# STATE OF MISSISSIPPI AIR POLLUTION CONTROL TITLE V PERMIT

TO OPERATE AIR EMISSIONS EQUIPMENT

### THIS CERTIFIES THAT

PACCAR Engine Company 1000 PACCAR Drive Columbus, Mississippi Lowndes 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) (i.e., the "Federal Act") 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: April 1, 2025

Effective Date: As specified herein.

MISSISSIPPI ENVIRONMENTAL QUALITY PERMIT BOARD

Becky Simonson

AUTHORIZED SIGNATURE

MISSISSIPPI DEPARTMENT OF ENVIRONMENTAL QUALITY

Expires: March 31, 2030 Permit No.: 1680-00072

35384 PER20240001

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#### SECTION 1. GENERAL CONDITIONS

1.1 The permittee must comply with all conditions of this permit. Any permit non-compliance 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 The 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 Prior to its expiration, this permit may be reopened in accordance with the following provisions:
  - (a) This permit shall be reopened and revised under any of the following circumstances:
    - (1) Additional applicable requirements under the Federal Act become applicable to a major Title V source with a remaining permit term of three (3) or more years. Such a reopening shall be completed no later than eighteen (18) months after promulgation of the applicable requirement. No such reopening is required if the effective date of the requirement is later than the date on which the permit is due to expire, unless the original permit or any of its terms and conditions has been extended.
    - (2) Additional requirements (including excess emissions requirements) become applicable to an affected source under the acid rain program. Upon approval by the Administrator, excess emissions offset plans shall be deemed to be incorporated into the permit.
    - (3) The Permit Board or EPA determines that the permit contains a material mistake or that inaccurate statements were made in establishing the emissions standards or other terms or conditions of the permit.
    - (4) The Administrator or the Permit Board determines that the permit must be revised or revoked to assure compliance with the applicable requirements.

- (b) Proceedings to reopen and issue a permit shall follow the same procedures as apply to initial permit issuance and shall affect only those parts of the permit for which cause to reopen exists. Such reopening shall be made as expeditiously as practicable.
- (c) Reopenings shall not be initiated before a notice of such intent is provided to the Title V source by the Department of Environmental Quality (DEQ) at least thirty (30) days in advance of the date that the permit is to be reopened, except that the Permit Board may provide a shorter time period in the case of an emergency.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.4.G.)

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 claimed 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 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).)

1.7 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).)

- 1.8 The permittee shall pay to the DEQ an annual fee based on a fee schedule established by the Mississippi Commission on Environmental Quality (i.e., the "Commission"). The fee schedule shall be set each year by order of the Commission in accordance with the procedure outlined in Regulation 11 Miss. Admin. Code Pt. 2, Ch. 6.
  - (a) A portion of the fee shall be based on the permittee's annual quantity of emissions. The permittee shall elect for "actual emissions" 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.
    - (i) "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.

- (ii) "Allowable emissions" are those emissions limited by this permit as well as those emissions not expressly limited by this permit but otherwise allowed by this permit, as represented in the Title V application.
- (iii) Not withstanding paragraphs (i) and (ii), a minimum annual fee shall be assessed in accordance with the fee schedule established by the Commission when calculating this portion of the fee.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.6.B(1).)

(b) A portion of the fee shall be based on the complexity of this permit, as determined by the number of air regulations applicable to the permittee on the date of the fee calculation in accordance with the fee schedule established by the Commission. Only air regulations required to be addressed by this permit may be included in the annual fee schedule.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.6.B(2).)

(c) By July 1 of each year, the permittee shall submit a completed annual fee reporting form to the DEQ accompanied by all necessary calculations and supporting information to verify actual emissions. If the annual fee reporting form is not filled out completely and accurately or certified in accordance with Regulation 11 Miss. Admin. Code Pt. 2, R. 6.2.E., "allowable emissions" or other information necessary to determine the appropriate annual fee shall be used in the fee calculation.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.6.B(3)(c).)

(d) If the Commission determines that there is not sufficient information available to the permittee to accurately complete and submit the annual fee reporting form by July 1, but such information becomes available and is submitted to the DEQ after July 1, the fee calculation and assessment may be altered according to the annual fee schedule. No fee actually paid to the DEQ shall be refunded due to a change in the fee calculation.

If a fee is recalculated such that the amount assessed for an annual period is reduced and the permittee has already paid all or a portion of the fee, the revised fee assessment may not be reduced to an amount less than what the permittee has already paid regardless of the results of the recalculation.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.6.B(3)(d).)

(e) The fee shall be due September 1 of each year. However, the permittee may elect a quarterly payment method of four (4) equal payments with the payments due September 1, December 1, March 1 and June 1. The permittee shall notify the DEQ that the quarterly payment method will be used by September 1.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.6.E(1).)

(f) If at any time within the year the Commission determines that the information submitted by the permittee is insufficient or incorrect, the DEQ will notify the permittee of the deficiencies and the adjusted fee schedule. Past due fees as a result of the adjusted fee assessment will be due at the time of the next scheduled quarterly payment.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.6.E(1)(b).)

(g) If an annual fee is not paid within thirty (30) days after the due date, a penalty of ten (10) percent of the amount due shall at once accrue and be added thereto. If the fee is not paid in full (including any interest and penalty within sixty (60) days of the due date), the Permit Board may revoke the permit upon proper notice and hearing as required by law.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.6.E(1)(a).)

(h) If the permittee disagrees with the calculation or applicability of an annual 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.D.)

1.9 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).)

1.10 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.)

- 1.11 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 emissions-related 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).)

1.12 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).)

1.13 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).)

- 1.14 Compliance with the conditions of this permit shall be deemed compliance with any applicable requirements as of the date of permit issuance upon satisfying one of the following conditions:
  - (a) Such applicable requirements are included and are specifically identified in the permit; or

(b) The Permit Board, in acting on the permit application or revision, determines in writing that other requirements specifically identified are not applicable to the permittee and the permit includes such determination (or a concise summary thereof).

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.3.F(1).)

- 1.15 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).)

1.16 The permittee shall comply with the requirement to register a Risk Management Plan if permittee's facility is required to register such a plan pursuant to Section 112(r) of the Federal Act.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.3.H.)

1.17 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 that is submitted at least six (6) months prior to the date of permit expiration.

If the permittee submits a timely and complete application for permit issuance (including for renewal), the failure to have a Title V permit is not a violation of the applicable 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. 6.2.A(1)(c), R. 6.4.B., and 6.4.C(2).)

1.18 The permittee is authorized to make changes within their facility without requiring a permit revision (Ref.: Section 502(b)(10) of the Federal Act) if the following criteria are met:

- (a) The changes are not modifications under any provision of Title I of the Federal 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 [i.e., at least seven (7) days or such other time frame as provided in other regulations for emergencies] and the notification includes the following information:
  - (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).)

1.19 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 either the permittee's prepared "Emission Control Action Program(s)" or, in the absence of a prepared Emission Control Action Program, the appropriate requirements and "Emission Reduction Objectives" specified in Regulation 11 Miss. Admin. Code Pt. 2, Ch. 3. – "Regulations for the Prevention of Air Pollution Emergency Episodes" – for the level of emergency declared and the permittee's source of air contamination.

(Ref.: 11 Miss. Admin. Code Pt. 2, Ch. 3.)

1.20 Except as otherwise provided herein, a modification of the permittee's facility may require a Permit to Construct in accordance with the provisions specified in Regulation 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 Regulation 11 Miss. Admin. Code Pt. 2, Ch. 6. – "Air Emissions Operating Permit Regulations for the Purposes of Title V of the Federal Clean Air Act."

"Modification" is defined as any 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 Regulation 11 Miss. Admin. Code Pt. 2, Ch. 2. and/or Ch. 5.; or
  - (2) The source is approved to use under any permit issued under Regulation 11 Miss. Admin. Code Pt. 2, Ch. 2. and/or Ch. 5.;;
- (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 Regulation 11 Miss. Admin. Code Pt. 2, Ch. 2. or Ch. 5.; or
- (f) Any change in ownership of the stationary source.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.1.C(15).)

- 1.21 An administrative permit amendment may be made by the Permit Board authorizing changes in ownership or operational control consistent with the following procedure:
  - (a) The Permit Board shall take action within sixty (60) days after receipt of a completed request for a permit transfer, unless a public hearing is scheduled. The Permit Board may incorporate such changes without providing notice to the public or affected State(s) provided that it designates any such permit revision as having been made pursuant to this paragraph.
  - (b) A permit transfer shall be approved upon satisfaction of the following:
    - (1) The applicant for transfer approval can demonstrate to the Permit Board it has the financial resources, operational expertise, and environmental compliance history over the last five (5) years to insure compliance with the terms and conditions of the permit to be transferred, except where this conflicts with State Law, and

(2) The Permit Board determines that no other change in the permit is necessary, provided that a written agreement containing a specific date for transfer of permit responsibility, coverage, and liability between the current and new permittee has been submitted to the DEQ.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.4.D(4)(a) and (b).)

1.22 This permit is a Federally approved operating permit under Title V of the Federal Act. All terms and conditions in this permit, including any provisions designed to limit the permittee'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).)

1.23 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 an Emergency Air Pollution Episode Alert imposed by the Executive Director of DEQ; 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 fifty (50) yards of an occupied dwelling.
- (c) Burning must not occur within 500 yards of commercial airport property, private airfields, 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.)

- Except as otherwise specified herein, the permittee shall be subject to the following provisions with respect to upsets, startups, and shutdowns.
  - (a) Upsets (as defined in 11 Miss. Admin. Code Pt. 2, R. 1.2.)

- (1) For an upset, the Commission may pursue an enforcement action for noncompliance with an emission standard or other requirement of an applicable rule, regulation, or permit. In determining whether to pursue enforcement action, and/or the appropriate enforcement action to take, the Commission may consider whether the source has demonstrated through properly signed contemporaneous operating logs or other relevant evidence the following:
  - (i) An upset occurred and that the source can identify the cause(s) of the upset;
  - (ii) The source was at the time being properly operated;
  - (iii) During the upset the source took all reasonable steps to minimize levels of emissions that exceeded the emission standard or other requirement of an applicable rule, regulation, or permit;
  - (iv) That within five (5) working days of the time the upset began, the source submitted a written report to the Department describing the upset, the steps taken to mitigate excess emissions or any other non-compliance, and the corrective actions taken and;
  - (v) That as soon as practicable but no later than twenty-four (24) hours of becoming aware of an upset that caused an immediate adverse impact to human health or the environment beyond the source boundary or caused a general nuisance to the public, the source provided notification to the Department.
- (2) In any enforcement proceeding by the Commission, the source 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.
- (4) These upset provisions apply only to enforcement actions by the Commission and are not intended to prohibit EPA or third-party enforcement actions.
- (b) Start-ups and Shutdowns (as defined in 11 Miss. Admin. Code Pt. 2, R. 1.2.)
  - (1) Start-ups and shutdowns are part of normal source operation. Emission limitations apply during start-ups and shutdowns unless source specific emission limitations or work practice standards for start-ups and shutdowns are defined by an applicable rule, regulation, or permit.

- (2) Where the source is unable to comply with existing emission limitations established under the State Implementation Plan (SIP) and defined in Regulation 11 Mississippi Administrative Code, Part 2, Chapter 1, the Department will consider establishing source specific emission limitations or work practice standards for start-ups and shutdowns. Source specific emission limitations or work practice standards established for start-ups and shutdowns are subject to the requirements prescribed in 11 Miss. Admin. Code Pt. 2, R. 1.10.B(2)(a) through (e).
- (3) Where an upset as defined in Rule 1.2 occurs during start-up or shutdown, see the "Upset" requirements above.

(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 specified in 40 CFR Part 61, Subpart M (National Emission Standard for Asbestos), 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.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.8.)

## SECTION 2. EMISSION POINTS & POLLUTION CONTROL DEVICES

<b>Emission Point</b>	Description
AA-000	Facility-Wide ["PACCAR Engine Company"]
AA-101	Block Machining [equipped with environmental enclosures routed to two-stage coolant mist collection and recovery systems followed by HEPA filters which are exhausted inside the building]
AA-101a	Two (2) Bearing Cap Cracking Machines [equipped with dust collectors]
AA-102	Head Machining [equipped with environmental enclosures routed to two-stage coolant mist collection and recovery systems followed by HEPA filters which are exhausted inside the building]
AA-402	Ten (10) Functional Test Cells [including two (2) capable of performing Conformity of Production (COP) Tests]
AA-406	One (1) R&D Engine Test Cell
AA-501	Robotic Spray Booth [equipped with a waterwash Venturi scrubber and mist eliminator]
AA-502	Manual Spray Booth [vented to AA-501]
AA-504	Aerosol Paint Touch-up
AA-603	Paint Line Air Supply House (ASH) [equipped with a 6.0 MMBTU/hr natural gas-fired burner]
AA-604	Wash Dry Off Oven [equipped with a 1.6 MMBTU/hr natural gas-fired burner]
AA-605	Paint Cure Oven [equipped with a 1.2 MMBTU/hr natural gas-fired burner]
AA-606	Washer Tanks Hot Water Generator [equipped with a 6.0 MMBTU/hr natural gas-fired burner]
AA-801	590 HP (440 kW) Diesel-Fired Emergency Generator Engine; Model Year: 2008
AA-802	240 HP (179 kW) Diesel-Fired Emergency Fire Water Pump Engine; Model Year: 2007
AA-803	20 HP (15 kW) Diesel-Fired Emergency Generator Engine; Model Year: 2009
AA-901	Two (2) Small Parts Washers for Maintenance Areas
AA-902	Internal and External Pallet Washers
AA-903	Pre-Washer in Head Assembly
AA-904	Parts Washer in Heavy Repair Area
AB-101	ReMan Core Disassembly and Accessory Salvage Line
AB-102	ReMan Head and Block Salvage Line
AB-103	ReMan Blasting Booth [equipped with a dust collector]
AB-501	ReMan High Heat Black Enamel Surface Coating Line [equipped with a filter]

<b>Emission Point</b>	Description
AB-601	ReMan Industrial Furnace [with 0.72 MMBTU/hr natural gas-fired burner]
AB-801	ReMan 240 HP (179 kW) Diesel-Fired Emergency Fire Water Pump Engine
AB-901	ReMan Engine Pre-Wash
AB-902	ReMan Cast Iron Rough Wash
AB-903	ReMan Aluminum Rough Wash
AB-904	ReMan Cast Iron Wash for Head
AB-905	ReMan Final Wash
AB-906	ReMan Final Wash
AB-907	ReMan Accessories Wash
AB-908	ReMan Parts Washer
AB-909	ReMan Parts Washer

#### 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) and (b):
  - (a) Start-up operations may produce emissions which exceed 40% opacity for up to fifteen (15) minutes per start-up in any one hour and not to exceed three (3) start-ups 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 sixty (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 Condition 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.)

- 3.A.3 The permittee shall not cause, permit, or allow the emission of particles or any contaminants in sufficient amounts or of such duration from any process as to be injurious to humans, animals, plants, or property, or to be a public nuisance, or create a condition of air pollution.
  - (a) The permittee shall not cause or permit the handling, transporting, or storage of any material in a manner which allows or may allow unnecessary amounts of particulate matter to become airborne.
  - (b) When dust, fumes, gases, mist, odorous matter, vapors, or any combination thereof escape from a building or equipment in such a manner and amount as to cause a nuisance to property other than that from which it originated or to violate any other provision of Regulation 11 Miss. Admin. Code Pt. 2, Ch. 1, the Commission may order such corrected in a way that all air and gases or air and gas-borne material leaving the building or equipment are controlled or removed prior to discharge to the open air.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.3.C.)

## B. <u>EMISSION POINT SPECIFIC EMISSION LIMITATIONS & STANDARDS</u>

Emission Point(s)	Applicable Requirement	Condition Number	Pollutant / Parameter	Limit / Standard
AA-000	11 Miss. Admin. Code Pt. 2, R. 1.3.F(1).	3.B.1	PM (filterable)	$E = 4.1 \ (p^{0.67})$
AA-101a AA-501 AB-103 AB-501	11 Miss. Admin Code Pt. 2, R. 2.2.B(10).	3.B.2	PM/PM <sub>10</sub> /PM <sub>2.5</sub> (filterable)	Operate Emissions Control Devices at All Times During Operation
AA-101a AA-501 AB-501	11 Miss. Admin Code Pt. 2, R. 2.2.B(10). (Major Source Avoidance Limits)	3.B.3	HAPs	9.0 tpy (Individual) 24.0 tpy (Total) (Rolling 12-Month Totals)
AA-402 AA-406 AA-501 AA-901 through AA-904 AB-501 AB-908 AB-909	11 Miss. Admin. Code, Pt. 2, R. 2.15.C., as established in the Title V Operating Permit issued [DATE] (PSD Avoidance Limit)	3.B.4	VOCs	245.0 tpy (Rolling 12-Month Total)
AA-501 AA-502	40 CFR Part 64 – Compliance Assurance Monitoring (CAM) 40 CFR 64.2(a); CAM	3.B.5	PM	General Applicability
AA-801	40 CFR Part 63, Subpart ZZZZ – NESHAP for Stationary Reciprocating Internal Combustion Engines  40 CFR 63.6580, 63.6585(a), (c), 63.6590(a)(2)(iii), and (c)(1); Subpart ZZZZ	3.B.6	HAPs	General Applicability
AA-802 AA-803 AB-801	40 CFR Part 60, Subpart IIII – Standards of Performance for Stationary Compression Ignition Internal Combustion Engines  40 CFR 60.4200(a)(2); Subpart IIII	3.B.7	NMHC + NO <sub>x</sub> CO PM	General Applicability
	40 CFR 60.4207(b); Subpart IIII	3.B.8	Fuel Requirement	15 ppm Sulfur (Max.); 40 Cetane Index (Min.) or 35 vol.% Aromatic Content (Max.)

Emission Point(s)	Applicable Requirement	Condition Number	Pollutant / Parameter	Limit / Standard
AA-801 AA-802	40 CFR 60.4211(f); Subpart IIII	3.B.9	Operational Requirement	100 Hours/Year for Maintenance and Readiness Testing; 50 Hours/Year for Non- Emergency Situations
AA-803 AB-801	11 Miss. Admin. Code Pt. 2, R. 1.3.D(1)(a).	3.B.10	PM (filterable)	0.6 lb./MMBTU
AA-801	40 CFR 60.4205(b), 60.4206, and 60.4211(c); Subpart IIII	3.B.11		Emission Standards
AA-802	40 CFR 60.4205(c), 60.4206, 60.4211(c), and Table 4; Subpart IIII	3.B.12	NMHC + NO <sub>x</sub> CO PM	Emission Standards
AA-803	40 CFR 60.4205(b), 60.4206, 60.4211(c), and Table 2; Subpart IIII	3.B.13		Emission Standards
AB-801	40 CFR 60.4205(c), 60.4206, 60.4211(c), and Table 4; Subpart IIII	3.B.14		Emission Standards

3.B.1 For Emission Point AA-000 (Facility-Wide), except as otherwise specified herein or limited herein, the permittee shall not cause or allow the emission of particulate matter (PM) in total quantities in any one (1) hour from any manufacturing process (which includes any associated stacks, vents, outlets, or combination thereof) to exceed the amount determined by the following relationship:

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

Where "E" is the emission rate in pounds per hour and "p" is the process weight input rate in tons per hour. Conveyor discharge of coarse solid matter may be allowed if no nuisance is created beyond the property boundary where the discharge occurs.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.3.F(1).)

3.B.2 For Emission Points AA-101a, AA-501, AB-103, and AB-501, the permittee shall operate each pollution control device at all times while the associated process equipment is in operation. In the event a control device malfunctions or becomes non-operational, the permittee shall take actions as expeditiously as possible to bring the device back to normal operation or cease the operation of the associated process equipment.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.2.B.(10).)

3.B.3 For Emission Points AA-101a, AA-501, and AB-501, the permittee shall limit the emission of each individual hazardous air pollutant (HAP) to no more than 9.0 tons per year (tpy) based on a rolling 12-month total and all HAPs in total to no more than 24.0 tpy based on a rolling 12-month total.

- (Ref.: 11 Miss. Admin Code Pt. 2, R. 2.2.B(10). Major Source Avoidance Limits)
- 3.B.4 For Emission Points AA-402, AA-406, AA-501, AA-901 through AA-904, AB-501, AB-901, AB-908, and AB-909, the permittee shall limit the emission of volatile organic compounds (VOCs) from all applicable emission sources to no more than 245.0 tons per year (tpy) based on a rolling 12-month total.
  - (Ref.: 11 Miss. Admin. Code, Pt. 2, R. 2.15.C., as established in the Title V Operating Permit issued [DATE] PSD Avoidance Limit)
- 3.B.5 For Emission Points AA-501 and AA-502, the permittee is subject to and shall comply with all applicable requirements of 40 CFR Part 64 Compliance Assurance Monitoring (CAM).
  - (Ref.: 40 CFR 64.2(a); Compliance Assurance Monitoring)
- 3.B.6 For Emission Points AA-801, AA-802, AA-803, and AB-801, the permittee is subject to and shall comply with the applicable requirements found in 40 CFR Part 63, Subpart ZZZZ National Emission Standards for Hazardous Air Pollutants (NESHAP) from Stationary Reciprocating Internal Combustion Engines (RICE).
  - For the purpose of this permit, Emission Points AA-801, AA-802, AA-803, and AB-801, are "new" stationary RICE because construction commenced after June 12, 2006. Therefore, the permittee shall comply with Subpart ZZZZ by complying with the requirements found in 40 CFR Part 60, Subpart IIII. No further requirements apply for such engines under Subpart ZZZZ.
  - (Ref.: 40 CFR 63.6580, 63.6585(a), (c), 63.6590(a)(2)(iii), and (c)(1); Subpart ZZZZ)
- 3.B.7 For Emission Points AA-801, AA-802, AA-803, and AB-801, the permittee is subject to and shall comply with the applicable requirements found in 40 CFR Part 60, Subpart IIII Standards of Performance for Stationary Compression Ignition Internal Combustion Engines (CI ICE) and 40 CFR Part 60, Subpart A General Provisions (as required in Table 8 of Subpart IIII).
  - (Ref.: 40 CFR 60.4200(a)(2); Subpart IIII)
- 3.B.8 For Emission Points AA-801, AA-802, AA-803, and AB-801, the permittee shall only combust diesel fuel within each engine that meet the following requirements (on a pergallon basis):
  - (a) A maximum sulfur content of fifteen (15) ppm; and
  - (b) A minimum cetane index of forty (40) or a maximum aromatic content of thirty-five (35) volume percent.

(Ref.: 40 CFR 60.4207(b); Subpart IIII)

- 3.B.9 For Emission Points AA-801, AA-802, AA-803, and AB-801, any operation of the engine for any reason other than emergency operation, maintenance and testing, and operation in non-emergency situations for fifty (50) hours per year is prohibited. If an engine is not operated in accordance with paragraphs (a) through (c) of this condition, the engine will not be considered an emergency engine under the referenced regulation and shall meet all requirements for a corresponding non-emergency engine.
  - (a) There is no time limit on the use of an engine in emergency situations.
  - (b) The permittee may operate an engine for the purpose of maintenance checks and readiness testing, provided that the tests are recommended by federal, state or local government, the manufacturer, the vendor, or the insurance company accompanied with the engine. Maintenance checks and readiness testing of an engine is limited to a maximum of one hundred (100) hours per calendar year. The permittee may petition the MDEQ for approval of additional hours to be used for maintenance checks and readiness testing. However, a petition is not required if the permittee maintains records indicating that Federal, State, or local standards require maintenance and testing of the engine beyond 100 hours per calendar year.
  - (c) The permittee may operate an engine 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. Except as specified in 40 CFR 60.4211(f)(3)(i), the 50 hours per calendar 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 60.4211(f); Subpart IIII)

3.B.10 For Emission Points AA-801, AA-802, AA-803, and AB-801, the maximum permissible emission of ash and/or PM from fossil fuel burning installations of less than ten (10) million BTU (MMBTU) per hour heat input shall not exceed 0.6 pounds per MMBTU per hour heat input.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.3.D(1)(a).)

- 3.B.11 For Emission Point AA-801, the permittee shall purchase an engine that complies with the following emission standards:
  - (a) Non-Methane Hydrocarbons + Nitrogen Oxides (NMHC + NO<sub>x</sub>): 4.0 grams per kilowatt-hour (or 3.0 grams per horsepower-hour);

- (b) Carbon Monoxide (CO): 3.5 grams per kilowatt-hour (or 2.6 grams per horsepower-hour); and
- (c) Particulate Matter (PM): 0.2 grams per kilowatt-hour (or 0.15 grams per horsepower-hour).
- (d) The smoke opacity standards specified in 40 CFR 1039.105.

The engine shall be installed and configured in accordance with the manufacturer's emission-related specifications. Additionally, the permittee shall operate and maintain the engine in such a manner to achieve the referenced emission standards over the entire life of the engine.

(Ref.: 40 CFR 60.4205(b), 60.4206, and 60.4211(c); Subpart IIII)

- 3.B.12 For Emission Point AA-802, the permittee shall comply with the following emission standards:
  - (a) Non-Methane Hydrocarbons + Nitrogen Oxides (NMHC + NOx): 10.5 grams per kilowatt-hour (or 7.8 grams per horsepower-hour);
  - (b) Carbon Monoxide (CO): 3.5 grams per kilowatt-hour (or 2.6 grams per horsepower-hour); and
  - (c) Particulate Matter (PM): 0.54 grams per kilowatt-hour (or 0.4 grams per horsepower-hour).

The engine shall be installed and configured in accordance with the manufacturer's emission-related specifications. Additionally, the permittee shall operate and maintain the engine in such a manner to achieve the referenced emission standards over the entire life of the engine.

(Ref.: 40 CFR 60.4205(c), 60.4206, 60.4211(c), and Table 4; Subpart IIII)

- 3.B.13 For Emission Point AA-803, the permittee shall purchase an engine that complies with the following emission standards:
  - (a) Non-Methane Hydrocarbons + Nitrogen Oxides (NMHC + NO<sub>x</sub>): 7.5 grams per kilowatt-hour (or 5.6 grams per horsepower-hour);
  - (b) Carbon Monoxide (CO): 6.6 grams per kilowatt-hour (or 4.9 grams per horsepower-hour); and
  - (c) Particulate Matter (PM): 0.4 grams per kilowatt-hour (or 0.3 grams per horsepower-hour).

The engine shall be installed and configured in accordance with the manufacturer's emission-related specifications. Additionally, the permittee shall operate and maintain the engine in such a manner to achieve the referenced emission standards over the entire life of the engine.

(Ref.: 40 CFR 60.4205(b), 60.4206, 60.4211(c), and Table 2; Subpart IIII)

- 3.B.14 For Emission Point AB-801, the permittee shall purchase an engine that complies with the following emission standards:
  - (a) Non-Methane Hydrocarbons + Nitrogen Oxides (NMHC + NOx): 4.0 grams per kilowatt-hour (or 3.0 grams per horsepower-hour);
  - (b) Carbon Monoxide (CO): 3.5 grams per kilowatt-hour (or 2.6 grams per horsepower-hour); and
  - (c) Particulate Matter (PM): 0.2 grams per kilowatt-hour (or 0.15 grams per horsepower-hour).

The engine shall be installed and configured in accordance with the manufacturer's emission-related specifications. Additionally, the permittee shall operate and maintain the engine in such a manner to achieve the referenced emission standards over the entire life of the engine.

(Ref.: 40 CFR 60.4205(c), 60.4206, 60.4211(c), and Table 4; Subpart IIII)

#### C. INSIGNIFICANT AND TRIVIAL ACTIVITY EMISSION LIMITATIONS & STANDARDS

Applicable Requirement	Condition Number	Pollutant / Parameter	Limit / Standard
11 Miss. Admin. Code Pt. 2, R. 1.3.D(1)(a).	3.C.1	PM	0.6 lb./MMBTU
11 Miss. Admin. Code Pt. 2, R. 1.4.A(1).	3.C.2	SO <sub>2</sub>	4.8 lb./MMBTU

3.C.1 The maximum permissible emission of ash and/or particulate matter (PM) from fossil fuel burning installations of less than ten (10) million BTU (MMBTU) per hour heat input shall not exceed 0.6 pounds per MMBTU 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 MMBTU heat input.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 1.4.A(1).)

#### D. WORK PRACTICE STANDARDS

Emission Point(s)	Applicable Requirement	Condition Number	Pollutant / Parameter	Limit / Standard
AA-101a AA-501 AB-103 AB-501	11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).	3.D.1	PM/PM <sub>10</sub> /PM <sub>2.5</sub> (filterable)	Operate and Maintain Each Control Device According to the Manufacturer's Specifications and Recommendations
AA-801 AA-802 AA-803 AB-801	40 CFR 60.4211(a); Subpart IIII	3.D.2	NMHC + NOx CO PM	Conduct Best Management Practices

3.D.1 For Emission Points AA-101a, AA-501, AB-103, and AB-501, the permittee shall operate each control device and perform routine maintenance on the devices in accordance with the manufacturer's design, specification requirements and recommendations.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 2.2.B(10).)

- 3.D.2 For Emission Points AA-801, AA-802, AA-803, and AB-801, the permittee shall adhere to the following work practices:
  - (a) Operate and maintain the engine and control device (if any) according to the manufacturer's emission-related written instructions;
  - (b) Change only those emission-related settings that are permitted by the manufacturer; and
  - (c) Meet the requirements of 40 CFR Part 1068 (as applicable).

(Ref.: 40 CFR 60.4211(a); Subpart IIII)

#### 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 terms and conditions contained in this permit (including emission limitations, standards, or work practices) by January 31 of each year for the preceding calendar year. If the permit was reissued or modified during the course of the preceding calendar year, the compliance certification shall address each version of the permit. Each compliance certification shall include the following information:
  - (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), and (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.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.3.A(3).)

- 5.A.2 In addition to the recordkeeping specified below, the permittee shall include with all records of required monitoring the following information:
  - (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 of each calendar year for the preceding sixmonth 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 Regulation 11 Miss. Admin. Code Pt. 2, R. 6.2.E.

For applicable periodic reporting requirements in 40 CFR Parts 60, 61, and 63, the permittee shall comply with the deadlines in this condition for reporting conducted on a semiannual basis. Additionally, any required quarterly reports shall be submitted by the end of the month following each calendar quarter period (i.e., April 30, July 31,

October 31, and January 31), and any required annual reports shall be submitted by January 31 following each calendar year.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.3.A(3)(c)(1).) (Ref.: 40 CFR 60.19(c), 61.10(g), and 63.10(a)(5))

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. The report shall be made within five (5) working 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 respective versions (or their equivalents) approved by the EPA.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.3.A(3).)

5.A.7 The permittee shall maintain records of any alterations, additions, or changes in equipment or operation.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.3.A(3).)

5.A.8 Unless otherwise specified in Section 4 of this permit, the monitoring, testing, recordkeeping, and reporting requirements specified in Section 5 herein supersede the requirements of any preceding permit to construct and/or operate upon permit issuance.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.3.A(3).)

### B. <u>SPECIFIC MONITORING AND RECORDKEEPING REQUIREMENTS</u>

Emission Point(s)	Applicable Requirement	Condition Number	Pollutant / Parameter Monitored	Monitoring / Recordkeeping Requirement
AA-101a AA-501 AB-103 AB-501	11 Miss. Admin. Code Pt. 2, R. 6.3.A.(3)(a)(2).	5.B.1	PM/PM <sub>10</sub> /PM <sub>2.5</sub> (filterable)	Conduct Monthly Inspections
AA-101a AA-501 AB-501	11 Miss. Admin. Code Pt. 2, R. 6.3.A.(3)(a)(2).	5.B.2	HAPs	Calculate Emissions (Monthly and Rolling 12-Month Totals)
AA-402 AA-406	11 Miss. Admin. Code Pt. 2, R. 6.3.A.(3)(a)(2).	5.B.3	VOCs	Record the Number of Engines Tested Calculate Emissions (Monthly and Rolling 12-Month Totals)
	40 CFR 64.3(a) and (b), 64.6(c); CAM	5.B.4	Pressure Drop Opacity	Monitor Pressure Drop Daily Conduct Visible Emissions Observations Weekly
A A 501	40 CFR 64.7(b) and (c); CAM	5.B.5	Operation & Maintenance	Operation and Maintenance Requirements for Monitoring System(s)
AA-501 AA-502	40 CFR 64.7(d); CAM	5.B.6	Corrective Action	Corrective Action Response to an Excursion / Exceedance of a CAM Indicator
	40 CFR 64.8; CAM	5.B.7	QIP	Upon Request by the MDEQ, Develop a Quality Improvement Plan (QIP)
	40 CFR 64.9(b); CAM	5.B.8	CAM Records	Maintain CAM Records as Specified
AA-501 AA-901 through AA-904 AB-501 AB-901 AB-908 AB-909	11 Miss. Admin. Code Pt. 2, R. 6.3.A.(3)(a)(2).	5.B.9	VOCs	Recordkeeping Requirements for Applicable Materials Calculate Emissions (Monthly and Rolling 12-Month Totals)
AA-801 AA-802 AA-803 AB-801	40 CFR 60.4214(b); Subpart IIII 11 Miss. Admin. Code Pt. 2, R. 6.3.A(3)(a)(2).	5.B.10	NMHC + NO <sub>x</sub> CO PM	Record the Hours of Operation (Emergency and Non-Emergency)

5.B.1 For Emission Points AA-101a, AA-501, AB-103, and AB-501, the permittee shall perform and record an inspection that evaluates the performance capability of each

emission control device on a monthly basis. If a problem is noted during an inspection, the permittee shall perform the necessary maintenance to ensure operation of the control device as originally designed. Additionally, the permittee shall maintain on-site (to the extent practicable) sufficient components as is necessary to repair the control device.

The permittee shall maintain documentation that details the date / time each inspection is performed, any noted problem that is experienced, and any maintenance (either corrective or preventative) performed to return a control device to operation as originally designed. Additionally, the permittee shall monitor and record each period of time (including the date and duration) in which a control device is non-operational on a monthly basis.

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(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.3.A.(3)(a)(2).)
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5.B.2 For Emission Points AA-101a, AA-501, and AB-501, the permittee shall calculate and record the emission of each individual HAP and all combined HAPs in tons on both a monthly and rolling 12-month total basis.

Unless otherwise specified herein, the permittee shall include all reference data utilized to validate the calculated emissions (e.g. operational data, applicable emission factors, engineering judgement determinations, stack testing data, etc.).

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(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.3.A.(3)(a)(2).)
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5.B.3 For Emission Points AA-402 and AA-406, the permittee shall monitor and record the number of engines tested on a monthly basis. The permittee shall calculate and record the emission of VOCs in tons on both a monthly and rolling 12-month total basis.

Unless otherwise specified herein, the permittee shall include all reference data utilized to validate the calculated emissions (e.g. operational data, applicable emission factors, engineering judgement determinations, stack testing data, etc.).

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(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.3.A.(3)(a)(2).)
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5.B.4 For Emission Points AA-501 and AA-502, the permittee shall monitor and record the differential pressure drop across the scrubber daily and conduct weekly visible emissions observations in accordance with the CAM Plan found in Appendix B of this permit.

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(Ref.: 40 CFR 64.3(a) and (b), 64.6(c), Compliance Assurance Monitoring)
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5.B.5 For Emission Points AA-501 and AA-502, the permittee shall comply with the following requirements for the monitoring required by the approved CAM Plan:

- (a) *Proper maintenance*: The permittee shall maintain the monitoring, including (but not limited to) maintaining necessary parts for routine repairs of the monitoring equipment at all times.
- (b) Continued operation: Except for monitoring malfunctions, associated repairs, and required quality assurance or control activities [including calibration checks and required zero adjustments, and required span adjustments (as applicable)], the permittee shall conduct all monitoring in continuous operation (or shall collect data at all required intervals) at all times that the pollutant-specific emissions unit is operating. The data recorded during monitoring malfunctions, associated repairs, and required quality assurance or control activities shall not be used [including in data averaging and calculations or in fulfilling a minimum data availability requirement (as applicable)].

The permittee shall use all the data collected during all other periods in assessing the operation of the control device and associated control system. A monitoring malfunction is any sudden, infrequent, not reasonably preventable failure of the monitoring to provide valid data. Monitoring failures that are caused in part by poor maintenance or careless operation are not malfunctions.

(Ref.: 40 CFR 64.7(b) and (c), Compliance Assurance Monitoring)

5.B.6 For Emission Points AA-501 and AA-502, upon detecting an excursion or exceedance, the permittee shall restore operation of the pollutant-specific emissions unit (including the control device and associated capture system) to its normal or usual manner of operation as expeditiously as practicable in accordance with good air pollution control practices for minimizing emissions.

The response shall include minimizing the period of any start-up, shutdown or malfunction and taking any necessary corrective actions to restore normal operation and prevent the likely recurrence of the cause of an excursion or exceedance (other than those caused by excused startup or shutdown conditions). Such actions may include initial inspection and evaluation, recording that operations returned to normal without operator action (such as through response by a computerized distribution control system), or any necessary follow-up actions to return operation to within the indicator range, designated condition, or below the applicable emission limitation or standard (as applicable).

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

(Ref.: 40 CFR 64.7(d); Compliance Assurance Monitoring)

5.B.7 For Emission Points AA-501 and AA-502, based on the results of a determination made under Condition 5.B.6, in addition to the excursion threshold outlined in each CAM Plan, the MDEQ may require the permittee to develop and implement a Quality Improvement Plan (QIP) that contains the elements specified in 40 CFR 64.8(b).

The QIP shall be developed and implemented within one hundred eighty (180) days of written notification from the MDEQ that a QIP is required. The MDEQ may require the permittee make reasonable changes to the QIP if the QIP fails to address the cause of the control device performance problem or fails to provide adequate procedures for correcting control device performance problems as expeditiously as practicable in accordance with good air pollution control practices for minimizing emissions. The implementation of a QIP shall not excuse the permittee from compliance with any existing emission limitation or standard, or any existing monitoring, testing, reporting or recordkeeping requirement that applies.

(Ref.: 40 CFR 64.8; Compliance Assurance Monitoring)

5.B.8 For Emission Points AA-501 and AA-502, the permittee shall maintain records of monitoring data, monitor performance data, corrective actions taken, any written QIP required pursuant to Condition 5.B.7 and any activities undertaken to implement a QIP, data used to document the adequacy of monitoring, and monitoring maintenance or corrective actions (as applicable).

As applicable, records of monitoring data and monitoring performance data should include date and time, who performed the analysis, analytical techniques or methods used, results and operating conditions at the time of the sampling or measurement. These records may be maintained in hard copy form or electronically, provided they are available for expeditious inspection and review.

(Ref.: 40 CFR 64.9(b); Compliance Assurance Monitoring)

- 5.B.9 For Emission Points AA-501, AA-901 through AA-904, AB-501, AB-901, AB-908, and AB-909, the permittee shall maintain documentation that details the following information on each coating, adhesive, thinner, solvent, or other VOC containing material used on a monthly basis:
  - (a) The identification or product name;
  - (b) The total quantity used (in gallons);
  - (c) The VOC content (in weight percent) as well as a description of the method used to determine the VOC content.

The permittee may utilize data supplied by either the manufacturer or an analysis of the VOC content by an applicable test method (i.e. EPA Test Method 24 and/or an alternative EPA-approved test method).

Additionally, the permittee shall calculate and record the emission of VOCs in tons on both a monthly and rolling 12-month total basis.

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.3.A.(3)(a)(2).)

5.B.10 For Emission Points AA-801, AA-802, AA-803, and AB-801, the permittee shall monitor and record (via a non-resettable hour meter) the hours of operation for each engine on a monthly basis for both emergency and non-emergency service. Additionally, the permittee shall maintain documentation that details what classified each occurrence as either an "emergency" or a "non-emergency".

(Ref.: 40 CFR 60.4214(b); Subpart IIII)

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.3.A(3)(a)(2).)

#### C. SPECIFIC REPORTING REQUIREMENTS

Emission Point(s)	Applicable Requirement	Condition Number	Pollutant / Parameter Monitored	Reporting Requirement
AA-000 (Facility- Wide)	11 Miss. Admin. Code Pt. 2, R. 6.3.A.(3)(c)(1).	5.C.1	HAPs VOCs Operating Hours	Submit a Semi-Annual Monitoring Report
	40 CFR 64.9(a); CAM	5.C.2	CAM Reporting	Semi-Annual Reporting Requirements
AA-501 AA-502	40 CFR 64.7(e); CAM	5.C.3	CAM Modification	Promptly Notify the MDEQ of Failure to Achieve Limit/Standard though No Excursion or Exceedance Was Indicated by Approved Monitoring

- 5.C.1 For Emission Point AA-000 (Facility-Wide), the permittee shall submit a semi-annual monitoring report (SMR) in accordance with Condition 5.A.4 that contains the following information:
  - (a) For Emission Points AA-101a, AA-501, and AB-501 the total emission of each individual HAP and all HAPs combined in tons on both a monthly and rolling 12-month total basis;
  - (b) For Emission Points AA-402, AA-406, AA-501, AA-901 through AA-904, AB-501, AB-901, AB-908, and AB-909 the total emission of VOCs in tons on both a monthly and rolling 12-month total basis;
  - (c) For Emission Points AA-801, AA-802, AA-803, and AB-801 the hours of operation for each engine (including a summary on how many hours are spent for emergency operation, what classified the operation as an emergency situation, how many hours are spent for non-emergency operation, and the circumstance(s) for non-emergency operation).

(Ref.: 11 Miss. Admin. Code Pt. 2, R. 6.3.A.(3)(c)(1).)

- 5.C.2 For Emission Points AA-501 and AA-502, the permittee shall submit reports in accordance with Condition 5.A.4 of the following information (as applicable):
  - (a) Summary information on the number, duration, and cause [including unknown cause (if applicable)] of excursions or exceedances (as applicable) and the corrective actions taken;

- (b) Summary information on the number, duration, and cause [including unknown cause (if applicable)] for monitor downtime incidents [other than downtime associated with zero and span or other daily calibration checks (if applicable)];
- (c) A description of the actions taken to implement a QIP during the reporting period as specified in Condition 5.B.7. Upon completion of a QIP, the permittee shall include in the next summary report documentation that the implementation of the plan has been completed and reduced the likelihood of similar levels of excursions or exceedances.

(Ref.: 40 CFR 64.9(a); Compliance Assurance Monitoring)

5.C.3 For Emission Points AA-501 and AA-502, if the permittee identifies a failure to achieve compliance with the emission limitation or standard for which the approved CAM monitoring did not provide an indication of an excursion or exceedance while providing valid data, or the results of compliance or performance testing document a need to modify the existing indicator ranges or designated conditions, the permittee shall promptly notify the permitting authority and, if necessary, submit a proposed modification to the permit to address the necessary monitoring changes.

Such a modification may include (but is not limited to) reestablishing indicator ranges or designated conditions, modifying the frequency of conducting monitoring and collecting data, or monitoring additional parameters.

(Ref.: 40 CFR 64.7(e); Compliance Assurance Monitoring)

## 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 <a href="http://www.ecfr.gov/">http://www.ecfr.gov/</a> 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 containing class I, class II or non-exempt substitute refrigerants;
  - (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, as well as persons selling, offering for sale, and/or purchasing class I, class II, or non-exempt substitute 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**

BACT Best Available Control Technology
CEM Continuous Emission Monitor

CEMS Continuous Emission Monitoring System

CFR Code of Federal Regulations

CO Carbon Monoxide

COM Continuous Opacity Monitor

COMS Continuous Opacity Monitoring System
DEQ Department of Environmental Quality
EPA Environmental Protection Agency
gr./dscf Grains Per Dry Standard Cubic Foot

HP Horsepower

HAP Hazardous Air Pollutant

lb./hr Pounds per Hour

M or K Thousand

MACT Maximum Achievable Control Technology

MM Million

MMBTU/H Million British Thermal Units per Hour

NA Not Applicable

NAAQS National Ambient Air Quality Standards

NESHAP National Emissions Standards for Hazardous Air Pollutants, 40

CFR Part 61; or National Emission Standards for Hazardous Air

Pollutants for Source Categories, 40 CFR Part 63

NMVOC Non-Methane Volatile Organic Compounds

NO<sub>X</sub> Nitrogen Oxides

NSPS New Source Performance Standards, 40 CFR Part 60

O&M Operation and Maintenance

PM Particulate Matter

PM<sub>10</sub> Particulate Matter less than 10  $\mu$ m in diameter PM<sub>2.5</sub> Particulate Matter less than 2.5  $\mu$ m in diameter

ppm Parts per Million

PSD Prevention of Significant Deterioration

SIP State Implementation Plan

SO<sub>2</sub> Sulfur Dioxide

SSM Startup, Shutdown, and Malfunction

TPY Tons per Year

TRS Total Reduced Sulfur

VEE Visible Emissions Evaluation
VHAP Volatile Hazardous Air Pollutant

VOHAP Volatile Organic Hazardous Air Pollutant

VOC Volatile Organic Compound

# **APPENDIX B**

# **CAM PLAN FOR AA-501 AND AA-502 (VENTURI SCRUBBER)**

	Indicator No. 1	Indicator No. 2
Indicator	Visible Emission Observations	Scrubber Pressure Drop of no more than one (1) inch of water.
Measurement Approach	Visual observation	Observe and record scrubber pressure drop once per day through visual observation or PLC data log.
Monitoring Method and Location	Visual Observation of stack	Visual observations made at magnehelic or PLC data log pulled from electronic database.
Indicator Range (including the corrective action taken for an excursion)	No visible emissions. If visible emissions are observed, EPA Method 9 will be conducted.	Scrubber Pressure Drop of no more than one (1) inch of water. If pressure drop is more than one inch of water, painting operations will cease until the pressure drop can be brought back into acceptable range.
Monitoring Frequency	Weekly	Daily
Data Collection/ Recordkeeping Procedures	Weekly log	Daily log
Averaging Period	6 minutes for EPA Method 9	N/A
QA/QC Practices	Certified Method 9 observer	Maintain magnehelic per manufacturer's recommendations.