STATE OF MISSISSIPPI **AIR POLLUTION CONTROL TITLE V PERMIT**

TO OPERATE AIR EMISSIONS EQUIPMENT

THIS CERTIFIES THAT

Texas Gas Transmission, LLC **Clarksdale Compressor Station** 3305 US Highway 61 South Clarksdale, Mississippi Coahoma County

has been granted permission to operate air emissions equipment in accordance with emission limitations, monitoring requirements and conditions set forth herein. This permit is issued in accordance with Title V of the Federal Clean Air Act (42 U.S.C.A. § 7401 - 7671) and the provisions of the Mississippi Air and Water Pollution Control Law (Section 49-17-1 et. seq., Mississippi Code of 1972), and the regulations and standards adopted and promulgated thereunder.

Permit Issued: SEP 3 0 2014

Effective Date: As specified herein.

MISSISSIPPI ENVIRONMENTAL QUALITY PERMIT BOARD
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AUTHORIZED SIGNATURE MISSISSIPPI DEPARTMENT OF ENVIRONMENTAL QUALITY

Expires: August 31, 2019

Permit No.: 0540-00008

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SECTION 1. GENERAL CONDITIONS

- 1.1 The permittee must comply with all conditions of this permit. Any permit noncompliance constitutes a violation of the Federal Act and is grounds for enforcement action; for permit termination, revocation and reissuance, or modification; or for denial of a permit renewal application. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.A(6)(a).)
- 1.2 It shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.A(6)(b).)
- 1.3 This permit and/or any part thereof may be modified, revoked, reopened, and reissued, or terminated for cause. The filing of a request by the permittee for a permit modification, revocation and reissuance, or termination, or of a notification of planned changes or anticipated noncompliance does not stay any permit condition. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.A(6)(c).)
- 1.4 This permit does not convey any property rights of any sort, or any exclusive privilege. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.A(6)(d).)
- 1.5 The permittee shall furnish to the DEQ within a reasonable time any information the DEQ may request in writing to determine whether cause exists for modifying, revoking and reissuing, or terminating the permit or to determine compliance with the permit. Upon request, the permittee shall also furnish to the DEQ copies of records required to be kept by the permittee or, for information to be confidential, the permittee shall furnish such records to DEQ along with a claim of confidentiality. The permittee may furnish such records directly to the Administrator along with a claim of confidentiality. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.A(6)(e).)
- 1.6 The provisions of this permit are severable. If any provision of this permit, or the application of any provision of this permit to any circumstances, is challenged or held invalid, the validity of the remaining permit provisions and/or portions thereof or their application to other persons or sets of circumstances, shall not be affected thereby. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.A(5).)
- 1.7 The permittee shall pay to the DEQ an annual permit fee. The amount of fee shall be determined each year based on the provisions of regulated pollutants for fee purposes and the fee schedule specified in the Commission on Environmental Quality's order which shall be issued in accordance with the procedure outlined in Regulation 11 Miss. Admin. Code Pt. 2, Ch. 6.)
 - (a) For purposes of fee assessment and collection, the permittee shall elect for actual or allowable emissions to be used in determining the annual quantity of emissions unless the Commission determines by order that the method chosen by the applicant for

calculating actual emissions fails to reasonably represent actual emissions. Actual emissions shall be calculated using emission monitoring data or direct emissions measurements for the pollutant(s); mass balance calculations such as the amounts of the pollutant(s) entering and leaving process equipment and where mass balance calculations can be supported by direct measurement of process parameters, such direct measurement data shall be supplied; published emission factors such as those relating release quantities to throughput or equipment type (e.g., air emission factors); or other approaches such as engineering calculations (e.g., estimating volatilization using published mathematical formulas) or best engineering judgments where such judgments are derived from process and/or emission data which supports the estimates of maximum actual emission. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.6.A(2).)

- (b) If the Commission determines that there is not sufficient information available on a facility's emissions, the determination of the fee shall be based upon the permitted allowable emissions until such time as an adequate determination of actual emissions is made. Such determination may be made anytime within one year of the submittal of actual emissions data by the permittee. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.6.A(2).) If at any time within the year the Commission determines that the information submitted by the permittee on actual emissions is insufficient or incorrect, the permittee will be notified of the deficiencies and the adjusted fee schedule. Past due fees from the adjusted fee schedule will be paid on the next scheduled quarterly payment time. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.6.D(2).)
- (c) The fee shall be due September 1 of each year. By July 1 of each year the permittee shall submit an inventory of emissions for the previous year on which the fee is to be assessed. The permittee may elect a quarterly payment method of four (4) equal payments; notification of the election of quarterly payments must be made to the DEQ by the first payment date of September 1. The permittee shall be liable for penalty as prescribed by State Law for failure to pay the fee or quarterly portion thereof by the date due. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.6.D.)
- (d) If in disagreement with the calculation or applicability of the Title V permit fee, the permittee may petition the Commission in writing for a hearing in accordance with State Law. Any disputed portion of the fee for which a hearing has been requested will not incur any penalty or interest from and after the receipt by the Commission of the hearing petition. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.6.C.)
- 1.8 No permit revision shall be required under any approved economic incentives, marketable permits, emissions trading and other similar programs or processes for changes that are provided for in this permit. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.A(8).)
- 1.9 Any document required by this permit to be submitted to the DEQ shall contain a certification by a responsible official that states that, based on information and belief formed

after reasonable inquiry, the statements and information in the document are true, accurate, and complete. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.2.E.)

- 1.10 The permittee shall allow the DEQ, or an authorized representative, upon the presentation of credentials and other documents as may be required by law, to perform the following:
 - (a) enter upon the permittee's premises where a Title V source is located or emissionsrelated activity is conducted, or where records must be kept under the conditions of this permit;
 - (b) have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit;
 - (c) inspect at reasonable times any facilities, equipment (including monitoring and air pollution control equipment), practices, or operations regulated or required under the permit; and
 - (d) as authorized by the Federal Act, sample or monitor, at reasonable times, substances or parameters for the purpose of assuring compliance with the permit or applicable requirements. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.C(2).)
- 1.11 Except as otherwise specified or limited herein, the permittee shall have necessary sampling ports and ease of accessibility for any new air pollution control equipment, obtained after May 8, 1970, and vented to the atmosphere. (Ref.: 11 Miss. Admin. Code Pt. 2, R.1.3.I(1).)
- 1.12 Except as otherwise specified or limited herein, the permittee shall provide the necessary sampling ports and ease of accessibility when deemed necessary by the Permit Board for air pollution control equipment that was in existence prior to May 8, 1970. (Ref.: 11 Miss. Admin. Code Pt. 2, R.1.3.I(2).)
- 1.13 Compliance with the conditions of this permit shall be deemed compliance with any applicable requirements as of the date of permit issuance where such applicable requirements are included and are specifically identified in the permit or where the permit contains a determination, or summary thereof, by the Permit Board that requirements specifically identified previously are not applicable to the source. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.F(1).)
- 1.14 Nothing in this permit shall alter or affect the following:
 - (a) the provisions of Section 303 of the Federal Act (emergency orders), including the authority of the Administrator under that section;
 - (b) the liability of an owner or operator of a source for any violation of applicable requirements prior to or at the time of permit issuance;

- (c) the applicable requirements of the acid rain program, consistent with Section 408(a) of the Federal Act.
- (d) the ability of EPA to obtain information from a source pursuant to Section 114 of the Federal Act. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.F(2).)
- 1.15 The permittee shall comply with the requirement to register a Risk Management Plan if permittee's facility is required pursuant to Section 112(r) of the Act to register such a plan. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.H.)
- 1.16 Expiration of this permit terminates the permittee's right to operate unless a timely and complete renewal application has been submitted. A timely application is one which is submitted at least six (6) months prior to expiration of the Title V permit. If the permittee submits a timely and complete application, the failure to have a Title V permit is not a violation of regulations until the Permit Board takes final action on the permit application. This protection shall cease to apply if, subsequent to the completeness determination, the permittee fails to submit by the deadline specified in writing by the DEQ any additional information identified as being needed to process the application. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.4.C(2)., R. 6.4.B., and R.6.2.A(1)(c).)
- 1.17 The permittee is authorized to make changes within their facility without requiring a permit revision (ref: Section 502(b)(10) of the Act) if:
 - (a) the changes are not modifications under any provision of Title I of the Act;
 - (b) the changes do not exceed the emissions allowable under this permit;
 - (c) the permittee provides the Administrator and the Department with written notification in advance of the proposed changes (at least seven (7) days, or such other time frame as provided in other regulations for emergencies) and the notification includes:
 - (1) a brief description of the change(s),
 - (2) the date on which the change will occur,
 - (3) any change in emissions, and
 - (4) any permit term or condition that is no longer applicable as a result of the change;
 - (d) the permit shield shall not apply to any Section 502(b)(10) change. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.4.F(1).)
- 1.18 Should the Executive Director of the Mississippi Department of Environmental Quality declare an Air Pollution Emergency Episode, the permittee will be required to operate in

accordance with the permittee's previously approved Emissions Reduction Schedule or, in the absence of an approved schedule, with the appropriate requirements specified in 11 Miss. Admin. Code Pt. 2, Ch. 3., "Regulations for the Prevention of Air Pollution Emergency Episodes" for the level of emergency declared. (Ref.: 11 Miss. Admin. Code Pt. 2, Ch. 3.)

- 1.19 Except as otherwise provided herein, a modification of the facility may require a Permit to Construct in accordance with the provisions of Regulations 11 Miss. Admin. Code Pt. 2, Ch. 2., "Permit Regulations for the Construction and/or Operation of Air Emissions Equipment", and may require modification of this permit in accordance with Regulations 11 Miss. Admin. Code Pt. 2, Ch. 6., "Air Emissions Operating Permit Regulations for the Purposes of TitleV of the Federal Clean Air Act". Modification is defined as "[a]ny physical change in or change in the method of operation of a facility which increases the actual emissions or the potential uncontrolled emissions of any air pollutant subject to regulation under the Federal Act emitted into the atmosphere by that facility or which results in the emission of any air pollutant subject to regulation under the Federal Act into the atmosphere not previously emitted. A physical change or change in the method of operation shall not include:
 - (a) routine maintenance, repair, and replacement;
 - (b) use of an alternative fuel or raw material by reason of an order under Sections 2 (a) and (b) of the Federal Energy Supply and Environmental Coordination Act of 1974 (or any superseding legislation) or by reason of a natural gas curtailment plan pursuant to the Federal Power Act;
 - (c) use of an alternative fuel by reason of an order or rule under Section 125 of the Federal Act;
 - (d) use of an alternative fuel or raw material by a stationary source which:
 - (1) the source was capable of accommodating before January 6, 1975, unless such change would be prohibited under any federally enforceable permit condition which was established after January 6, 1975, pursuant to 40 CFR 52.21 or under regulations approved pursuant to 40 CFR 51.166; or
 - (2) the source is approved to use under any permit issued under 40 CFR 52.21 or under regulations approved pursuant to 40 CFR 51.166;
 - (e) an increase in the hours of operation or in the production rate unless such change would be prohibited under any federally enforceable permit condition which was established after January 6, 1975, pursuant to 40 CFR 52.21 or under regulations approved pursuant to 40 CFR Subpart I or 40 CFR 51.166; or
 - (f) any change in ownership of the stationary source."

- 1.20 Any change in ownership or operational control must be approved by the Permit Board. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.4.D(4).)
- 1.21 This permit is a Federally approved operating permit under Title V of the Federal Clean Air Act as amended in 1990. All terms and conditions, including any designed to limit the source's potential to emit, are enforceable by the Administrator and citizens under the Federal Act as well as the Commission. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.B(1).)
- 1.22 Except as otherwise specified or limited herein, the open burning of residential, commercial, institutional, or industrial solid waste, is prohibited. This prohibition does not apply to infrequent burning of agricultural wastes in the field, silvicultural wastes for forest management purposes, land-clearing debris, debris from emergency clean-up operations, and ordnance. Open burning of land-clearing debris must not use starter or auxiliary fuels which cause excessive smoke (rubber tires, plastics, etc.); must not be performed if prohibited by local ordinances; must not cause a traffic hazard; must not take place where there is a High Fire Danger Alert declared by the Mississippi Forestry Commission or Emergency Air Pollution Episode Alert imposed by the Executive Director and must meet the following buffer zones.
 - (a) Open burning without a forced-draft air system must not occur within 500 yards of an occupied dwelling.
 - (b) Open burning utilizing a forced-draft air system on all fires to improve the combustion rate and reduce smoke may be done within 500 yards of but not within 50 yards of an occupied dwelling.
 - (c) Burning must not occur within 500 yards of commercial airport property, private air fields, or marked off-runway aircraft approach corridors unless written approval to conduct burning is secured from the proper airport authority, owner or operator. (Ref.: 11 Miss. Admin. Code Pt. 2, R.1.3.G.)
- 1.23 Except as otherwise specified herein, the permittee shall be subject to the following provision with respect to emergencies.
 - (a) Except as otherwise specified herein, an "emergency" means any situation arising from sudden and reasonably unforeseeable events beyond the control of the source, including acts of God, which situation requires immediate corrective action to restore normal operation, and that causes the source to exceed a technology-based emission limitation under the permit, due to unavoidable increases in emissions attributable to the emergency. An emergency shall not include noncompliance to the extent caused by improperly designed equipment, lack of preventative maintenance, careless or improper operation, or operator error.
 - (b) An emergency constitutes an affirmative defense to an action brought for

noncompliance with such technology-based emission limitations if the conditions specified in (c) following are met.

- (c) The affirmative defense of emergency shall be demonstrated through properly signed contemporaneous operating logs, or other relevant evidence that include information as follows:
 - (1) an emergency occurred and that the permittee can identify the cause(s) of the emergency;
 - (2) the permitted facility was at the time being properly operated;
 - (3) during the period of the emergency the permittee took all reasonable steps to minimize levels of emissions that exceeded the emission standards, or other requirements in the permit; and
 - (4) the permittee submitted notice of the emergency to the DEQ within 2 working days of the time when emission limitations were exceeded due to the emergency. This notice must contain a description of the emergency, any steps taken to mitigate emissions, and corrective actions taken.
- (d) In any enforcement proceeding, the permittee seeking to establish the occurrence of an emergency has the burden of proof.
- (e) This provision is in addition to any emergency or upset provision contained in any applicable requirement specified elsewhere herein. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.G.)
- 1.24 Except as otherwise specified herein, the permittee shall be subject to the following provisions with respect to upsets, startups, shutdowns and maintenance.
 - (a) Upsets (as defined by 11 Miss. Admin. Code Pt. 2, R.1.2.KK.)
 - (1) The occurrence of an upset constitutes an affirmative defense to an enforcement action brought for noncompliance with emission standards or other requirements of Applicable Rules and Regulations or any applicable permit if the permittee demonstrates through properly signed contemporaneous operating logs, or other relevant evidence that include information as follows:
 - (i) an upset occurred and that the permittee can identify the cause(s) of the upset;
 - (ii) the source was at the time being properly operated;

- (iii) during the upset the permittee took all reasonable steps to minimize levels of emissions that exceeded the emission standards, or other requirements of Applicable Rules and Regulations or any applicable permit;
- (iv) the permittee submitted notice of the upset to the DEQ within 5 working days of the time the upset began; and
- (v) the notice of the upset shall contain a description of the upset, any steps taken to mitigate emissions, and corrective actions taken.
- (2) In any enforcement proceeding, the permittee seeking to establish the occurrence of an upset has the burden of proof.
- (3) This provision is in addition to any upset provision contained in any applicable requirement.
- (b) Startups and Shutdowns (as defined by 11 Miss. Admin. Code Pt. 2, R.1.2.HH. & R.1.2.CC.)
 - (1) Startups and shutdowns are part of normal source operation. Emissions limitations applicable to normal operation apply during startups and shutdowns except as follows:
 - (i) when sudden, unavoidable breakdowns occur during a startup or shutdown, the event may be classified as an upset subject to the requirements above;
 - (ii) when a startup or shutdown is infrequent, the duration of excess emissions is brief in each event, and the design of the source is such that the period of excess emissions cannot be avoided without causing damage to equipment or persons; or
 - (iii) when the emissions standards applicable during a startup or shutdown are defined by other requirements of Applicable Rules and Regulations or any applicable permit.
 - (2) In any enforcement proceeding, the permittee seeking to establish the applicability of any exception during a startup or shutdown has the burden of proof.
 - (3) In the event this startup and shutdown provision conflicts with another applicable requirement, the more stringent requirement shall apply.
- (c) Maintenance.

- (1) Maintenance should be performed during planned shutdown or repair of process equipment such that excess emissions are avoided. Unavoidable maintenance that results in brief periods of excess emissions and that is necessary to prevent or minimize emergency conditions or equipment malfunctions constitutes an affirmative defense to an enforcement action brought for noncompliance with emission standards, or other regulatory requirements if the permittee can demonstrate the following:
 - (i) the permittee can identify the need for the maintenance;
 - (ii) the source was at the time being properly operated;
 - (iii) during the maintenance the permittee took all reasonable steps to minimize levels of emissions that exceeded the emission standards, or other requirements of Applicable Rules and Regulations or any applicable permit;
 - (iv) the permittee submitted notice of the maintenance to the DEQ within 5 working days of the time the maintenance began or such other times as allowed by DEQ; and
 - (v) the notice shall contain a description of the maintenance, any steps taken to mitigate emissions, and corrective actions taken.
- (2) In any enforcement proceeding, the permittee seeking to establish the applicability of this section has the burden of proof.
- (3) In the event this maintenance provision conflicts with another applicable requirement, the more stringent requirement shall apply. (Ref.: 11 Miss. Admin. Code Pt. 2, R.1.10.)
- 1.25 The permittee shall comply with all applicable standards for demolition and renovation activities pursuant to the requirements of 40 CFR Part 61, Subpart M, as adopted by reference in Regulation 11 Miss Admin. Code Pt. 2, R.1.8. The permittee shall not be required to obtain a modification of this permit in order to perform the referenced activities

SECTION 2. EMISSION POINTS & POLLUTION CONTROL DEVICES

Emission Point	Description
AA-001	2,000 HP (16.12 MMBTU/hr) Cooper Bessemer 2-cycle lean burn natural gas-fired compressor engine (Model Number GMW-8TF, Reference No. RC01)
AA-002	2,000 HP (16.12 MMBTU/hr) Cooper Bessemer 2-cycle lean burn natural gas-fired compressor engine (Model Number GMW-8TF, Reference No. RC02)
AA-003	2,000 HP (16.12 MMBTU/hr) Cooper Bessemer 2-cycle lean burn natural gas-fired compressor engine (Model Number GMW-8TF, Reference No. RC03)
AA-004	2,000 HP (16.12 MMBTU/hr) Cooper Bessemer 2-cycle lean burn natural gas-fired compressor engine (Model Number GMW-8TF, Reference No. RC04)
AA-005	2,000 HP (15.45 MMBTU/hr) Cooper Bessemer 2-cycle lean burn natural gas-fired compressor engine (Model Number GMWA-8, Reference No. RC05)
AA-006	2,000 HP (15.45 MMBTU/hr) Cooper Bessemer 2-cycle lean burn natural gas-fired compressor engine (Model Number GMWA-8, Reference No. RC06)
AA-007	2,000 HP (15.45 MMBTU/hr) Cooper Bessemer 2-cycle lean burn natural gas-fired compressor engine (Model Number GMWA-8, Reference No. RC07)
AA-008	14,300 HP (112.37 MMBTU/hr) Pratt & Whitney simple-cycle natural gas-fired compressor turbine at ISO conditions and 12,000 HP at NEMA conditions (Model No. GG3C-4, Reference No. TBO2)
AA-009	14,050 HP (89.77 MMBTU/hr) General Electric regenerative-cycle natural gas-fired compressor turbine at ISO conditions and 12,090 HP at NEMA conditions (Model No. M3122R, Reference No. TBO3)
AA-013	250 HP (2.5 MMBTU/hr) Waukesha 4-cycle rich burn natural gas-fired emergency generator (Model No. H2476G, Reference No. AX04)
AA-015	250 HP (2.5 MMBTU/hr) Waukesha 4-cycle rich burn natural gas-fired turbine emergency generator (Model No. H2475, Reference No. AX06)
AA-016	35 HP (0.42 MMBTU/hr) Wisconsin 4-cycle rich burn natural gas-fired auxiliary air compressor (Model No. W41770, Reference No. AX03)

SECTION 3. EMISSION LIMITATIONS & STANDARDS

A. Facility-Wide Emission Limitations & Standards

- 3.A.1 Except as otherwise specified or limited herein, the permittee shall not cause, permit, or allow the emission of smoke from a point source into the open air from any manufacturing, industrial, commercial or waste disposal process which exceeds forty (40) percent opacity subject to the exceptions provided in (a) & (b).
 - (a) Startup operations may produce emissions which exceed 40% opacity for up to fifteen (15) minutes per startup in any one hour and not to exceed three (3) startups per stack in any twenty-four (24) hour period.
 - (b) Emissions resulting from soot blowing operations shall be permitted provided such emissions do not exceed 60 percent opacity, and provided further that the aggregate duration of such emissions during any twenty-four (24) hour period does not exceed ten (10) minutes per billion BTU gross heating value of fuel in any one hour. (Ref.: 11 Miss. Admin. Code Pt. 2, R.1.3.A.)
- 3.A.2 Except as otherwise specified or limited herein, the permittee shall not cause, allow, or permit the discharge into the ambient air from any point source or emissions, any air contaminant of such opacity as to obscure an observer's view to a degree in excess of 40% opacity, equivalent to that provided in Paragraph 3.A.1. This shall not apply to vision obscuration caused by uncombined water droplets. (Ref.: 11 Miss. Admin. Code Pt. 2, R.1.3.B.)

Emission Point(s)	Applicable Requirement	Condition Number(s)	Pollutant/ Parameter	Limit/Standard
AA-001 through AA-009	11 Miss. Admin. Code Pt. 2, R. 1.3.D(1)(b)	3.B.1	РМ	E=0.8808*I ^{-0.1667} or as otherwise limited by facility modification restrictions
AA-013, AA- 015 & AA-016	11 Miss. Admin. Code Pt. 2, R. 1.3.D(1)(a)	3.B.2	РМ	0.6 lbs/MMBTU or as otherwise limited by facility modification restrictions
AA-001 through AA-009, AA- 013, AA-015 & AA-016	11 Miss. Admin. Code Pt. 2, R. 1.4.A(1)	3.B.3	SO ₂	4.8 lbs/MMBTU or as otherwise limited by facility modification restrictions

B. Emission Point Specific Emission Limitations & Standards

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Emission Point(s)	Applicable Requirement	Condition Number(s)	Pollutant/ Parameter	Limit/Standard	
AA-009	NSPS Subpart GG, 40 CFR 60.330 & 333(b)	3.B.4	Sulfur Content	0.8 percent (0.8 %) sulfur content by weight. Limited to pipeline quality natural gas use.	
AA-008 and AA- 009	NESHAP Subpart YYYY, 40 CFR 63.6080, 6085 & 6090(b)(4)	3.B.5	HAPs	Although subject to the standard, the affected sources are not subject to the requirements of Subpart YYYY.	
AA-001 through AA-007	NESHAP Subpart ZZZZ, 40 CFR 63.6580, 6585(a)&(b), 6590(a)(1)(i) & 6590(b)(3)(i)	3.B.6 3.B.7	Applicability Requirements	Although subject to the standard, the affected sources are not subject to the requirements of Subpart A or ZZZZ.	
AA-013 and AA- 015	NESHAP Subpart ZZZZ, 40 CFR 63.6580, 6585(a)&(b), 6590(a)(1)(ii), 6602, 6625(e)(f)(j) & 6640(f)(1-3)	3.B.6 3.B.8 3.B.9	HAPs Maintenance & Operations	Change oil and filter and inspect all hoses and belts every 500 hours; and Inspect spark plugs every 1,000 hours, and replace as necessary; or utilize optional oil analysis program. Operate unit per manufacturer's emission-related written instructions or develop specific maintenance plan. Install a non-resettable hour meter. Hours of operation are limited in	
AA-016	NESHAP Subpart ZZZZ, 40 CFR 63.6580, 6585(a)&(b), 6590(a)(1)(ii), 6602 & 6625(e)(j)	3.B.6 3.B.10	HAPs Maintenance & Operations	accordance with 63.6640(f)(1-3). Change oil and filter; Inspect spark plugs; and Inspect all hoses and belts every 1,440 hours, and replace as necessary; or utilize optional oil analysis program. Operate unit per manufacturer's emission-related written instructions or develop specific maintenance plan.	

3.B.1 For Emission Points AA-001 through AA-009, the maximum permissible emission of ash and/or particulate matter shall not exceed an emission rate as determined by the relationship

$$E = 0.8808 * I^{-0.1667}$$

where E is the emission rate in pounds per million BTU per hour heat input and I is the heat input in millions of BTU per hour. (Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.3.D(1)(b))

- 3.B.2 For Emission Points AA-013, AA-015, and AA-016, the maximum permissible emission of ash and/or particulate matter shall not exceed 0.6 pounds per million BTU per hour heat input. (Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.3.D(1)(a))
- 3.B.3 For Emission Points AA-001 through AA-009, AA-013, AA-015, and AA-016, the maximum discharge of sulfur oxides from any fuel burning installation in which the fuel is

burned primarily to produce heat or power by indirect heat transfer shall not exceed 4.8 pounds (measured as sulfur dioxide) per million BTU heat input. (Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.4.A(1))

3.B.4 Emission Point AA-009 is subject to and shall comply with 40 CFR 60, Subpart GG – New Source Performance Standards (NSPS) for Stationary Gas Turbines. (Ref.: 40 CFR 60.330)

For Emission Point AA-009, the permittee shall not burn any fuel that contains sulfur in excess of 0.8 percent (0.8 %) by weight. The unit is limited to using pipeline quality natural gas. (Ref.: 40 CFR 60.333(b))

- 3.B.5 Emission Points AA-008 and AA-009 are subject to 40 CFR 63, Subpart YYYY National Emissions Standards for Hazardous Air Pollutants (NESHAP) for Stationary Combustion Turbines. However, existing sources do not have to meet the requirements of Subpart YYYY or Subpart A. Therefore, no limit, standard, recordkeeping or reporting requirement of Subpart YYYY is required for Emission Points AA-008 and AA-009. (Ref.: 40 CFR 63.6080, 6085, and 63.6090(b)(4))
- 3.B.6 Emission Points AA-001 through AA-007, AA-013, AA-015, and AA-016 are subject to 40 CFR 63, Subpart ZZZZ NESHAP for Stationary Reciprocating Internal Combustion Engines (RICE). (Ref.: 40 CFR 63.6580, 6585, and 6590(a)(1))
- 3.B.7 For Emission Points AA-001 through AA-007, existing 2SLB units greater than 500 HP located at a major HAP source, the units are not required to meet the requirements of this standard or the General Provisions, 40 CFR Part 63, Subpart A, including initial notification requirements. (Ref.: 40 CFR 63.6590(a)(1)(i) & 6590(b)(3)(i))
- 3.B.8 For Emission Points AA-013 and AA-015, for existing 4SRB RICE less than or equal to 500 HP at a major HAP source, the permittee must:
 - (a) Change oil and filter every 500 hours of operation or annually, whichever comes first;
 - (b) Inspect spark plugs every 1,000 hours of operation or annually, whichever comes first; and
 - (c) Inspect all hoses and belts every 500 hours of operation or annually, whichever comes first, and replace as necessary, as described in Table 2c to Subpart ZZZZ.

For Emission Points AA-013 and AA-015, the permittee must operate and maintain the stationary RICE and after-treatment control device (if any) according to the manufacturer's emission-related written instructions or develop a maintenance plan which must provide to the extent practicable for the maintenance and operation of the engine in a manner consistent with good air pollution control practice for minimizing emissions. *These units must also*

install a non-resettable hour meter if one is not already installed. The permittee also has the option to utilize an oil analysis program as described in 63.6625(j) in order to extend the specified oil change requirement in Table 2c of this subpart. (Ref.: 40 CFR 63. 6590(a)(1)(ii), 6602, 6625(e), 6625(f), 6625(j) and Item 6 of Table 2c)

- 3.B.9 For Emission Points AA-013 and AA-015, the permittee must operate the emergency stationary RICE according to the following requirements. Any operation other than emergency operation, maintenance and testing, and operation in non-emergency situations for 50 hours per year, except as detailed below, is prohibited. If the engine(s) are not operated according to the requirements below, the engine will not be considered an emergency engine under Subpart ZZZZ and will need to meet all requirements for non-emergency engines. Specifically, the requirements 40 CFR 63.6640(f)(1-3) includes:
 - (a) There is no time limit on the use of emergency stationary RICE in emergency situations.
 - (b) The permittee may operate the emergency stationary RICE for any combination of the purposes specified below for a maximum of 100 hours per calendar year. Any operation for non-emergency situations allowed below counts as part of the 100 hours per calendar year allowed.
 - (1) Emergency stationary RICE may be operated for maintenance checks and readiness testing, provided that the tests are recommended by federal, state or local government, the manufacturer, the vendor, the regional transmission organization or equivalent balancing authority and transmission operator, or the insurance company associated with the engine. The permittee may petition the Administrator for approval of additional hours to be used for maintenance checks and readiness testing, but a petition is not required if the owner or operator maintains records indicating that federal, state, or local standards require maintenance and testing of emergency RICE beyond 100 hours per calendar year.
 - (2) Emergency stationary RICE may be operated for emergency demand response where the Reliability Coordinator under the North American Electric Reliability Corporation (NERC) Reliability Standard EOP-002-3, or other authorized entity as determined by the Reliability Coordinator, has declared an appropriate Energy Emergency Alert Level.
 - (3) Emergency stationary RICE may be operated for periods where there is a deviation of voltage or frequency of 5 percent or greater below standard voltage or frequency.
 - (c) Emergency stationary RICE located at major sources of HAP may be operated for up to 50 hours per calendar year in non-emergency situations. The 50 hours of operation

in non-emergency situations are counted as part of the 100 hours per calendar year for maintenance and testing and emergency demand response provided above. The 50 hours per year for non-emergency situations cannot be used for peak shaving or non-emergency demand response, or to generate income for a facility to supply power to an electric grid or otherwise supply power as part of a financial arrangement with another entity.

(Ref.: 40 CFR 63.6640(f)(1-3))

- 3.B.10 For Emission Point AA-016, for existing 4SRB RICE less than 100 HP at a major HAP source, the permittee must:
 - (a) Change oil and filter every 1,440 hours of operation or annually, whichever comes first;
 - (b) Inspect spark plugs every 1,440 hours of operation or annually, whichever comes first;
 - (c) Inspect all hoses and belts every 1,440 hours of operation or annually, whichever comes first, and replace as necessary, as described in Table 2c to Subpart ZZZZ.

For Emission Point AA-016, the permittee must operate and maintain the stationary RICE and after-treatment control device (if any) according to the manufacturer's emission-related written instructions or develop a maintenance plan which must provide to the extent practicable for the maintenance and operation of the engine in a manner consistent with good air pollution control practice for minimizing emissions. The permittee also has the option to utilize an oil analysis program as described in §63.6625(j) in order to extend the specified oil change requirement in Table 2c of this subpart. (Ref.: 40 CFR 63. 6590(a)(1)(ii), 6602, 6625(e), 6625(j) and Item 7 of Table 2c)

Applicable Requirement	Condition Number(s)	Pollutant/ Parameter	Limit/Standard
11 Miss. Admin. Code Pt. 2, R.1.3.D(1)(a)	3.C.1	РМ	0.6 lbs/MMBTU
11 Miss. Admin. Code Pt. 2, R.1.4.A(1)	3.C.2	SO_2	4.8 lbs/MMBTU
11 Miss. Admin. Code Pt. 2, R.1.3.F(1)	3.C.3	PM/PM ₁₀	$E=4.1(p)^{0.67}$

C. Insignificant and Trivial Activity Emission Limitations & Standards

- 3.C.1 The maximum permissible emission of ash and/or particulate matter from fossil fuel burning installations of less than 10 million BTU per hour heat input shall not exceed 0.6 pounds per million BTU per hour heat input. (Ref.: 11 Miss. Admin. Code Pt. 2, R.1.3.D(1)(a))
- 3.C.2 The maximum discharge of sulfur oxides from any fuel burning installation in which the fuel is burned primarily to produce heat or power by indirect heat transfer shall not exceed 4.8 pounds (measured as sulfur dioxide) per million BTU heat input. (Ref.: 11 Miss. Admin. Code Pt. 2, R.1.4.A(1))
- 3.C.3 Except as otherwise specified or limited herein, the permittee shall not cause, permit, or allow the emission from any manufacturing process, in any one hour from any point source, particulate matter in total quantities in excess of the amount determined by the relationship:

 $E=4.1(p)^{0.67}$

Where E is the emission rate in pounds per hour and p is the process weight input rate in tons per hour. If the process weight input rate (p) changes, the emissions rate (E) will change accordingly. (Ref.: 11 Miss. Admin. Code Pt. 2, R.1.3.F(1))

SECTION 4. COMPLIANCE SCHEDULE

- 4.1 Unless otherwise specified herein, the permittee shall be in compliance with all requirements contained herein upon issuance of this permit.
- 4.2 Except as otherwise specified herein, the permittee shall submit to the Permit Board and to the Administrator of EPA Region IV a certification of compliance with permit terms and conditions, including emission limitations, standards, or work practices, by January 31 for the preceding calendar year. Each compliance certification shall include the following:
 - (a) the identification of each term or condition of the permit that is the basis of the certification;
 - (b) the compliance status;
 - (c) whether compliance was continuous or intermittent;
 - (d) the method(s) used for determining the compliance status of the source, currently and over the applicable reporting period;
 - (e) such other facts as may be specified as pertinent in specific conditions elsewhere in this permit. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.C(5)(a), (c), & (d).)

SECTION 5. MONITORING, RECORDKEEPING & REPORTING REQUIREMENTS

A. <u>General Monitoring, Recordkeeping and Reporting Requirements</u>

- 5.A.1 The permittee shall install, maintain, and operate equipment and/or institute procedures as necessary to perform the monitoring and recordkeeping specified below.
- 5.A.2 In addition to the recordkeeping specified below, the permittee shall include with all records of required monitoring information the following:
 - (a) the date, place as defined in the permit, and time of sampling or measurements;
 - (b) the date(s) analyses were performed;
 - (c) the company or entity that performed the analyses;
 - (d) the analytical techniques or methods used;
 - (e) the results of such analyses; and
 - (f) the operating conditions existing at the time of sampling or measurement. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.A(3)(b)(1).)
- 5.A.3 Except where a longer duration is specified in an applicable requirement, the permittee shall retain records of all required monitoring data and support information for a period of at least five (5) years from the date of the monitoring sample, measurement, report, or application. Support information includes all calibration and maintenance records, all original strip-chart recordings for continuous monitoring instrumentation, and copies of all reports required by the permit. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.A(3)(b)(2).)
- 5.A.4 Except as otherwise specified herein, the permittee shall submit reports of any required monitoring by July 31 and January 31 for the preceding six-month period. All instances of deviations from permit requirements must be clearly identified in such reports and all required reports must be certified by a responsible official consistent with 11 Miss. Admin. Code Pt. 2, R.6.2.E. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.A(3)(c)(1).)
- 5.A.5 Except as otherwise specified herein, the permittee shall report all deviations from permit requirements, including those attributable to upsets, the probable cause of such deviations, and any corrective actions or preventive measures taken. Said report shall be made within five (5) days of the time the deviation began. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.A(3)(c)(2).)

- 5.A.6 Except as otherwise specified herein, the permittee shall perform emissions sampling and analysis in accordance with EPA Test Methods and with any continuous emission monitoring requirements, if applicable. All test methods shall be those versions or their equivalents approved by the DEQ and the EPA.
- 5.A.7 The permittee shall maintain records of any alterations, additions, or changes in equipment or operation.

Emission Point(s)	Pollutant/ Parameter Monitored	Monitoring and Recordkeeping Requirement	Condition Number	Applicable Requirement
AA-001 through AA-009, AA- 013, AA-015 & AA-016	Fuel	Maintain type and quality of fuels used.	5.B.1	11 Miss. Admin. Code Pt. 2, R.6.3.A(3) and Title V Permit reissued herein
AA-009	Sulfur Content	Maintain total sulfur content of the gaseous fuel combusted.	5.B.2	NSPS Subpart GG, 40 CFR 60.333(b) and 334(h)(3)
AA-013, AA- 015 & AA-016	Hours of Operation and Maintenance Records	Maintain maintenance plan, maintenance performed, and hours of operation.	5.B.3	NESHAP Subpart ZZZZ, 40 CFR 63.6602, 6625(e), and 6655(e)
AA-013 & AA- 015	Hours of Operation	Maintain records of the hours of operation, noting hours spent for emergency operation (what classified operation as emergency) and hours spent for non-emergency operation.	5.B.4	NESHAP Subpart ZZZZ, 40 CFR 63.6655(f)

B. <u>Specific Monitoring and Recordkeeping Requirements</u>

- 5.B.1 For Emission Points AA-001 through AA-009, AA-013, AA-015, and AA-016, the permittee shall maintain records of the type and quality of fuels used for each emission point. The records shall be kept on-site. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.A(3))
- 5.B.2 For Emission Point AA-009, the permittee shall comply with the sulfur monitoring requirements listed in NSPS Subpart GG, 40 CFR 60.334. As allowed by 40 CFR 60.334(h)(3), the permittee shall not be required to monitor the total sulfur content of the gaseous fuel combusted if the gaseous fuel is demonstrated to meet the definition of natural gas in Sec. 60.331(u). The permittee shall use the following source of information to make the required demonstration:
 - (1) The gas quality characteristics in a current, valid purchase contract, tariff sheet or transportation contract for the gaseous fuel, specifying that the maximum total sulfur content of the fuel is 20.0 grains/100 scf or less; or

(2) Representative fuel sampling data which show that the sulfur content of the gaseous fuel does not exceed 20 grains/100 scf. At a minimum, the amount of fuel sampling data specified in section 2.3.1.4 or 2.3.2.4 of Appendix D to Part 75 is required.

(Ref.: 40 CFR 60.333(b))

- 5.B.3 For Emission Points AA-013, AA-015, and AA-016, the permittee shall maintain on site the maintenance plan for each engine. The permittee shall also keep records of the hours of operation and performed maintenance for each engine. The permittee must keep records of the maintenance conducted on the stationary RICE in order to demonstrate that the units, including after-treatment control devices (if any), are operated and maintained according to the maintenance plan. (Ref.: 40 CFR 63.6602, 6625(e), and 6655(e))
- 5.B.4 For Emission Point AA-013 and AA-015, the permittee must keep records of the hours of operation of the engine that is recorded through the non-resettable hour meter, and the permittee must document how many hours are spent for emergency operation, including what classified the operation as emergency and how many hours are spent for non-emergency operation. If the engines are used for demand response operation, the permittee must keep records of the notification of the emergency situation, and the time the engine was operated as part of demand response. (Ref.: 40 CFR 63.6655(f))

Emission Point(s)	Pollutant/ Parameter Monitored	Reporting Requirement	Condition Number	Applicable Requirement
AA-001 through AA-009, AA-013, AA-015 & AA-016	Fuel	Provide summary report of type and quality of fuels used in semi-annual report.	5.C.1	11 Miss. Admin. Code Pt. 2, R.6.3.A(3) and Title V Permit reissued herein
AA-009	Sulfur Content	Provide certification report in semi- annual report.	5.C.2	NSPS Subpart GG, 40 CFR 60.333(b) and 334(h)(3)
AA-013 and AA- 015	Hours of Operation	Provide semi-annual summary report of hours of operation in emergency and non-emergency operation.	5.C.3	NESHAP Subpart ZZZZ, 40 CFR 63.6655(f)
AA-013, AA-015 & AA-016	Hours of Operation and Maintenance	Provide a summary semi-annual report of hours of operation and that performed maintenance complied with maintenance plan.	5.C.4	NESHAP Subpart ZZZZ, 40 CFR 63.6602, 6625(e), and 6655(e)
AA-013, AA-015 & AA-016	Hours of Operation and Maintenance	Provide a summary semi-annual report of each deviation from emission and operating limitations.	5.C.5	NESHAP Subpart ZZZZ, 40 CFR 63.6640(a) and (b)

C. <u>Specific Reporting Requirements</u>

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Emission Point(s)	Pollutant/ Parameter Monitored	Reporting Requirement	Condition Number	Applicable Requirement
AA-013, AA-015 & AA-016	Hours of Operation and Maintenance	Provide a summary semi-annual report to include the specified information.	5.C.6	NESHAP Subpart ZZZZ, 40 CFR 63.6650(c)(1-4), (d)(1-2), and (f)

- 5.C.1 For Emission Points AA-001 through AA-009, AA-013, AA-015, and AA-016, the permittee shall provide a summary report of the records maintained to document the type and quality of fuel combusted. The permitte may use the FERC Tariff to comply with this requirement. The semi-annual report shall be submitted in accordance with Permit Condition 5.A.4. (Ref.: 11 Miss. Admin. Code Pt. 2, R.6.3.A(3))
- 5.C.2 For Emission Point AA-009, the permittee shall provide a report or certification verifying that the natural gas meets the requirements in the applicable permit condition in Section 5.B to comply with the sulfur monitoring requirements in 40 CFR 60, Subpart GG (60.333(b) and 334(h)(3)). The semi-annual report shall be submitted in accordance with Permit Condition 5.A.4.
- 5.C.3 For Emission Point AA-013 and AA-015, the permittee shall provide a summary report of the hours of operation of the engine. The report should specify how many hours are spent for emergency operation, including what classified the operation as emergency and how many hours are spent for non-emergency operation. If the engines are used for demand response operation, the permittee shall provide notice of the emergency situation, and the time the engine was operated as part of demand response. (Ref.: 40 CFR 63.6655(f))
- 5.C.4 For Emission Points AA-013, AA-015, and AA-016, the permittee shall provide a notification that the engines were maintained in accordance with the maintenance plan for each engine. The report shall also provide a summary of the hours of operation and performed maintenance for each engine. (Ref.: 40 CFR 63.6602, 6625(e), and 6655(e))
- 5.C.5 For Emission Points AA-013, AA-015, and AA-016, the permittee must:
 - (a) Demonstrate continuous compliance with each emission limitation, operating limitation, and other requirements in Table 2c to Subpart ZZZZ that apply according to methods specified in Table 6 of the subpart.
 - (b) Report each instance in which you did not meet each emission limitation or operating limitation in Table 2c to Subpart ZZZZ that applies. These instances are deviations from the emission and operating limitations in the subpart, and must be reported according to the requirements in §63.6650.

(Ref.: 40 CFR 63.6640(a) and (b))

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SECTION 6. ALTERNATIVE OPERATING SCENARIOS

None permitted.

SECTION 7. TITLE VI REQUIREMENTS

The following are applicable or potentially applicable requirements originating from Title VI of the Clean Air Act – Stratospheric Ozone Protection. The full text of the referenced regulations may be found on-line at <u>http://ecfr.gpoaccess.gov</u> under Title 40, or DEQ shall provide a copy upon request from the permittee.

- 7.1 If the permittee produces, transforms, destroys, imports or exports a controlled substance or imports or exports a controlled product, the permittee shall comply with the applicable requirements of 40 CFR Part 82, Subpart A Production and Consumption Controls.
- 7.2 If the permittee performs service on a motor vehicle for consideration when this service involves the refrigerant in the motor vehicle air conditioner (MVAC), the permittee shall comply with the applicable requirements of 40 CFR Part 82, Subpart B Servicing of Motor Vehicle Air Conditioners.
- 7.3 The permittee shall comply with the applicable requirements of 40 CFR Part 82, Subpart E The Labeling of Products Using Ozone-Depleting Substances, for the following containers and products:
 - (a) All containers in which a class I or class II substance is stored or transported;
 - (b) All products containing a class I substance; and
 - (c) All products directly manufactured with a process that uses a class I substance, unless otherwise exempted by this subpart or, unless EPA determines for a particular product that there are no substitute products or manufacturing processes for such product that do not rely on the use of a class I substance, that reduce overall risk to human health and the environment, and that are currently or potentially available. If the EPA makes such a determination for a particular product, then the requirements of this subpart are effective for such product no later than January 1, 2015.
- 7.4 If the permittee performs any of the following activities, the permittee shall comply with the applicable requirements of 40 CFR Part 82, Subpart F Recycling and Emissions Reduction:
 - (a) Servicing, maintaining, or repairing appliances;
 - (b) Disposing of appliances, including small appliances and motor vehicle air conditioners; or
 - (c) Refrigerant reclaimers, technician certifying programs, appliance owners and operators, manufacturers of appliances, manufacturers of recycling and recovery equipment, approved recycling and recovery equipment testing organizations, persons

selling class I or class II refrigerants or offering class I or class II refrigerants for sale, and persons purchasing class I or class II refrigerants.

- 7.5 The permittee shall be allowed to switch from any ozone-depleting substance to any acceptable alternative that is listed in the Significant New Alternatives Policy (SNAP) program promulgated pursuant to 40 CFR Part 82, Subpart G Significant New Alternatives Policy Program. The permittee shall also comply with any use conditions for the acceptable alternative substance.
- 7.6 If the permittee performs any of the following activities, the permittee shall comply with the applicable requirements of 40 CFR Part 82, Subpart H Halon Emissions Reduction:
 - (a) Any person testing, servicing, maintaining, repairing, or disposing of equipment that contains halons or using such equipment during technician training;
 - (b) Any person disposing of halons;
 - (c) Manufacturers of halon blends; or
 - (d) Organizations that employ technicians who service halon-containing equipment.

APPENDIX A

List of Abbreviations Used In this Permit

11 Miss. Admin. Code Pt. 2, Ch. 1. of Air Contaminants	Air Emission Regulations for the Prevention, Abatement, and Control
11 Miss. Admin. Code Pt. 2, Ch. 2. Emissions Equipmen	Permit Regulations for the Construction and/or Operation of Air
11 Miss. Admin. Code Pt. 2, Ch. 3.	Regulations for the Prevention of Air Pollution Emergency Episodes
11 Miss. Admin. Code Pt. 2, Ch. 3.	Ambient Air Quality Standards
11 Miss. Admin. Code Pt. 2, Ch. 5.	Regulations for the Prevention of Significant Deterioration of Air
Quality	Regulations for the fife on of Significant Deterioration of fin
11 Miss. Admin. Code Pt. 2, Ch. 6.	Air Emissions Operating Permit Regulations for the Purposes of Title
V of the Federal Cle	
11 Miss. Admin. Code Pt. 2, Ch. 7.	Acid Rain Program Permit Regulations for Purposes of Title IV of the
Federal Clean Air A	
BACT Best Available Cont	
CEM Continuous Emission	n Monitor
CEMS Continuous Emission	n Monitoring System
CFR Code of Federal Reg	ulations
CO Carbon Monoxide	
COM Continuous Opacity	
COMS Continuous Opacity	
	nent of Environmental Quality
	onmental Protection Agency
gr/dscf Grains Per Dry Stand	dard Cubic Foot
HP Horsepower	
HAP Hazardous Air Pollu	tant
lbs/hr Pounds per Hour	
M or K Thousand	
	le Control Technology
MM Million	
MMBTUH Million British Ther	mal Units per Hour
NA Not Applicable	in Oralita, Ctan dan da
NAAQS National Ambient A NESHAP National Emissions	
or	Standards For Hazardous Air Pollutants, 40 CFR 61
	tandards For Hazardous Air Pollutants for Source Categories, 40 CFR 63
	ile Organic Compounds
NO _x Nitrogen Oxides	
	nance Standards, 40 CFR 60
O&M Operation and Main	tenance
PM Particulate Matter	
	ss than 10 µm in diameter
ppmParts per MillionPSDPrevention of Signification	icent Deterioration 40 CED 52
SIP State Implementation	icant Deterioration, 40 CFR 52
SO ₂ Sulfur Dioxide	11 F 1411
SO2Sundi DioxideTPYTons per Year	
TRS Total Reduced Sulfu	r
VEE Visible Emissions E	
VHAP Volatile Hazardous A	
VOC Volatile Organic Co	

APPENDIX B

40 CFR 60, SUBPART GG – STANDARDS OF PERFORMANCE FOR STATIONARY GAS TURBINES

The full text of the referenced regulations may be found on-line at <u>http://ecfr.gpoaccess.gov</u> under Title 40, or DEQ shall provide a copy upon request from the permittee.

APPENDIX C

40 CFR 63, SUBPART ZZZZ – NATIONAL EMISSION STANDARDS FOR HAZARDOUS AIR POLLUTANTS FOR STATIONARY RECIPROCATING INTERNAL COMBUSTION ENGINES

The full text of the referenced regulations may be found on-line at <u>http://ecfr.gpoaccess.gov</u> under Title 40, or DEQ shall provide a copy upon request from the permittee.