STATEMENT OF BASIS

For the issuance of Draft Air Permit # 1681-AOP-R19 AFIN: 70-00473

1. PERMITTING AUTHORITY:

Arkansas Department of Environmental Quality 5301 Northshore Drive North Little Rock, Arkansas 72118-5317

2. APPLICANT:

Anthony Forest Products Company, LLC 1236 Urbana Road El Dorado, Arkansas 71730

3. PERMIT WRITER:

Alexander Sudibjo

4. NAICS DESCRIPTION AND CODE:

NAICS Description:SawmillsNAICS Code:321113

5. ALL SUBMITTALS:

The following is a list of ALL permit applications included in this permit revision.

Date of Application	Type of Application	Short Description of Any Changes
	(New, Renewal, Modification,	That Would Be Considered New or
	Deminimis/Minor Mod, or	Modified Emissions
	Administrative Amendment)	
7/18/2019	Renewal	Updated emission calculations for
		SN-06

6. **REVIEWER'S NOTES**:

This is a Title V permit renewal for the facility. In this renewal, the facility is requesting the following changes:

1. Update the emissions from the abort stacks (SN-25, SN-28, and SN-31) to be bubbled with the emissions from the DPKs (SN-23, SN-27, and SN-30) during normal operations. The hot gas stream from the gasifier/burners may be diverted to the DPK abort stacks (SN-25 for DPK #1, SN-31 for DPK #2, and SN-28 for DPK #3) for unplanned shutdowns or temporary idling during normal operations. There is no emissions increase.

- 2. Remove the throughput limit for sawdust from Specific Condition #4. The DPK emissions are calculated based on dried lumber throughput only.
- 3. Update Specific Condition #10 to remove the requirement to test at 90% of the gasifier/burner capacity. Testing shall be conducted with the source operating at 90% of the kiln capacity only.
- 4. Update Specific Condition #11 to apply only during startups. Diesel will only be burned during startups and the hour of operation limits only apply for startups.
- 5. Remove Specific Condition #18 and #19. Emissions from the sawmill (SN-06) will be based on the logs being transported since all raw logs transported onsite are processed through the sawmill.
- 6. Remove throughput limits for by-products from Specific Condition #24. The emission calculations for the by-products are based on the mill's recovery factors and they have been updated to provide a more conservative estimate.

The facility's permitted annual emissions are increasing by 1.4 tpy PM and 0.2 tpy PM_{10} .

7. COMPLIANCE STATUS:

The facility was last inspected on November 15, 2017. No violations were found during the inspection. ECHO shows an unknown compliance status (https://echo.epa.gov/detailed-facility-report?fid=110001702346).

8. PSD/GHG APPLICABILITY:

a) Did the facility undergo PSD review in this permit (i.e., BACT, Modeling, etc.)? N If yes, were GHG emission increases significant? N/A

- b) Is the facility categorized as a major source for PSD? Y
- Single pollutant ≥ 100 tpy and on the list of 28 or single pollutant ≥ 250 tpy and not on list

If yes for 8(b), explain why this permit modification is not PSD. This permit modification does not include a major modification as defined by 40 C.F.R. § 52.21(b)(2).

9. SOURCE AND POLLUTANT SPECIFIC REGULATORY APPLICABILITY:

Source	Pollutant	Regulation (NSPS, NESHAP or PSD)
Facility	-	40 CFR Part 63, Subpart DDDD
26	-	40 CFR Part 60, Subpart IIII
26	-	40 CFR Part 63, Subpart ZZZZ
27 and 28	VOC	PSD

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10. PERMIT SHIELD – TITLE V PERMITS ONLY:

Did the facility request a permit shield in this application? Y (Note - permit shields are not allowed to be added, but existing ones can remain, for minor modification applications or any Regulation 18 requirement.)

If yes, are applicable requirements included and specifically identified in the permit? N If not, explain why. The applicant did not include this information.

For any requested inapplicable regulation in the permit shield, explain the reason why it is not applicable in the table below.

Source	Inapplicable Regulation	Reason
	None Speci	fied

11. EMISSION CHANGES AND FEE CALCULATION:

See emission change and fee calculation spreadsheet in Appendix A.

12. AMBIENT AIR EVALUATIONS:

The following are results for ambient air evaluations or modeling.

a) NAAQS

A NAAQS evaluation is not required under the Arkansas State Implementation Plan, National Ambient Air Quality Standards, Infrastructure SIPs and NAAQS SIP per Ark. Code Ann. § 8-4-318, dated March 2017 and the ADEQ Air Permit Screening Modeling Instructions.

- b) Non-Criteria Pollutants:
- 1st Tier Screening (PAER)

Estimated hourly emissions from the following sources were compared to the Presumptively Acceptable Emission Rate (PAER) for each compound. The Department has deemed the PAER to be the product, in lb/hr, of 0.11 and the Threshold Limit Value (mg/m³), as listed by the American Conference of Governmental Industrial Hygienists (ACGIH).

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Pollutant	TLV (mg/m ³)	$\begin{array}{l} \text{PAER (lb/hr)} = \\ 0.11 \times \text{TLV} \end{array}$	Proposed lb/hr	Pass?
Lead	0.05	5.50E-03	5.41E-03	Yes
Acrolein	0.229	0.025	0.321	No
Formaldehyde	0.368	0.04	1.27	No
Methanol	262.1	28.83	4.64	Yes
Pentachlorophenol	0.5	0.055	5.75E-06	Yes
Antimony	0.5	0.055	8.91E-04	Yes
Arsenic	0.01	1.10E-03	2.48E-03	No
Beryllium	5.00E-05	5.50E-06	1.24E-04	No
Cadmium	0.01	1.10E-03	4.62E-04	Yes
Chromium	0.5	0.055	2.37E-03	Yes
Chromium VI	0.01	1.10E-03	3.03E-04	Yes
Cobalt	0.02	2.20E-03	7.33E-04	Yes
Manganese	0.1	0.011	0.18	No
Mercury	0.01	1.10E-03	3.95E-04	Yes
Phosphorus	0.1	1.10E-03	3.05E-03	Yes
Selenium	0.2	2.20E-03	3.16E-04	Yes

2nd Tier Screening (PAIL)

AERMOD air dispersion modeling was performed on the estimated hourly emissions from the following sources, in order to predict ambient concentrations beyond the property boundary. The Presumptively Acceptable Impact Level (PAIL) for each compound has been deemed by the Department to be one one-hundredth of the Threshold Limit Value as listed by the ACGIH.

Pollutant	PAIL $(\mu g/m^3) = 1/100$ of Threshold Limit Value	Modeled Concentration $(\mu g/m^3)$	Pass?
Acrolein	2.292	1.007	Yes
Formaldehyde	15	5.363	Yes
Arsenic	0.1	0.0092	Yes
Beryllium	5.00E-04	4.58E-04	Yes

Pollutant	PAIL $(\mu g/m^3) = 1/100$ of Threshold Limit Value	Modeled Concentration $(\mu g/m^3)$	Pass?
Manganese	1.0	0.666	Yes

c) H₂S Modeling:

The facility does not have any H_2S emissions.

13. CALCULATIONS:

SN	Emission Factor Source (AP-42, testing, etc.)	Emission Factor (lb/ton, lb/hr, etc.)	Control Equipment	Control Equipment Efficiency	Comments
06 Debarking	AP-42, 10.1 TCEQ Wood Industry Emission Factors – Log Debarking Controls (Appendix A7)	$\label{eq:PM} \begin{array}{l} PM = 0.024 \ lb/ton \\ PM_{10} = 11\% \ of \ PM \\ PM_{2.5} = 50\% \ of \ PM_{10} \end{array}$	Partial building enclosure	95%	920,000 ton/yr 225 ton/hr
06 Sawing	AP-42 10.1 TCEQ Wood Industry Emission Factors – Sawing Controls (Appendix A7)	$PM = 0.35 \text{ lb/ton} \\ PM_{10} = 11\% \text{ of } PM \\ PM_{2.5} = 50\% \text{ of } PM_{10}$	Building Enclosure	90%	920,000 ton/yr 225 ton/hr
20	AP-42, 13.2	19 paved sections 0 unpaved sections	Wet Suppression	50%	Logs = 920,000 ton/yr Chips/barks = 316,658 ton/yr Shavings = 57,517 ton/yr Finished Lumber = 261,535 ton/yr
21	Vendor	$\begin{array}{c} 0.01 \; grain/scf \\ 42,800 \; cfm \\ 7000 \; grain/lb \\ PM_{10} = 40\% \; of \; PM \\ PM_{2.5} = 50\% \; of \; PM_{10} \end{array}$	Cyclone and Baghouse	Cyclone 94% & Baghouse 99.9%	3,600 hr/yr
	ADEQ Memo (10/31/2014)	VOC = 3.8 lb/MBF			<u>SN-23</u> 25 MMBtu/hr 8.2 MBF/hr
23, 27, 30 Biomass	NCDENR Wood Kiln Emission Calculator	Emission Acrolein = 0.0075 lb/MBF		-	71,610 MBF/yr 219,000 MMBtu/hr 2.9 tons sawdust/hr <u>SN-27</u>
	NCASI Special Report 08-01, May 2008	Formaldehyde = 0.04 lb/MBF			31.5 MMBtu/hr 8.7 MBF/hr 75,000 MBF/yr

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SN	Emission Factor Source (AP-42, testing, etc.)	Emission Factor (lb/ton, lb/hr, etc.)	Control Equipment	Control Equipment Efficiency	Comments	
	AP-42, 1.6	SO ₂ = 0.025 lb/MMBtu CO = 0.6 lb/MMBtu Various HAPs			275,940 MMBtu/hr 3.6 tons sawdust/hr	
	GHG Mandatory Reporting Rule	$CO_2 = 206.7352$ lb/MMBtu $CH_4 = 0.0158688$ lb/MMBtu $N_2O = 0.007934$ lb/MMBtu			<u>SN-30</u> 30 MMBtu/hr 11.9 MBF/hr 93,500MBF/yr 262,800 MMBtu/hr 3.4 tons sawdust/hr	
27 Natural Gas	AP-42, 1.4	NOx = 0.27 lb/MMBtu Various HAPs	-	-	31.6 MMBtu/hr	
25, 28, 31 Diesel Fuel	AP-42, 1.3	$SO_2 = 7.1 \text{ lb}/1000 \text{ gal} NO_X = 20 \text{ lb}/1000 \text{ gal} CO = 5 \text{ lb}/1000 \text{ gal} PM = 2 \text{ lb}/1000 \text{ gal} VOC = 1.1 \text{ lb}/1000 \text{ gal}$	-	-	Max diesel usage 15 gal/hr 360 gal/yr	
25, 28, 31 Sawdust	AP-42, 1.6	$PM = 0.33 \text{ lb/MMBtu}$ $PM_{10} = 0.29 \text{ lb/MMBtu}$ $PM_{2.5} = 0.29 \text{ lb/MMBtu}$ $SO_2 = 0.025 \text{ lb/MMBtu}$ $NO_X = 0.22 \text{ lb/MMBtu}$ $CO = 0.6 \text{ lb/MMBtu}$ $VOC = 0.017 \text{ lb/MMBtu}$ $Various HAPs$	-	_	8.8 MMBtu/hr 4382 Btu/lb 2000 lb/hour Max duration of startup = 24 hours Max 12 startups per kiln in a year Max hours of	
	GHG Mandatory Reporting Rule	$CO_2 = 206.7352$ lb/MMBtu $CH_4 = 0.0158688$ lb/MMBtu $N_2O = 0.007934$ lb/MMBtu			operation = 288 hour/yr per kiln	
26	NSPS IIII Tier 3 Limit	$PM/PM_{10} = 0.15 \text{ g/bhp-hr}$ $NOx = 3.0 \text{ g/bhp-hr}$ $CO = 2.6 \text{ g/bhp-hr}$			175 bhp 1.47 MMBtu/hr	
26	AP-42, 3.3-2	VOC = 0.36 lb/MMBtu $SO_2 = 0.29 \text{ lb/MMBtu}$ Various HAPs	-	_	500 hr/yr	

14. TESTING REQUIREMENTS:

The permit requires testing of the following sources.

SN(s)	Pollutant	Test Method	Test Interval	Justification For Test Requirement
22 (DDV#1)	PM_{10}	5	One time (performed on	Dept. Guidance
23 (DPK#1)	СО	10	February 28, 2018)	(Test for Emission Verification)
20 (DDK//2)	PM_{10}	5		Dept. Guidance
30 (DPK#2)	СО	10	One time	(Test for Emission Verification)

SN(s)	Pollutant	Test Method	Test Interval	Justification For Test Requirement
27 (DDK#3)	PM_{10}	201/201A	One time (performed on	Dept. Guidance (Test for Emission
27 (DPK#3)	СО	10	October 2, 2018)	Verification)

15. MONITORING OR CEMS:

The permittee must monitor the following parameters with CEMS or other monitoring equipment (temperature, pressure differential, etc.)

SN	Parameter or Pollutant to be Monitored	Method (CEM, Pressure Gauge, etc.)	Frequency	Report (Y/N)
		N/A		

16. RECORDKEEPING REQUIREMENTS:

The following are items (such as throughput, fuel usage, VOC content, etc.) that must be tracked and recorded.

SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
20	Wet Suppression Application	As needed to control visible emissions from traffic	As needed but no less than once a month	N
20	Products Transported	in tons of product per consecutive <u>12 months</u> Logs: 920,000 Finished Lumber: 261,535	Monthly	Y
21	Planer Mill Hours of Operation	3,600 hours per consecutive 12 months	Monthly	Y
23 & 25	Lumber Throughput	71.61 MMBF per consecutive 12 months	Monthly	Y
27 & 28	Lumber Throughput	75.0 MMBF per consecutive 12 months	Monthly	Y
30 & 31	Lumber Throughput	93.5 MMBF per consecutive 12 months	Monthly	Y
	Diesel fuel usage limit as starter fluid	360 gallons per consecutive 12 months	Daily when in startup	Ν
25	Abort stack operating hours	288 hours per consecutive 12 months	Monthly	Y
	Sawdust	2000 lb of sawdust per hour	Daily when	Ν

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SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
	throughput limit for gasifier/burner		in startup	
	Diesel fuel usage limit as starter fluid	360 gallons per consecutive 12 months	Daily when in startup	Ν
28	Abort stack operating hours	288 hours per consecutive 12 months	Monthly	Y
Sawdus throughput for gasifier/b	Sawdust throughput limit for gasifier/burner	2000 lb of sawdust per hour	Daily when in startup	Ν
	Diesel fuel usage limit as starter fluid	360 gallons per consecutive 12 months	Daily when in startup	Ν
31	Abort stack operating hours	288 hours per consecutive 12 months	Monthly	Y
	Sawdust throughput limit for gasifier/burner	2000 lb of sawdust per hour	Daily when in startup	Ν
26	Hours of Operation	500 hours per calendar year	Monthly	Y

17. OPACITY:

SN	Opacity %	Justification for limit	Compliance Mechanism
06	20	Reg.19.503	Weekly observation
20	5	Reg.18.501	Weekly observation
21	5	Reg.18.501	Monthly observation
23, 27, 30	20	Reg.19.503	Weekly observation
25, 28, 31	20	Reg.19.503	Observation during Startup
26	20	Reg.19.503	Daily Observation when use exceeds 24-hours per event

18. DELETED CONDITIONS:

Former SC	Justification for removal
18 Th	Throughput limit for SN-06 is redundant with the throughput limit for SN-20
10	because all logs coming into the facility will be processed by the Sawmill.

19. GROUP A INSIGNIFICANT ACTIVITIES:

	Current A				Emissio	ons (tpy)		
Source Name	Group A Category	PM	PM ₁₀	SO_2	VOC	СО	NO _X	HAPs	
			PM PM ₁₀ SO ₂ VOC CO NO _X Single To 0.95 0.47 </td <td>Total</td>	Total					
Bark storage pile	A-13	0.95	0.47						
Sawdust storage pile	A-13	1.08	0.54						
Boiler ash (Biochar) storage Pile	A-13	1.44	0.72						
Chip Overflow Pile	A-13	0.83	0.41						
Planer Mill Woodwaste storage bin	A-13	0.083	0.007						
Fuel Storage Silo	A-13	0.143	0.012						
Chip Storage Bin	A-13	0.132	0.013						
1,000 Gasoline tank	A-13				0.67				
Parts Washer	A-13				0.01				
Planer Mill Trim Cyclone	A-13	0.27	0.27						
A-13 Total		4.928	2.442		0.68				
500 gallon diesel tank	A-3				0.01				
1000 gallon diesel tank	A-3				0.01				
1000 gallon diesel tank	A-3				0.01				

The following is a list of Insignificant Activities including revisions by this permit.

20. VOIDED, SUPERSEDED, OR SUBSUMED PERMITS:

The following is a list of all active permits voided/superseded/subsumed by the issuance of this permit.

Permit #	
1681-AOP-R18	

APPENDIX A – EMISSION CHANGES AND FEE CALCULATION

Fee Calculation for Major Source

Facility Name: Anthony Forest Products Company Permit Number: 1681-AOP-19 AFIN: 70-00473

\$/ton factor Permit Type	23.93 Modification	Annual Chargeable Emissions (tpy) Permit Fee \$	<u>618.5</u> 1000
Minor Modification Fee \$ Minimum Modification Fee \$ Renewal with Minor Modification \$	500 1000 500		
Check if Facility Holds an Active Minor Source or Mino Source General Permit If Hold Active Permit, Amt of Last Annual Air Permit Invoice \$ Total Permit Fee Chargeable Emissions (tpy) Initial Title V Permit Fee Chargeable Emissions (tpy)	or 0 1.4		

HAPs not included in VOC or PM:

Chlorine, Hydrazine, HCl, HF, Methyl Chloroform, Methylene Chloride, Phosphine, Tetrachloroethylene, Titanium Tetrachloride

Air Contaminants:

All air contaminants are chargeable unless they are included in other totals (e.g., H2SO4 in condensible PM, H2S in TRS, etc.)

Revised 03-11-16

Pollutant (tpy)	Check if Chargeable Emission	Old Permit	New Permit	Change in Emissions	Permit Fee Chargeable Emissions	Annual Chargeable Emissions
РМ		57.9	59.3	1.4	1.4	59.3
PM ₁₀		26.4	26.6	0.2		
PM _{2.5}		0	0	0		
SO ₂		10.1	10.1	0	0	10.1
VOC		456.8	456.8	0	0	456.8
со		230.1	230.1	0		
NO _X		92.3	92.3	0	0	92.3
Lead		1.84E-02	1.84E-02	0		

Pollutant (tpy)	Check if Chargeable Emission	Old Permit	New Permit	Change in Emissions	Permit Fee Chargeable Emissions	Annual Chargeable Emissions
Acrolein		9.16E-01	9.16E-01	0		
Antimony		3.02E-03	3.02E-03	0		
Arsenic		8.42E-03	8.42E-03	0		
Beryllium		4.21E-04	4.21E-04	0		
Cadmium		1.57E-03	1.57E-03	0		
Chromium		8.04E-03	8.04E-03	0		
Chromium VI		1.33E-03	1.33E-03	0		
Cobalt		2.49E-03	2.49E-03	0		
Manganese		6.12E-01	6.12E-01	0		
Mercury		1.34E-03	1.34E-03	0		
Methanol		19.34	19.34	0		
Pentachlorophenol		1.95E-05	1.95E-05	0		
Phosphorus		1.03E-02	1.03E-02	0		
Selenium		1.07E-03	1.07E-03	0		
Formaldehyde		4.83	4.83	0		
Total Other HAPs		18.29	18.29	0		
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