STATEMENT OF BASIS

For the issuance of Draft Air Permit # 1903-AOP-R11 AFIN: 47-00448

1. PERMITTING AUTHORITY:

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

2. APPLICANT:

Associated Electric Cooperative, Inc.—Dell Power Plant 301 E. Hwy 18 Dell, Arkansas 72426

3. PERMIT WRITER:

Elliott Marshall

4. NAICS DESCRIPTION AND CODE:

NAICS Description:Electric Bulk Power Transmission and ControlNAICS Code:221121

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)	
11/6/2019	Renewal with Modification	-Reduce Formaldehyde emissions.
		-Correct rounding and list HAPs as
		rounded values.

6. **REVIEWER'S NOTES**:

- 1. Reduce formaldehyde emission rates at SN-01 and SN-02 based on stack testing data, categorizing the facility as an Area Source of HAPs.
- 2. Corrected rounding errors and listed HAPs as rounded values instead of in scientific notation.
- 3. Revise operating limit at SN-34 (Specific Condition #46) to be 100 hr/yr instead of 250 hr/yr. Calculations at SN-34 are based on 100 hr/yr.

- 4. Remove previous Specific Conditions #13 and #15. These conditions required CO and NO_x testing for compliance with Specific Condition #1 and #3. Compliance is now demonstrated with only CO and NO_x CEMS and annual RATA testing (Specific Condition #13 and #14).
- 5. Revise testing conditions for fuel oil (Specific Condition #10 and #12) to allow testing flexibility.

Permitted emission rates are increasing/decreasing by -0.1 tpy PM_{10} , 0.2 tpy SO_2 , 0.1 tpy VOC, 0.1 tpy NO_x , and -14.13 tpy HAPs.

7. COMPLIANCE STATUS:

The following summarizes the current compliance of the facility including active/pending enforcement actions and recent compliance activities and issues.

The facility was last inspected May 15, 2019; the inspection revealed no areas of concern. Since the inspection, the facility has submitted two different upset condition reports. No compliance/enforcement actions have resulted from these reports at this time.

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

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

If yes for 8(b), explain why this permit modification is not PSD.

Emission increases below the PSD Significant Emission Rate (SER).

9. SOURCE AND POLLUTANT SPECIFIC REGULATORY APPLICABILITY:

Source	Pollutant	Regulation (NSPS, NESHAP or PSD)
03, 32, 33	-	NSPS Dc
01 and 02 including duct burners	SO ₂ NO _X	NSPS KKKK
01 and 02	HAPS	NESHAP YYYY
All Sources except SN-35 and SN-36	PM/PM ₁₀ VOC CO NO _X	PSD
34 and 37	HAPS	NESHAP ZZZZ
03, 32, 33	HAPS	NESHAP DDDDD

10. PERMIT SHIELD – TITLE V PERMITS ONLY:

Did the facility request a permit shield in this application? N (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.

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		
	N/A			

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:

The non-criteria pollutants listed below were evaluated. Based on Department procedures for review of non-criteria pollutants, emissions of all other non-criteria pollutants are below thresholds of concern.

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?
Acrolein	0.23	0.0253	0.0251	Yes
Ammonia	17.4	1.92	51.5	No
Arsenic	0.01	0.001	0.0466	No
Beryllium	0.00005	5.50E-06	0.0013	No
Cadmium	0.002	0.0002	0.0211	No
Chromium	0.5	0.055	0.0211	Yes
Cobalt	0.02	0.002	0.0001	Yes
Formaldehyde	1.5	0.165	1.25	No
Manganese	0.2	0.022	3.3372	No
Mercury	0.01	0.001	0.0053	No
Nickel	0.1	0.011	0.0210	No
РОМ	0.2	0.022	0.1704	No
Selenium	0.2	0.022	0.1056	No
Lead	0.05	0.0055	0.3	No

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?
Ammonia	174	5.72	Yes
Arsenic	0.1	0.00271	Yes
Beryllium	0.005	8.0E-05	Yes
Cadmium	0.02	0.00993	Yes
Formaldehyde	15	0.2276	Yes
Manganese	2.0	0.1937	Yes

Pollutant	PAIL $(\mu g/m^3) = 1/100$ of Threshold Limit Value	Modeled Concentration $(\mu g/m^3)$	Pass?
Mercury	0.1	0.00789	Yes
Nickel	1.0	0.00637	Yes
РОМ	2.0	0.0103	Yes
Selenium	2.0	0.00613	Yes
Lead	0.5	0.14776	Yes

c) H₂S Modeling:

A.C.A. §8-3-103 requires hydrogen sulfide emissions to meet specific ambient standards. Many sources are exempt from this regulation, refer to the Arkansas Code for details.

Is the facility exempt from the H₂S Standards If exempt, explain: No H2S emissions

Pollutant	Threshold value	Modeled Concentration (ppb)	Pass?
	20 parts per million		
	(5-minute average*)		
	80 parts per billion		
ЦС	(8-hour average)		
H_2S	residential area		
	100 parts per billion		
	(8-hour average)		
	nonresidential area		

*To determine the 5-minute average use the following equation

 $Cp = Cm \left(t_m/t_p\right)^{0.2}$ where

 $\begin{array}{l} Cp = 5 \text{-minute average concentration} \\ Cm = 1 \text{-hour average concentration} \\ t_m = \ 60 \ \text{minutes} \\ t_p = 5 \ \text{minutes} \end{array}$

13. CALCULATIONS:

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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
01 and 02	AP-42 and General Electric Equipment Specs	For HAPs: AP-42 Tables 3.1-2a and 3.1-3	Dry Low NO _x , Water Injection, and Selective Catalytic Reduction	Approx 85%	Controlled emission factors provided for the GE Turbines. Factors assume that SCR is included.
03	AP-42	Table 1.4-1, 1.4-2, 1.4-3, and 1.4-4	Low NO _x Burner	N/A	Uncontrolled emission factors
04- 15	AP-42 and AWMA Abstract No. 216, Session No. AM- 1b, Orlando, 2001	0.0005% Drift Rate and 8000ppm Total Dissolved Solids	N/A	N/A	Uncontrolled emission factors
16- 22 and 24- 27	AP-42 and AWMA Abstract No. 216, Session No. AM- 1b, Orlando, 2001	0.0005% Drift Rate and 1500ppm Total Dissolved Solids	N/A	N/A	Uncontrolled emission factors
34	AP-42	Table 3.3-1 and 3.3-2	N/A	N/A	Uncontrolled emission factors
32 33	Manufacturer's Specs for CO, NO _X AP-42 all others	1.35 lb NO _X /hr 0.46 lb CO/hr AP-42 1.4	N/A	N/A	Uncontrolled emission factors
35, 36	Tanks	40.9 lb VOC/hr	N/A	N/A	Uncontrolled emission factors
37	AP-42	Table 3.3-1 and 3.3-2	N/A	N/A	Uncontrolled emission factors

14. TESTING REQUIREMENTS:

The permit requires testing of the following sources.

SN	Pollutants	Test Method	Test Interval	Justification
	PM^1	5 and 202	Initial and then	In order to
01 and 02	$\mathrm{PM_{10}}^{1}$	201A and 202 or 5 and 202	every 5 years for fuel oil combustion only	confirm BACT and lb/MMBtu limits

SN	Pollutants	Test Method	Test Interval	Justification
	VOC^1	25A	Initial and then every 5 years for each fuel type	
03	NO _X	7E	Initial	In order to confirm BACT and lb/MMBtu

¹Fuel oil testing only required as described in Specific Condition #10 and #12 of Permit #1903-AOP-R11.

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)
	Fuel Sulfur Content	ASTM D1072-80, D3031-81, or D3246-81	Daily	If exceeded
01	Fuel Nitrogen Content	Fuel Monitoring Protocol for Stationary Gas Turbines subject to 40 CFR 60, Subpart KKKK	Daily	
and 02	Fuel Flow Rate	In-line Fuel Flow Meter (CEM)	Continuous	
	CO	CEM	Continuous	
	NO_X	CEM	Continuous	
	SO_2	CEM	Continuous	
04-15	TDS	Not to exceed 8,000 ppm	Monthly	Y
16-22 and 24-27	TDS	Not to exceed 1,500 ppm	Weekly	Y

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)
01 and 02	Fuel Fired	Natural Gas	N/A	Y
01 and 02	Natural Gas Usage	39,500 million SCF	Annual	Y

SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
	Fuel Nitrogen and Sulfur Contents	N/A	Daily	Y
	No 2. Fuel Oil Usage	1,850 hours per year	Daily	Y
	Readiness Testing	N/A	As Occurs	Y
03	Fuel Fired	Natural Gas	N/A	Y
04-15	Total Dissolved Solids	8,000 ppm	Monthly	Y
16-22 and 24-27	Total Dissolved Solids	1,500 ppm	Weekly	Y
34	Fuel Sulfur Content	0.5%	Monthly	Y
34	Hours per year of operation	100 hours/yr	Monthly	Y
32 and 33	Fuel burned	N/A	Monthly	Y
35 and 36	No. 2 Fuel Oil Throughput	257,380,000 gal/yr	Monthly	Y
37	Hours per year of operation	100 hours/yr	Monthly	Y

17. OPACITY:

SN	Opacity	Justification for limit	Compliance Mechanism		
01 and 02	5%	Dept. Limit	Initial reading, then natural gas usage		
(natural gas)	570	Dept. Linit	only		
01 and 02	10%	BACT Limit	Daily Method 9 Observations during		
(fuel oil)	10%	DACT LIIIII	fuel oil combustion		
03	5%	Dept. Limit	Natural gas usage only		
04-15, 16-22 and	20%	Dont Limit	Total Dissolved Solids Limit (SC#36		
24-27	20%	Dept. Limit	and 37)		
32 and 33	5%	Dept. Limit	Natural gas as fuel		
			Daily Method 9 Observations when		
34 and 37	20%	Dept. Limit	operating more than 3 consecutive		
			hours		

18. DELETED CONDITIONS:

Former SC	Justification for removal
13 & 15	These conditions required CO and NO _x testing for compliance with Specific Condition #1 and #3. Compliance is now demonstrated with only CO and NO _x CEMS and annual RATA testing.

19. GROUP A INSIGNIFICANT ACTIVITIES:

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

Source Name	Group A Category	Emissions (tpy)							
		PM/PM ₁₀	SO_2	VOC	CO	NO _x	HAPs		
							Single	Total	
Diesel Tank 500 gal	A-3			0.0001					
Diesel Tank 400 gal	A-3			0.0001					

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 #	
1903-AOP-R10	

APPENDIX A – EMISSION CHANGES AND FEE CALCULATION

Fee Calculation for Major Source

Facility Name: Associated Electric Cooperative, Inc. -Dell Power Plant Permit Number: 1903-AOP-R11 AFIN: 47-00448

\$/ton factor Permit Type	23.93 Modification	Annual Chargeable Emissions (tpy) Permit Fee \$	<u> </u>
Terrint Type	Wiodification	remit ree \$	1000
	500		
Minor Modification Fee \$	500		
Minimum Modification Fee \$	1000		
Renewal with Minor Modification \$	500		
Check if Facility Holds an Active Minor Source or Mino	or		
Source General Permit			
If Hold Active Permit, Amt of Last Annual Air Permit Invoice \$	0		
Total Permit Fee Chargeable Emissions (tpy)	0.4		
Initial Title V Permit Fee Chargeable Emissions (tpy)			

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		Permit Fee Chargeable Emissions	Annual Chargeable Emissions
РМ		333.2	333.2	0	0	333.2
PM ₁₀		256.1	256	-0.1		
PM _{2.5}		0	0	0		
SO ₂		35.7	35.9	0.2	0.2	35.9
VOC		70.7	70.8	0.1	0.1	70.8
со		525.3	525.3	0		
NO _X		335.9	336	0.1	0.1	336
Lead		0.51	0.51	0		

Pollutant (tpy)	Check if Chargeable Emission	Old Permit	New Permit	Change in Emissions	Permit Fee Chargeable Emissions	Annual Chargeable Emissions
Acrolein		0.12011	0.14	0.01989		
Arsenic		0.090018894	0.11	0.019981106		
Beryllium		0.050001134	0.07	0.019998866		
Cadmium		0.050103918	0.07	0.019896082		
Chromium		0.090132259	0.11	0.019867741		
Cobalt		0.050007936	0.05	-7.93553E-06		
Formaldehyde		13.37756529	1.75	-11.62756529		
Manganese		3.110035899	3.15	0.039964101		
Mercury		0.040245624	0.07	0.029754376		
Nickel		0.040198388	0.07	0.029801612		
РОМ		0.210138332	0.25	0.039861668		
Selenium		0.130002267	0.15	0.019997733		
Ammonia	V	217.7	217.7	0	0	217.7