors are added for each flow meter

2 valves, 2 connectors and 1 open end line are added for each level gauge

1 connector is added for each pressure gauge

The component count is based on an evaluation of the Sim Mesa Compressor Station (two stage compression)

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## **Malfunction Emissions Data and Calculations**

Unit Number: MAL Description: Malfunctions

#### **Emission Rates**

Pollutants	Weight Percents, %	Uncontrolled Emission Rates, tpy
VOC		10.00
Benzene	3.137E-01	3.14E-02
Ethylbenzene	2.781E-02	2.78E-03
n-Hexane	2.358E+00	2.36E-01
Isooctane	9.042E-02	9.04E-03
Toluene	7.241E-01	7.24E-02
Xylene	2.379E-01	2.38E-02

Weight percents calculated from gas composition (see table below)

Uncontrolled Emission Rates (tpy) = VOC Emission Rate (tpy) x (% / 100)

#### **Gas Composition**

	Mole	Molecular	Component	Weight
Components	Percents,	Weights,	Weights,	Percent,
	%	lb/lb-mole	lb/lb-mole	%
Carbon dioxide	0.6600	44.01		
Hydrogen sulfide	0.0000	34.07		
Nitrogen	1.6799	28.01		
Methane	82.9849	16.04		
Ethane	8.3711	30.07		
Propane	3.6291	44.09	1.6001	46.57
Isobutane	0.5046	58.12	0.2933	8.536E+00
n-Butane	0.9677	58.12	0.5624	16.37
Isopentane	0.3310	72.15	0.2388	6.951E+00
n-Pentane	0.2753	72.15	0.1986	5.781E+00
Cyclopentane	0.0124	70.14	0.0087	2.531E-01
n-Hexane	0.0940	86.17	0.0810	2.358E+00
Cyclohexane	0.0445	84.16	0.0375	1.090E+00
Other hexanes	0.2071	86.18	0.1785	5.195E+00
Heptanes	0.0703	100.20	0.0704	2.050E+00
Methylcyclohexane	0.0739	98.19	0.0726	2.112E+00
Isooctane	0.0031	100.21	0.0031	9.042E-02
Benzene	0.0138	78.11	0.0108	3.137E-01
Toluene	0.0270	92.14	0.0249	7.241E-01
Ethylbenzene	0.0009	106.17	0.0010	2.781E-02
Xylenes	0.0077	106.17	0.0082	2.379E-01
C8+ Heavies	0.0418	110.00	0.0460	1.338E+00
Total	100.00			
Total VOC			3.4357	

Gas stream composition obtained from Crow Mesa extended gas analysis dated 11/29/2021 Component Weights (lb/lb-mole) = (% / 100) x Molecular Weights (lb/lb-mole)

Weight Percents (%) = 100 x Component Weights (lb/lb-mole) / Total VOC Weight (lb/lb-mole)

## Hydrocarbon Liquids Storage Tank Emissions Data and Calculations

Unit Number: T1 & T6

Description: Hydrocarbon Liquids Storage Tanks (with flash emissions)

#### **Emission Rates**

Source/Pollutants	Working/Brea ppy	athing Losses, tpy	Flash Losses, tpy	Uncontrolled Emission Rates, tpy
T1				
VOC	5,702.38	2.85	68.20	71.05
Benzene	13.37	6.69E-03	1.91E-01	1.98E-01
Ethylbenzene	1.59	7.95E-04	1.93E-02	2.01E-02
n-Hexane	544.57	2.72E-01	4.28	4.55
Isooctane	12.97	6.49E-03	1.43E-01	1.50E-01
Toluene	11.69	5.85E-03	1.78E-01	1.83E-01
Xylene	2.60	1.30E-03	3.14E-02	3.27E-02
Т6				
VOC	5,702.38	2.85	68.20	71.05
Benzene	13.37	6.69E-03	1.91E-01	1.98E-01
Ethylbenzene	1.59	7.95E-04	1.93E-02	2.01E-02
n-Hexane	544.57	2.72E-01	4.28	4.55
Isooctane	12.97	6.49E-03	1.43E-01	1.50E-01
Toluene	11.69	5.85E-03	1.78E-01	1.83E-01
Xylene	2.60	1.30E-03	3.14E-02	3.27E-02
Combined Total				
VOC	11,404.76	5.70	136.39	142.10
Benzene	26.74	1.34E-02	3.82E-01	3.95E-01
Ethylbenzene	3.18	1.59E-03	3.86E-02	4.02E-02
n-Hexane	1,089.14	5.45E-01	8.55	9.10
Isooctane	25.94	1.30E-02	2.86E-01	2.99E-01
Toluene	23.38	1.17E-02	3.55E-01	3.67E-01
Xylene	5.20	2.60E-03	6.29E-02	6.55E-02

Working/breathing losses taken from TANKS 4.0 results

Flash emissions taken from HYSYS 2.4.1 results

## TANKS 4.0.9d Emissions Report - Detail Format Tank Indentification and Physical Characteristics

Identification User Identification: City: State: Company: Type of Tank: Description:	Crow Mesa HC Heated 400 bbl (9002 bpy) San Juan Co., T24N, R08W, Sec. 02 NM Williams Four Corners LLC Vertical Fixed Roof Tank Crow Mesa HC liquid 6/25/2015, normalized. AST, 400 bbl (16,800 gal) capacity. 9,002 bpy (378,084 gal/yr) throughput
Tank Dimensions Shell Height (ft): Diameter (ft): Liquid Height (ft) : Avg. Liquid Height (ft): Volume (gallons): Turnovers: Net Throughput(gal/yr): Is Tank Heated (y/n):	20.00 12.00 20.00 10.00 16,800.00 22.50 378,084.00 Y
Paint Characteristics Shell Color/Shade: Shell Condition Roof Color/Shade: Roof Condition:	Gray/Medium Good Gray/Medium Good
Roof Characteristics Type: Height (ft) Slope (ft/ft) (Cone Roof)	Cone 0.00 0.06
Breather Vent Settings Vacuum Settings (psig): Pressure Settings (psig)	0.00 0.00

Meterological Data used in Emissions Calculations: Albuquerque, New Mexico (Avg Atmospheric Pressure = 12.15 psia)

## TANKS 4.0.9d Emissions Report - Detail Format Liquid Contents of Storage Tank

## Crow Mesa HC Heated 400 bbl (9002 bpy) - Vertical Fixed Roof Tank San Juan Co., T24N, R08W, Sec. 02, NM

			ily Liquid S perature (d		Liquid Bulk Temp	Vapo	r Pressure	(psia)	Vapor Mol.	Liquid Mass	Vapor Mass	Mol.	Basis for Vapor Pressure
lixture/Component	Month	Avg.	Min.	Max.	(deg F)	Avg.	Min.	Max.	Weight.	Fract.	Fract.	Weight	Calculations
ydrocarbon liquid	All	67.36	53.93	80.79	59.23	4.9909	3.7973	6.4556	65.3428			100.82	
2,2,4-Trimethylpentane (isooctane)						0.7338	0.4989	1.0546	114.2300	0.0100	0.0023	114.23	Option 2: A=6.8118, B=1257.84, C=220.74
Benzene						1.4274	0.9846	2.0237	78.1100	0.0053	0.0023	78.11	Option 2: A=6.905, B=1211.033, C=220.79
Butane						29.9323	23.3587	37.8099	58.1300	0.0629	0.5819	58.13	Option 1: VP60 = 26.098 VP70 = 31.306
Cyclohexane						1.4738	1.0254	2.0729	84.1600	0.0000	0.0000	84.16	Option 2: A=6.841, B=1201.53, C=222.65
Decane (-n)						0.0395	0.0291	0.0536	142.2900	0.2291	0.0028	142.29	Option 1: VP60 = .033211 VP70 = .041762
Ethylbenzene						0.1396	0.0876	0.2162	106.1700	0.0065	0.0003	106.17	Option 2: A=6.975, B=1424.255, C=213.21
Heptane (-n)						0.7600	0.5088	1.1128	100.2000	0.2166	0.0509	100.20	Option 3: A=37358, B=8.2585
lexane (-n)						2.3100	1.6303	3.2059	86.1700	0.1337	0.0955	86.17	Option 2: A=6.876, B=1171.17, C=224.41
sopentane						11.8640	8.7212	15.5743	72.1500	0.0362	0.1329	72.15	Option 1: VP60 = 10.005 VP70 = 12.53
Vethylcyclohexane						0.6886	0.4673	0.9913	98.1800	0.0001	0.0000	98.18	Option 2: A=6.823, B=1270.763, C=221.42
Nonane (-n)						0.0784	0.0568	0.1080	128.2600	0.1239	0.0030	128.26	Option 1: VP60 = .065278 VP70 = .08309
Octane (-n)						0.1769	0.1254	0.2493	114.2300	0.0986	0.0054	114.23	Option 1: VP60 = .145444 VP70 = .188224
Pentane (-n)						8.0308	5.9649	10.6537	72.1500	0.0484	0.1202	72.15	Option 3: A=27691, B=7.558
Toluene						0.4136	0.2726	0.6120	92.1300	0.0160	0.0021	92.13	Option 2: A=6.954, B=1344.8, C=219.48
Xylenes (mixed isomers)						0.1165	0.0728	0.1813	106.1700	0.0126	0.0005	106.17	Option 2: A=7.009, B=1462.266, C=215.11

## TANKS 4.0.9d Emissions Report - Detail Format Detail Calculations (AP-42)

## Crow Mesa HC Heated 400 bbl (9002 bpy) - Vertical Fixed Roof Tank San Juan Co., T24N, R08W, Sec. 02, NM

Annual Emission Calcaulations	
Standing Losses (Ib): Vapor Space Volume (cu ft): Vapor Density (Ib/cu ft): Vapor Space Expansion Factor:	2,766.6500 1,145.1105 0.0577 0.4222
Vented Vapor Saturation Factor:	0.2719
Tank Vapor Space Volume: Vapor Space Volume (cu ft): Tank Diameter (ft): Vapor Space Outage (ft): Tank Shell Height (ft): Average Liquid Height (ft): Roof Outage (ft):	1,145.1105 12.0000 10.1250 20.0000 10.0000 0.1250
Roof Outage (Cone Roof) Roof Outage (ft): Roof Height (ft): Roof Slope (ft/ft): Shell Radius (ft):	0.1250 0.0000 0.0625 6.0000
Vapor Density Vapor Density (lb/cu ft): Vapor Molecular Weight (lb/lb-mole): Vapor Pressure at Daily Average Liquid	0.0577 65.3428
Surface Temperature (psia): Daily Avg. Liquid Surface Temp. (deg. R): Daily Avgrage Ambient Temp. (deg. F): Ideal Gas Constant R	4.9909 527.0322 56.1542
(psia cutf / (lb-mol-deg R)): Liquid Bulk Temperature (deg. R): Tank Paint Solar Absorptance (Shell): Tank Paint Solar Absorptance (Roof): Daily Total Solar Insulation Factor (Btu/sqft day):	10.731 518.9042 0.6800 0.6800 1,765.3167
Vapor Space Expansion Factor Vapor Space Expansion Factor: Daily Vapor Temperature Range (deg. R): Daily Vapor Pressure Range (psia): Breather Vent Press. Setting Range(psia): Vapor Pressure at Daily Average Liquid Surface Temperature (psia): Vapor Pressure at Daily Minimum Liquid Surface Temperature (psia): Vapor Pressure at Daily Maximum Liquid Surface Temperature (psia): Daily Avg. Liquid Surface Temp. (deg R): Daily Max. Liquid Surface Temp. (deg R): Daily Ambient Temp. Range (deg. R):	0.4222 26.8588 2.6583 0.0000 4.9909 3.7973 6.4556 527.0322 513.6028 540.4617 27.9250
Vented Vapor Saturation Factor Vented Vapor Saturation Factor: Vapor Pressure at Daily Average Liquid: Surface Temperature (psia): Vapor Space Outage (ft):	0.2719 4.9909 10.1250

Working Losses (lb): Vapor Molecular Weight (lb/lb-mole):	2,935.7349 65.3428	
Vapor Pressure at Daily Average Liquid Surface Temperature (psia): Annual Net Throughput (gal/yr.):	4.9909 378.084.0000	
Annual Turnovers: Turnover Factor:	22.5000 1.0000	
Maximum Liquid Volume (gal): Maximum Liquid Height (ft):	16,800.0000 20.0000	
Tank Diameter (ft): Working Loss Product Factor:	12.0000 1.0000	
-		
Total Losses (lb):	5,702.3849	

## TANKS 4.0.9d Emissions Report - Detail Format Individual Tank Emission Totals

## **Emissions Report for: Annual**

#### Crow Mesa HC Heated 400 bbl (9002 bpy) - Vertical Fixed Roof Tank San Juan Co., T24N, R08W, Sec. 02, NM

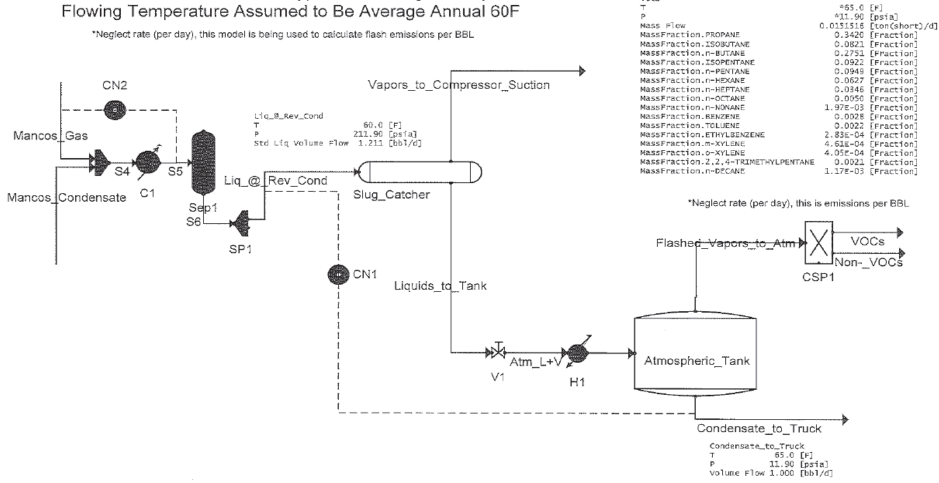
	Losses(lbs)				
Components	Working Loss	Breathing Loss	Total Emissions		
Hydrocarbon liquid	2,935.73	2,766.65	5,702.38		
Butane	1,708.29	1,609.90	3,318.19		
Isopentane	390.07	367.60	757.67		
Pentane (-n)	352.94	332.61	685.55		
Heptane (-n)	149.40	140.80	290.20		
Toluene	6.02	5.67	11.69		
Ethylbenzene	0.82	0.77	1.59		
Xylenes (mixed isomers)	1.34	1.26	2.60		
Octane (-n)	15.83	14.92	30.76		
Nonane (-n)	8.81	8.31	17.12		
Benzene	6.88	6.49	13.37		
Hexane (-n)	280.36	264.21	544.57		
2,2,4-Trimethylpentane (isooctane)	6.68	6.29	12.97		
Decane (-n)	8.22	7.74	15.96		
Cyclohexane	0.05	0.04	0.09		
Methylcyclohexane	0.04	0.03	0.07		

## **VOC Flash Emissions Calculations**

VOCs

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Mancos Comressor Site Condensate Flash Prediction\* Based on analysis of liquid received @ Crow Mesa CDP saturated at new conditions with typical Mancos gas composition, Flowing Temperature Assumed to Be Average Annual 60F



6/25/15

## **VOC Flash Emissions Calculations**

Throughputs

9,002 bbl/yr 378,084 gal/yr Annual throughput Annual throughput

#### **Emission Factor**

0.0151516 ton/bbl

VOC emission rate

Crow Mesa HC liquid (1/23/2015) VMGSim analysis output summary, "Mancos Com[p]ressor Site Condensate Flash Prediction", "Flashed\_Vapors\_to\_Atm, CSP1, VOCs, Mass Flow (ton/BBL)"

#### **Emission Rates**

	Weight	Emission
Pollutant	Fraction	Rate,
		tpy
VOC		136.39
Benzene	0.0028	3.82E-01
Ethylbenzene	0.0003	3.86E-02
n-Hexane	0.0627	8.55
Isooctane	0.0021	2.86E-01
Toluene	0.0022	3.00E-01
Xylenes	0.0005	6.29E-02

VOC (tpy) = ton/bbl x bbl/yr

HAP Emissions (tpy) = VOC tpy x HAP Weight Fraction

## Hydrocarbon Liquids Truck Loading Emissions Calculations

Unit Number: L1

Description: Hydrocarbon Liquids Truck Loading - Insignificant Source

#### **Emission Factor**

0.6	Saturation factor, S	AP-42, Table 5.2-1 (submerged loading & dedicated service)
4.9909 psia	True vapor pressure of liquid, P	TANKS 4.0 output file
65.3428 lb/lb-mole	Molecular weight of vapors, M	TANKS 4.0 output file
67.36 °F	Temperature of liquid	TANKS 4.0 output file
527.03 °R	Temperature of liquid, T	°F + 459.67
4.63 lb/10 <sup>3</sup> gal	Emission factor, L	AP- $L = 12.46 \frac{SPM}{T}$ juation 1

#### **Production Rate**

8.40 10^3 gal/hr 378.08 10^3 gal/yr Maximum hourly production rate Maximum annual production rate Harvest Four Corners, LLC Harvest Four Corners, LLC

#### Steady-State Emission Rates

Pollutant	Uncontrolled Emission Rates,				
	pph	tpy			
VOC	38.86	8.75E-01			

Uncontrolled Emission Rate (pph) = lb/10<sup>3</sup> gal x 10<sup>3</sup> gal/hr Uncontrolled Emission Rate (tpy) = lb/10<sup>3</sup> gal x 10<sup>3</sup> gal/yr / 2,000 lb/ton

Pollutants	Percent of VOC,	Uncontrolled Emission Rates	
	%	pph	tpy
Benzene	2.34E-01	9.11E-02	2.05E-03
Ethylbenzene	2.79E-02	1.08E-02	2.44E-04
n-Hexane	9.55	3.71	8.35E-02
Isooctane	2.27E-01	8.84E-02	1.99E-03
Toluene	2.05E-01	7.97E-02	1.79E-03
m-Xylene	4.56E-02	1.77E-02	3.99E-04

Percent of VOC calculated from the TANKS 4.0 results

Percent of VOC (%) = 100 x Pollutant Emission Rate (lb/yr) / Total VOC Emission Rate (lb/yr) Uncontrolled Emission Rates (pph) = VOC Uncontrolled Emission Rate (pph) x (% / 100) Uncontrolled Emission Rates (tpy) = VOC Uncontrolled Emission Rate (tpy) x (% / 100)

## **Produced Water Truck Loading Emissions Calculations**

Unit Number: L2

Description: Produced Water Truck Loading - Insignificant Source

#### **Emission Factor**

0.6	Saturation factor, S	AP-42, Table 5.2-1 (submerged loading & dedicated service)
0.3045 psia (average)	True vapor pressure of liquid, P	Estimated using Antoine's Equation (see calculations below)
18.02 lb/lb-mole	Molecular weight of vapors, M	TANKS 4.0 Database
65 °F (average)	Temperature of liquid	Estimated (see calculations below)
524.67 °R (average)	Temperature of liquid, T	°F + 459.67
0.08 lb/10 <sup>3</sup> gal (average)	Emission factor, L	AP- $L = 12.46 \frac{SPM}{T}$ juation 1

#### **Production Rate**

159.60 10^3 gal/yr

Maximum annual production rate

Harvest Four Corners, LLC

#### Steady-State Emission Rates

	Emission
Pollutant	Rate,
	tpy
VOC	6.24E-03
Lincontrolled En	aiaaian Bata (nn

Uncontrolled Emission Rate (pph) = lb/10<sup>3</sup> gal x 10<sup>3</sup> gal/hr Uncontrolled Emission Rate (tpy) = lb/10<sup>3</sup> gal x 10<sup>3</sup> gal/yr / 2,000 lb/ton

Pollutants	Mass Fraction	Emission Rates, tpy
Benzene	0.0267	1.67E-06
Ethylbenzene	0.0027	1.67E-07
n-Hexane	0.0840	5.24E-06
Toluene	0.0344	2.14E-06
m-Xylene	0.0229	1.43E-06

HAP mass fractions are estimated from the produced water tank emission factors HAP Mass Fraction = HAP Emission Factor (lb/bbl) / VOC Emission Factor (lb/bbl)

Emission Rates (tpy) = VOC Emission Rate (tpy) x HAP Mass Fraction

#### Vapor Pressure of Produced Water:

It is estimated that the true vapor pressure of produced water is approximately equal to the true vapor pressure of pure water. An estimate of the true vapor pressure for water is calculated using Antoine's equation (see AP-42, Section 7.1, Equation 1-25).

#### Average:

Temperature =	65	°F
log P = A - (B / (C + T))		
A = 8.07131 B = 1730.63 C = 233.426 T = P = mmHg P = 10^(A - (B / (C + T))	18.33	°C
P = P =	15.75 0.3045	mmHg psi

Note: 760 mmHg = 14.7 psia

## Produced Water Storage Tank Emissions Calculations

Unit Number: T2 Description: Pro

Produced Water Storage Tank - Insignificant Source

Note: The data on this worksheet applies to each individual emissions unit identified above.

#### Throughput

210 bbl/turnover	Tank capacity
18 turnover/yr	Turnovers per year
3,800 bbl/yr	Annual liquid throughput

Harvest Four Corners, LLC Harvest Four Corners, LLC bbl/turnover x turnover/yr

#### **Emission Rates**

Pollutant	Emission Factor, Ib/bbl	Uncontrolled, Emission Rate, tpy
VOC	0.262	4.98E-01
Benzene	0.007	1.33E-02
Ethylbenzene	0.0007	1.33E-03
n-Hexane	0.022	4.18E-02
Toluene	0.009	1.71E-02
Xylene	0.006	1.14E-02

 VOC, Benzene, and n-Hexane emission factors are taken from the CDPHE PS Memo 09-02 (Oil & Gas Produced Water Tank Batteries - Regulatory Definitions & Permitting Guidance)
 Ethylbenzene, toluene, and xylene emissions factors (Non-Texas) are taken from the TCEQ Project 2010-29 (Emission Factor Determination for Produced Water Storage Tanks) report Uncontrolled Emission Rates (tpy) = lb/bbl x bbl/yr / 2,000 lb/ton

## 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 <u>Mandatory Greenhouse Gas Reporting</u>.

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 <u>short</u> 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  $CO_2$  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 <u>Mandatory Greenhouse Reporting</u> requires metric tons.

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

CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O exhaust emissions were calculated using emission factors from 40 Code of Federal Regulations (CFR), Part C, Tables C-1 & C-2 and the combustion source higher heating value (HHV) design heat rates.

The SSM and malfunction CO<sub>2</sub> and CH<sub>4</sub> emissions from blowdown events were calculated from the annual blowdown volumes and gas composition.

The reciprocating compressor  $CO_2$  and  $CH_4$  emissions were calculated using a combination of equations W-26 & W-36 (from Subpart W).

CO<sub>2</sub> and CH<sub>4</sub> equipment leaks emissions were calculated using the TOC emission factors and gas stream composition.

There are no GHG emissions associated with the truck loading operations.

The hydrocarbon liquids storage tanks CO<sub>2</sub> and CH<sub>4</sub> emissions were calculated from throughput and composition data in the VMGSym output file.

			Facil	ity Total Emis	sions	
Sources		CO2,	CH4,	N2O,	GHG,	CO2e,
		tpy	tpy	tpy	tpy	tpy
Engine & Turbine Exhaust Emissions		18,031.36	3.40E-01	3.40E-02	18,031.73	18049.98
SSM Emissions		3.01	138.08		141.09	3455.03
Reciprocating Compressor Venting Emissions		3.53	161.87		165.39	4050.23
Equipment Leak Emissions		2.00E-01	9.16		9.36	229.13
Natural Gas Pneumatic Device Venting Emissions		1.09E-01	5.00		5.11	125.08
Malfunction Emissions		8.45E-01	38.74		39.59	969.40
Storage Tank Emissions		2.13E-01	5.03		5.24	125.85
-	Total	18,039.27	358.21	3.40E-02	18,397.51	27,004.71

## **Engine & Turbine Exhaust Emissions**

Unit		Emission Factors			Emission Rates		
Numbers	Description	CO2,	CH4,	N2O,	CO2,	CH4,	N2O,
		kg/MMBtu	kg/MMBtu	kg/MMBtu	tpy	tpy	tpy
1	Waukesha 7042GL	53.06	1.00E-03	1.00E-04	6,010.45	1.13E-01	1.13E-02
2	Waukesha 7042GL	53.06	1.00E-03	1.00E-04	6,010.45	1.13E-01	1.13E-02
3	Waukesha 7042GL	53.06	1.00E-03	1.00E-04	6,010.45	1.13E-01	1.13E-02
	Total				18,031.36	3.40E-01	3.40E-02

The emissions factors are taken from 40 CFR 98, Subpart C, Tables C-1 & C-2

Emission Rates (tpy) = kg/MMBtu x 2.2 lb/kg x MMBtu/yr / 2,000 lb/ton

				LHV	H	HV
Unit			Operating	Design	Design	Fuel
Numbers	Description	Fuel Types	Times,	Heat Rates,	Heat Rates,	Usages,
			hr/yr	MMBtu/hr	MMBtu/hr	MMBtu/yr
1	Waukesha 7042GL	Nat. Gas	8,760	10.58	11.76	102,979
2	Waukesha 7042GL	Nat. Gas	8,760	10.58	11.76	102,979
3	Waukesha 7042GL	Nat. Gas	8,760	10.58	11.76	102,979

The fuel types and operating times are provided by Williams

The LHV design heat rates are taken from manufacturers data

HHV Design Heat Rates (MMBtu/hr) = LHV Design Heat Rates (MMBtu/hr) / 0.9 LHV/HHV

HHV Fuel Usages (MMBtu/yr) = HHV Design Heat Rates (MMBtu/hr) x hr/yr

## **SSM Emissions**

				CO2	CH4		
l	Unit		Total	Emission	Emission	Emissic	on Rates
Nui	mbers	Description	Gas Losses,	Factors,	Factors,	CO2,	CH4,
			scf/yr	lb/scf	lb/scf	tpy	tpy
S	SSM	SSM	7,871,480	0.0008	0.0351	3.01	138.08

The annual blowdown volumes are calculated from data provided by Williams

The CO2 and CH4 emission factors are calculated from the facility extended gas analysis Emission Rates (tpy) = scf/yr x lb/scf / 2,000 lb/ton

## Reciprocating Compressor Venting Emissions

Unit		Emissic	n Rates
Numbers	Description	CO2,	CH4,
		tpy	tpy
NA	Blowdown Valve Leakage	0.34	15.46
NA	Rod Packing Emissions	3.19	146.41
NA	Isolation Valve Leakage	0.00	0.00
	Total	3.53	161.87

Operating or standby mode - includes blowdown valve leakage through blowdown vent stack

Operating mode - includes rod packing emissions

Non-operating depressurized mode - includes isolation valve leakage through open blowdown vents (without blind flanges)

Rod packing gas emissions assume 4 cylinders per compressor

A combination of equations W-26 & W-36 (Subpart W) is used to calculate reciprocating compressor emissions

As the NMED requires CO2 & CH4 emissions rather than CO2e emissions, it is not necessary to include the global warming potential from equation W-36

CO2 Emission Rates (tpy) = # x scf/hr x hr/yr x (CO2 Mole Percent (%) / 100) x CO2 Density (kg/scf)

x (2,204.6 lb/tonne / 2,000 lb/ton) / 1,000 kg/tonne

CH4 Emission Rates (tpy) = # x scf/hr x hr/yr x (CH4 Mole Percent (%) / 100) x CH4 Density (kg/scf)

x (2,204.6 lb/tonne / 2,000 lb/ton) / 1,000 kg/tonne

Unit		Number of	Gas	Operating	CO2 Mole	CH4 Mole	CO2	CH4
Numbers	Description	Compressors	Emissions,	Times,	Percents,	Percents,	Density,	Density,
		#	scf/hr	hr/yr	%	%	kg/scf	kg/scf
NA	Blowdown Valve Leakage	3	33.5	8,760	0.66	82.98	0.0526	0.0192
NA	Rod Packing Emissions	3	317.2	8,760	0.66	82.98	0.0526	0.0192
NA	Blowdown Valve Leakage (St	3	10.5	0	0.66	82.98	0.0526	0.0192

The number of compressors are provided by Williams

Blowdown valve leakage (33.5 scf/hr) and rod packing emissions occur in operating mode

Blowdown valve leakage (10.5 scf/hr) occurs in standby pressurized mode

Emission factors are the three year rolling average (2012-2014) of all measurements in the Williams Field Services, LLC compressor fleet located at natural gas processing plants

The operating times (the average operating times for all station compressors combined) are provided by Williams

The facility CO2 and CH4 contents are taken from the facility extended gas analysis

The CO2 & CH4 densities (kg/scf) are taken from Subpart W, Paragraph 98.233(v)

## **Equipment Leaks Emissions**

Unit		Emissio	n Rates	
Numbers	Description	CO2,	CH4,	
		tpy	tpy	
NA	Valves	0.2	7.0	
NA	Connectors	0.0	0.9	
NA	Open-Ended Lines	0.0	0.5	
NA	Pressure Relief Valves	0.0	0.7	
	Tota	0.2	9.2	

A combination of equations W-31 & W-36 (Subpart W) is used to calculate uncombusted CO2 & CH4 emissions

As the NMED requires CO2 & CH4 emissions rather than CO2e emissions, it is not necessary to include the global warming potential from equation W-36

CO2 Emission Rate (tpy) = # x scf/hr/component x (CO2 Content (mole %) / 100) x hr/yr x CO2 Density (kg/scf) x (2,204.6 lb/tonne / 2,000 lb/ton) / 1,000 kg/tonne

CH4 Emission Rate (tpy) = # x scf/hr/component x (CH4 Content (mole %) / 100) x hr/yr x CH4 Density (kg/scf) x (2,204.6 lb/tonne / 2,000 lb/ton) / 1,000 kg/tonne

Unit Numbers	Description	Number of Components, #	Emission Factors, scf/hr /component	CO2 Contents, mole %	CH4 Contents, mole %	Operating Times, hr/yr	CO2 Density, kg/scf	CH4 Density, kg/scf
NA	Valves	378	0.121	0.66	82.98	8,760	0.0526	0.0192
NA	Connectors	339	0.017	0.66	82.98	8,760	0.0526	0.0192
NA	Open-Ended Lines	103	0.031	0.66	82.98	8,760	0.0526	0.0192
NA	Pressure Relief Valves	25	0.193	0.66	82.98	8,760	0.0526	0.0192

The number of sources are calculated based on the number of compressors and dehydrators at the station (see criteria pollutant and HAP equipment leaks calculations)

The emission factors are taken from Subpart W, Table W-1A (Western U.S. - Gas Service)

The facility CO2 and CH4 contents are taken from the facility extended gas analysis

The operating times are provided by Williams (default is the entire year)

The CO2 & CH4 densities are taken from Subpart W, Paragraph 98.233(v)

## **Natural Gas Pneumatic Device Venting Emissions**

Unit		Number	Emission	Operating	Emissio	n Rates
Numbers	Description	of Devices,	Factors,	Times,	CO2,	CH4,
		#	scf/hr/device	hr/yr	tpy	tpy
NA	Continuous High Bleed Pneumatic Devices	0	37.3	8,760	0.00	0.00
NA	Intermittent Bleed Pneumatic Devices	2	13.5	8,760	9.05E-02	4.15
NA	Continuous Low Bleed Pneumatic Devices	4	1.39	8,760	0.02	0.85
	Total				0.11	5.00

The number of devices are provided by Williams

The emission factors are taken from Subpart W, Table W-1A (Western U.S. - Gas Service)

The operating times are provided by Williams

Equation W-1 (Subpart W) is used to calculate CO2 & CH4 emissions

As the NMED requires CO2 & CH4 emissions in addition to CO2e emissions, it is necessary to divide by the global warming potentials CO2 Emission Rates (tpy) =  $\# x \operatorname{scf/hr/device} x (CO2 \operatorname{Content} (mole \%) / 100) x CO2 \operatorname{Conversion} Factors (tonne CO2e/scf) x hr/yr$ 

x (2,204.6 lb/tonne / 2,000 lb/ton) / CO2 Global Warming Potentials (tonne CO2e/tonne CO2)

CH4 Emission Rates (tpy) = # x scf/hr/device x (CH4 Contents (mole %) / 100) x CH4 Conversion Factors (tonne CO2e/scf) x hr/yr x (2,204.6 lb/tonne / 2,000 lb/ton) / CH4 Global Warming Potentials (tonne CO2e/tonne CH4)

				CO2	CH4	CO2 Global	CH4 Global
				Conversion	Conversion	Warming	Warming
Unit		CO2	CH4	Factors,	Factors,	Potentials,	Potentials,
Numbers	Description	Contents,	Contents,	tonne CO2e	tonne CO2e	tonne CO2e	tonne CO2e
		mole %	mole %	/scf	/scf	/tonne CO2	/tonne CH4
NA	Continuous High Bleed Pneumatic Devices	0.66	82.98	5.262E-05	4.790E-04	1	25
NA	Continuous Low Bleed Pneumatic Devices	0.66	82.98	5.262E-05	4.790E-04	1	25
NA	Intermittent Bleed Pneumatic Devices	0.66	82.98	5.262E-05	4.790E-04	1	25

The facility CO2 and CH4 contents are taken from the facility extended gas analysis

The conversion factors are taken from Subpart W, Paragraph 98.233(a)

The global warming potentials are taken from 40 CFR Part 98, Table A-1

## **Malfunction Emissions**

Unit			Emission Rates	5
Number	Description	VOC,	CO2,	CH4,
		tpy	tpy	tpy
MAL	Malfunctions	10.00	0.85	38.74
IVIAL		10.00	0.05	50.74

The VOC emission rate is estimated (see calculations workbook)

CO2 Emission Rate (tpy) = VOC Emission Rate (tpy) x (Total Component Weight (lb/lb-mole) / VOC Component Weight (lb-lb-mole)) x (CO2 Weight % of Total (%) / 100)

CH4 Emission Rate (tpy) = VOC Emission Rate (tpy) x (Total Component Weight (lb/lb-mole) / VOC Component Weight (lb-lb-mole)) x (CH4 Weight % of Total (%) / 100)

		Total	VOC	CO2	CH4
Unit		Component	Component	Weight %	Weight %
Number	Description	Weight,	Weight,	of Total,	of Total,
		lb/lb-mole	lb/lb-mole	%	%
MAL	Malfunctions	20.02	3.44	1.45	66.47

The total & VOC component weights and CO2 & CH4 weight % of totals are calculated from the facility extended gas analysis

#### Storage Tank Emissions

Unit		Emission Rates			
Number	Description	CO2,	CH4,		
		tpy	tpy		
T1 & T6	Flash Emissions	2.13E-01	5.03		
	Total	2.13E-01	5.03		

## **Gas Stream Composition**

				Weight	
	Mole	Molecular	Component	Percent	Emission
Components	Percents,	Weights,	Weights,	of Total,	Factors,
	%	lb/lb-mole	lb/lb-mole	%	lb/scf
Carbon Dioxide	0.6600	44.01	0.29	1.4505	0.0008
Hydrogen Sulfide	0.0000	34.07	0.00	0.0000	0.0000
Nitrogen	1.6799	28.01	0.47	2.3498	0.0012
Methane	82.9849	16.04	13.31	66.4718	0.0351
Ethane	8.3711	30.07	2.52	12.5704	0.0066
Propane	3.6291	44.09	1.60	7.9905	0.0042
IsoButane	0.5046	58.12	0.29	1.4646	0.0008
Normal Butane	0.9677	58.12	0.56	2.8087	0.0015
IsoPentane	0.3310	72.15	0.24	1.1926	0.0006
Normal Pentane	0.2753	72.15	0.20	0.9919	0.0005
Cyclopentane	0.0124	70.14	0.01	0.0434	0.0000
n-Hexane	0.0940	86.17	0.08	0.4045	0.0002
Cyclohexane	0.0445	84.16	0.04	0.1870	0.0001
Other Hexanes	0.2071	86.18	0.18	0.8913	0.0005
Heptanes	0.0703	100.20	0.07	0.3518	0.0002
Methylcyclohexane	0.0739	98.19	0.07	0.3624	0.0002
2,2,4-Trimethylpentane	0.0031	100.21	0.00	0.0155	0.0000
Benzene	0.0138	78.11	0.01	0.0538	0.0000
Toluene	0.0270	92.14	0.02	0.1242	0.0001
Ethylbenzene	0.0009	106.17	0.00	0.0048	0.0000
Xylenes	0.0077	106.17	0.01	0.0408	0.0000
C8+ heavies	0.0418	110.00	0.05	0.2296	0.0001
Total	100.0001		20.02	100.0000	0.0528
VOC			3.44		0.0091

Gas stream composition obtained from Crow Mesa extended gas analysis dated 11/29/2021

Component Weights (lb/lb-mole) = [Mole Percents (%) / 100] x Molecular Weights (lb/lb-mole)

Weight Percent of Total (%) = 100 x Component Weights (lb/lb-mole) / Total Component Weight (lb/lb-mole) Emission Factors (lb/scf) = [Mole Percents (%) / 100] x Molecular Weights (lb/lb-mole) / 379.4 scf/lb-mole

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## **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.
- $\Box$  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.

## STANDARD EQUIPMENT

AIR CLEANER – Two, 3" dry type filter with hinged rain shield and service indicator. BARRING DEVICE – Manual.

**BATTERY BOX** – Ship loose battery box designed to accommodate two series 31 12 VDC batteries. Includes power disconnect switch and 20 foot (6.1 m) cable for connection to ESM Power Distribution Box.

BEARINGS - Heavy duty, replaceable, precision type.

BREATHER - Self regulating, closed system.

CONNECTING RODS - Drop forged steel, rifle drilled.

CONTROL SYSTEM – Waukesha Engine System Manager (ESM) integrates spark timing control, speed governing, detonation detection, start-stop control, diagnostic tools, fault logging and engine safeties. Engine Control Unit (ECU) is central brain of the control system and main customer interface. Interface with ESM is through 25 foot (7.6 m) harness to local panel, through MODBUS RTU slave connection RS-485 multidrop hardware, and through

the Electronic Service Program (ESP). Customer connections are only required to the local panel, fuel valve, and 24V DC power supply. Compatible with Woodward load sharing module. ESM meets Canadian Standards Association Class I, Division 2, Group D, hazardous location requirements. ESM controlled prechamber logic.

- **CRANKCASE** Integral crankcase and cylinder frame. Main bearing caps drilled and tapped for temperature sensors. Does not include sensors.
- **CRANKSHAFT** Counterweighted, forged steel, seven main bearings, and dynamically balanced.
- CYLINDERS Removable bainitic cast iron wet type cylinder liners, chrome plated on outer diameter.
- CYLINDER HEADS Twelve interchangeable. Two hard faced intake and two hard faced exhaust valves per cylinder. Hard faced intake and exhaust valve seat inserts. Roller valve lifters and hydraulic push rods. Includes prechamber and related fuel control valves.

ENGINE ROTATION - Counterclockwise when facing flywheel.

- ENGINE MONITORING DEVICES Factory mounted and wired sensors for lube oil pressure and temperature; intake manifold temperature and pressure; overspeed; and jacket water temperature; all accessible through ESM®. ESM continually monitors combustion performance through accelerometers to provide detonation protection. Dual magnetic pick-ups are used for accurate engine speed monitoring. ESM provides predictive spark plug diagnostics as well as advanced diagnostics of engine and all ESM sensors and logs any faults into non-volatile flash memory.
- EXHAUST THERMOCOUPLES 14 K-type thermocouples. One for each individual cylinder and one pre-turbine for each bank and 25 foot (7.6 m) harness.

EXHAUST OUTLET - Single vertical at rear. Flexible stainless steel connection with 8" (203 mm) pipe flange.

FLYWHEEL – Approx. WR2 = 155000 lb-in2; with ring gear (208 teeth), machined to accept two drive adapters: 31.88" (810 mm) pilot bore, 30.25"(768 mm) bolt circle, (12) 0.75"–10 tapped holes; or 28.88" (734 mm) pilot bore, 27.25" (692 mm) bolt circle, (12) 0.625"–11 tapped holes and (12) 0.75"–10 tapped holes.

FLYWHEEL HOUSING - No. 00 SAE.

- FUEL SYSTEM Single 3" ANSI flange fuel inlet connection. Dual natural gas, 4" (102 mm) duplex updraft carburetors. Two mounted Mooney Flowgrid 250, 2" (51 mm) gas regulators, 43 – 60 psi (296 – 414 kPa) gas inlet pressure required. Prechamber fuel system and control logic. 10 foot (3 m) harness provided for ESM control of customer supplied fuel shutoff valve.
- GOVERNOR Electric throttle actuator controlled by ESM with throttle position feedback. Governor tuning is performed using ESP. ESM includes option of a load-coming feature to improve engine response to step loads.
- **IGNITION SYSTEM** Ignition Power Module (IPM) controlled by ESM, with spark timing optimized for any speed-load condition. Dual voltage energy levels automatically controlled by ESM to maximize spark plug life.

#### INTERCOOLER - Air-to-water.

#### LEVELING BOLTS

LIFTING EYES - Requires 9.5 ton Working Load Limit (W.L.L.) anchor shackles.

LUBRICATION – Full pressure, gear type pump. Engine mounted full flow lube oil micro-fiberglass filters with mounted differential pressure gauge. MICROSPIN® bypass filter, engine mounted. Lube oil strainer, mounted. Air/gas motor driven prelube pump, requires final piping.

MANIFOLDS - Exhaust, (2) water cooled.

- OIL COOLER Shell and tube type, with thermostatic temperature controller and pressure regulating valve. Factory mounted.
- OIL PAN Deep sump type. 190 gallon (719 L) capacity including filter and cooler.

PAINT - Oilfield orange primer.

**PISTONS** – Aluminum with floating pin. Oil cooled.

SHIPPING SKID - For domestic truck or rail.

TURBOCHARGERS – Two, dry type. Wastegate controlled.

VIBRATION DAMPER – Two, viscous type. Guard included with remote mounted radiator or no radiator.

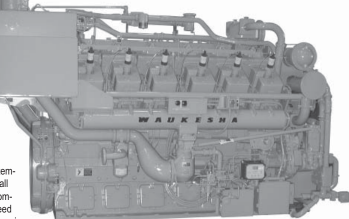
WATER CIRCULATING SYSTEM, AUXILIARY CIRCUIT – Belt driven water circulating high capacity pump for intercooler and lube oil cooler. See S6543-38 performance curve for use with standard 10" diameter crankshaft pulley. Includes thermostatic valve.

WATER CIRCULATING SYSTEM, ENGINE JACKET – Belt driven water circulating pump, cluster type thermostatic temperature regulating valve, full flow bypass type. Flange connections and mating flanges for (2) 4" (102 mm) inlets and (1) 5" (127 mm) outlet.



L7042GL

VHP<sup>®</sup> Gas Engine 886 - 1547 BHP



Engine shown without Extender Series Features.

Model L7042GL with ESM®

Turbocharged and Intercooled, Twelve Cylinder, Lean Combustion, Four-Cycle Gas Engine

## **SPECIFICATIONS**

Cylinders V 12 Piston Displacement Lube Oil Capacity 190 gal. (719 L)

Starting System

7040 cu. in. (115 L)

Bore & Stroke 9.375" x 8.5" (238 x 216 mm) 24/32V electric Dry Weight 21,000 lb. (9525 kg)

Compression Ratio

Jacket Water System Capacity 107 gal. (405 L)



## POWER RATINGS: L7042GL VHP® GAS ENGINES

Brake Horsepower (kWb Output)								
Model	°F (°C) (Tcra)	C.R.	800 rpm	900 rpm	1000 rpm	1100 rpm	1200 rpm	
L7042GL	85° (29°)	10.5:1	928 (692)	1160 (865)	1289 (961)	1418 (1057)	1547 (1154)	
L7042GL	130° (54°)	10.5:1	886 (661)	1110 (828)	1233 (919)	1357 (1012)	1480 (1104)	

Rating Standard: All models: Ratings are based on ISO 3046/1-1995 with mechanical efficiency of 90% and auxiliary water temperature Tcra (clause 10.1) as specified above limited to ± 10° F (± 5° C). Ratings are also valid for SAE J1349, BS5514, DIN6271 and AP17B-11C standard atmospheric conditions.

ISO Standard Power/Continuous Power Rating: The highest load and speed which can be applied 24 hours a day, seven days a week, 365 days per year except for normal maintenance. It is permissible to operate the engine at up to 10% overload, or maximum load indicated by the intermittent rating, whichever is lower, for two hours in each 24 hour period.

All natural gas engine ratings are based on a fuel of 900 Btu/ft<sup>3</sup> (35.3 MJ/nm<sup>3</sup>) SLHV value, with a 91 Waukesha Knock Index<sup>®</sup>.

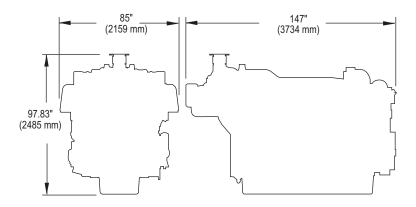
For conditions or fuels other than standard, contact the Waukesha Engine Sales Engineering Department.

## PERFORMANCE: L7042GL VHP® GAS ENGINES

	English	130°	F ICW	85° F	ICW	_	Metric	54° (	CICW	29° (	CICW
NO <sub>x</sub> Settings	RPM	1200	1000	1200	1000	NO <sub>x</sub> Settings	RPM	1200	1000	1200	1000
	Power (Bhp)	1480	1233	1547	1289		Power (kWb)	1104	919	1154	962
g NO <sub>x</sub>	BSFC (Btu/bhp-hr)	7135	6850	7160	6865	Ň	BSFC (kJ/kW-hr)	10089	9686	10124	9707
gN	NOx (grams/bhp-hr)	1.50	1.50	1.50	1.50	D	NOx (g/nm³)	0.62	0.62	0.62	0.62
1.5	CO (grams/bhp-hr)	2.65	2.65	2.65	2.65	1.5	CO (g/nm³)	1.09	1.09	1.09	1.09
	NMHC (grams/bhphr)	0.70	0.80	0.80	0.90		NMHC (g/nm <sup>3</sup> )	0.29	0.41	0.33	0.37

#### NOTES:

- Fuel consumption and exhaust emissions are based on ISO 3046/1-1995 standard reference conditions and commercial quality natural gas of 900 Btu/ft<sup>3</sup> (35.38 MJ/m<sup>3</sup> [25, V(0; 101.325)]) saturated lower heat value, Waukesha Knock Index<sup>®</sup> of 91 and 93% methane content by volume. ISO 3046/1-1995 standard reference conditions are 77°F (25°C) ambient temperature, 29.54 inches Hg (100 kPa) barometric pressure, 30% relative humidity (1kPa/0.3 inches Hg water vapor pressure).
- 2) S.I. exhaust emissions are corrected to 5% O<sub>2</sub> (0°C and 101.325 kPa).
- 3) Data will vary due to variations in site conditions. For conditions and/or fuels other than standard, consult the Waukesha Engine Sales Engineering Department.
- 4) Fuel consumption based on ISO 3046/1-1995 with a +5% tolerance for commercial quality natural gas having a 900 Btu/ft<sup>3</sup> saturated low heat valve





Waukesha WAUKESHA ENGINE DRESSER, INC. 1101 West St. Paul Avenue Waukesha, WI 53188-4999 Phone: (262) 547-3311 Fax: (262) 549-2795 waukeshaengine.dresser.com Bulletin 7005 0107

Consult your local Waukesha Distributor for system application assistance. The manufacturer reserves the right to change or modify without notice, the design or equipment specifications as herein set forth without incurring any obligation either with respect to equipment previously sold or in the process of construction except where otherwise specifically guaranteed by the manufacturer.

Pollutant	Emission Factor (lb/MMBtu) <sup>b</sup> (fuel input)	Emission Factor Rating						
Criteria Pollutants and Greenhouse Gases								
NO <sub>x</sub> <sup>c</sup> 90 - 105% Load	4.08 E+00	В						
NO <sub>x</sub> <sup>c</sup> <90% Load	8.47 E-01	В						
CO <sup>c</sup> 90 - 105% Load	3.17 E-01	С						
CO <sup>c</sup> <90% Load	5.57 E-01	В						
$\mathrm{CO_2}^{\mathrm{d}}$	1.10 E+02	А						
SO <sub>2</sub> <sup>e</sup>	5.88 E-04	А						
TOC <sup>f</sup>	1.47 E+00	А						
Methane <sup>g</sup>	1.25 E+00	С						
VOC <sup>h</sup>	1.18 E-01	С						
PM10 (filterable) <sup>i</sup>	7.71 E-05	D						
PM2.5 (filterable) <sup>i</sup>	7.71 E-05	D						
PM Condensable <sup>j</sup>	9.91 E-03	D						
Trace Organic Compounds								
1,1,2,2-Tetrachloroethane <sup>k</sup>	<4.00 E-05	Е						
1,1,2-Trichloroethane <sup>k</sup>	<3.18 E-05	Е						
1,1-Dichloroethane	<2.36 E-05	Е						
1,2,3-Trimethylbenzene	2.30 E-05	D						
1,2,4-Trimethylbenzene	1.43 E-05	С						
1,2-Dichloroethane	<2.36 E-05	Е						
1,2-Dichloropropane	<2.69 E-05	Е						
1,3,5-Trimethylbenzene	3.38 E-05	D						
1,3-Butadiene <sup>k</sup>	2.67E-04	D						
1,3-Dichloropropene <sup>k</sup>	<2.64 E-05	Е						
2-Methylnaphthalene <sup>k</sup>	3.32 E-05	С						
2,2,4-Trimethylpentane <sup>k</sup>	2.50 E-04	С						
Acenaphthene <sup>k</sup>	1.25 E-06	С						

# Table 3.2-2. UNCONTROLLED EMISSION FACTORS FOR 4-STROKE LEAN-BURN ENGINESa(SCC 2-02-002-54)

loading operation, resulting in high levels of vapor generation and loss. If the turbulence is great enough, liquid droplets will be entrained in the vented vapors.

A second method of loading is submerged loading. Two types are the submerged fill pipe method and the bottom loading method. In the submerged fill pipe method, the fill pipe extends almost to the bottom of the cargo tank. In the bottom loading method, a permanent fill pipe is attached to the cargo tank bottom. During most of submerged loading by both methods, the fill pipe opening is below the liquid surface level. Liquid turbulence is controlled significantly during submerged loading, resulting in much lower vapor generation than encountered during splash loading.

The recent loading history of a cargo carrier is just as important a factor in loading losses as the method of loading. If the carrier has carried a nonvolatile liquid such as fuel oil, or has just been cleaned, it will contain vapor-free air. If it has just carried gasoline and has not been vented, the air in the carrier tank will contain volatile organic vapors, which will be expelled during the loading operation along with newly generated vapors.

Cargo carriers are sometimes designated to transport only one product, and in such cases are practicing "dedicated service". Dedicated gasoline cargo tanks return to a loading terminal containing air fully or partially saturated with vapor from the previous load. Cargo tanks may also be "switch loaded" with various products, so that a nonvolatile product being loaded may expel the vapors remaining from a previous load of a volatile product such as gasoline. These circumstances vary with the type of cargo tank and with the ownership of the carrier, the petroleum liquids being transported, geographic location, and season of the year.

One control measure for vapors displaced during liquid loading is called "vapor balance service", in which the cargo tank retrieves the vapors displaced during product unloading at bulk plants or service stations and transports the vapors back to the loading terminal. Figure 5.2-5 shows a tank truck in vapor balance service filling a service station underground tank and taking on displaced gasoline vapors for return to the terminal. A cargo tank returning to a bulk terminal in vapor balance service normally is saturated with organic vapors, and the presence of these vapors at the start of submerged loading of the tanker truck results in greater loading losses than encountered during nonvapor balance, or "normal", service. Vapor balance service is usually not practiced with marine vessels, although some vessels practice emission control by means of vapor transfer within their own cargo tanks during ballasting operations, discussed below.

Emissions from loading petroleum liquid can be estimated (with a probable error of  $\pm 30$  percent)<sup>4</sup> using the following expression:

$$L_{L} = 12.46 \frac{SPM}{T}$$
(1)

where:

 $L_{\rm L}$  = loading loss, pounds per 1000 gallons (lb/10<sup>3</sup> gal) of liquid loaded

- S = a saturation factor (see Table 5.2-1)
- P = true vapor pressure of liquid loaded, pounds per square inch absolute (psia) (see Figure 7.1-5, Figure 7.1-6, and Table 7.1-2)
- M = molecular weight of vapors, pounds per pound-mole (lb/lb-mole) (see Table 7.1-2)
- T = temperature of bulk liquid loaded,  ${}^{\circ}\bar{R}$  ( ${}^{\circ}\bar{F}$  + 460)

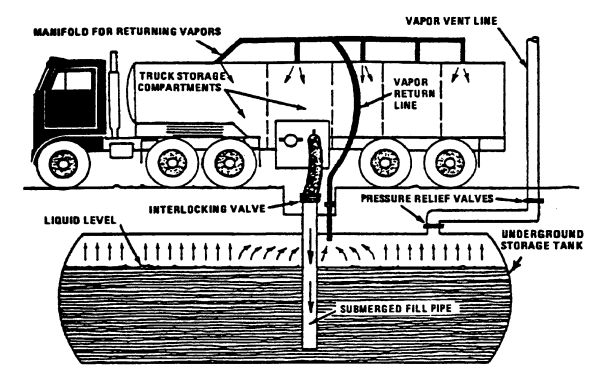


Figure 5.2-5. Tank truck unloading into a service station underground storage tank and practicing "vapor balance" form of emission control.

Table 5.2-1.	SATURATION (S) FACTORS FOR CALCULATING PETROLEUM LIQUID
	LOADING LOSSES

Cargo Carrier	Mode Of Operation	S Factor
Tank trucks and rail tank cars	Submerged loading of a clean cargo tank	0.50
	Submerged loading: dedicated normal service	0.60
	Submerged loading: dedicated vapor balance service	1.00
	Splash loading of a clean cargo tank	1.45
	Splash loading: dedicated normal service	1.45
	Splash loading: dedicated vapor balance service	1.00
Marine vessels <sup>a</sup>	Submerged loading: ships	0.2
	Submerged loading: barges	0.5

<sup>a</sup> For products other than gasoline and crude oil. For marine loading of gasoline, use factors from Table 5.2-

2. For marine loading of crude oil, use Equations 2 and 3 and Table 5.2-3.

The saturation factor, S, represents the expelled vapor's fractional approach to saturation, and it accounts for the variations observed in emission rates from the different unloading and loading methods. Table 5.2-1 lists suggested saturation factors.

Emissions from controlled loading operations can be calculated by multiplying the uncontrolled emission rate calculated in Equation 1 by an overall reduction efficiency term:

$$\left(1 - \frac{\text{eff}}{100}\right)$$

The overall reduction efficiency should account for the capture efficiency of the collection system as well as both the control efficiency and any downtime of the control device. Measures to reduce loading emissions include selection of alternate loading methods and application of vapor recovery equipment. The latter captures organic vapors displaced during loading operations and recovers the vapors by the use of refrigeration, absorption, adsorption, and/or compression. The recovered product is piped back to storage. Vapors can also be controlled through combustion in a thermal oxidation unit, with no product recovery. Figure 5.2-6 demonstrates the recovery of gasoline vapors from tank trucks during loading operations at bulk terminals. Control efficiencies for the recovery units range from 90 to over 99 percent, depending on both the nature of the vapors and the type of control equipment used.<sup>5-6</sup> However, not all of the displaced vapors reach the control device, because of leakage from both the tank truck and collection system. The collection efficiency should be assumed to be 99.2 percent for tanker trucks passing the MACT-level annual leak test (not more than 1 inch water column pressure change in 5 minutes after pressurizing to 18 inches water followed by pulling a vacuum of 6 inches water).<sup>7</sup> A collection efficiency of 98.7 percent (a 1.3 percent leakage rate) should be assumed for trucks not passing one of these annual leak tests<sup>6</sup>.

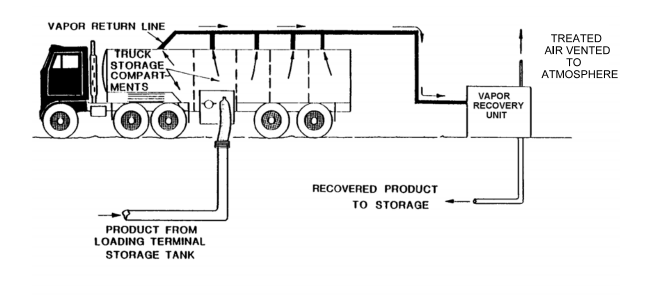


Figure 5.2-6. Tank truck loading with vapor recovery.



2030 Afton Place Farmington, NM 87401 (505) 325-6622

Analysis No: HM2021105 Cust No: 33700-10035

Sampled by (CO): HARVEST

		Well/Lease Information		
Customer Name:	HARVEST MIDSTREAM		Source:	METER RUN
Well Name:	CROW MESA		Well Flowing:	
County/State:			Pressure:	42 PSIG
Location:			Flow Temp:	56 DEG. F
Lease/PA/CA:			Ambient Temp:	56 DEG. F
Formation:			Flow Rate:	1.7 MCF/D
Cust. Stn. No.:			Sample Method:	
			Sample Date:	11/29/2021
			Sample Time:	9.00 AM
			Sampled By:	TC WHITAKER

Heat Trace:

Remarks: Calculated Molecular Weight:= 20.0626

Analysis								
Component:	Mole%:	Unormalized %:	**GPM:	*BTU:	*SP Gravity:			
Nitrogen	1.6799	1.6737	0.1850	0.00	0.0162			
CO2	0.6600	0.6576	0.1130	0.00	0.0100			
Methane	82.9849	82.6787	14.1080	838.15	0.4597			
Ethane	8.3711	8.3402	2.2450	148.14	0.0869			
Propane	3.6291	3.6157	1.0030	91.31	0.0553			
Iso-Butane	0.5046	0.5027	0.1660	16.41	0.0101			
N-Butane	0.9677	0.9641	0.3060	31.57	0.0194			
Neopentane 2,2 dmc3	0.0000	0.0000	0.0000	0.00	0.0000			
I-Pentane	0.3310	0.3298	0.1210	13.24	0.0082			
N-Pentane	0.2753	0.2743	0.1000	11.04	0.0069			
Neohexane	0.0040	N/R	0.0020	0.19	0.0001			
2-3-Dimethylbutane	0.0119	N/R	0.0050	0.56	0.0004			
Cyclopentane	0.0124	N/R	0.0040	0.47	0.0003			
2-Methylpentane	0.0800	N/R	0.0330	3.80	0.0024			
3-Methylpentane	0.0330	N/R	0.0140	1.57	0.0010			
C6	0.0940	0.5942	0.0390	4.47	0.0028			
Methylcyclopentane	0.0782	N/R	0.0280	3.52	0.0023			
Benzene	0.0138	N/R	0.0040	0.52	0.0004			
Cyclohexane	0.0445	N/R	0.0150	1.99	0.0013			
2-Methylhexane	0.0094	N/R	0.0040	0.51	0.0003			
3-Methylhexane	0.0191	N/R	0.0090	1.04	0.0007			
2-2-4-Trimethylpentane	0.0031	N/R	0.0020	0.19	0.0001			
i-heptanes	0.0071	N/R	0.0020	0.19	0.0002			
Heptane	0.0347	N/R			0.0012			
			0.0160	1.91	0.0012			

100.00	99.631	18.589	1179.11	0.6915
0.0001	N/R	0.0000	0.01	0.0000
0.0003	N/R	0.0000	0.03	0.0000
0.0000	N/R	0.0000	0.00	0.0000
0.0000	N/R	0.0000	0.00	0.0000
0.0013	N/R	0.0010	0.09	0.0001
0.0020	N/R	0.0010	0.14	0.0001
0.0017	N/R	0.0010	0.11	0.0001
0.0008	N/R	0.0000	0.04	0.0000
0.0069	N/R	0.0030	0.36	0.0003
0.0009	N/R	0.0000	0.05	0.0000
0.0124	N/R	0.0060	0.77	0.0005
0.0077	N/R	0.0040	0.46	0.0003
0.0053	N/R	0.0030	0.33	0.0002
0.0110	N/R	0.0060	0.68	0.0004
0.0270	N/R	0.0090	1.21	0.0009
0.0739	N/R	0.0300	3.85	0.0025
			0.0070	0.0070

\* @ 14.730 PSIA DRY & UNCORRECTED FOR COMPRESSIBILITY

\*\*@ 14.730 PSIA & 60 DEG. F.

COMPRESSIBLITY FACTOR	(1/Z):	1.0031	CYLINDER #:	18
BTU/CU.FT IDEAL:		1181.8	CYLINDER PRESSURE:	33 PSIG
BTU/CU.FT (DRY) CORRECTED F	OR (1/Z):	1185.5	ANALYSIS DATE:	12/02/2021
BTU/CU.FT (WET) CORRECTED F	OR (1/Z):	1164.9	ANALYIS TIME:	02:43:27 AM
DRY BTU @ 15.025:		1209.2	ANALYSIS RUN BY:	ELAINE MORRISON
REAL SPECIFIC GRAVITY:		0.6934		

GPM, BTU, and SPG calculations as shown above are based on current GPA constants. GPA Standard: GPA 2286-14 GC: SRI Instruments 8610 GC Method: C12+BTEX Gas

Equipment Type	Servicea	Emission Factor (kg/hr/source) <sup>b</sup>
Valves	Gas Heavy Oil Light Oil Water/Oil	4.5E-03 8.4E-06 2.5E-03 9.8E-05
Pump seals	Gas Heavy Oil Light Oil Water/Oil	2.4E-03 NA 1.3E-02 2.4E-05
Others <sup>C</sup>	Gas Heavy Oil Light Oil Water/Oil	8.8E-03 3.2E-05 7.5E-03 1.4E-02
Connectors	Gas Heavy Oil Light Oil Water/Oil	2.0E-04 7.5E-06 2.1E-04 1.1E-04
Flanges	Gas Heavy Oil Light Oil Water/Oil	3.9E-04 3.9E-07 1.1E-04 2.9E-06
Open-ended lines	Gas Heavy Oil Light Oil Water/Oil	2.0E-03 1.4E-04 1.4E-03 2.5E-04

TABLE 2-4. OIL AND GAS PRODUCTION OPERATIONS AVERAGE EMISSION FACTORS (kg/hr/source)

<sup>a</sup>Water/Oil emission factors apply to water streams in oil service with a water content greater than 50%, from the point of origin to the point where the water content reaches 99%. For water streams with a water content greater than 99%, the emission rate is considered negligible.

<sup>b</sup>These factors are for total organic compound emission rates (including non-VOC's such as methane and ethane) and apply to light crude, heavy crude, gas plant, gas production, and off shore facilities. "NA" indicates that not enough data were available to develop the indicated emission factor.

<sup>C</sup>The "other" equipment type was derived from compressors, diaphrams, drains, dump arms, hatches, instruments, meters, pressure relief valves, polished rods, relief valves, and vents. This "other" equipment type should be applied for any equipment type other than connectors, flanges, open-ended lines, pumps, or valves.

#### COLORADO DEPARTMENT OF PUBLIC HEALTH AND ENVIRONMENT Stationary Sources Program / Air Pollution Control Division

### **PS Memo 09-02**

То:	Stationary Sources Program, Local Agencies, and Regulated Community
From:	Chris Laplante and Roland C. Hea, Colorado Air Pollution Control Division
Date:	February 8, 2010
Subject:	Oil & Gas Produced Water Tank Batteries
	Regulatory Definitions and Permitting Guidance

This guidance document is intended to answer frequently asked questions concerning oil and gas industry produced water tank batteries. This document does not address any other equipment types that may be part of a common facility with a tank battery. Nothing in this guidance should be construed regarding Air Pollution Control Division (Division) permitting of evaporation ponds or water treatment facilities. Please consult with the Division for information regarding the permitting of evaporation ponds or water treatment facilities.

**Revision History** 

October 1, 2009	Initial issuance.
February 8, 2010	First revision. This guidance document replaces the October 1, 2009 version. Revised language to clarify APEN fee structure, definition of modification, APEN submittals, and produced water exemption.

### Topic

#### Page

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#### **Document source:**

https://www.colorado.gov/pacific/sites/default/files/AP\_Memo-09-02-Oil-\_-Gas-Produced-Water-Tank-Batteries-Regulatory-Definitions-and-Permitting-Guidance.pdf

#### 3. EMISSION FACTORS AND SITE SPECIFIC SAMPLING Q&A

County	Produced Water Tank Default Emission Factors <sup>1</sup> (lb/bbl) <sup>2</sup>		
	VOC	Benzene	n-Hexane
Adams, Arapahoe, Boulder, Broomfield, Denver, Douglas, Jefferson, Larimer, & Weld	0.262	0.007	0.022
Garfield, Mesa, Rio Blanco, & Moffat	0.178	0.004	0.010
Remainder of Colorado <sup>3</sup>	0.262	0.007	0.022

#### 3.1. What are the State approved default emission factors for produced water tanks?

<sup>1</sup> Testing may be performed at any site to determine site-specific emissions factors. These default emission factors may be revised by the Division in the future, pending approved data and testing results.

<sup>2</sup> Units of lb/bbl means pounds of emissions per barrel of produced water throughput

<sup>3</sup> For counties not listed in this table, use the emissions factors listed as a conservative measure or perform testing to determine a site-specific emission factor

## 3.2. What type of emissions are included in the produced water tank state default emission factors?

State default emission factors for produced water tanks include flash, working, and breathing losses.

## 3.3. Are there limits as to when produced water tank state default emission factors may be used?

State default emission factors may be used at all oil and gas industry tank batteries. The Division intends to work with industry to refine emission factors and may develop separate emission factors for E&P and non-E&P sites.

#### 3.4. When are site-specific emission factors required for tank batteries?

Site-specific emission factors may be developed and used on a voluntary basis for any tank battery. The Division reserves the authority to require site-specific emission factors at any time. Site-specific emission factors may only be applied at the tank battery for which they were developed, unless otherwise approved by the Division.

#### 3.5. How is a site-specific emission factor developed?

A site-specific emission factor for tank batteries is developed by performing a Division approved stack test. A test protocol must be submitted and approved by the Division prior to performing the test. Once a test protocol has been approved by the Division, subsequent testing may be performed following the approved protocol without submittal to the Division.

The Division must be notified of the site specific testing at least 30-days prior to the actual test date.



Emission Factor Determination for Produced Water Storage Tanks

TCEQ Project 2010-29

Prepared for: Texas Commission on Environmental Quality Austin, Texas

> Prepared by: ENVIRON International Corporation Novato, California

> > Date: August 2010

ENVIRON Project Number: 06-17477T

**Document source:** 

https://www.tceq.texas.gov/assets/public/implementation/air/am/contracts/reports/ ei/5820784005FY1024-20100830-environ-% 20EmissionFactorDeterminationForProducedWaterStorageTanks.pdf

### **Executive Summary**

The overall purpose of this Study is to evaluate volatile organic compounds (VOC), speciated VOC and hazardous air pollutant (HAP) emissions from produced water and/or saltwater storage tanks servicing oil and gas wells and to develop appropriate VOC and HAP emission factors. The emission factors are to be used for emission inventory development purposes.

The primary source of information for this study was testing conducted by the Texas Commission on Environmental Quality (TCEQ) under Work Order 522-7-84005-FY10-25, *Upstream Oil & Gas Tank Measurements*, TCEQ Project 2010-39. As part of this referenced testing project, pressurized produced water samples were taken at seven different tank batteries located in Johnson, Wise and Tarrant Counties, Texas (all part of the Eastern Barnett Shale region) and analyzed for flash gas volume and composition. The sample collection and analysis conducted as part of TCEQ Project 2010-39 was done according to strict sampling and quality assurance procedures. In addition to TCEQ Project 2010-39 data, a thorough review of publically-available information sources identified a limited amount of data on produced water emissions. This was supplemented by data provided by two natural gas producers and one petroleum engineering services company. Other than TCEQ Project 2010-39 data, however, it could not be confirmed that any of the data had undergone a rigorous quality assurance process and therefore is considered secondary data, used to support conclusions drawn using the primary data but not used directly in deriving the produced water emission factors.

Emissions from produced water storage tanks consist of flash emissions, working losses and breathing losses. Flash emissions are determined using flash gas analysis. Working and breathing losses are estimated using EPA TANKS 4.09d software. Using this approach and the assumptions detailed within this report, it is determined that working and breathing losses associated with primary data source sites are very small compared to flash emissions and can be ignored without affecting the overall emission factor determination.

Table ES-1 presents the recommended emission factors for VOC and four HAPs – benzene, toluene, ethylbenzene and xylenes – derived from the primary data source sites. For comparative purposes, average emissions from Texas and non-Texas secondary sites are also presented in Table ES-1.

	Average Produced Water Emission Factor by Data Set (lb/bbl)			
Pollutant	Recommended Emission Factor	Secondary Data – Texas	Secondary Data – Non- Texas	
VOC	0.01	0.012	0.18	
Benzene	0.0001	0.0012	0.004	
Toluene	0.0003	0.0012	0.009	
Ethylbenzene	0.000006	0.0001	0.0007	
Xylenes	0.00006	0.0003	0.006	

 Table ES-1. Recommended Emission Factors and Comparative Data

#### Table A-1 to Subpart A of Part 98—Global Warming Potentials

#### GLOBAL WARMING POTENTIALS

#### [100-Year Time Horizon]

Name	CAS No.	Chemical formula	Global warming potential (100 yr.)
Carbon dioxide	124-38-9	CO <sub>2</sub>	1
Methane	74-82-8	$CH_4$	°25
Nitrous oxide	10024-97-2	N <sub>2</sub> O	<sup>a</sup> 298
HFC-23	75-46-7	CHF <sub>3</sub>	<sup>a</sup> 14,800
HFC-32	75-10-5	$CH_2F_2$	<sup>a</sup> 675
HFC-41	593-53-3	CH <sub>3</sub> F	<sup>a</sup> 92
HFC-125	354-33-6	$C_2HF_5$	<sup>a</sup> 3,500
HFC-134	359-35-3	$C_2H_2F_4$	<sup>a</sup> 1,100
HFC-134a	811-97-2	CH <sub>2</sub> FCF <sub>3</sub>	<sup>a</sup> 1,430
HFC-143	430-66-0	$C_2H_3F_3$	°353
HFC-143a	420-46-2	$C_2H_3F_3$	<sup>a</sup> 4,470
HFC-152	624-72-6	CH <sub>2</sub> FCH <sub>2</sub> F	53
HFC-152a	75-37-6	CH <sub>3</sub> CHF <sub>2</sub>	<sup>a</sup> 124
HFC-161	353-36-6	CH <sub>3</sub> CH <sub>2</sub> F	12
HFC-227ea	431-89-0	C <sub>3</sub> HF <sub>7</sub>	<sup>a</sup> 3,220
HFC-236cb	677-56-5	CH <sub>2</sub> FCF <sub>2</sub> CF <sub>3</sub>	1,340
HFC-236ea	431-63-0	CHF <sub>2</sub> CHFCF <sub>3</sub>	1,370
HFC-236fa	690-39-1	$C_3H_2F_6$	<sup>a</sup> 9,810
HFC-245ca	679-86-7	$C_3H_3F_5$	<sup>a</sup> 693
HFC-245fa	460-73-1	CHF <sub>2</sub> CH <sub>2</sub> CF <sub>3</sub>	1,030
HFC-365mfc	406-58-6	CH <sub>3</sub> CF <sub>2</sub> CH <sub>2</sub> CF <sub>3</sub>	794
HFC-43-10mee	138495-42-8	CF <sub>3</sub> CFHCFHCF <sub>2</sub> CF <sub>3</sub>	<sup>a</sup> 1,640
Sulfur hexafluoride	2551-62-4	SF <sub>6</sub>	<sup>a</sup> 22,800
Trifluoromethyl sulphur pentafluoride	373-80-8	SF5CF3	17,700
Nitrogen trifluoride	7783-54-2	NF <sub>3</sub>	17,200
PFC-14 (Perfluoromethane)	75-73-0	$CF_4$	<sup>a</sup> 7,390
PFC-116 (Perfluoroethane)	76-16-4	$C_2F_6$	<sup>a</sup> 12,200
PFC-218 (Perfluoropropane)	76-19-7	$C_3F_8$	<sup>a</sup> 8,830
Perfluorocyclopropane	931-91-9	C-C <sub>3</sub> F <sub>6</sub>	17,340
PFC-3-1-10 (Perfluorobutane)	355-25-9	$C_4F_{10}$	<sup>a</sup> 8,860
PFC-318 (Perfluorocyclobutane)	115-25-3	C-C <sub>4</sub> F <sub>8</sub>	<sup>a</sup> 10,300
PFC-4-1-12 (Perfluoropentane)	678-26-2		<sup>a</sup> 9,160
PFC-5-1-14 (Perfluorohexane, FC-72)	355-42-0		<sup>a</sup> 9,300
PFC-9-1-18	306-94-5		7,500
HCFE-235da2 (Isoflurane)	26675-46-7	CHF <sub>2</sub> OCHClCF <sub>3</sub>	350
HFE-43-10pccc (H-Galden 1040x, HG-11)		CHF <sub>2</sub> OCF <sub>2</sub> OC <sub>2</sub> F <sub>4</sub> OCHF <sub>2</sub>	1,870

HFE-125	3822-68-2 CHF <sub>2</sub> OCF <sub>3</sub>	14,900
HFE-134 (HG-00)	1691-17-4 CHF <sub>2</sub> OCHF <sub>2</sub>	6,320
HFE-143a	421-14-7CH <sub>3</sub> OCF <sub>3</sub>	756
HFE-227ea	2356-62-9CF <sub>3</sub> CHFOCF <sub>3</sub>	1,540
HFE-236ca12 (HG-10)	78522-47-1CHF2OCF2OCHF2	2,800
HFE-236ea2 (Desflurane)	57041-67-5CHF <sub>2</sub> OCHFCF <sub>3</sub>	989
HFE-236fa	20193-67-3CF <sub>3</sub> CH <sub>2</sub> OCF <sub>3</sub>	487
HFE-245cb2	22410-44-2CH <sub>3</sub> OCF <sub>2</sub> CF <sub>3</sub>	708
HFE-245fa1	84011-15-4CHF <sub>2</sub> CH <sub>2</sub> OCF <sub>3</sub>	286
HFE-245fa2	1885-48-9CHF2OCH2CF3	659
HFE-254cb2	425-88-7CH <sub>3</sub> OCF <sub>2</sub> CHF <sub>2</sub>	359
HFE-263fb2	460-43-5CF <sub>3</sub> CH <sub>2</sub> OCH <sub>3</sub>	11
HFE-329mcc2	134769-21-4CF <sub>3</sub> CF <sub>2</sub> OCF <sub>2</sub> CHF <sub>2</sub>	919
HFE-338mcf2	156053-88-2CF <sub>3</sub> CF <sub>2</sub> OCH <sub>2</sub> CF <sub>3</sub>	552
HFE-338pcc13 (HG-01)	188690-78-0CHF2OCF2CF2OCHF2	1,500
HFE-347mcc3 (HFE-7000)	375-03-1CH <sub>3</sub> OCF <sub>2</sub> CF <sub>2</sub> CF <sub>3</sub>	575
HFE-347mcf2	171182-95-9CF <sub>3</sub> CF <sub>2</sub> OCH <sub>2</sub> CHF <sub>2</sub>	374
HFE-347pcf2	406-78-0CHF <sub>2</sub> CF <sub>2</sub> OCH <sub>2</sub> CF <sub>3</sub>	580
HFE-356mec3	382-34-3CH <sub>3</sub> OCF <sub>2</sub> CHFCF <sub>3</sub>	101
HFE-356pcc3	160620-20-2CH <sub>3</sub> OCF <sub>2</sub> CF <sub>2</sub> CHF <sub>2</sub>	110
HFE-356pcf2	50807-77-7CHF2CH2OCF2CHF2	265
HFE-356pcf3	35042-99-0CHF2OCH2CF2CHF2	502
HFE-365mcf3	378-16-5 CF <sub>3</sub> CF <sub>2</sub> CH <sub>2</sub> OCH <sub>3</sub>	11
HFE-374pc2	512-51-6CH <sub>3</sub> CH <sub>2</sub> OCF <sub>2</sub> CHF <sub>2</sub>	557
HFE-449s1 (HFE-7100)	163702-07-6C <sub>4</sub> F <sub>9</sub> OCH <sub>3</sub>	297
Chemical blend	163702-08-7(CF <sub>3</sub> ) <sub>2</sub> CFCF <sub>2</sub> OCH <sub>3</sub>	
HFE-569sf2 (HFE-7200)	163702-05-4C <sub>4</sub> F <sub>9</sub> OC <sub>2</sub> H <sub>5</sub>	59
Chemical blend	163702-06-5(CF <sub>3</sub> ) <sub>2</sub> CFCF <sub>2</sub> OC <sub>2</sub> H <sub>5</sub>	
Sevoflurane (HFE-347mmz1)	28523-86-6CH <sub>2</sub> FOCH(CF <sub>3</sub> ) <sub>2</sub>	345
HFE-356mm1	13171-18-1 (CF <sub>3</sub> ) <sub>2</sub> CHOCH <sub>3</sub>	27
HFE-338mmz1	26103-08-2CHF <sub>2</sub> OCH(CF <sub>3</sub> ) <sub>2</sub>	380
(Octafluorotetramethy-lene) hydroxymethyl group	NAX-(CF <sub>2</sub> ) <sub>4</sub> CH(OH)-X	73
HFE-347mmy1	22052-84-2CH <sub>3</sub> OCF(CF <sub>3</sub> ) <sub>2</sub>	343
Bis(trifluoromethyl)-methanol	920-66-1 (CF <sub>3</sub> ) <sub>2</sub> CHOH	195
2,2,3,3,3-pentafluoropropanol	422-05-9CF <sub>3</sub> CF <sub>2</sub> CH <sub>2</sub> OH	42
PFPMIE (HT-70)	NACF <sub>3</sub> OCF(CF <sub>3</sub> )CF <sub>2</sub> OCF <sub>2</sub> OCF <sub>3</sub>	10,300

<sup>a</sup>The GWP for this compound is different than the GWP in the version of Table A-1 to subpart A of part 98 published on October 30, 2009.

#### Table C-1 to Subpart C of Part 98—Default CO<sub>2</sub> Emission Factors and High Heat Values for Various Types of Fuel

Fuel type	Default high heat value	Default CO <sub>2</sub> emission factor
Coal and coke	mmBtu/short ton	kg CO <sub>2</sub> /mmBtu
Anthracite	25.09	103.69
Bituminous	24.93	93.28
Subbituminous	17.25	97.17
Lignite	14.21	97.72
Coal Coke	24.80	113.67
Mixed (Commercial sector)	21.39	94.27
Mixed (Industrial coking)	26.28	93.90
Mixed (Industrial sector)	22.35	94.67
Mixed (Electric Power sector)	19.73	95.52
Natural gas	mmBtu/scf	kg CO <sub>2</sub> /mmBtu
(Weighted U.S. Average)	$1.026 \times 10^{-3}$	53.06
Petroleum products	mmBtu/gallon	kg CO <sub>2</sub> /mmBtu
Distillate Fuel Oil No. 1	0.139	73.25
Distillate Fuel Oil No. 2	0.138	73.96
Distillate Fuel Oil No. 4	0.146	75.04
Residual Fuel Oil No. 5	0.140	72.93
Residual Fuel Oil No. 6	0.150	75.10
Used Oil	0.138	74.00
Kerosene	0.135	75.20
Liquefied petroleum gases (LPG) <sup>1</sup>	0.092	61.71
Propane <sup>1</sup>	0.091	62.87
Propylene <sup>2</sup>	0.091	67.77
Ethane <sup>1</sup>	0.068	59.60
Ethanol	0.084	68.44
Ethylene <sup>2</sup>	0.058	65.96
Isobutane <sup>1</sup>	0.099	64.94
Isobutylene <sup>1</sup>	0.103	68.86
Butane <sup>1</sup>	0.103	64.77
Butylene <sup>1</sup>	0.105	68.72
Naphtha (<401 deg F)	0.125	68.02
Natural Gasoline	0.110	66.88
Other Oil (>401 deg F)	0.139	76.22
Pentanes Plus	0.110	70.02

#### Default CO\_2 Emission Factors and High Heat Values for Various Types of Fuel

Petrochemical Feedstocks	0.125	71.02
Petroleum Coke	0.143	102.41
Special Naphtha	0.125	72.34
Unfinished Oils	0.139	74.54
Heavy Gas Oils	0.148	74.92
Lubricants	0.144	74.27
Motor Gasoline	0.125	70.22
Aviation Gasoline	0.120	69.25
Kerosene-Type Jet Fuel	0.135	72.22
Asphalt and Road Oil	0.158	75.36
Crude Oil	0.138	74.54
Other fuels—solid	mmBtu/short ton	kg CO <sub>2</sub> /mmBtu
Municipal Solid Waste	9.95 <sup>3</sup>	90.7
Tires	28.00	85.97
Plastics	38.00	75.00
Petroleum Coke	30.00	102.41
Other fuels—gaseous	mmBtu/scf	kg CO <sub>2</sub> /mmBtu
Blast Furnace Gas	$0.092 \times 10^{-3}$	274.32
Coke Oven Gas	$0.599 \times 10^{-3}$	46.85
Propane Gas	$2.516 \times 10^{-3}$	61.46
Fuel Gas <sup>4</sup>	$1.388 \times 10^{-3}$	59.00
Biomass fuels—solid	mmBtu/short ton	kg CO <sub>2</sub> /mmBtu
Wood and Wood Residuals (dry basis) <sup>5</sup>	17.48	93.80
Agricultural Byproducts	8.25	118.17
Peat	8.00	111.84
Solid Byproducts	10.39	105.51
Biomass fuels—gaseous	mmBtu/scf	kg CO <sub>2</sub> /mmBtu
Landfill Gas	$0.485 \times 10^{-3}$	52.07
Other Biomass Gases	$0.655 \times 10^{-3}$	52.07
Biomass Fuels—Liquid	mmBtu/gallon	kg CO₂/mmBtu
Ethanol	0.084	68.44
Biodiesel (100%)	0.128	73.84
Rendered Animal Fat	0.125	71.06
Vegetable Oil	0.120	81.55

<sup>1</sup>The HHV for components of LPG determined at 60 °F and saturation pressure with the exception of ethylene.

 $^2 Ethylene \,HHV$  determined at 41  $^\circ F$  (5  $^\circ C)$  and saturation pressure.

<sup>3</sup>Use of this default HHV is allowed only for: (a) Units that combust MSW, do not generate steam, and are allowed to use Tier 1; (b) units that derive no more than 10 percent of their annual heat input from MSW and/or tires; and (c) small batch incinerators that combust no more than 1,000 tons of MSW per year.

 $^{4}$ Reporters subject to subpart X of this part that are complying with \$98.243(d) or subpart Y of this part may only use the default HHV and the default CO<sub>2</sub> emission factor for fuel gas combustion under the conditions prescribed in \$98.243(d)(2)(i) and (d)(2)(i) and \$98.252(a)(1) and (a)(2), respectively. Otherwise, reporters subject to subpart X or subpart Y shall use either Tier 3 (Equation C-5) or Tier 4.

<sup>5</sup>Use the following formula to calculate a wet basis HHV for use in Equation C-1:  $HHV_w = ((100 - M)/100)*HHV_d$  where  $HHV_w =$  wet basis HHV, M = moisture content (percent) and  $HHV_d$  = dry basis HHV from Table C-1.

[78 FR 71950, Nov. 29, 2013]

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#### Table C-2 to Subpart C of Part 98—Default CH4 and N2O Emission Factors for Various Types of Fuel

Fuel type	Default CH₄ emission factor (kg CH₄/mmBtu)	$\begin{array}{c} Default \ N_2O \ emission \ factor \ (kg \\ N_2O/mmBtu) \end{array}$
Coal and Coke (All fuel types in Table C-1)	$1.1 \times 10^{-02}$	$1.6 \times 10^{-03}$
Natural Gas	$1.0 \times 10^{-03}$	$1.0 \times 10^{-04}$
Petroleum (All fuel types in Table C-1)	$3.0 \times 10^{-03}$	$6.0 \times 10^{-04}$
Fuel Gas	$3.0 \times 10^{-03}$	$6.0 \times 10^{-04}$
Municipal Solid Waste	$3.2 \times 10^{-02}$	$4.2 \times 10^{-03}$
Tires	$3.2 \times 10^{-02}$	$4.2 \times 10^{-03}$
Blast Furnace Gas	$2.2 \times 10^{-05}$	$1.0 \times 10^{-04}$
Coke Oven Gas	$4.8 \times 10^{-04}$	$1.0 \times 10^{-04}$
Biomass Fuels—Solid (All fuel types in Table C-1, except wood and wood residuals)	$3.2 \times 10^{-02}$	$4.2 \times 10^{-03}$
Wood and wood residuals	$7.2 \times 10^{-03}$	$3.6 \times 10^{-03}$
Biomass Fuels—Gaseous (All fuel types in Table C-1)	$3.2 \times 10^{-03}$	$6.3 \times 10^{-04}$
Biomass Fuels—Liquid (All fuel types in Table C-1)	$1.1 \times 10^{-03}$	$1.1 \times 10^{-04}$

Note: Those employing this table are assumed to fall under the IPCC definitions of the "Energy Industry" or "Manufacturing Industries and Construction". In all fuels except for coal the values for these two categories are identical. For coal combustion, those who fall within the IPCC "Energy Industry" category may employ a value of 1g of  $CH_4$ /mmBtu.

Onshore petroleum and natural gas production	Emission factor (scf/hour/ component)
Eastern U.S.	
Population Emission Factors—All Com	ponents, Gas Service <sup>1</sup>
Valve	0.027
Connector	0.003
Open-ended Line	0.061
Pressure Relief Valve	0.040
Low Continuous Bleed Pneumatic Device Vents <sup>2</sup>	1.39
High Continuous Bleed Pneumatic Device Vents <sup>2</sup>	37.3
Intermittent Bleed Pneumatic Device Vents <sup>2</sup>	13.5
Pneumatic Pumps <sup>3</sup>	13.3
Population Emission Factors—All Compone	ents, Light Crude Service <sup>4</sup>
Valve	0.05
Flange	0.003
Connector	0.007
Open-ended Line	0.05
Pump	0.01
Other <sup>5</sup>	0.30
Population Emission Factors—All Compone	nts, Heavy Crude Service <sup>6</sup>
Valve	0.0005
Flange	0.0009
Connector (other)	0.0003
Open-ended Line	0.006
Other <sup>5</sup>	0.003
Western U.S.	
Population Emission Factors—All Com	ponents, Gas Service <sup>1</sup>
Valve	0.121
Connector	0.017
Open-ended Line	0.031
Pressure Relief Valve	0.193
Low Continuous Bleed Pneumatic Device Vents <sup>2</sup>	1.39
High Continuous Bleed Pneumatic Device Vents <sup>2</sup>	37.3
Intermittent Bleed Pneumatic Device Vents <sup>2</sup>	13.5
Pneumatic Pumps <sup>3</sup>	13.3
Population Emission Factors—All Compone	
Valve	0.05
Flange	0.003

Table W-1A of Subpart W of Part 98—Default Whole Gas Emission Factors for Onshore Petroleum and Natural Gas Production

Connector (other)	0.007
Open-ended Line	0.05
Pump	0.01
Other <sup>5</sup>	0.30
Population Emission Fact	ors—All Components, Heavy Crude Service <sup>6</sup>
Valve	0.0005
Flange	0.0009
Connector (other)	0.0003
Open-ended Line	0.006
Other <sup>5</sup>	0.003

<sup>1</sup>For multi-phase flow that includes gas, use the gas service emissions factors.

<sup>2</sup>Emission Factor is in units of "scf/hour/device."

<sup>3</sup>Emission Factor is in units of "scf/hour/pump."

<sup>4</sup>Hydrocarbon liquids greater than or equal to 20°API are considered "light crude."

<sup>5</sup>"Others" category includes instruments, loading arms, pressure relief valves, stuffing boxes, compressor seals, dump lever arms, and vents.

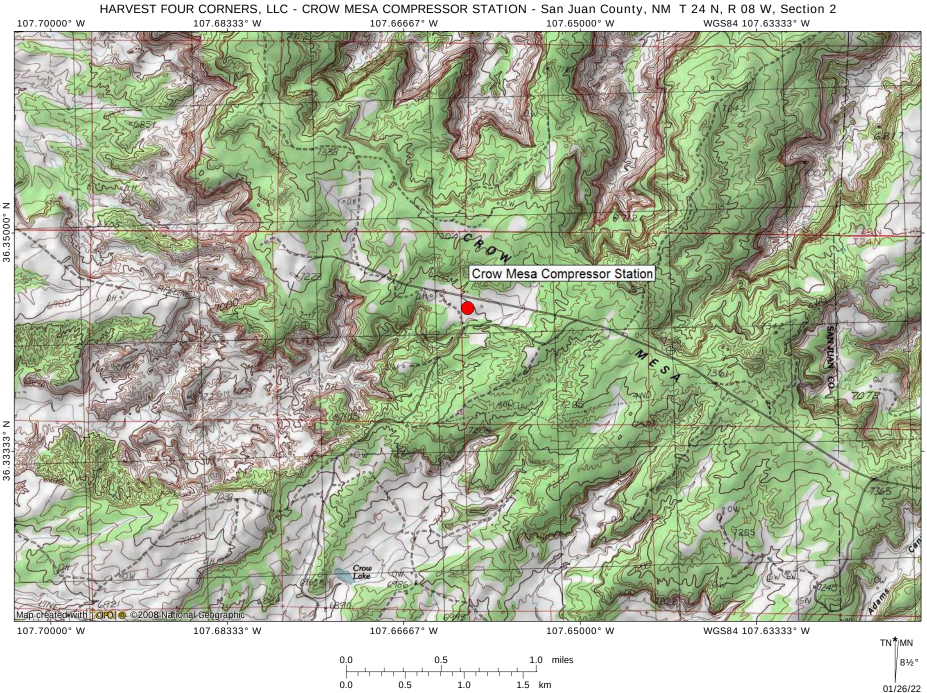
<sup>6</sup>Hydrocarbon liquids less than 20°API are considered "heavy crude."

### Map(s)

<u>A map</u> 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 topographic map of the area around the facility is provided in this section. Please see the following page.



### **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:

- 1.  $\Box$  A copy of the certified letter receipts with post marks (20.2.72.203.B NMAC).
- 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.  $\Box$  A copy of the property tax record (20.2.72.203.B NMAC).
- 4.  $\Box$  A sample of the letters sent to the owners of record.
- 5.  $\Box$  A sample of the letters sent to counties, municipalities, and Indian tribes.
- 6.  $\Box$  A sample of the public notice posted and a verification of the local postings.
- 7.  $\Box$  A table of the noticed citizens, counties, municipalities and tribes and to whom the notices were sent in each group.
- 8.  $\Box$  A copy of the public service announcement (PSA) sent to a local radio station and documentary proof of submittal.
- 9.  $\Box$  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.  $\Box$  A copy of the <u>display</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.
- 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.

Not applicable, since this is a Title V application.

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

<u>A written description of the routine operations of the facility</u>. 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 Crow Mesa Compressor Station is a production field facility that receives natural gas collected in production gathering fields via pipeline.

Natural gas and mixed hydrocarbon liquids and water streams are received from independent producers via pipeline at the facility inlet. The stream first passes through an inlet separator. Within this separator, an internal pressure drop allows the natural gas to separate from the liquids. The natural gas is sent to compressors for pressurization and pipeline transport to a downstream processing facility. A portion of the gas is used as fuel for the compressor engines.

The mixed hydrocarbon liquids are piped to vertical fixed roof storage tanks. The pressurized gas entrained in the hydrocarbon liquids, including volatile organic compounds (VOC), "flashes" upon depressurization when entering the tank. Within the tank, the mixture of post-flashed ("stable") hydrocarbon liquids and produced water separates, with the hydrocarbon liquids floating to the top of the column and produced water settling to the bottom of the column. This stabilized hydrocarbon liquid is stored in the tank until it is transported offsite via tank truck. The produced water is drawn off the bottom of the storage tank and piped to a produced water storage tank, where it is stored until transported offsite via tank truck.

A waste water storage tank collects storm water runoff and small amounts of heavy hydrocarbon residues resulting from any drips or spills that may occur from machinery, where it is stored until transport offsite via tank truck. The hydrocarbon residues are of low volatility. The lube oil and used lube oil tanks store heavy hydrocarbon machinery oils, also with low volatility.

Other emission sources include: startups, shutdowns and routine maintenance (SSM) from the compressors and piping (Unit SSM), and fugitive emissions from process piping (valves, flanges, seals, etc.).

The facility is authorized to operate continuously.

### **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, <u>Single Source Determination</u> <u>Guidance</u>, 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 common ownership or control, and that are contiguous or adjacent constitute a single stationary source for 20.2.70, 20.2.72, 20.2.73, and 20.2.74 NMAC applicability purposes. Submission of your analysis of these factors in support of the responses below is optional, unless requested by NMED.

#### A. Identify the emission sources evaluated in this section (list and describe):

#### Crow Mesa Compressor Station - natural gas compression facility

#### B. Apply the 3 criteria for determining a single source:

<u>SIC</u> <u>Code</u>: Surrounding or associated sources belong to the same 2-digit industrial grouping (2-digit SIC code) as this facility, <u>OR</u> surrounding or associated sources that belong to different 2-digit SIC codes are support facilities for this source.

#### 🗹 Yes 🗆 No

<u>Common</u> <u>Ownership</u> <u>or</u> <u>Control</u>: Surrounding or associated sources are under common ownership or control as this source.

#### 🗹 Yes 🗆 No

<u>Contiguous or Adjacent</u>: Surrounding or associated sources are contiguous or adjacent with this source.

#### 🗹 Yes 🗆 No

#### C. Make a determination:

- ✓ The source, as described in this application, constitutes the entire source for 20.2.70, 20.2.72, 20.2.73, or 20.2.74 NMAC applicability purposes. If in "A" above you evaluated only the source that is the 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, 20.2.72, 20.2.73, and 20.2.74 NMAC applicability purposes.
- □ The source, as described in this application, <u>does not</u> 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)

<u>A PSD applicability determination for all sources</u>. 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 <u>EPA New Source Review</u> <u>Workshop Manual</u> to determine if the revision is subject to PSD review.

- A. This facility is:
  - $\square$  a minor PSD source before and after this modification (if so, delete C and D below).
  - $\square$  a major PSD source before this modification. This modification will make this a PSD minor source.
  - $\Box$  an existing PSD Major Source that has never had a major modification requiring a BACT analysis.
  - $\square$  an existing PSD Major Source that has had a major modification requiring a BACT analysis
  - a new PSD Major Source after this modification.
- B. This facility [is or is not] one of the listed 20.2.74.501 Table I PSD Source Categories. The "project" emissions for this modification are [significant or not significant]. [Discuss why.] The "project" emissions listed below [do or do not] only result from changes described in this permit application, thus no emissions from other [revisions or modifications, past or future] to this facility. Also, specifically discuss whether this project results in "de-bottlenecking", or other associated emissions resulting in higher emissions. The project emissions (before netting) for this project are as follows [see Table 2 in 20.2.74.502 NMAC for a complete list of significance levels]:
  - a. NOx: XX.X TPY
  - b. CO: XX.X TPY
  - c. VOC: XX.X TPY
  - d. SOx: XX.X TPY
  - e. PM: XX.X TPY
  - f. PM10: XX.X TPY
  - g. PM2.5: XX.X TPY
  - h. Fluorides: XX.X TPY
  - i. Lead: XX.X TPY
  - j. Sulfur compounds (listed in Table 2): XX.X TPY
  - k. GHG: XX.X TPY
- C. Netting [is required, and analysis is attached to this document.] OR [is not required (project is not significant)] OR [Applicant is submitting a PSD Major Modification and chooses not to net.]
- D. BACT is [not required for this modification, as this application is a minor modification.] OR [required, as this application is a major modification. List pollutants subject to BACT review and provide a full top down BACT determination.]
- E. If this is an existing PSD major source, or any facility with emissions greater than 250 TPY (or 100 TPY for 20.2.74.501 Table 1 PSD Source Categories), determine whether any permit modifications are related, or could be considered a single project with this action, and provide an explanation for your determination whether a PSD modification is triggered.

Not applicable, since this is a Title V application.

## Section 12.B

### **Special Requirements for a PSD Application**

(Submitting under 20.2.74 NMAC)

#### **<u>Prior</u>** to Submitting a PSD application, the permittee shall:

- □ Submit the BACT analysis for review prior to submittal of the application. No application will be ruled complete until the final determination regarding BACT is made, as this determination can ultimately affect information to be provided in the application. A pre-application meeting is recommended to discuss the requirements of the BACT analysis.
- □ Submit a modeling protocol prior to submitting the permit application. [Except for GHG]
- □ Submit the monitoring exemption analysis protocol prior to submitting the application. [Except for GHG]

#### For PSD applications, the permittee shall also include the following:

- Documentation containing an analysis on the impact on visibility. [Except for GHG]
- Documentation containing an analysis on the impact on soil. [Except for GHG]
- Documentation containing an analysis on the impact on vegetation, including state and federal threatened and endangered species. [Except for GHG]
- Documentation containing an analysis on the impact on water consumption and quality. [Except for GHG]
- Documentation that the federal land manager of a Class I area within 100 km of the site has been notified and provided a copy of the application, including the BACT and modeling results. The name of any Class I Federal area located within one hundred (100) kilometers of the facility.

Not applicable, since this is a Title V application.

### **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: <u>http://cfpub.epa.gov/adi/</u>

#### State Regulations

Applicable state requirements are embodied in the New Mexico SIP, the New Mexico Administrative Code (NMAC), and the terms and conditions of any preconstruction permits issued pursuant to regulations promulgated through rulemaking under Title I of the CAA.

STATE REGU- LATIONS CITATION	Title	Applies? Enter Yes or No	Unit(s) or Facility	JUSTIFICATION:
20.2.1 NMAC	General Provisions	Yes	Facility	This regulation is applicable because it establishes procedures for protecting confidential information, procedures for seeking a variance, NMAQB's authority to require sampling equipment, severability, and the effective date for conformance with the NMACs, and prohibits the violation of other requirements in attempting to comply with the NMACs.
				Although this regulation is applicable, it does not impose any specific requirements.
20.2.3 NMAC	Ambient Air Quality Standards NMAAQS	Yes	Facility	This is a State Implementation Plan (SIP) approved regulation that limits the maximum allowable concentrations of Total Suspended Particulates, Sulfur Compounds, Carbon Monoxide and Nitrogen Dioxide.
20.2.7 NMAC	Excess Emissions	Yes	Facility	This regulation is applicable because it prohibits excess emissions unless proper notification procedures are followed.
20.2.8 NMAC	Emissions Leaving New Mexico	Yes	Facility	This regulation is applicable because it establishes prohibitions on the release of pollutants that cross New Mexico State boundaries.
20.2.14 NMAC	Particulate Emissions from Coal Burning Equipment	No	N/A	This regulation is not applicable because the facility does not burn coal (see 20.2.14.5 NMAC).
20.2.18 NMAC	Oil Burning Equipment - Particulate Matter	No	N/A	This regulation is not applicable because the facility does not burn oil (see 20.2.18.5 NMAC).
20.2.31 NMAC	Coal Burning Equipment – Sulfur Dioxide	No	N/A	This regulation is not applicable because the facility does not burn coal (see 20.2.31.6 NMAC).
20.2.32 NMAC	Coal Burning Equipment – Nitrogen Dioxide,	No	N/A	This regulation is not applicable because the facility does not burn coal (see 20.2.32.6 NMAC).
20.2.33 NMAC	Gas Burning Equipment - Nitrogen Dioxide	No	N/A	This regulation is not applicable because the facility is not equipped with external gas burning equipment which have heat input rates exceeding the trigger level (one million MMBtu/year) established by the regulation (see 20.2.33.108 NMAC).
20.2.34 NMAC	Oil Burning Equipment: NO <sub>2</sub>	No	N/A	This regulation is not applicable because the facility does not burn oil (see 20.2.34.6 NMAC).
20.2.35 NMAC	Natural Gas Processing Plant – Sulfur	No	N/A	This regulation is not applicable because the facility is not a natural gas processing plant (see 20.2.35.6 NMAC).
20.2.38 NMAC	Hydrocarbon Storage Facility	No	N/A	This regulation is not applicable because the facility does not store hydrocarbons containing hydrogen sulfide, nor is there a tank battery storing hydrocarbon liquids with a capacity greater than or equal to 65,000 gallons (see 20.2.38.112 NMAC).
20.2.39 NMAC	Sulfur Recovery Plant - Sulfur	No	N/A	This regulation is not applicable because the facility is not equipped with a sulfur recovery plant (see 20.2.39.6 NMAC).

#### Table for STATE REGULATIONS:

STATE REGU- LATIONS CITATION	Title	Applies? Enter Yes or No	Unit(s) or Facility	JUSTIFICATION:
20.2.61.109 NMAC	Smoke & Visible Emissions	Yes	1-3	This regulation is applicable because the facility is equipped with stationary combustion sources. Emissions from these combustion sources are limited to less than 20% opacity (see 20.2.61.109 NMAC). The regulation is not applicable to Title V insignificant heaters (see 20.2.61.111.D NMAC).
20.2.70 NMAC	Operating Permits	Yes	Facility	This regulation is applicable because the facility is a major source of CO, VOC & HAP emissions (see 20.2.70.200 NMAC).
20.2.71 NMAC	Operating Permit Fees	Yes	Facility	This regulation is applicable because the facility is subject to 20.2.70 NMAC (see 20.2.71.6 NMAC).
20.2.72 NMAC	Construction Permits	Yes	Facility	This regulation is applicable because the facility has potential emission rates (PER) greater than 10 pph or 25 tpy for pollutants subject to a state or federal ambient air quality standards (does not include VOCs or HAPs).
20.2.73	NOI & Emissions	Vac	Facility	The Notice of Intent portion of this regulation is not applicable because the facility is subject to 20.2.72 NMAC.
NMAC	Inventory Requirements	Yes	Facility	The emissions inventory portion of this regulation is applicable since the facility is a Title V major source (see $20.2.73.300.B(1) \& (2)$ ).
20.2.74 NMAC	Permits – Prevention of Significant Deterioration (PSD)	No	N/A	This regulation is not applicable because the facility is not a PSD major source.
20.2.75 NMAC	Construction Permit Fees	Yes	Facility	This regulation is applicable because the facility is subject to 20.2.72 NMAC and it establishes the fee schedule associated with the filing of construction permits (see 20.2.75.6 NMAC).
20.2.77 NMAC	New Source Performance	No	N/A	This regulation is not applicable because it adopts by reference the federal NSPS codified in 40 CFR 60 (see 20.2.77.6 NMAC). The facility is not subject to 40 CFR 60.
20.2.78 NMAC	Emission Standards for HAPS	No	N/A	This regulation is not applicable because it incorporates by reference the NESHAPs codified under 40 CFR 61 (see 20.2.78.6 NMAC). The facility is not subject to 40 CFR 61.
20.2.79 NMAC	Permits – Nonattainment Areas	No	N/A	This regulation is not applicable because the facility is neither located in nor has a significant impact on a nonattainment area (see 20.2.79.6 NMAC).
20.2.80 NMAC	Stack Heights	No	N/A	This regulation is not applicable because it establishes guidelines for the selection of an appropriate stack height for the purpose of atmospheric dispersion modeling (see 20.2.80.6 NMAC); however, it only imposes those requirements when modeling is required as a part of the application. This application does not require modeling.
20.2.82 NMAC	MACT Standards for Source Categories of HAPS	Yes	1-3	This regulation is applicable because it adopts by reference the federal MACT Standards for source categories codified in 40 CFR 63 (see 20.2.82.6 NMAC). The facility is subject to 40 CFR 63, Subparts A & ZZZZ.

#### Federal Regulations

Federal standards and requirements are embodied in Title 40 (Protection of the Environment), Subchapter C (Air Programs) of the CFR, Parts 50 through 99.

FEDERAL REGU- LATIONS CITATION	Title	Applies? Enter Yes or No	Unit(s) or Facility	JUSTIFICATION:
40 CFR 50	NAAQS	Yes	Facility	This regulation is applicable because it applies to all sources in the state of New Mexico.
40 CFR 52	Approval and Promulgation of Implementation Plans	No	N/A	40 CFR 52.21 <i>Prevention of Significant Deterioration of Air Quality</i> is not applicable because the facility is not a major Prevention of Significant Deterioration source. The remainder of 40 CFR 52 is not applicable because it addresses approval and promulgation of implementation plans.
NSPS 40 CFR 60, Subpart A	General Provisions	Yes	Equipment Leaks	This regulation is applicable because 40 CFR Part 60 Subpart OOOOa applies.
NSPS 40 CFR 60, Subpart K	Standards of Performance for Storage Vessels for Petroleum Liquids for which Construction, Reconstruction, or Modification Commenced After June 11, 1973, and Prior to May 19, 1978	No	N/A	This regulation is not applicable because the petroleum liquids storage tanks at the facility have capacities less than the minimum applicability threshold capacity of 40,000 gallons (see §60.110(a)).
NSPS 40 CFR 60, Subpart Ka	Standards of Performance for Storage Vessels for Petroleum Liquids for which Construction, Reconstruction, or Modification Commenced After May 18, 1978, and Prior to July 23, 1984	No	N/A	This regulation is not applicable because the storage tanks at the facility have capacities less than the minimum applicability threshold capacity of 40,000 gallons (see §60.110a(a)).
NSPS 40 CFR 60, Subpart Kb	Standards of Performance for Volatile Organic Liquid Storage Vessels (Including Petroleum Liquid Storage Vessels) for Which Construction, Reconstruction, or Modification Commenced After July 23, 1984	No	N/A	This regulation is not applicable because all storage tanks at the facility have capacities less than the minimum applicability threshold capacity of 75 cubic meters (19,812 gallons) (see §60.110b(a)).

FEDERAL REGU- LATIONS CITATION	Title	Applies? Enter Yes or No	Unit(s) or Facility	JUSTIFICATION:
NSPS 40 CFR 60, Subpart KKK	Standards of Performance for Equipment Leaks of VOC from Onshore Gas Plants	No	N/A	This regulation is not applicable because the facility is not an onshore natural gas processing plant as defined by the subpart (see §60.630(a)(1)). Natural gas processing plant (gas plant) means any processing site engaged in the extraction of natural gas liquids from field gas, fractionation of mixed natural gas liquids to natural gas products, or both (see §60.631).
NSPS 40 CFR 60, Subpart LLL	Standards of Performance for Onshore Natural Gas Processing: SO <sub>2</sub> Emissions	No	N/A	This regulation is not applicable because the facility is not a natural gas processing plant as defined by the subpart. It is not equipped with a sweetening unit (see $60.640(a)$ ).
NSPS 40 CFR 60, Subpart IIII	40 CFR 60, Compression No	No	N/A	This regulation is not applicable because the facility is not equipped with stationary compression ignition (CI) internal combustion engines (ICE) that commenced construction after July 11, 2005 and were manufactured after April 1, 2006 (see $60.4200(a)(2)(i)$ ).
				For the purpose of this subpart, construction commences on the date the engine is ordered by the owner or operator (see $60.4200(a)$ ).
NSPS	Standards of Performance for	No	N/A	This regulation is not applicable because the facility is not equipped with spark ignition (SI) internal combustion engines (ICE) constructed, modified, or reconstructed after June 12, 2006.
40 CFR 60, Subpart JJJJ	Stationary Spark Ignition Internal Combustion			Units 1-3 were constructed prior to the applicability date and have not been modified or reconstructed.
	Engines			See the definitions of construction, modification, and reconstruction referenced in Subpart OOOO below.
	Standards of Performance for			This regulation is not applicable because the facility is not equipped with "affected" sources that commenced construction, modification or reconstruction after August 23, 2011 and on or before September 18, 2015: gas wells, centrifugal or reciprocating compressors, pneumatic controllers, and storage vessels (see §60.5365).
	Crude Oil and Natural Gas Production,			Note that the facility is not a natural gas processing plant as defined by the subpart (see §60.5430).
NSPS	Transmission, and			Commenced construction means a continuous program of fabrication, erection or installation (see §60.2).
40 CFR 60, Subpart OOOO Which Construction, Modification or Reconstruction Commenced After August 23, 2011 and On or Before September 18, 2015	No N/A	N/A	Modification means any physical change in or change in the method of operation of an existing facility which increases emissions or results in new emissions (see §60.2). The following, by themselves, are not modifications: routine maintenance, repair or replacement, production increase without capital expenditure, increase in hours of operation, addition of emission controls, or the relocation or change in ownership of an existing facility (see §60.14).	
	September 18,		Reconstruction means the replacement of components of an existing facility such that the fixed capital cost of the new components exceeds 50 % of the fixed capital cost required to construct a comparable entirely new facility. Fixed capital cost means the capital needed to provide all the depreciable components (see §60.15).	

FEDERAL REGU- LATIONS CITATION	Title	Applies? Enter Yes or No	Unit(s) or Facility	JUSTIFICATION:
NSPS 40 CFR 60, Subpart OOOOa	Standards of Performance for Crude Oil and Natural Gas Facilities for which Construction, Modification or Reconstruction Commenced After September 18,	Yes	Equipment Leaks	This regulation is applicable because the facility is equipped with "affected" sources that commenced construction, modification or reconstruction after September 18, 2015: equipment leaks (see §60.5365a). The following are not affected sources: gas wells, centrifugal or reciprocating compressors, pneumatic controllers, storage vessels, sweetening units, pneumatic pumps, and equipment leaks (see §60.5365a). Note that the facility is not a natural gas processing plant as defined by the subpart (see §60.5430a). See the definitions of construction, modification, and reconstruction referenced
NESHAP 40 CFR 61, Subpart A	2015 General Provisions	No	N/A	in Subpart OOOO above. This regulation is not applicable because no other 40 CFR Part 61 subparts apply (see §61.01(c)).
NESHAP 40 CFR 61, Subpart V	National Emission Standards for Equipment Leaks (Fugitive Emission Sources)	No	N/A	This regulation is not applicable because none of the listed equipment at the facility is in VHAP service. 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 (see §61.240(a)). 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 (see §61.241).
MACT 40 CFR 63, Subpart A	General Provisions	Yes	1-3	This regulation is applicable because 40 CFR 63 Subpart ZZZZ applies (see $(63.1(b))$ ).
MACT 40 CFR 63, Subpart HH	National Emission Standards for Hazardous Air Pollutants For Oil and Natural Gas Production Facilities	No	N/A	This regulation is not applicable because the facility is not equipped with affected equipment. The facility is an area HAP source. Note that since it is a production field facility (located prior to the point of custody transfer), only HAP emissions from glycol dehydration units and storage vessels are aggregated for a major source determination. Storage vessels include crude oil tanks, condensate tanks, intermediate hydrocarbon liquid tanks, and produced water tanks (see §63.761). At area HAP facilities, the regulation is only applicable to dehydrators (see §63.760(b)(2)). The facility is not equipped with dehydrators.
MACT 40 CFR 63, Subpart HHH	National Emission Standards for Hazardous Air Pollutants From Natural Gas Transmission and Storage Facilities	No	N/A	This regulation is not applicable because the facility is not a natural gas transmission and storage facility as defined by the subpart. A compressor station that transports natural gas prior to the point of custody transfer or to a natural gas processing plant (if present) are not considered a part of the natural gas transmission and storage source category (see §63.1270(a)).

FEDERAL REGU- LATIONS CITATION	Title	Applies? Enter Yes or No	Unit(s) or Facility	JUSTIFICATION:
				This regulation is applicable because the facility is equipped with affected sources.
MACT 40 CFR 63, Subpart ZZZZ MACT 40 CFR 63, Subpart MACT A0 CFR 63, Subpart ZZZZ MACT MACT MACT MACT	Yes	1-3	The station is an area HAP source as defined by the subpart. For production field facilities, only HAP emissions from engines, turbines, dehydrators, and storage vessels with the potential for flash emissions are aggregated for the HAP major source determination (see §63.6675). A condensate tank with the potential for flash emissions must have an actual annual average hydrocarbon liquid throughput of 79,500 liters per day (500 bbl/day). As condensate throughput at the facility is limited to 9,002 bbl/yr, the facility is not equipped with condensate storage tanks with the potential for flash emissions as defined by the Subpart (see §63.6675).	
			Units 1-3 are 4-stroke, lean burn (4SLB) spark ignition (SI) RICE with a site rating of more than 500 hp, and were constructed prior to December 19, 2002. Under §63.6603(a), the engines must meet the maintenance and operating standards in Table 2d (Row 8), including oil and filter change and inspection of spark plugs, all hoses and belts every 2,160 hours of operating time or annually, whichever comes first. Engine startups and idle times will be minimized in accordance with the regulation.	
40 CFR 64	Compliance Assurance Monitoring	No	N/A	This regulation is not applicable because no equipment at the facility requires a control device to achieve compliance with emission limits or standards where pre control emissions equal or exceed the major source threshold (100 tons per year). (see §64.2(a)).
40 CFR 68	Chemical Accident Prevention	No	N/A	This regulation is not applicable because the facility does not store any of the identified toxic and flammable substances in quantities exceeding the applicability thresholds (see §68.10(a), §68.115(a), and §68.130 Tables 1-4).
40 CFR 70	State Operating Permit Programs	No	N/A	This regulation is not applicable, as the requirements associated with Title V are delegated to the State of New Mexico and implemented under 20 NMAC 2.70.
40 CFR 82	Protection of Stratospheric Ozone	No	N/A	This regulation is not applicable because the facility does not produce, transform, destroy, import, or export ozone-depleting substances (see §82.1(b),); does not service motor vehicle air conditioning units (see §82.30(b)); and does not sell, distribute, or offer for sale or distribution any product that contains ozone-depleting substances (see §82.64).

### **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 <u>Operational Plan to Mitigate Emissions During Startups</u>, <u>Shutdowns</u>, <u>and Emergencies</u> 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.

### **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: https://www.env.nm.gov/aqb/permit/aqb\_pol.html. 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.

Not applicable, as there are no alternative operating scenarios at this facility.

### **Air Dispersion Modeling**

- 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 (<u>http://www.env.nm.gov/aqb/permit/app\_form.html</u>) 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).	
See #1 above. Note: Neither modeling nor a modeling waiver is required for VOC emissions.	
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.	Х
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:

- $\Box$  See attached, approved modeling waiver for all pollutants from the facility.
- $\hfill\square$  See attached, approved modeling waiver for some pollutants from the facility.
- □ Attached in Universal Application Form 4 (UA4) is a **modeling report for all** pollutants from the facility.
- □ Attached in UA4 is a **modeling report for some** pollutants from the facility.
- $\blacksquare$  No modeling is required.

Air dispersion modeling for  $NO_X$  and CO was submitted with the application for NSR permit number 5695-M1.

### **Compliance Test History**

(Submitting under 20.2.70, 20.2.72, 20.2.74 NMAC)

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

Unit No.	Test Description	Test Date		
1	Compliance testing for $NO_X$ and CO in accordance with Condition A201.C	9/11/2018		
2	Compliance testing for $NO_X$ and CO in accordance with Condition A201.C	12/8/2021		
3	Compliance testing for $NO_X$ and CO in accordance with Condition A201.C	3/2/2018		

### **Compliance Test History Table**

### **Addendum for Streamline Applications**

Streamline Applications do not require a complete application. Submit Sections 1-A, 1-B, 1-D, 1-F, 1-G, 2-A, 2-C thru L, Sections 3 thru 8, Section 13, Section 18, Section 22, and Section 23 (Certification). Other sections may be required at the discretion of the Department. 20.2.72.202 NMAC Exemptions do not apply to Streamline sources. 20.2.72.219 NMAC revisions and modifications do not apply to Streamline sources, thus 20.2.72.219 type actions require a complete new application submittal. Please do not print sections of a streamline application that are not required.

Not applicable, as this is not a streamline application.

### **Requirements for Title V Program**

#### Who Must Use this Attachment:

\* Any major source as defined in 20.2.70 NMAC.

- \* Any source, including an area source, subject to a standard or other requirement promulgated under Section 111 Standards of Performance for New Stationary Sources, or Section 112 Hazardous Air Pollutants, of the 1990 federal Clean Air Act ("federal Act"). Non-major sources subject to Sections 111 or 112 of the federal Act are exempt from the obligation to obtain an 20.2.70 NMAC operating permit until such time that the EPA Administrator completes rulemakings that require such sources to obtain operating permits. In addition, sources that would be required to obtain an operating permit solely because they are subject to regulations or requirements under Section 112(r) of the federal Act are exempt from the requirement to obtain an Operating Permit.
- \* Any Acid Rain source as defined under title IV of the federal Act. The Acid Rain program has additional forms. See <a href="http://www.env.nm.gov/aqb/index.html">http://www.env.nm.gov/aqb/index.html</a>. Sources that are subject to both the Title V and Acid Rain regulations are encouraged to submit both applications simultaneously.
- \* Any source in a source category designated by the EPA Administrator ("Administrator"), in whole or in part, by regulation, after notice and comment.

#### 19.1 - 40 CFR 64, Compliance Assurance Monitoring (CAM) (20.2.70.300.D.10.e NMAC)

Any source subject to 40CFR, Part 64 (Compliance Assurance Monitoring) must submit all the information required by section 64.7 with the operating permit application. The applicant must prepare a separate section of the application package for this purpose; if the information is already listed elsewhere in the application package, make reference to that location. Facilities not subject to Part 64 are invited to submit periodic monitoring protocols with the application to help the AQB to comply with 20.2.70 NMAC. Sources subject to 40 CFR Part 64, must submit a statement indicating your source's compliance status with any enhanced monitoring and compliance certification requirements of the federal Act.

The facility is not subject to 40 CFR, Part 64, Compliance Assurance Monitoring (CAM); consequently, a monitoring protocol is not required with this application.

#### **19.2** - Compliance Status (20.2.70.300.D.10.a & 10.b NMAC)

Describe the facility's compliance status with each applicable requirement at the time this permit application is submitted. This statement should include descriptions of or references to all methods used for determining compliance. This statement should include descriptions of monitoring, recordkeeping and reporting requirements and test methods used to determine compliance with all applicable requirements. Refer to Section 2, Tables 2-N and 2-O of the Application Form as necessary. (20.2.70.300.D.11 NMAC) For facilities with existing Title V permits, refer to most recent Compliance Certification for existing requirements. Address new requirements such as CAM, here, including steps being taken to achieve compliance.

The facility is in compliance with all applicable requirements, as has been demonstrated by the most recent semi-annual monitoring reports and annual compliance certification. It is assumed that compliance with the Title V operating permit ensures compliance with the construction permit and New Mexico regulations.

**19.3 - Continued Compliance** (20.2.70.300.D.10.c NMAC)

Provide a statement that your facility will continue to be in compliance with requirements for which it is in compliance at the time of permit application. This statement must also include a commitment to comply with other applicable requirements as they come into effect during the permit term. This compliance must occur in a timely manner or be consistent with such schedule expressly required by the applicable requirement.

The facility will continue to be in compliance with applicable requirements for which it is in compliance at the time of this permit application. In addition, Harvest will, in a timely manner or consistent with such schedule expressly required by the applicable requirement, comply with other applicable requirements as they come into effect during the permit term.

#### **19.4** - Schedule for Submission of Compliance (20.2.70.300.D.10.d NMAC)

You must provide a proposed schedule for submission to the department of compliance certifications during the permit term. This certification must be submitted annually unless the applicable requirement or the department specifies a more frequent period. A sample form for these certifications will be attached to the permit.

The submittal of compliance certifications during the five-year term of the operating permit will occur annually.

#### 19.5 - Stratospheric Ozone and Climate Protection

In addition to completing the four (4) questions below, you must submit a statement indicating your source's compliance status with requirements of Title VI, Section 608 (National Recycling and Emissions Reduction Program) and Section 609 (Servicing of Motor Vehicle Air Conditioners).

- 1. Does your facility have any air conditioners or refrigeration equipment that uses CFCs, HCFCs or other ozonedepleting substances? □ Yes ☑ No
- Does any air conditioner(s) or any piece(s) of refrigeration equipment contain a refrigeration charge greater than 50 lbs?
   I Yes I No
   (If the answer is yes, describe the type of equipment and how many units are at the facility.)
- 3. Do your facility personnel maintain, service, repair, or dispose of any motor vehicle air conditioners (MVACs) or appliances ("appliance" and "MVAC" as defined at 82. 152)? □ Yes ☑ No
- Cite and describe which Title VI requirements are applicable to your facility (i.e. 40 CFR Part 82, Subpart A through G). None

The facility does not produce, manufacture, transform, destroy, import, or export any stratospheric ozonedepleting substances (CFCs, HCFCs); does not maintain or service motor vehicle air conditioning units or refrigeration equipment; and does not sell, distribute, or offer for sale any product that may contain stratospheric ozone-depleting substances.

Harevst shall continue to maintain compliance with the conditions stipulated in 40 CFR 82, Subparts A-G of the Stratospheric Ozone Protection Program (Title VI of the Clean Air Act Amendments).

Applications for sources, which are not in compliance with all applicable requirements at the time the permit application is submitted to the department, must include a proposed compliance plan as part of the permit application package. This plan shall include the information requested below:

A. Description of Compliance Status: (20.2.70.300.D.11.a NMAC)

A narrative description of your facility's compliance status with respect to all applicable requirements (as defined in 20.2.70 NMAC) at the time this permit application is submitted to the department.

#### **B.** Compliance plan: (20.2.70.300.D.11.B NMAC)

A narrative description of the means by which your facility will achieve compliance with applicable requirements with which it is not in compliance at the time you submit your permit application package.

#### C. Compliance schedule: (20.2.70.300D.11.c NMAC)

A schedule of remedial measures that you plan to take, including an enforceable sequence of actions with milestones, which will lead to compliance with all applicable requirements for your source. This schedule of compliance must be at least as stringent as that contained in any consent decree or administrative order to which your source is subject. The obligations of any consent decree or administrative order are not in any way diminished by the schedule of compliance.

#### **D.** Schedule of Certified Progress Reports: (20.2.70.300.D.11.d NMAC)

A proposed schedule for submission to the department of certified progress reports must also be included in the compliance schedule. The proposed schedule must call for these reports to be submitted at least every six (6) months.

#### E. Acid Rain Sources: (20.2.70.300.D.11.e NMAC)

If your source is an acid rain source as defined by EPA, the following applies to you. For the portion of your acid rain source subject to the acid rain provisions of title IV of the federal Act, the compliance plan must also include any additional requirements under the acid rain provisions of title IV of the federal Act. Some requirements of title IV regarding the schedule and methods the source will use to achieve compliance with the acid rain emissions limitations may supersede the requirements of title V and 20.2.70 NMAC. You will need to consult with the Air Quality Bureau permitting staff concerning how to properly meet this requirement.

**NOTE**: The Acid Rain program has additional forms. See <u>http://www.env.nm.gov/aqb/index.html</u>. Sources that are subject to both the Title V and Acid Rain regulations are **encouraged** to submit both applications **simultaneously**.

The facility is in compliance with all applicable requirements; consequently, a compliance plan, a compliance schedule, and a schedule of certified progress reports is not required.

The facility is not equipped with any acid rain sources; consequently, compliance with the acid rain provisions is not required as a part of this permit application.

#### 19.7 - 112(r) Risk Management Plan (RMP)

Any major sources subject to section 112(r) of the Clean Air Act must list all substances that cause the source to be subject to section 112(r) in the application. The permittee must state when the RMP was submitted to and approved by EPA.

The facility is not subject to 40 CFR 68, Chemical Accident Prevention Provisions; consequently, a Risk Management Plan is not required.

Form-Section 19 last revised: 8/15/2011

#### 19.8 - Distance to Other States, Bernalillo, Indian Tribes and Pueblos

Will the property on which the facility is proposed to be constructed or operated be closer than 80 km (50 miles) from other states, local pollution control programs, and Indian tribes and pueblos (20.2.70.402.A.2 and 20.2.70.7.B NMAC)?

(If the answer is yes, state which apply and provide the distances.)

The facility is located within 80 kilometers of the following states, local pollution control programs, Indian tribes and pueblos:

Colorado ( $\approx$ 72.7 km) Navajo Indian Reservation ( $\approx$ 4.3 km) Jicarilla Apache Indian Reservation ( $\approx$ 22.6 km) Southern Ute Tribe ( $\approx$ 72.7 km) Ute Mountain Indian Reservation ( $\approx$ 77.3 km)

#### 19.9 - Responsible Official

Provide the Responsible Official as defined in 20.2.70.7.AD NMAC:

The responsible official is Travis Jones.

### **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.

Not applicable, as no other relevant information is being provided.

## **Addendum for Landfill Applications**

Landfill Applications are not required to complete Sections 1-C Input Capacity and Production Rate, 1-E Operating Schedule, 17 Compliance Test History, and 18 Streamline Applications. Section 12 – PSD Applicability is required only for Landfills with Gas Collection and Control Systems and/or landfills with other non-fugitive stationary sources of air emissions such as engines, turbines, boilers, heaters. All other Sections of the Universal Application Form are required.

EPA Background Information for MSW Landfill Air Quality Regulations: <u>https://www3.epa.gov/airtoxics/landfill/landflpg.html</u>

NM Solid Waste Bureau Website: https://www.env.nm.gov/swb/

Not applicable, as the facility is not a landfill.

## Certification

Company Name: <u>Harvest Four Corners</u>, LLC

	I, TRAVIS Jours, hereby certify that the in	nformation and data submitted in this application are true		
	and as accurate as possible, to the best of my knowledge and profession	nal expertise and experience. Signed this $28$ day of		
	JANVARY, 2022, upon my oath or affirmation, before a notary of the State of New Mexico.			
$\langle$	*Signature	1/28/2022 Date		
F	Printed Name	EUB MANAGER Title		
	Scribed and sworn before me on this 28 day of <u>Junuary</u> , <u>2022</u> .			
	My authorization as a notary of the State of New Mexico expires on the $\overline{OD}$ day of $\underline{Docember}$ , $\underline{2025}$ .			
	Motary's Signature	-1282020		
	Mon wa Smith Notary's Printed Name	Official Seal MONICA SMITH Notary Public State of New Mexico My Commission Expires (20)205		

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