RESPONSE TO COMMENTS

ASH GROVE CEMENT COMPANY
PERMIT #0075-AOP-R16
AFIN: 41-00001

On December 4, 2014 and December 10, 2014, the Director of the Arkansas Department of Environmental Quality gave notice of a draft permitting decision for the above referenced facility. During the comment period, written comments on the draft permitting decision were submitted on behalf of the facility. The Department’s response to these issues follows.

Note: The following page numbers and condition numbers refer to the draft permit. These references may have changed in the final permit based on changes made during the comment period.

Comment #1:

Statement of Basis

Number 7 - Compliance Status, the draft states the permittee is “out of compliance” based on an April 2, 2013 inspection, but there is no reason. An inspection on December 9, 2014 reported ‘no violations’ during the inspection. Please update the compliance status to reflect the most recent inspection.

Response to Comment #1:

The information under the compliance status section of the statement of basis was accurate at the time the draft permit was mailed to the facility. A summary of the most recent inspection will be added to this section of the statement of basis.

Comment #2:

Statement of Basis

Number 12 - The control equipment for the kiln under the EPA Consent Decree lists NSCR for NOx. This should he SNCR for NOx.

Response to Comment #2:

The statement of basis has been updated as requested.
Comment #3:

Statement of Basis

Number 16 - Opacity - The compliance mechanism for NESHAP Subpart L.L.L sources is listed as ‘weekly observations’. Subpart LLL only requires monthly observations in the permit. Please make that change to reflect the monthly observation requirement.

Response to Comment #3:

The permit has been updated as requested.

Comment #4:

Specific Conditions

Page 170 - At the top of the page there is a statement, “The permittee shall comply with Specific Conditions 265-282 no later than December 31, 2015.” This comment should be at the top of page 173 and refer to Specific Conditions 267-282

Response to Comment #4:

If the Department were to remove Specific Conditions 265 and 266 from the statement regarding the compliance date of December 31, 2015, then the facility would have to comply with the lower emission limits upon permit issuance. The statement as written provides the facility the maximum allowable time to comply with the consent decree, and the associated emission reductions.

Specific Conditions 265 and 266 of the draft permit are being removed. See Response to Comment #10 for further detail.

Comment #5:

Specific Conditions

SC 275 SO₂ - This condition includes the comment for data to include “start ups, shut downs and malfunctions.” This is not mentioned in the SC 269 on NOₓ. The inclusion of start up, shut down, and malfunctions in the data is found in page 8 of the EPA Consent Decree.

Response to Comment #5:

Even though this language is not found in the emission limitations and requirement section of the consent decree, this language will be added for clarity. This is consistent with the definitions provided in the consent decree.
Comment #6:

Specific Conditions

To provide some consistency in the definitions the following is offered to be added at the top of page 173 prior to Specific Condition 267 or as a specific condition;

A. Beginning on the operating day which is the 30th operating day after December 31, 2015, the owner or operator shall determine compliance with the 30-operating day rolling average emission limits of this permit as follows:

1. First, sum the total pounds of the air pollutant in question (NOx or SO2) emitted from Foreman Kiln 4 during the operating day and the previous twenty-nine (29) operating days;
2. Second, sum the total tons of clinker produced by Foreman Kiln 4 during the same operating day and previous 29 Operating Days; and
3. Third, the sum of the total pounds of the air pollutant in question (NOx or SO2) shall he divided by the sum of the total tons of clinker produced.
4. A new 30-operating day rolling average shall be determined for each new operating day.
5. In calculating each 30-Operating Day Rolling Average, the total pounds of the air pollutant in question (NOx or SO2) from Foreman Kiln 4 during a specified period (operating day or 30-operating day period) shall include all emissions of that pollutant that occur during the specified period, including emissions during each Startup, Shutdown, or Malfunction.

Response to Comment #6:

The following clarifying information was added to the permit:

As noted in the consent decree (see Appendix Q), the “30-Day Rolling Average Emission Limit” definition is relevant to the following conditions. A summary of the compliance mechanism found in the definition is listed below.

A. Beginning on the operating day which is the 30th operating day after December 31, 2015, the owner or operator shall determine compliance with the 30-Day Rolling Average Emission Limit as follows:

1. First, sum the total pounds of the air pollutant in question emitted from Foreman Kiln 4 during that Operating Day and the previous twenty-nine (29) Operating Days;
2. Second, sum the total Tons of clinker produced by Foreman Kiln 4 during the same Operating Day and previous 29 Operating Days; and
3. Third, divide the total number of pounds of the air pollutant emitted from Foreman Kiln 4 during the thirty (30) Operating Days by the total Tons of clinker produced by Foreman Kiln 4 during the same 30 Operating Days.
B. A new compliance determination of the 30-Day Rolling Average Emission Limit shall be calculated for each new Operating Day in accordance with the provisions of the Consent Decree (see Appendix Q).

C. In calculating each compliance determination of the 30-Day Rolling Average Emission Limit, the total pounds of such air pollutant emitted from Foreman Kiln 4 during a specified period (Operating Day or 30-Day Period) shall include all emissions of that pollutant from Foreman Kiln 4 that occur during the specified period, including emissions during each Startup, Shutdown, or Malfunction, except to the extent a Malfunction qualifies as a Force Majeure event.

Comment #7:

Specific Conditions

In Specific Conditions 267 through 282, the term “30-day rolling average” is used in numerous places. In order to be consistent with the EPA Consent Decree and avoid any misunderstanding, Ash Grove suggests the phrase “30-operating” be used to replace “30-day” wherever it is found in Specific Conditions 267-282.

Response to Comment #7:

The Department added the requirements and limitations enumerated in the consent decree. Changing the term 30-day rolling average to “30-operating” would be outside the scope of the consent decree. Please contact EPA Region VI for further assistance in revising the consent decree.

Comment #8:

Appendix Q Ash Grove Consent Decree - Paragraph 77 of the EPA Consent Decree requires Ash Grove Cement Company to apply to include the requirements and limitations enumerated in this Consent Decree in a Title V permit. Specifically, it is intended to only require compliance with any applicable 30-day rolling average emission limit and any monitoring requirement. There are several requirements in the EPA Consent Decree that should not be included in this permit. Ash Grove respectfully requests all requirements in the Consent Decree other than limits and monitoring requirements be removed from this appendix.

Response to Comment #8:

There are no requirements or limitations included in the permit outside the scope of the consent decree and the commenter did not identify such requirements in the permit. Appendix Q contains the consent decree as a reference only for anyone viewing the permit. Appendix Q will remain as an appendix to the permit.
Comment #9:

The Department has updated the standard language regarding dust suppression activities. Specific Condition 294 of the draft permit should be updated.

Response to Comment #9:

The permit has been updated with the current standard language for dust suppression activities. The condition now reads:

Nothing in this permit shall be construed to authorize a violation of the Arkansas Water and Air Pollution Control Act or the federal National Pollutant Discharge Elimination System (NPDES). [A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311]

The following comment was made in response to the ADEQ requesting clarification on comment #4, above.

Comment #10:

In a subsequent review of the draft air permit, the company identified additional limits of lb/hr and tons/hr for each of the pollutants listed in the Consent Decree. Such limits are found in Specific Conditions 265 and 266. These appeared to be duplicates of the limits found in Specific Conditions 133 and 134. Further, the previously referenced Statement of Basis and Public Notice stated that there were no permitted emission changes with this modification. The limits in Specific Conditions 265 and 266 were not requested by Ash Grove nor found in the Consent Decree, or developed by proper administrative procedure.

The inclusion of these conditions is not required by either current or pending federal or state statute or regulation. We would respectfully submit that the Consent Decree specifies limits of lb of pollutant per ton of clinker produced. In the Consent Decree definitions, there is a specific definition of how lb of pollutant per ton of clinker produced is measured. Therefore, this should not result in a lb/hr or ton/hr limit.

These additional conditions are unnecessary and have no basis in law. The Statement of Basis is inconsistent (or inaccurate) with the draft permit. The absence of a description of these additional conditions in the Statement of Basis also warrants their removal as to comply with Arkansas law and procedures.

In summary, Ash Grove respectfully submits that retaining the conditions and limits (other than the ones for which the company submitted in the permit modification application request) would be arbitrary and lack of sound basis in law, fact and generally accepted knowledge and engineering practices.
Response to Comment #10:

The facility submitted an Emission Rate Table containing the emission limits found in Specific Conditions 265 and 266. Therefore, the commenter’s statement that the limits in Specific Conditions 265 and 266 were not requested is incorrect. However, as the commenter has pointed out, these emission limits are not requirements of the consent decree. Additionally, the draft permit contains all the necessary compliance mechanisms to ensure compliance with the terms and conditions of the draft permit with the removal of Specific Conditions 265 and 266. Therefore, Specific Conditions 265 and 266 of the draft permit were removed as requested.

As a reminder, the annual fees assessed in accordance with Regulation 9 are based on permitted emission rates.
February 12, 2015

David Dorris
Plant Manager
Ash Grove Cement Company
4343 Highway 108
Foreman, AR 71836

Dear Mr. Dorris:

The enclosed Permit No. 0075-AOP-R16 is your authority to construct, operate, and maintain the equipment and/or control apparatus as set forth in your application initially received on 8/15/2014.

After considering the facts and requirements of A.C.A. §8-4-101 et seq. as referenced by §8-4-304, and implementing regulations, I have determined that Permit No. 0075-AOP-R16 for the construction and operation of equipment at Ash Grove Cement Company to be issued and effective on the date specified in the permit, unless a Commission review has been properly requested under Arkansas Department of Pollution Control & Ecology Commission’s Administrative Procedures, Regulation 8, within thirty (30) days after service of this decision.

The applicant or permittee and any other person submitting public comments on the record may request an adjudicatory hearing and Commission review of the final permitting decisions as provided under Chapter Six of Regulation No. 8, Administrative Procedures, Arkansas Pollution Control and Ecology Commission. Such a request shall be in the form and manner required by Regulation 8.603, including filing a written Request for Hearing with the APC&E Commission Secretary at 101 E. Capitol Ave., Suite 205, Little Rock, Arkansas 72201. If you have any questions about filing the request, please call the Commission at 501-682-7890.

Sincerely,

Tammera Harrelson
Interim Deputy Director

Enclosure: Final Permit
ADEQ
OPERATING
AIR PERMIT

Pursuant to the Regulations of the Arkansas Operating Air Permit Program, Regulation 26:

Permit No. : 0075-AOP-R16

IS ISSUED TO:

Ash Grove Cement Company
4343 Highway 108
Foreman, AR 71836
Little River County
AFIN: 41-00001

THIS PERMIT AUTHORIZES THE ABOVE REFERENCED PERMITTEE TO INSTALL, OPERATE, AND MAINTAIN THE EQUIPMENT AND EMISSION UNITS DESCRIBED IN THE PERMIT APPLICATION AND ON THE FOLLOWING PAGES. THIS PERMIT IS VALID BETWEEN:

April 11, 2013 AND April 10, 2018

THE PERMITTEE IS SUBJECT TO ALL LIMITS AND CONDITIONS CONTAINED HEREIN.

Signed:

Tammera Harrelson
Interim Deputy Director

February 12, 2015
Date
Ash Grove Cement Company  
Permit #: 0075-AOP-R16  
AFIN: 41-00001  

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  Uncontrolled Material Handling Emissions Points .................................................................................. 55
  SN-211.BF1 & 311.BF1 ................................................................................................................................ 59
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  Dust Collectors subject to 40 CFR 60, Subpart OOO .............................................................................. 65
  Material Transfer Points Subject to 40 CFR Part 60, Subpart OOO ...................................................... 72
  Sources Subject to 40 CFR Part 60, Subpart Y ..................................................................................... 79
  LWDF Sources .......................................................................................................................................... 82
  Sources Subject to 40 CFR Part 63, Subpart EEE ................................................................................. 144
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Appendix H – 40 CFR Part 60, Subpart III
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List of Acronyms and Abbreviations

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>A.C.A.</td>
<td>Arkansas Code Annotated</td>
</tr>
<tr>
<td>AFIN</td>
<td>ADEQ Facility Identification Number</td>
</tr>
<tr>
<td>CFR</td>
<td>Code of Federal Regulations</td>
</tr>
<tr>
<td>CO</td>
<td>Carbon Monoxide</td>
</tr>
<tr>
<td>HAP</td>
<td>Hazardous Air Pollutant</td>
</tr>
<tr>
<td>lb/hr</td>
<td>Pound Per Hour</td>
</tr>
<tr>
<td>MVAC</td>
<td>Motor Vehicle Air Conditioner</td>
</tr>
<tr>
<td>No.</td>
<td>Number</td>
</tr>
<tr>
<td>NO\textsubscript{x}</td>
<td>Nitrogen Oxide</td>
</tr>
<tr>
<td>PM</td>
<td>Particulate Matter</td>
</tr>
<tr>
<td>PM\textsubscript{10}</td>
<td>Particulate Matter Smaller Than Ten Microns</td>
</tr>
<tr>
<td>SNAP</td>
<td>Significant New Alternatives Program (SNAP)</td>
</tr>
<tr>
<td>SO\textsubscript{2}</td>
<td>Sulfur Dioxide</td>
</tr>
<tr>
<td>SSM</td>
<td>Startup, Shutdown, and Malfunction Plan</td>
</tr>
<tr>
<td>Tpy</td>
<td>Tons Per Year</td>
</tr>
<tr>
<td>UTM</td>
<td>Universal Transverse Mercator</td>
</tr>
<tr>
<td>VOC</td>
<td>Volatile Organic Compound</td>
</tr>
</tbody>
</table>
SECTION I: FACILITY INFORMATION

PERMITTEE: Ash Grove Cement Company

AFIN: 41-00001

PERMIT NUMBER: 0075-AOP-R16

FACILITY ADDRESS: 4343 Highway 108
Foreman, AR 71836

MAILING ADDRESS: 4343 Highway 108
Foreman, AR 71836

COUNTY: Little River County

CONTACT NAME: David Dorris

CONTACT POSITION: Plant Manager

TELEPHONE NUMBER: (870) 542-3010

REVIEWING ENGINEER: Joseph Hurt

UTM North South (Y): Zone 15: 3729281.26 m

UTM East West (X): Zone 15: 368114.75 m
AGC utilizes non-hazardous waste materials as raw material substitutes for silica, alumina, and iron. These items are received at the plant by truck and rail. The following table contains examples of non-hazardous raw material substitutes.

<table>
<thead>
<tr>
<th>Calcium agents</th>
<th>Industrial lime, carbide slurry</th>
<th>Lime slurry, drinking water slurry, slurry thinners</th>
</tr>
</thead>
<tbody>
<tr>
<td>Silica agents</td>
<td>Used foundry sand</td>
<td>Micro silica</td>
</tr>
<tr>
<td>Iron agents</td>
<td>Roasted pyrites, red mud, converter dust, iron slag, steel slag</td>
<td>Synthetic hematite, tin slag mill scale</td>
</tr>
<tr>
<td>Silica, alumina, calcium agents</td>
<td>Fly ash slag</td>
<td>Fluidized bed ash, residues from natural stone working</td>
</tr>
<tr>
<td>Gypsum agents (for cement)</td>
<td>Desulphogypsum</td>
<td>Chemical gypsum</td>
</tr>
</tbody>
</table>
The following table contains examples of non-hazardous fuel substitutes.

<table>
<thead>
<tr>
<th>Solid</th>
<th>Liquid</th>
<th>Gaseous</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paper wastes</td>
<td>Wood wastes</td>
<td>Landfill gas</td>
</tr>
<tr>
<td>Wastes from the paper industry</td>
<td>Rice chaff</td>
<td>Pyrolysis gas</td>
</tr>
<tr>
<td>Petroleum coke</td>
<td>Olive kernels</td>
<td></td>
</tr>
<tr>
<td>Graphite dust</td>
<td>Coconut shells</td>
<td></td>
</tr>
<tr>
<td>Charcoal</td>
<td>Household refuse</td>
<td></td>
</tr>
<tr>
<td>Plastic residues</td>
<td>Refuse-derived fuel</td>
<td></td>
</tr>
<tr>
<td>Rubber residues</td>
<td>Automobile “fluff”</td>
<td></td>
</tr>
<tr>
<td>Paper plant manufacture waste</td>
<td>Plastic fuel tanks</td>
<td></td>
</tr>
<tr>
<td>Paper mill wastewater treatment residual</td>
<td>Oil-bearing soil</td>
<td></td>
</tr>
<tr>
<td>Battery cases</td>
<td>Sewage sludge</td>
<td></td>
</tr>
<tr>
<td>Activated bentonite</td>
<td>Meat and bone meal</td>
<td></td>
</tr>
<tr>
<td>Used industrial sorbents</td>
<td>Oil, gas &amp; petroleum industry wastes and tank dropouts</td>
<td></td>
</tr>
</tbody>
</table>

The preheater/precinciner (PH/PC) pyroprocessing system features a five-stage cyclone-type preheater string, low-NOₓ precinciner (with a combustion chamber), and rotary kiln. The low-NOₓ PH/PC portion of the system is located in a tower adjacent to the kiln. The precinciner allows the burning fuel to be intimately mixed with the kiln feed.

There is no clinker cooler baghouse or stack. Instead, some of the pre-heated air from the clinker cooler (tertiary air) provides combustion air to the precinciner. The rest is used in the in-line raw mill to dry the kiln feed materials. Therefore, all of the air from the clinker cooler eventually flows through the main baghouse and stack.

To further increase the energy efficiency of the system, hot exhaust gas from the preheater tower is used to dry coal in the coal mill. The gas then passes through a baghouse and then is vented to the main stack.
The raw material building from the decommissioned long dry kiln process has been converted to store coal, petroleum coke, limestone, and gypsum. A new coal silo and coal mill has been constructed for the PH/PC kiln system. The equipment designated for handling, storing, and milling coal is also used for petroleum coke and other similar alternate fuels. An emergency generator has been installed to power key process and environmental equipment during power outages.

The exhaust gas from a kiln system is comprised of combustion by-products, cement kiln dust (CKD), alkali salts, carbon dioxide, water vapor, and excess air. The main exhaust gases exit from the top of the preheater tower and pass through the in-line raw mill and main air pollution control device (APCD) before being emitted through a single stack. Bypass gases exit the feed end of the rotary kiln prior to the precalciner and are conditioned by a separate bypass system APCD, then vented through the main kiln stack. The purpose of an alkali/chlorine bypass is to remove volatile salts and other impurities from the pyroprocessing system, thereby preventing their buildup in the kiln system and in the product. Low alkali product is critical since it is required for Arkansas Department of Transportation contracts.

CKD is inherently generated as a by-product of the cement production process. CKD is finely ground and partially calcined raw feed that becomes entrained in the combustion gases due to the high velocity of the gas and the tumbling motion of the material in the kiln system. The particles consist of raw materials, partially calcined material (lime), and volatile inorganic salts (e.g., sodium and potassium chloride and sodium and potassium sulfate). CKD is collected in the main and bypass baghouses. The bypass CKD is pneumatically conveyed to storage silos, and then removed by truck for beneficial use or disposal. All CKD disposed on-site is wetted in a pug mill prior to disposal. The dust collected in the main baghouse is reintroduced to the preheater tower as part of the kiln feed inlet stream. As an option, some of the dust from the main baghouse can be transported from the kiln tank to the bypass baghouse, where it is removed from the system.

The cooled clinker is processed in the clinker grinding system. The clinker grinding system is comprised of two ball mills and a vertical cement mill, material bins and feeders, separators for each mill including a high-efficiency separator for the vertical mill, dust collectors, and material handling equipment. The clinker is mixed with gypsum, chalk, and/or other additives, and then ground into portland cement. The finished product is conveyed into storage silos and subsequently loaded into trucks and railcars for shipment to customers.
The following table contains the regulations applicable to this permit.

<table>
<thead>
<tr>
<th>Regulations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arkansas Air Pollution Control Code, Regulation 18, effective June 18, 2010</td>
</tr>
<tr>
<td>Regulations of the Arkansas Plan of Implementation for Air Pollution Control,</td>
</tr>
<tr>
<td>Regulation 19, effective September 13, 2014</td>
</tr>
<tr>
<td>Regulations of the Arkansas Operating Air Permit Program, Regulation 26,</td>
</tr>
<tr>
<td>effective November 18, 2012</td>
</tr>
<tr>
<td>40 CFR Part 52.21, Regulations for the Prevention of Significant Deterioration of Air Quality</td>
</tr>
<tr>
<td>40 CFR Part 60 Subpart F, <em>Standards of Performance for Portland Cement Plants</em></td>
</tr>
<tr>
<td>(Compliance with this subpart is demonstrated by compliance with NESHAPs Subpart LLL and Subpart EEE)</td>
</tr>
<tr>
<td>40 CFR Part 60 Subpart Y, <em>Standards of Performance for Coal Preparation Plants</em></td>
</tr>
<tr>
<td>40 CFR Part 60 Subpart OOO, <em>Standards of Performance for Nonmetallic Mineral Processing Plants</em></td>
</tr>
</tbody>
</table>
Emission Summary

The following table is a summary of emissions from the facility. This table, in itself, is not an enforceable condition of the permit.

<table>
<thead>
<tr>
<th>Source Number</th>
<th>Description</th>
<th>Pollutant</th>
<th>Emission Rates</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>PM</td>
<td>144.6 324.9</td>
</tr>
<tr>
<td></td>
<td></td>
<td>PM\textsubscript{10}</td>
<td>86.9 260.0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>SO\textsubscript{2}</td>
<td>618.1 2699.6</td>
</tr>
<tr>
<td></td>
<td></td>
<td>VOC</td>
<td>57.3 211.2</td>
</tr>
<tr>
<td></td>
<td></td>
<td>CO</td>
<td>2503.3 1717.2</td>
</tr>
<tr>
<td></td>
<td></td>
<td>NO\textsubscript{x}</td>
<td>685.6 2972.4</td>
</tr>
</tbody>
</table>

HAPs

1,1,1-Trichloroethane*  
1,1,2,2-Tetrachloroethane*  
1,1,2-Trichloroethane*  
1,1-Dichloroethane*  
1,2-Dichloroethane*  
1,2-Dichloropropane*  
Acrylonitrile*  
Allyl Chloride*  
Benzene*  
Bromoform*  
Bromomethane*  
Carbon disulfide*  
Carbon tetrachloride*  
Chlorobenzene*  
Chloroform*  
Chloromethane*  
Cumene*  
Diethanolamine*  
Ethyl Acrylate*  
Ethylbenzene*  
Ethylene Glycol*  
Iodomethane*  
Methyl Methacrylate*  
Methyl tert-butyl ether*  
Methylene chloride*  

<table>
<thead>
<tr>
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## EMISSION SUMMARY

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<p>| 326.CH26      | Chute Transfer Point (326.DG20 to waste) | PM | 0.4 | 1.6 |
|               |                                          | PM&lt;sub&gt;10&lt;/sub&gt; | 0.2 | 0.6 |
| 403.CHM       | Chute, Truck Loading of CKD               | PM | 0.1 | 0.1 |
|               |                                          | PM&lt;sub&gt;10&lt;/sub&gt; | 0.1 | 0.1 |
| 403.CHR       | Chute, CKD Truck Loadout                  | PM | 0.1 | 0.1 |
|               |                                          | PM&lt;sub&gt;10&lt;/sub&gt; | 0.1 | 0.1 |
| 403.CHU       | Chute, Truck Loading of CKD               | PM | 0.1 | 0.1 |
|               |                                          | PM&lt;sub&gt;10&lt;/sub&gt; | 0.1 | 0.1 |
| 431.LS12      | Loading Spout Transfer Point (443.CH56 to 451.XA970) | PM | 0.1 | 0.1 |
|               |                                          | PM&lt;sub&gt;10&lt;/sub&gt; | 0.1 | 0.1 |
| 443.CH46      | Chute Transfer Point (443.SC40 to 331.XA970) | PM | 0.1 | 0.1 |
|               |                                          | PM&lt;sub&gt;10&lt;/sub&gt; | 0.1 | 0.1 |
| 449.CH30      | Chute Transfer Point (449.DM1 to 449.BC05) | PM | 0.4 | 1.7 |
|               |                                          | PM&lt;sub&gt;10&lt;/sub&gt; | 0.2 | 0.6 |
| 449.CH31      | Chute Transfer Point (449.DM1 to 449.BC05) | PM | 0.4 | 1.7 |
|               |                                          | PM&lt;sub&gt;10&lt;/sub&gt; | 0.2 | 0.6 |
| 449.CH32      | Chute Transfer Point (449.DM1 to 449.BC05) | PM | 0.4 | 1.7 |
|               |                                          | PM&lt;sub&gt;10&lt;/sub&gt; | 0.2 | 0.6 |
| 449.CH33      | Chute Transfer Point (449.DM1 to 449.BC05) | PM | 0.4 | 1.7 |
|               |                                          | PM&lt;sub&gt;10&lt;/sub&gt; | 0.2 | 0.6 |</p>
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## EMISSION SUMMARY

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## EMISSION SUMMARY

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</table>

*HAPs included in the PM/VOC totals. Other HAPs are not included in any other totals unless specifically stated.

**Air Contaminants such as ammonia, acetone, and certain halogenated solvents are not VOCs or HAPs.

1. 30-day rolling average value
2. 8-hour rolling average value
SECTION III: PERMIT HISTORY

Permit #75-A was issued to Arkansas Cement Corporation Foreman Production facilities on or about September 21, 1971. This permit allowed the installation of three "Precipitair" electrostatic precipitators and supporting equipment at the existing facility. Proposed emissions were 29.58 lb/hr of particulates.

Permit #75-A (modification) allowed the facility to use coal instead of natural gas as the primary fuel to fire the three cement kilns and to replace the three previously approved electrostatic precipitators. This amendment was issued on September 15, 1976.

Permit #75-A (modification) was issued on March 26, 1982. This modification allowed Arkansas Cement to install a gravel bed filter to control particulate discharge from the clinker coolers to replace the multiclone that was being used. Permitted emission rates dropped from 475 lb/hr to 25 lb/hr of particulate.

Permit #75-AR-3 was issued on May 27, 1983, and it rescinded the modification issued on March 26, 1982, because the facility decided to install a Fuller fabric filter with heat recovery instead of the gravel bed filter. This modification also included the replacement of part of the clinker handling system and the installation of a baghouse to control emissions generated at this crossover point. This modification added 1 lb/hr of particulate emissions.

Permit #75-AR-4 was issued on January 29, 1988. This modification changed the name of the facility to Ash Grove Cement Company and consolidated the existing emissions sources into one permit and placed restrictions on the use of waste-derived fuel at this facility. This permit allowed emissions of 99.9 lb/hr of TSP, 787 lb/hr of SO2, 39 lb/hr of chlorine, 0.048 lb/hr of lead, and 0.006 lb/hr of chromium.

Permit #75-AR-5 was issued on June 30, 1989. This permit allowed Ash Grove to burn solid hazardous waste in the cement kilns. This permit allowed emissions of 92.2 lb/hr TSP, 1574 lb/hr of SO2, 164.6 lb/hr of HCl, 0.22 lb/hr of lead, and 0.316 lb/hr of chromium.

Permit #75-AR-6 was issued on July 8, 1991. This permit allowed Ash Grove to change the outlet nozzles of the ESPs so that each kiln could vent to a single stack. Emissions were not increased due to this modification.

Permit #75-AR-7 was issued on November 13, 1991. This modification allowed all sources, regardless of size, to be permitted. No changes in operation were made. Emissions consisted of 553 tpy TSP, 6,894.1 tpy SO2, 721 tpy HCl, 0.964 tpy lead, and 1.39 tpy chromium.

Permit #75-AR-8 was issued on June 15, 1994. This permit covered the installation of CEMS required by the BIF rule. Permit #75-AR-7 was modified so that the Air Permit monitoring requirements for SO2, NOx, and CO could be satisfied by the new CEMS. This modification also added two product storage silos and related materials handling equipment to improve the loading and shipping of finished product, and modified four existing dust control baghouses in a manner
that resulted in four new point discharge stacks. The carbon adsorption system on the liquid waste fuel storage tanks was replaced by a liquid nitrogen recovery condenser. These changes did not result in any changes to the emission rates at this facility.

Permit #75-AR-9 was issued on February 11, 1998. This modification authorized Ash Grove to burn waste tires as fuel. Emission rates for SO$_2$ were increased and emission rates for NO$_x$ and CO were added. Emission totals listed in this permit were 567 tpy PM$_{10}$, 5,740 tpy SO$_2$, 1,183 tpy CO, 9,080 tpy NO$_x$, 0.964 tpy lead, and 3.0 tpy VOC.

Permit 1235-AR-1 was issued on November 7, 1995. This permit is for the limestone quarry located at the Ash Grove site. The requirements for this quarry are being incorporated into this permit. The quarry is permitted to emit 4.3 lb/hr and 19.0 tpy of PM/PM$_{10}$.

Permit 75-AOP-R0 was the initial Title V permit issued to Ash Grove Cement in Foreman, Arkansas on October 2, 2002. This permit allowed for several changes at this facility. The portable crusher (SN-R22) was permitted for the first time. Ash Grove installed 10 new LWDF tanks and changed the control device to a thermal oxidizer with a carbon adsorption backup system. A clinker storage dome was added to the facility and the ESPs used to control emissions from the kilns were refurbished. Also, the quarry (formerly permitted under permit #1235-AR-1) which supplies limestone for use in the cement kilns was included in this permit. The permit also incorporated the requirements of 40 CFR Part 63, Subpart LLL, National Emission Standards for Hazardous Air Pollutants From the Portland Cement Manufacturing Industry, and 40 CFR Part 63, Subpart EEE, National Emission Standards for Hazardous Air Pollutants From Hazardous Waste Combustors.

Permit 75-AOP-R1 was issued on May 30, 2003. This modification allowed Ash Grove to construct a new cement kiln dust (CKD) handling system (SN-P32, SN-P33, SN-P34, SN-P35 and SN-P36) and remove baghouses P18 and P19. This system allowed the CKD to be loaded out for sale, pneumatically conveyed across the highway to a new CKD landfill, and it also allowed some of the CKD to be recycled to kiln #3. This modification resulted in net PM/PM$_{10}$ emissions increases of 0.8 lb/hr and 2.6 tpy from the CKD handling equipment and 4 proposed new fabric filter dust collectors. Also, Ash Grove constructed a baghouse (SN-C44). This change resulted in an increase of PM/PM$_{10}$ emissions of 0.17 lb/hr and 0.75 tpy. Finally, Ash Grove Cement Company added 3 drag conveyors and replaced 2 bucket conveyors and a belt conveyor that were part of the clinker handling system. The two bucket conveyors were the number 6 and number 7 bucket conveyors. The belt conveyor was the 440 belt. These conveyors are subject to all applicable sections of 40 CFR 63, Subpart LLL. No additional emissions are resulted from this modification.

Permit 75-AOP-R2 was issued on May 4, 2005. This modification combined and incorporated several requests for minor modifications to the Title V permit. This modification allowed for a redesign of the CKD handling system (SN-P32 through SN-P36) and the addition of P37. It was discovered that the system required additional conveying air. This modification also allowed Ash Grove to install a belt conveyor with integrated dust collector (SN-P38) to the CKD handling system.
Ash Grove was given approval to manufacture a new product named DURACEM OW. Manufacture of this product will result in no increase in process emissions, however; there will be an increase in fugitive emissions from the haul roads (SN-R20). Finally, the facility replaced a bucket elevator in the Chalk Dryer System with a drag conveyor. No additional emissions occurred as a result of this change.

These changes resulted in net emissions increases of 1.5 tpy of PM and 3.1 tpy PM$_{10}$ emissions from this facility.

Permit 75-AOP-R3 was issued on August 29, 2005. This modification allowed Ash Grove to install an additional baghouse for bins 26 and 27. The increased air flow resulting from installation of this new baghouse caused potential emissions increased by 4.5 tpy PM$_{10}$. This modification also corrected typographical errors found in 75-AOP-R2.

Permit 75-AOP-R4 was issued on January 12, 2006. Hydrogen chloride emissions were increased to match the emission rates allowed by 40 CFR 63, Subpart EEE. Other HAP emission rates were increased based on recent stack testing. Permitted increases were 597.7 tpy hydrogen chloride, 0.16 tpy acrylonitrile, 1.55 tpy benzene, 0.15 tpy bezidine, 0.11 tpy toluene, 0.16 tpy vinyl chloride. Ash Grove also changed the minimum kVa for each electrostatic precipitator based on data collected during the comprehensive performance test. The new minimum 3-hour rolling average kVa values are 198, 202, and 101 for kilns 1, 2, and 3 respectively.

Permit 75-AOP-R5 was issued on May 12, 2006. This modification allowed Ash Grove to install an additional baghouse (SN-P-39) on the 500 ton CKD Bin (SN-P35) and to replace a conveyor belt and add two baghouses (SN-C45 and C-46) to the clinker silos. These changes resulted in a permitted emissions increase of 2.4 tpy PM/PM$_{10}$.

Permit 75-AOP-R6 was issued on September 18, 2006. This modification allowed Ash Grove to replace an existing screw conveyor with a weigh belt (SN-M12) and add a conveyor belt to allow the addition of limestone to Mill No. 4 (SN-M46). This project resulted in additional permitted PM emissions of 0.5 tpy and PM$_{10}$ emissions of 0.2 tpy.

Permit 75-AOP-R7 was issued on May 15, 2007. This modification allowed Ash Grove to construct a new dry-process preheater/precalciner (PH/PC) cement kiln system at this facility as a modernized replacement for the three existing wet-process cement kilns. This change triggered PSD review for VOC and CO.

Permit 75-AOP-R8 was issued on August 23, 2007. This minor modification affected only the three kiln operating scenario. This modification allowed Ash Grove to replace an existing conveyor belt and apron feeders. Also, this modification allowed the removal of sources C-14, 15, 16, 17, 18, 36 and 37. This project resulted in permitted emissions reductions of 16.3 tpy PM and 6.4 tpy PM$_{10}$.

Permit 0075-AOP-R9 was issued on January 23, 2008. This modification allowed Ash Grove to replace the existing loadout spouts at the North Truck Load in the Shipping Department, add a
Ash Grove Cement Company  
Permit #:  0075-AOP-R16  
AFIN:  41-00001

baghouse at the south load out, and remove from the permit a baghouse that was never installed. This resulted in permitted emissions increases of 1.8 tpy PM and PM$_{10}$ for the Pyroprocess Unit Operating Scenario.

Permit 0075-AOP-R10 was issued on December 19, 2008. This modification allowed Ash Grove to install a dust collector (SN-621.BF9) to the Delta Silos pump hopper, and install an additional baghouse (SN-502.BF3) at the Clinker Unloading area. This resulted in permitted emissions increases of 0.4 tpy PM and PM$_{10}$ for the Pyroprocess Unit Operating Scenario.

Permit 0075-AOP-R11 was issued on July 1, 2009. This modification allowed Ash Grove to replace the existing Rail Silo load out spout with two (2) spouts with their own integral dust collectors and to unload Mill Scale in an additional location when the material is received by rail. The load out spouts are designated as 611.BF3 and 611.BF4. Due to the load out spouts close proximity, only one spout can be used at a time. Therefore, the overall emissions increase was the amount of one of the dust collectors on the spouts. With the second permit modification submitted, Ash Grove modified the Pyroprocess Operating Scenario which included removing sources, adding sources, and updating certain baghouse operating parameters. Ash Grove also submitted updates to correct miscellaneous typographical errors and notes regarding sources that cannot operate simultaneously with other sources. For the modifications, the permitted emissions decreased by 5.3 tpy of PM and PM$_{10}$.

Permit 0075-AOP-R12 was issued on November 12, 2010. This modification allowed Ash Grove to add the Wilson rail-to-truck conveyor system (SN-611.UL10) as a permanent source. For the modification proposed, the permitted emissions increased by 0.3 tpy of PM and PM$_{10}$. The Three Kiln Configuration Scenario was removed with this permitting action, as the facility had begun operating under the Pyroprocess Unit Operating Scenario. Overall permitted emission changes included decreases of 298.75 tpy of PM$_{10}$, 3041.4 tpy of SO$_2$, 148.67 tpy of VOC, and 6153.4 tpy of NO$_x$, and a permitted emission increase of 512.4 tpy of CO. This permitting action did not include a PSD review as the PSD review was completed with the application dated August 31, 2006 and permit issuance of Permit No. 0075-AOP-R7.

Permit 0075-AOP-R13 was issued on February 23, 2012. This permit modification allowed Ash Grove to make the following changes:

1. Remove sources that are no longer in service or not installed;
2. Add transfer points and enclosed transfer points;
3. Modify the clinker reclaim system and rail silo dust collector;
4. Revise emission estimates for Finishing Mill # 4;
5. Place iron-containing raw materials into an outside pile;
6. Rename source 511.BF1 to 513.BF1;
7. Correct the stack height for source 523.BF2;
8. Add operational flexibility to operate both dust collectors on the 500 ton CKD bins;
9. Revise Specific Condition 55 to incorporate changes previously approved;
10. Update the haul road emissions;
11. Remove the Temporary Three Kiln Scenario; and

The total permitted emission increases included 41.3 tpy of PM, 1.7 tpy of PM$_{10}$. The total permitted emission decreases included 0.1 tpy of SO$_2$, 1.8 tpy of VOC, 10.1 tpy of CO, 3.1 tpy of NO$_x$, 4.9 tpy of Hexachlorobenzene, 4.9 tpy of Acrylamide, and 4.9 tpy of Bis(chloromethyl)ether. The 41.3 tpy of PM emission increase is due to updated haul road emissions. Had the facility been able to properly identify the future haul road emissions with the 2006 PSD Application, the net emission change would have been below the significant emission increase level that would trigger PSD review for PM or PM$_{10}$.

Permit 0075-AOP-R14 was issued on April 11, 2013. With this permitting action, Ash Grove:

1. Renewed the Title V permit for the facility;
2. Added an additional nuisance dust collector, 611.BF9 (North Load Out Spout), on the new truck load out silos;
3. Revised the VOC BACT limits for SN-443.SK10;
4. Incorporated the negotiated conditions (see Specific Conditions 185 - 188 of Permit 0075-AOP-R14) of the Permit Appeal Resolution (PAR) regarding road emissions for Permit 0075-AOP-R13; and

The total permitted emission increases included 74.5 tpy of VOC.

Permit 0075-AOP-R15 was issued on July 31, 2014. With this permitting action, Ash Grove:

1. Incorporated the recently revised applicable requirements of 40 CFR Part 63, Subpart LLL;
2. Incorporated 40 CFR Part 63, Subpart G and Subpart XX applicable requirements;
3. Removed decommissioned sources;
4. Incorporated the updated Fugitive Dust Plan;
5. Corrected particulate matter emission limits for several sources;
6. Permitted a clinker transfer chute; and
7. Incorporated the language of the Permit Appeal Resolution (PAR) for condensable particulate matter testing required in Specific Condition 138.

The total permitted emission increases included 28.3 tpy of PM and 3.0 tpy of PM$_{10}$. 27.4 tpy of permitted PM emission increase was due to typographical errors from the previous permit. These increases did not trigger a PSD review.
SECTION IV: SPECIFIC CONDITIONS

Material Handling Transfer Point Emissions Subject to 40 CFR 63, Subpart LLL

Source Description

Raw materials, intermediate and final products and process wastes are moved about the facility using a combination of belt, chutes and pneumatic transfer.

Specific Conditions

1. The permittee shall not exceed the emission rates set forth in the following table. Emission rates are based on maximum capacity of the equipment and continuous operation. Compliance shall be demonstrated through compliance with Specific Condition 3, and Plantwide Conditions 5 and 10. [Regulation 19, §19.501 et seq. and 40 CFR Part 52, Subpart E]

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<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
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</tbody>
</table>

2. The permittee shall not exceed the emission rates set forth in the following table. Emission rates are based on maximum capacity of the equipment and continuous operation. Compliance shall be demonstrated through compliance with Specific Condition 3, and Plantwide Conditions 5 and 10. [Regulation 18, §18.801 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>326.CH26</td>
<td>Chute Transfer Point (326.DG20 to waste)</td>
<td>PM</td>
<td>0.4</td>
<td>1.6</td>
</tr>
<tr>
<td>403.CHM</td>
<td>Chute, Truck Loading of CKD</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>403.CHR</td>
<td>Chute, CKD Truck Loadout</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>403.CHU</td>
<td>Chute, Truck Loading of CKD</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>431.LS12</td>
<td>Loading Spout Transfer Point (443.CH56 to collection bin 451.XA970)</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>443.CH46</td>
<td>Chute Transfer Point (443.SC40 to 331.XA970)</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>449.CH30</td>
<td>Chute Transfer Point (449.DM1 to 449.BC05)</td>
<td>PM</td>
<td>0.4</td>
<td>1.7</td>
</tr>
<tr>
<td>449.CH31</td>
<td>Chute Transfer Point (449.DM1 to 449.BC05)</td>
<td>PM</td>
<td>0.4</td>
<td>1.7</td>
</tr>
<tr>
<td>449.CH32</td>
<td>Chute Transfer Point (449.DM1 to 449.BC05)</td>
<td>PM</td>
<td>0.4</td>
<td>1.7</td>
</tr>
<tr>
<td>449.CH33</td>
<td>Chute Transfer Point (449.DM1 to 449.BC05)</td>
<td>PM</td>
<td>0.4</td>
<td>1.7</td>
</tr>
<tr>
<td>449.CH42</td>
<td>Duct Transfer Point (449.BC10 to 409.DB1, 409.DB2)</td>
<td>PM</td>
<td>0.4</td>
<td>1.7</td>
</tr>
<tr>
<td>449.HP2</td>
<td>Hopper, Outside Clinker Reclaim</td>
<td>PM</td>
<td>0.4</td>
<td>0.1</td>
</tr>
</tbody>
</table>
Ash Grove Cement Company
Permit #:  0075-AOP-R16
AFIN:  41-00001

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>449.HP4</td>
<td>Transfer, Hopper to clinker reclaim chute</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>533.LS10</td>
<td>Transfer from 511.BI100 to Truck</td>
<td>PM</td>
<td>2.2</td>
<td>1.1</td>
</tr>
<tr>
<td>534.CH12</td>
<td>Chute Transfer Point (534.DG20 to waste bin)</td>
<td>PM</td>
<td>0.2</td>
<td>0.5</td>
</tr>
<tr>
<td>M9</td>
<td>Tripper Discharge into Bins</td>
<td>PM</td>
<td>0.6</td>
<td>2.4</td>
</tr>
</tbody>
</table>

3. These sources are considered affected sources under 40 CFR Part 63, Subpart LLL, and are subject to the standards for transfer points listed in the following table. The facility shall comply with this condition until the applicable compliance date specified in Plantwide Condition 10. [Regulation 19, §19.304 and 40 CFR Part 60, Subpart LLL]

<table>
<thead>
<tr>
<th>40 CFR 63, Subpart LLL</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>40 CFR 63, §63.1340(a)</td>
<td>(a) Except as specified in paragraphs (b) and (c) of Subpart LLL, the provisions of this subpart apply to each new and existing portland cement plant which is a major source or an area source as defined in §63.2.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1340(c)</td>
<td>(c) For portland cement plants with on-site nonmetallic mineral processing facilities, the first affected source in the sequence of materials handling operations subject to this subpart is the raw material storage, which is just prior to the raw mill. Any equipment of the on-site nonmetallic mineral processing plant which precedes the raw material storage is not subject to this subpart. In addition, the primary and secondary crushers of the on-site nonmetallic mineral processing plant, regardless of whether they precede the raw material storage, are not subject to this subpart. Furthermore, the first conveyor transfer point subject to this subpart is the transfer point associated with the conveyor transferring material from the raw material storage to the raw mill.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1340(d)</td>
<td>(d) The owner or operator of any affected source subject to the provisions of this subpart is subject to title V permitting requirements.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1348</td>
<td>The owner or operator of each new or existing raw material, clinker, or finished product storage bin; conveying system transfer point; bagging system; and bulk loading or unloading system; and each existing raw material dryer, at a facility which is a major source subject to the provisions of this subpart shall not cause to be discharged any gases from these affected sources which exhibit opacity in excess of ten percent.</td>
</tr>
<tr>
<td>40 CFR 63, Subpart LLL</td>
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<tr>
<td>------------------------</td>
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</tr>
<tr>
<td><strong>40 CFR 63, §63.1349(a)</strong></td>
<td>(a) The owner or operator of an affected source subject to this subpart shall demonstrate initial compliance with the emission limits of §63.1343 and §§63.1345 through 63.1348 using the test methods and procedures in paragraph (b) of Subpart LLL and §63.7. Performance test results shall be documented in complete test reports that contain the information required by paragraphs (a)(1) through (a)(10) of Subpart LLL, as well as all other relevant information. The plan to be followed during testing shall be made available to the Administrator prior to testing, if requested.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1349(a)(1)</strong></td>
<td>(1) A brief description of the process and the air pollution control system;</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1349(a)(2)</strong></td>
<td>(2) Sampling location description(s);</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1349(a)(3)</strong></td>
<td>(3) A description of sampling and analytical procedures and any modifications to standard procedures;</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1349(a)(4)</strong></td>
<td>(4) Test results;</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1349(a)(5)</strong></td>
<td>(5) Quality assurance procedures and results;</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1349(a)(6)</strong></td>
<td>(6) Records of operating conditions during the test, preparation of standards, and calibration procedures;</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1349(a)(7)</strong></td>
<td>(7) Raw data sheets for field sampling and field and laboratory analyses;</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1349(a)(8)</strong></td>
<td>(8) Documentation of calculations;</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1349(a)(9)</strong></td>
<td>(9) All data recorded and used to establish parameters for compliance monitoring; and</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1349(a)(10)</strong></td>
<td>(10) Any other information required by the test method.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1349(b)(2)</strong></td>
<td>(2) The owner or operator of any affected source subject to limitations on opacity under this subpart that is not subject to paragraph (b)(1) of Subpart LLL shall demonstrate initial compliance with the affected source opacity limit by conducting a test in accordance with Method 9 of appendix A to part 60 of this chapter. The performance test shall be conducted under the conditions that exist when the affected source is operating at the representative performance conditions in accordance with §63.7(e). The maximum 6-minute average opacity exhibited during the test period shall be used to determine whether the affected source is in initial compliance with the standard. The duration of the Method 9 performance test shall be 3 hours (30 6-minute averages), except that the duration of the Method 9 performance test may be reduced to 1 hour if the conditions of paragraphs (b)(2)(i) through (ii) of Subpart LLL apply:</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1349(b)(2)(i)</strong></td>
<td>(i) There are no individual readings greater than 10 percent opacity;</td>
</tr>
<tr>
<td>40 CFR 63, Subpart LLL</td>
<td></td>
</tr>
<tr>
<td>-----------------------------------------------------------</td>
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</tr>
<tr>
<td><strong>40 CFR 63, §63.1349(b)(2)(ii)</strong> (ii) There are no more than three readings of 10 percent for the first 1-hour period.</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1350(a)(4)(i)</strong> (i) The owner or operator must conduct a monthly 1-minute visible emissions test of each affected source in accordance with Method 22 of Appendix A to part 60 of this chapter. The test must be conducted while the affected source is in operation.</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1350(a)(4)(ii)</strong> (ii) If no visible emissions are observed in six consecutive monthly tests for any affected source, the owner or operator may decrease the frequency of testing from monthly to semi-annually for that affected source. If visible emissions are observed during any semi-annual test, the owner or operator must resume testing of that affected source on a monthly basis and maintain that schedule until no visible emissions are observed in six consecutive monthly tests.</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1350(a)(4)(iii)</strong> (iii) If no visible emissions are observed during the semi-annual test for any affected source, the owner or operator may decrease the frequency of testing from semi-annually to annually for that affected source. If visible emissions are observed during any annual test, the owner or operator must resume testing of that affected source on a monthly basis and maintain that schedule until no visible emissions are observed in six consecutive monthly tests.</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1350(a)(4)(iv)</strong> (iv) If visible emissions are observed during any Method 22 test, the owner or operator must conduct a 6-minute test of opacity in accordance with Method 9 of appendix A to part 60 of this chapter. The Method 9 test must begin within one hour of any observation of visible emissions.</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1350(a)(4)(v)</strong> (v) The requirement to conduct Method 22 visible emissions monitoring under this paragraph shall not apply to any totally enclosed conveying system transfer point, regardless of the location of the transfer point. “Totally enclosed conveying system transfer point” shall mean a conveying system transfer point that is enclosed on all sides, top, and bottom. The enclosures for these transfer points shall be operated and maintained as total enclosures on a continuing basis in accordance with the facility operations and maintenance plan.</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1350(a)(4)(vi)</strong> (vi) If any partially enclosed or unenclosed conveying system transfer point is located in a building, the owner or operator of the portland cement plant shall have the option to conduct a Method 22 visible emissions monitoring test according to the requirements of paragraphs (a)(4)(i) through (iv) of Subpart LLL for each such conveying system transfer point located within the building, or for the building itself, according to paragraph (a)(4)(vii) of Subpart LLL.</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1350(a)(4)(vii)</strong> (vii) If visible emissions from a building are monitored, the requirements of paragraphs (a)(4)(i) through (iv) of Subpart LLL apply to the monitoring of the building, and you must also test visible emissions from each side, roof and vent of the building for at least 1 minute. The test must be conducted under normal operating conditions.</td>
<td></td>
</tr>
<tr>
<td>40 CFR 63, Subpart LLL</td>
<td></td>
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<tr>
<td>---------------------------------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>40 CFR 63, §63.1350(b)</td>
<td></td>
</tr>
<tr>
<td>(b) Failure to comply with any provision of the operations and maintenance plan</td>
<td></td>
</tr>
<tr>
<td>developed in accordance with paragraph (a) of Subpart LLL shall be a violation of the</td>
<td></td>
</tr>
<tr>
<td>standard.</td>
<td></td>
</tr>
<tr>
<td>40 CFR 63, §63.1350(j)</td>
<td></td>
</tr>
<tr>
<td>(j) The owner or operator of an affected source subject to a limitation on opacity</td>
<td></td>
</tr>
<tr>
<td>under §63.1346 or §63.1348 shall monitor opacity in accordance with the operation and</td>
<td></td>
</tr>
<tr>
<td>maintenance plan developed in accordance with paragraph (a) of Subpart LLL.</td>
<td></td>
</tr>
<tr>
<td>40 CFR 63, §63.1351(b)</td>
<td></td>
</tr>
<tr>
<td>(b) The compliance date for an owner or operator of an affected source subject to the</td>
<td></td>
</tr>
<tr>
<td>provisions of this subpart that commences new construction or reconstruction after</td>
<td></td>
</tr>
<tr>
<td>March 24, 1998 is June 14, 1999 or upon startup of operations, whichever is later.</td>
<td></td>
</tr>
<tr>
<td>40 CFR 63, §63.1353(a)</td>
<td></td>
</tr>
<tr>
<td>(a) The notification provisions of 40 CFR part 63, subpart A that apply and those</td>
<td></td>
</tr>
<tr>
<td>that do not apply to owners and operators of affected sources subject to this subpart</td>
<td></td>
</tr>
<tr>
<td>are listed in Table 1 of this subpart. If any State requires a notice that contains</td>
<td></td>
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<tr>
<td>all of the information required in a notification listed in Subpart LLL, the owner or</td>
<td></td>
</tr>
<tr>
<td>operator may send the Administrator a copy of the notice sent to the State to satisfy</td>
<td></td>
</tr>
<tr>
<td>the requirements of Subpart LLL for that notification.</td>
<td></td>
</tr>
<tr>
<td>40 CFR 63, §63.1353(b)</td>
<td></td>
</tr>
<tr>
<td>(b) Each owner or operator subject to the requirements of this subpart shall comply</td>
<td></td>
</tr>
<tr>
<td>with the notification requirements in §63.9 as follows:</td>
<td></td>
</tr>
<tr>
<td>40 CFR 63, §63.1353(b)(1)</td>
<td></td>
</tr>
<tr>
<td>(1) Initial notifications as required by §63.9(b) through (d). For the purposes of</td>
<td></td>
</tr>
<tr>
<td>this subpart, a Title V or 40 CFR part 70 permit application may be used in lieu of</td>
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<tr>
<td>the initial notification required under §63.9(b), provided the same information is</td>
<td></td>
</tr>
<tr>
<td>contained in the permit application as required by §63.9(b), and the State to which</td>
<td></td>
</tr>
<tr>
<td>the permit application has been submitted has an approved operating permit program</td>
<td></td>
</tr>
<tr>
<td>under part 70 of this chapter and has received delegation of authority from the EPA.</td>
<td></td>
</tr>
<tr>
<td>Permit applications shall be submitted by the same due dates as those specified for</td>
<td></td>
</tr>
<tr>
<td>the initial notification.</td>
<td></td>
</tr>
<tr>
<td>40 CFR 63, §63.1353(b)(2)</td>
<td></td>
</tr>
<tr>
<td>(2) Notification of performance tests, as required by §§63.7 and 63.9(e).</td>
<td></td>
</tr>
<tr>
<td>40 CFR 63, §63.1353(b)(3)</td>
<td></td>
</tr>
<tr>
<td>(3) Notification of opacity and visible emission observations required by §63.1349</td>
<td></td>
</tr>
<tr>
<td>in accordance with §§63.6(h)(5) and 63.9(f).</td>
<td></td>
</tr>
<tr>
<td>40 CFR 63, §63.1353(b)(4)</td>
<td></td>
</tr>
<tr>
<td>(4) Notification, as required by §63.9(g), of the date that the continuous emission</td>
<td></td>
</tr>
<tr>
<td>monitor performance evaluation required by §63.8(e) is scheduled to begin.</td>
<td></td>
</tr>
<tr>
<td>40 CFR 63, §63.1353(b)(5)</td>
<td></td>
</tr>
<tr>
<td>(5) Notification of compliance status, as required by §63.9(h).</td>
<td></td>
</tr>
<tr>
<td>40 CFR 63, Subpart LLL</td>
<td></td>
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<tr>
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</tr>
<tr>
<td><strong>40 CFR 63, §63.1354(a)</strong></td>
<td>(a) The reporting provisions of subpart A of this part that apply and those that do not apply to owners or operators of affected sources subject to this subpart are listed in Table 1 of this subpart. If any State requires a report that contains all of the information required in a report listed in Subpart LLL, the owner or operator may send the Administrator a copy of the report sent to the State to satisfy the requirements of Subpart LLL for that report.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1354(b)</strong></td>
<td>(b) The owner or operator of an affected source shall comply with the reporting requirements specified in §63.10 of the general provisions of this part 63, subpart A as follows:</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1354(b)(1)</strong></td>
<td>(1) As required by §63.10(d)(2), the owner or operator shall report the results of performance tests as part of the notification of compliance status.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1354(b)(2)</strong></td>
<td>(2) As required by §63.10(d)(3), the owner or operator of an affected source shall report the opacity results from tests required by §63.1349.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1354(b)(3)</strong></td>
<td>(3) As required by §63.10(d)(4), the owner or operator of an affected source who is required to submit progress reports as a condition of receiving an extension of compliance under §63.6(i) shall submit such reports by the dates specified in the written extension of compliance.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1354(b)(4)</strong></td>
<td>(4) As required by §63.10(d)(5), if actions taken by an owner or operator during a startup, shutdown, or malfunction of an affected source (including actions taken to correct a malfunction) are consistent with the procedures specified in the source's startup, shutdown, and malfunction plan specified in §63.6(e)(3), the owner or operator shall state such information in a semiannual report. Reports shall only be required if a startup, shutdown, or malfunction occurred during the reporting period. The startup, shutdown, and malfunction report may be submitted simultaneously with the excess emissions and continuous monitoring system performance reports; and</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1354(b)(5)</strong></td>
<td>(5) Any time an action taken by an owner or operator during a startup, shutdown, or malfunction (including actions taken to correct a malfunction) is not consistent with the procedures in the startup, shutdown, and malfunction plan, the owner or operator shall make an immediate report of the actions taken for that event within 2 working days, by telephone call or facsimile (FAX) transmission. The immediate report shall be followed by a letter, certified by the owner or operator or other responsible official, explaining the circumstances of the event, the reasons for not following the startup, shutdown, and malfunction plan, and whether any excess emissions and/or parameter monitoring exceedances are believed to have occurred.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1354(b)(6)</strong></td>
<td>(6) As required by §63.10(e)(2), the owner or operator shall submit a written report of the results of the performance evaluation for the continuous monitoring system required by §63.8(e). The owner or operator shall submit the report simultaneously with the results of the performance test.</td>
</tr>
<tr>
<td>40 CFR 63, Subpart LLL</td>
<td></td>
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<tr>
<td>------------------------</td>
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</tr>
<tr>
<td>40 CFR 63, §63.1354(b)(7)</td>
<td>(7) As required by §63.10(e)(2), the owner or operator of an affected source using a continuous opacity monitoring system to determine opacity compliance during any performance test required under §63.7 and described in §63.6(d)(6) shall report the results of the continuous opacity monitoring system performance evaluation conducted under §63.8(e).</td>
</tr>
<tr>
<td>40 CFR 63, §63.1354(b)(8)</td>
<td>(8) As required by §63.10(e)(3), the owner or operator of an affected source equipped with a continuous emission monitor shall submit an excess emissions and continuous monitoring system performance report for any event when the continuous monitoring system data indicate the source is not in compliance with the applicable emission limitation or operating parameter limit.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1354(b)(9)</td>
<td>(9) The owner or operator shall submit a summary report semiannually which contains the information specified in §63.10(e)(3)(vi). In addition, the summary report shall include:</td>
</tr>
<tr>
<td>40 CFR 63, §63.1354(b)(9)(v)</td>
<td>(v) All failures to comply with any provision of the operation and maintenance plan developed in accordance with §63.1350(a).</td>
</tr>
<tr>
<td>40 CFR 63, §63.1354(b)(10)</td>
<td>(10) If the total continuous monitoring system downtime for any CEM or any continuous monitoring system (CMS) for the reporting period is ten percent or greater of the total operating time for the reporting period, the owner or operator shall submit an excess emissions and continuous monitoring system performance report along with the summary report.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1355(a)</td>
<td>(a) The owner or operator shall maintain files of all information (including all reports and notifications) required by Subpart LLL recorded in a form suitable and readily available for inspection and review as required by §63.10(b)(1). The files shall be retained for at least five years following the date of each occurrence, measurement, maintenance, corrective action, report, or record. At a minimum, the most recent two years of data shall be retained on site. The remaining three years of data may be retained off site. The files may be maintained on microfilm, on a computer, on floppy disks, on magnetic tape, or on microfiche.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1355(b)</td>
<td>(b) The owner or operator shall maintain records for each affected source as required by §63.10(b)(2) and (b)(3) of this part; and</td>
</tr>
<tr>
<td>40 CFR 63, §63.1355(b)(1)</td>
<td>(1) All documentation supporting initial notifications and notifications of compliance status under §63.9;</td>
</tr>
<tr>
<td>40 CFR 63, §63.1355(b)(2)</td>
<td>(2) All records of applicability determination, including supporting analyses; and</td>
</tr>
<tr>
<td>40 CFR 63, §63.1355(b)(3)</td>
<td>(3) If the owner or operator has been granted a waiver under §63.8(f)(6), any information demonstrating whether a source is meeting the requirements for a waiver of recordkeeping or reporting requirements.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1355(c)</td>
<td>(c) In addition to the recordkeeping requirements in paragraph (b) of Subpart LLL, the owner or operator of an affected source equipped with a continuous monitoring system shall maintain all records required by §63.10(c).</td>
</tr>
</tbody>
</table>
4. The permittee shall comply with this condition after the applicable compliance date specified in Plantwide Condition 10. These sources are considered affected sources under 40 CFR Part 63, Subpart LLL, and are subject, but not limited, to the requirements found in Plantwide Conditions 11, and 22 through 65. [Regulation 19, §19.304 and 40 CFR Part 60, Subpart LLL]
Emissions from these transfer points located throughout the facility are controlled by dust collectors.

### Specific Conditions

5. The permittee shall not exceed the emission rates set forth in the following table. Emission rates are based on maximum capacity of the equipment and continuous operation. Compliance shall be demonstrated through compliance with Specific Condition 8, and Plantwide Conditions 5 and 10. [Regulation 19, §19.501 et seq. and 40 CFR Part 52, Subpart E]

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>44C.BF10</td>
<td>Dust Collector, Pulverized Fuel Bin 44C.B110 Vent</td>
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<td>Dust Collector, Reject Loading Spout 326.LS10</td>
<td>PM$_{10}$</td>
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<td>Dust Collector, Silos 19 and 20 Discharge to Elevator</td>
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</table>

6. The permittee shall not exceed the emission rates set forth in the following table. Emission rates are based on maximum capacity of the equipment and continuous operation. Compliance shall be demonstrated through compliance with Specific Condition 8, and Plantwide Conditions 5 and 10. [Regulation 18, §18.801 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]
<table>
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<tr>
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<tr>
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<tr>
<td>502.BF2</td>
<td>Dust Collector, Clinker Receiving DC-54</td>
<td>PM</td>
<td>0.2</td>
<td>0.8</td>
</tr>
<tr>
<td>502.BF3</td>
<td>Clinker Unloading Dust Collector</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>513.BF1</td>
<td>Dust Collector, Outside Clinker Bins Discharge</td>
<td>PM</td>
<td>0.2</td>
<td>0.8</td>
</tr>
<tr>
<td>514.BF1</td>
<td>Dust Collector on Bin #44</td>
<td>PM</td>
<td>0.3</td>
<td>1.0</td>
</tr>
<tr>
<td>514.BF2</td>
<td>Dust Collector, #2 Finish Mill</td>
<td>PM</td>
<td>0.7</td>
<td>3.0</td>
</tr>
<tr>
<td>514.BF3</td>
<td>Dust Collector, #2 Finish Mill Discharge</td>
<td>PM</td>
<td>0.5</td>
<td>2.0</td>
</tr>
<tr>
<td></td>
<td>Ethylene Glycol Diethanolamine</td>
<td></td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>521.BF1</td>
<td>Dust Collector, West Clinker Silo</td>
<td>PM</td>
<td>0.6</td>
<td>2.6</td>
</tr>
<tr>
<td>521.BF2</td>
<td>Dust Collector, East Clinker Silo</td>
<td>PM</td>
<td>0.6</td>
<td>2.6</td>
</tr>
<tr>
<td>523.BF2</td>
<td>Dust Collector, Clinker Receiving</td>
<td>PM</td>
<td>0.7</td>
<td>3.0</td>
</tr>
<tr>
<td>SN</td>
<td>Description</td>
<td>Pollutant</td>
<td>lb/hr</td>
<td>tpy</td>
</tr>
<tr>
<td>----------</td>
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<td>-------------------------</td>
<td>---------</td>
<td>-------</td>
</tr>
<tr>
<td>524.BF1</td>
<td>Dust Collector, #4 Finish Mill Discharge</td>
<td>PM</td>
<td>1.0</td>
<td>4.2</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Ethylene Glycol</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Diethanolamine</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>524.BF2</td>
<td>Dust Collector, #4 Finish Mill</td>
<td>PM</td>
<td>1.5</td>
<td>6.6</td>
</tr>
<tr>
<td>531.BF10</td>
<td>Dust Collector, 531BC.10 Discharge</td>
<td>PM</td>
<td>0.2</td>
<td>0.7</td>
</tr>
<tr>
<td>531.BF20</td>
<td>Dust Collector, Limestone, Gypsum Bins Vent</td>
<td>PM</td>
<td>0.4</td>
<td>1.7</td>
</tr>
<tr>
<td>533.BF10</td>
<td>Dust Collector, Finish Mill Feed Bins Discharge</td>
<td>PM</td>
<td>0.3</td>
<td>1.2</td>
</tr>
<tr>
<td>533.BF20</td>
<td>Dust Collector, Finish Mill Feed Bin Loadout</td>
<td>PM</td>
<td>0.1</td>
<td>0.3</td>
</tr>
<tr>
<td>534.BF10</td>
<td>Dust Collector, Finish Mill Feed System</td>
<td>PM</td>
<td>0.5</td>
<td>2.2</td>
</tr>
<tr>
<td>534.BF20</td>
<td>Dust Collector, Finish Mill Recirculation System</td>
<td>PM</td>
<td>0.3</td>
<td>1.1</td>
</tr>
<tr>
<td>535.BF10</td>
<td>Dust Collector, Finish Mill 534.RM10 Discharge</td>
<td>PM</td>
<td>1.1</td>
<td>4.8</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Ethylene Glycol</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Diethanolamine</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>535.BF20</td>
<td>Dust Collector, Pneumatic Conveying System to Storage</td>
<td>PM</td>
<td>0.1</td>
<td>0.3</td>
</tr>
<tr>
<td>611.BF1</td>
<td>Dust Collector, Rail DC#24</td>
<td>PM</td>
<td>0.5</td>
<td>2.1</td>
</tr>
<tr>
<td>611.BF3</td>
<td>East Rail Load Out Spout Dust Collector #1</td>
<td>PM</td>
<td>0.2</td>
<td>0.6</td>
</tr>
<tr>
<td>611.BF4</td>
<td>East Rail Load Out Spout Dust Collector #2</td>
<td>PM</td>
<td>0.2</td>
<td>0.6</td>
</tr>
<tr>
<td>611.BF10</td>
<td>Dust Collector, Silos 19 and 20 Discharge to Elevator</td>
<td>PM</td>
<td>0.2</td>
<td>0.7</td>
</tr>
<tr>
<td>611.BF20</td>
<td>Dust Collector, Elevator Discharge</td>
<td>PM</td>
<td>0.2</td>
<td>0.9</td>
</tr>
<tr>
<td>611.BF30</td>
<td>Dust Collector, Rail Loadout Bin Vent</td>
<td>PM</td>
<td>0.1</td>
<td>0.3</td>
</tr>
<tr>
<td>SN</td>
<td>Description</td>
<td>Pollutant</td>
<td>lb/hr</td>
<td>tpy</td>
</tr>
<tr>
<td>-------</td>
<td>--------------------------------------------------</td>
<td>-----------</td>
<td>-------</td>
<td>-----</td>
</tr>
<tr>
<td>611.BF40</td>
<td>Dust Collector, Outside Cement Loading to Rail</td>
<td>PM</td>
<td>0.1</td>
<td>0.3</td>
</tr>
<tr>
<td>611.UL10</td>
<td>Dust Collector, Rail-to-Truck</td>
<td>PM</td>
<td>0.1</td>
<td>0.3</td>
</tr>
<tr>
<td>612.BF1</td>
<td>Dust Collector, Kaiser Silos DC #21</td>
<td>PM</td>
<td>0.5</td>
<td>2.1</td>
</tr>
<tr>
<td>612.BF2</td>
<td>Dust Collector</td>
<td>PM</td>
<td>0.2</td>
<td>0.8</td>
</tr>
<tr>
<td>612.BF3</td>
<td>Dust Collector, Kaiser Silos DC #22</td>
<td>PM</td>
<td>0.2</td>
<td>0.7</td>
</tr>
<tr>
<td>612.BF4</td>
<td>Dust Collector, Kaiser Silo DC #30</td>
<td>PM</td>
<td>0.2</td>
<td>0.7</td>
</tr>
<tr>
<td>612.BF5</td>
<td>Dust Collector, Geocem DC #26</td>
<td>PM</td>
<td>0.7</td>
<td>3.0</td>
</tr>
<tr>
<td>621.BF1</td>
<td>Dust Collector, Delta Silo DC #23</td>
<td>PM</td>
<td>0.6</td>
<td>2.5</td>
</tr>
<tr>
<td>621.BF2</td>
<td>Dust Collector, Truck Loadout DC #28</td>
<td>PM</td>
<td>0.5</td>
<td>1.9</td>
</tr>
<tr>
<td>621.BF3</td>
<td>Dust Collector, Truck Loadout DC #31/32</td>
<td>PM</td>
<td>0.2</td>
<td>0.8</td>
</tr>
<tr>
<td>621.BF5</td>
<td>Dust Collector, Truck Loadout DC #49</td>
<td>PM</td>
<td>0.7</td>
<td>3.0</td>
</tr>
<tr>
<td>621.BF6(E)</td>
<td>North Truck Loadout Spout Dust Collector</td>
<td>PM</td>
<td>0.1</td>
<td>0.4</td>
</tr>
<tr>
<td>621.BF7(W)</td>
<td>North Truck Loadout Spout Dust Collector</td>
<td>PM</td>
<td>0.1</td>
<td>0.4</td>
</tr>
<tr>
<td>621.BF8</td>
<td>South Truck Loadout Spout Dust Collector</td>
<td>PM</td>
<td>0.3</td>
<td>1.0</td>
</tr>
<tr>
<td>621.BF9</td>
<td>Delta Silos Pump Hopper Dust Collector</td>
<td>PM</td>
<td>0.1</td>
<td>0.3</td>
</tr>
<tr>
<td>631.BF10</td>
<td>Dust Collector, East Truck Load Silo 1</td>
<td>PM</td>
<td>0.3</td>
<td>1.2</td>
</tr>
<tr>
<td>631.BF15</td>
<td>Dust Collector, West Truck Load Silo 2</td>
<td>PM</td>
<td>0.3</td>
<td>1.2</td>
</tr>
<tr>
<td>631.BF20</td>
<td>South Load Out Spout</td>
<td>PM</td>
<td>0.1</td>
<td>0.4</td>
</tr>
<tr>
<td>631.BF25</td>
<td>Central Load Out Spout</td>
<td>PM</td>
<td>0.1</td>
<td>0.4</td>
</tr>
<tr>
<td>631.BF30</td>
<td>North Load Out Spout</td>
<td>PM</td>
<td>0.1</td>
<td>0.5</td>
</tr>
</tbody>
</table>
7. The permittee shall test PM$_{10}$ emissions from SN-611.BF1 within 60 days of achieving the maximum production rate, and in accordance with Plantwide Condition 3. EPA Reference Method 5 or 201A shall be used to determine PM$_{10}$ concentration. This testing was completed on May 10, 2012. [Regulation 19, §19.705, 40 CFR 70.6 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

8. These sources are considered affected sources under 40 CFR Part 63, Subpart LLL, and are subject to the standards for transfer points listed in the following table. The facility shall comply with this condition until the applicable compliance date specified in Plantwide Condition 10. [Regulation 19, §19.304 and 40 CFR Part 60, Subpart LLL]

<table>
<thead>
<tr>
<th>40 CFR 63, Subpart LLL</th>
</tr>
</thead>
<tbody>
<tr>
<td>40 CFR 63, §63.1340(a)</td>
</tr>
<tr>
<td>(a) Except as specified in paragraphs (b) and (c) of Subpart LLL, the provisions of this subpart apply to each new and existing portland cement plant which is a major source or an area source as defined in §63.2.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1340(c)</td>
</tr>
<tr>
<td>(c) For portland cement plants with on-site nonmetallic mineral processing facilities, the first affected source in the sequence of materials handling operations subject to this subpart is the raw material storage, which is just prior to the raw mill. Any equipment of the on-site nonmetallic mineral processing plant which precedes the raw material storage is not subject to this subpart. In addition, the primary and secondary crushers of the on-site nonmetallic mineral processing plant, regardless of whether they precede the raw material storage, are not subject to this subpart. Furthermore, the first conveyor transfer point subject to this subpart is the transfer point associated with the conveyor transferring material from the raw material storage to the raw mill.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1340(d)</td>
</tr>
<tr>
<td>(d) The owner or operator of any affected source subject to the provisions of this subpart is subject to title V permitting requirements.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1348</td>
</tr>
<tr>
<td>The owner or operator of each new or existing raw material, clinker, or finished product storage bin; conveying system transfer point; bagging system; and bulk loading or unloading system; and each existing raw material dryer, at a facility which is a major source subject to the provisions of this subpart shall not cause to be discharged any gases from these affected sources which exhibit opacity in excess of ten percent.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1349(a)</td>
</tr>
<tr>
<td>(a) The owner or operator of an affected source subject to this subpart shall demonstrate initial compliance with the emission limits of §63.1343 and §§63.1345 through 63.1348 using the test methods and procedures in paragraph (b) of Subpart LLL and §63.7. Performance test results shall be documented in complete test reports that contain the information required by paragraphs (a)(1) through (a)(10) of Subpart LLL, as well as all other relevant information. The plan to be followed during testing shall be made available to the Administrator prior to testing, if requested.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1349(a)(1)</td>
</tr>
<tr>
<td>(1) A brief description of the process and the air pollution control system;</td>
</tr>
<tr>
<td>Section</td>
</tr>
<tr>
<td>---------</td>
</tr>
<tr>
<td>40 CFR 63, Subpart LLL</td>
</tr>
<tr>
<td>40 CFR 63, §63.1349(a)(2)</td>
</tr>
<tr>
<td>40 CFR 63, §63.1349(a)(3)</td>
</tr>
<tr>
<td>40 CFR 63, §63.1349(a)(4)</td>
</tr>
<tr>
<td>40 CFR 63, §63.1349(a)(5)</td>
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<tr>
<td>40 CFR 63, §63.1349(a)(6)</td>
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<tr>
<td>40 CFR 63, §63.1349(a)(7)</td>
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<tr>
<td>40 CFR 63, §63.1349(a)(8)</td>
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<td>40 CFR 63, §63.1349(a)(9)</td>
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<tr>
<td>40 CFR 63, §63.1349(b)(2)</td>
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<td>40 CFR 63, §63.1349(b)(2)(i)</td>
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<tr>
<td>40 CFR 63, §63.1349(b)(2)(ii)</td>
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<tr>
<td>40 CFR 63, §63.1350(a)(4)(i)</td>
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<tr>
<td>Section</td>
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<td>---------</td>
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<tr>
<td>40 CFR 63, §63.1350(a)(4)(ii)</td>
</tr>
<tr>
<td>40 CFR 63, §63.1350(a)(4)(iii)</td>
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<tr>
<td>40 CFR 63, §63.1350(a)(4)(iv)</td>
</tr>
<tr>
<td>40 CFR 63, §63.1350(a)(4)(v)</td>
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<tr>
<td>40 CFR 63, §63.1350(a)(4)(vi)</td>
</tr>
<tr>
<td>40 CFR 63, §63.1350(a)(4)(vii)</td>
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<tr>
<td>40 CFR 63, §63.1350(b)</td>
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<tr>
<td><strong>40 CFR 63, Subpart LLL</strong></td>
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<tr>
<td>--------------------------------</td>
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<tr>
<td><strong>40 CFR 63, §63.1350(j)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1351(b)</strong></td>
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<tr>
<td><strong>40 CFR 63, §63.1353(a)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1353(b)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1353(b)(1)</strong></td>
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<tr>
<td><strong>40 CFR 63, §63.1353(b)(2)</strong></td>
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<tr>
<td><strong>40 CFR 63, §63.1353(b)(3)</strong></td>
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<td><strong>40 CFR 63, §63.1353(b)(4)</strong></td>
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<td><strong>40 CFR 63, §63.1353(b)(5)</strong></td>
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<td><strong>40 CFR 63, §63.1354(a)</strong></td>
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<tr>
<td>40 CFR 63, Subpart LLL</td>
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<tr>
<td>------------------------</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1354(b)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1354(b)(1)</strong></td>
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<tr>
<td><strong>40 CFR 63, §63.1354(b)(2)</strong></td>
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<tr>
<td><strong>40 CFR 63, §63.1354(b)(3)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1354(b)(4)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1354(b)(5)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1354(b)(6)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.1354(b)(7)</strong></td>
</tr>
<tr>
<td>40 CFR 63, Subpart LLL</td>
</tr>
<tr>
<td>----------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>40 CFR 63, §63.1354(b)(8) (8) As required by §63.10(e)(3), the owner or operator of an</td>
</tr>
<tr>
<td>affected source equipped with a continuous emission monitor shall submit an excess</td>
</tr>
<tr>
<td>emissions and continuous monitoring system performance report for any event when the</td>
</tr>
<tr>
<td>continuous monitoring system data indicate the source is not in compliance with the</td>
</tr>
<tr>
<td>applicable emission limitation or operating parameter limit.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1354(b)(9) (9) The owner or operator shall submit a summary report</td>
</tr>
<tr>
<td>semiannually which contains the information specified in §63.10(e)(3)(vi). In addition,</td>
</tr>
<tr>
<td>the summary report shall include:</td>
</tr>
<tr>
<td>40 CFR 63, §63.1354(b)(9)(v) (v) All failures to comply with any provision of the</td>
</tr>
<tr>
<td>operation and maintenance plan developed in accordance with §63.1350(a).</td>
</tr>
<tr>
<td>40 CFR 63, §63.1354(b)(10) (10) If the total continuous monitoring system downtime for</td>
</tr>
<tr>
<td>any CEM or any continuous monitoring system (CMS) for the reporting period is ten</td>
</tr>
<tr>
<td>percent or greater of the total operating time for the reporting period, the owner or</td>
</tr>
<tr>
<td>operator shall submit an excess emissions and continuous monitoring system performance</td>
</tr>
<tr>
<td>report along with the summary report.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1355(a) (a) The owner or operator shall maintain files of all information</td>
</tr>
<tr>
<td>(including all reports and notifications) required by Subpart LLL recorded in a form</td>
</tr>
<tr>
<td>suitable and readily available for inspection and review as required by §63.10(b)(1).</td>
</tr>
<tr>
<td>The files shall be retained for at least five years following the date of each</td>
</tr>
<tr>
<td>occurrence, measurement, maintenance, corrective action, report, or record. At a</td>
</tr>
<tr>
<td>minimum, the most recent two years of data shall be retained on site. The remaining</td>
</tr>
<tr>
<td>three years of data may be retained off site. The files may be maintained on microfilm,</td>
</tr>
<tr>
<td>on a computer, on floppy disks, on magnetic tape, or on microfiche.</td>
</tr>
<tr>
<td>40 CFR 63, §63.1355(b) (b) The owner or operator shall maintain records for each</td>
</tr>
<tr>
<td>affected source as required by §63.10(b)(2) and (b)(3) of this part; and</td>
</tr>
<tr>
<td>40 CFR 63, §63.1355(b)(1) (1) All documentation supporting initial notifications and</td>
</tr>
<tr>
<td>notifications of compliance status under §63.9;</td>
</tr>
<tr>
<td>40 CFR 63, §63.1355(b)(2) (2) All records of applicability determination, including</td>
</tr>
<tr>
<td>supporting analyses; and</td>
</tr>
<tr>
<td>40 CFR 63, §63.1355(c) (c) In addition to the recordkeeping requirements in paragraph (b)</td>
</tr>
<tr>
<td>of Subpart LLL, the owner or operator of an affected source equipped with a continuous</td>
</tr>
<tr>
<td>monitoring system shall maintain all records required by §63.10(c).</td>
</tr>
</tbody>
</table>

9. The permittee shall comply with this condition after the applicable compliance date    |
specified in Plantwide Condition 10. These sources are considered affected sources       |
under 40 CFR Part 63, Subpart LLL, and are subject, but not limited, to the requirements  |
found in Plantwide Conditions 11, and 22 through 66. [Regulation 19, §19.304 and 40      |
CFR Part 60, Subpart LLL]
## Uncontrolled Material Handling Emissions Points

### Source Description

Emissions from these transfer points located throughout the facility are not controlled.

### Specific Conditions

10. The permittee shall not exceed the emission rates set forth in the following table. Emission rates are based on maximum capacity of the equipment and continuous operation. Compliance shall be demonstrated through compliance with Plantwide Condition 5. [Regulation 19, §19.501 et seq. and 40 CFR Part 52, Subpart E]

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>311.CH1</td>
<td>Chute, Secondary Crusher Discharge</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>311.CH10</td>
<td>Chute, Limestone Hopper to 311.AF6</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>311.CH11</td>
<td>Chute, 311.AF6 to 311.BC1</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>311.CH15</td>
<td>Chute, Gypsum Hopper to 311.AF5</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>311.CH16</td>
<td>Chute, 311.AF5 to 311.BC1</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>311.CHC</td>
<td>Chute, Discharge into Secondary Crusher</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>41A.T10*</td>
<td>Transfer, Rail and Truck Unloading into 41A.HP10</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.4</td>
<td>0.1</td>
</tr>
<tr>
<td>44A.T10*</td>
<td>Transfer, Loader Unloading into 44A.HP10</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.2</td>
<td>0.1</td>
</tr>
<tr>
<td>403.T1</td>
<td>Transfer, Truck Unloading of CKD</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>403.T2</td>
<td>Transfer, Trailer Unloading of CKD</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>449.T1</td>
<td>Transfer, Outside Clinker Truck Discharge</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.5</td>
<td>0.2</td>
</tr>
<tr>
<td>449.T4</td>
<td>Transfer, Loader to 449.HP2</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.2</td>
<td>0.1</td>
</tr>
<tr>
<td>449.T5</td>
<td>Transfer, clinker discharge to ground</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.5</td>
<td>0.3</td>
</tr>
<tr>
<td>449.T6</td>
<td>Transfer, Loader to clinker chute hopper</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.4</td>
<td>0.3</td>
</tr>
<tr>
<td>502.T1</td>
<td>Transfer, Gypsum Truck/Rail Discharge into Hopper</td>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0.1</td>
<td>0.1</td>
</tr>
</tbody>
</table>
Ash Grove Cement Company
Permit #: 0075-AOP-R16
AFIN: 41-00001

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>502.T2</td>
<td>Transfer, Clinker Truck Discharge into Hopper</td>
<td>PM\textsubscript{10}</td>
<td>0.6</td>
<td>0.2</td>
</tr>
</tbody>
</table>

*also subject to Subpart Y as found in Specific Condition 39

11. The permittee shall not exceed the emission rates set forth in the following table. Emission rates are based on maximum capacity of the equipment and continuous operation. Compliance shall be demonstrated through compliance with Plantwide Condition 5. [Regulation 18, §18.801 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>311.CH1</td>
<td>Chute, Secondary Crusher Discharge</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>311.CH10</td>
<td>Chute, Limestone Hopper to 311.AF6</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>311.CH11</td>
<td>Chute, 311.AF6 to 311.BC1</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>311.CH15</td>
<td>Chute, Gypsum Hopper to 311.AF5</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>311.CH16</td>
<td>Chute, 311.AF5 to 311.BC1</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>311.CHC</td>
<td>Chute, Discharge into Secondary Crusher</td>
<td>PM</td>
<td>0.1</td>
<td>0.2</td>
</tr>
<tr>
<td>41A.T10*</td>
<td>Transfer, Rail and Truck Unloading into 41A.HP10</td>
<td>PM</td>
<td>1.0</td>
<td>0.2</td>
</tr>
<tr>
<td>44A.T10*</td>
<td>Transfer, Loader Unloading into 44A.HP10</td>
<td>PM</td>
<td>0.6</td>
<td>0.2</td>
</tr>
<tr>
<td>403.T1</td>
<td>Transfer, Truck Unloading of CKD</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>403.T2</td>
<td>Transfer, Trailer Unloading of CKD</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>449.T1</td>
<td>Transfer, Outside Clinker Truck Discharge</td>
<td>PM</td>
<td>1.3</td>
<td>0.4</td>
</tr>
<tr>
<td>449.T4</td>
<td>Transfer, Loader to 449.HP2</td>
<td>PM</td>
<td>0.4</td>
<td>0.1</td>
</tr>
<tr>
<td>449.T5</td>
<td>Transfer, clinker discharge to ground</td>
<td>PM</td>
<td>1.1</td>
<td>0.5</td>
</tr>
<tr>
<td>449.T6</td>
<td>Transfer, Loader to clinker chute hopper</td>
<td>PM</td>
<td>0.7</td>
<td>0.5</td>
</tr>
<tr>
<td>502.T1</td>
<td>Transfer, Gypsum Truck/Rail Discharge into Hopper</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>SN</td>
<td>Description</td>
<td>Pollutant</td>
<td>lb/hr</td>
<td>tpy</td>
</tr>
<tr>
<td>------</td>
<td>--------------------------------------------------</td>
<td>-----------</td>
<td>-------</td>
<td>-----</td>
</tr>
<tr>
<td>502.T2</td>
<td>Transfer, Clinker Truck Discharge into Hopper</td>
<td>PM</td>
<td>1.5</td>
<td>0.4</td>
</tr>
</tbody>
</table>

*also subject to Subpart Y as found in Specific Condition 39

12. The opacity from sources 311.CH1 and 311.CHC shall not exceed 40%. Compliance with the opacity standard shall be demonstrated through compliance with Specific Condition 14. [§19.503 of Regulation 19 and 40 CFR Part 52, Subpart E]


14. Weekly visible emission observations shall be used as a method of compliance verification for the opacity limits assigned for these sources. The weekly observations shall be conducted by someone familiar with the facility’s visible emissions.

   a. If during the observations, visible emissions are detected which appear to be in excess of the permitted opacity limit, the permittee shall:

      i. Take immediate action to identify the cause of the visible emissions,
      ii. Implement corrective action, and
      iii. If excessive visible emissions are still detected, an opacity reading shall be conducted in accordance with EPA Reference Method 9 for point sources and in accordance with EPA Method 22 for non-point sources. This reading shall be conducted by a person trained and certified in the reference method. If the opacity reading exceeds the permitted limit, further corrective measures shall be taken.
      iv. If no excessive visible emissions are detected, the incident shall be noted in the records as described below.

   b. The permittee shall maintain records related to all visible emission observations and Method 9 readings. These records shall be updated on an as-performed basis. These records shall be kept on site and made available to Department personnel upon request. These records shall contain:

      i. The time and date of each observation/reading,
      ii. The results of the observations,
      iii. The cause of any observed exceedance of opacity limits, corrective actions taken, and results of the reassessment, and
      iv. The name of the person conducting the observation/reading.
Ash Grove Cement Company  
Permit #: 0075-AOP-R16  
AFIN: 41-00001  

[Regulation 18, §18.1004 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]
SN-211.BF1 & 311.BF1

Dust Collector, Primary Crusher & Secondary Crusher

Source Description

Quarried chalk is crushed at SN-211.BF1 (primary crusher) before being hauled to the raw materials storage area. This source was installed prior to the applicability date of NSPS Subpart OOO. SN-311.BF1 (secondary crusher) is used to crush some of the raw materials used at this facility. Chalk and gypsum are crushed and then transported to the mill building by a conveyor belt.

Specific Conditions

15. The permittee shall not exceed the emission rates set forth in the following table. Emission rates are based on maximum capacity of the equipment and continuous operation. Compliance shall be demonstrated through compliance with Plantwide Condition 5. [Regulation 19, §19.501 et seq. and 40 CFR Part 52, Subpart E]

<table>
<thead>
<tr>
<th>SN</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>211.BF1</td>
<td>PM$_{10}$</td>
<td>0.5</td>
<td>1.9</td>
</tr>
<tr>
<td>311.BF1</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.8</td>
</tr>
</tbody>
</table>

16. The permittee shall not exceed the emission rates set forth in the following table. Emission rates are based on maximum capacity of the equipment and continuous operation. Compliance shall be demonstrated through compliance with Plantwide Condition 5. [Regulation 18, §18.801 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

<table>
<thead>
<tr>
<th>SN</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>211.BF1</td>
<td>PM</td>
<td>0.5</td>
<td>1.9</td>
</tr>
<tr>
<td>311.BF1</td>
<td>PM</td>
<td>0.2</td>
<td>0.8</td>
</tr>
</tbody>
</table>

17. Visible emissions from these sources shall not exceed 20% opacity. Compliance shall be demonstrated through compliance with Specific Condition 18. [§19.501 of Regulation 19 and 40 CFR part 52, Subpart E]

18. Weekly visible emission observations shall be used as a method of compliance verification for the opacity limits assigned for these sources. The weekly observations shall be conducted by someone familiar with the facility’s visible emissions.
a. If during the observations, visible emissions are detected which appear to be in excess of the permitted opacity limit, the permittee shall:

i. Take immediate action to identify the cause of the visible emissions,
ii. Implement corrective action, and
iii. If excessive visible emissions are still detected, an opacity reading shall be conducted in accordance with EPA Reference Method 9 for point sources and in accordance with EPA Method 22 for non-point sources. This reading shall be conducted by a person trained and certified in the reference method. If the opacity reading exceeds the permitted limit, further corrective measures shall be taken.
iv. If no excessive visible emissions are detected, the incident shall be noted in the records as described below.

b. The permittee shall maintain records related to all visible emission observations and Method 9 readings. These records shall be updated on an as-performed basis. These records shall be kept on site and made available to Department personnel upon request. These records shall contain:

i. The time and date of each observation/reading,
ii. The results of the observations,
iii. The cause of any observed exceedance of opacity limits, corrective actions taken, and results of the reassessment, and
iv. The name of the person conducting the observation/reading.

[Regulation 18, §18.1004 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]
Storage Piles

Source Description

Raw materials and intermediates are stored in piles at various locations throughout the facility.

Specific Conditions

19. The permittee shall not exceed the emission rates set forth in the following table. The permittee shall demonstrate compliance with this condition through compliance with Specific Conditions 21 through 27. [Regulation 19, §19.501 et seq. and 40 CFR Part 52, Subpart E]

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>41A.P1</td>
<td>A-frame Coal/Coke Pile</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>41A.P2</td>
<td>A-frame Gypsum Pile</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>41A.P3</td>
<td>A-frame Limestone Pile</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>41A.P5</td>
<td>Outside Coal/Coke Pile</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.3</td>
</tr>
<tr>
<td>41A.P6</td>
<td>Outside Gypsum Pile</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>213.P1</td>
<td>Outside Mill Scale Pile</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>403.P1</td>
<td>Pile, CKD</td>
<td>PM$_{10}$</td>
<td>1.4</td>
<td>5.8</td>
</tr>
<tr>
<td>449.P1</td>
<td>Pile, Outside Clinker Storage</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.2</td>
</tr>
</tbody>
</table>

20. The permittee shall not exceed the emission rates set forth in the following table. The permittee shall demonstrate compliance with this condition through compliance with Specific Conditions 21 through 27. [Regulation 18, §18.801 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>41A.P1</td>
<td>A-frame Coal/Coke Pile</td>
<td>PM</td>
<td>0.1</td>
<td>0.2</td>
</tr>
<tr>
<td>41A.P2</td>
<td>A-frame Gypsum Pile</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>41A.P3</td>
<td>A-frame Limestone Pile</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>41A.P5</td>
<td>Outside Coal/Coke Pile</td>
<td>PM</td>
<td>0.2</td>
<td>0.6</td>
</tr>
<tr>
<td>41A.P6</td>
<td>Outside Gypsum Pile</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>213.P1</td>
<td>Outside Mill Scale Pile</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
</tbody>
</table>
21. The permittee shall maintain the area of SN-403.P1 at or below 20 acres. Compliance shall be demonstrated by surveying the boundary perimeter of this pile. The permittee shall demarcate and record the perimeter of this pile with a global positioning system (GPS) instrument. A minimum of once per calendar year, the permittee shall certify in the facility record that the footprint of the pile is within the confines of the established perimeter. These records shall be kept on site and made available to Department personnel upon request. A copy of these records shall be submitted in accordance with General Provision 7. [§19.705 of Regulation 19, §18.1004 of Regulation 18, 40 CFR Part 70.6 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

22. The permittee shall maintain the area of SN-449.P1 at or below 4 acres. The permittee shall demarcate and record the perimeter of this pile with a global positioning system (GPS) instrument. A minimum of once per calendar year, the permittee shall certify in the facility record that the footprint of the pile is within the confines of the established perimeter. These records shall be kept on site and made available to Department personnel upon request. A copy of these records shall be submitted in accordance with General Provision 7. [§19.705 of Regulation 19, §18.1004 of Regulation 18, 40 CFR Part 70.6 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

23. The permittee shall maintain the area of the A-frame storage pile for Emission Points 41A.P1, 41A.P2 and 41A.P3 at or below 40,143 ft², or 0.92 acres. Compliance shall be demonstrated by surveying the boundary perimeter of this pile. A minimum of once per calendar year, the permittee shall certify in the facility record that the footprint of the pile is within the confines of the A-frame structure. These records shall be kept on site and made available to Department personnel upon request. A copy of these records shall be submitted in accordance with General Provision 7. [§19.705 of Regulation 19, §18.1004 of Regulation 18, 40 CFR Part 70.6 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

24. The permittee shall maintain the area of SN-41A.P5 at or below 45,000 ft², or 1.03 acres. Compliance shall be demonstrated by surveying the boundary perimeter of this pile. The permittee shall demarcate and record the perimeter of this pile with a global positioning system (GPS) instrument. A minimum of once per calendar year, the permittee shall certify in the facility record that the footprint of the pile is within the confines of the established perimeter. These records shall be kept on site and made available to Department personnel upon request. A copy of these records shall be submitted in accordance with General Provision 7. [§19.705 of Regulation 19, §18.1004 of Regulation 18, 40 CFR Part 70.6 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]
25. The permittee shall maintain the area of SN-41A.P6 at or below 22,500 ft², or 0.52 acres. Compliance shall be demonstrated by surveying the boundary perimeter of this pile. The permittee shall demarcate and record the perimeter of this pile with a global positioning system (GPS) instrument. A minimum of once per calendar year, the permittee shall certify in the facility record that the footprint of the pile is within the confines of the established perimeter. These records shall be kept on site and made available to Department personnel upon request. A copy of these records shall be submitted in accordance with General Provision 7. [§19.705 of Regulation 19, §18.1004 of Regulation 18, 40 CFR Part 70.6 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

26. The outside gypsum pile (SN-41A.P6) will be kept covered with a tarp, except during normal pile loading and unloading operations. [§19.705 of Regulation 19, §18.1004 of Regulation 18, 40 CFR Part 70.6 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

27. The permittee shall maintain the area of SN-221.RMB1 to the square footage of the new raw material building, 214,700 ft², or 4.93 acres. A minimum of once per calendar year, the permittee shall certify in the facility record that the footprint of the pile is within the confines of the raw material building. These records shall be kept on site and made available to Department personnel upon request. A copy of these records shall be submitted in accordance with General Provision 7. [§19.705 of Regulation 19, §18.1004 of Regulation 18, 40 CFR Part 70.6 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

28. Visible emissions from these sources shall not exceed 20% opacity. Compliance shall be demonstrated through compliance with Specific Condition 29. [Regulation 19, §19.503 and 40 CFR part 52, Subpart E]

29. Weekly visible emission observations shall be used as a method of compliance verification for the opacity limits assigned for these sources. The weekly observations shall be conducted by someone familiar with the facility’s visible emissions.

   a. If during the observations, visible emissions are detected which appear to be in excess of the permitted opacity limit, the permittee shall:

      i. Take immediate action to identify the cause of the visible emissions,
      ii. Implement corrective action, and
      iii. If excessive visible emissions are still detected, an opacity reading shall be conducted in accordance with EPA Reference Method 9 for point sources and in accordance with EPA Method 22 for non-point sources. This reading shall be conducted by a person trained and certified in the reference method. If the opacity reading exceeds the permitted limit, further corrective measures shall be taken.
iv. If no excessive visible emissions are detected, the incident shall be noted in the records as described below.

b. The permittee shall maintain records related to all visible emission observations and Method 9 readings. These records shall be updated on an as-performed basis. These records shall be kept on site and made available to Department personnel upon request. These records shall contain:

   i. The time and date of each observation/reading,
   ii. The results of the observations,
   iii. The cause of any observed exceedance of opacity limits, corrective actions taken, and results of the reassessment, and
   iv. The name of the person conducting the observation/reading.

[Regulation 18, §18.1004 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

30. The permittee shall comply with this condition after the applicable compliance date specified in Plantwide Condition 10. SN-449.P1 is considered an affected source under 40 CFR Part 63, Subpart LLL, and is subject, but not limited, to the requirements found in Plantwide Conditions 11 through 21. [Regulation 19, §19.304 and 40 CFR Part 60, Subpart LLL]
Dust Collectors subject to 40 CFR 60, Subpart OOO

Source Description

These dust collectors located throughout the facility are subject to Subpart OOO.

Specific Conditions

31. The permittee shall not exceed the emission rates set forth in the following table. Emission rates are based on the maximum capacity of the equipment and continuous operation. Compliance shall be demonstrated through compliance with Plantwide Condition 5. [Regulation 19, §19.501 et seq. and 40 CFR Part 52, Subpart E]

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>41A.BF10</td>
<td>Dust Collector, Coal/Coke/Gypsum Unloading</td>
<td>PM$_{10}$</td>
<td>0.3</td>
<td>1.0</td>
</tr>
<tr>
<td>41A.BF20</td>
<td>Dust Collector, Coal/Coke/Gypsum Storage Discharge</td>
<td>PM$_{10}$</td>
<td>0.3</td>
<td>1.0</td>
</tr>
<tr>
<td>44A.BF10</td>
<td>Dust Collector, Apron Feeder 44A.AF10</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.9</td>
</tr>
<tr>
<td>213.BF10</td>
<td>Dust Collector, Sand and Iron Unloading</td>
<td>PM$_{10}$</td>
<td>0.3</td>
<td>1.0</td>
</tr>
<tr>
<td>213.BF20</td>
<td>Dust Collector, Sand and Iron Transport</td>
<td>PM$_{10}$</td>
<td>0.4</td>
<td>1.5</td>
</tr>
<tr>
<td>221.BF10</td>
<td>Dust Collector, Stacker Transfer</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.9</td>
</tr>
<tr>
<td>323.BF10</td>
<td>Dust Collector, Sand and Iron to Bins</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.9</td>
</tr>
<tr>
<td>325.BF10</td>
<td>Dust Collector, Limestone Bin 325.BN01</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.6</td>
</tr>
<tr>
<td>325.BF20</td>
<td>Dust Collector, Raw Material Bins 325.BN04</td>
<td>PM$_{10}$</td>
<td>0.3</td>
<td>0.9</td>
</tr>
<tr>
<td>325.BF30</td>
<td>Dust Collector, Raw Material Discharge</td>
<td>PM$_{10}$</td>
<td>0.5</td>
<td>1.8</td>
</tr>
</tbody>
</table>

32. The permittee shall not exceed the emission rates set forth in the following table. Emission rates are based on the maximum capacity of the equipment and continuous operation. Compliance shall be demonstrated through compliance with Plantwide Condition 5. [Regulation 18, §18.801 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]
<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>41A.BF10</td>
<td>Dust Collector, Coal/Coke/Gypsum Unloading</td>
<td>PM</td>
<td>0.3</td>
<td>1.0</td>
</tr>
<tr>
<td>41A.BF20</td>
<td>Dust Collector, Coal/Coke/Gypsum Storage Discharge</td>
<td>PM</td>
<td>0.3</td>
<td>1.0</td>
</tr>
<tr>
<td>44A.BF10</td>
<td>Dust Collector, Apron Feeder 44A.AF10</td>
<td>PM</td>
<td>0.2</td>
<td>0.9</td>
</tr>
<tr>
<td>213.BF10</td>
<td>Dust Collector, Sand and Iron Unloading</td>
<td>PM</td>
<td>0.3</td>
<td>1.0</td>
</tr>
<tr>
<td>213.BF20</td>
<td>Dust Collector, Sand and Iron Transport</td>
<td>PM</td>
<td>0.4</td>
<td>1.5</td>
</tr>
<tr>
<td>221.BF10</td>
<td>Dust Collector, Stacker Transfer</td>
<td>PM</td>
<td>0.2</td>
<td>0.9</td>
</tr>
<tr>
<td>323.BF10</td>
<td>Dust Collector, Sand and Iron to Bins</td>
<td>PM</td>
<td>0.2</td>
<td>0.9</td>
</tr>
<tr>
<td>325.BF10</td>
<td>Dust Collector, Limestone Bin 325.BN01</td>
<td>PM</td>
<td>0.2</td>
<td>0.6</td>
</tr>
<tr>
<td>325.BF20</td>
<td>Dust Collector, Raw Material Bins 325.BN04</td>
<td>PM</td>
<td>0.3</td>
<td>0.9</td>
</tr>
<tr>
<td>325.BF30</td>
<td>Dust Collector, Raw Material Discharge</td>
<td>PM</td>
<td>0.5</td>
<td>1.8</td>
</tr>
</tbody>
</table>

33. These sources are considered affected sources under 40 CFR Part 60, Subpart OOO, and are subject to the standards for dust collectors listed in the following table. [Regulation 19, §19.304 and 40 CFR Part 60, Subpart OOO]
<table>
<thead>
<tr>
<th>40 CFR 60, Subpart OOO</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>40 CFR 60, §60.670(a)(1)</strong></td>
<td>Except as provided in paragraphs (a)(2), (b), (c), and (d) of §60.670, the provisions of Subpart OOO are applicable to the following affected facilities in fixed or portable nonmetallic mineral processing plants: each crusher, grinding mill, screening operation, bucket elevator, belt conveyor, bagging operation, storage bin, enclosed truck or railcar loading station. Also, crushers and grinding mills at hot mix asphalt facilities that reduce the size of nonmetallic minerals embedded in recycled asphalt pavement and subsequent affected facilities up to, but not including, the first storage silo or bin are subject to the provisions of Subpart OOO.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.670(a)(2)</strong></td>
<td>The provisions of Subpart OOO do not apply to the following operations: All facilities located in underground mines; plants without crushers or grinding mills above ground; and wet material processing operations (as defined in §60.671).</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.670(b)</strong></td>
<td>An affected facility that is subject to the provisions of Subparts F or I of 40 CFR Part 60 or that follows in the plant process any facility subject to the provisions of Subparts F or I of 40 CFR Part 60 is not subject to the provisions of Subpart OOO.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.670(e)</strong></td>
<td>An affected facility under paragraph (a) of §60.670 that commences construction, modification, or reconstruction after August 31, 1983, is subject to the requirements of Subpart OOO.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.670(f)</strong></td>
<td>Table 1 of Subpart OOO specifies the provisions of Subpart A of this part 60 that do not apply to owners and operators of affected facilities subject to Subpart OOO or that apply with certain exceptions.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.672(a)</strong></td>
<td>Affected facilities must meet the stack emission limits and compliance requirements in Table 2 of Subpart OOO within 60 days after achieving the maximum production rate at which the affected facility will be operated, but not later than 180 days after initial startup as required under §60.8. The requirements in Table 2 of Subpart OOO apply for affected facilities with capture systems used to capture and transport particulate matter to a control device.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.672(b)</strong></td>
<td>Affected facilities must meet the fugitive emission limits and compliance requirements in Table 3 of Subpart OOO within 60 days after achieving the maximum production rate at which the affected facility will be operated, but not later than 180 days after initial startup as required under §60.11. The requirements in Table 3 of Subpart OOO apply for fugitive emissions from affected facilities without capture systems and for fugitive emissions escaping capture systems.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.672(d)</strong></td>
<td>Truck dumping of nonmetallic minerals into any screening operation, feed hopper, or crusher is exempt from the requirements of §60.672.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.672(e)</strong></td>
<td>If any transfer point on a conveyor belt or any other affected facility is enclosed in a building, then each enclosed affected facility must comply with the emission limits in paragraphs (a) and (b) of §60.672, or the building enclosing the affected facility or facilities must comply with the following emission limits:</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.672(e)(1)</strong></td>
<td>Fugitive emissions from the building openings (except for vents as defined in §60.671) must not exceed 7 percent opacity; and</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.672(e)(2)</strong></td>
<td>Vents (as defined in §60.671) in the building must meet the applicable stack emission limits and compliance requirements in Table 2 of Subpart OOO.</td>
</tr>
<tr>
<td>Section</td>
<td>Description</td>
</tr>
<tr>
<td>---------</td>
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</tr>
<tr>
<td>40 CFR 60, §60.672(f)</td>
<td>Any baghouse that controls emissions from only an individual, enclosed storage bin is exempt from the applicable stack PM concentration limit (and associated performance testing) in Table 2 of Subpart OOO but must meet the applicable stack opacity limit and compliance requirements in Table 2 of Subpart OOO. This exemption from the stack PM concentration limit does not apply for multiple storage bins with combined stack emissions.</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(a)</td>
<td>In conducting the performance tests required in §60.8, the permittee shall use as reference methods and procedures the test methods in appendices A–1 through A–7 of 40 CFR Part 60 or other methods and procedures as specified in §60.675, except as provided in §60.8(b). Acceptable alternative methods and procedures are given in paragraph (e) of §60.675.</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(b)</td>
<td>The permittee shall determine compliance with the PM standards in §60.672(a) as follows:</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(b)(1)</td>
<td>Except as specified in paragraphs (e)(3) and (4) of §60.675, Method 5 of Appendix A–3 of 40 CFR Part 60 or Method 17 of Appendix A–6 of 40 CFR Part 60 shall be used to determine the particulate matter concentration. The sample volume shall be at least 1.70 dscm (60 dscf). For Method 5 (40 CFR part 60, Appendix A–3), if the gas stream being sampled is at ambient temperature, the sampling probe and filter may be operated without heaters. If the gas stream is above ambient temperature, the sampling probe and filter may be operated at a temperature high enough, but no higher than 121 °C (250 °F), to prevent water condensation on the filter.</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(b)(2)</td>
<td>Method 9 of Appendix A–4 of 40 CFR Part 60 and the procedures in §60.11 shall be used to determine opacity.</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(c)(1)</td>
<td>In determining compliance with the particulate matter standards in §60.672(b) or §60.672(e)(1), the permittee shall use Method 9 of Appendix A–4 of 40 CFR Part 60 and the procedures in §60.11, with the following additions:</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(c)(1)(i)</td>
<td>The minimum distance between the observer and the emission source shall be 4.57 meters (15 feet).</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(c)(1)(ii)</td>
<td>The observer shall, when possible, select a position that minimizes interference from other fugitive emission sources (e.g., road dust). The required observer position relative to the sun (Method 9 of Appendix A–4 of 40 CFR Part 60, Section 2.1) must be followed.</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(c)(1)(iii)</td>
<td>For affected facilities using wet dust suppression for particulate matter control, a visible mist is sometimes generated by the spray. The water mist must not be confused with particulate matter emissions and is not to be considered a visible emission. When a water mist of this nature is present, the observation of emissions is to be made at a point in the plume where the mist is no longer visible.</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(c)(2)(i)</td>
<td>In determining compliance with the opacity of stack emissions from any baghouse that controls emissions only from an individual enclosed storage bin under §60.672(f) of Subpart OOO, using Method 9 (40 CFR part 60, Appendix A–4), the duration of the Method 9 (40 CFR part 60, Appendix A–4) observations shall be 1 hour (ten 6-minute averages).</td>
</tr>
<tr>
<td>40 CFR 60, Subpart OOO</td>
<td></td>
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<tr>
<td>------------------------</td>
<td>--------------------------</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(c)(2)(ii)</strong></td>
<td>The duration of the Method 9 (40 CFR part 60, Appendix A–4) observations may be reduced to the duration the affected facility operates (but not less than 30 minutes) for baghouses that control storage bins or enclosed truck or railcar loading stations that operate for less than 1 hour at a time.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(c)(3)</strong></td>
<td>When determining compliance with the fugitive emissions standard for any affected facility described under §60.672(b) or §60.672(e)(1) of Subpart OOO, the duration of the Method 9 (40 CFR part 60, Appendix A–4) observations must be 30 minutes (five 6-minute averages). Compliance with the applicable fugitive emission limits in Table 3 of Subpart OOO must be based on the average of the five 6-minute averages.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(d)</strong></td>
<td>To demonstrate compliance with the fugitive emission limits for buildings specified in §60.672(e)(1), the permittee must complete the testing specified in paragraph (d)(1) and (2) of §60.675. Performance tests must be conducted while all affected facilities inside the building are operating.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(d)(2)</strong></td>
<td>If the building encloses only affected facilities that commenced construction, modification, or reconstruction before April 22, 2008, and the permittee has previously conducted an initial Method 22 (40 CFR part 60, Appendix A–7) performance test showing zero visible emissions, then the permittee has demonstrated compliance with the opacity limit in §60.672(e)(1). If the permittee has not conducted an initial performance test for the building before April 22, 2008, then the permittee must conduct an initial Method 9 (40 CFR part 60, Appendix A–4) performance test according to §60.675 and §60.11 to show compliance with the opacity limit in §60.672(e)(1).</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)</strong></td>
<td>The permittee may use the following as alternatives to the reference methods and procedures specified in §60.675:</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(1)</strong></td>
<td>For the method and procedure of paragraph (c) of §60.675, if emissions from two or more facilities continuously interfere so that the opacity of fugitive emissions from an individual affected facility cannot be read, either of the following procedures may be used:</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(1)(i)</strong></td>
<td>Use for the combined emission stream the highest fugitive opacity standard applicable to any of the individual affected facilities contributing to the emissions stream.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(1)(ii)</strong></td>
<td>Separate the emissions so that the opacity of emissions from each affected facility can be read.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(2)</strong></td>
<td>A single visible emission observer may conduct visible emission observations for up to three fugitive, stack, or vent emission points within a 15-second interval if the following conditions are met:</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(2)(i)</strong></td>
<td>No more than three emission points may be read concurrently.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(2)(ii)</strong></td>
<td>All three emission points must be within a 70 degree viewing sector or angle in front of the observer such that the proper sun position can be maintained for all three points.</td>
</tr>
<tr>
<td>40 CFR 60, Subpart OOO</td>
<td></td>
</tr>
<tr>
<td>------------------------</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(2)(iii)</strong></td>
<td>If an opacity reading for any one of the three emission points equals or exceeds the applicable standard, then the observer must stop taking readings for the other two points and continue reading just that single point.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(3)</strong></td>
<td>Method 5I of Appendix A–3 of 40 CFR Part 60 may be used to determine the PM concentration as an alternative to the methods specified in paragraph (b)(1) of §60.675. Method 5I (40 CFR part 60, Appendix A–3) may be useful for affected facilities that operate for less than 1 hour at a time such as (but not limited to) storage bins or enclosed truck or railcar loading stations.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(4)</strong></td>
<td>In some cases, velocities of exhaust gases from building vents may be too low to measure accurately with the type S pitot tube specified in EPA Method 2 of Appendix A–1 of 40 CFR Part 60 [i.e., velocity head &lt;1.3 mm H₂O (0.05 in. H₂O)] and referred to in EPA Method 5 of Appendix A–3 of 40 CFR Part 60. For these conditions, the permittee may determine the average gas flow rate produced by the power fans (e.g., from vendor-supplied fan curves) to the building vent. The permittee may calculate the average gas velocity at the building vent measurement site using Equation 1 of §60.675 and use this average velocity in determining and maintaining isokinetic sampling rates.</td>
</tr>
<tr>
<td></td>
<td>[ v_c = \frac{Q_f}{A_e} ] (Eq. I)</td>
</tr>
<tr>
<td></td>
<td>Where:</td>
</tr>
<tr>
<td></td>
<td>( V_c ) = average building vent velocity (feet per minute);</td>
</tr>
<tr>
<td></td>
<td>( Q_f ) = average fan flow rate (cubic feet per minute); and</td>
</tr>
<tr>
<td></td>
<td>( A_e ) = area of building vent and measurement location (square feet).</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(g)</strong></td>
<td>For performance tests involving only Method 9 (40 CFR part 60 Appendix A–4) testing, the permittee may reduce the 30-day advance notification of performance test in §60.7(a)(6) and 60.8(d) to a 7-day advance notification.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(i)</strong></td>
<td>If the initial performance test date for an affected facility falls during a seasonal shut down (as defined in §60.671 of Subpart OOO) of the affected facility, then with approval from the permitting authority, the permittee may postpone the initial performance test until no later than 60 calendar days after resuming operation of the affected facility.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.676(f)</strong></td>
<td>The permittee of any affected facility shall submit written reports of the results of all performance tests conducted to demonstrate compliance with the standards set forth in §60.672 of Subpart OOO, including reports of opacity observations made using Method 9 (40 CFR part 60, Appendix A–4) to demonstrate compliance with §60.672(b), (e) and (f).</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.676(h)</strong></td>
<td>The Subpart A requirement under §60.7(a)(1) for notification of the date construction or reconstruction commenced is waived for affected facilities under Subpart OOO.</td>
</tr>
<tr>
<td>40 CFR 60, Subpart OOO</td>
<td></td>
</tr>
<tr>
<td>------------------------</td>
<td>-------------------------------------------------</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.676(i)</strong></td>
<td>A notification of the actual date of initial startup of each affected facility shall be submitted to the Administrator.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.676(i)(1)</strong></td>
<td>For a combination of affected facilities in a production line that begin actual initial startup on the same day, a single notification of startup may be submitted by the permittee to the Administrator. The notification shall be postmarked within 15 days after such date and shall include a description of each affected facility, equipment manufacturer, and serial number of the equipment, if available.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.676(j)</strong></td>
<td>The requirements of §60.676 remain in force until and unless the Agency, in delegating enforcement authority to a State under section 111(c) of the Act, approves reporting requirements or an alternative means of compliance surveillance adopted by such States. In that event, affected facilities within the State will be relieved of the obligation to comply with the reporting requirements of §60.676, provided that they comply with requirements established by the State.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.676(k)</strong></td>
<td>Notifications and reports required under Subpart OOO and under Subpart A of 40 CFR Part 60 to demonstrate compliance with Subpart OOO need only to be sent to the EPA Region or the State which has been delegated authority according to §60.4(b).</td>
</tr>
</tbody>
</table>
Material Transfer Points Subject to 40 CFR Part 60, Subpart OOO

Source Description

Uncontrolled emissions from these transfer points located throughout the facility are subject to Subpart OOO.

Specific Conditions

34. The permittee shall not exceed the emission rates set forth in the following table. Emission rates are based on the maximum capacity of the equipment and continuous operation. Compliance shall be demonstrated through compliance with Plantwide Condition 5. [Regulation 19, §19.501 et seq. and 40 CFR Part 52, Subpart E]

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>41A.T1</td>
<td>Transfer, 41A.BC20 to Gypsum Pile in Chalk Shed</td>
<td>PM$_{10}$</td>
<td>0.4</td>
<td>0.1</td>
</tr>
<tr>
<td>111.T10</td>
<td>Transfer, Truck Unloading into 111.HP1</td>
<td>PM$_{10}$</td>
<td>1.9</td>
<td>0.8</td>
</tr>
<tr>
<td>111.T12</td>
<td>Transfer, Truck Unloading into 111.HP2</td>
<td>PM$_{10}$</td>
<td>1.9</td>
<td>0.8</td>
</tr>
<tr>
<td>213.T1</td>
<td>Transfer, Truck Unloading to 213.HP010</td>
<td>PM$_{10}$</td>
<td>0.5</td>
<td>0.3</td>
</tr>
<tr>
<td>213.T2</td>
<td>Transfer, Truck Unloading to Outside Mill Scale Pile 213.P1</td>
<td>PM$_{10}$</td>
<td>0.5</td>
<td>0.1</td>
</tr>
<tr>
<td>213.T3</td>
<td>Transfer, Outside Mill Scale Pile 213.P1 to loader</td>
<td>PM$_{10}$</td>
<td>0.5</td>
<td>0.1</td>
</tr>
<tr>
<td>221.CH01</td>
<td>Chute, 221.BC10 to 221.ST10</td>
<td>PM$_{10}$</td>
<td>1.9</td>
<td>1.6</td>
</tr>
<tr>
<td>221.RMB1</td>
<td>Raw Material Building for Sand, Iron and Limestone</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.2</td>
</tr>
<tr>
<td>221.T1</td>
<td>Transfer, Stacker Conveyor to Limestone Pile</td>
<td>PM$_{10}$</td>
<td>1.9</td>
<td>1.6</td>
</tr>
<tr>
<td>321.CH01</td>
<td>Chute, 321.RE10 to 321.BC10</td>
<td>PM$_{10}$</td>
<td>1.9</td>
<td>1.6</td>
</tr>
<tr>
<td>323.T1</td>
<td>Chute, Iron/Sand Reclalm to 323.AF10</td>
<td>PM$_{10}$</td>
<td>0.3</td>
<td>0.2</td>
</tr>
</tbody>
</table>

35. The permittee shall not exceed the emission rates set forth in the following table. Emission rates are based on the maximum capacity of the equipment and continuous operation. Compliance shall be demonstrated through compliance with Plantwide Condition 5. [Regulation 18, §18.801 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]
### SN | Description | Pollutant | lb/hr | tpy
--- | --- | --- | --- | ---
41A.T1 | Transfer, 41A.BC20 to Gypsum Pile in Chalk Shed | PM | 1.0 | 0.2
111.T10 | Transfer, Truck Unloading into 111.HP1 | PM | 5.5 | 2.3
111.T12 | Transfer, Truck Unloading into 111.HP2 | PM | 5.5 | 2.3
213.T1 | Transfer, Truck Unloading to 213.HP010 | PM | 1.3 | 0.6
213.T2 | Transfer, Truck Unloading to Outside Mill Scale Pile 213.P1 | PM | 1.3 | 0.2
213.T3 | Transfer, Outside Mill Scale Pile 213.P1 to loader | PM | 1.3 | 0.2
221.CH01 | Chute, 221.BC10 to 221.ST10 | PM | 5.5 | 4.6
221.RMB1 | Raw Material Building for Sand, Iron and Limestone | PM | 0.1 | 0.3
221.T1 | Transfer, Stacker Conveyor to Limestone Pile | PM | 5.5 | 4.6
321.CH01 | Chute, 321.RE10 to 321.BC10 | PM | 5.5 | 4.6
323.T1 | Chute, Iron/Sand Reclalm to 323.AF10 | PM | 0.8 | 0.3

36. These sources are considered affected sources under 40 CFR Part 60, Subpart OOO, and are subject to the standards for transfer points listed in the following table. [Regulation 19, §19.304 and 40 CFR Part 60, Subpart OOO]

### 40 CFR 60, Subpart OOO

<p>| 40 CFR 60, §60.670(a)(1) | Except as provided in paragraphs (a)(2), (b), (c), and (d) of §60.670, the provisions of Subpart OOO are applicable to the following affected facilities in fixed or portable nonmetallic mineral processing plants: each crusher, grinding mill, screening operation, bucket elevator, belt conveyor, bagging operation, storage bin, enclosed truck or railcar loading station. Also, crushers and grinding mills at hot mix asphalt facilities that reduce the size of nonmetallic minerals embedded in recycled asphalt pavement and subsequent affected facilities up to, but not including, the first storage silo or bin are subject to the provisions of Subpart OOO. |
| 40 CFR 60, §60.670(a)(2) | The provisions of Subpart OOO do not apply to the following operations: All facilities located in underground mines; plants without crushers or grinding mills above ground; and wet material processing operations (as defined in §60.671). |</p>
<table>
<thead>
<tr>
<th>40 CFR 60, Subpart OOO</th>
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<tr>
<td><strong>40 CFR 60, §60.670(b)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.670(e)</strong></td>
</tr>
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<td><strong>40 CFR 60, §60.670(f)</strong></td>
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<td><strong>40 CFR 60, §60.672(a)</strong></td>
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</tr>
<tr>
<td><strong>40 CFR 60, §60.672(d)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.672(e)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.672(e)(1)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.672(e)(2)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.672(f)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(a)</strong></td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(b)</strong></td>
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</tbody>
</table>
### 40 CFR 60, Subpart OOO

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>40 CFR 60, §60.675(b)(1)</td>
<td>Except as specified in paragraphs (e)(3) and (4) of §60.675, Method 5 of Appendix A–3 of 40 CFR Part 60 or Method 17 of Appendix A–6 of 40 CFR Part 60 shall be used to determine the particulate matter concentration. The sample volume shall be at least 1.70 dscm (60 dscf). For Method 5 (40 CFR part 60, Appendix A–3), if the gas stream being sampled is at ambient temperature, the sampling probe and filter may be operated without heaters. If the gas stream is above ambient temperature, the sampling probe and filter may be operated at a temperature high enough, but no higher than 121 °C (250 °F), to prevent water condensation on the filter.</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(b)(2)</td>
<td>Method 9 of Appendix A–4 of 40 CFR Part 60 and the procedures in §60.11 shall be used to determine opacity.</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(c)(1)</td>
<td>In determining compliance with the particulate matter standards in § 60.672(b) or §60.672(e)(1), the permittee shall use Method 9 of Appendix A–4 of 40 CFR Part 60 and the procedures in § 60.11, with the following additions:</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(c)(1)(i)</td>
<td>The minimum distance between the observer and the emission source shall be 4.57 meters (15 feet).</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(c)(1)(ii)</td>
<td>The observer shall, when possible, select a position that minimizes interference from other fugitive emission sources (e.g., road dust). The required observer position relative to the sun (Method 9 of Appendix A–4 of 40 CFR Part 60, Section 2.1) must be followed.</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(c)(1)(iii)</td>
<td>For affected facilities using wet dust suppression for particulate matter control, a visible mist is sometimes generated by the spray. The water mist must not be confused with particulate matter emissions and is not to be considered a visible emission. When a water mist of this nature is present, the observation of emissions is to be made at a point in the plume where the mist is no longer visible.</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(c)(2)(i)</td>
<td>In determining compliance with the opacity of stack emissions from any baghouse that controls emissions only from an individual enclosed storage bin under §60.672(f) of Subpart OOO, using Method 9 (40 CFR part 60, Appendix A–4), the duration of the Method 9 (40 CFR part 60, Appendix A–4) observations shall be 1 hour (ten 6-minute averages).</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(c)(2)(ii)</td>
<td>The duration of the Method 9 (40 CFR part 60, Appendix A–4) observations may be reduced to the duration the affected facility operates (but not less than 30 minutes) for baghouses that control storage bins or enclosed truck or railcar loading stations that operate for less than 1 hour at a time.</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(c)(3)</td>
<td>When determining compliance with the fugitive emissions standard for any affected facility described under §60.672(b) or §60.672(e)(1) of Subpart OOO, the duration of the Method 9 (40 CFR part 60, Appendix A–4) observations must be 30 minutes (five 6-minute averages). Compliance with the applicable fugitive emission limits in Table 3 of Subpart OOO must be based on the average of the five 6-minute averages.</td>
</tr>
<tr>
<td>40 CFR 60, §60.675(d)</td>
<td>To demonstrate compliance with the fugitive emission limits for buildings specified in §60.672(e)(1), the permittee must complete the testing specified in paragraph (d)(1) and (2) of §60.675. Performance tests must be conducted while all affected facilities inside the building are operating.</td>
</tr>
<tr>
<td>40 CFR 60, Subpart OOO</td>
<td></td>
</tr>
<tr>
<td>------------------------</td>
<td>------------------</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(d)(2)</strong></td>
<td>If the building encloses only affected facilities that commenced construction, modification, or reconstruction before April 22, 2008, and the permittee has previously conducted an initial Method 22 (40 CFR part 60, Appendix A–7) performance test showing zero visible emissions, then the permittee has demonstrated compliance with the opacity limit in §60.672(e)(1). If the permittee has not conducted an initial performance test for the building before April 22, 2008, then the permittee must conduct an initial Method 9 (40 CFR part 60, Appendix A–4) performance test according to §60.675 and §60.11 to show compliance with the opacity limit in § 60.672(e)(1).</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)</strong></td>
<td>The permittee may use the following as alternatives to the reference methods and procedures specified in §60.675:</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(1)</strong></td>
<td>For the method and procedure of paragraph (c) of §60.675, if emissions from two or more facilities continuously interfere so that the opacity of fugitive emissions from an individual affected facility cannot be read, either of the following procedures may be used:</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(1)(i)</strong></td>
<td>Use for the combined emission stream the highest fugitive opacity standard applicable to any of the individual affected facilities contributing to the emissions stream.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(1)(ii)</strong></td>
<td>Separate the emissions so that the opacity of emissions from each affected facility can be read.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(2)</strong></td>
<td>A single visible emission observer may conduct visible emission observations for up to three fugitive, stack, or vent emission points within a 15-second interval if the following conditions are met:</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(2)(i)</strong></td>
<td>No more than three emission points may be read concurrently.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(2)(ii)</strong></td>
<td>All three emission points must be within a 70 degree viewing sector or angle in front of the observer such that the proper sun position can be maintained for all three points.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(2)(iii)</strong></td>
<td>If an opacity reading for any one of the three emission points equals or exceeds the applicable standard, then the observer must stop taking readings for the other two points and continue reading just that single point.</td>
</tr>
<tr>
<td><strong>40 CFR 60, §60.675(e)(3)</strong></td>
<td>Method 5I of Appendix A–3 of 40 CFR Part 60 may be used to determine the PM concentration as an alternative to the methods specified in paragraph (b)(1) of §60.675. Method 5I (40 CFR part 60, Appendix A–3) may be useful for affected facilities that operate for less than 1 hour at a time such as (but not limited to) storage bins or enclosed truck or railcar loading stations.</td>
</tr>
</tbody>
</table>
In some cases, velocities of exhaust gases from building vents may be too low to measure accurately with the type S pitot tube specified in EPA Method 2 of Appendix A–1 of 40 CFR Part 60 [i.e., velocity head <1.3 mm H₂O (0.05 in. H₂O)] and referred to in EPA Method 5 of Appendix A–3 of 40 CFR Part 60. For these conditions, the permittee may determine the average gas flow rate produced by the power fans (e.g., from vendor-supplied fan curves) to the building vent. The permittee may calculate the average gas velocity at the building vent measurement site using Equation 1 of §60.675 and use this average velocity in determining and maintaining isokinetic sampling rates.

\[ v_e = \frac{Q_f}{A_e} \]  

(Eq. 1)

Where:

- \( v_e \): average building vent velocity (feet per minute);
- \( Q_f \): average fan flow rate (cubic feet per minute); and
- \( A_e \): area of building vent and measurement location (square feet).

### 40 CFR 60, Subpart OOO

| **40 CFR 60, §60.675(e)(4)** | In some cases, velocities of exhaust gases from building vents may be too low to measure accurately with the type S pitot tube specified in EPA Method 2 of Appendix A–1 of 40 CFR Part 60 [i.e., velocity head <1.3 mm H₂O (0.05 in. H₂O)] and referred to in EPA Method 5 of Appendix A–3 of 40 CFR Part 60. For these conditions, the permittee may determine the average gas flow rate produced by the power fans (e.g., from vendor-supplied fan curves) to the building vent. The permittee may calculate the average gas velocity at the building vent measurement site using Equation 1 of §60.675 and use this average velocity in determining and maintaining isokinetic sampling rates.
| **40 CFR 60, §60.675(g)** | For performance tests involving only Method 9 (40 CFR part 60 Appendix A–4) testing, the permittee may reduce the 30-day advance notification of performance test in §60.7(a)(6) and 60.8(d) to a 7-day advance notification.
| **40 CFR 60, §60.675(i)** | If the initial performance test date for an affected facility falls during a seasonal shut down (as defined in §60.671 of Subpart OOO) of the affected facility, then with approval from the permitting authority, the permittee may postpone the initial performance test until no later than 60 calendar days after resuming operation of the affected facility.
| **40 CFR 60, §60.676(f)** | The permittee of any affected facility shall submit written reports of the results of all performance tests conducted to demonstrate compliance with the standards set forth in §60.672 of Subpart OOO, including reports of opacity observations made using Method 9 (40 CFR part 60, Appendix A–4) to demonstrate compliance with §60.672(b), (e) and (f).
| **40 CFR 60, §60.676(h)** | The Subpart A requirement under §60.7(a)(1) for notification of the date construction or reconstruction commenced is waived for affected facilities under Subpart OOO.
| **40 CFR 60, §60.676(i)** | A notification of the actual date of initial startup of each affected facility shall be submitted to the Administrator.
| **40 CFR 60, §60.676(i)(1)** | For a combination of affected facilities in a production line that begin actual initial startup on the same day, a single notification of startup may be submitted by the permittee to the Administrator. The notification shall be postmarked within 15 days after such date and shall include a description of each affected facility, equipment manufacturer, and serial number of the equipment, if available.
The requirements of §60.676 remain in force until and unless the Agency, in delegating enforcement authority to a State under section 111(c) of the Act, approves reporting requirements or an alternative means of compliance surveillance adopted by such States. In that event, affected facilities within the State will be relieved of the obligation to comply with the reporting requirements of §60.676, provided that they comply with requirements established by the State.

Notifications and reports required under Subpart OOO and under Subpart A of 40 CFR Part 60 to demonstrate compliance with Subpart OOO need only to be sent to the EPA Region or the State which has been delegated authority according to §60.4(b).
Sources Subject to 40 CFR Part 60, Subpart Y

Source Description

These are various coal processing sources throughout the facility.

Specific Conditions

37. The permittee shall not exceed the emission rates set forth in the following table. Emission rates are based on the maximum capacity of the equipment and continuous operation. Compliance shall be demonstrated through compliance with Plantwide Condition 5. [Regulation 19, §19.501 et seq. and 40 CFR Part 52, Subpart E]

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>41A.BF10*</td>
<td>Dust Collector, Coal/Coke/Gypsum Unloading</td>
<td>PM$_{10}$</td>
<td>0.3</td>
<td>1.0</td>
</tr>
<tr>
<td>41A.BF20*</td>
<td>Dust Collector, Coal/Coke/Gypsum Storage Discharge</td>
<td>PM$_{10}$</td>
<td>0.3</td>
<td>1.0</td>
</tr>
<tr>
<td>41A.T2</td>
<td>Transfer, 41A.BC20 to Coal/Coke Pile in Chalk Shed</td>
<td>PM$_{10}$</td>
<td>0.4</td>
<td>0.1</td>
</tr>
<tr>
<td>41A.T10</td>
<td>Transfer, Rail and Truck Unloading into 41A.HP10</td>
<td>PM$_{10}$</td>
<td>0.4</td>
<td>0.1</td>
</tr>
<tr>
<td>44A.BF10*</td>
<td>Dust Collector, Apron Feeder 44A.AF10</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.9</td>
</tr>
<tr>
<td>44A.T10</td>
<td>Transfer, Loader Unloading into 44A.HP10</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.1</td>
</tr>
<tr>
<td>44B.BF10</td>
<td>Dust Collector, Coal Coke Bin Vent</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.5</td>
</tr>
</tbody>
</table>

*also subject to Subpart OOO as found in Specific Condition 36

38. The permittee shall not exceed the emission rates set forth in the following table. Emission rates are based on the maximum capacity of the equipment and continuous operation. Compliance shall be demonstrated through compliance with Plantwide Condition 5. [Regulation 18, §18.801 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>41A.BF10*</td>
<td>Dust Collector, Coal/Coke/Gypsum Unloading</td>
<td>PM</td>
<td>0.3</td>
<td>1.0</td>
</tr>
<tr>
<td>41A.BF20*</td>
<td>Dust Collector, Coal/Coke/Gypsum Storage</td>
<td>PM</td>
<td>0.3</td>
<td>1.0</td>
</tr>
<tr>
<td>SN</td>
<td>Description</td>
<td>Pollutant</td>
<td>lb/hr</td>
<td>tpy</td>
</tr>
<tr>
<td>------</td>
<td>-----------------------------------------------------------------------------</td>
<td>-----------</td>
<td>-------</td>
<td>------</td>
</tr>
<tr>
<td>41A.T2</td>
<td>Transfer, 41A.BC20 to Coal/Coke Pile in Chalk Shed</td>
<td>PM</td>
<td>0.4</td>
<td>0.1</td>
</tr>
<tr>
<td>41A.T10†</td>
<td>Transfer, Rail and Truck Unloading into 41A.HP10</td>
<td>PM</td>
<td>1.0</td>
<td>0.2</td>
</tr>
<tr>
<td>44A.BF10*</td>
<td>Dust Collector, Apron Feeder 44A.AF10</td>
<td>PM</td>
<td>0.2</td>
<td>0.9</td>
</tr>
<tr>
<td>44A.T10†</td>
<td>Transfer, Loader Unloading into 44A.HP10</td>
<td>PM</td>
<td>0.6</td>
<td>0.2</td>
</tr>
<tr>
<td>44B.BF10</td>
<td>Dust Collector, Coal Coke Bin Vent</td>
<td>PM</td>
<td>0.2</td>
<td>0.5</td>
</tr>
</tbody>
</table>

* also subject to Subpart OOO as found in Specific Condition 36
† also subject to Subpart LLL as found in Specific Condition 3

39. These sources are considered affected sources under 40 CFR Part 60, Subpart Y and are subject, but not limited, to the conditions found in the following table. [Regulation 19, §19.304 and 40 CFR Part 60, Subpart Y]

<table>
<thead>
<tr>
<th>40 CFR 60, Subpart Y</th>
</tr>
</thead>
<tbody>
<tr>
<td>40 CFR 60, §60.250(a)</td>
</tr>
<tr>
<td>facilities in coal preparation plants which process more than 181 Mg (200 tons) per</td>
</tr>
<tr>
<td>day: Thermal dryers, pneumatic coal-cleaning equipment (air tables), coal processing</td>
</tr>
<tr>
<td>and conveying equipment (including breakers and crushers), coal storage systems,</td>
</tr>
<tr>
<td>and coal transfer and loading systems.</td>
</tr>
<tr>
<td>40 CFR 60, §60.252(b)</td>
</tr>
<tr>
<td>by §60.8 is completed, an owner or operator subject to the provisions of this subpart</td>
</tr>
<tr>
<td>shall not cause to be discharged into the atmosphere from any pneumatic coal cleaning</td>
</tr>
<tr>
<td>equipment, gases which:</td>
</tr>
<tr>
<td>40 CFR 60, §60.252(b)(1)</td>
</tr>
<tr>
<td>40 CFR 60, §60.252(b)(2)</td>
</tr>
<tr>
<td>40 CFR 60, §60.252(c)</td>
</tr>
<tr>
<td>by §60.8 is completed, an owner or operator subject to the provisions of this subpart</td>
</tr>
<tr>
<td>shall not cause to be discharged into the atmosphere from any coal processing and</td>
</tr>
<tr>
<td>conveying equipment, coal storage system, or coal transfer and loading system processing</td>
</tr>
<tr>
<td>coal, gases which exhibit 20 percent opacity or greater.</td>
</tr>
<tr>
<td>40 CFR 60, §60.254(a)</td>
</tr>
<tr>
<td>-----------------------</td>
</tr>
<tr>
<td>40 CFR 60, §60.254(b)</td>
</tr>
<tr>
<td>40 CFR 60, §60.254(b)(1)</td>
</tr>
<tr>
<td>40 CFR 60, §60.254(b)(2)</td>
</tr>
</tbody>
</table>
LWDF Sources

Source Description

Liquid waste derived fuels are received in rail tank cars and in tank trucks and stored in above ground storage tanks before being transferred to the kilns. To control VOC emissions, tanks are vented to a thermal oxidizer with a back up carbon adsorption system.

Specific Conditions

40. The permittee shall not exceed the emission rates set forth in the following table. The permittee shall demonstrate compliance with this condition through compliance with Specific Condition 43. [Regulation 19, §19.501 et seq. and 40 CFR Part 52, Subpart E]

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>40F.FT3</td>
<td>LWDF Tanks</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>40F.FT4</td>
<td></td>
<td>VOC</td>
<td>1.0</td>
<td>4.4</td>
</tr>
<tr>
<td>40F.FT5</td>
<td></td>
<td>SO$_{2}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>40F.FT6</td>
<td></td>
<td>CO</td>
<td>0.6</td>
<td>2.5</td>
</tr>
<tr>
<td>40F.FT7</td>
<td></td>
<td>NO$_{x}$</td>
<td>0.1</td>
<td>0.5</td>
</tr>
<tr>
<td>40F.FT8</td>
<td></td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>40F.FT9</td>
<td></td>
<td>VOC</td>
<td>1.0</td>
<td>4.4</td>
</tr>
<tr>
<td>41F.FT10</td>
<td></td>
<td>SO$_{2}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>40F.FTA</td>
<td></td>
<td>CO</td>
<td>0.6</td>
<td>2.5</td>
</tr>
<tr>
<td>41F.BF10</td>
<td>Dust Collector, BWDF Bin</td>
<td>NO$_{x}$</td>
<td>0.1</td>
<td>0.5</td>
</tr>
<tr>
<td>41F.TK10</td>
<td>BWDF Bin</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>RCC</td>
<td>Transport Container Transfer, Cleaning &amp; Agitation RCRA Subpart X systems</td>
<td>VOC</td>
<td>0.7</td>
<td>1.0</td>
</tr>
</tbody>
</table>

1. Subject to 40 CFR 60, Subpart Kb as found in Specific Condition 46
2. Subject to 40 CFR 61, Subpart, FF as found in Specific Condition 47
3. Subject to 40 CFR 63, Subpart DD as found in Specific Condition 48
4. Emissions from the source (SN) are fed to the pyroprocessing system before being vented through stack 443.SK10
5. Subject to 40 CFR 63, Subpart G as found in Specific Condition 49
6. Subject to 40 CFR 63, Subpart XX as found in Specific Condition 124

41. The permittee shall not exceed the emission rates set forth in the following table. The permittee shall demonstrate compliance with this condition through compliance with Specific Condition 43. [Regulation 18, §18.801 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>40F.FT3</td>
<td>LWDF Tanks</td>
<td>Vents through either 443.SK10⁴ or 40F.TX1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>40F.FT4</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>40F.FT5</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>40F.FT6</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>40F.FT7</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>40F.FT8</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>40F.FT9</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>41F.FT10</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>40F.FTA</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>40F.TX1</td>
<td>Thermal Oxidizer for HWDF Tanks &amp; Ancillaries’</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td></td>
<td>Closed Vent System</td>
<td>Toluene</td>
<td>0.03</td>
<td>0.13</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Xylene</td>
<td>0.06</td>
<td>0.23</td>
</tr>
</tbody>
</table>

1. Subject to 40 CFR 60, Subpart Kb as found in Specific Condition 46
2. Subject to 40 CFR 61, Subpart FF as found in Specific Condition 47
3. Subject to 40 CFR 63, Subpart DD as found in Specific Condition 48
4. Emissions from the source (SN) are fed to the pyroprocessing system before being vented through stack 443.SK10
5. Subject to 40 CFR 63, Subpart G as found in Specific Condition 49
6. Subject to 40 CFR 63, Subpart XX as found in Specific Condition 124

42. Visible emissions from source 40F.TX1 shall not exceed 10% opacity. Compliance shall be demonstrated by using only natural gas as fuel in the thermal oxidizers. [Regulation 18, §18.501 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

43. The permittee shall determine the destruction efficiency of the thermal oxidizing unit either using an appropriate test method or through the use of engineering calculations. If testing is used, the test shall be performed a minimum of once every five years. The initial test shall be performed no later than 180 days after the initial startup date. This test
shall be performed with this unit operating at or above 90% of its design capacity. This unit shall achieve a VOC destruction rate of not less than 95%. If engineering calculations are used, the permittee shall maintain a complete design analysis of the unit which shall contain documentation necessary to demonstrate the performance of the unit. [Regulation 19, §19.702 and 40 CFR Part 52, Subpart E]

44. The permittee shall maintain the temperature in the combustion chamber of the thermal oxidizer at or above 1500°F. To demonstrate compliance, the permittee shall install, calibrate, and maintain a continuous temperature recorder on the thermal oxidizer used to control emissions from these sources. These records shall be maintained on site and made available to Department personnel upon request. [Regulation 19, §19.703, 40 CFR Part 52, Subpart E and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

45. During operation of the dual carbon canister system as a replacement for thermal oxidizer at this source, the permittee shall use good engineering judgment and/or vendor recommendations to determine the frequency to observe the condition of the breakthrough indicators on the carbon canisters in the absorption train. Observation of the breakthrough indicators on the carbon canisters shall occur no less often than the conclusion of each operating shift in which working losses were directed through the carbon canister absorption train. If breakthrough is detected, the system shall be reconfigured and, as necessary, canisters shall be recharged. The permittee shall maintain a log of the observations of the breakthrough indicators and the recharging of the carbon canisters. These records shall be maintained on site and made available to Department personnel upon request. [Regulation 19, §19.703, 40 CFR Part 52, Subpart E and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

46. These sources are considered affected sources under 40 CFR Part 60, Subpart Kb and are subject, but not limited, to the conditions found in the following table. [Regulation 19, §19.304 and 40 CFR Part 60, Subpart Kb]

<table>
<thead>
<tr>
<th>40 CFR Part 60, Subpart Kb</th>
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</thead>
<tbody>
<tr>
<td>[§19.304 of Regulation 19 and 40 CFR Part 60, §60.112b(a)]</td>
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<tr>
<td>[§60.112b(a)(3)]</td>
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<td>Regulation and Section</td>
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<td>40 CFR Part 60, Subpart Kb</td>
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<tr>
<td>19.304 of Regulation 19 and 40 CFR Part 60, §60.112b(b)</td>
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<tr>
<td>40 CFR Part 60, Subpart Kb</td>
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<tr>
<td>19.304 of Regulation 19 and 40 CFR Part 60, §60.113b(c)</td>
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<td>40 CFR Part 60, Subpart Kb</td>
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<td>40 CFR Part 60, Subpart Kb</td>
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<tr>
<td>Rule Reference</td>
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<tr>
<td>§60.112b(c)(1)(ii)</td>
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<tr>
<td>§60.112b(c)(2)</td>
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<tr>
<td>§19.304 of Regulation 19 and 40 CFR 60, §60.115b</td>
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<tr>
<td>§19.304 of Regulation 19 and 40 CFR 60, §60.115b(c)</td>
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<tr>
<td>§19.304 of Regulation 19 and 40 CFR 60, §60.115b(c)(1)</td>
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<tr>
<td>§19.304 of Regulation 19 and 40 CFR 60, §60.115b(c)(2)</td>
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<tr>
<td>§19.304 of Regulation 19 and 40 CFR 60, §60.116b(a)</td>
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<tr>
<td>§19.304 of Regulation 19 and 40 CFR 60, §60.116b(b)</td>
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<tr>
<td>§19.304 of Regulation 19 and 40 CFR 60, §60.116b(d)</td>
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<tr>
<td>§19.304 of Regulation 19 and 40 CFR 60, §60.116b(e)</td>
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<tr>
<td>§19.304 of Regulation 19 and 40 CFR 60, §60.116b(e)(1)</td>
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<tr>
<td>§19.304 of Regulation 19 and 40 CFR 60, §60.116b(e)(2)</td>
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<tr>
<td>§19.304 of Regulation 19 and 40 CFR 60, §60.116b(e)(2)(i)</td>
</tr>
<tr>
<td>§19.304 of Regulation 19 and 40 CFR 60, §60.116b(e)(2)(ii)</td>
</tr>
<tr>
<td>§19.304 of Regulation 19 and 40 CFR 60, §60.116b(e)(3)</td>
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<tr>
<td>§19.304 of Regulation 19 and 40 CFR 60, §60.116b(e)(3)(i)</td>
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</table>
40 CFR Part 60, Subpart Kb

<table>
<thead>
<tr>
<th>Regulation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>[§19.304 of Regulation 19 and 40 CFR 60, §60.116b(e)(3)(ii)]</td>
<td>Determined by ASTM D2879–83, 96, or 97 (incorporated by reference—see § 60.17); or</td>
</tr>
<tr>
<td>[§19.304 of Regulation 19 and 40 CFR 60, §60.116b(e)(3)(iii)]</td>
<td>Measured by an appropriate method approved by the Administrator; or</td>
</tr>
<tr>
<td>[§19.304 of Regulation 19 and 40 CFR 60, §60.116b(e)(3)(iv)]</td>
<td>Calculated by an appropriate method approved by the Administrator.</td>
</tr>
<tr>
<td>[§19.304 of Regulation 19 and 40 CFR 60, §60.116b(f)]</td>
<td>The permittee of each vessel storing a waste mixture of indeterminate or variable composition shall be subject to the following requirements.</td>
</tr>
<tr>
<td>[§19.304 of Regulation 19 and 40 CFR 60, §60.116b(f)(1)]</td>
<td>Prior to the initial filling of the vessel, the highest maximum true vapor pressure for the range of anticipated liquid compositions to be stored will be determined using the methods described in paragraph (e) of §60.116b.</td>
</tr>
<tr>
<td>[§19.304 of Regulation 19 and 40 CFR 60, §60.116b(g)]</td>
<td>The permittee of each vessel equipped with a closed vent system and control device meeting the specification of § 60.112b or with emissions reductions equipment as specified in 40 CFR 65.42(b)(4), (b)(5), (b)(6), or (c) is exempt from the requirements of paragraphs (c) and (d) of §60.116b.</td>
</tr>
</tbody>
</table>

47. These sources are considered affected sources under 40 CFR Part 61, Subpart FF and are subject, but not limited, to the conditions found in the following table. [Regulation 19, §19.304 and 40 CFR Part 61, Subpart FF]

40 CFR Part 61, Subpart FF

<table>
<thead>
<tr>
<th>Regulation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>40 CFR 61, §61.340(b)</td>
<td>(b) The provisions of this subpart apply to owners and operators of hazardous waste treatment, storage, and disposal facilities that treat, store, or dispose of hazardous waste generated by any facility listed in paragraph (a) of Subpart FF. The waste streams at hazardous waste treatment, storage, and disposal facilities subject to the provisions of this subpart are the benzene-containing hazardous waste from any facility listed in paragraph (a) of Subpart FF. A hazardous waste treatment, storage, and disposal facility is a facility that must obtain a hazardous waste management permit under subtitle C of the Solid Waste Disposal Act.</td>
</tr>
</tbody>
</table>
### 40 CFR Part 61, Subpart FF

<table>
<thead>
<tr>
<th>Paragraph</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>40 CFR 61, §61.342(a)</td>
<td>(a) An owner or operator of a facility at which the total annual benzene quantity from facility waste is less than 10 megagrams per year (Mg/yr) (11 ton/yr) shall be exempt from the requirements of paragraphs (b) and (c) of Subpart FF. The total annual benzene quantity from facility waste is the sum of the annual benzene quantity for each waste stream at the facility that has a flow-weighted annual average water content greater than 10 percent or that is mixed with water, or other wastes, at any time and the mixture has an annual average water content greater than 10 percent. The benzene quantity in a waste stream is to be counted only once without multiple counting if other waste streams are mixed with or generated from the original waste stream. Other specific requirements for calculating the total annual benzene waste quantity are as follows:</td>
</tr>
<tr>
<td>40 CFR 61, §61.342(a)(1)</td>
<td>(1) Wastes that are exempted from control under §§61.342(c)(2) and 61.342(c)(3) are included in the calculation of the total annual benzene quantity if they have an annual average water content greater than 10 percent, or if they are mixed with water or other wastes at any time and the mixture has an annual average water content greater than 10 percent.</td>
</tr>
<tr>
<td>40 CFR 61, §61.342(a)(2)</td>
<td>(2) The benzene in a material subject to this subpart that is sold is included in the calculation of the total annual benzene quantity if the material has an annual average water content greater than 10 percent.</td>
</tr>
<tr>
<td>40 CFR 61, §61.342(a)(3)</td>
<td>(3) Benzene in wastes generated by remediation activities conducted at the facility, such as the excavation of contaminated soil, pumping and treatment of groundwater, and the recovery of product from soil or groundwater, are not included in the calculation of total annual benzene quantity for that facility. If the facility's total annual benzene quantity is 10 Mg/yr (11 ton/yr) or more, wastes generated by remediation activities are subject to the requirements of paragraphs (c) through (h) of Subpart FF. If the facility is managing remediation waste generated offsite, the benzene in this waste shall be included in the calculation of total annual benzene quantity in facility waste, if the waste streams have an annual average water content greater than 10 percent, or if they are mixed with water or other wastes at any time and the mixture has an annual average water content greater than 10 percent.</td>
</tr>
<tr>
<td>40 CFR 61, §61.342(a)(4)</td>
<td>(4) The total annual benzene quantity is determined based upon the quantity of benzene in the waste before any waste treatment occurs to remove the benzene except as specified in §61.355(c)(1)(i) (A) through (C).</td>
</tr>
<tr>
<td>40 CFR 61, §61.342(b)</td>
<td>(b) Each owner or operator of a facility at which the total annual benzene quantity from facility waste is equal to or greater than 10 Mg/yr (11 ton/yr) as determined in paragraph (a) of Subpart FF shall be in compliance with the requirements of paragraphs (c) through (h) of Subpart FF no later than 90 days following the effective date, unless a waiver of compliance has been obtained under §61.11, or by the initial startup for a new source with an initial startup after the effective date.</td>
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</table>
### 40 CFR Part 61, Subpart FF

<table>
<thead>
<tr>
<th>Section</th>
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<tbody>
<tr>
<td>40 CFR 61, §61.342(c)</td>
<td>(c) Each owner or operator of a facility at which the total annual benzene quantity from facility waste is equal to or greater than 10 Mg/yr (11 ton/yr) as determined in paragraph (a) of Subpart FF shall manage and treat the facility waste as follows:</td>
</tr>
<tr>
<td>40 CFR 61, §61.342(c)(1)</td>
<td>(1) For each waste stream that contains benzene, including (but not limited to) organic waste streams that contain less than 10 percent water and aqueous waste streams, even if the wastes are not discharged to an individual drain system, the owner or operator shall:</td>
</tr>
<tr>
<td>40 CFR 61, §61.342(c)(1)</td>
<td>(i) Remove or destroy the benzene contained in the waste using a treatment process or wastewater treatment system that complies with the standards specified in §61.348 of this subpart.</td>
</tr>
<tr>
<td>40 CFR 61, §61.342(c)(1)</td>
<td>(ii) Comply with the standards specified in §§61.343 through 61.347 of this subpart for each waste management unit that receives or manages the waste stream prior to and during treatment of the waste stream in accordance with paragraph (c)(1)(i) of Subpart FF.</td>
</tr>
<tr>
<td>40 CFR 61, §61.342(c)(1)</td>
<td>(iii) Each waste management unit used to manage or treat waste streams that will be recycled to a process shall comply with the standards specified in §§61.343 through 61.347. Once the waste stream is recycled to a process, including to a tank used for the storage of production process feed, product, or product intermediates, unless this tank is used primarily for the storage of wastes, the material is no longer subject to paragraph (c) of Subpart FF.</td>
</tr>
<tr>
<td>40 CFR 61, §61.342(g)</td>
<td>(g) Compliance with this subpart will be determined by review of facility records and results from tests and inspections using methods and procedures specified in §61.355 of this subpart.</td>
</tr>
<tr>
<td>40 CFR 61, §61.343(a)</td>
<td>(a) Except as provided in paragraph (b) of Subpart FF and in §61.351, the owner or operator must meet the standards in paragraph (a)(1) or (2) of Subpart FF for each tank in which the waste stream is placed in accordance with §61.342 (c)(1)(i). The standards in Subpart FF apply to the treatment and storage of the waste stream in a tank, including dewatering.</td>
</tr>
<tr>
<td>40 CFR 61, §61.343(a)(1)</td>
<td>(1) The owner or operator shall install, operate, and maintain a fixed-roof and closed-vent system that routes all organic vapors vented from the tank to a control device.</td>
</tr>
<tr>
<td>40 CFR 61, §61.343(a)(1)(i)</td>
<td>(i) The fixed-roof shall meet the following requirements:</td>
</tr>
<tr>
<td>40 CFR 61, §61.343(a)(1)(i)</td>
<td>(A) The cover and all openings (e.g., access hatches, sampling ports, and gauge wells) shall be designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, as determined initially and thereafter at least once per year by the methods specified in §61.355(h) of this subpart.</td>
</tr>
<tr>
<td>40 CFR 61, §61.343(a)(1)(i)</td>
<td>(B) Each opening shall be maintained in a closed, sealed position (e.g., covered by a lid that is gasketed and latched) at all times that waste is in the tank except when it is necessary to use the opening for waste sampling or removal, or for equipment inspection, maintenance, or repair.</td>
</tr>
<tr>
<td><strong>40 CFR Part 61, Subpart FF</strong></td>
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</tr>
<tr>
<td><strong>40 CFR 61, §61.343(a)(1)(i)</strong></td>
<td>(C) If the cover and closed-vent system operate such that the tank is maintained at a pressure less than atmospheric pressure, then paragraph (a)(1)(i)(B) of Subpart FF does not apply to any opening that meets all of the following conditions:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.343(a)(1)(i)(C)</strong></td>
<td>(1) The purpose of the opening is to provide dilution air to reduce the explosion hazard;</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.343(a)(1)(i)(C)</strong></td>
<td>(2) The opening is designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, as determined initially and thereafter at least once per year by the methods specified in §61.355(h); and</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.343(a)(1)(i)(C)</strong></td>
<td>(3) The pressure is monitored continuously to ensure that the pressure in the tank remains below atmospheric pressure.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.343(a)(1)(ii)</strong></td>
<td>(ii) The closed-vent system and control device shall be designed and operated in accordance with the requirements of §61.349 of this subpart.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.343(a)(2)</strong></td>
<td>(2) The owner or operator must install, operate, and maintain an enclosure and closed-vent system that routes all organic vapors vented from the tank, located inside the enclosure, to a control device in accordance with the requirements specified in paragraph (e) of Subpart FF.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.343(c)</strong></td>
<td>(c) Each fixed-roof, seal, access door, and all other openings shall be checked by visual inspection initially and quarterly thereafter to ensure that no cracks or gaps occur and that access doors and other openings are closed and gasketed properly.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.343(d)</strong></td>
<td>(d) Except as provided in §61.350 of this subpart, when a broken seal or gasket or other problem is identified, or when detectable emissions are measured, first efforts at repair shall be made as soon as practicable, but not later than 45 calendar days after identification.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.348(a)</strong></td>
<td>(a) Except as provided in paragraph (a)(5) of Subpart FF, the owner or operator shall treat the waste stream in accordance with the following requirements:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.348(a)(1)</strong></td>
<td>(1) The owner or operator shall design, install, operate, and maintain a treatment process that either:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.348(a)(1)</strong></td>
<td>(iii) Destroys benzene in the waste stream by incinerating the waste in a combustion unit that achieves a destruction efficiency of 99 percent or greater for benzene.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.348(c)(e)</strong></td>
<td>(c) The owner and operator shall demonstrate that each treatment process or wastewater treatment system unit, except as provided in paragraph (d) of Subpart FF, achieves the appropriate conditions specified in paragraphs (a) or (b) of Subpart FF in accordance with the following requirements:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.348(c)(1)</strong></td>
<td>(1) Engineering calculations in accordance with requirements specified in §61.356(e) of this subpart; or</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.348(c)(2)</strong></td>
<td>(2) Performance tests conducted using the test methods and procedures that meet the requirements specified in §61.355 of this subpart.</td>
</tr>
</tbody>
</table>
### 40 CFR Part 61, Subpart FF

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<tr>
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<tbody>
<tr>
<td>40 CFR 61, §61.348(e)</td>
<td>(e) Except as specified in paragraph (e)(3) of Subpart FF, if the treatment process or wastewater treatment system unit has any openings (e.g., access doors, hatches, etc.), all such openings shall be sealed (e.g., gasketed, latched, etc.) and kept closed at all times when waste is being treated, except during inspection and maintenance.</td>
</tr>
<tr>
<td>40 CFR 61, §61.348(e)(1)</td>
<td>(1) Each seal, access door, and all other openings shall be checked by visual inspections initially and quarterly thereafter to ensure that no cracks or gaps occur and that openings are closed and gasketed properly.</td>
</tr>
<tr>
<td>40 CFR 61, §61.348(e)(2)</td>
<td>(2) Except as provided in §61.350 of this subpart, when a broken seal or gasket or other problem is identified, first efforts at repair shall be made as soon as practicable, but not later than 15 calendar days after identification.</td>
</tr>
<tr>
<td>40 CFR 61, §61.348(e)(3)</td>
<td>(3) If the cover and closed-vent system operate such that the treatment process and wastewater treatment system unit are maintained at a pressure less than atmospheric pressure, the owner or operator may operate the system with an opening that is not sealed and kept closed at all times if the following conditions are met:</td>
</tr>
<tr>
<td>40 CFR 61, §61.348(e)(3)(i)</td>
<td>(i) The purpose of the opening is to provide dilution air to reduce the explosion hazard;</td>
</tr>
<tr>
<td>40 CFR 61, §61.348(e)(3)(ii)</td>
<td>(ii) The opening is designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, as determined initially and thereafter at least once per year by the methods specified in §61.355(h); and</td>
</tr>
<tr>
<td>40 CFR 61, §61.348(e)(3)(iii)</td>
<td>(iii) The pressure is monitored continuously to ensure that the pressure in the treatment process and wastewater treatment system unit remain below atmospheric pressure.</td>
</tr>
<tr>
<td>40 CFR 61, §61.348(g)</td>
<td>(g) The owner or operator of a treatment process or wastewater treatment system unit that is used to comply with the provisions of Subpart FF shall monitor the unit in accordance with the applicable requirements in §61.354 of this subpart.</td>
</tr>
<tr>
<td>40 CFR 61, §61.349(a)</td>
<td>(a) For each closed-vent system and control device used to comply with standards in accordance with §§61.343 through 61.348 of this subpart, the owner or operator shall properly design, install, operate, and maintain the closed-vent system and control device in accordance with the following requirements:</td>
</tr>
<tr>
<td>40 CFR 61, §61.349(a)(1)</td>
<td>(1) The closed-vent system shall:</td>
</tr>
<tr>
<td>40 CFR 61, §61.349(a)(1)</td>
<td>(i) Be designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, as determined initially and thereafter at least once per year by the methods specified in §61.355(h) of this subpart.</td>
</tr>
<tr>
<td>40 CFR Part 61, Subpart FF</td>
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<tr>
<td>40 CFR 61, §61.349(a)(1)(ii)</td>
<td>(ii) Vent systems that contain any bypass line that could divert the vent stream away from a control device used to comply with the provisions of this subpart shall install, maintain, and operate according to the manufacturer's specifications a flow indicator that provides a record of vent stream flow away from the control device at least once every 15 minutes, except as provided in paragraph (a)(1)(ii)(B) of Subpart FF.</td>
</tr>
<tr>
<td>40 CFR 61, §61.349(a)(1)(ii)</td>
<td>(A) The flow indicator shall be installed at the entrance to any bypass line that could divert the vent stream away from the control device to the atmosphere.</td>
</tr>
<tr>
<td>40 CFR 61, §61.349(a)(1)(ii)</td>
<td>(B) Where the bypass line valve is secured in the closed position with a car-seal or a lock-and-key type configuration, a flow indicator is not required.</td>
</tr>
<tr>
<td>40 CFR 61, §61.349(a)(1)</td>
<td>(iii) All gauging and sampling devices shall be gas-tight except when gauging or sampling is taking place.</td>
</tr>
<tr>
<td>40 CFR 61, §61.349(a)(1)</td>
<td>(iv) For each closed-vent system complying with paragraph (a) of Subpart FF, one or more devices which vent directly to the atmosphere may be used on the closed-vent system provided each device remains in a closed, sealed position during normal operations except when the device needs to open to prevent physical damage or permanent deformation of the closed-vent system resulting from malfunction of the unit in accordance with good engineering and safety practices for handling flammable, explosive, or other hazardous materials.</td>
</tr>
<tr>
<td>40 CFR 61, §61.349(a)(2)</td>
<td>(2) The control device shall be designed and operated in accordance with the following conditions:</td>
</tr>
<tr>
<td>40 CFR 61, §61.349(a)(2)(i)</td>
<td>(i) An enclosed combustion device (e.g., a vapor incinerator, boiler, or process heater) shall meet one of the following conditions:</td>
</tr>
<tr>
<td>40 CFR 61, §61.349(a)(2)(i)</td>
<td>(A) Reduce the organic emissions vented to it by 95 weight percent or greater;</td>
</tr>
<tr>
<td>40 CFR 61, §61.349(a)(2)(i)</td>
<td>(B) Achieve a total organic compound concentration of 20 ppmv (as the sum of the concentrations for individual compounds using Method 18) on a dry basis corrected to 3 percent oxygen; or</td>
</tr>
<tr>
<td>40 CFR 61, §61.349(a)(2)(i)</td>
<td>(C) Provide a minimum residence time of 0.5 seconds at a minimum temperature of 760 °C (1,400 °F). If a boiler or process heater issued as the control device, then the vent stream shall be introduced into the flame zone of the boiler or process heater.</td>
</tr>
<tr>
<td>40 CFR 61, §61.349(a)(2)</td>
<td>(ii) A vapor recovery system (e.g., a carbon adsorption system or a condenser) shall recover or control the organic emissions vented to it with an efficiency of 95 weight percent or greater, or shall recover or control the benzene emissions vented to it with an efficiency of 98 weight percent or greater.</td>
</tr>
<tr>
<td>40 CFR Part 61, Subpart FF</td>
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<tr>
<td><strong>40 CFR 61, §61.349(b)</strong></td>
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</tr>
<tr>
<td>(b) Each closed-vent system and control device used to comply with this subpart shall be operated at all times when waste is placed in the waste management unit vented to the control device except when maintenance or repair of the waste management unit cannot be completed without a shutdown of the control device.</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.349(c)</strong></td>
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</tr>
<tr>
<td>(c) An owner and operator shall demonstrate that each control device, except for a flare, achieves the appropriate conditions specified in paragraph (a)(2) of Subpart FF by using one of the following methods:</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.349(c)</strong></td>
<td></td>
</tr>
<tr>
<td>(1) Engineering calculations in accordance with requirements specified in §61.356(f) of this subpart; or</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.349(c)</strong></td>
<td></td>
</tr>
<tr>
<td>(2) Performance tests conducted using the test methods and procedures that meet the requirements specified in §61.355 of this subpart.</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.349(f)</strong></td>
<td></td>
</tr>
<tr>
<td>(f) Each closed-vent system and control device shall be visually inspected initially and quarterly thereafter. The visual inspection shall include inspection of ductwork and piping and connections to covers and control devices for evidence of visible defects such as holes in ductwork or piping and loose connections.</td>
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</tr>
<tr>
<td><strong>40 CFR 61, §61.349(g)</strong></td>
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<tr>
<td>(g) Except as provided in §61.350 of this subpart, if visible defects are observed during an inspection, or if other problems are identified, or if detectable emissions are measured, a first effort to repair the closed-vent system and control device shall be made as soon as practicable but no later than 5 calendar days after detection. Repair shall be completed no later than 15 calendar days after the emissions are detected or the visible defect is observed.</td>
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</tr>
<tr>
<td><strong>40 CFR 61, §61.349(h)</strong></td>
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</tr>
<tr>
<td>(h) The owner or operator of a control device that is used to comply with the provisions of Subpart FF shall monitor the control device in accordance with §61.354(c) of this subpart.</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.350(a)</strong></td>
<td></td>
</tr>
<tr>
<td>(a) Delay of repair of facilities or units that are subject to the provisions of this subpart will be allowed if the repair is technically impossible without a complete or partial facility or unit shutdown.</td>
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</tr>
<tr>
<td><strong>40 CFR 61, §61.350(b)</strong></td>
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<tr>
<td>(b) Repair of such equipment shall occur before the end of the next facility or unit shutdown.</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.354(a)</strong></td>
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</tr>
<tr>
<td>(a) Except for a treatment process or waste stream complying with §61.348(d), the owner or operator shall monitor each treatment process or wastewater treatment system unit to ensure the unit is properly operated and maintained by one of the following monitoring procedures:</td>
<td></td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.354(a)(1)</strong></td>
<td></td>
</tr>
<tr>
<td>(1) Measure the benzene concentration of the waste stream exiting the treatment process complying with §61.348(a)(1)(i) at least once per month by collecting and analyzing one or more samples using the procedures specified in §61.355(c)(3).</td>
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<tr>
<td>40 CFR Part 61, Subpart FF</td>
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</tr>
<tr>
<td><strong>40 CFR 61, §61.354(a)(2)</strong></td>
<td>(2) Install, calibrate, operate, and maintain according to manufacturer's specifications equipment to continuously monitor and record a process parameter (or parameters) for the treatment process or wastewater treatment system unit that indicates proper system operation. The owner or operator shall inspect at least once each operating day the data recorded by the monitoring equipment (e.g., temperature monitor or flow indicator) to ensure that the unit is operating properly.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.354(c)</strong></td>
<td>(c) An owner or operator subject to the requirements in §61.349 of this subpart shall install, calibrate, maintain, and operate according to the manufacturer's specifications a device to continuously monitor the control device operation as specified in the following paragraphs, unless alternative monitoring procedures or requirements are approved for that facility by the Administrator. The owner or operator shall inspect at least once each operating day the data recorded by the monitoring equipment (e.g., temperature monitor or flow indicator) to ensure that the control device is operating properly.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.354(c)(1)</strong></td>
<td>(1) For a thermal vapor incinerator, a temperature monitoring device equipped with a continuous recorder. The device shall have an accuracy of ±1 percent of the temperature being monitored in °C or ±0.5 °C, whichever is greater. The temperature sensor shall be installed at a representative location in the combustion chamber.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.354(d)</strong></td>
<td>(d) For a carbon adsorption system that does not regenerate the carbon bed directly on site in the control device (e.g., a carbon canister), either the concentration level of the organic compounds or the concentration level of benzene in the exhaust vent stream from the carbon adsorption system shall be monitored on a regular schedule, and the existing carbon shall be replaced with fresh carbon immediately when carbon breakthrough is indicated. The device shall be monitored on a daily basis or at intervals no greater than 20 percent of the design carbon replacement interval, whichever is greater. As an alternative to conducting this monitoring, an owner or operator may replace the carbon in the carbon adsorption system with fresh carbon at a regular predetermined time interval that is less than the carbon replacement interval that is determined by the maximum design flow rate and either the organic concentration or the benzene concentration in the gas stream vented to the carbon adsorption system.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.354(f)</strong></td>
<td>(f) Owners or operators using a closed-vent system that contains any bypass line that could divert a vent stream from a control device used to comply with the provisions of this subpart shall do the following:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.354(f)(1)</strong></td>
<td>(1) Visually inspect the bypass line valve at least once every month, checking the position of the valve and the condition of the car-seal or closure mechanism required under §61.349(a)(1)(ii) to ensure that the valve is maintained in the closed position and the vent stream is not diverted through the bypass line.</td>
</tr>
<tr>
<td>40 CFR Part 61, Subpart FF</td>
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</tr>
<tr>
<td><strong>40 CFR 61, §61.354(f)(2)</strong></td>
<td>(2) Visually inspect the readings from each flow monitoring device required by §61.349(a)(1)(ii) at least once each operating day to check that vapors are being routed to the control device as required.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(a)</strong></td>
<td>(a) An owner or operator shall determine the total annual benzene quantity from facility waste by the following procedure:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(a)(1)</strong></td>
<td>(1) For each waste stream subject to this subpart having a flow-weighted annual average water content greater than 10 percent water, on a volume basis as total water, or is mixed with water or other wastes at any time and the resulting mixture has an annual average water content greater than 10 percent as specified in §61.342(a), the owner or operator shall:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(a)(1)(i)</strong></td>
<td>(i) Determine the annual waste quantity for each waste stream using the procedures specified in paragraph (b) of Subpart FF.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(a)(1)(ii)</strong></td>
<td>(ii) Determine the flow-weighted annual average benzene concentration for each waste stream using the procedures specified in paragraph (c) of Subpart FF.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(a)(1)(iii)</strong></td>
<td>(iii) Calculate the annual benzene quantity for each waste stream by multiplying the annual waste quantity of the waste stream times the flow-weighted annual average benzene concentration.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(a)(2)</strong></td>
<td>(2) Total annual benzene quantity from facility waste is calculated by adding together the annual benzene quantity for each waste stream generated during the year and the annual benzene quantity for each process unit turnaround waste annualized according to paragraph (b)(4) of Subpart FF.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(a)(3)</strong></td>
<td>(3) If the total annual benzene quantity from facility waste is equal to or greater than 10 Mg/yr (11 ton/yr), then the owner or operator shall comply with the requirements of §61.342 (c), (d), or (e).</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(a)(4)</strong></td>
<td>(4) If the total annual benzene quantity from facility waste is less than 10 Mg/yr (11 ton/yr) but is equal to or greater than 1 Mg/yr (1.1 ton/yr), then the owner or operator shall:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(a)(4)(i)</strong></td>
<td>(i) Comply with the recordkeeping requirements of §61.356 and reporting requirements of §61.357 of this subpart; and</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(a)(4)(ii)</strong></td>
<td>(ii) Repeat the determination of total annual benzene quantity from facility waste at least once per year and whenever there is a change in the process generating the waste that could cause the total annual benzene quantity from facility waste to increase to 10 Mg/yr (11 ton/yr) or more.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(a)(5)</strong></td>
<td>(5) If the total annual benzene quantity from facility waste is less than 1 Mg/yr (1.1 ton/yr), then the owner or operator shall:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(a)(5)(i)</strong></td>
<td>(i) Comply with the recordkeeping requirements of §61.356 and reporting requirements of §61.357 of this subpart; and</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(a)(5)(ii)</strong></td>
<td>(ii) Repeat the determination of total annual benzene quantity from facility waste whenever there is a change in the process generating the waste that could cause the total annual benzene quantity from facility waste to increase to 1 Mg/yr (1.1 ton/yr) or more.</td>
</tr>
<tr>
<td>40 CFR Part 61, Subpart FF</td>
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<tr>
<td>40 CFR 61, §61.355(a)(6)</td>
<td>(6) The benzene quantity in a waste stream that is generated less than one time per year, except as provided for process unit turnaround waste in paragraph (b)(4) of Subpart FF, shall be included in the determination of total annual benzene quantity from facility waste for the year in which the waste is generated unless the waste stream is otherwise excluded from the determination of total annual benzene quantity from facility waste in accordance with paragraphs (a) through (c) of Subpart FF. The benzene quantity in this waste stream shall not be annualized or averaged over the time interval between the activities that resulted in generation of the waste, for purposes of determining the total annual benzene quantity from facility waste.</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(b)</td>
<td>(b) For purposes of the calculation required by paragraph (a) of Subpart FF, an owner or operator shall determine the annual waste quantity at the point of waste generation, unless otherwise provided in paragraphs (b)(1), (2), (3), and (4) of Subpart FF, by one of the methods given in paragraphs (b)(5) through (7) of Subpart FF.</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(b)(3)</td>
<td>(3) The determination of annual waste quantity for wastes that are received at hazardous waste treatment, storage, or disposal facilities from offsite shall be made at the point where the waste enters the hazardous waste treatment, storage, or disposal facility.</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(b)(5)</td>
<td>(5) Select the highest annual quantity of waste managed from historical records representing the most recent 5 years of operation or, if the facility has been in service for less than 5 years but at least 1 year, from historical records representing the total operating life of the facility;</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(b)(6)</td>
<td>(6) Use the maximum design capacity of the waste management unit; or</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(b)(7)</td>
<td>(7) Use measurements that are representative of maximum waste generation rates.</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(c)</td>
<td>(c) For the purposes of the calculation required by §§61.355(a) of this subpart, an owner or operator shall determine the flow-weighted annual average benzene concentration in a manner that meets the requirements given in paragraph (c)(1) of Subpart FF using either of the methods given in paragraphs (c)(2) and (c)(3) of Subpart FF.</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(c)(1)</td>
<td>(1) The determination of flow-weighted annual average benzene concentration shall meet all of the following criteria:</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(c)(1)(i)</td>
<td>(i) The determination shall be made at the point of waste generation except for the specific cases given in paragraphs (c)(1)(i)(A) through (D) of Subpart FF.</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(c)(1)(i)</td>
<td>(C) The determination for wastes that are received from offsite shall be made at the point where the waste enters the hazardous waste treatment, storage, or disposal facility.</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(c)(1)(ii)</td>
<td>(ii) Volatilization of the benzene by exposure to air shall not be used in the determination to reduce the benzene concentration.</td>
</tr>
<tr>
<td>40 CFR Part 61, Subpart FF</td>
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</tr>
<tr>
<td><strong>40 CFR 61, §61.355(c)(1)(iii)</strong></td>
<td>(iii) Mixing or diluting the waste stream with other wastes or other materials shall not be used in the determination-to reduce the benzene concentration.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(c)(1)(iv)</strong></td>
<td>(iv) The determination shall be made prior to any treatment of the waste that removes benzene, except as specified in paragraphs (c)(1)(i)(A) through (D) of Subpart FF.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(c)(1)(v)</strong></td>
<td>(v) For wastes with multiple phases, the determination shall provide the weighted-average benzene concentration based on the benzene concentration in each phase of the waste and the relative proportion of the phases.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(c)(2)</strong></td>
<td>(2) Knowledge of the waste. The owner or operator shall provide sufficient information to document the flow-weighted annual average benzene concentration of each waste stream. Examples of information that could constitute knowledge include material balances, records of chemicals purchases, or previous test results provided the results are still relevant to the current waste stream conditions. If test data are used, then the owner or operator shall provide documentation describing the testing protocol and the means by which sampling variability and analytical variability were accounted for in the determination of the flow-weighted annual average benzene concentration for the waste stream. When an owner or operator and the Administrator do not agree on determinations of the flow-weighted annual average benzene concentration based on knowledge of the waste, the procedures under paragraph (c)(3) of Subpart FF shall be used to resolve the disagreement.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(c)(3)</strong></td>
<td>(3) Measurements of the benzene concentration in the waste stream in accordance with the following procedures:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(c)(3)(i)</strong></td>
<td>(i) Collect a minimum of three representative samples from each waste stream. Where feasible, samples shall be taken from an enclosed pipe prior to the waste being exposed to the atmosphere.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(c)(3)(iii)</strong></td>
<td>(iii) When sampling from an enclosed pipe is not feasible, a minimum of three representative samples shall be collected in a manner to minimize exposure of the sample to the atmosphere and loss of benzene prior to sampling.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.355(c)(3)(iv)</strong></td>
<td>(iv) Each waste sample shall be analyzed using one of the following test methods for determining the benzene concentration in a waste stream:</td>
</tr>
</tbody>
</table>
### 40 CFR Part 61, Subpart FF

#### (B) Method 8021, Volatile Organic Compounds in Water by Purge and Trap Capillary Column Gas Chromatography with Photoionization and Electrolytic Conductivity Detectors in Series in “Test Methods for Evaluating Solid Waste, Physical/Chemical Methods,” EPA Publication No. SW-846 (incorporation by reference as specified in §61.18 of this part);

#### (C) Method 8240, Gas Chromatography/Mass Spectrometry for Volatile Organics in “Test Methods for Evaluating Solid Waste, Physical/Chemical Methods,” EPA Publication No. SW-846 (incorporation by reference as specified in §61.18 of this part);

#### (D) Method 8260, Gas Chromatography/Mass Spectrometry for Volatile Organics: Capillary Column Technique in “Test Methods for Evaluating Solid Waste, Physical/Chemical Methods,” EPA Publication No. SW-846 (incorporation by reference as specified in §61.18 of this part);

#### (E) Method 602, Purgeable Aromatics, as described in 40 CFR part 136, appendix A, Test Procedures for Analysis of Organic Pollutants, for wastewaters for which this is an approved EPA method; or

#### (F) Method 624, Purgeables, as described in 40 CFR part 136, appendix A, Test Procedures for Analysis of Organic Pollutants, for wastewaters for which this is an approved EPA method.

#### (v) The flow-weighted annual average benzene concentration shall be calculated by averaging the results of the sample analyses as follows:

#### (f) An owner or operator using performance tests to demonstrate compliance of a treatment process with §61.348(a)(1)(iii) of this subpart shall determine the benzene destruction efficiency for the combustion unit by the following procedure:

#### (1) The test shall be conducted under conditions that exist when the combustion unit is operating at the highest inlet waste stream flow rate and benzene content expected to occur. Operations during periods of startup, shutdown, and malfunction shall not constitute representative conditions for the purpose of a test. The owner or operator shall record all process information necessary to document the operating conditions during the test.

#### (2) All testing equipment shall be prepared and installed as specified in the appropriate test methods.

#### (3) The mass flow rate of benzene entering the combustion unit shall be determined by computing the product of the flow rate of the waste stream entering the combustion unit, as determined by the inlet flow meter, and the benzene concentration of the waste stream, as determined using the sampling procedures in paragraph (c)(2) or (c)(3) of Subpart FF. Three grab samples of the waste shall be taken at equally spaced time intervals over a 1-hour period. Each 1-hour period constitutes a run, and the performance test shall consist of a minimum of 3 runs conducted over a 3-hour period. The mass flow rate of benzene into the combustion unit is calculated as follows:
40 CFR Part 61, Subpart FF

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
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<tbody>
<tr>
<td>40 CFR 61, §61.355(f)(4)</td>
<td>(4) The mass flow rate of benzene exiting the combustion unit exhaust stack shall be determined as follows:</td>
</tr>
</tbody>
</table>

40 CFR 61, §61.355(f)(4)(i) | (i) The time period for the test shall not be less than 3 hours during which at least 3 stack gas samples are collected and be the same time period at which the mass flow rate of benzene entering the treatment process is determined. Each sample shall be collected over a 1-hour period (e.g., in a Tedlar bag) to represent a time-integrated composite sample and each 1-hour period shall correspond to the periods when the waste feed is sampled. |

40 CFR 61, §61.355(f)(4)(ii) | (ii) A run shall consist of a 1-hour period during the test. For each run: |

        40 CFR 61, §61.355(f)(4)(ii)(A) | (A) The reading from each measurement shall be recorded; |

        40 CFR 61, §61.355(f)(4)(ii)(B) | (B) The volume exhausted shall be determined using Method 2, 2A, 2C, or 2D from appendix A of 40 CFR part 60, as appropriate. |

        40 CFR 61, §61.355(f)(4)(ii)(C) | (C) The average benzene concentration in the exhaust downstream of the combustion unit shall be determined using Method 18 from appendix A of 40 CFR part 60. |

40 CFR 61, §61.355(f)(4)(iii) | (iii) The mass of benzene emitted during each run shall be calculated as follows: |

        40 CFR 61, §61.355(f)(4)(iv) | (iv) The benzene mass emission rate in the exhaust shall be calculated as follows: |

40 CFR 61, §61.355(h) | (h) An owner or operator shall test equipment for compliance with no detectable emissions as required in §§61.343 through 61.347, and §61.349 of this subpart in accordance with the following requirements: |


        40 CFR 61, §61.355(h)(2) | (2) The detection instrument shall meet the performance criteria of Method 21. |

        40 CFR 61, §61.355(h)(3) | (3) The instrument shall be calibrated before use on each day of its use by the procedures specified in Method 21. |

        40 CFR 61, §61.355(h)(4) | (4) Calibration gases shall be: |

        40 CFR 61, §61.355(h)(4)(i) | (i) Zero air (less than 10 ppm of hydrocarbon in air); and |

        40 CFR 61, §61.355(h)(4)(ii) | (ii) A mixture of methane or n-hexane and air at a concentration of approximately, but less than, 10,000 ppm methane or n-hexane. |


        40 CFR 61, §61.355(h)(6) | (6) The instrument probe shall be traversed around all potential leak interfaces as close as possible to the interface as described in Method 21. |
<table>
<thead>
<tr>
<th>40 CFR Part 61, Subpart FF</th>
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<tbody>
<tr>
<td>40 CFR 61, §61.355(h)(7)</td>
<td>(7) The arithmetic difference between the maximum concentration indicated by the instrument and the background level is compared to 500 ppm for determining compliance.</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(i)</td>
<td>(i) An owner or operator using a performance test to demonstrate compliance of a control device with either the organic reduction efficiency requirement or the benzene reduction efficiency requirement specified under §61.349(a)(2) shall use the following procedures:</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(i)(1)</td>
<td>(1) The test shall be conducted under conditions that exist when the waste management unit vented to the control device is operating at the highest load or capacity level expected to occur. Operations during periods of startup, shutdown, and malfunction shall not constitute representative conditions for the purpose of a test. The owner or operator shall record all process information necessary to document the operating conditions during the test.</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(i)(2)</td>
<td>(2) Sampling sites shall be selected using Method 1 or 1A from appendix A of 40 CFR part 60, as appropriate.</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(i)(3)</td>
<td>(3) The mass flow rate of either the organics or benzene entering and exiting the control device shall be determined as follows:</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(i)(3)(i)</td>
<td>(i) The time period for the test shall not be less than 3 hours during which at least 3 stack gas samples are collected. Samples of the vent stream entering and exiting the control device shall be collected during the same time period. Each sample shall be collected over a 1-hour period (e.g., in a teflar bag) to represent a time-integrated composite sample.</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(i)(3)(ii)</td>
<td>(ii) A run shall consist of a 1-hour period during the test. For each run:</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(i)(3)(ii)</td>
<td>(A) The reading from each measurement shall be recorded;</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(i)(3)(ii)</td>
<td>(B) The volume exhausted shall be determined using Method 2, 2A, 2C, or 2D from appendix A of 40 CFR part 60, as appropriate;</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(i)(3)(ii)</td>
<td>(C) The organic concentration or the benzene concentration, as appropriate, in the vent stream entering and exiting the control device shall be determined using Method 18 from appendix A of 40 CFR part 60.</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(i)(3)(iii)</td>
<td>(iii) The mass of organics or benzene entering and exiting the control device during each run shall be calculated as follows:</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(i)(3)(iv)</td>
<td>(iv) The mass flow rate of organics or benzene entering and exiting the control device shall be calculated as follows:</td>
</tr>
<tr>
<td>40 CFR 61, §61.355(i)(4)</td>
<td>(4) The organic reduction efficiency or the benzene reduction efficiency for the control device shall be calculated as follows:</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(a)</td>
<td>(a) Each owner or operator of a facility subject to the provisions of this subpart shall comply with the recordkeeping requirements of Subpart FF. Each record shall be maintained in a readily accessible location at the facility site for a period not less than two years from the date the information is recorded unless otherwise specified.</td>
</tr>
<tr>
<td>40 CFR Part 61, Subpart FF</td>
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</tr>
<tr>
<td><strong>40 CFR 61, §61.356(b)</strong></td>
<td>(b) Each owner or operator shall maintain records that identify each waste stream at the facility subject to this subpart, and indicate whether or not the waste stream is controlled for benzene emissions in accordance with this subpart. In addition the owner or operator shall maintain the following records:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(b)(1)</strong></td>
<td>(1) For each waste stream not controlled for benzene emissions in accordance with this subpart, the records shall include all test results, measurements, calculations, and other documentation used to determine the following information for the waste stream: waste stream identification, water content, whether or not the waste stream is a process wastewater stream, annual waste quantity, range of benzene concentrations, annual average flow-weighted benzene concentration, and annual benzene quantity.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(b)(5)</strong></td>
<td>(5) For each facility where the annual waste quantity for process unit turnaround waste is determined in accordance with §61.355(b)(5), the records shall include all test results, measurements, calculations, and other documentation used to determine the following information: identification of each process unit at the facility that undergoes turnarounds, the date of the most recent turnaround for each process unit, identification of each process unit turnaround waste, the water content of each process unit turnaround waste, the annual waste quantity determined in accordance with §61.355(b)(5), the range of benzene concentrations in the waste, the annual average flow-weighted benzene concentration of the waste, and the annual benzene quantity calculated in accordance with §61.355(a)(1)(iii) of Subpart FF.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(c)</strong></td>
<td>(c) An owner or operator transferring waste off-site to another facility for treatment in accordance with §61.342(f) shall maintain documentation for each offsite waste shipment that includes the following information: Date waste is shipped offsite, quantity of waste shipped offsite, name and address of the facility receiving the waste, and a copy of the notice sent with the waste shipment.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(d)</strong></td>
<td>(d) An owner or operator using control equipment in accordance with §§61.343 through 61.347 shall maintain engineering design documentation for all control equipment that is installed on the waste management unit. The documentation shall be retained for the life of the control equipment. If a control device is used, then the owner or operator shall maintain the control device records required by paragraph (f) of Subpart FF.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(e)</strong></td>
<td>(e) An owner or operator using a treatment process or wastewater treatment system unit in accordance with §61.348 of this subpart shall maintain the following records. The documentation shall be retained for the life of the unit.</td>
</tr>
<tr>
<td>40 CFR Part 61, Subpart FF</td>
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</tr>
<tr>
<td><strong>40 CFR 61, §61.356(e)(1)</strong></td>
<td>(1) A statement signed and dated by the owner or operator certifying that the unit is designed to operate at the documented performance level when the waste stream entering the unit is at the highest waste stream flow rate and benzene content expected to occur.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(e)(2)</strong></td>
<td>(2) If engineering calculations are used to determine treatment process or wastewater treatment system unit performance, then the owner or operator shall maintain the complete design analysis for the unit. The design analysis shall include for example the following information: Design specifications, drawings, schematics, piping and instrumentation diagrams, and other documentation necessary to demonstrate the unit performance.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(e)(3)</strong></td>
<td>(3) If performance tests are used to determine treatment process or wastewater treatment system unit performance, then the owner or operator shall maintain all test information necessary to demonstrate the unit performance.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(e)(3)(i)</strong></td>
<td>(i) A description of the unit including the following information: type of treatment process; manufacturer name and model number; and for each waste stream entering and exiting the unit, the waste stream type (e.g., process wastewater, sludge, slurry, etc.), and the design flow rate and benzene content.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(e)(3)(ii)</strong></td>
<td>(ii) Documentation describing the test protocol and the means by which sampling variability and analytical variability were accounted for in the determination of the unit performance. The description of the test protocol shall include the following information: sampling locations, sampling method, sampling frequency, and analytical procedures used for sample analysis.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(e)(3)(iii)</strong></td>
<td>(iii) Records of unit operating conditions during each test run including all key process parameters.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(e)(4)</strong></td>
<td>(4) If a control device is used, then the owner or operator shall maintain the control device records required by paragraph (f) of Subpart FF.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(f)</strong></td>
<td>(f) An owner or operator using a closed-vent system and control device in accordance with §61.349 of this subpart shall maintain the following records. The documentation shall be retained for the life of the control device.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(f)(1)</strong></td>
<td>(1) A statement signed and dated by the owner or operator certifying that the closed-vent system and control device is designed to operate at the documented performance level when the waste management unit vented to the control device is or would be operating at the highest load or capacity expected to occur.</td>
</tr>
</tbody>
</table>
| **40 CFR 61, §61.356(f)(2)** | (2) If engineering calculations are used to determine control device performance in accordance with §61.349(c), then a design analysis for the control device that includes for example:
<table>
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<tr>
<th>Section</th>
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<tbody>
<tr>
<td>40 CFR 61, §61.356(f)(2)(i)</td>
<td>(i) Specifications, drawings, schematics, and piping and instrumentation diagrams prepared by the owner or operator, or the control device manufacturer or vendor that describe the control device design based on acceptable engineering texts. The design analysis shall address the following vent stream characteristics and control device operating parameters:</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(f)(2)(i)</td>
<td>(A) For a thermal vapor incinerator, the design analysis shall consider the vent stream composition, constituent concentrations, and flow rate. The design analysis shall also establish the design minimum and average temperature in the combustion zone and the combustion zone residence time.</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(f)(2)(i)</td>
<td>(G) For a carbon adsorption system that does not regenerate the carbon bed directly on-site in the control device, such as a carbon canister, the design analysis shall consider the vent stream composition, constituent concentration, flow rate, relative humidity, and temperature. The design analysis shall also establish the design exhaust vent stream organic compound concentration level or the design exhaust vent stream benzene concentration level, capacity of carbon bed, type and working capacity of activated carbon used for carbon bed, and design carbon replacement interval based on the total carbon working capacity of the control device and source operating schedule.</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(f)(3)</td>
<td>(3) If performance tests are used to determine control device performance in accordance with §61.349(c) of this subpart:</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(f)(3)(i)</td>
<td>(i) A description of how it is determined that the test is conducted when the waste management unit or treatment process is operating at the highest load or capacity level. This description shall include the estimated or design flow rate and organic content of each vent stream and definition of the acceptable operating ranges of key process and control parameters during the test program.</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(f)(3)(ii)</td>
<td>(ii) A description of the control device including the type of control device, control device manufacturer's name and model number, control device dimensions, capacity, and construction materials.</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(f)(3)(iii)</td>
<td>(iii) A detailed description of sampling and monitoring procedures, including sampling and monitoring locations in the system, the equipment to be used, sampling and monitoring frequency, and planned analytical procedures for sample analysis.</td>
</tr>
</tbody>
</table>
### 40 CFR Part 61, Subpart FF

<table>
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<tr>
<th>Section</th>
<th>Description</th>
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<tbody>
<tr>
<td>40 CFR 61, §61.356(g)</td>
<td>(g) An owner or operator shall maintain a record for each visual inspection required by §§61.343 through 61.347 of this subpart that identifies a problem (such as a broken seal, gap or other problem) which could result in benzene emissions. The record shall include the date of the inspection, waste management unit and control equipment location where the problem is identified, a description of the problem, a description of the corrective action taken, and the date the corrective action was completed.</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(h)</td>
<td>(h) An owner or operator shall maintain a record for each test of no detectable emissions required by §§61.343 through 61.347 and §61.349 of this subpart. The record shall include the following information: date the test is performed, background level measured during test, and maximum concentration indicated by the instrument reading measured for each potential leak interface. If detectable emissions are measured at a leak interface, then the record shall also include the waste management unit, control equipment, and leak interface location where detectable emissions were measured, a description of the problem, a description of the corrective action taken, and the date the corrective action was completed.</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(i)</td>
<td>(i) For each treatment process and wastewater treatment system unit operated to comply with §61.348, the owner or operator shall maintain documentation that includes the following information regarding the unit operation:</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(i)(1)</td>
<td>(1) Dates of startup and shutdown of the unit.</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(i)(2)</td>
<td>(2) If measurements of waste stream benzene concentration are performed in accordance with §61.354(a)(1) of this subpart, the owner or operator shall maintain records that include date each test is performed and all test results.</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(i)(3)</td>
<td>(3) If a process parameter is continuously monitored in accordance with §61.354(a)(2) of this subpart, the owner or operator shall maintain records that include a description of the operating parameter (or parameters) to be monitored to ensure that the unit will be operated in conformance with these standards and the unit's design specifications, and an explanation of the criteria used for selection of that parameter (or parameters). This documentation shall be kept for the life of the unit.</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(i)(4)</td>
<td>(4) If measurements of waste stream benzene concentration are performed in accordance with §61.354(b), the owner or operator shall maintain records that include the date each test is performed and all test results.</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(i)(5)</td>
<td>(5) Periods when the unit is not operated as designed.</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(j)</td>
<td>(j) For each control device, the owner or operator shall maintain documentation that includes the following information regarding the control device operation:</td>
</tr>
<tr>
<td>40 CFR 61, §61.356(j)(1)</td>
<td>(1) Dates of startup and shutdown of the closed-vent system and control device.</td>
</tr>
<tr>
<td><strong>40 CFR Part 61, Subpart FF</strong></td>
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</tr>
<tr>
<td><strong>40 CFR 61, §61.356(j)(2)</strong></td>
<td>(2) A description of the operating parameter (or parameters) to be monitored to ensure that the control device will be operated in conformance with these standards and the control device's design specifications and an explanation of the criteria used for selection of that parameter (or parameters). This documentation shall be kept for the life of the control device.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(j)(3)</strong></td>
<td>(3) Periods when the closed-vent system and control device are not operated as designed including all periods and the duration when:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(j)(3)(i)</strong></td>
<td>(i) Any valve car-seal or closure mechanism required under §61.349(a)(1)(ii) is broken or the by-pass line valve position has changed.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(j)(3)(ii)</strong></td>
<td>(ii) The flow monitoring devices required under §61.349(a)(1)(ii) indicate that vapors are not routed to the control device as required.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(j)(4)</strong></td>
<td>(4) If a thermal vapor incinerator is used, then the owner or operator shall maintain continuous records of the temperature of the gas stream in the combustion zone of the incinerator and records of all 3-hour periods of operation during which the average temperature of the gas stream in the combustion zone is more than 28 °C (50 °F) below the design combustion zone temperature.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(j)(9)</strong></td>
<td>(9) If a carbon adsorber is used, then the owner or operator shall maintain records from the monitoring device of the concentration of organics or the concentration of benzene in the control device outlet gas stream. If the concentration of organics or the concentration of benzene in the control device outlet gas stream is monitored, then the owner or operator shall record all 3-hour periods of operation during which the concentration of organics or the concentration of benzene in the exhaust stream is more than 20 percent greater than the design value. If the carbon bed regeneration interval is monitored, then the owner or operator shall record each occurrence when the vent stream continues to flow through the control device beyond the predetermined carbon bed regeneration time.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.356(j)(10)</strong></td>
<td>(10) If a carbon adsorber that is not regenerated directly on site in the control device is used, then the owner or operator shall maintain records of dates and times when the control device is monitored, when breakthrough is measured, and shall record the date and time then the existing carbon in the control device is replaced with fresh carbon.</td>
</tr>
<tr>
<td><strong>40 CFR Part 61, Subpart FF</strong></td>
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<tr>
<td><strong>40 CFR 61, §61.357(a)</strong></td>
<td>(a) Each owner or operator of a chemical plant, petroleum refinery, coke by-product recovery plant, and any facility managing wastes from these industries shall submit to the Administrator within 90 days after January 7, 1993, or by the initial startup for a new source with an initial startup after the effective date, a report that summarizes the regulatory status of each waste stream subject to §61.342 and is determined by the procedures specified in §61.355(c) to contain benzene. Each owner or operator subject to this subpart who has no benzene onsite in wastes, products, by-products, or intermediates shall submit an initial report that is a statement to this effect. For all other owners or operators subject to this subpart, the report shall include the following information:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.357(a)(1)</strong></td>
<td>(i) Total annual benzene quantity from facility waste determined in accordance with §61.355(a) of this subpart.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.357(a)(2)</strong></td>
<td>(2) A table identifying each waste stream and whether or not the waste stream will be controlled for benzene emissions in accordance with the requirements of this subpart.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.357(a)(3)</strong></td>
<td>(3) For each waste stream identified as not being controlled for benzene emissions in accordance with the requirements of this subpart the following information shall be added to the table:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.357(a)(3)(i)</strong></td>
<td>(i) Whether or not the water content of the waste stream is greater than 10 percent;</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.357(a)(3)(ii)</strong></td>
<td>(ii) Whether or not the waste stream is a process wastewater stream, product tank drawdown, or landfill leachate;</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.357(a)(3)(iii)</strong></td>
<td>(iii) Annual waste quantity for the waste stream;</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.357(a)(3)(iv)</strong></td>
<td>(iv) Range of benzene concentrations for the waste stream;</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.357(a)(3)(v)</strong></td>
<td>(v) Annual average flow-weighted benzene concentration for the waste stream; and</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.357(a)(4)</strong></td>
<td>(4) The information required in paragraphs (a)(1), (2), and (3) of Subpart FF should represent the waste stream characteristics based on current configuration and operating conditions. An owner or operator only needs to list in the report those waste streams that contact materials containing benzene. The report does not need to include a description of the controls to be installed to comply with the standard or other information required in §61.10(a).</td>
</tr>
<tr>
<td>40 CFR Part 61, Subpart FF</td>
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</tr>
<tr>
<td><strong>40 CFR 61, §61.357(b)</strong></td>
<td>(b) If the total annual benzene quantity from facility waste is less than 1 Mg/yr (1.1 ton/yr), then the owner or operator shall submit to the Administrator a report that updates the information listed in paragraphs (a)(1) through (a)(3) of Subpart FF whenever there is a change in the process generating the waste stream that could cause the total annual benzene quantity from facility waste to increase to 1 Mg/yr (1.1 ton/yr) or more.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.357(c)</strong></td>
<td>(c) If the total annual benzene quantity from facility waste is less than 10 Mg/yr (11 ton/yr) but is equal to or greater than 1 Mg/yr (1.1 ton/yr), then the owner or operator shall submit to the Administrator a report that updates the information listed in paragraphs (a)(1) through (a)(3) of Subpart FF. The report shall be submitted annually and whenever there is a change in the process generating the waste stream that could cause the total annual benzene quantity from facility waste to increase to 10 Mg/yr (11 ton/yr) or more. If the information in the annual report required by paragraphs (a)(1) through (a)(3) of Subpart FF is not changed in the following year, the owner or operator may submit a statement to that effect.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.357(d)</strong></td>
<td>(d) If the total annual benzene quantity from facility waste is equal to or greater than 10 Mg/yr (11 ton/yr), then the owner or operator shall submit to the Administrator the following reports:</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.357(d)(1)</strong></td>
<td>(1) Within 90 days after January 7, 1993, unless a waiver of compliance under §61.11 of this part is granted, or by the date of initial startup for a new source with an initial startup after the effective date, a certification that the equipment necessary to comply with these standards has been installed and that the required initial inspections or tests have been carried out in accordance with this subpart. If a waiver of compliance is granted under §61.11, the certification of equipment necessary to comply with these standards shall be submitted by the date the waiver of compliance expires.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.357(d)(2)</strong></td>
<td>(2) Beginning on the date that the equipment necessary to comply with these standards has been certified in accordance with paragraph (d)(1) of Subpart FF, the owner or operator shall submit annually to the Administrator a report that updates the information listed in paragraphs (a)(1) through (a)(3) of Subpart FF. If the information in the annual report required by paragraphs (a)(1) through (a)(3) of Subpart FF is not changed in the following year, the owner or operator may submit a statement to that effect.</td>
</tr>
<tr>
<td><strong>40 CFR 61, §61.357(d)(3)</strong></td>
<td>(3) If an owner or operator elects to comply with the requirements of §61.342(c)(3)(ii), then the report required by paragraph (d)(2) of Subpart FF shall include a table identifying each waste stream chosen for exemption and the total annual benzene quantity in these exempted streams.</td>
</tr>
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<thead>
<tr>
<th>40 CFR Part 61, Subpart FF</th>
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<tbody>
<tr>
<td>40 CFR 61, §61.357(d)(6)</td>
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<tr>
<td>40 CFR 61, §61.357(d)(7)</td>
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<tr>
<td>40 CFR 61, §61.357(d)(7)(i)</td>
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<tr>
<td>40 CFR 61, §61.357(d)(7)(ii)</td>
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<td>40 CFR 61, §61.357(d)(7)(iii)</td>
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<td>40 CFR 61, §61.357(d)(7)(iv)</td>
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<td>40 CFR 61, §61.357(d)(7)(iv)</td>
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<td>40 CFR 61, §61.357(d)(7)(iv)</td>
</tr>
</tbody>
</table>
### 40 CFR Part 61, Subpart FF

| **40 CFR 61, §61.357(d)(8)** | (8) Beginning one year after the date that the equipment necessary to comply with these standards has been certified in accordance with paragraph (d)(1) of Subpart FF, the owner or operator shall submit annually to the Administrator a report that summarizes all inspections required by §§61.342 through 61.354 during which detectable emissions are measured or a problem (such as a broken seal, gap or other problem) that could result in benzene emissions is identified, including information about the repairs or corrective action taken. |

### 40 CFR Part 63, Subpart DD

<p>| <strong>40 CFR 63, §63.683(b)</strong> | (b) <strong>Off-site material management units.</strong> (1) For each off-site material management unit that is part of an affected source, the owner or operator must meet the requirements in either paragraph (b)(1)(i), (b)(1)(ii), or (b)(1)(iii) of Subpart DD except for those off-site material management units exempted under paragraph (b)(2) of Subpart DD. |
| <strong>40 CFR 63, §63.685(d)</strong> | (d) Owners and operators controlling air emissions from a tank using Tank Level 2 controls shall use one of the following tanks: |
| <strong>40 CFR 63, §63.685(d)(3)</strong> | (3) A tank vented through a closed-vent system to a control device in accordance with the requirements specified in paragraph (g) of Subpart DD; |
| <strong>40 CFR 63, §63.685(g)</strong> | (g) The owner or operator who controls tank air emissions by venting to a control device shall meet the requirements specified in paragraphs (g)(1) through (g)(3) of Subpart DD. |
| <strong>40 CFR 63, §63.685(g)(1)</strong> | (1) The tank shall be covered by a fixed roof and vented directly through a closed-vent system to a control device in accordance with the following requirements: |
| <strong>40 CFR 63, §63.685(g)(1)</strong> | (i) The fixed roof and its closure devices shall be designed to form a continuous barrier over the entire surface area of the liquid in the tank. |
| <strong>40 CFR 63, §63.685(g)(1)</strong> | (ii) Each opening in the fixed roof not vented to the control device shall be equipped with a closure device. If the pressure in the vapor headspace underneath the fixed roof is less than atmospheric pressure when the control device is operating, the closure devices shall be designed to operate such that when the closure device is secured in the closed position there are no visible cracks, holes, gaps, or other open spaces in the closure device or between the perimeter of the cover opening and the closure device. If the pressure in the vapor headspace underneath the fixed roof is equal to or greater than atmospheric pressure when the control device is operating, the closure device shall be designed to operate with no detectable organic emissions. |</p>
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
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<tbody>
<tr>
<td>40 CFR 63, §63.685(g)(1)</td>
<td>(iii) The fixed roof and its closure devices shall be made of suitable materials that will minimize exposure of the off-site material to the atmosphere, to the extent practical, and will maintain the integrity of the equipment throughout its intended service life. Factors to be considered when selecting the materials for and designing the fixed roof and closure devices shall include: organic vapor permeability, the effects of any contact with the liquid and its vapor managed in the tank; the effects of outdoor exposure to wind, moisture, and sunlight; and the operating practices used for the tank on which the fixed roof is installed.</td>
</tr>
<tr>
<td>40 CFR 63, §63.685(g)(1)</td>
<td>(iv) The closed-vent system and control device shall be designed and operated in accordance with the requirements of §63.693 of this subpart.</td>
</tr>
<tr>
<td>40 CFR 63, §63.685(g)(2)</td>
<td>(2) Whenever an off-site material is in the tank, the fixed roof shall be installed with each closure device secured in the closed position and the vapor headspace underneath the fixed roof vented to the control device except as follows:</td>
</tr>
<tr>
<td>40 CFR 63, §63.685(g)(2)</td>
<td>(i) Venting to the control device is not required, and opening of closure devices or removal of the fixed roof is allowed at the following times:</td>
</tr>
<tr>
<td>40 CFR 63, §63.685(g)(2)(i)</td>
<td>(A) To provide access to the tank for performing routine inspection, maintenance, or other activities needed for normal operations. Examples of such activities include those times when a worker needs to open a port to sample liquid in the tank, or when a worker needs to open a hatch to maintain or repair equipment. Following completion of the activity, the owner or operator shall promptly secure the closure device in the closed position or reinstall the cover, as applicable, to the tank.</td>
</tr>
<tr>
<td>40 CFR 63, §63.685(g)(2)(i)</td>
<td>(B) To remove accumulated sludge or other residues from the bottom of the tank.</td>
</tr>
<tr>
<td>40 CFR 63, §63.685(g)(2)</td>
<td>(ii) Opening of a safety device, as defined in §63.681 of this subpart, is allowed at any time conditions require it to do so to avoid an unsafe condition.</td>
</tr>
<tr>
<td>40 CFR 63, §63.685(g)(3)</td>
<td>(3) The owner or operator shall inspect and monitor the air emission control equipment in accordance with the procedures specified in §63.695 of this subpart.</td>
</tr>
<tr>
<td>40 CFR 63, §63.688(a)</td>
<td>(a) The provisions of Subpart DD apply to the control of air emissions from containers for which §63.683(b)(1) of this subpart references the use of Subpart DD for such air emission control.</td>
</tr>
<tr>
<td>40 CFR 63, §63.688(b)</td>
<td>(b) The owner or operator shall control air emissions from each container subject to Subpart DD in accordance with the following requirements, as applicable to the container, except when the special provisions for waste stabilization processes specified in paragraph (c) of Subpart DD apply to the container.</td>
</tr>
<tr>
<td>40 CFR 63, §63.688(b)(3)</td>
<td>(3) For a container having a design capacity greater than 0.46 m3 and the container is in light-material service as defined in §63.681 of this subpart, the owner or operator must control air emissions from the container in accordance with the requirements in either paragraph (b)(3)(i) or (b)(3)(ii) of Subpart DD.</td>
</tr>
<tr>
<td>Regulation</td>
<td>Description</td>
</tr>
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</tr>
<tr>
<td>40 CFR 63, §63.688(b)(3)(i)</td>
<td>(i) The owner or operator controls air emissions from the container in accordance with the standards for Container Level 2 controls as specified in 40 CFR part 63, subpart PP-National Emission Standards for Containers.</td>
</tr>
<tr>
<td>40 CFR 63, §63.688(b)(3)(ii)</td>
<td>(ii) As an alternative to meeting the requirements in paragraph (b)(3)(i) of Subpart DD, an owner or operator may choose to control air emissions from the container in accordance with the standards for Container Level 3 controls as specified in 40 CFR part 63, subpart PP-National Emission Standards for Containers.</td>
</tr>
<tr>
<td>40 CFR 63, §63.689(a)</td>
<td>(a) The provisions of Subpart DD apply to the control of air emissions from transfer systems for which §63.683(b)(1)(i) of this subpart references the use of Subpart DD for such air emission control.</td>
</tr>
<tr>
<td>40 CFR 63, §63.689(c)</td>
<td>(c) For each transfer system that is subject to Subpart DD but is not an individual drain system, the owner or operator shall control air emissions by using one of the transfer systems specified in paragraphs (c)(1) through (c)(3) of Subpart DD.</td>
</tr>
<tr>
<td>40 CFR 63, §63.689(c)(1)</td>
<td>(1) A transfer system that uses covers in accordance with the requirements specified in paragraph (d) of Subpart DD.</td>
</tr>
<tr>
<td>40 CFR 63, §63.689(c)(2)</td>
<td>(2) A transfer system that consists of continuous hard-piping. All joints or seams between the pipe sections shall be permanently or semi-permanently sealed (e.g., a welded joint between two sections of metal pipe or a bolted and gasketed flange).</td>
</tr>
<tr>
<td>40 CFR 63, §63.689(c)(3)</td>
<td>(3) A transfer system that is enclosed and vented through a closed-vent system to a control device in accordance with the requirements specified in paragraphs (c)(3)(i) and (c)(3)(ii) of Subpart DD.</td>
</tr>
<tr>
<td>40 CFR 63, §63.689(c)(3)</td>
<td>(i) The transfer system is designed and operated such that an internal pressure in the vapor headspace in the enclosure is maintained at a level less than atmospheric pressure when the control device is operating, and</td>
</tr>
<tr>
<td>40 CFR 63, §63.689(c)(3)</td>
<td>(ii) The closed-vent system and control device are designed and operated in accordance with the requirements of §63.693 of this subpart.</td>
</tr>
<tr>
<td>40 CFR 63, §63.693(a)</td>
<td>(a) The provisions of Subpart DD apply to closed-vent systems and control devices used to control air emissions for which another standard references the use of Subpart DD for such air emission control.</td>
</tr>
<tr>
<td>40 CFR 63, §63.693(b)</td>
<td>(b) For each closed-vent system and control device used to comply with Subpart DD, the owner or operator shall meet the following requirements:</td>
</tr>
<tr>
<td>40 CFR 63, §63.693(b)(1)</td>
<td>(1) The owner or operator must use a closed-vent system that meets the requirements specified in paragraph (c) of Subpart DD.</td>
</tr>
<tr>
<td>40 CFR 63, §63.693(b)(2)</td>
<td>(2) The owner or operator must use a control device that meets the requirements specified in paragraphs (d) through (h) of Subpart DD as applicable to the type and design of the control device selected by the owner or operator to comply with the provisions of Subpart DD.</td>
</tr>
<tr>
<td>40 CFR 63, §63.693(b)(3)</td>
<td>(3) Whenever gases or vapors containing HAP are vented through a closed-vent system connected to a control device used to comply with Subpart DD, the control device must be operating except at those times listed in either paragraph (b)(3)(i) or (b)(3)(ii) of Subpart DD.</td>
</tr>
</tbody>
</table>
(i) The control device may be bypassed for the purpose of performing planned routine maintenance of the closed-vent system or control device in situations when the routine maintenance cannot be performed during periods that the emission point vented to the control device is shutdown. On an annual basis, the total time that the closed-vent system or control device is bypassed to perform routine maintenance shall not exceed 240 hours per each calendar year.

(ii) The control device may be bypassed for the purpose of correcting a malfunction of the closed-vent system or control device. The owner or operator shall perform the adjustments or repairs necessary to correct the malfunction as soon as practicable after the malfunction is detected.

(4) The owner or operator must inspect and monitor each closed-vent system in accordance with the requirements specified in either paragraph (b)(4)(i) or (b)(4)(ii) of Subpart DD.

(i) The owner or operator inspects and monitors the closed-vent system in accordance with the requirements specified in §63.695(c) of this subpart, and complies with the applicable recordkeeping requirements in §63.696 of this subpart and the applicable reporting requirements in §63.697 of this subpart.

(ii) As an alternative to meeting the requirements specified in paragraph (b)(4)(i) of Subpart DD, the owner or operator may choose to inspect and monitor the closed-vent system in accordance with the requirements under 40 CFR part 63, subpart H-National Emission Standards for Organic Hazardous Air Pollutants for Equipment Leaks as specified in 40 CFR 63.172(f) through (h), and complies with the applicable recordkeeping requirements in 40 CFR 63.181 and the applicable reporting requirements in 40 CFR 63.182.

(5) The owner or operator must monitor the operation of each control device in accordance with the requirements specified in paragraphs (d) through (h) of Subpart DD as applicable to the type and design of the control device selected by the owner or operator to comply with the provisions of Subpart DD.

(6) The owner or operator shall maintain records for each control device in accordance with the requirements of §63.696 of this subpart.

(7) The owner or operator shall prepare and submit reports for each control device in accordance with the requirements of §63.697 of this subpart.

(c) Closed-vent system requirements.

(1) The vent stream required to be controlled shall be conveyed to the control device by either of the following closed-vent systems:

(i) A closed-vent system that is designed to operate with no detectable organic emissions using the procedure specified in §63.694(k) of this subpart; or
(ii) A closed-vent system that is designed to operate at a pressure below atmospheric pressure. The system shall be equipped with at least one pressure gage or other pressure measurement device that can be read from a readily accessible location to verify that negative pressure is being maintained in the closed-vent system when the control device is operating.

(2) In situations when the closed-vent system includes bypass devices that could be used to divert a vent stream from the closed-vent system to the atmosphere at a point upstream of the control device inlet, each bypass device must be equipped with either a flow indicator as specified in paragraph (c)(2)(i) of Subpart DD or a seal or locking device as specified in paragraph (c)(2)(ii) of Subpart DD. For the purpose of complying with this paragraph (c)(2), low leg drains, high point bleeds, analyzer vents, open-ended valves or lines, or pressure relief valves needed for safety reasons are not subject to the requirements of this paragraph (c)(2).

(i) If a flow indicator is used, the indicator must be installed at the entrance to the bypass line used to divert the vent stream from the closed-vent system to the atmosphere. The flow indicator must indicate a reading at least once every 15 minutes. The owner or operator must maintain records of the following information: hourly records of whether the flow indicator was operating and whether flow was detected at any time during the hour; and records of all periods when flow is detected or the flow indicator is not operating.

(ii) If a seal or locking device is used to comply with paragraph (c)(2) of Subpart DD, the device shall be placed on the mechanism by which the bypass device position is controlled (e.g., valve handle, damper lever) when the bypass device is in the closed position such that the bypass device cannot be opened without breaking the seal or removing the lock. Examples of such devices include, but are not limited to, a car-seal or a lock-and-key configuration valve.

(d) Carbon adsorption control device requirements.

(1) The carbon adsorption system must achieve the performance specifications in either paragraph (d)(1)(i) or (d)(1)(ii) of Subpart DD.

(i) Recover 95 percent or more, on a weight-basis, of the total organic compounds (TOC), less methane and ethane, contained in the vent stream entering the carbon adsorption system; or

(ii) Recover 95 percent or more, on a weight-basis, of the total HAP listed in Table 1 of this subpart contained in the vent stream entering the carbon adsorption system.

(2) The owner or operator must demonstrate that the carbon adsorption system achieves the performance requirements in paragraph (d)(1) of Subpart DD by either performing a performance test as specified in paragraph (d)(2)(i) of Subpart DD or a design analysis as specified in paragraph (d)(2)(ii) of Subpart DD.
40 CFR 63, §63.693(d)(2)  
(i) An owner or operator choosing to use a performance test to demonstrate compliance must conduct the test in accordance with the requirements of §63.694(l) of this subpart.

40 CFR 63, §63.693(d)(2)  
(ii) An owner or operator choosing to use a design analysis to demonstrate compliance must include as part of this design analysis the information specified in either paragraph (d)(2)(ii)(A) or (d)(2)(ii)(B) of Subpart DD as applicable to the carbon adsorption system design.

40 CFR 63, §63.693(d)(2)(ii)  
(B) For a nonregenerable carbon adsorption system (e.g., a carbon canister), the design analysis shall address the vent stream composition, constituent concentrations, flow rate, relative humidity, and temperature and shall establish the design exhaust vent stream organic compound concentration, carbon bed capacity, activated carbon type and working capacity, and design carbon replacement interval based on the total carbon working capacity of the control device and emission point operating schedule.

40 CFR 63, §63.693(d)(3)  
(3) The owner or operator must monitor the operation of the carbon adsorption system in accordance with the requirements of §63.695(e) using one of the continuous monitoring systems specified in paragraphs (d)(3)(i) through (iii) of Subpart DD. Monitoring the operation of a nonregenerable carbon adsorption system (e.g., a carbon canister) using a continuous monitoring system is not required when the carbon canister or the carbon in the control device is replaced on a regular basis according to the requirements in paragraph (d)(4)(iii) of Subpart DD.

40 CFR 63, §63.693(d)(3)  
(ii) A continuous monitoring system to measure and record the daily average concentration level of organic compounds in the exhaust gas stream from the control device. The organic monitoring system must comply either with Performance Specification 8 or 9 in 40 CFR part 60, appendix B. The relative accuracy provision of Performance Specification 8, Sections 2.4 and 3 need not be conducted.

40 CFR 63, §63.693(d)(4)  
(4) The owner or operator shall manage the carbon used for the carbon adsorption system, as follows:

40 CFR 63, §63.693(d)(4)  
(i) Following the initial startup of the control device, all carbon in the control device shall be replaced with fresh carbon on a regular, predetermined time interval that is no longer than the carbon service life established for the carbon adsorption system. The provisions of this paragraph (d)(4)(i) do not apply to a nonregenerable carbon adsorption system (e.g., a carbon canister) for which the carbon canister or the carbon in the control device is replaced on a regular basis according to the requirements in paragraph (d)(4)(iii) of Subpart DD.

40 CFR 63, §63.693(d)(4)  
(ii) The spent carbon removed from the carbon adsorption system must be either regenerated, reactivated, or burned in one of the units specified in paragraphs (d)(4)(ii)(A) through (d)(4)(ii)(G) of Subpart DD.
<p>| 40 CFR 63, §63.693(d)(4) | (iii) As an alternative to meeting the requirements in paragraphs (d)(3) and (d)(4)(i) of Subpart DD, an owner or operator of a nonregenerable carbon adsorption system may choose to replace on a regular basis the carbon canister or the carbon in the control device using the procedures in either paragraph (d)(4)(iii)(A) or (d)(4)(iii)(B) of Subpart DD. For the purpose of complying with this paragraph (d)(4)(iii), a nonregenerable carbon adsorption system means a carbon adsorption system that does not regenerate the carbon bed directly onsite in the control device, such as a carbon canister. The spent carbon removed from the nonregenerable carbon adsorption system must be managed according to the requirements in paragraph (d)(4)(ii) of Subpart DD. |
| 40 CFR 63, §63.693(d)(4)(iii) | (A) Monitor the concentration level of the organic compounds in the exhaust vent from the carbon adsorption system on a regular schedule, and when carbon breakthrough is indicated, immediately replace either the existing carbon canister with a new carbon canister or replace the existing carbon in the control device with fresh carbon. Measurement of the concentration level of the organic compounds in the exhaust vent stream must be made with a detection instrument that is appropriate for the composition of organic constituents in the vent stream and is routinely calibrated to measure the organic concentration level expected to occur at breakthrough. The monitoring frequency must be daily or at an interval no greater than 20 percent of the time required to consume the total carbon working capacity established as a requirement of paragraph (d)(2)(ii)(B) of Subpart DD, whichever is longer. |
| 40 CFR 63, §63.693(d)(4)(iii) | (B) Replace either the existing carbon canister with a new carbon canister or replace the existing carbon in the control device with fresh carbon at a regular, predetermined time interval that is less than the design carbon replacement interval established as a requirement of paragraph (d)(2)(ii)(B) of Subpart DD. |
| 40 CFR 63, §63.693(f) | (f) Vapor incinerator control device requirements. |
| 40 CFR 63, §63.693(f)(1) | (1) The vapor incinerator must achieve the performance specifications in either paragraph (f)(1)(i), (f)(1)(ii), or (f)(1)(iii) of Subpart DD. |
| 40 CFR 63, §63.693(f)(1) | (iii) Maintain the conditions in the vapor incinerator combustion chamber at a residence time of 0.5 seconds or longer and at a temperature of 760°C or higher. |
| 40 CFR 63, §63.693(f)(2) | (2) The owner or operator must demonstrate that the vapor incinerator achieves the performance requirements in paragraph (f)(1) of Subpart DD by either performing a performance test as specified in paragraph (f)(2)(i) of Subpart DD or a design analysis as specified in paragraph (f)(2)(ii) of Subpart DD. |
| 40 CFR 63, §63.693(f)(2) | (i) An owner or operator choosing to use a performance test to demonstrate compliance must conduct the test in accordance with the requirements of §63.694(l) of this subpart. |</p>
<table>
<thead>
<tr>
<th>40 CFR 63, §63.693(f)(2)</th>
<th>(ii) An owner or operator choosing to use a design analysis to demonstrate compliance must include as part of this design analysis the information specified in either paragraph (f)(2)(ii)(A) or (f)(2)(ii)(B) of Subpart DD as applicable to the vapor incinerator design.</th>
</tr>
</thead>
<tbody>
<tr>
<td>40 CFR 63, §63.693(f)(2)(ii)</td>
<td>(A) For a thermal vapor incinerator, the design analysis shall address the vent stream composition, constituent concentrations, and flow rate and shall establish the design minimum and average temperatures in the combustion chamber and the combustion chamber residence time.</td>
</tr>
<tr>
<td>40 CFR 63, §63.693(f)(3)</td>
<td>(3) The owner or operator must monitor the operation of the vapor incinerator in accordance with the requirements of §63.695(e) of this subpart using one of the continuous monitoring systems specified in paragraphs (f)(3)(i) through (f)(3)(iv) of Subpart DD as applicable to the type of vapor incinerator used.</td>
</tr>
<tr>
<td>40 CFR 63, §63.693(f)(3)</td>
<td>(i) For a thermal vapor incinerator, a continuous parameter monitoring system to measure and record the daily average temperature of the exhaust gases from the control device. The accuracy of the temperature monitoring device must be ±1 percent of the temperature being measured, expressed in degrees Celsius of ±0.5 °C, whichever is greater.</td>
</tr>
<tr>
<td>40 CFR 63, §63.693(f)(3)</td>
<td>(iii) For either type of vapor incinerator, a continuous monitoring system to measure and record the daily average concentration of organic compounds in the exhaust vent stream from the control device. The organic monitoring system must comply either with Performance Specification 8 or 9 in 40 CFR part 60, appendix B. The relative accuracy provision of Performance Specification 8, Sections 2.4 and 3 need not be conducted.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(a)</td>
<td>(a) Subpart DD specifies the inspection and monitoring procedures required to perform the following:</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(a)(2)</td>
<td>(2) To inspect and monitor closed-vent systems for compliance with the standards specified in §63.693 of this subpart, the inspection and monitoring procedures are specified in paragraph (c) of Subpart DD.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(a)(3)</td>
<td>(3) To inspect and monitor transfer system covers for compliance with the standards specified in §63.689(c)(1) of this subpart, the inspection and monitoring procedures are specified in paragraph (d) of Subpart DD.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(a)(4)</td>
<td>(4) To monitor and record off-site material treatment processes for compliance with the standards specified in 63.684(e), the monitoring procedures are specified in paragraph (e) of Subpart DD.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(b)</td>
<td>(b) Tank Level 2 fixed roof and floating roof inspection requirements.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(b)(3)</td>
<td>(3) Owners and operators that use a tank equipped with a fixed roof in accordance with the provisions of §63.685(g) of this subpart shall meet the following requirements:</td>
</tr>
<tr>
<td>Section Reference</td>
<td>Requirement</td>
</tr>
<tr>
<td>-------------------</td>
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</tr>
<tr>
<td>40 CFR 63, §63.695(b)(3)</td>
<td>(i) The fixed roof and its closure devices shall be visually inspected by the owner or operator to check for defects that could result in air emissions. Defects include, but are not limited to, visible cracks, holes, or gaps in the roof sections or between the roof and the separator wall; broken, cracked, or otherwise damaged seals or gaskets on closure devices; and broken or missing hatches, access covers, caps, or other closure devices. In the case when a tank is buried partially or entirely underground, inspection is required only for those portions of the cover that extend to or above the ground surface, and those connections that are on such portions of the cover (e.g., fill ports, access hatches, gauge wells, etc.) and can be opened to the atmosphere.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(b)(3)</td>
<td>(ii) The owner or operator must perform an initial inspection following installation of the fixed roof. Thereafter, the owner or operator must perform the inspections at least once every calendar year except as provided for in paragraph (f) of Subpart DD.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(b)(3)</td>
<td>(iii) In the event that a defect is detected, the owner or operator shall repair the defect in accordance with the requirements of paragraph (b)(4) of Subpart DD.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(b)(3)</td>
<td>(iv) The owner or operator shall maintain a record of the inspection in accordance with the requirements specified in §63.696(e) of this subpart.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(b)(4)</td>
<td>(4) The owner or operator shall repair each defect detected during an inspection performed in accordance with the requirements of paragraph (b)(1), (b)(2), or (b)(3) of Subpart DD in the following manner:</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(b)(4)</td>
<td>(i) The owner or operator shall within 45 calendar days of detecting the defect either repair the defect or empty the tank and remove it from service. If within this 45-day period the defect cannot be repaired or the tank cannot be removed from service without disrupting operations at the plant site, the owner or operator is allowed two 30-day extensions. In cases when an owner or operator elects to use a 30-day extension, the owner or operator shall prepare and maintain documentation describing the defect, explaining why alternative storage capacity is not available, and specify a schedule of actions that will ensure that the control equipment will be repaired or the tank emptied as soon as possible.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(b)(4)</td>
<td>(ii) When a defect is detected during an inspection of a tank that has been emptied and degassed, the owner or operator shall repair the defect before refilling the tank.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(c)</td>
<td>(c) Owners and operators that use a closed-vent system in accordance with the provisions of §63.693 of this subpart shall meet the following inspection and monitoring requirements:</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(c)(1)</td>
<td>(1) Each closed-vent system that is used to comply with §63.693(c)(1)(i) of this subpart shall be inspected and monitored in accordance with the following requirements:</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(c)(1)</td>
<td>(i) At initial startup, the owner or operator shall monitor the closed-vent system components and connections using the procedures specified in §63.694(k) of this subpart to demonstrate that the closed-vent system</td>
</tr>
</tbody>
</table>
operates with no detectable organic emissions.

<table>
<thead>
<tr>
<th>40 CFR 63, §63.695(c)(1)</th>
<th>(ii) After initial startup, the owner or operator shall inspect and monitor the closed-vent system as follows:</th>
</tr>
</thead>
<tbody>
<tr>
<td>40 CFR 63, §63.695(c)(1)(ii)</td>
<td>(A) Closed-vent system joints, seams, or other connections that are permanently or semi-permanently sealed (e.g., a welded joint between two sections of hard piping or a bolted and gasketed ducting flange) shall be visually inspected at least once per year to check for defects that could result in air emissions. The owner or operator shall monitor a component or connection using the procedures specified in §63.694(k) of this subpart to demonstrate that it operates with no detectable organic emissions following any time the component is repaired or replaced (e.g., a section of damaged hard piping is replaced with new hard piping) or the connection is unsealed (e.g., a flange is unbolted).</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(c)(1)(ii)</td>
<td>(B) Closed-vent system components or connections other than those specified in paragraph (c)(1)(ii)(A) of Subpart DD, shall be monitored at least once per year using the procedures specified in §63.694(k) of this subpart to demonstrate that components or connections operate with no detectable organic emissions.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(c)(1)(ii)</td>
<td>(C) The continuous monitoring system required by §63.693(b)(4)(i) shall monitor and record either an instantaneous data value at least once every 15 minutes or an average value for intervals of 15 minutes or less.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(c)(1)(ii)</td>
<td>(D) The owner or operator shall visually inspect the seal or closure mechanism required by §63.693(c)(2)(ii) at least once every month to verify that the bypass mechanism is maintained in the closed position.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(c)(1)</td>
<td>(iv) The owner or operator shall maintain a record of the inspection and monitoring in accordance with the requirements specified in §63.696 of this subpart.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(c)(3)</td>
<td>(3) The owner or operator shall repair all detected defects as follows:</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(c)(3)</td>
<td>(i) The owner or operator shall make first efforts at repair of the defect no later than 5 calendar days after detection and repair shall be completed as soon as possible but no later than 45 calendar days after detection.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(c)(3)</td>
<td>(ii) Repair of a defect may be delayed beyond 45 calendar days if either of the conditions specified in paragraph (c)(3)(ii)(A) or (c)(3)(ii)(B) occurs. In this case, the owner or operator must repair the defect the next time the process or unit that vents to the closed-vent system is shutdown. Repair of the defect must be completed before the process or unit resumes operation.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(c)(3)(ii)</td>
<td>(A) Completion of the repair is technically infeasible without the shutdown of the process or unit that vents to the closed-vent system.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(c)(3)(ii)</td>
<td>(B) The owner or operator determines that the air emissions resulting from the repair of the defect within the specified period would be greater than the fugitive emissions likely to result by delaying the repair until the next time the process or unit that vents to the closed-vent system is shutdown.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(c)(3)</td>
<td>(iii) The owner or operator shall maintain a record of the defect repair in accordance with the requirements specified in §63.696 of this subpart.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.695(d)</strong></td>
<td>(d) Owners and operators that use a transfer system equipped with a cover in accordance with the provisions of §63.689(c)(1) of this subpart shall meet the following inspection requirements:</td>
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<tr>
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<tr>
<td><strong>40 CFR 63, §63.695(d)(1)</strong></td>
<td>(1) The cover and its closure devices shall be visually inspected by the owner or operator to check for defects that could result in air emissions. Defects include, but are not limited to, visible cracks, holes, or gaps in the cover sections or between the cover and its mounting; broken, cracked, or otherwise damaged seals or gaskets on closure devices; and broken or missing hatches, access covers, caps, or other closure devices. In the case when a transfer system is buried partially or entirely underground, inspection is required only for those portions of the cover that extend to or above the ground surface, and those connections that are on such portions of the cover (e.g., access hatches, etc.) and can be opened to the atmosphere.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.695(d)(2)</strong></td>
<td>(2) The owner or operator must perform an initial inspection following installation of the cover. Thereafter, the owner or operator must perform the inspections at least once every calendar year except as provided for in paragraph (f) of Subpart DD.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.695(d)(3)</strong></td>
<td>(3) In the event that a defect is detected, the owner or operator shall repair the defect in accordance with the requirements of paragraph (d)(5) of Subpart DD.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.695(d)(4)</strong></td>
<td>(4) The owner or operator shall maintain a record of the inspection in accordance with the requirements specified in §63.696 of this subpart.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.695(d)(5)</strong></td>
<td>(5) The owner or operator shall repair all detected defects as follows:</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.695(d)(5)</strong></td>
<td>(i) The owner or operator shall make first efforts at repair of the defect no later than 5 calendar days after detection and repair shall be completed as soon as possible but no later than 45 calendar days after detection except as provided in paragraph (d)(5)(ii) of Subpart DD.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.695(d)(5)</strong></td>
<td>(ii) Repair of a defect may be delayed beyond 45 calendar days if the owner or operator determines that repair of the defect requires emptying or temporary removal from service of the transfer system and no alternative transfer system is available at the site to accept the material normally handled by the system. In this case, the owner or operator shall repair the defect the next time the process or unit that is generating the material handled by the transfer system stops operation. Repair of the defect must be completed before the process or unit resumes operation.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.695(d)(5)</strong></td>
<td>(iii) The owner or operator shall maintain a record of the defect repair in accordance with the requirements specified in §63.696 of this subpart.</td>
</tr>
<tr>
<td><strong>40 CFR 63, §63.695(e)</strong></td>
<td>(e) Control device monitoring requirements. For each control device required under §63.693 of this subpart to be monitored in accordance with the provisions of this paragraph (e), the owner or operator must ensure that each control device operates properly by monitoring the control device in accordance with the requirements specified in paragraphs (e)(1) through (e)(7) of Subpart DD.</td>
</tr>
</tbody>
</table>
(1) A continuous parameter monitoring system must be used to measure the operating parameter or parameters specified for the control device in §63.693(d) through §63.693(g) of this subpart as applicable to the type and design of the control device. The continuous parameter monitoring system must meet the following specifications and requirements:

(i) The continuous parameter monitoring system must measure either an instantaneous value at least once every 15 minutes or an average value for intervals of 15 minutes or less and continuously record either:

(A) Each measured data value; or

(B) Each block average value for each 1-hour period or shorter periods calculated from all measured data values during each period. If values are measured more frequently than once per minute, a single value for each minute may be used to calculate the hourly (or shorter period) block average instead of all measured values.

(ii) The monitoring system must be installed, calibrated, operated, and maintained in accordance with the manufacturer's specifications or other written procedures that provide reasonable assurance that the monitoring equipment is operating properly.

(2) Using the data recorded by the monitoring system, the owner or operator must calculate the daily average value for each monitored operating parameter for each operating day. If operation of the control device is continuous, the operating day is a 24-hour period. If control device operation is not continuous, the operating day is the total number of hours of control device operation per 24-hour period. Valid data points must be available for 75 percent of the operating hours in an operating day to compute the daily average.

(3) For each monitored operating parameter, the owner or operator must establish a minimum operating parameter value or a maximum operating parameter value, as appropriate, to define the range of conditions at which the control device must be operated to continuously achieve the applicable performance requirements specified in §63.693(b)(2) of this subpart. Each minimum or maximum operating parameter value must be established in accordance with the requirements in paragraphs (e)(3)(i) and (e)(3)(ii) of Subpart DD.
<table>
<thead>
<tr>
<th>Code</th>
<th>Text</th>
</tr>
</thead>
<tbody>
<tr>
<td>40 CFR 63, §63.695(e)(4)</td>
<td>(4) An excursion for a given control device is determined to have occurred when the monitoring data or lack of monitoring data result in any one of the criteria specified in paragraphs (e)(4)(i) through (e)(4)(iii) of Subpart DD being met. When multiple operating parameters are monitored for the same control device and during the same operating day more than one of these operating parameters meets an excursion criterion specified in paragraphs (e)(4)(i) through (e)(4)(iii) of Subpart DD, then a single excursion is determined to have occurred for the control device for that operating day.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(e)(4)</td>
<td>(i) An excursion occurs when the daily average value of a monitored operating parameter is less than the minimum operating parameter limit (or, if applicable, greater than the maximum operating parameter limit) established for the operating parameter in accordance with the requirements of paragraph (e)(3) of Subpart DD.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(e)(4)</td>
<td>(ii) An excursion occurs when the period of control device operation is 4 hours or greater in an operating day and the monitoring data are insufficient to constitute a valid hour of data for at least 75 percent of the operating hours. Monitoring data are insufficient to constitute a valid hour of data if measured values are unavailable for any of the 15-minute periods within the hour.</td>
</tr>
<tr>
<td>40 CFR 63, §63.695(e)(4)</td>
<td>(iii) An excursion occurs when the period of control device operation is less than 4 hours in an operating day and more than 1 of the hours during the period does not constitute a valid hour of data due to insufficient monitoring data. Monitoring data are insufficient to constitute a valid hour of data if measured values are unavailable for any of the 15-minute periods within the hour.</td>
</tr>
<tr>
<td>40 CFR 63, §63.696(a)</td>
<td>(a) The owner or operator subject to this subpart shall comply with the recordkeeping requirements in §63.10 under 40 CFR 63 subpart A-General Provisions that are applicable to this subpart as specified in Table 2 of this subpart.</td>
</tr>
<tr>
<td>40 CFR 63, §63.696(b)</td>
<td>(b) The owner or operator of a control device subject to this subpart shall maintain the records in accordance with the requirements of 40 CFR 63.10 of this part.</td>
</tr>
<tr>
<td>40 CFR 63, §63.696(e)</td>
<td>(e) Each owner or operator using a fixed roof to comply with the tank control requirements specified in §63.685(g) of this subpart shall prepare and maintain the following records:</td>
</tr>
<tr>
<td>40 CFR 63, §63.696(e)(1)</td>
<td>(1) A record for each inspection required by §63.695(b) of this subpart, as applicable to the tank, that includes the following information: a tank identification number (or other unique identification description as selected by the owner or operator) and the date of inspection.</td>
</tr>
<tr>
<td>40 CFR 63, §63.696(e)(2)</td>
<td>(2) The owner or operator shall record for each defect detected during inspections required by §63.695(b) of this subpart the following information: the location of the defect, a description of the defect, the date of detection, and corrective action taken to repair the defect. In the event that repair of the defect is delayed in accordance with the provisions of</td>
</tr>
</tbody>
</table>
§63.695(b)(4) of Subpart DD, the owner or operator shall also record the reason for the delay and the date that completion of repair of the defect is expected.

40 CFR 63, §63.696(g)  
(g) An owner or operator shall record, on a semiannual basis, the information specified in paragraphs (g)(1) and (g)(2) of Subpart DD for those planned routine maintenance operations that would require the control device not to meet the requirements of §63.693(d) through (h) of this subpart, as applicable.

40 CFR 63, §63.696(g)(1)  
(1) A description of the planned routine maintenance that is anticipated to be performed for the control device during the next 6 months. This description shall include the type of maintenance necessary, planned frequency of maintenance, and lengths of maintenance periods.

40 CFR 63, §63.696(g)(2)  
(2) A description of the planned routine maintenance that was performed for the control device during the previous 6 months. This description shall include the type of maintenance performed and the total number of hours during these 6 months that the control device did not meet the requirement of §63.693 (d) through (h) of this subpart, as applicable, due to planned routine maintenance.

40 CFR 63, §63.696(h)  
(h) An owner or operator shall record the information specified in paragraphs (h)(1) through (h)(3) of Subpart DD for those unexpected control device system malfunctions that would require the control device not to meet the requirements of §63.693 (d) through (h) of this subpart, as applicable.

40 CFR 63, §63.696(h)(1)  
(1) The occurrence and duration of each malfunction of the control device system.

40 CFR 63, §63.696(h)(2)  
(2) The duration of each period during a malfunction when gases, vapors, or fumes are vented from the waste management unit through the closed-vent system to the control device while the control device is not properly functioning.

40 CFR 63, §63.696(h)(3)  
(3) Actions taken during periods of malfunction to restore a malfunctioning control device to its normal or usual manner of operation.

40 CFR 63, §63.697(a)  
(a) Each owner or operator of an affected source subject to this subpart must comply with the notification requirements specified in paragraph (a)(1) of Subpart DD and the reporting requirements specified in paragraph (a)(2) of Subpart DD.

40 CFR 63, §63.697(a)(1)  
(1) The owner or operator of an affected source must submit notices to the Administrator in accordance with the applicable notification requirements in 40 CFR 63.9 as specified in Table 2 of this subpart. For the purpose of this subpart, an owner or operator subject to the initial notification requirements under 40 CFR 63.9(b)(2) must submit the required notification on or before October 19, 1999.

40 CFR 63, §63.697(a)(2)  
(2) The owner or operator of an affected source must submit reports to the Administrator in accordance with the applicable reporting requirements in 40 CFR 63.10 as specified in Table 2 of this subpart.
<table>
<thead>
<tr>
<th>Regulation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>40 CFR 63, §63.697(b)</td>
<td>(b) The owner or operator of a control device used to meet the requirements of §63.693 of this subpart shall submit the following notifications and reports to the Administrator:</td>
</tr>
<tr>
<td>40 CFR 63, §63.697(b)(1)</td>
<td>(1) A Notification of Performance Tests specified in §63.7 and §63.9(g) of this part,</td>
</tr>
<tr>
<td>40 CFR 63, §63.697(b)(2)</td>
<td>(2) Performance test reports specified in §63.10(d)(2) of this part, and</td>
</tr>
<tr>
<td>40 CFR 63, §63.697(b)(3)</td>
<td>(3) Startup, shutdown, and malfunction reports specified in §63.10(d)(5) of this part.</td>
</tr>
<tr>
<td>40 CFR 63, §63.697(b)(3)</td>
<td>(i) If actions taken by an owner or operator during a startup, shutdown, or malfunction of an affected source (including actions taken to correct a malfunction) are not completely consistent with the procedures specified in the source's startup, shutdown, and malfunction plan specified in §63.6(e)(3) of this part, the owner or operator shall state such information in the report. The startup, shutdown, or malfunction report shall consist of a letter, containing the name, title, and signature of the responsible official who is certifying its accuracy, that shall be submitted to the Administrator, and</td>
</tr>
<tr>
<td>40 CFR 63, §63.697(b)(3)</td>
<td>(ii) Separate startup, shutdown, or malfunction reports are not required if the information is included in the summary report specified in paragraph (b)(4) of Subpart DD.</td>
</tr>
<tr>
<td>40 CFR 63, §63.697(b)(4)</td>
<td>(4) A summary report specified in §63.10(e)(3) of this part shall be submitted on a semiannual basis (i.e., once every 6-month period). The summary report must include a description of all excursions as defined in §63.695(e) of this subpart that have occurred during the 6-month reporting period. For each excursion caused when the daily average value of a monitored operating parameter is less than the minimum operating parameter limit (or, if applicable, greater than the maximum operating parameter limit), the report must include the daily average values of the monitored parameter, the applicable operating parameter limit, and the date and duration of the period that the exceedance occurred. For each excursion caused by lack of monitoring data, the report must include the date and duration of period when the monitoring data were not collected and the reason why the data were not collected.</td>
</tr>
</tbody>
</table>

49. These sources are considered affected sources under 40 CFR Part 63, Subpart G and are subject, but not limited, to Specific Conditions 50 through 123 while handling any waste stream accompanied by a 40 CFR Part 63.132(g) notice until the waste is burned or transferred offsite pursuant to 63.132(g). [Regulation 19, §19.304 and 40 CFR Part 63, Subpart G]

50. **Off-site treatment or on-site treatment not owned or operated by the source.** The owner or operator may elect to transfer a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream to an on-site treatment operation not owned or operated by the owner or operator of the source generating the wastewater stream or residual, or to an off-site treatment operation. [§63.132(g)]
51. The owner or operator transferring the wastewater stream or residual shall:
   
   a. Comply with the provisions specified in §63.133 through §63.137 of 40 CFR Part 63, Subpart G for each waste management unit that receives or manages a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream prior to shipment or transport.  [§63.132(g)(1)(i)]

   b. Include a notice with the shipment or transport of each Group 1 wastewater stream or residual removed from a Group 1 wastewater stream. The notice shall state that the wastewater stream or residual contains organic hazardous air pollutants that are to be treated in accordance with the provisions of this subpart. When the transport is continuous or ongoing (for example, discharge to a publicly-owned treatment works), the notice shall be submitted to the treatment operator initially and whenever there is a change in the required treatment.  [§63.132(g)(1)(ii)]

52. The owner or operator may not transfer the wastewater stream or residual unless the transferee has submitted to the EPA a written certification that the transferee will manage and treat any Group 1 wastewater stream or residual removed from a Group 1 wastewater stream received from a source subject to the requirements of this subpart in accordance with the requirements of either §63.133 through §63.147, or §63.102(b) of 40 CFR Part 63, Subpart F, or Subpart D of 40 CFR Part 63 if alternative emission limitations have been granted the transferor in accordance with those provisions. The certifying entity may revoke the written certification by sending a written statement to the EPA and the owner or operator giving at least 90 days notice that the certifying entity is rescinding acceptance of responsibility for compliance with the regulatory provisions listed in this paragraph. Upon expiration of the notice period, the owner or operator may not transfer the wastewater stream or residual to the treatment operation.  [§63.132(g)(2)]

53. By providing this written certification to the EPA, the certifying entity accepts responsibility for compliance with the regulatory provisions listed in paragraph (g)(2) of §63.132 with respect to any shipment of wastewater or residual covered by the written certification. Failure to abide by any of those provisions with respect to such shipments may result in enforcement action by the EPA against the certifying entity in accordance with the enforcement provisions applicable to violations of these provisions by owners or operators of sources.  [§63.132(g)(3)]

54. Written certifications and revocation statements, to the EPA from the transferees of wastewater or residuals shall be signed by the responsible official of the certifying entity, provide the name and address of the certifying entity, and be sent to the appropriate EPA Regional Office at the addresses listed in 40 CFR 63.13. Such written certifications are not transferable by the treater.  [§63.132(g)(4)]

55. For each wastewater tank that receives, manages, or treats a Group 1 wastewater stream or a residual removed from a Group 1 wastewater stream, the owner or operator shall
comply with the requirements of either paragraph (a)(1) or (a)(2) of §63.133 as specified in table 10 of 40 CFR Part 63, Subpart G.  [

Table 10 to Subpart G of Part 63—Wastewater—Compliance Options for Wastewater Tanks

<table>
<thead>
<tr>
<th>Capacity (m³)</th>
<th>Maximum true vapor pressure (kPa)</th>
<th>Control requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;75</td>
<td></td>
<td>§63.133(a)(1)</td>
</tr>
<tr>
<td>“75 and &lt;151</td>
<td>&lt;13.1</td>
<td>§63.133(a)(1)</td>
</tr>
<tr>
<td>“151</td>
<td></td>
<td>§63.133(a)(1)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>§63.133(a)(2)</td>
</tr>
</tbody>
</table>

56. The owner or operator shall comply with the requirements in paragraphs (b) through (h) of §63.133 and shall operate and maintain one of the emission control techniques listed in paragraphs (a)(2)(i) of §63.133.  [§63.133(a)(2)]

a. A fixed roof and a closed-vent system that routes the organic hazardous air pollutants vapors vented from the wastewater tank to a control device.  [§63.133(a)(2)(i)]

57. If the owner or operator elects to comply with the requirements of paragraph (a)(2)(i) of §63.133, the fixed roof shall meet the requirements of paragraph (b)(1) of §63.133, the control device shall meet the requirements of paragraph (b)(2) of §63.133, and the closed-vent system shall meet the requirements of paragraph (b)(3) of §63.133.  [§63.133(b)]

58. The fixed-roof shall meet the following requirements:  [§63.133(b)(1)]

a. Except as provided in paragraph (b)(4) of §63.133, the fixed roof and all openings (e.g., access hatches, sampling ports, and gauge wells) shall be maintained in accordance with the requirements specified in §63.148 of 40 CFR Part 63, Subpart G.  [§63.133(b)(1)(i)]

b. Each opening shall be maintained in a closed position (e.g., covered by a lid) at all times that the wastewater tank contains a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream except when it is necessary to use the opening for wastewater sampling, removal, or for equipment inspection, maintenance, or repair.  [§63.133(b)(1)(ii)]

59. The control device shall be designed, operated, and inspected in accordance with the requirements of §63.139 of 40 CFR Part 63, Subpart G.  [§63.133(b)(2)]
60. Except as provided in paragraph (b)(4) of §63.133, the closed-vent system shall be inspected in accordance with the requirements of §63.148 of 40 CFR Part 63, Subpart G. [§63.133(b)(3)]

61. For any fixed roof tank and closed-vent system that is operated and maintained under negative pressure, the owner or operator is not required to comply with the requirements specified in §63.148 of 40 CFR Part 63, Subpart G. [§63.133(b)(4)]

62. Except as provided in paragraph (e) of §63.133, each wastewater tank shall be inspected initially, and semi-annually thereafter, for improper work practices in accordance with §63.143 of 40 CFR Part 63, Subpart G. For wastewater tanks, improper work practice includes, but is not limited to, leaving open any access door or other opening when such door or opening is not in use. [§63.133(f)]

63. Except as provided in paragraph (e) of §63.133, each wastewater tank shall be inspected for control equipment failures as defined in paragraph (g)(1) of §63.133 according to the schedule in paragraphs (g)(2) and (g)(3) of §63.133. [§63.133(g)]

64. Control equipment failures for wastewater tanks include, but are not limited to, the conditions specified in paragraphs (g)(1)(i) through (g)(1)(ix) of §63.133. [§63.133(g)(1)]

   a. A gasket, joint, lid, cover, or door has a crack or gap, or is broken. [§63.133(g)(1)(ix)]

65. The owner or operator shall inspect for the control equipment failures in paragraph (g)(1)(ix) of §63.133 initially, and semi-annually thereafter. [§63.133(g)(3)]

66. Except as provided in §63.140 of 40 CFR Part 63, Subpart G, when an improper work practice or a control equipment failure is identified, first efforts at repair shall be made no later than 5 calendar days after identification and repair shall be completed within 45 calendar days after identification. If a failure that is detected during inspections required by this section cannot be repaired within 45 calendar days and if the vessel cannot be emptied within 45 calendar days, the owner or operator may utilize up to 2 extensions of up to 30 additional calendar days each. Documentation of a decision to utilize an extension shall include a description of the failure, shall document that alternate storage capacity is unavailable, and shall specify a schedule of actions that will ensure that the control equipment will be repaired or the vessel will be emptied as soon as practical. [§63.133(h)]

67. For each container that receives, manages, or treats a Group 1 wastewater stream or a residual removed from a Group 1 wastewater stream, the owner or operator shall comply with the requirements of paragraphs (b) through (f) of §63.135. [§63.135(a)]
68. The owner or operator shall operate and maintain a cover on each container used to handle, transfer, or store a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream in accordance with the following requirements: §63.135(b)

69. Except as provided in paragraph (d)(4) of §63.135, if the capacity of the container is greater than 0.42 m³, the cover and all openings (e.g., bungs, hatches, sampling ports, and pressure relief devices) shall be maintained in accordance with the requirements specified in §63.148 of 40 CFR Part 63, Subpart G. §63.135(b)(1)

70. If the capacity of the container is less than or equal to 0.42 m³, the owner or operator shall comply with either paragraph (b)(2)(i) or (b)(2)(ii) of §63.135. §63.135(b)(2)

   a. The container must meet existing Department of Transportation specifications and testing requirements under 49 CFR part 178; or §63.135(b)(2)(i)

   b. Except as provided in paragraph (d)(4) of §63.135, the cover and all openings shall be maintained without leaks as specified in §63.148 of 40 CFR Part 63, Subpart G. §63.135(b)(2)(ii)

71. The cover and all openings shall be maintained in a closed position (e.g., covered by a lid) at all times that a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream is in the container except when it is necessary to use the opening for filling, removal, inspection, sampling, or pressure relief events related to safety considerations. §63.135(b)(3)

72. For containers with a capacity greater than or equal to 0.42 m³, a submerged fill pipe shall be used when a container is being filled by pumping with a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream. §63.135(c)

73. The submerged fill pipe outlet shall extend to no more than 6 inches or within two fill pipe diameters of the bottom of the container while the container is being filled. §63.135(c)(1)

74. The cover shall remain in place and all openings shall be maintained in a closed position except for those openings required for the submerged fill pipe and for venting of the container to prevent physical damage or permanent deformation of the container or cover. §63.135(c)(2)

75. During treatment of a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream, including aeration, thermal or other treatment, in a container, whenever it is necessary for the container to be open, the container shall be located within an enclosure with a closed-vent system that routes the organic hazardous air pollutants vapors vented from the container to a control device. §63.135(d)
Except as provided in paragraph (d)(4) of §63.135, the enclosure and all openings (e.g., doors, hatches) shall be maintained in accordance with the requirements specified in §63.148 of 40 CFR Part 63, Subpart G. [§63.135(d)(1)]

The control device shall be designed, operated, and inspected in accordance with §63.139 of 40 CFR Part 63, Subpart G. [§63.135(d)(2)]

Except as provided in paragraph (d)(4) of §63.135, the closed-vent system shall be inspected in accordance with §63.148 of 40 CFR Part 63, Subpart G. [§63.135(d)(3)]

For any enclosure and closed-vent system that is operated and maintained under negative pressure, the owner or operator is not required to comply with the requirements specified in §63.148 of 40 CFR Part 63, Subpart G. [§63.135(d)(4)]

Each container shall be inspected initially, and semi-annually thereafter, for improper work practices and control equipment failures in accordance with §63.143 of 40 CFR Part 63, Subpart G. [§63.135(e)]

For containers, improper work practice includes, but is not limited to, leaving open any access hatch or other opening when such hatch or opening is not in use. [§63.135(e)(1)]

For containers, control equipment failure includes, but is not limited to, any time a cover or door has a gap or crack, or is broken. [§63.135(e)(2)]

Except as provided in §63.140 of 40 CFR Part 63, Subpart G, when an improper work practice or a control equipment failure is identified, first efforts at repair shall be made no later than 5 calendar days after identification and repair shall be completed within 15 calendar days after identification. [§63.135(f)]

General requirements. This section specifies the performance standards for treating Group 1 wastewater streams. The owner or operator shall comply with the requirements as specified in paragraphs (a)(1) through (a)(6) of §63.138. Where multiple compliance options are provided, the options may be used in combination for different wastewater streams and/or for different compounds (e.g., Table 8 versus Table 9 compounds) in the same wastewater streams, except where otherwise provided in this section. Once a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream has been treated in accordance with this subpart, it is no longer subject to the requirements of 40 CFR Part 63, Subpart G. [§63.138(a)]

Existing source. If the wastewater stream, at an existing source, is Group 1 for Table 9 compounds, comply with §63.138(b). [§63.138(a)(1)]

New source. If the wastewater stream, at a new source, is Group 1 for Table 8 compounds, comply with §63.138(c). If the wastewater stream, at a new source, is Group 1 for Table 9 compounds, comply with §63.138(b). If the wastewater stream, at a new
source, is Group 1 for Table 8 and Table 9 compounds, comply with both §63.138(b) and §63.138(c). [§63.138(a)(2)]

87. Performance tests and design evaluations. If design steam stripper option (§63.138(d)) or Resource Conservation and Recovery Act (RCRA) option (§63.138(h)) is selected to comply with this section, neither a design evaluation nor a performance test is required. For any other non-biological treatment process, and for closed biological treatment processes as defined in §63.111 of 40 CFR Part 63, Subpart G, the owner or operator shall conduct either a design evaluation as specified in §63.138(j), or a performance test as specified in §63.145, of 40 CFR Part 63, Subpart G. For each open biological treatment process as defined in §63.111 of 40 CFR Part 63, Subpart G, the owner or operator shall conduct a performance test as specified in §63.145 of 40 CFR Part 63, Subpart G. [§63.138(a)(4)]

88. Control device requirements. When gases are vented from the treatment process, the owner or operator shall comply with the applicable control device requirements specified in §63.139 and §63.145 (i) and (j), and the applicable leak inspection provisions specified in §63.148, of 40 CFR Part 63, Subpart G. This requirement does not apply to any open biological treatment process that meets the mass removal requirements. Vents from anaerobic biological treatment processes may be routed through hard-piping to a fuel gas system. [§63.138(a)(5)]

89. Control options: Group 1 wastewater streams for Table 9 compounds. The owner or operator shall comply with either paragraph (b)(1) or (b)(2) of §63.138 for the control of Table 9 compounds at new or existing sources. [§63.138(b)]

90. Other compliance options. Comply with the requirements specified in any one of paragraphs (d), (e), (f), (g), (h), or (i) of §63.138. [§63.138(b)(2)]

91. Control options: Group 1 wastewater streams for Table 8 compounds. The owner or operator shall comply with either paragraph (c)(1) or (c)(2) of §63.138 for the control of Table 8 compounds at new sources. [§63.138(c)]

92. Other compliance options. Comply with the requirements specified in any one of paragraphs (d), (e), (f), (g), (h), or (i) of §63.138. [§63.138(c)(2)]

93. Treatment in a RCRA unit option. The owner or operator shall treat the wastewater stream or residual in a unit identified in, and complying with, paragraph (h)(1), (h)(2), or (h)(3) of §63.138. These units are exempt from the design evaluation or performance tests requirements specified in §63.138(a)(3) and §63.138(j) of 40 CFR Part 63, Subpart G, and from the monitoring requirements specified in §63.132(a)(2)(iii) and §63.132(b)(3)(iii) of 40 CFR Part 63, Subpart G, as well as recordkeeping and reporting requirements associated with monitoring and performance tests. [§63.138(h)]

94. The wastewater stream or residual is discharged to a process heater or boiler burning hazardous waste for which the owner or operator: [§63.138(h)(2)]
a. Has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 266, subpart H; or  \(\text{[§63.138(h)(2)(i)]}\)
b. Has certified compliance with the interim status requirements of 40 CFR part 266, subpart H.  \(\text{[§63.138(h)(2)(ii)]}\)

95. For each control device or combination of control devices used to comply with the provisions in §63.133 through §63.138 of 40 CFR Part 63, Subpart G, the owner or operator shall operate and maintain the control device or combination of control devices in accordance with the requirements of paragraphs (b) through (f) of §63.139.  \(\text{[§63.139(a)]}\)

96. Whenever organic hazardous air pollutants emissions are vented to a control device which is used to comply with the provisions of 40 CFR Part 63, Subpart G, such control device shall be operating.  \(\text{[§63.139(b)]}\)

97. The control device shall be designed and operated in accordance with paragraph (c)(1), (c)(2), (c)(3), (c)(4), or (c)(5) of §63.139.  \(\text{[§63.139(c)]}\)

98. An enclosed combustion device (including but not limited to a vapor incinerator, boiler, or process heater) shall meet the conditions in paragraph (c)(1)(i), (c)(1)(ii), or (c)(1)(iii) of §63.139, alone or in combination with other control devices. If a boiler or process heater is used as the control device, then the vent stream shall be introduced into the flame zone of the boiler or process heater.  \(\text{[§63.139(c)(1)]}\)

a. Reduce the total organic compound emissions, less methane and ethane, or total organic hazardous air pollutants emissions vented to the control device by 95 percent by weight or greater;  \(\text{[§63.139(c)(1)(i)]}\)
b. Achieve an outlet total organic compound concentration, less methane and ethane, or total organic hazardous air pollutants concentration of 20 parts per million by volume on a dry basis corrected to 3 percent oxygen. The owner or operator shall use either Method 18 of 40 CFR part 60, appendix A, or any other method or data that has been validated according to the applicable procedures in Method 301 of appendix A of 40 CFR Part 63; or  \(\text{[§63.139(c)(1)(ii)]}\)
c. Provide a minimum residence time of 0.5 seconds at a minimum temperature of 760 °C.  \(\text{[§63.139(c)(1)(iii)]}\)

99. A vapor recovery system (including but not limited to a carbon adsorption system or condenser), alone or in combination with other control devices, shall reduce the total organic compound emissions, less methane and ethane, or total organic hazardous air pollutants emissions vented to the control device of 95 percent by weight or greater or achieve an outlet total organic compound concentration, less methane and ethane, or total organic hazardous air pollutants concentration of 20 parts per million by volume, whichever is less stringent. The 20 parts per million by volume performance standard is not applicable to compliance with the provisions of §63.134 or §63.135 of 40 CFR Part 63, Subpart G.  \(\text{[§63.139(c)(2)]}\)
100. Except as provided in paragraph (d)(4) of §63.139, an owner or operator shall demonstrate that each control device or combination of control devices achieves the appropriate conditions specified in paragraph (c) of §63.139 by using one or more of the methods specified in paragraphs (d)(1), (d)(2), or (d)(3) of §63.139. 

[§63.139(d)]

101. Performance tests conducted using the test methods and procedures specified in §63.145(i) of 40 CFR Part 63, Subpart G for control devices other than flares; or 

[§63.139(d)(1)]

102. A design evaluation that addresses the vent stream characteristics and control device operating parameters specified in paragraphs (d)(2)(i) through (d)(2)(vii) of §63.139. 

[§63.139(d)(2)]

a. For a thermal vapor incinerator, the design evaluation shall consider the vent stream composition, constituent concentrations, and flow rate and shall establish the design minimum and average temperature in the combustion zone and the combustion zone residence time. 

[§63.139(d)(2)(i)]

b. For a carbon adsorption system that regenerates the carbon bed directly on-site in the control device such as a fixed-bed adsorber, the design evaluation shall consider the vent stream composition, constituent concentrations, flow rate, relative humidity, and temperature and shall establish the design exhaust vent stream organic compound concentration level, adsorption cycle time, number and capacity of carbon beds, type and working capacity of activated carbon used for carbon beds, design total regeneration stream mass or volumetric flow over the period of each complete carbon bed regeneration cycle, design carbon bed temperature after regeneration, design carbon bed regeneration time, and design service life of carbon. 

[§63.139(d)(2)(v)]

c. For a carbon adsorption system that does not regenerate the carbon bed directly on-site in the control device such as a carbon canister, the design evaluation shall consider the vent stream composition, constituent concentrations, mass or volumetric flow rate, relative humidity, and temperature and shall establish the design exhaust vent stream organic compound concentration level, capacity of carbon bed, type and working capacity of activated carbon used for carbon bed, and design carbon replacement interval based on the total carbon working capacity of the control device and source operating schedule. 

[§63.139(d)(2)(vi)]

103. An owner or operator using any control device specified in paragraphs (d)(4)(i) through (d)(4)(iv) of §63.139 is exempt from the requirements in paragraphs (d)(1) through (d)(3) of §63.139 and from the requirements in §63.6(f) of subpart A of 40 CFR Part 63, and from the requirements of paragraph (e) of §63.139. 

[§63.139(d)(4)]

a. A boiler or process heater burning hazardous waste for which the owner or operator: 

[§63.139(d)(4)(iii)]
104. Except as provided in §63.140 of 40 CFR Part 63, Subpart G, if gaps, cracks, tears, or holes are observed in ductwork, piping, or connections to covers and control devices during an inspection, a first effort to repair shall be made as soon as practical but no later than 5 calendar days after identification. Repair shall be completed no later than 15 calendar days after identification or discovery of the defect. [§63.139(f)]

105. Delay of repair of equipment for which a control equipment failure or a gap, crack, tear, or hole has been identified, is allowed if the repair is technically infeasible without a shutdown, as defined in §63.101 of subpart F of 40 CFR Part 63, or if the owner or operator determines that emissions of purged material from immediate repair would be greater than the emissions likely to result from delay of repair. Repair of this equipment shall occur by the end of the next shutdown. [§63.140(a)]

106. Delay of repair of equipment for which a control equipment failure or a gap, crack, tear, or hole has been identified, is allowed if the equipment is emptied or is no longer used to treat or manage Group 1 wastewater streams or residuals removed from Group 1 wastewater streams. [§63.140(b)]

107. Delay of repair of equipment for which a control equipment failure or a gap, crack, tear, or hole has been identified is also allowed if additional time is necessary due to the unavailability of parts beyond the control of the owner or operator. Repair shall be completed as soon as practical. The owner or operator who uses this provision shall comply with the requirements of §63.147(b)(7) to document the reasons that the delay of repair was necessary. [§63.140(c)]

108. For each wastewater tank, surface impoundment, container, individual drain system, and oil-water separator that receives, manages, or treats a Group 1 wastewater stream, a residual removed from a Group 1 wastewater stream, a recycled Group 1 wastewater stream, or a recycled residual removed from a Group 1 wastewater stream, the owner or operator shall comply with the inspection requirements specified in table 11 of 40 CFR Part 63, Subpart G. [§63.143(a)]
Table 11 to Subpart G of Part 63—Wastewater—Inspection and Monitoring Requirements for Waste Management Units

<table>
<thead>
<tr>
<th>To comply with</th>
<th>Inspection or monitoring requirement</th>
<th>Frequency of inspection or monitoring</th>
<th>Method</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Tanks:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>63.133(b)(1)</td>
<td>Inspect fixed roof and all openings for leaks</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td>63.133(f) 63.133(g)</td>
<td>Inspect wastewater tank for control equipment failures and improper work practices</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td><strong>Containers:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>63.135(b)(1), 63.135(b)(2) (ii)</td>
<td>Inspect cover and all openings for leaks</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td>63.135(d)(1)</td>
<td>Inspect enclosure and all openings for leaks</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td>63.135(e)</td>
<td>Inspect container for control equipment failures and improper work practices</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td><strong>Individual Drain Systems</strong>:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>63.136(b)(1)</td>
<td>Inspect cover and all openings to ensure there are no gaps, cracks, or holes</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td>63.136(c)</td>
<td>Inspect individual drain system for control equipment failures and improper work practices</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td>63.136(e)(1)</td>
<td>Verify that sufficient water is present to properly maintain integrity of water seals</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td>63.136(e)(2), 63.136(f)(1)</td>
<td>Inspect all drains using tightly-fitted caps or plugs to ensure caps and plugs are in place and properly installed</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
</tbody>
</table>
To comply with | Inspection or monitoring requirement | Frequency of inspection or monitoring | Method |
--- | --- | --- | --- |
63.136(f)(2) | Inspect all junction boxes to ensure covers are in place and have no visible gaps, cracks, or holes | Initially Semi-annually | Visual or smoke test or other means as specified. |
63.136(f)(3) | Inspect unburied portion of all sewer lines for cracks and gaps | Initially Semi-annually | Visual. |

As specified in §63.136(a), the owner or operator shall comply with either the requirements of §63.136 (b) and (c) or §63.136 (e) and (f).

109. Except as provided in paragraphs (e)(4) and (e)(5) of §63.143, for each control device used to comply with the requirements of §63.133 through §63.139 of 40 CFR Part 63, Subpart G, the owner or operator shall comply with the requirements in §63.139(d) of 40 CFR Part 63, Subpart G, and with the requirements specified in paragraph (e)(1), (e)(2), or (e)(3) of §63.143. [§63.143(e)]

110. The owner or operator shall comply with the monitoring requirements specified in table 13 of 40 CFR Part 63, Subpart G. [§63.143(e)(1)]

Table 13 to Subpart G of Part 63—Wastewater—Monitoring Requirements for Control Devices

<table>
<thead>
<tr>
<th>Control Device</th>
<th>Monitoring equipment required</th>
<th>Parameters to be monitored</th>
<th>Frequency</th>
</tr>
</thead>
</table>
All control devices | 1. Flow indicator installed at all bypass lines to the atmosphere and equipped with continuous recorder or | 1. Presence of flow diverted from the control device to the atmosphere or | Hourly records of whether the flow indicator was operating and whether a diversion was detected at any time during each hour |
Thermal Incinerator | Temperature monitoring device installed in firebox or in ductwork immediately downstream of firebox and equipped with a continuous recorder | Firebox temperature | Continuous. |
Control Device | Monitoring equipment required | Parameters to be monitored | Frequency
--- | --- | --- | ---
Carbon adsorber (Non-regenerative) | Organic compound concentration monitoring device. | Organic compound concentration of adsorber exhaust | Daily or at intervals no greater than 20 percent of the design carbon replacement interval, whichever is greater.
Alternative monitoring parameters | Other parameters may be monitored upon approval from the Administrator in accordance with the requirements in §63.143(e)(3) | | 

**“Continuous recorder” is defined in §63.111 of 40 CFR Part 63, Subpart G.**

111. For each parameter monitored in accordance with paragraph (c), (d), or (e) of §63.143, the owner or operator shall establish a range that indicates proper operation of the treatment process or control device. In order to establish the range, the owner or operator shall comply with the requirements specified in §§63.146(b)(7)(ii)(A) and (b)(8)(ii) of 40 CFR Part 63, Subpart G. [§63.143(f)]

112. Monitoring equipment shall be installed, calibrated, and maintained according to the manufacturer's specifications or other written procedures that provide adequate assurance that the equipment would reasonably be expected to monitor accurately. [§63.143(g)]

113. Procedures to determine applicability. An owner or operator shall comply with paragraph (a)(1) or (a)(2) of §63.144 for each wastewater stream to determine which wastewater streams require control for Table 8 and/or Table 9 compounds. The owner or operator may use a combination of the approaches in paragraphs (a)(1) and (a)(2) of §63.144 for different wastewater streams generated at the source. [§63.144(a)]

114. Designate as Group 1. An owner or operator may designate as a Group 1 wastewater stream a single wastewater stream or a mixture of wastewater streams. The owner or operator is not required to determine the concentration or flow rate for each designated Group 1 wastewater stream for the purposes of §63.144. [§63.144(a)(2)]

115. General. This section specifies the procedures for performance tests that are conducted to demonstrate compliance of a treatment process or a control device with the control requirements specified in §63.138 of 40 CFR Part 63, Subpart G. Owners or operators conducting a design evaluation shall comply with the requirements of paragraph (a)(1) or (a)(2) of §63.145. Owners or operators conducting a performance test shall comply with the applicable requirements in paragraphs (a) through (i) of §63.145. [§63.145(a)]

116. Performance tests and design evaluations for treatment processes. If design steam stripper option (§63.138(d)) or RCRA option (§63.138(h)) is selected to comply with §63.138,
neither a design evaluation nor a performance test is required. For any other non-biological treatment process, the owner or operator shall conduct either a design evaluation as specified in §63.138(j), or a performance test as specified in this section. For closed biological treatment processes, the owner or operator shall conduct either a design evaluation as specified in §63.138(j), or a performance test as specified in this section. For each open biological treatment process, the owner or operator shall conduct a performance test as specified in this section.  [§63.145(a)(1)]

117. For each waste management unit that receives, manages, or treats a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream, the owner or operator shall submit as part of the next Periodic Report required by §63.152(c) of 40 CFR Part 63, Subpart G the results of each inspection required by §63.143(a) of 40 CFR Part 63, Subpart G in which a control equipment failure was identified. Control equipment failure is defined for each waste management unit in §63.133 through §63.137 of 40 CFR Part 63, Subpart G. Each Periodic Report shall include the date of the inspection, identification of each waste management unit in which a control equipment failure was detected, description of the failure, and description of the nature of and date the repair was made.  [§63.146(c)]

118. Except as provided in paragraph (f) of §63.146, for each control device used to comply with §63.133 through §63.139 of 40 CFR Part 63, Subpart G, the owner or operator shall submit as part of the next Periodic Report required by §63.152(c) of 40 CFR Part 63, Subpart G the information specified in either paragraph (e)(1) or (e)(2) of §63.146.  [§63.146(e)]

a. The information specified in table 20 of 40 CFR Part 63, Subpart G.  
[§63.146(e)(1)]

Table 20 to Subpart G of Part 63—Wastewater—Periodic Reporting Requirements for Control Devices Subject to §63.139 Used To Comply With §63.13 Through §63.139

<table>
<thead>
<tr>
<th>Control device</th>
<th>Reporting requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Thermal Incinerator</td>
<td>Report all daily average(^a) temperatures that are outside the range established in the NCS(^b) or operating permit and all operating days when insufficient monitoring data are collected.(^c)</td>
</tr>
<tr>
<td>(7) Carbon Adsorber (Non-Regenerative)</td>
<td>(i) Report all operating days when inspections not done according to the schedule developed as specified in table 13 of this subpart.</td>
</tr>
<tr>
<td></td>
<td>(ii) Report all operating days when carbon has not been replaced at the frequency specified in table 13 of this subpart.</td>
</tr>
<tr>
<td>(8) All Control Devices</td>
<td>(i) Report the times and durations of all periods when the vent stream is diverted through a bypass line or the monitor is not operating, or</td>
</tr>
</tbody>
</table>
Control device | Reporting requirements
---|---

(ii) Report all monthly inspections that show the valves are moved to the diverting position or the seal has been changed.

119. If an extension is utilized in accordance with §63.133(e)(2) or §63.133(h) of 40 CFR Part 63, Subpart G, the owner or operator shall include in the next periodic report the information specified in §63.133(e)(2) or §63.133(h).  [§63.146(g)]

120. The owner or operator transferring a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream in accordance with §63.132(g) of 40 CFR Part 63, Subpart G shall keep a record of the notice sent to the treatment operator stating that the wastewater stream or residual contains organic hazardous air pollutants which are required to be managed and treated in accordance with the provisions of 40 CFR Part 63, Subpart G.  [§63.147(a)]

121. The owner or operator shall keep in a readily accessible location the records specified in paragraphs (b)(1) through (8) of the section.  [§63.147(b)]

a. A record that each waste management unit inspection required by §63.133 through §63.137 of 40 CFR Part 63, Subpart G was performed.  [§63.147(b)(1)]

b. A record that each inspection for control devices required by §63.139 of 40 CFR Part 63, Subpart G was performed.  [§63.147(b)(2)]

c. Except as provided in paragraph (e) of §63.147, continuous records of the monitored parameters specified in Item 2 of table 12 and table 13 of 40 CFR Part 63, Subpart G, and in §63.143(e)(2) of 40 CFR Part 63, Subpart G.  [§63.147(b)(5)]

d. Documentation of a decision to use an extension, as specified in §63.133(e)(2) or (h) of 40 CFR Part 63, Subpart G, which shall include a description of the failure, documentation that alternate storage capacity is unavailable, and specification of a schedule of actions that will ensure that the control equipment will be repaired or the vessel will be emptied as soon as practical.  [§63.147(b)(6)]

e. Documentation of a decision to use a delay of repair due to unavailability of parts, as specified in §63.140(c), shall include a description of the failure, the reason additional time was necessary (including a statement of why replacement parts were not kept on site and when the manufacturer promised delivery), and the date when repair was completed.  [§63.147(b)(1)]

122. The owner or operator shall keep records of the daily average value of each continuously monitored parameter for each operating day as specified in §63.152(f), except as provided in paragraphs (d)(1) through (3) of §63.147.  [§63.147(d)]
123. Non-regenerative carbon adsorbers. For non-regenerative carbon adsorbers using organic monitoring equipment, the owner or operator shall keep the records specified in paragraph (d)(3)(i) of §63.147 instead of daily averages. For non-regenerative carbon adsorbers replacing the carbon adsorption system with fresh carbon at a regular predetermined time interval that is less than the carbon replacement interval that is determined by the maximum design flow rate and organic concentration in the gas stream vented to the carbon adsorption system, the owner or operator shall keep the records specified in paragraph (d)(3)(ii) of §63.147 instead of daily averages. [§63.147(d)(3)]

   a. Record of how the monitoring frequency, as specified in table 13 of 40 CFR Part 63, Subpart G, was determined. [§63.147(d)(3)(i)(A)]
   b. Records of when organic compound concentration of adsorber exhaust was monitored. [§63.147(d)(3)(i)(B)]
   c. Records of when the carbon was replaced. [§63.147(d)(3)(i)(C)]
   d. Record of how the carbon replacement interval, as specified in table 13 of 40 CFR Part 63, Subpart G, was determined. [§63.147(d)(3)(ii)(A)]
   e. Records of when the carbon was replaced. [§63.147(d)(3)(ii)(B)]

124. These sources are considered affected sources under 40 CFR Part 63, Subpart XX and are subject, but not limited, to Specific Conditions 125 through 128 while handling any waste stream accompanied by a 40 CFR Part 63.1096 notice until the waste is burned or transferred off-site pursuant to §63.1096. [Regulation 19, §19.304 and 40 CFR Part 63, Subpart G]

125. For waste that is not transferred off-site, you must comply with the requirements in paragraph (a) of §63.1095 for continuous butadiene waste streams and paragraph (b) of §63.1095 for benzene waste streams. If you transfer waste off-site, you must comply with the requirements of §63.1096. [§63.1095]

126. Continuous butadiene waste streams. Manage and treat continuous butadiene waste streams that contain greater than or equal to 10 ppmw 1,3-butadiene and have a flow rate greater than or equal to 0.02 liters per minute, according to either paragraph (a)(1) or (2) of §63.1095. If the total annual benzene quantity from waste at your facility is less than 10 Mg/yr, as determined according to 40 CFR 61.342(a), the requirements of paragraph (a)(3) of §63.1095 apply also. [§63.1095(a)]

   a. Route the continuous butadiene stream to a treatment process or wastewater treatment system used to treat benzene waste streams that complies with the standards specified in 40 CFR 61.348. Comply with the requirements of 40 CFR Part 61, Subpart FF; with the changes in Table 2 to 40 CFR Part 63, Subpart XX, and as specified in paragraphs (a)(1)(i) through (v) of §63.1095. [§63.1095(a)(1)]

      i. Determine the butadiene concentration of the waste stream according to 40 CFR 61.355(c)(1) through (3), except substitute “1,3-butadiene” for each occurrence of “benzene.” You may validate 40 CFR Part 136 methods for
1,3-butadiene according to the procedures in Appendix D to 40 CFR Part 63. You do not need to determine the butadiene concentration of a waste stream if you designate that the stream must be controlled.  

§63.1095(a)(1)(i)

ii. Comply with 40 CFR 61.342(c)(1)(ii) and (iii) for each waste management unit that receives or manages the waste stream prior to and during treatment or recycling of the waste stream.  

§63.1095(a)(1)(ii)

iii. Comply with the recordkeeping requirements in 40 CFR 61.356(b), (b)(1) and (b)(2), except substitute “1,3-butadiene” for each occurrence of “benzene” and “continuous butadiene waste stream” for each occurrence of “waste stream.”  

§63.1095(a)(1)(iii)

iv. Comply with the reporting requirements in 40 CFR 61.357(a), (a)(2), (a)(3), (a)(3)(iii) through (v), and (d)(1) and (2), except substitute “1,3-butadiene” for each occurrence of “benzene” and “continuous butadiene waste stream” for each occurrence of “waste stream.”  

§63.1095(a)(1)(iv)

v. Include only the information in 40 CFR 61.357(a)(2) and (a)(3)(iii) through (v) in the report required in 40 CFR 61.357(a) and (d)(2).  

§63.1095(a)(1)(v)

b. Comply with the process wastewater requirements of Subpart G of 40 CFR Part 63. Submit the information required in §63.146(b) in the Notification of Compliance Status required by §63.1110(d). Submit the information required in §63.146(c) through (e) in either the Periodic Reports required in §63.152 or the Periodic Reports required in §63.1110(e).  

§63.1095(a)(2)

c. If the total annual benzene quantity from waste at your facility is less than 10 Mg/yr, as determined according to 40 CFR 61.342(a), comply with the requirements of §63.1095 at all times (while handling any waste stream accompanied by a 40 CFR Part 63.1096 notice until the waste is burned or transferred off-site pursuant to §63.1096) except during periods of startup, shutdown, and malfunction, if the startup, shutdown, or malfunction precludes the ability of the affected source to comply with the requirements of §63.1095 and the owner or operator follows the provisions for periods of startup, shutdown, and malfunction, as specified in §63.1111.  

§63.1095(a)(3)

127. Waste streams that contain benzene. For waste streams that contain benzene, you must comply with the requirements of 40 CFR Part 61, Subpart FF, except as specified in Table 2 to 40 CFR Part 63, Subpart XX. You must manage and treat waste streams that contain benzene as specified in either paragraph (b)(1) or (2) of §63.1095.  

§63.1095(b)

a. If the total annual benzene quantity from waste at your facility is less than 10 Mg/yr, as determined according to 40 CFR 61.342(a), manage and treat spent caustic waste streams and dilution steam blowdown waste streams according to 40 CFR 61.342(c)(1) through (c)(3)(i). The requirements of 40 CFR
63.1095(b)(1) shall apply at all times except during periods of startup, shutdown, and malfunction, if the startup, shutdown, or malfunction precludes the ability of the affected source to comply with the requirements of §63.1095 and the owner or operator follows the provisions for periods of startup, shutdown, and malfunction, as specified in §63.1111.  [§63.1095(b)(1)]

b. If the total annual benzene quantity from waste at your facility is greater than or equal to 10 Mg/yr, as determined according to 40 CFR 61.342(a), you must manage and treat waste streams according to any of the options in 40 CFR 61.342(c)(1) through (e) or transfer waste off-site. If you elect to transfer waste off-site, then you must comply with the requirements of §63.1096.  [§63.1095(b)(2)]

128. If you elect to transfer waste off-site, you must comply with the requirements in paragraphs (a) through (d) of §63.1095.  [§63.1096]

a. Include a notice with the shipment or transport of each waste stream. The notice shall state that the waste stream contains organic HAP that are to be treated in accordance with the provisions of 40 CFR Part 63, Subpart XX. When the transport is continuous or ongoing (for example, discharge to a publicly-owned treatment works), the notice shall be submitted to the treatment operator initially and whenever there is a change in the required treatment.  [§63.1096(a)]

b. You may not transfer the waste stream unless the transferee has submitted to the Administrator a written certification that the transferee will manage and treat any waste stream received from a source subject to the requirements of 40 CFR Part 63, Subpart XX in accordance with the requirements of 40 CFR Part 63, Subpart XX.  [§63.1096(b)]

c. By providing this written certification to the Administrator, the certifying entity accepts responsibility for compliance with the regulatory provisions in this subpart with respect to any shipment of waste covered by the written certification. Failure to abide by any of those provisions with respect to such shipments may result in enforcement action by EPA against the certifying entity in accordance with the enforcement provisions applicable to violations of those provisions by owners or operators of sources.  [§63.1096(c)]

d. The certifying entity may revoke the written certification by sending a written statement to the Administrator and you. The notice of revocation must provide at least 90 days notice that the certifying entity is rescinding acceptance of responsibility for compliance with the regulatory provisions of 40 CFR Part 63, Subpart XX. Upon expiration of the notice period, you may not transfer the waste stream to that off-site treatment operation. Written certifications and revocation statements to the Administrator from the transferees of waste shall be signed by the responsible official of the certifying entity, provide the name and address of the certifying entity, and be sent to the appropriate EPA Regional Office at the addresses listed in 40 CFR 63.13. Such written certifications are not transferable by the treater to other off-site waste treatment operators.  [§63.1096(d)]
Table 2 to Subpart XX of Part 63 - Requirements of 40 CFR Part 61, Subpart FF, Not Included in the Requirements for This Subpart and Alternate Requirements

<table>
<thead>
<tr>
<th>If the total annual benzene quantity for waste from your facility is ***</th>
<th>Do not comply with:</th>
<th>Instead, comply with:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Less than 10 Mg/yr</td>
<td>40 CFR 61.340</td>
<td>§63.1093.</td>
</tr>
<tr>
<td></td>
<td>40 CFR 61.342(c)(3)(ii), (d), and (e)</td>
<td>There is no equivalent requirement.</td>
</tr>
<tr>
<td></td>
<td>40 CFR 61.342(f)</td>
<td>§61.1096.</td>
</tr>
<tr>
<td></td>
<td>40 CFR 61.355(j) and (k)</td>
<td>There is no equivalent requirement.</td>
</tr>
<tr>
<td></td>
<td>40 CFR 61.356(b)(2)(ii), (b)(3) through (b)(5)</td>
<td>There is no equivalent requirement.</td>
</tr>
<tr>
<td></td>
<td>The requirement to submit the information required in 40 CFR 61.357(a) to the Administrator within 90 days after January 7, 1993</td>
<td>The requirement to submit the information required in 40 CFR 61.357(a) as part of the Initial Notification required in 40 CFR 63.1110(c).</td>
</tr>
<tr>
<td></td>
<td>The requirement in 40 CFR 61.357(d) to submit the information in 40 CFR 61.357(d)(1) and (d)(2) if the TAB quantity from your facility is equal to or greater than 10 Mg/yr</td>
<td>The requirement to submit the information in 40 CFR 61.357(d)(1) and (d)(2) for spent caustic, dilution steam blowdown, and continuous butadiene waste streams.</td>
</tr>
<tr>
<td></td>
<td>The requirement in 40 CFR 61.357(d)(1) to submit the information required in 40 CFR 63.357(d)(1) to the Administrator within 90 days after January 7, 1993</td>
<td>The requirement to submit the information required in 40 CFR 61.357(d)(1) as part of the Notification of Compliance Status required in 40 CFR 63.1110(d).</td>
</tr>
<tr>
<td></td>
<td>40 CFR 61.357(d)(3) through (d)(5)</td>
<td>There is no equivalent requirement.</td>
</tr>
<tr>
<td>2. Greater than or equal to 10 Mg/yr</td>
<td>40 CFR 61.340</td>
<td>§61.1093.</td>
</tr>
<tr>
<td></td>
<td>40 CFR 61.342(f)</td>
<td>§61.1096.</td>
</tr>
<tr>
<td></td>
<td>The requirement to submit the information required in 40 CFR 61.357(a) to the Administrator within 90 days after January 7, 1993</td>
<td>The requirement to submit the information required in 40 CFR 61.357(a) as part of the Initial Notification required in 40 CFR 63.1110(c).</td>
</tr>
<tr>
<td></td>
<td>The requirement in 40 CFR 61.357(d) to submit the information in 40 CFR 61.357(d)(1) and (d)(2) if the TAB quantity from your facility is equal to or greater than 10 Mg/yr</td>
<td>The requirement to submit the information in 40 CFR 61.357(d)(1) and (d)(2) as part of the Notification of Compliance Status required in 40 CFR 63.1110(d).</td>
</tr>
</tbody>
</table>
129. Initial Notification. Owners or operators of affected sources who are subject to 40 CFR Part 63, Subpart YY shall notify the Administrator of the applicability of 40 CFR Part 63, Subpart YY by submitting an Initial Notification according to the schedule described in paragraph (c)(1) of §63.1110. The notice shall include the information specified in paragraphs (c)(2) through (7) of §63.1110, as applicable. An application for approval of construction or reconstruction required under §63.5(d) of subpart A of this part may be used to fulfill the initial notification requirements. [§63.1110(c)]

   a. The initial notification shall be postmarked within 1 year after the source becomes subject to 40 CFR Part 63, Subpart YY. [§63.1110(c)(1)]
   b. Identification of the storage vessels subject to 40 CFR Part 63, Subpart YY. [§63.1110(c)(2)]
   c. Identification of the process vents subject to 40 CFR Part 63, Subpart YY. [§63.1110(c)(3)]
   d. Identification of the transfer racks subject to 40 CFR Part 63, Subpart YY. [§63.1110(c)(4)]
   e. For equipment leaks, identification of the process units subject to 40 CFR Part 63, Subpart YY. [§63.1110(c)(5)]
   f. Identification of other equipment or emission points subject to 40 CFR Part 63, Subpart YY. [§63.1110(c)(6)]
   g. As an alternative to the requirements specified in paragraphs (c)(1) through (3) and (c)(5) of §63.1110, process units can be identified instead of individual pieces of equipment. For this alternative, the kind of emission point in the process unit that will comply must also be identified. [§63.1110(c)(7)]

130. Notification of Compliance Status—(1) Contents. The owner or operator shall submit a Notification of Compliance Status for each affected source subject to 40 CFR Part 63, Subpart YY containing the information specified in paragraphs (d)(1)(i) and (d)(1)(ii) of §63.1110. [§63.1110(d)(1)]

   a. The Notification of Compliance Status shall include the information specified in this subpart and the subparts referenced by this subpart. Alternatively, this information can be submitted as part of a title V permit application or amendment. [§63.1110(d)(1)(i)]
   b. The Notification of Compliance Status shall include a statement from the owner or operator identifying which subpart he or she has elected to comply with, where given a choice, as provided for in §63.1100(g). [§63.1110(d)(1)(ii)]

131. Due date. The owner or operator shall submit the Notification of Compliance Status for each affected source 240 days after the compliance date specified for the affected source under this subpart, or 60 days after completion of the initial performance test or initial compliance assessment, whichever is earlier. Notification of Compliance Status reports may be combined for multiple affected sources as long as the due date requirements for all sources covered in the combined report are met. [§63.1110(d)(2)]
Sources Subject to 40 CFR Part 63, Subpart EEE

Source Description

The kiln, bypass, in-line raw mill, coal mill and clinker cooler all vent to this stack.

The permittee shall continue to comply with Specific Conditions 133 and 134 until December 31, 2015.

Specific Conditions

133. The permittee shall not exceed the emission rates set forth in the following table. The permittee shall demonstrate compliance with the PM/PM$_{10}$ emission rates through compliance with Specific Condition 135 and Plantwide Condition 9. Compliance with the SO$_2$, NO$_x$, and Lead emission rates shall be demonstrated through compliance with Plantwide Condition 9. Compliance with the VOC and CO emission rates shall be demonstrated through compliance with Specific Conditions 136, 137, and Plantwide Condition 9. [Regulation 19, §19.901 and 40 CFR Part 52, Subpart E]

<table>
<thead>
<tr>
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</thead>
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<td>NO$_x$</td>
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<tr>
<td></td>
<td>Lead</td>
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</tbody>
</table>

1. 30-day rolling average value
2. 8-hour average

134. The permittee shall not exceed the emission rates set forth in the following table. The permittee shall demonstrate compliance with the PM/PM$_{10}$ emission rate through compliance with Specific Condition 135 and Plantwide Condition 9. Compliance with the organic HAP emission rates shall be demonstrated through compliance with Specific Condition 136. [Regulation 18, §18.801 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

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<td>1,1-Dichloroethane</td>
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<tr>
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<tr>
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<td>Bromoform</td>
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<td>2,4-Dinitrophenol</td>
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\[44.5^b \quad 195.0^b\]
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<td>4-Nitrobiphenyl</td>
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<td></td>
<td>Benzidine</td>
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<td>0.4f</td>
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<td>Cobalt</td>
<td>27.3a</td>
<td>119.3a</td>
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<tr>
<td></td>
<td>Manganese</td>
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<td>Nickel</td>
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<tr>
<td></td>
<td>Selenium</td>
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</tr>
</tbody>
</table>

a. Compliance shown through compliance with the PM/PM10 emission rate
b. Compliance shown through compliance with the VOC limit
c. Compliance shown through compliance with Specific Condition 218
d. Compliance shown through compliance with Specific Condition 246
e. Compliance shown through compliance with Specific Condition 236
f. Compliance shown through compliance with Specific Condition 227
For the purpose of demonstrating compliance with the particulate matter standard of 0.15 kg/Mg dry feed (0.3 lb/ton dry feed) set forth in 40 CFR 63, Subpart EEE, the permittee shall comply with the requested limit of 0.0069 gr/dscf at 7 percent O\textsubscript{2} which was used in the PM netting analysis. The requested limit is more restrictive than the particulate matter standard in 40 CFR Part 63, Subpart EEE. For the purpose of demonstrating compliance with 0.0069 gr/dscf at 7 percent O\textsubscript{2} the permittee shall determine the portion of the stack gas emitted at SN-443.SK10 which shall be attributed to combustion processes taking place in the kilns. While the 0.0069 gr/dscf standard shall apply to the entire stream exiting the stack, only the portion of the total stack gas made up of gases from the kiln, coal-mill and bypass shall be corrected to 7 percent O\textsubscript{2}. This determination shall be made by following the method listed below.

a. Determine the air flow by volume of flue gas from the combined sources at 443.SK10 and from the clinker cooler.
   i. Measure the volumetric air flow rate, temperature, and moisture from the clinker cooler, before it is ducted through the raw mill, assuming a 21% O\textsubscript{2} concentration, and;
   ii. Measure the total volumetric air flow rate, O\textsubscript{2} content, moisture and temperature at 443.SK10.

b. Convert both volumetric air flow rates to dry standard conditions.

c. Determine the volumetric air flow rate of the combustion sources by subtracting the volumetric air flow from the clinker cooler from the total volumetric flow rate at 443.SK10 using the equations below.

d. Use the ratio of the cooler gas air volumetric flow rate and the combustion gas air volumetric flow rate to calculate the weighted percent oxygen factor to be used in correcting the combustion gas calculation to 7% oxygen.

\[
P_{cc} = \frac{V_{cc}}{V_{tsg}} \quad P_{cg} = 1 - P_{cc}
\]

where: \( P_{cc} = \) fraction of total stack gases attributed to the clinker cooler
\( V_{cc} = \) Volume of gases from clinker cooler (dscf)
\( V_{tsg} = \) volume of total stack gas (dscf)
\( P_{cg} = \) fraction of total stack gas attributed to the combustion emissions

e. Calculate the O\textsubscript{2} content of the combustion gas stream using the following equation

\[
O_{2cg} = \frac{O_{2tsg} - (O_{2cc} \times P_{cc})}{P_{cg}}
\]

where: \( O_{2cg} = \) oxygen concentration of the combustion gases
\( O_{2tsg} = \) measured oxygen concentration of total stack gases
\( O_{2cc} = \) oxygen concentration of clinker cooler gases (assumed to be 21%)
\( P_{cc} = \) fraction of total stack gases attributed to the clinker cooler
\( P_{cg} = \) fraction of total stack gas attributed to the combustion emissions
f. The 0.0069 gr/dscf limit shall apply to the entire combined stream, but only the volume of combustion gases shall be corrected to 7% O₂ to show compliance with Specific Condition 256. The maximum allowable particulate matter emissions in pounds per hour of the total stream shall be determined using the following equation

\[ 0.0069 \text{ gr/dscf} \times (V_{cc} + V_{cg}) \times 1 \text{ lb/7000 gr} \times 60 \text{ min/hr} \]

where:  
\( V_{cc} = \) Volume of clinker cooler gas
\( V_{cg} = \) Volume of combustion gas corrected to 7% O₂

136. The permittee shall not exceed the emission rates set forth in the following table. Compliance with the VOC and CO emission rates shall be demonstrated through use of the CEMS at 443.SK10. The CO CEMS shall be installed and operated in accordance with performance specification 4, 4A, or 4B found in 40 CFR Part 60, Appendix B, and the ADEQ Continuous Emission Monitoring System Conditions (see attached copy in Appendix A of this permit). The permittee may calculate the VOC emissions from the main stack using a THC analyzer operated in accordance with performance specification 8A found in 40 CFR Part 60, Appendix B, the ADEQ Continuous Emission Monitoring System Conditions, and the equation below the following table. The permittee shall organize the data to reflect the averaging times listed below. [Regulation 19, §19.901 and 40 CFR Part 52, Subpart E]

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<th>Pollutant</th>
<th>BACT Limit</th>
<th>Averaging Time</th>
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</thead>
<tbody>
<tr>
<td>VOC</td>
<td>44.5 lb/hr</td>
<td>30-day rolling average</td>
</tr>
<tr>
<td></td>
<td>195 tpy</td>
<td>12-month rolling average</td>
</tr>
<tr>
<td>CO</td>
<td>2500 lb/hr</td>
<td>8-hr average</td>
</tr>
</tbody>
</table>

Equation for calculation VOC emissions from the main stack:

\[ \text{VOC}_{\text{Stack}} = \text{THC}_{\text{Stack}} \times \text{MethaneReductionFactor}_{\text{Stack}} \]

Where,

\( \text{THC}_{\text{stack}} = \) CEMS reading
\( \text{MethaneReductionFactor}_{\text{Stack}} = (1 - \text{Methane/THC}_{\text{stack}}) \) based on periodic stack test readings

137. The permittee shall test 443.SK10 kiln stack quarterly for the Methane Reduction Factor used in Specific Condition 136. The permittee shall use EPA Reference Method 18 in conjunction with EPA Reference Method 25A, or EPA Reference Method 25A with methane cutter to determine the methane portion of the total hydrocarbons from the main kiln stack 443.SK10. Testing shall be conducted with the source operating at least at 90% of its permitted capacity. Failure to test at or above 90% of the unit’s permitted
operating capacity shall be a violation of this condition. The unit’s permitted operating capacity is defined as 220.83 short tons of clinker production per hour at 100%, and 5,300 short tons of clinker production per day. Testing shall be conducted in accordance with Plantwide Condition 3. [Regulation 18, §18.1002; Regulation 19, §19.702; and A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311]

138. The permittee shall conduct testing to determine the emission rate of condensable particulate matter at SN-443.SK10. This testing shall be conducted in accordance with EPA Method 202 or a Department approved alternative. The permittee is allowed to utilize additional impingers in the sample train. If necessary, the permittee shall modify this permit to include a condensable particulate emission rate. This testing shall be performed a minimum of once every five years. A copy of these test results shall be submitted in accordance with General Provision 7. [Regulation 18, §18.1002 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

139. The requirements of 40 CFR 63, Subpart LLL for in-line kiln/raw mill are not applicable to the in-line kiln/raw mill at the Foreman cement plant. The plant shall operate in compliance with the requirements of 40 CFR 63, Subpart EEE, as found in Appendix K of this permit, at all times, whether hazardous waste is being combusted or not. Only in the event that Ash Grove permanently ceases combustion of hazardous waste in the kiln system, and undergoes and completes RCRA closure requirements and otherwise completes all obligations to terminate coverage of 40 CFR Part 63, Subpart EEE, will the in-line kiln/raw shall become subject to the applicable requirements of 40 CFR Part 63, Subpart LLL. [Regulation 19, §19.304 and 40 CFR Part 63, Subpart EEE §1206(b)(1)]

140. These sources are considered affected sources under 40 CFR Part 63, Subpart EEE, and are subject, but not limited, to requirements listed in Appendix K of this permit, and Specific Conditions 141 through 264. [Regulation 19, §19.304 and 40 CFR Part 63, Subpart EEE]

141. The emission standards and operating requirements set forth in 40 CFR Part 63, Subpart EEE apply at all times except: [§63.1206(b)(1)]

a. During periods of startup, shutdown, and malfunction, provided that hazardous waste is not in the combustion chamber (i.e., the hazardous waste feed to the combustor has been cutoff for a period time not less than the hazardous waste residence time, excluding residues that may adhere to the combustion chamber surfaces after waste feed is stopped) during those periods of operation, as provided by paragraph (c)(2)(ii) of §63.1206; and

b. When hazardous waste is not in the combustion chamber (i.e., the hazardous waste feed to the combustor has been cutoff for a period time not less than the hazardous waste residence time, excluding residues that may adhere to the combustion chamber surfaces after waste feed is stopped), and the permittee has documented in the operating record that you are complying with all otherwise
applicable requirements and standards promulgated under authority of sections 112 or 129 of the Clean Air Act in lieu of the emission standards under §§63.1203, 63.1204, 63.1205, 63.1215, 63.1216, 63.1217, 63.1218, 63.1219, 63.1220, and 63.1221; the monitoring and compliance standards of §63.1206 and §§63.1207 through 63.1209, except the modes of operation requirements of §63.1209(q); and the notification, reporting, and recordkeeping requirements of §§63.1210 through 63.1212.

142. The Administrator will determine compliance with the emission standards of 40 CFR Part 63, Subpart EEE as provided by 63.6(f)(2). Conducting performance testing under operating conditions representative of the extreme range of normal conditions is consistent with the requirements of 63.6(f)(2)(iii)(B) and 63.7(e)(1) to conduct performance testing under representative operating conditions. [§63.1206(b)(2)]

143. The Administrator will make a finding concerning compliance with the emission standards and other requirements of 40 CFR Part 63, Subpart EEE as provided by 63.6(f)(3). [§63.1206(b)(3)]

144. The Administrator may grant an extension of compliance with the emission standards of 40 CFR Part 63, Subpart EEE as provided by §63.6(i) and §63.1213. [§63.1206(b)(4)]

145. If the permittee plans to change the design, operation, or maintenance practices of the source in a manner that may adversely affect compliance with any emission standard that is not monitored with a CEMS, the following must be followed: [§63.1206(b)(5)(i)]

   a. The permittee must notify the Administrator at least 60 days prior to the change, unless the permittee documents the circumstances that dictate such prior notice is not reasonably feasible. The notification must include:
      i. A description of the changes and which emission standards may be affected; and
      ii. A comprehensive performance test schedule and test plan under the requirements of 63.1207(f) that will document compliance with the affected emission standard(s);
   b. The permittee must conduct a comprehensive performance test under the requirements of 63.1207(f)(1) and (g)(1) to document compliance with the affected emission standard(s) and establish operating parameter limits as required under 63.1209, and submit to the Administrator a Notification of Compliance under 63.1207(j) and 63.1210(d); and
      i. Except as provided by §63.1206(b)(5)(i)(C)(2), after the change and prior to submitting the notification of compliance, the permittee must not burn hazardous waste for more than a total of 720 hours (renewable at the discretion of the Administrator) and only for purposes of pretesting or comprehensive performance testing.
      ii. The permittee may petition the Administrator to obtain written approval to burn hazardous waste in the interim prior to submitting a Notification
of Compliance for purposes other than testing or pretesting. The permittee must specify operating requirements, including limits on operating parameters, that will demonstrate compliance with the emission standards of 40 CFR Part 63, Subpart EEE based on available information.

146. If the permittee determines that a change will not adversely affect compliance with the emission standards or operating requirements, the permittee must document the change in the operating record upon making such change. The permittee will revise as necessary the performance test plan, Documentation of Compliance, Notification of Compliance, and start-up, shutdown, and malfunction plan to reflect these changes. [§63.1206(b)(5)(ii)]

147. The permittee must document compliance with the DRE standard under 40 CFR Part 63, Subpart EEE only once, provided that the permittee does not modify the source after the DRE test in a manner that could affect the ability of the source to achieve the DRE standard. [§63.1206(b)(7)(i)(A)]

148. The permittee may use any DRE test data that documents that the source achieves the required level of DRE provided:
   a. The permittee has not modified the design or operation of the source in a manner that could affect the ability of the source to achieve the DRE standard since the DRE test was performed; and,
   b. The DRE test data meet quality assurance objectives determined on a site-specific basis. [§63.1206(b)(7)(i)(B)]

149. For sources that feed hazardous waste at a location in the combustion system other than the normal flame zone, the permittee must demonstrate compliance with the DRE standard during each comprehensive performance test. [§63.1206(b)(7)(ii)(A)]

150. A cement kiln that feeds hazardous waste at a location other than the normal flame zone need only demonstrate compliance with the DRE standard during three consecutive comprehensive performance tests provided that:
   a. All three tests achieve the DRE standard in 40 CFR Part 63, Subpart EEE; and
   b. The design, operation, and maintenance features of each of the three tests are similar;
   c. The data in lieu restriction of § 63.1207(c)(2)(iv) does not apply when complying with the provisions of paragraph (b)(7)(ii)(B) of 40 CFR Part 63, Subpart EEE. [§63.1206(b)(7)(ii)(B)(1) - §63.1206(b)(7)(ii)(B)(1)(iii)]

151. If at any time the permittee changes the design, operation, and maintenance features in a manner that could reasonably be expected to affect the permittee’s ability to meet the
DRE standard, then the permittee must comply with the requirements of paragraph (b)(7)(ii)(A) of 40 CFR Part 63, Subpart EEE. [§63.1206(b)(7)(ii)(B)(2)]

152. For sources that do not use DRE previous testing to document conformance with the DRE standard pursuant to §63.1207(c)(2), the permittee must perform DRE testing during the initial comprehensive performance test. [§63.1206(b)(7)(iii)]

153. Any particulate matter and opacity standards or any permit or other emissions operating parameter limits or conditions, including any limitation on workplace practices, that are applicable to hazardous waste combustors to insure compliance with any particulate matter or opacity standard of parts 60, 61, 63, 264, 265, and 266 of Chapter I (i.e., any title 40 particulate or opacity standards) applicable to hazardous waste combustor do not apply while the permittee conducts particulate matter continuous emissions monitoring system (CEMS) correlation tests. [§63.1206(b)(8)(i) and (ii)]

154. For provisions of §63.1206(b)(8) to apply, the permittee must develop a particulate matter CEMS correlation test plan that includes the following information. This test plan may be included as part of the comprehensive performance test plan required under §§63.1207(e) and (f): [§63.1206(b)(8)(iii)(A) and (B)]

   a. Number of test conditions and number of runs for each test condition;
   b. Target particulate matter emission level for each test condition;
   c. How you plan to modify operations to attain the desired particulate matter emission levels;
   d. Anticipated normal emission levels; and
   e. Submit the test plan to the Administrator for approval at least 90 calendar days before the correlation test is scheduled to be conducted.

155. The Administrator will review and approve/disapprove the correlation test plan under the procedures for review and approval of the site-specific test plan provided by §63.7(c)(3)(i) and (iii). If the Administrator fails to approve or disapprove the correlation test plan with the time period specified by §63.7(c)(3)(i), the plan is considered approved, unless the Administrator has requested additional information. [§63.1206(b)(8)(iv)]

156. The particulate matter and associated operating limits and conditions will not be waived for more than 96 hours, in the aggregate, for a correlation test, including all runs of all test conditions unless an extension to this limit has been granted by the Administrator prior to the occurrence. [§63.1206(b)(8)(v)]

157. The stack sampling team must be on-site and prepared to perform correlation testing no later than 24 hours after the permittee has modified operations to attain the desired particulate matter emissions concentrations; unless the permittee documents in the correlation test plan that a longer period of conditioning is appropriate. [§63.1206(b)(8)(vi)]
The permittee must return to operating conditions indicative of compliance with the applicable particulate matter and opacity standards as soon as possible after correlation testing is completed. [§63.1206(b)(8)(vii)]

The permittee must calculate the hazardous waste residence time and include the calculation in the performance test plan under §63.1207(f) and the operating record. The permittee must also provide the hazardous waste residence time in the Documentation of Compliance under §63.1211(c) and the Notification of Compliance under §§63.1207(j) and 63.1210(d). [§63.1206(b)(11)]

The permittee must conduct a minimum of three runs of a performance test required under §63.1207 to document compliance with the emission standards of 40 CFR Part 63, Subpart EEE. [§63.1206(b)(12)(i)]

The permittee must document compliance with the emission standards based on the arithmetic average of the emission results of each run, except that the permittee must document compliance with the destruction and removal efficiency standard for each run of the comprehensive performance test individually. [§63.1206(b)(12)(ii)]

The permittee must operate only under the operating requirements specified in the Documentation of Compliance under §63.1211(c) or the Notification of Compliance under §§63.1207(j) and 63.1210(d), except during performance tests under approved test plans according to §63.1207(e), (f), and (g) and under the conditions of paragraph (b)(1)(i) or (ii) of §63.1206. [§63.1206(c)(1)(i)]

The Documentation of Compliance and the Notification of Compliance must contain operating requirements including, but not limited to, the operating requirements of §63.1206 and §63.1209. [§63.1206(c)(1)(ii)]

Failure to comply with the operating requirements is failure to ensure compliance with the emissions standards of 40 CFR Part 63, Subpart EEE. [§63.1206(c)(1)(iii)]

Operating requirements in the Notification of Compliance are applicable requirements for purposes of parts 70 and 71 of Chapter I. [§63.1206(c)(1)(iv)]

The operating requirements specified in the Notification of Compliance will be incorporated in the Title V permit. [§63.1206(c)(1)(v)]

The permittee is subject to the startup, shutdown, and malfunction plan requirements of §63.6(e)(3). [§63.1206(e)(2)(i)]

If the permittee elects to comply with §§270.235(a)(1)(iii), 270.235(a)(2)(iii), or 270.235(b)(1)(ii) of Chapter I to address RCRA concerns that you minimize emissions of toxic compounds from startup, shutdown, and malfunction events (including releases
from emergency safety vents), then the permittee must comply with §63.1206(c)(2)(ii).

[§63.1206(c)(2)(ii)]

169. The permittee must identify in the plan the projected oxygen correction factor based on normal operations to use during periods of startup and shutdown.  [§63.1206(c)(2)(iii)]

170. The permittee must record the plan in the operating record.  [§63.1206(c)(2)(iv)]

171. During malfunctions, the automatic waste feed cutoff requirements of §63.1206(c)(3) continue to apply, except for paragraphs (c)(3)(v) and (c)(3)(vi) of §63.1206. If the permittee exceeds a part 63, Subpart EEE, of Chapter I emission standard monitored by a CEMS or COMs or operating limit specified under §63.1209, the automatic waste feed cutoff system must immediately and automatically cutoff the hazardous waste feed, except as provided by paragraph (c)(3)(viii) of§63.1206. If the malfunction itself prevents immediate and automatic cutoff of the hazardous waste feed, however, the permittee must cease feeding hazardous waste as quickly as possible. Although the automatic waste feed cutoff requirements continue to apply during a malfunction, an exceedance of an emission standard monitored by a CEMS or COMs or operating limit specified under §63.1209 is not a violation of 40 CFR Part 63, Subpart EEE if the permittee takes the corrective measures prescribed in the startup, shutdown, and malfunction plan.  [§63.1206(c)(2)(v)(A)(1) and (2)]

172. For each set of 10 exceedances of an emission standard or operating requirement while hazardous waste remains in the combustion chamber (i.e., when the hazardous waste residence time has not transpired since the hazardous waste feed was cutoff) during a 60-day block period, the permittee must:  [§63.1206(c)(2)(v)(A)(3)]

a. Within 45 days of the 10th exceedance, complete an investigation of the cause of each exceedance and evaluation of approaches to minimize the frequency, duration, and severity of each exceedance, and revise the startup, shutdown, and malfunction plan as warranted by the evaluation to minimize the frequency, duration, and severity of each exceedance; and

b. Record the results of the investigation and evaluation in the operating record, and include a summary of the investigation and evaluation, and any changes to the startup, shutdown, and malfunction plan, in the excess emissions report required under §63.10(e)(3).

173. The permittee shall demonstrate compliance with the following AWFCO requirements when burning hazardous waste during startup and shutdown.  [§63.1206(c)(2)(v)(B)]

a. If the permittee feeds hazardous waste during startup or shutdown, the permittee must include waste feed restrictions (e.g., type and quantity), and other appropriate operating conditions and limits in the startup, shutdown, and malfunction plan.
b. The permittee must interlock the operating limits you establish under paragraph (c)(2)(v)(B)(1) of §63.1206 with the automatic waste feed cutoff system required under §63.1206(c)(3), except for paragraphs (c)(3)(v) and (c)(3)(vi) of §63.1206.

c. When feeding hazardous waste during startup or shutdown, the automatic waste feed cutoff system must immediately and automatically cutoff the hazardous waste feed if the permittee exceeds the operating limits the permittee establishes under paragraph (c)(2)(v)(B)(1) of §63.1206, except as provided by paragraph (c)(3)(viii) of §63.1206.

d. Although the automatic waste feed cutoff requirements of this paragraph (c)(2)(v)(B)(4) apply during startup and shutdown, an exceedance of an emission standard or operating limit is not a violation of 40 CFR Part 63, Subpart EEE if the permittee complies with the operating procedures prescribed in the startup, shutdown, and malfunction plan.

174. Upon the compliance date, the permittee must operate the combustor with a functioning system that immediately and automatically cuts off the hazardous waste feed, except as provided by paragraph (c)(3)(viii) of §63.1206: [§63.1206(c)(3)(i)]

a. When any of the following are exceeded: operating parameter limits specified under §63.1209; an emission standard monitored by CEMS; and the allowable combustion chamber pressure;

b. When the span value of any CMS detector, except a CEMS, is met or exceeded;

c. Upon malfunction of a CMS monitoring an operating parameter limit specified under §63.1209 or an emission level; or

d. When any component of the automatic waste feed cutoff system fails.

175. During an automatic waste feed cutoff (AWFCO) the permittee must continue to duct combustion gases to the air pollution control system while hazardous waste remains in the combustion chamber (i.e., if the hazardous waste residence time has not transpired since the hazardous waste feed cutoff system was activated). [§63.1206(c)(3)(ii)]

176. The permittee must continue to monitor during the cutoff the operating parameters for which limits are established under §63.1209 and the emissions required under that section to be monitored by a CEMS, and the permittee shall not restart the hazardous waste feed until the operating parameters and emission levels are within specified limits. [§63.1206(c)(3)(iii)]

177. If the AWFCO system fails to automatically and immediately cutoff the flow of hazardous waste upon exceedance of a parameter required to be interlocked with the AWFCO system under paragraph (c)(3)(i) of §63.1206, the permittee has failed to comply with the AWFCO requirements of paragraph (c)(3) of §63.1206. If an equipment or other failure prevents immediate and automatic cutoff of the hazardous waste feed, however, the permittee must cease feeding hazardous waste as quickly as possible. [§63.1206(c)(3)(iv)]
178. If, after any AWFCO, there is an exceedance of any emission standard or operating requirement, irrespective of whether the exceedance occurred while hazardous waste remained in the combustion chamber (i.e., whether the hazardous waste residence time has transpired since the hazardous waste feed cutoff system was activated), the permittee shall investigate the cause of the AWFCO, take appropriate corrective measures to minimize future AWFCOs and record the findings and corrective measures in the operating record. [§63.1206(c)(3)(v)]

179. For each set of 10 exceedances of an emissions standard or operating requirement while hazardous waste remains in the combustion chamber (i.e., when the hazardous waste residence time has not transpired since the hazardous waste feed was cutoff), excluding residues that may adhere to the combustion chamber surfaces after waste feed is stopped, during a 60-day block period, the permittee must submit to the Administrator a written report within 5 calendar days of the 10th exceedance documenting the exceedances and the results of the investigation and corrective measures taken. [§63.1206(c)(3)(vi)(A)]

180. On a case-by-case basis, the Administrator may require excessive exceedance reporting when fewer than 10 exceedances occur during a 60-day block period. [§63.1206(c)(3)(vi)(B)]

181. The AWFCO system and associated alarms must be tested at least weekly to verify operability, unless the permittee documents in the operating record that weekly inspections will unduly restrict or upset operations and that less frequent inspection will be adequate. At a minimum, the permittee must conduct operability testing at least monthly. The permittee must document and record in the operating record AWFCO operability test procedures and results. [§63.1206(c)(3)(vii)]

182. The permittee may ramp down the waste feedrate of pumpable hazardous waste over a period not to exceed one minute, except as provided by paragraph (c)(3)(viii)(B). If the permittee elects to ramp down the waste feed, the permittee must document ramp down procedures in the operating and maintenance plan. The procedure must specify that the ramp down begins immediately upon initiation of automatic waste feed cutoff and the procedures must prescribe a bona fide ramping down. If an emission standard or operating limit is exceeded during the ramp down, the permittee has failed to comply with the emission standards or operating requirements of 40 CFR Part 63, Subpart EEE. [§63.1206(c)(3)(viii)(A)]

183. If the automatic waste feed cutoff is triggered by an exceedance of any of the following operating limits, the permittee may not ramp down the waste feed cutoff: Minimum combustion temperature, maximum hazardous waste feedrate, or any hazardous waste firing system operating limits that may be established for the combustor. [§63.1206(c)(3)(viii)(B)]

184. The permittee is subject to the emergency safety vent (ESV) operating and reporting requirements set forth in §63.1206(c)(4). [§§63.1206(c)(4)(i through iv)]
185. The permittee is subject to the combustion system leak control system operating and reporting requirements set forth in §63.1206(c)(5). [§§63.1206(c)(5)(i through ii)]

186. The permittee is subject to the operator training and certification standards set forth in §63.1206(c)(6). [§§63.1206(c)(6)(i through vii)]

187. The permittee must prepare and at all times operate according to an operation and maintenance plan which complies with the requirements set forth in §63.1206(c)(7). [§§63.1206(c)(7)(i through iv)]

188. If the combustor is equipped with a baghouse (fabric filter), the permittee must continuously operate either:

   a. A bag leak detection system that meets the specifications and requirements of paragraph (c)(8)(ii) of §63.1206 and the permittee must comply with the corrective measures and notification requirements of paragraphs (c)(8)(iii) and (iv) of §63.1206; or
   b. A particulate matter detection system under paragraph (c)(9) of §63.1206.

189. If the permittee operates a bag leak detection system, then the permittee is subject to the bag leak detection system standards set forth in §63.1206(c)(8). [§§63.1206(c)(8)(ii through iv)]

190. If the permittee operates a particulate matter detection system, the permittee is subject to the particulate matter detection system standards set forth in §63.1206(c)(9). [§63.1206(c)(9)]

191. The permittee must conduct performance testing in accordance with the applicable requirements contained in §63.1207. [§§63.1207(a-m)]

192. Except as provided by paragraphs (c)(2) and (c)(3) of §63.1207, the permittee must commence the initial comprehensive performance test not later than six months after the compliance date. [§63.1207(c)(1)]

193. The permittee may request that previous emissions test data serve as documentation of conformance with the emission standards of this subpart provided that the previous testing:

   a. Was initiated after 54 months prior to the compliance date, except as provided by paragraphs (c)(2)(iii) or (c)(2)(iv) of this section;
   b. Results in data that meet quality assurance objectives (determined on a site-specific basis) such that the results demonstrate compliance with the applicable standards;
   c. Was in conformance with the requirements of paragraph (g)(1) of this section; and
d. Was sufficient to establish the applicable operating parameter limits under § 63.1209.

[§63.1207(c)(2)(i)]

194. The permittee must conduct testing periodically as described in paragraphs (d)(1) through (3) of §63.1207. The date of commencement of the initial comprehensive performance test is the basis for establishing the deadline to commence the initial confirmatory performance test and the next comprehensive performance test. The permittee may conduct performance testing at any time prior to the required date. The deadline for commencing subsequent confirmatory and comprehensive performance testing is based on the date of commencement of the previous comprehensive performance test. [§§63.1207(d)(1) through (3)]

a. The permittee must commence testing no later than 61 months after the date of commencing the previous comprehensive performance test.

b. The permittee must commence confirmatory performance testing no later than 31 months after the date of commencing the previous comprehensive performance test. To insure that the confirmatory test is conducted approximately midway between comprehensive performance tests, the Administrator will not approve a test plan that schedules testing within 18 months of commencing the previous comprehensive performance test.

c. The permittee must complete performance testing within 60 days after the date of commencement, unless the Administrator determines that a time extension is warranted based on documentation in writing of factors beyond the permittee’s control that prevent the permittee from meeting the 60-day deadline.

195. Except as provided in paragraph (c)(2) of §63.1207, the permittee must conduct only an initial comprehensive performance test under the interim standards (§§63.1203 through 63.1205); all subsequent comprehensive performance testing requirements are waived under the interim standards. The provisions in the introductory text to paragraph (d) and in paragraph (d)(1) of §63.1207 apply only to tests used to demonstrate compliance with the standards under §§63.1219 through 63.1221. [§63.1207(d)(4)(i)]

196. The permittee is not required to conduct a confirmatory test under the interim standards (§§63.1203 through 63.1205). The confirmatory testing requirements in the introductory text to paragraph (d) and in paragraph (d)(2) of §63.1207 apply only after the permittee has demonstrated compliance with the standards under §§63.1219 through 63.1221. [§63.1207(d)(4)(ii)]

197. The permittee must submit to the Administrator a notification of intent to conduct a comprehensive performance test and CMS performance evaluation and a site specific test plan and CMS performance evaluation plan at least one year before the performance test and performance evaluation are scheduled to begin. [§63.1207(e)(1)(i)]
198. The permittee must submit to the Administrator a notification of intent to conduct the comprehensive performance test at least 60 calendar days before the test is scheduled to begin. [§63.1207(e)(1)(i)(B)]

199. The permittee must submit to the Administrator a notification of intent to conduct a confirmatory performance test and CMS performance evaluation and a site-specific test plan and CMS performance evaluation plan at least 60 calendar days before the performance test is scheduled to begin. [§63.1207(e)(1)(ii)]

200. The permittee shall make the site-specific test plan and CMS performance evaluation test plan available to the public for review no later than 60 calendar days before initiation of the test. The permittee shall issue a public notice to all persons on your facility/public mailing list (developed pursuant to 40 CFR 70.7(h), 71.11(d)(3)(i)(E) and 124.10(c)(1)(ix)) announcing the availability of the test plans and the location where the test plans are available for review. The test plans must be accessible to the public for 60 calendar days, beginning on the date that you issue your public notice. The location must be unrestricted and provide access to the public during reasonable hours and provide a means for the public to obtain copies. The notification must include the following information at a minimum:

   a. The name and telephone number of the source's contact person;
   b. The name and telephone number of the regulatory agency's contact person;
   c. The location where the test plans and any necessary supporting documentation can be reviewed and copied;
   d. The time period for which the test plans will be available for public review; and
   e. An expected time period for commencement and completion of the performance test and CMS performance evaluation test.

[§63.1207(e)(2)]

201. The permittee shall use the test methods contained in §63.1208 when determining compliance with the emissions standards of 40 CFR Part 63, Subpart EEE. [§§63.1208(a-b)]

202. The permittee is subject to the applicable monitoring requirements contained in §63.1209. [§§63.1209 (a-r)]

203. The permittee must use a either a carbon monoxide or hydrocarbon CEMS to demonstrate and monitor compliance with the carbon monoxide and hydrocarbon standards under 40 CFR Part 63, Subpart EEE. The permittee must also use an oxygen CEMS to continuously correct the carbon monoxide or hydrocarbon levels to 7 percent oxygen. [§63.1209(a)(1)(i)]

204. The permittee must install, calibrate, maintain, and operate a particulate matter CEMS to demonstrate and monitor compliance with the particulate matter standards under 40 CFR
Part 63, Subpart EEE. However, compliance with the requirements in §63.1209 to install, calibrate, maintain, and operate the PM CEMS is not required until such time that the Agency promulgates all performance specifications and operational requirements applicable to PM CEMS. [§63.1209(a)(1)(iii)]

205. The permittee must install, calibrate, maintain, and continuously operate the COMS and CEMS in compliance with the quality assurance procedures provided in the appendix to 40 CFR Part 63, Subpart EEE and Performance Specifications 1 (opacity), 4B (carbon monoxide and oxygen), and 8A (hydrocarbons) in Appendix B, Part 60 of Chapter I. [§63.1209(a)(2)]

206. If a carbon monoxide CEMS is used, the permittee is subject to the provisions of §63.1209(a)(3) if a carbon monoxide exceedance is detected. [§63.1209(a)(3)]

207. If a hydrocarbon CEMS is used, the permittee is subject to the provisions of §63.1209(a)(4) if a hydrocarbon exceedance is detected. [§63.1209(a)(4)]

208. If the permittee elects to comply with the carbon monoxide and hydrocarbon emission standard by continuously monitoring carbon monoxide with a CEMS, the permittee must demonstrate that hydrocarbon emissions during the comprehensive performance test do not exceed the hydrocarbon emissions standard. In addition, the limits the permittee establishes on the destruction and removal efficiency (DRE) operating parameters required under paragraph (j) of §63.1209 also ensure that the permittee maintains compliance with the hydrocarbon emission standard. If the permittee does not conduct the hydrocarbon demonstration and DRE tests concurrently, the permittee must establish separate operating parameter limits under paragraph (j) of §63.1209 based on each test and the more restrictive of the operating parameter limits applies. [§63.1209(a)(7)]

209. The permittee is subject to the CMS standards of §63.1209(b). [§63.1209(b)]

210. Prior to feeding the material, the permittee must obtain an analysis of each feedstream that is sufficient to document compliance with the applicable feedrate limits provided in §63.1209. [§63.1209(c)(1)]

211. The permittee must develop and implement a feedstream analysis plan and record it in the operating record. [§63.1209(c)(2)]

212. The permittee must submit the feedstream analysis plan to the Administrator for review and approval, if requested. [§63.1209(c)(3)]

213. To comply with the applicable feedrate limits of §63.1209, the permittee must monitor and record the feedrates as follows: [§63.1209(c)(4)]

   a. Determine and record the value of the parameter for each feedstream by sampling and analysis or other method;
b. Determine and record the mass or volume flowrate of each feedstream by a CMS. If the permittee determines flowrate of a feedstream by volume, the permittee must determine and record the density of the feedstream by sampling and analysis (unless the permittee reports the constituent concentration in units of weight per volume); and
c. Calculate and record the mass feedrate of the parameter per unit time.

214. The requirements of §§63.8(d) (Quality control program) and (e) (Performance evaluation of continuous monitoring systems) apply, except that the permittee must conduct performance evaluations components of the CMS under the frequency and procedures (for example, submittal of performance evaluation test plan for review and approval) applicable to performance tests as provided by §63.1207. [§63.1209(d)(1)]

215. The permittee must comply with the quality assurance procedures for CEMS prescribed in the appendix to 40 CFR Part 63, Subpart EEE. [§63.1209(d)(2)]

216. To remain in compliance with the destruction and removal efficiency (DRE) standards, the permittee must establish operating limits during the comprehensive performance test (or during a previous DRE test under provisions of §63.1206(b)(7)) for the following parameters, unless the limits are based on manufacturer specifications and comply with those limits at all times that hazardous waste remains in the combustion chamber (i.e., the hazardous waste residence time has not transpired since the hazardous waste feed cutoff system was activated). [§63.1209(j)]

   a. The permittee must measure the temperature of each combustion chamber at locations that best represents, as practicable, the bulk gas temperature in the combustion zone. The permittee must document the temperature measurement location in the test plan submitted under §63.1207(e). The permittee must establish a minimum hourly rolling average limit as the average of the test run averages. [§63.1209(j)(1)(i) and (ii)]

   b. As an indicator of gas residence time in the control device, the permittee must establish and comply with a limit on the maximum flue gas flowrate, the maximum production rate, or another parameter that is documented in the site-specific test plan as an appropriate surrogate for gas residence time, as the average of the maximum hourly rolling averages for each run. The permittee must comply with this limit on a hourly rolling average basis. [§63.1209(j)(2)(i) and (ii)]

   c. The permittee must establish limits on the maximum pumpable and total (i.e., pumpable and nonpumpable) hazardous waste feedrate for each location where hazardous waste is fed. The permittee must establish the limits as the average of the maximum hourly rolling averages for each run. The permittee must comply with the feedrate limit(s) on a hourly rolling average basis. [§63.1209(j)(3)(i) through §63.1209(j)(3)(iii)]. [§63.1209(j)(3)]

217. The permittee must specify operating parameters and limits to insure that good operation of each hazardous waste firing system is maintained. [§63.1209(j)(4)]
The permittee must comply with the dioxin and furans emission standard by establishing and complying with the following operating parameter limits. The permittee must base the limits on operations during the comprehensive performance test, unless the limits are based on manufacturer specifications. [§63.1209(k)]

The permittee must establish a limit on the maximum temperature of the gas at the inlet to the baghouse on an hourly rolling average. The permittee must establish the hourly rolling average limit as the average of the test run averages. [§63.1209(k)(1)(i)]

As an indicator of gas residence time in the control device, the permittee must establish and comply with a limit on the maximum flue gas flowrate, the maximum production rate, or another parameter that the permittee documents in the site-specific test plan as an appropriate surrogate for gas residence time, as the average of the maximum hourly rolling averages for each run. [§63.1209(k)(3)(i) and (ii)]

The permittee must establish limits on the maximum pumpable and total (pumpable and nonpumpable) hazardous waste feedrate for each location where waste is fed. The permittee must establish the limits as the average of the maximum hourly rolling averages for each run. The permittee must comply with the feedrate limit(s) on a hourly rolling average basis. [§63.1209(k)(4)(i) through §63.1209(k)(4)(iii)]

If the combustor is equipped with an activated carbon injection system or a carbon bed system, the permittee must establish operating parameter limits on the particulate matter control device as specified by paragraph (m)(1) of §63.1209. [§63.1209(k)(5)]

If the combustor is equipped with an activated carbon injection system, it is subject to the provisions of §63.1209(k)(6). [§63.1209(k)(6)]

The permittee must establish a limit on minimum carbon injection rate on an hourly rolling average calculated as the average of the test run averages. If the carbon injection system injects carbon at more than one location, the permittee must establish a carbon feedrate limit for each location. [§63.1209(k)(6)(i)]

The permittee must establish a limit on minimum carrier fluid (gas or liquid) flowrate or pressure drop as an hourly rolling average based on the manufacturer’s specifications. The permittee must document the specifications in the test plan submitted under §§63.1207(e) and (f). [§63.1209(k)(6)(ii)]

The permittee must specify and use the brand (i.e., manufacturer) and type of carbon used during the comprehensive performance test until a subsequent comprehensive performance test is conducted, unless the permittee documents in the site-specific performance test plan required under §§63.1207(e) and (f) key parameters that affect adsorption and establish limits on those parameters based on the carbon used in the performance test. The permittee may substitute at any time a different brand or type of carbon provided that the replacement has equivalent or improved properties compared to
the carbon used in the performance test and conforms to the key sorbent parameters the permittee identifies under §63.1209 (k)(6)(iii)(A). The permittee must include in the operating record documentation that the substitute carbon will provide the same level of control as the original carbon. [§63.1209(k)(6)(iii)]

227. The permittee must comply with the mercury emission standard by establishing and complying with the operating parameter limits found in §63.1209(l). [§63.1209(l)]

228. When complying with the emission standards under §63.1220(a)(2)(i) and (b)(2)(i), the permittee must:

a. Comply with the mercury hazardous waste feed concentration operating requirement on a twelve-hour rolling average;

b. Monitor and record in the operating record the as-fired mercury concentration in the hazardous waste (or the weighted-average mercury concentration for multiple hazardous waste feedstreams); and

c. Initiate an automatic waste feed cutoff that immediately and automatically cuts off the hazardous waste feed when the as-fired mercury concentration operating requirement is exceeded.

[§63.1209(l)(1)(iii)(A)]

229. When complying with the emissions standards under § 63.1204 and 63.1220(a)(2)(ii)(A) and (b)(2)(ii)(A), you must establish a 12-hour rolling average limit for the feedrate of mercury in all feedstreams as the average of the test run averages.

[§63.1209(l)(1)(iii)(B)]

230. Except as provided by paragraph (l)(1)(iii)(D) of 63.1209, when complying with the hazardous waste maximum theoretical emission concentration (MTEC) under §63.1220(a)(2)(ii)(B) and (b)(2)(ii)(B), you must:

a. Comply with the MTEC operating requirement on a twelve-hour rolling average;

b. Monitor and record the feedrate of mercury for each hazardous waste feedstream according to § 63.1209(c);

c. Monitor with a CMS and record in the operating record the gas flowrate (either directly or by monitoring a surrogate parameter that you have correlated to gas flowrate);

d. Continuously calculate and record in the operating record a MTEC assuming mercury from all hazardous waste feedstreams is emitted; and

e. Initiate an automatic waste feed cutoff that immediately and automatically cuts off the hazardous waste feed when the MTEC operating requirement is exceeded.

[§63.1209(l)(1)(iii)(C)]
231. In lieu of complying with paragraph (l)(1)(iii)(C) of §63.1209, the permittee may:

   a. Identify in the Notification of Compliance a minimum gas flowrate limit and a maximum feedrate limit of mercury from all hazardous waste feedstreams that ensures the MTEC calculated in paragraph (l)(1)(iii)(C)(4) of §63.1209 is below the operating requirement under paragraphs § 63.1220(a)(2)(ii)(B) and (b)(2)(ii)(B); and
   b. Initiate an automatic waste feed cutoff that immediately and automatically cuts off the hazardous waste feed when either the gas flowrate or mercury feedrate exceeds the limits identified in paragraph (l)(1)(iii)(D)(1) of §63.1209.

   [§63.1209(l)(1)(iii)(D)]

232. If the combustor is equipped with an activated carbon injection system, you must establish operating parameter limits prescribed by paragraphs (k)(5) and (k)(6) of §63.1209.  [§63.1209(l)(3)]

233. If the combustor is equipped with an activated carbon bed system, you must comply with the requirements of (k)(7) of §63.1209 to assure compliance with the mercury emission standard.  [§63.1209(l)(4)]

234. The permittee must comply with the particulate matter emission standard by establishing and complying with the operating parameter limits found in §63.1209(m) of 40 CFR Part 63, Subpart EEE.  [§63.1209(m)]

235. As an indicator of gas residence time in the control device, you must establish a limit on the maximum flue gas flowrate, the maximum production rate, or another parameter that you document in the site-specific test plan as an appropriate surrogate for gas residence time, as the average of the maximum hourly rolling averages for each run. The permittee comply with this limit on a hourly rolling average basis.  [§63.1209(m)(1)(iv)(2)]

236. The permittee must comply with the semivolatile metal (cadmium and lead) and low volatile metal (arsenic, beryllium, and chromium) emission standards by establishing and complying with the following operating parameter limits.  [§63.1209(n)]

237. The permittee must establish a limit on the maximum inlet temperature to the primary dry metals emissions control device on an hourly rolling basis as the average of the test run averages.  [§63.1209(n)(1)]

238. The permittee must establish feedrate limits for semivolatile metals and low volatile metals as set forth in §63.1209(n)(2).  [§63.1209(n)(2)]

239. When complying with the emission standards under §63.1220(a)(3)(i), (a)(4)(i), (b)(3)(i), and (b)(4)(i), the permittee must establish 12-hour rolling average feedrate limits for semivolatile and low volatile metals as the thermal concentration of semivolatile metals or low volatile metals in all hazardous waste feedstreams. The permittee must calculate
hazardous waste thermal concentrations for semivolatile metals and low volatile metals for each run as the total mass feedrate of semivolatile metals or low volatile metals for all hazardous waste feedstreams divided by the total heat input rate for all hazardous waste feedstreams. The 12-hour rolling average feedrate limits for semivolatile metals and low volatile metals are the average of the test run averages, calculated on a thermal concentration basis, for all hazardous waste feeds. [§63.1209(n)(2)(i)(A)]

240. When complying with the emission standards under §63.1220(a)(3)(ii), (a)(4)(ii), (b)(3)(ii), and (b)(4)(ii), the permittee must establish 12-hour rolling average limits for the total feedrate of semivolatile and low volatile metals in all feedstreams as the average of the test run averages. [§63.1209(n)(2)(iii)(B)]

241. The permittee must establish separate feedrate limits for low volatile metals in pumpable feedstreams using the procedures prescribed above for total low volatile metals. Dual feedrate limits for both pumpable and total feedstreams are not required, however, if you base the total feedrate limit solely on the feedrate of pumpable feedstreams. [§63.1209(n)(2)(vi)]

242. In lieu of establishing feedrate limits as specified in paragraphs (n)(2)(ii) through (vi) of §63.1209, you may request as part of the performance test plan under §63.7(b) and (c) and §63.1207(e) and (f) to use the semivolatile metal and low volatile metal feedrates and associated emission rates during the comprehensive performance test to extrapolate to higher allowable feedrate limits and emission rates. The extrapolation methodology will be reviewed and approved, as warranted, by the Administrator. The review will consider in particular whether:

   a. Performance test metal feedrates are appropriate (i.e., whether feedrates are at least at normal levels; depending on the heterogeneity of the waste, whether some level of spiking would be appropriate; and whether the physical form and species of spiked material is appropriate); and
   b. Whether the extrapolated feedrates you request are warranted considering historical metal feedrate data. [§63.1209(n)(2)(viii)]

243. The permittee must establish operating parameter limits on the particulate matter control device as specified by paragraph §63.1209(m)(1). [§63.1209(n)(3)]

244. The permittee must establish a 12-hour rolling average limit for the feedrate of total chlorine and chloride in all feedstreams. [§63.1209(n)(4)]

245. As an indicator of gas residence time in the control device, the permittee must establish a limit on the maximum flue gas flowrate, the maximum production rate, or another parameter that the permittee documents in the site-specific test plan as an appropriate surrogate for gas residence time, as the average of the maximum hourly rolling averages
for each run. The permittee must comply with this limit on a hourly rolling average basis.  

246. The permittee must comply with the hydrogen chloride and chlorine gas emission standard by establishing and complying with the operating parameter limits found in §63.1209(o).  

247. The permittee must establish a 12-hour rolling average limit for the total feedrate of chlorine (organic and inorganic) in all feedstreams as the average of the test run averages.  

248. As an indicator of gas residence time in the control device, the permittee must establish a limit on the maximum flue gas flowrate, the maximum production rate, or another parameter that you document in the site-specific test plan as an appropriate surrogate for gas residence time, as the average of the maximum hourly rolling averages for each run. The permittee must comply with this limit on a hourly rolling average basis.  

249. If the permittee complies with the requirements for combustion system leaks under §63.1206(c)(5) by maintaining combustion chamber zone pressure lower than ambient pressure, the permittee must monitor the pressure instantaneously and the automatic waste feed cutoff system must be engaged when negative pressure is not adequately maintained.  

250. If the permittee operates under different modes of operation, the permittee must establish operating parameter limits for each mode, and following the requirements outlined in paragraph (q) of section §63.1209. The permittee must document in the operating record when you change a mode of operation and begin complying with the operating limits for an alternative mode of operation.  

251. The averaging periods specified in section §63.1209 for operating parameters are not-to-exceed averaging periods. You may elect to use shorter averaging periods. For example, you may elect to use a 1-hour rolling average rather than the 12-hour rolling average specified in paragraph (l)(1)(i) of section §63.1209 for mercury.  

252. The permittee shall submit all of the applicable notifications prior to the deadlines established in 40 CFR Part 63, Subpart EEE.  

253. The permittee must submit the required notifications outlined in §63.1210(a)(2) to the Administrator in order to request or elect to comply with the alternative requirements contained in 40 CFR Part 63, Subpart EEE.  

254. Upon postmark of the Notification of Compliance, the operating parameter limits identified in the Notification of Compliance, as applicable, shall be complied with, the
255. The permittee shall comply with the recordkeeping and reporting requirements of §63.1211. [§63.1211]

256. The permittee must not discharge or cause combustion gases to be emitted into the atmosphere that contain: [§63.1220(b)]

a. For dioxins and furans:
   i. Emissions in excess of 0.20 ng TEQ/dscm, corrected to 7 percent oxygen; or
   ii. Emissions in excess of 0.40 ng TEQ/dscm, corrected to 7 percent oxygen, provided that the combustion gas temperature at the inlet to the initial dry particulate matter control device is 400 °F or lower based on the average of the test run average temperatures;

b. For Mercury, both:
   i. An average as-fired concentration of mercury in all hazardous waste feedstreams in excess of 1.9 parts per million by weight; and
   ii. Either:
      1. Emissions in excess of 120 µg/dscm, corrected to 7 percent oxygen; or
      2. A hazardous waste feed maximum theoretical emission concentration (MTEC) in excess of 120 µg/dscm;

c. For Cadmium and lead, both:
   i. Emissions in excess of $6.2 \times 10^{-5}$lbs combined emissions of cadmium and lead attributable to the hazardous waste per million Btu heat input from the hazardous waste; and
   ii. Emissions in excess of 180 µgm/dscm, combined emissions, corrected to 7 percent oxygen;

d. For Arsenic, beryllium, and chromium, both:
   i. Emissions in excess of $1.5 \times 10^{-5}$lbs combined emissions of arsenic, beryllium, and chromium attributable to the hazardous waste per million Btu heat input from the hazardous waste; and
   ii. Emissions in excess of 54 µgm/dscm, combined emissions, corrected to 7 percent oxygen;

e. For kilns equipped with a by-pass duct or midkiln gas sampling system, carbon monoxide and hydrocarbons emissions are limited in both the bypass duct or midkiln gas sampling system and the main stack as follows:
   i. Emissions in the by-pass or midkiln gas sampling system are limited to either:
      1. Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon...
monoxide standard rather than the hydrocarbon standard under paragraph (b)(5)(i)(A)(2) of this section, you also must document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

2. Hydrocarbons in the by-pass duct or midkiln gas sampling system in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; and

3. Hydrocarbons in the main stack are limited, if construction of the kiln commenced after April 19, 1996 at a plant site where a cement kiln (whether burning hazardous waste or not) did not previously exist, to 50 parts per million by volume, over a 30-day block average (monitored continuously with a continuous monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane;

f. Hydrogen chloride and chlorine gas in excess of 86 parts per million by volume, combined emissions, expressed as a chloride (Cl(-)) equivalent, dry basis and corrected to 7 percent oxygen; and

g. For particulate matter, both:
   i. Emissions in excess of 0.0069 gr/dscf corrected to 7 percent oxygen; and
   ii. Opacity greater than 20 percent, unless your source is equipped with a bag leak detection system under §63.1206(c)(8) or a particulate matter detection system under §63.1206(c)(9).

257. Except as provided in Specific Condition 258, the permittee must achieve a destruction and removal efficiency (DRE) of 99.99% for each principle organic hazardous constituent (POHC) designated under paragraph (c)(3) of §63.1220. The permittee must calculate DRE for each POHC from the following equation: [§63.1220(c)(1)]

\[ \text{DRE} = \left(1 - \frac{W_{\text{out}}}{W_{\text{in}}} \right) \times 100\% \]

Where:
\[ W_{\text{in}} = \text{mass feedrate of one POHC in a waste feedstream; and} \]
\[ W_{\text{out}} = \text{mass emission rate of the same POHC present in exhaust emissions prior to release to the atmosphere.} \]

258. If the permittee burns dioxin-listed hazardous wastes F020, F021, F022, F023, F026, or F027 (see 40 CFR Part, §261.31), the permittee must achieve a DRE of 99.9999% for each POHC that the permittee designates under paragraph (c)(3) of §63.1220. The permittee must demonstrate this DRE performance on POHCs that are more difficult to
incinerate than tetra-, penta-, and hexachlorodibenzo- \( p \)-dioxins and dibenzofurans. The permittee must use the equation in paragraph (c)(1) of §63.1220 to calculate DRE for each POHC. In addition, the permittee must notify the Administrator of the intent to incinerate hazardous wastes F020, F021, F022, F023, F026, or F027. [§63.1220(c)(2)]

259. The permittee must treat each POHC in the waste feed that the permittee specified under paragraph (c)(3)(ii) of §63.1220 to the extent required by paragraphs (c)(1) and (c)(2) of §63.1220. [§63.1220(c)(3)(i)]

260. The permittee must specify one or more POHCs that are representative of the most difficult to destroy organic compounds in your hazardous waste feedstream. The permittee must base this specification on the degree of difficulty of incineration of the organic constituents in the hazardous waste and on their concentration or mass in the hazardous waste feed, considering the results of hazardous waste analyses or other data and information. [§63.1220(c)(3)(ii)]

261. The emission limits provided by paragraphs (a) and (b) of §63.1220, as outlined in Specific Condition 256, are presented with two significant figures. Although the permittee must perform intermediate calculations using at least three significant figures, you may round the resultant emission levels to two significant figures to document compliance. [§63.1220(f)]

262. When the permittee complies with the particulate matter requirements of paragraphs (a)(7) or (b)(7) of §63.1220, you are exempt from the New Source Performance Standard for particulate matter and opacity under § 60.60. [§63.1220(h)]

263. Ash Grove shall comply with the operating parameter limits (OPLs) as contained in Appendix N. Should Ash Grove conduct a periodic comprehensive or confirmatory performance test, as required by 40 CFR Part 63, Subpart EEE, during the term of this operating permit, the operating parameter limits found in this permit shall be superseded by those submitted to the Administrator in the facility's most recent Notification of Compliance (NOC). The facility shall submit a Title V Modification Application to ADEQ within 90-days of the NOC submittal to modify the permit to incorporate the table of applicable operating parameter limits found in appendix N. [Regulation 19, §19.304 and A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311, and 40 CFR Part 63 Subpart EEE §63.1206(c)(1)(v)]

264. The permittee shall keep daily records of the OPLs required by Specific Conditions 216, 220, 221, 224, 225, 235, 238, 244, and 247, and as contained in Appendix N. These records shall be updated by the 15th day of the month following the month to which the records pertain. These records shall be maintained on site and shall be submitted in accordance with General Provision 7. [Regulation 19, §19.705 and 40 CFR Part 52, Subpart E]
The permittee shall comply with Specific Conditions 265 – 280 no later than December 31, 2015.

As noted in the consent decree (see Appendix Q), the “30-Day Rolling Average Emission Limit” definition is relevant to the following conditions. A summary of the compliance mechanism found in the definition is listed below.

A. Beginning on the operating day which is the 30th operating day after December 31, 2015, the owner or operator shall determine compliance with the 30-Day Rolling Average Emission Limit as follows:

1. First, sum the total pounds of the air pollutant in question emitted from Foreman Kiln 4 during that Operating Day and the previous twenty-nine (29) Operating Days;
2. Second, sum the total Tons of clinker produced by Foreman Kiln 4 during the same Operating Day and previous 29 Operating Days; and
3. Third, divide the total number of pounds of the air pollutant emitted from Foreman Kiln 4 during the thirty (30) Operating Days by the total Tons of clinker produced by Foreman Kiln 4 during the same 30 Operating Days.

B. A new compliance determination of the 30-Day Rolling Average Emission Limit shall be calculated for each new Operating Day in accordance with the provisions of the Consent Decree (see Appendix Q).

C. In calculating each compliance determination of the 30-Day Rolling Average Emission Limit, the total pounds of such air pollutant emitted from Foreman Kiln 4 during a specified period (Operating Day or 30-Day Period) shall include all emissions of that pollutant from Foreman Kiln 4 that occur during the specified period, including emissions during each Startup, Shutdown, or Malfunction, except to the extent a Malfunction qualifies as a Force Majeure event.

265. The permittee shall have installed and commenced continuous operation of the SNCR technology at Foreman Kiln 4 by the date specified in the table below:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Control Technology</th>
<th>Date of Installation and Deadline for Commencement of Continuous Operation</th>
<th>30-Day Rolling Average Emission Limit (lbs. NOx/Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 4 SN-443.SK10</td>
<td>SNCR</td>
<td>12/31/2015</td>
<td>1.5</td>
</tr>
</tbody>
</table>

[Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 13]

266. The permittee shall continuously operate the SNCR technology by no later than the date specified in the table above. [Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 13]
267. **Beginning on the operating day which is the 30th operating day after December 31, 2015, the permittee is required to demonstrate compliance and thereafter maintain compliance with the 30-Day rolling average emission limit for NOx specified in Specific Condition 265 at Kiln 4 (SN-443.SK10).** [Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 14]

268. **The permittee shall install and make operational no later than August 14, 2014 a NOx CEMS on the Foreman Kiln 4 stack (SN-443.SK10) in accordance with the requirements of 40 C.F.R. Part 60.** [Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 32]

269. **On or before August 14, 2014, the permittee shall determine and record the daily clinker production rates by either one of the two following methods:**

   a. Install, calibrate, maintain, and operate a permanent weigh scale system to measure and record weight rates of the amount of clinker produced in tons of mass per hour; or

   b. Install, calibrate, maintain, and operate a permanent weigh scale system to measure and record weight rates of the amount of feed to the kiln in tons of mass per hour. The permittee shall calculate hourly clinker production rate using a kiln specific feed-to-clinker ratio based on reconciled clinker production determined for accounting purposes and recorded feed rates. This ratio should be updated no less frequently than once per month. If this ratio changes at clinker reconciliation, the new ratio must be used going forward, but it is not necessary to retroactively change clinker production rates previously estimated.

   [Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 33]

270. **Except during CEMS breakdowns, repairs, calibration checks, and zero span adjustments, the NOx CEMS required pursuant to Specific Condition 268 shall be operated at all times during kiln operation. The NOx CEMS shall be used to demonstrate compliance with the NOx emission limit established in Specific Condition 265.** [Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 34]

271. **The NOx CEMS shall monitor and record the NOx emission rate from the Foreman Kiln 4 stack in units of pounds of NOx per ton of clinker produced from Kiln 4, and shall be installed, certified, calibrated, maintained, and operated in accordance with the applicable requirements of 40 C.F.R. Part 60.** [Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 35]
272. All emissions of NO\textsubscript{x} from Kiln 4 shall be measured by a NO\textsubscript{x} CEMS. During any time when the CEMS is inoperable and otherwise not measuring emissions of NO\textsubscript{x} from the Kiln, Ash Grove shall apply the missing data substitution procedures in 40 C.F.R. Part 75, Subpart D. [Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 36]

273. Beginning on the Operating Day which is the 30\textsuperscript{th} Operating Day after December 31, 2015, Ash Grove is required to demonstrate and thereafter maintain compliance with a 30-Day Rolling Average Emission Limit applicable to Foreman Kiln 4 of 0.6 pounds of SO\textsubscript{2} per ton of clinker. In calculating the 30-day rolling average emission rate, the total pounds of SO\textsubscript{2} emitted from the kiln during a specified period shall include all kiln emissions that occur during the specified period, including emissions during each startup, shutdown or malfunction. [Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 38]

274. The permittee shall install and make operational no later than August 14, 2014 a SO\textsubscript{2} CEMS on the Foreman Kiln 4 stack in accordance with the requirements of 40 C.F.R. Part 60. [Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 51]

275. Except during CEMS breakdowns, repairs, calibration checks, and zero span adjustments, the SO\textsubscript{2} CEMS shall be operated at all times during kiln operation. The SO\textsubscript{2} CEMS shall be used to demonstrate compliance with the SO\textsubscript{2} emission limit established in Specific Condition 273. [Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 52]

276. The SO\textsubscript{2} CEMS shall monitor and record the SO\textsubscript{2} emission rate from the Foreman Kiln 4 stack in units of pounds of SO\textsubscript{2} per ton of clinker produced from Kiln 4, and shall be installed, certified, calibrated, maintained, and operated in accordance with the applicable requirements of 40 C.F.R. Part 60. [Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 53]

277. All emissions of SO\textsubscript{2} from Foreman Kiln 4 shall be measured by a SO\textsubscript{2} CEMS. During any time when the CEMS is inoperable and otherwise not measuring emissions of SO\textsubscript{2} from the Kiln, Ash Grove shall apply the missing data substitution procedures in 40 C.F.R. Part 75, Subpart D. [Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 54]

278. Beginning on the Operating Day which is the 30\textsuperscript{th} operating day after December 31, 2015, Ash Grove is required to demonstrate and thereafter maintain compliance with a 30-Day Rolling Average Emission Limit of 0.086 pounds of PM per ton of clinker. Compliance shall be demonstrated using a three run EPA Method 5 or Method 5I performance test and that performance test shall be repeated no less frequently than every 365 Operating Days thereafter. If performance testing would be required less than 15 Operating Days after the Kiln has completed Startup after being down for more than 24 hours, then performance testing may be deferred up to 15 Operating Days after
The permittee shall install and make operational no later than December 31, 2015 a PM continuous parametric monitoring system (CPMS) on the Foreman Kiln 4 stack in accordance with the requirements of [Appendix B of the Consent Decree (see Appendix Q of Air Permit 0075-AOP-R16)] and 40 CFR §63.1350(b) and (d). Location of the PM CPMS at Foreman will be in a position to monitor operating parameter data from both the Kiln and clinker cooler. [Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 59]

No later than December 31, 2015, Ash Grove shall use the CPMS to establish a site specific operating limit (SSOL) for PM corresponding to the results of the performance test demonstrating compliance with the PM limit using Method 5 or 5I at Appendix A-3 of 40 CFR Part 60 and using the methodology in 40 CFR §63.1349(b). Ash Grove shall reassess and adjust the SSOL in accordance with the results of the most recent PM performance test demonstrating compliance with the PM emission limit. Ash Grove may propose an alternative monitoring protocol by December 31, 2015 that is at least as accurate as a PM CPMS. EPA shall review the alternative monitoring protocol. If approved or approved with conditions, Ash Grove shall comply with the approved alternative monitoring protocol and take all actions required pursuant thereto, and shall not be required to install and operate a PM CPMS, to establish an SSOL and to perform annual performance testing the Kiln for which the alternative monitoring protocol has been approved. [Consent Decree No: 2:13-cv-02299-JTM-DJW Document 27, paragraph 60]
SN-710.EG10
Emergency Generator

Source Description

This is a diesel fired generator that is only allowed to operate 500 hours per year.

Specific Conditions

281. The permittee shall not exceed the emission rates set forth in the following table. The permittee shall demonstrate compliance with this condition through compliance with Specific Condition 283. [Regulation 19, §19.501 et seq. and 40 CFR Part 52, Subpart E]

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>PM\textsubscript{10}</td>
<td>0.4</td>
<td>0.1</td>
</tr>
<tr>
<td>SO\textsubscript{2}</td>
<td>2.0</td>
<td>0.5</td>
</tr>
<tr>
<td>VOC</td>
<td>0.4</td>
<td>0.1</td>
</tr>
<tr>
<td>CO</td>
<td>2.7</td>
<td>0.7</td>
</tr>
<tr>
<td>NO\textsubscript{x}</td>
<td>7.5</td>
<td>1.9</td>
</tr>
</tbody>
</table>

282. The permittee shall not exceed the emission rates set forth in the following table. The permittee shall demonstrate compliance with this condition through compliance with Specific Condition 283. [Regulation 18, §18.801 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>PM</td>
<td>0.4</td>
<td>0.1</td>
</tr>
</tbody>
</table>

283. The permittee shall not operate this source in excess of 500 hours per consecutive 12-month period. The permittee shall maintain records of the hours of operation of this source. These records shall be updated as necessary. These records shall be maintained on site and made available to Department personnel upon request. A copy of these records shall be submitted in accordance with General Provision 7. [Regulation 18, §18.1004, Regulation 19, §19.705, 40 CFR Part 70.6 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

284. This source is considered an affected source under 40 CFR Part 60, Subpart III, and is subject, but not limited, to the requirements found in the following table. [Regulation 19, §19.304 and 40 CFR Part 60, Subpart III]
### 40 CFR Part 60, Subpart IIII

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>§60.4200(a)</td>
<td>The provisions of this subpart are applicable to manufacturers, owners, and operators of stationary compression ignition (CI) internal combustion engines (ICE) and other persons as specified in paragraphs (a)(1) through (4) of this section. For the purposes of this subpart, the date that construction commences is the date the engine is ordered by the owner or operator.</td>
</tr>
<tr>
<td>§60.4200(a)(2)</td>
<td>Owners and operators of stationary CI ICE that commence construction after July 11, 2005, where the stationary CI ICE are:</td>
</tr>
<tr>
<td>§60.4200(a)(2)(i)</td>
<td>Manufactured after April 1, 2006, and are not fire pump engines,</td>
</tr>
<tr>
<td>§60.4200(a)(4)</td>
<td>The provisions of §60.4208 of this subpart are applicable to all owners and operators of stationary CI ICE that commence construction after July 11, 2005.</td>
</tr>
<tr>
<td>§60.4202(a)</td>
<td>Stationary CI internal combustion engine manufacturers must certify their 2007 model year and later emergency stationary CI ICE with a maximum engine power less than or equal to 2,237 KW (3,000 HP) and a displacement of less than 10 liters per cylinder that are not fire pump engines to the emission standards specified in paragraphs (a)(1) through (2) of this section.</td>
</tr>
<tr>
<td>§60.4202(a)(2)</td>
<td>For engines with a maximum engine power greater than or equal to 37 KW (50 HP), the certification emission standards for new nonroad CI engines for the same model year and maximum engine power in 40 CFR 89.112 and 40 CFR 89.113 for all pollutants beginning in model year 2007.</td>
</tr>
<tr>
<td>§60.4203</td>
<td>Engines manufactured by stationary CI internal combustion engine manufacturers must meet the emission standards as required in §60.4201 and 60.4202 during the certified emissions life of the engines.</td>
</tr>
<tr>
<td>§60.4205(b)</td>
<td>Owners and operators of 2007 model year and later emergency stationary CI ICE with a displacement of less than 30 liters per cylinder that are not fire pump engines must comply with the emission standards for new nonroad CI engines in §60.4202, for all pollutants, for the same model year and maximum engine power for their 2007 model year and later emergency stationary CI ICE.</td>
</tr>
<tr>
<td>§60.4207(a)</td>
<td>Beginning October 1, 2007, if the permittee operates a stationary CI ICE subject to this subpart that use diesel fuel must use diesel fuel that meets the requirements of 40 CFR 80.510(a).</td>
</tr>
<tr>
<td>§60.4207(b)</td>
<td>Beginning October 1, 2010, if the permittee operates a stationary CI ICE subject to Subpart IIII with a displacement of less than 30 liters per cylinder that use diesel fuel must purchase diesel fuel that meets the requirements of 40 CFR 80.510(b) for nonroad diesel fuel.</td>
</tr>
<tr>
<td>§60.4208(a)</td>
<td>After December 31, 2008, the permittee may not install stationary CI ICE (excluding fire pump engines) that do not meet the applicable requirements for 2007 model year engines.</td>
</tr>
<tr>
<td>40 CFR Part 60, Subpart IIII</td>
<td></td>
</tr>
<tr>
<td>-----------------------------</td>
<td></td>
</tr>
<tr>
<td><strong>§60.4208(b)</strong></td>
<td>After December 31, 2009, the permittee may not install stationary CI ICE with a maximum engine power of less than 19 KW (25 HP) (excluding fire pump engines) that do not meet the applicable requirements for 2008 model year engines.</td>
</tr>
<tr>
<td><strong>§60.4209</strong></td>
<td>The permittee must meet the monitoring requirements of §60.4209. In addition, you must also meet the monitoring requirements specified in §60.4211.</td>
</tr>
<tr>
<td><strong>§60.4209(a)</strong></td>
<td>If the permittee operates an emergency stationary CI internal combustion engine that does not meet the standards applicable to non-emergency engines, the permittee must install a non-resettable hour meter prior to startup of the engine.</td>
</tr>
<tr>
<td><strong>§60.4211(a)</strong></td>
<td>If the permittee must comply with the emission standards specified in Subpart IIII, the permittee must do all of the following, except as permitted under paragraph (g) of §60.4211:</td>
</tr>
<tr>
<td><strong>§60.4211(a)(1)</strong></td>
<td>Operate and maintain the stationary CI internal combustion engine and control device according to the manufacturer's emission-related written instructions;</td>
</tr>
<tr>
<td><strong>§60.4211(a)(2)</strong></td>
<td>Change only those emission-related settings that are permitted by the manufacturer; and</td>
</tr>
<tr>
<td><strong>§60.4211(a)(3)</strong></td>
<td>Meet the requirements of 40 CFR parts 89, 94 and/or 1068, as they apply to the permittee.</td>
</tr>
<tr>
<td><strong>§60.4211(c)</strong></td>
<td>If the permittee is an owner or operator of a 2007 model year and later stationary CI internal combustion engine and must comply with the emission standards specified in §60.4204(b) or §60.4205(b), or if the permittee is an owner or operator of a CI fire pump engine that is manufactured during or after the model year that applies to the facility’s fire pump engine power rating in table 3 to Subpart IIII and must comply with the emission standards specified in §60.4205(c), the permittee must comply by purchasing an engine certified to the emission standards in §60.4204(b), or §60.4205(b) or (c), as applicable, for the same model year and maximum (or in the case of fire pumps, NFPA nameplate) engine power. The engine must be installed and configured according to the manufacturer's emission-related specifications, except as permitted in paragraph (g) of §60.4211.</td>
</tr>
</tbody>
</table>
40 CFR Part 60, Subpart IIII

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>§60.4211(f)</td>
<td>Emergency stationary ICE may be operated 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 associated with the engine. Maintenance checks and readiness testing of such units is limited to 100 hours per year. There is no time limit on the use of emergency stationary ICE in emergency situations. The permittee may petition the Administrator for approval of additional hours to be used for maintenance checks and readiness testing, but a petition is not required if the owner or operator maintains records indicating that Federal, State, or local standards require maintenance and testing of emergency ICE beyond 100 hours per year. Emergency stationary ICE may operate up to 50 hours per year in non-emergency situations, but those 50 hours are counted towards the 100 hours per year provided for maintenance and testing. The 50 hours per year for non-emergency situations cannot be used for peak shaving or to generate income for a facility to supply power to an electric grid or otherwise supply nonemergency power as part of a financial arrangement with another entity. For owners and operators of emergency engines, any operation other than emergency operation, maintenance and testing, and operation in non-emergency situations for 50 hours per year, as permitted in this section, is prohibited.</td>
</tr>
<tr>
<td>§60.4214(b)</td>
<td>If the stationary CI internal combustion engine is an emergency stationary internal combustion engine, the permittee is not required to submit an initial notification. Starting with the model years in table 5 to Subpart IIII, if the emergency engine does not meet the standards applicable to non-emergency engines in the applicable model year, the permittee must keep records of the operation of the engine in emergency and non-emergency service that are recorded through the nonresettable hour meter. The permittee must record the time of operation of the engine and the reason the engine was in operation during that time.</td>
</tr>
<tr>
<td>§60.4218</td>
<td>Table 8 to Subpart IIII shows which parts of the General Provisions in §60.1 through §60.19 apply.</td>
</tr>
</tbody>
</table>
Haul Roads

Source Description

These roads are used to move raw materials and product throughout the plant.

Specific Conditions

285. The permittee shall not exceed the emission rates set forth in the following table. The permittee shall demonstrate compliance with this condition through compliance with Specific Condition 287. [Regulation 19, §19.501 et seq. and 40 CFR Part 52, Subpart E]

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>111.R1A-F</td>
<td>Quarry Haul Road (Limestone)</td>
<td>PM$_{10}$</td>
<td>6.7</td>
<td>8.1</td>
</tr>
<tr>
<td>HR01</td>
<td>Plant Road 1 (Cement, Additives)</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.5</td>
</tr>
<tr>
<td>HR02</td>
<td>Plant Road 2 (Cement, Clinker, Additives)</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.2</td>
</tr>
<tr>
<td>HR03</td>
<td>Plant Road 3 (Cement, Clinker)</td>
<td>PM$_{10}$</td>
<td>0.3</td>
<td>0.5</td>
</tr>
<tr>
<td>HR04</td>
<td>Plant Road 4 (Cement, Clinker)</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>HR05</td>
<td>Plant Road 5 (Cement, Clinker)</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.3</td>
</tr>
<tr>
<td>HR06</td>
<td>Plant Road 6 (Cement, Clinker)</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.3</td>
</tr>
<tr>
<td>HR07</td>
<td>Plant Road 7 (Clinker)</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>HR09</td>
<td>Plant Road 9 (Clinker)</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>HR12</td>
<td>Plant Road 12 (SWDF, LWDF, TDF, BWDF, Dry Lime, CaCl)</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.6</td>
</tr>
<tr>
<td>HR13</td>
<td>Plant Road 13 (Coal, Gypsum, SWDF, LWDF, TDF, BWDF, Dry Lime, CaCl)</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.2</td>
</tr>
<tr>
<td>HR14</td>
<td>Plant Road 14 (Coal, Raw Materials, Gypsum, SWDF, LWDF, TDF, BWDF, Dry Lime, CaCl)</td>
<td>PM$_{10}$</td>
<td>0.6</td>
<td>0.6</td>
</tr>
</tbody>
</table>
Ash Grove Cement Company
Permit #: 0075-AOP-R16
AFIN: 41-00001

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>HR15</td>
<td>Plant Road 15 (Coal, Raw Materials, Gypsum, SWDF, LWDF, TDF, BWDF, Dry Lime, CaCl)</td>
<td>PM$_{10}$</td>
<td>0.4</td>
<td>0.4</td>
</tr>
<tr>
<td>HR16</td>
<td>Plant Road 16 (Raw Materials)</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>HR17</td>
<td>Plant Road 17 (Coal, Raw Materials, Gypsum, SWDF, LWDF, TDF, BWDF, Dry Lime, CaCl)</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.2</td>
</tr>
<tr>
<td>HR18</td>
<td>Plant Road 18 (Coal, Gypsum)</td>
<td>PM$_{10}$</td>
<td>0.4</td>
<td>0.3</td>
</tr>
<tr>
<td>HR19</td>
<td>Plant Road 19 (Coal, Gypsum)</td>
<td>PM$_{10}$</td>
<td>0.3</td>
<td>0.3</td>
</tr>
<tr>
<td>HR20</td>
<td>Plant Road 20 (CKD)</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.2</td>
</tr>
<tr>
<td>HR21</td>
<td>Plant Road 21 (CKD)</td>
<td>PM$_{10}$</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>HR22</td>
<td>Plant Road 22 (CKD)</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.1</td>
</tr>
<tr>
<td>HR23</td>
<td>Plant Road 23 (Coal, SWDF, LWDF, TDF)</td>
<td>PM$_{10}$</td>
<td>0.2</td>
<td>0.4</td>
</tr>
</tbody>
</table>

286. The permittee shall not exceed the emission rates set forth in the following table. The permittee shall demonstrate compliance with this condition through compliance with Specific Condition 287. [Regulation 18, §18.801 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

<table>
<thead>
<tr>
<th>SN</th>
<th>Description</th>
<th>Pollutant</th>
<th>lb/hr</th>
<th>tpy</th>
</tr>
</thead>
<tbody>
<tr>
<td>111.R1A-F</td>
<td>Quarry Haul Road (Limestone)</td>
<td>PM</td>
<td>23.5</td>
<td>28.2</td>
</tr>
<tr>
<td>HR01</td>
<td>Plant Road 1 (Cement, Additives)</td>
<td>PM</td>
<td>0.9</td>
<td>2.3</td>
</tr>
<tr>
<td>HR02</td>
<td>Plant Road 2 (Cement, Clinker, Additives)</td>
<td>PM</td>
<td>0.3</td>
<td>0.6</td>
</tr>
<tr>
<td>HR03</td>
<td>Plant Road 3 (Cement, Clinker)</td>
<td>PM</td>
<td>1.2</td>
<td>2.2</td>
</tr>
<tr>
<td>HR04</td>
<td>Plant Road 4 (Cement, Clinker)</td>
<td>PM</td>
<td>0.2</td>
<td>0.3</td>
</tr>
<tr>
<td>HR05</td>
<td>Plant Road 5 (Cement, Clinker)</td>
<td>PM</td>
<td>1.0</td>
<td>1.4</td>
</tr>
<tr>
<td>SN</td>
<td>Description</td>
<td>Pollutant</td>
<td>lb/hr</td>
<td>tpy</td>
</tr>
<tr>
<td>-----</td>
<td>-----------------------------------------------</td>
<td>-----------</td>
<td>-------</td>
<td>------</td>
</tr>
<tr>
<td>HR06</td>
<td>Plant Road 6 (Cement, Clinker)</td>
<td>PM</td>
<td>0.8</td>
<td>1.4</td>
</tr>
<tr>
<td>HR07</td>
<td>Plant Road 7 (Clinker)</td>
<td>PM</td>
<td>0.2</td>
<td>0.1</td>
</tr>
<tr>
<td>HR09</td>
<td>Plant Road 9 (Clinker)</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>HR12</td>
<td>Plant Road 12 (SWDF, LWDF, TDF, BWDF, Dry Lime, CaCl)</td>
<td>PM</td>
<td>0.7</td>
<td>3.0</td>
</tr>
<tr>
<td>HR13</td>
<td>Plant Road 13 (Coal, Gypsum, SWDF, LWDF, TDF, BWDF, Dry Lime, CaCl)</td>
<td>PM</td>
<td>0.8</td>
<td>1.0</td>
</tr>
<tr>
<td>HR14</td>
<td>Plant Road 14 (Coal, Raw Materials, Gypsum, SWDF, LWDF, TDF, BWDF, Dry Lime, CaCl)</td>
<td>PM</td>
<td>2.8</td>
<td>2.7</td>
</tr>
<tr>
<td>HR15</td>
<td>Plant Road 15 (Coal, Raw Materials, Gypsum, SWDF, LWDF, TDF, BWDF, Dry Lime, CaCl)</td>
<td>PM</td>
<td>1.1</td>
<td>1.1</td>
</tr>
<tr>
<td>HR16</td>
<td>Plant Road 16 (Raw Materials)</td>
<td>PM</td>
<td>0.5</td>
<td>0.4</td>
</tr>
<tr>
<td>HR17</td>
<td>Plant Road 17 (Coal, Raw Materials, Gypsum, SWDF, LWDF, TDF, BWDF, Dry Lime, CaCl)</td>
<td>PM</td>
<td>0.5</td>
<td>0.5</td>
</tr>
<tr>
<td>HR18</td>
<td>Plant Road 18 (Coal, Gypsum)</td>
<td>PM</td>
<td>1.2</td>
<td>0.9</td>
</tr>
<tr>
<td>HR19</td>
<td>Plant Road 19 (Coal, Gypsum)</td>
<td>PM</td>
<td>1.0</td>
<td>0.9</td>
</tr>
<tr>
<td>HR20</td>
<td>Plant Road 20 (CKD)</td>
<td>PM</td>
<td>0.7</td>
<td>0.4</td>
</tr>
<tr>
<td>HR21</td>
<td>Plant Road 21 (CKD)</td>
<td>PM</td>
<td>0.1</td>
<td>0.1</td>
</tr>
<tr>
<td>HR22</td>
<td>Plant Road 22 (CKD)</td>
<td>PM</td>
<td>0.6</td>
<td>0.3</td>
</tr>
<tr>
<td>HR23</td>
<td>Plant Road 23 (Coal, SWDF, LWDF, TDF)</td>
<td>PM</td>
<td>0.6</td>
<td>1.6</td>
</tr>
</tbody>
</table>

287. The permittee shall update the facility’s Plant Haul Road Fugitive Dust Control Plan within 60 days of issuance of Permit 0075-AOP-R14. The permittee shall clean or treat haul roads in accordance with a haul road maintenance plan as found in Appendix D of this permit. This plan shall be designed to minimize emissions from this source. A copy
of this plan shall be kept on site and made available to Department personnel upon request. When the permittee waters the road sections, the amount of water used shall be consistent with the watering requirements specified in Appendix M of this permit. A copy of the amount of water used to water the roads shall be kept on site and made available to Department personnel upon request. [Regulation 18, §18.1004, Regulation 19, §19.705, 40 CFR 70.6 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

288. The silt content for the unpaved roads (HR07, HR09, HR15, HR17 – HR22, and 111.R1A-F) shall be determined as required in Specific Condition 290. If the average measured silt content does not exceed 8.3% then compliance with this Specific Condition is demonstrated and no further action is required. If the average measured silt content exceeds 8.3%, the permittee must comply with Specific Condition 291. [Regulation 19, §19.705, 40 CFR 70.6 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

289. The road surface silt loading for the paved roads (HR01 – HR06, HR12 – HR14, HR16, and HR23) shall be determined as required in Specific Condition 290. If the average measured silt loading does not exceed 1.74 grams per square meter (g/m²), then compliance with this Specific Condition is demonstrated and no further action is required. If the average measured silt loading exceeds 1.74 g/m², the permittee must comply with Specific Condition 291. [Regulation 19, §19.705, 40 CFR 70.6 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

290. The permittee shall begin testing to determine the silt content for unpaved roads and the road surface silt loading for paved roads within 60 days of issuance of Permit 0075-AOP-R14, and quarterly thereafter until the facility has completed two tests for each haul road group. The facility may request, and the Department may grant, a reduction in the testing frequency based on the results of at least one test per haul road group. Each test shall consist of two haul road groups, at a minimum, during each test date. The haul road group, haul road segments in each group, and the road type can be found in the table below. The permittee shall use appropriate methods outlined in Appendix C.1 and C.2 of AP-42 for each test. The Department reserves the right to select the haul road group and the haul road segments to be tested. The following table outlines the road segment activities as submitted by the facility. The results from each test shall be submitted in accordance with Plantwide Condition 3. [Regulation 19, §19.705, 40 CFR 70.6 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

<table>
<thead>
<tr>
<th>Haul Road Group</th>
<th>Haul Road Segments in Group</th>
<th>Paved or Unpaved</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>HR01 – HR06</td>
<td>Paved</td>
</tr>
<tr>
<td>2</td>
<td>HR07 &amp; HR09</td>
<td>Unpaved</td>
</tr>
<tr>
<td>3</td>
<td>HR12 – HR14</td>
<td>Paved</td>
</tr>
<tr>
<td>Haul Road Group</td>
<td>Haul Road Segments in Group</td>
<td>Paved or Unpaved</td>
</tr>
<tr>
<td>-----------------</td>
<td>-----------------------------</td>
<td>------------------</td>
</tr>
<tr>
<td>4</td>
<td>HR15</td>
<td>Unpaved</td>
</tr>
<tr>
<td>5</td>
<td>HR16</td>
<td>Paved</td>
</tr>
<tr>
<td>6</td>
<td>HR17 – HR22</td>
<td>Unpaved</td>
</tr>
<tr>
<td>7</td>
<td>HR23</td>
<td>Paved</td>
</tr>
<tr>
<td>8</td>
<td>111.R1A-F</td>
<td>Unpaved</td>
</tr>
</tbody>
</table>

291. If the average silt loading and/or silt content are found to be greater than the limits specified in Specific Conditions 288 and 289 for any road segment, the permittee shall calculate actual emissions from the affected road segment(s) according to the following procedures:

a. The highest hourly (based on a daily average) and annual PM and PM$_{10}$ emissions shall be calculated for the previous 12-month period using the actual silt loading and/or silt content measurements, actual vehicle weights, and actual vehicle miles traveled (VMTs) during this period. The calculated hourly (based on a daily average) and 12-month emissions shall be compared to the corresponding emission rates in Specific Conditions 285 and 286.

b. The permittee shall maintain records of data used in any required emission calculations. These records shall be updated on an as-performed basis. These records shall be kept on site and made available to Department personnel upon request.

c. The results of any required emission calculations, including any emission rate exceedances, shall be reported in accordance with General Provision 7.

d. The permittee shall calculate a maximum allowable VMT limit based on the maximum hourly permitted emission rate and the actual measured silt content. Daily records of VMTs shall be maintained at the permittee’s site and made available to the Department upon request. The maximum allowable VMT limit will be removed once two consecutive tests on the affect road segment shows that the limits Specific Conditions 288, 289, and 290 are met.

e. The facility has the option to comply with the maximum allowable VMT limit and the associated record keeping requirements or, in order to remove the allowable VMT limit, may conduct another series of test in accordance with Specific Condition 290 once the initial testing requirements of Specific Condition 290 have been satisfied.

[A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311]

292. Dust suppression activities should be conducted in a manner and at a rate of application that will not cause runoff from the area being applied. Best Management Practices (40 CFR §122.44(k)) should be used around streams and waterbodies to prevent the dust
suppression agent from entering Waters of the State. Except for potable water, no agent shall be applied within 100 feet of wetlands, lakes, ponds, springs, streams, or sinkholes. Failure to meet this condition may require the permittee to obtain a National Pollutant Discharge Elimination System (NPDES) permit in accordance with 40 CFR §122.1(b). [A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311]
Enclosed Transfer Points

Source Description

Enclosed transfer points are not emission points. However, enclosures must be operated and maintained in accordance with the facility’s Operations and Maintenance Plan, per 40 CFR 1350(f)(1)(v). Appendix B of this permit provides a list of enclosed transfer points that should be included in the facility’s Title V air operating permit.

Specific Conditions

293. The permittee shall operate and maintain the sources listed in Appendix B of this permit in accordance with 40 CFR 1350(f)(1)(v). [A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311]
SECTION V: COMPLIANCE PLAN AND SCHEDULE

Ash Grove Cement Company will continue to operate in compliance with those identified regulatory provisions. The facility will examine and analyze future regulations that may apply and determine their applicability with any necessary action taken on a timely basis.
SECTION VI: PLANTWIDE CONDITIONS

1. The permittee shall notify the Director in writing within thirty (30) days after commencing construction, completing construction, first placing the equipment and/or facility in operation, and reaching the equipment and/or facility target production rate. [Regulation 19 §19.704, 40 CFR Part 52, Subpart E, and A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311]

2. If the permittee fails to start construction within eighteen months or suspends construction for eighteen months or more, the Director may cancel all or part of this permit. [Regulation 19 §19.410(B) and 40 CFR Part 52, Subpart E]

3. The permittee must test any equipment scheduled for testing, unless otherwise stated in the Specific Conditions of this permit or by any federally regulated requirements, within the following time frames: (1) new equipment or newly modified equipment within sixty (60) days of achieving the maximum production rate, but no later than 180 days after initial start up of the permitted source or (2) operating equipment according to the time frames set forth by the Department or within 180 days of permit issuance if no date is specified. The permittee must notify the Department of the scheduled date of compliance testing at least fifteen (15) business days in advance of such test. The permittee shall submit the compliance test results to the Department within thirty (30) calendar days after completing the testing. [Regulation 19 §19.702 and/or Regulation 18 §18.1002 and A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311]

4. The permittee must provide:
   a. Sampling ports adequate for applicable test methods;
   b. Safe sampling platforms;
   c. Safe access to sampling platforms; and
   d. Utilities for sampling and testing equipment.

   [Regulation 19 §19.702 and/or Regulation 18 §18.1002 and A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311]

5. The permittee must operate the equipment, control apparatus and emission monitoring equipment within the design limitations. The permittee shall maintain the equipment in good condition at all times. [Regulation 19 §19.303 and A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311]

6. This permit subsumes and incorporates all previously issued air permits for this facility. [Regulation 26 and A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311]

7. The facility shall develop and implement a written startup, shutdown, and malfunction plan for sources subject to 40 CFR 63, Subpart EEE, National Emission Standards for Hazardous Air Pollutants from Hazardous Waste Combustors. The plan shall include
those items listed in 40 CFR 63.6(e)(3) et seq. The plan shall be maintained on site and be available to Department personnel upon request. [§19.304 and 40 CFR 63.6(e)(3)(i)]

8. The facility shall develop and implement a written startup, shutdown, and malfunction plan for sources subject to 40 CFR 63, Subpart LLL, National Emission Standards for Hazardous Air Pollutants from the Portland Cement Manufacturing Industry. The plan shall include those items listed in 40 CFR 63.6(e)(3) et seq. The plan shall be maintained on site and be available to Department personnel upon request. [§19.304 and 40 CFR 63.6(e)(3)(i)]

9. The permittee shall not produce more than 5,300 tons of clinker per day. The permittee shall maintain records of the amount of clinker produced on a daily basis. These records shall be kept on site and made available to Department personnel upon request. A copy of these records shall be submitted in accordance with General Provision 7. [Regulation 19, §19.705, 40 CFR Part 70.6 and A.C.A. §8-4-203 as referenced by A.C.A. §8-4-304 and §8-4-311]

10. The facility is subject to the revised conditions in 40 CFR 63 Subpart LLL, which became effective on February 12, 2013. The facility will comply with the new open clinker pile standards for existing open clinker storage piles no later February 12, 2014. For all other applicable sources, the facility will comply with all relevant conditions by the rule’s compliance date of September 9, 2015. [A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311]

NESHAP LLL Requirements

11. The provisions of 40 CFR Part 63, Subpart LLL apply to each new and existing portland cement plant which is a major source or an area source as defined in §63.2. [§63.1340(a)]

12. The provisions in §63.1343 apply to each kiln and any alkali bypass associated with that kiln, clinker cooler, raw material dryer, and open clinker storage pile. All D/F, HCl, and total hydrocarbon (THC) emissions limit are on a dry basis. The D/F, HCl, and THC limits for kilns are corrected to 7 percent oxygen. All THC emissions limits are measured as propane. Standards for mercury and THC are based on a rolling 30-day average. If using a CEMS to determine compliance with the HCl standard, this standard is based on a rolling 30-day average. You must ensure appropriate corrections for moisture are made when measuring flow rates used to calculate mercury emissions. The 30-day period means 30 consecutive kiln operating days excluding periods of startup and shutdown. All emissions limits for kilns, clinker coolers, and raw material dryers currently in effect that are superseded by the limits below continue to apply until the compliance date of the limits below, or until the source certifies compliance with the limits below, whichever is earlier. [§63.1343(a)]
13. The owner or operator of an open clinker storage pile must prepare, and operate in accordance with, the fugitive dust emissions control measures, described in their operation and maintenance plan (see §63.1347 of 40 CFR Part 63, Subpart LLL), that is appropriate for the site conditions as specified in paragraphs (c)(1) through (3) of §63.1343. The operation and maintenance plan must also describe the measures that will be used to minimize fugitive dust emissions from piles of clinker, such as accidental spillage, that are not part of open clinker storage piles.

   a. The operation and maintenance plan must identify and describe the location of each current or future open clinker storage pile and the fugitive dust emissions control measures the owner or operator will use to minimize fugitive dust emissions from each open clinker storage pile.

   b. For open clinker storage piles, the operations and maintenance plan must specify that one or more of the following control measures will be used to minimize to the greatest extent practicable fugitive dust from open clinker storage piles: Locating the source inside a partial enclosure, installing and operating a water spray or fogging system, applying appropriate chemical dust suppression agents, use of a wind barrier, compaction, use of tarpaulin or other equally effective cover or use of a vegetative cover. You must select, for inclusion in the operations and maintenance plan, the fugitive dust control measure or measures listed in this paragraph that are most appropriate for site conditions. The plan must also explain how the measure or measures selected are applicable and appropriate for site conditions. In addition, the plan must be revised as needed to reflect any changing conditions at the source.

   c. Temporary piles of clinker that result from accidental spillage or clinker storage cleaning operations must be cleaned up within 3 days.

   [§63.1343(c)]

14. You must prepare, for each affected source subject to the provisions of 40 CFR Part 63, Subpart LLL, a written operations and maintenance plan. The plan must be submitted to the Administrator for review and approval as part of the application for a part 70 permit and must include the following information:

   a. Procedures for proper operation and maintenance of the affected source and air pollution control devices in order to meet the emissions limits and operating limits, including fugitive dust control measures for open clinker piles, of §63.1343 through §63.1348. Your operations and maintenance plan must address periods of startup and shutdown;

   b. Corrective actions to be taken when required by paragraph §63.1350(f)(3);

   c. Procedures to be used during an inspection of the components of the combustion system of each kiln and each in-line kiln raw mill located at the facility at least once per year.

   [§63.1347(a)]
15. Failure to comply with any provision of the operations and maintenance plan developed in accordance with §63.1347 is a violation of the standard. [§63.1347(b)]

16. At all times you must operate and maintain any affected source, including associated air pollution control equipment and monitoring equipment, in a manner consistent with safety and good air pollution control practices for minimizing emissions. Determination of whether such operation and maintenance procedures are being used will be based on information available to the Administrator which may include, but is not limited to, monitoring results, review of operation and maintenance procedures, review of operation and maintenance records, and inspection of the source. [§63.1348(d)]

17. The compliance date for new sources is February 12, 2013, or startup, whichever is later. [§63.1351(d)]

18. The compliance date for existing sources with the requirements for open clinker storage piles in §63.1343(c) is February 12, 2014. [§63.1351(e)]

19. The owner or operator shall submit a summary report semiannually which contains the information specified in §63.10(e)(3)(vi). In addition, the summary report shall include:
   a. All exceedences of maximum control device inlet gas temperature limits specified in §63.1344(a) and (b);
   b. All failures to calibrate thermocouples and other temperature sensors as required under §63.1350(f)(7) of 40 CFR Part 63, Subpart LLL; and
   c. All failures to maintain the activated carbon injection rate, and the activated carbon injection carrier gas flow rate or pressure drop, as applicable, as required under §63.1344(c).
   d. The results of any combustion system component inspections conducted within the reporting period as required under §63.1350(i).
   e. All failures to comply with any provision of the operation and maintenance plan developed in accordance with §63.1350(a).
   f. For each PM, HCl, Hg, and THC CEMS or Hg sorbent trap monitoring system, within 60 days after the reporting periods, you must submit reports to the EPA's WebFIRE database by using the Compliance and Emissions Data Reporting Interface (CEDRI) that is accessed through the EPA's Central Data Exchange (CDX) ( www.epa.gov/cdx ). You must use the appropriate electronic reporting form in CEDRI or provide an alternate electronic file consistent with the EPA's reporting form output format. For each reporting period, the reports must include all of the calculated 30-operating day rolling average values derived from the CEMS or Hg sorbent trap monitoring systems.
   g. In response to each violation of an emissions standard or established operating parameter limit, the date, duration and description of each violation and the specific actions taken for each violation including inspections, corrective actions and repeat performance tests and the results of those actions.

[§63.1354(b)(9)]
20. The owner or operator shall maintain files of all information (including all reports and notifications) required by this section recorded in a form suitable and readily available for inspection and review as required by §63.10(b)(1). The files shall be retained for at least five years following the date of each occurrence, measurement, maintenance, corrective action, report, or record. At a minimum, the most recent two years of data shall be retained on site. The remaining three years of data may be retained off site. The files may be maintained on microfilm, on a computer, on floppy disks, on magnetic tape, or on microfiche. [§63.1355(a)]

21. The owner or operator shall maintain records for each affected source as required by §63.10(b)(2) and (b)(3) of 40 CFR Part 63; and
   a. All documentation supporting initial notifications and notifications of compliance status under §63.9;
   b. All records of applicability determination, including supporting analyses; and
   c. If the owner or operator has been granted a waiver under §63.8(f)(6), any information demonstrating whether a source is meeting the requirements for a waiver of recordkeeping or reporting requirements. [§63.1355(b)]

22. In response to an action to enforce the standards set forth in §63.1343(b) and (c) and §63.1345 and you may assert an affirmative defense to a claim for civil penalties for violations of such standards that are caused by malfunction, as defined at 40 CFR 63.2. Appropriate penalties may be assessed if you fail to meet your burden of proving all of the requirements in the affirmative defense. The affirmative defense shall not be available for claims for injunctive relief. [§63.1344]

23. To establish the affirmative defense in any action to enforce such a standard, you must timely meet the reporting requirements in paragraph (b) of §63.1344, and must prove by a preponderance of evidence that:
   a. The violation:
      i. Was caused by a sudden, infrequent, and unavoidable failure of air pollution control equipment, process equipment, or a process to operate in a normal or usual manner; and
      ii. Could not have been prevented through careful planning, proper design or better operation and maintenance practices; and
      iii. Did not stem from any activity or event that could have been foreseen and avoided, or planned for; and
      iv. Was not part of a recurring pattern indicative of inadequate design, operation, or maintenance; and
   b. Repairs were made as expeditiously as possible when a violation occurred; and
   c. The frequency, amount, and duration of the violation (including any bypass) were minimized to the maximum extent practicable; and
d. If the violation resulted from a bypass of control equipment or a process, then the bypass was unavoidable to prevent loss of life, personal injury, or severe property damage; and

e. All possible steps were taken to minimize the impact of the violation on ambient air quality, the environment, and human health; and

f. All emissions monitoring and control systems were kept in operation if at all possible, consistent with safety and good air pollution control practices; and

g. All of the actions in response to the violation were documented by properly signed, contemporaneous operating logs; and

h. At all times, the affected source was operated in a manner consistent with good practices for minimizing emissions; and

i. A written root cause analysis has been prepared, the purpose of which is to determine, correct, and eliminate the primary causes of the malfunction and the violation resulting from the malfunction event at issue. The analysis shall also specify, using best monitoring methods and engineering judgment, the amount of any emissions that were the result of the malfunction.

[§63.1344(a)]

24. The owner or operator seeking to assert an affirmative defense shall submit a written report to the Administrator with all necessary supporting documentation, that it has met the requirements set forth in paragraph (a) of §63.1344. This affirmative defense report shall be included in the first periodic compliance, deviation report or excess emission report otherwise required after the initial occurrence of the violation of the relevant standard (which may be the end of any applicable averaging period). If such compliance, deviation report or excess emission report is due less than 45 days after the initial occurrence of the violation, the affirmative defense report may be included in the second compliance, deviation report or excess emission report due after the initial occurrence of the violation of the relevant standard. [§63.1344(b)]

25. The owner or operator of each new or existing raw material, clinker, or finished product storage bin; conveying system transfer point; bagging system; bulk loading or unloading system; raw and finish mills; and each existing raw material dryer, at a facility which is a major source subject to the provisions of this subpart must not cause to be discharged any gases from these affected sources which exhibit opacity in excess of 10 percent. [§63.1345]

26. You must prepare, for each affected source subject to the provisions of 40 CFR Part 63, Subpart LLL, a written operations and maintenance plan. The plan must be submitted to the Administrator for review and approval as part of the application for a part 70 permit and must include the following information:

a. Procedures for proper operation and maintenance of the affected source and air pollution control devices in order to meet the emissions limits and operating limits, including fugitive dust control measures for open clinker piles, of §63.1343
through §63.1348. Your operations and maintenance plan must address periods of startup and shutdown;

b. Corrective actions to be taken when required by paragraph §63.1350(f)(3);

c. Procedures to be used during an inspection of the components of the combustion system of each kiln and each in-line kiln raw mill located at the facility at least once per year.

[§63.1347(a)]

27. Failure to comply with any provision of the operations and maintenance plan developed in accordance with §63.1347 is a violation of the standard. [§63.1347(b)]

28. For an affected source subject to 40 CFR Part 63, Subpart LLL, you must demonstrate compliance with the emissions standards and operating limits by using the test methods and procedures in §63.1349 and §63.7. Any cement kiln that has been subject to the requirements of subpart CCC or subpart DDDD of 40 CFR Part 60, and is now electing to cease burning nonhazardous solid waste and become subject to this subpart, must meet all the initial compliance testing requirements each time it becomes subject to this subpart, even if it was previously subject to 40 CFR Part 63, Subpart LLL.

Note: The first day of the 30 operating day performance test is the first day after the compliance date following completion of the field testing and data collection that demonstrates that the CPMS or CEMS has satisfied the relevant CPMS performance evaluation or CEMS performance specification (e.g., PS 2, 12A, or 12B) acceptance criteria. The performance test period is complete at the end of the 30th consecutive operating day. See § 63.1341 for definition of operating day and § 63.1348(b)(1) for the CEMS operating requirements. The source has the option of performing the compliance test earlier then the compliance date if desired.

[§63.1348(a)]

29. If you are subject to the limitations on opacity under §63.1345, you must demonstrate compliance with the opacity emissions standards by using the performance test methods and procedures in §63.1349(b)(2). Use the maximum 6-minute average opacity exhibited during the performance test period to determine whether the affected source is in compliance with the standard. [§63.1348(a)(2)]

30. If you are subject to the limitations on opacity under §63.1345, you must demonstrate compliance using the monitoring methods and procedures in §63.1350(f) based on the maximum 6-minute average opacity exhibited during the performance test period. You must initiate corrective actions within one hour of detecting visible emissions above the applicable limit.

   a. If you install a COMS in lieu of conducting the daily visible emissions testing, you must demonstrate compliance using a COMS such that it is installed, operated, and maintained in accordance with the requirements of §63.1350(f)(4)(i).
   
   b. If you install a BLDS on a raw mill or finish mill in lieu of conducting the daily visible emissions testing, you must demonstrate compliance using a BLDS that is
installed, operated, and maintained in accordance with the requirements of §63.1350(f)(4)(ii).

31. If you plan to undertake a change in operations that may adversely affect compliance with an applicable standard, operating limit, or parametric monitoring value under 40 CFR Part 63, Subpart LLL, the source must conduct a performance test as specified in §63.1349(b). [§63.1348(c)(1)]

32. In preparation for and while conducting a performance test required in §63.1349(b), you may operate under the planned operational change conditions for a period not to exceed 360 hours, provided that the conditions in (c)(2)(i) through (c)(2)(iv) of §63.1348 are met. You must submit temperature and other monitoring data that are recorded during the pretest operations.

   a. You must provide the Administrator written notice at least 60 days prior to undertaking an operational change that may adversely affect compliance with an applicable standard under this subpart for any source, or as soon as practicable where 60 days advance notice is not feasible. Notice provided under this paragraph must include a description of the planned change, the emissions standards that may be affected by the change, and a schedule for completion of the performance test required under paragraph (c)(1) of §63.1348, including when the planned operational change period would begin.

   b. The performance test results must be documented in a test report according to §63.1349(a).

   c. A test plan must be made available to the Administrator prior to performance testing, if requested.

   d. The performance test must be completed within 360 hours after the planned operational change period begins.

33. At all times you must operate and maintain any affected source, including associated air pollution control equipment and monitoring equipment, in a manner consistent with safety and good air pollution control practices for minimizing emissions. Determination of whether such operation and maintenance procedures are being used will be based on information available to the Administrator which may include, but is not limited to, monitoring results, review of operation and maintenance procedures, review of operation and maintenance records, and inspection of the source. [§63.1348(d)]

34. You must document performance test results in complete test reports that contain the information required by paragraphs (a)(1) through (10) of §63.1349, as well as all other relevant information. As described in §63.7(c)(2)(i), you must make available to the Administrator prior to testing, if requested, the site-specific test plan to be followed during performance testing. For purposes of determining exhaust gas flow rate to the atmosphere from an alkali bypass stack or a coal mill stack, you must either install,
operate, calibrate and maintain an instrument for continuously measuring and recording the exhaust gas flow rate according to the requirements in paragraphs §63.1350(n)(1) through (10) of 40 CFR Part 63, Subpart LLL or use the maximum design exhaust gas flow rate. For purposes of determining the combined emissions from kilns equipped with an alkali bypass or that exhaust kiln gases to a coal mill that exhausts through a separate stack, instead of installing a CEMS on the alkali bypass stack or coal mill stack, you may use the results of the initial and subsequent performance test to demonstrate compliance with the relevant emissions limit.

a. A brief description of the process and the air pollution control system;
b. Sampling location description(s);
c. A description of sampling and analytical procedures and any modifications to standard procedures;
d. Test results;
e. Quality assurance procedures and results;
f. Records of operating conditions during the performance test, preparation of standards, and calibration procedures;
g. Raw data sheets for field sampling and field and laboratory analyses;
h. Documentation of calculations;
i. All data recorded and used to establish parameters for monitoring; and
j. Any other information required by the performance test method.

[§63.1349(a)]

35. If you are subject to limitations on opacity under this subpart, you must conduct opacity tests in accordance with Method 9 of appendix A-4 to part 60 of Chapter 40. The duration of the Method 9 performance test must be 3 hours (30 6-minute averages), except that the duration of the Method 9 performance test may be reduced to 1 hour if the conditions of paragraphs (b)(2)(i) through (b)(2)(ii) of §63.1349 apply. For batch processes that are not run for 3-hour periods or longer, compile observations totaling 3 hours when the unit is operating.

a. There are no individual readings greater than 10 percent opacity;
b. There are no more than three readings of 10 percent for the first 1-hour period.

[§63.1349(b)(2)]

36. You must submit the information specified in paragraphs (d)(1) and (2) of §63.1349 no later than 60 days following the initial performance test. All reports must be signed by a responsible official.

a. The initial performance test data as recorded under paragraph (b) of §63.1349.
b. The values for the site-specific operating limits or parameters established pursuant to paragraphs (b)(1), (3), (6), and (7) of §63.1349, as applicable, and a description, including sample calculations, of how the operating parameters were established during the initial performance test.

[§63.1349(d)(1)]
37. Conduct performance tests under such conditions as the Administrator specifies to the owner or operator based on representative performance of the affected source for the period being tested. Upon request, you must make available to the Administrator such records as may be necessary to determine the conditions of performance tests. [§63.1349(e)]

38. If you are subject to a limitation on opacity under §63.1345, you must conduct required opacity monitoring in accordance with the provisions of paragraphs (f)(1)(i) through (vii) of §63.1350 and in accordance with your monitoring plan developed under §63.1350(p). You must also develop an opacity monitoring plan in accordance with paragraphs (p)(1) through (4) and paragraph (o)(5), if applicable, of §63.1350. [§63.1350(f)]

39. You must conduct a monthly 10-minute visible emissions test of each affected source in accordance with Method 22 of appendix A-7 to part 60 of Chapter 40. The performance test must be conducted while the affected source is in operation. [§63.1350(f)(1)(i)]

40. If no visible emissions are observed in six consecutive monthly tests for any affected source, the owner or operator may decrease the frequency of performance testing from monthly to semi-annually for that affected source. If visible emissions are observed during any semi-annual test, you must resume performance testing of that affected source on a monthly basis and maintain that schedule until no visible emissions are observed in six consecutive monthly tests. [§63.1350(f)(1)(ii)]

41. If no visible emissions are observed during the semi-annual test for any affected source, you may decrease the frequency of performance testing from semi-annually to annually for that affected source. If visible emissions are observed during any annual performance test, the owner or operator must resume performance testing of that affected source on a monthly basis and maintain that schedule until no visible emissions are observed in six consecutive monthly tests. [§63.1350(f)(1)(iii)]

42. If visible emissions are observed during any Method 22 performance test, of appendix A-7 to part 60 of Chapter 40, you must conduct 30 minutes of opacity observations, recorded at 15-second intervals, in accordance with Method 9 of appendix A-4 to part 60 of Chapter 40. The Method 9 performance test, of appendix A-4 to part 60 of Chapter 40, must begin within 1 hour of any observation of visible emissions. [§63.1350(f)(1)(iv)]

43. Any totally enclosed conveying system transfer point, regardless of the location of the transfer point is not required to conduct Method 22 visible emissions monitoring under this paragraph. The enclosures for these transfer points must be operated and maintained as total enclosures on a continuing basis in accordance with the facility operations and maintenance plan. [§63.1350(f)(1)(v)]

44. If any partially enclosed or unenclosed conveying system transfer point is located in a building, you must conduct a Method 22 performance test, of appendix A-7 to part 60 of Chapter 40, according to the requirements of paragraphs (f)(1)(i) through (iv) of
§63.1350 for each such conveying system transfer point located within the building, or for the building itself, according to paragraph (f)(1)(vii) of §63.1350. 

[§63.1350(f)(1)(vi)]

45. If visible emissions from a building are monitored, the requirements of paragraphs (f)(1)(i) through (f)(1)(iv) of §63.1350 apply to the monitoring of the building, and you must also test visible emissions from each side, roof, and vent of the building for at least 10 minutes. [§63.1350(f)(1)(vii)]

46. If visible emissions are observed during any Method 22 visible emissions test conducted under paragraphs (f)(1) or (2) of §63.1350, you must initiate, within one-hour, the corrective actions specified in your operation and maintenance plan as required in §63.1347. [§63.1350(f)(3)]

47. You may submit an application to the Administrator for approval of alternate monitoring requirements to demonstrate compliance with the emission standards of this subpart, except for emission standards for THC, subject to the provisions of paragraphs (o)(1) through (6) of §63.1350.

   a. The Administrator will not approve averaging periods other than those specified in this section, unless you document, using data or information, that the longer averaging period will ensure that emissions do not exceed levels achieved during the performance test over any increment of time equivalent to the time required to conduct three runs of the performance test.

   b. If the application to use an alternate monitoring requirement is approved, you must continue to use the original monitoring requirement until approval is received to use another monitoring requirement.

   c. You must submit the application for approval of alternate monitoring requirements no later than the notification of performance test. The application must contain the information specified in paragraphs (m)(3)(i) through (iii) of §63.1350:

      i. Data or information justifying the request, such as the technical or economic infeasibility, or the impracticality of using the required approach;

      ii. A description of the proposed alternative monitoring requirement, including the operating parameter to be monitored, the monitoring approach and technique, the averaging period for the limit, and how the limit is to be calculated; and

      iii. Data or information documenting that the alternative monitoring requirement would provide equivalent or better assurance of compliance with the relevant emission standard.

   d. The Administrator will notify you of the approval or denial of the application within 90 calendar days after receipt of the original request, or within 60 calendar days of the receipt of any supplementary information, whichever is later. The Administrator will not approve an alternate monitoring application unless it would provide equivalent or better assurance of compliance with the relevant emission standard.
standard. Before disapproving any alternate monitoring application, the Administrator will provide:

i. Notice of the information and findings upon which the intended disapproval is based; and

ii. Notice of opportunity for you to present additional supporting information before final action is taken on the application. This notice will specify how much additional time is allowed for you to provide additional supporting information.

e. You are responsible for submitting any supporting information in a timely manner to enable the Administrator to consider the application prior to the performance test. Neither submittal of an application, nor the Administrator's failure to approve or disapprove the application relieves you of the responsibility to comply with any provision of this subpart.

f. The Administrator may decide at any time, on a case-by-case basis that additional or alternative operating limits, or alternative approaches to establishing operating limits, are necessary to demonstrate compliance with the emission standards of this subpart. [§63.1350(o)]

48. If you demonstrate compliance with any applicable emissions limit through performance stack testing or other emissions monitoring, you must develop a site-specific monitoring plan according to the requirements in paragraphs (p)(1) through (4) of §63.1350. This requirement also applies to you if you petition the EPA Administrator for alternative monitoring parameters under paragraph (o) of §63.1350 and §63.8(f). If you use a BLDS, you must also meet the requirements specified in paragraph (p)(5) of §63.1350. [§63.1350(p)]

49. The compliance date for any affected existing source subject to any rule requirements that were in effect before December 20, 2006, is:
   a. June 14, 2002, for sources that commenced construction before or on March 24, 1998, or
   b. June 14, 1999 or startup for sources that commenced construction after March 24, 1998.

[§63.1351(a)]

50. The compliance date for any affected existing source subject to any rule requirements that became effective on December 20, 2006, is:
   a. December 21, 2009, for sources that commenced construction after December 2, 2005 and before or on December 20, 2006, or
   b. Startup for sources that commenced construction after December 20, 2006.

[§63.1351(b)]
51. The compliance date for existing sources for all the requirements that became effective on February 12, 2013, except for the open clinker pile requirements will be September 9, 2015. [§63.1351(c)]

52. The compliance date for new sources is February 12, 2013, or startup, whichever is later. [§63.1351(d)]

53. The notification provisions of 40 CFR Part 63, subpart A that apply and those that do not apply to owners and operators of affected sources subject to this subpart are listed in Table 1 of this subpart. If any State requires a notice that contains all of the information required in a notification listed in this section, the owner or operator may send the Administrator a copy of the notice sent to the State to satisfy the requirements of §63.1353 for that notification. [§63.1353(a)]

54. Each owner or operator subject to the requirements of this subpart shall comply with the notification requirements in §63.9 as follows:
   a. Initial notifications as required by §63.9(b) through (d). For the purposes of this subpart, a Title V or 40 CFR Part 70 permit application may be used in lieu of the initial notification required under §63.9(b), provided the same information is contained in the permit application as required by §63.9(b), and the State to which the permit application has been submitted has an approved operating permit program under part 70 of Chapter 40 and has received delegation of authority from the EPA. Permit applications shall be submitted by the same due dates as those specified for the initial notification.
   b. Notification of performance tests, as required by §63.7 and §63.9(e).
   c. Notification of opacity and visible emission observations required by §63.1349 in accordance with §63.6(h)(5) and §63.9(f).
   d. Notification, as required by §63.9(g), of the date that the continuous emission monitor performance evaluation required by §63.8(e) is scheduled to begin.
   e. Notification of compliance status, as required by §63.9(h).
   f. Within 48 hours of an exceedance that triggers retesting to establish compliance and new operating limits, notify the appropriate permitting agency of the planned performance tests. The notification requirements of §63.7(b) and §63.9(e) do not apply to retesting required for exceedances under this subpart.

   [§63.1353(b)]

55. The reporting provisions of subpart A of 40 CFR Part 63 that apply and those that do not apply to owners or operators of affected sources subject to this subpart are listed in Table 1 of 40 CFR Part 63, Subpart LLL. If any State requires a report that contains all of the information required in a report listed in this section, the owner or operator may send the Administrator a copy of the report sent to the State to satisfy the requirements of §63.1354 for that report. [§63.1354(a)]
56. As required by §63.10(d)(3), the owner or operator of an affected source shall report the opacity results from tests required by §63.1349. [§63.1354(b)(2)]

57. As required by §63.10(d)(4), the owner or operator of an affected source who is required to submit progress reports as a condition of receiving an extension of compliance under §63.6(i) shall submit such reports by the dates specified in the written extension of compliance. [§63.1354(b)(3)]

58. The owner or operator shall submit a summary report semiannually which contains the information specified in §63.10(e)(3)(vi). In addition, the summary report shall include:
   a. All exceedences of maximum control device inlet gas temperature limits specified in §63.1344(a) and (b);
   b. All failures to calibrate thermocouples and other temperature sensors as required under §63.1350(f)(7) of 40 CFR Part 63, Subpart LLL; and
   c. All failures to maintain the activated carbon injection rate, and the activated carbon injection carrier gas flow rate or pressure drop, as applicable, as required under §63.1344(c).
   d. The results of any combustion system component inspections conducted within the reporting period as required under §63.1350(i).
   e. All failures to comply with any provision of the operation and maintenance plan developed in accordance with §63.1350(a).
   f. For each PM, HCl, Hg, and THC CEMS or Hg sorbent trap monitoring system, within 60 days after the reporting periods, you must submit reports to the EPA's WebFIRE database by using the Compliance and Emissions Data Reporting Interface (CEDRI) that is accessed through the EPA's Central Data Exchange (CDX) (www.epa.gov/cdx). You must use the appropriate electronic reporting form in CEDRI or provide an alternate electronic file consistent with the EPA's reporting form output format. For each reporting period, the reports must include all of the calculated 30-operating day rolling average values derived from the CEMS or Hg sorbent trap monitoring systems.
   g. In response to each violation of an emissions standard or established operating parameter limit, the date, duration and description of each violation and the specific actions taken for each violation including inspections, corrective actions and repeat performance tests and the results of those actions.

   [§63.1354(b)(9)]

59. For each failure to meet a standard or emissions limit caused by a malfunction at an affected source, you must report the failure in the semi-annual compliance report required by §63.1354(b)(9). The report must contain the date, time and duration, and the cause of each event (including unknown cause, if applicable), and a sum of the number of events in the reporting period. The report must list for each event the affected source or equipment, an estimate of the volume of each regulated pollutant emitted over the emission limit for which the source failed to meet a standard, and a description of the method used to estimate the emissions. The report must also include a description of
actions taken by an owner or operator during a malfunction of an affected source to minimize emissions in accordance with §63.1348(d), including actions taken to correct a malfunction.  [§63.1354(c)]

60. The owner or operator shall maintain files of all information (including all reports and notifications) required by this section recorded in a form suitable and readily available for inspection and review as required by §63.10(b)(1). The files shall be retained for at least five years following the date of each occurrence, measurement, maintenance, corrective action, report, or record. At a minimum, the most recent two years of data shall be retained on site. The remaining three years of data may be retained off site. The files may be maintained on microfilm, on a computer, on floppy disks, on magnetic tape, or on microfiche.  [§63.1355(a)]

61. The owner or operator shall maintain records for each affected source as required by §63.10(b)(2) and (b)(3) of 40 CFR Part 63; and
   a. All documentation supporting initial notifications and notifications of compliance status under §63.9;
   b. All records of applicability determination, including supporting analyses; and
   c. If the owner or operator has been granted a waiver under §63.8(f)(6), any information demonstrating whether a source is meeting the requirements for a waiver of recordkeeping or reporting requirements.
   [§63.1355(b)]

62. You must keep annual records of the amount of CKD which is removed from the kiln system and either disposed of as solid waste or otherwise recycled for a beneficial use outside of the kiln system.  [§63.1355(d)]

63. You must keep records of the date, time and duration of each malfunction that causes an affected source to fail to meet an applicable standard; if there was also a monitoring malfunction, the date, time and duration of the monitoring malfunction; the record must list the affected source or equipment, an estimate of the volume of each regulated pollutant emitted over the standard for which the source failed to meet a standard, and a description of the method used to estimate the emissions.  [§63.1355(g)(1)]

64. You must keep records of actions taken during periods of malfunction to minimize emissions in accordance with §63.1348(d) including corrective actions to restore malfunctioning process and air pollution control and monitoring equipment to its normal or usual manner of operation.  [§63.1355(g)(2)]

65. For each exceedance from an emissions standard or established operating parameter limit, you must keep records of the date, duration and description of each exceedance and the specific actions taken for each exceedance including inspections, corrective actions and repeat performance tests and the results of those actions.  [§63.1355(h)]
The emissions limits for these sources are shown in Table 1 below. PM limits for existing kilns also apply to kilns that have undergone a modification as defined in subpart A of part 60 of title 40. [§63.1343(b)(1)]

**TABLE 1—EMISSIONS LIMITS FOR KILNS, CLINKER COOLERS, RAW MATERIAL DRYERS, RAW AND FINISH MILLS**

<table>
<thead>
<tr>
<th></th>
<th>If your source is a (an):</th>
<th>And the operating mode is:</th>
<th>And if is located at a:</th>
<th>Your emissions limits are:</th>
<th>And the units of the emissions limit are:</th>
<th>The oxygen correction factor is:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Existing kiln</td>
<td>Normal operation</td>
<td>Major or area source</td>
<td>PM $^{1} 0.07$</td>
<td>lb/ton clinker ng/dscm (TEQ)</td>
<td>NA. 7 percent. NA. 7 percent.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>D/F $^{2} 0.2$</td>
<td>lb/MM tons clinker ppm$_{vd}$</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Mercury 55</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>THC $^{3} 424$</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Existing kiln</td>
<td>Normal operation</td>
<td>Major source</td>
<td>HCl 3</td>
<td>ppm$_{vd}$</td>
<td>7 percent.</td>
</tr>
<tr>
<td>3</td>
<td>Existing kiln</td>
<td>Startup and shutdown</td>
<td>Major or area source</td>
<td>Work practices (63.1346(f))</td>
<td>NA</td>
<td>NA.</td>
</tr>
<tr>
<td>4</td>
<td>New kiln</td>
<td>Normal operation</td>
<td>Major or area source</td>
<td>PM $^{0} 0.02$</td>
<td>lb/ton clinker ng/dscm (TEQ)</td>
<td>NA. 7 percent. NA. 7 percent.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>D/F $^{2} 0.2$</td>
<td>lb/MM tons clinker ppm$_{vd}$</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Mercury 21</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>THC $^{3} 424$</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>New kiln</td>
<td>Normal operation</td>
<td>Major source</td>
<td>HCl 3</td>
<td>ppm$_{vd}$</td>
<td>7 percent.</td>
</tr>
<tr>
<td>6</td>
<td>New kiln</td>
<td>Startup and shutdown</td>
<td>Major or area source</td>
<td>Work practices (63.1346(f))</td>
<td>NA</td>
<td>NA.</td>
</tr>
<tr>
<td>7</td>
<td>Existing clinker cooler</td>
<td>Normal operation</td>
<td>Major or area source</td>
<td>PM 0.07</td>
<td>lb/ton clinker</td>
<td>NA.</td>
</tr>
<tr>
<td>8</td>
<td>Existing clinker cooler</td>
<td>Startup and shutdown</td>
<td>Major or area source</td>
<td>Work practices (63.1348(b)(9))</td>
<td>NA</td>
<td>NA.</td>
</tr>
<tr>
<td>9</td>
<td>New clinker cooler</td>
<td>Normal operation</td>
<td>Major or area source</td>
<td>PM 0.02</td>
<td>lb/ton clinker</td>
<td>NA.</td>
</tr>
<tr>
<td>10</td>
<td>New clinker cooler</td>
<td>Startup and shutdown</td>
<td>Major or area source</td>
<td>Work practices (63.1348(b)(9))</td>
<td>NA</td>
<td>NA.</td>
</tr>
</tbody>
</table>
If your source is a (an):  
And the operating mode is:  
And if is located at a:  
Your emissions limits are:  
And the units of the emissions limit are:  
The oxygen correction factor is:

<p>| | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>11. Existing or new raw material dryer</td>
<td>Normal operation</td>
<td>Major or area source</td>
<td>THC $^{3,4}24$ ppm$_{vd}$</td>
<td>NA.</td>
</tr>
<tr>
<td>12. Existing or new raw material dryer</td>
<td>Startup and shutdown</td>
<td>Major or area source</td>
<td>Work practices (63.1348(b)(9))</td>
<td>NA</td>
</tr>
<tr>
<td>13. Existing or new raw or finish mill</td>
<td>All operating modes</td>
<td>Major source</td>
<td>Opacity 10 percent</td>
<td>NA.</td>
</tr>
</tbody>
</table>

1 The initial and subsequent PM performance tests are performed using Method 5 or 5I and consist of three 1-hr tests.
2 If the average temperature at the inlet to the first PM control device (fabric filter or electrostatic precipitator) during the D/F performance test is 400 °F or less this limit is changed to 0.40 ng/dscm (TEQ).
3 Measured as propane.
4 Any source subject to the 24 ppm$_{vd}$ THC limit may elect to meet an alternative limit of 12 ppm$_{vd}$ for total organic HAP.

Title VI Provisions

67. The permittee must comply with the standards for labeling of products using ozone-depleting substances. [40 CFR Part 82, Subpart E]

   a. All containers containing a class I or class II substance stored or transported, all products containing a class I substance, and all products directly manufactured with a class I substance must bear the required warning statement if it is being introduced to interstate commerce pursuant to §82.106.
   b. The placement of the required warning statement must comply with the requirements pursuant to §82.108.
   c. The form of the label bearing the required warning must comply with the requirements pursuant to §82.110.
   d. No person may modify, remove, or interfere with the required warning statement except as described in §82.112.

68. The permittee must comply with the standards for recycling and emissions reduction, except as provided for MVACs in Subpart B. [40 CFR Part 82, Subpart F]

   a. Persons opening appliances for maintenance, service, repair, or disposal must comply with the required practices pursuant to §82.156.
   b. Equipment used during the maintenance, service, repair, or disposal of appliances must comply with the standards for recycling and recovery equipment pursuant to §82.158.
   c. Persons performing maintenance, service repair, or disposal of appliances must be certified by an approved technician certification program pursuant to §82.161.
d. Persons disposing of small appliances, MVACs, and MVAC like appliances must comply with record keeping requirements pursuant to §82.166. (“MVAC like appliance” as defined at §82.152)

e. Persons owning commercial or industrial process refrigeration equipment must comply with leak repair requirements pursuant to §82.156.

f. Owners/operators of appliances normally containing 50 or more pounds of refrigerant must keep records of refrigerant purchased and added to such appliances pursuant to §82.166.

69. If the permittee manufactures, transforms, destroys, imports, or exports a class I or class II substance, the permittee is subject to all requirements as specified in 40 CFR Part 82, Subpart A, Production and Consumption Controls.

70. If the permittee performs a service on motor (fleet) vehicles when this service involves ozone depleting substance refrigerant (or regulated substitute substance) in the motor vehicle air conditioner (MVAC), the permittee is subject to all the applicable requirements as specified in 40 CFR part 82, Subpart B, Servicing of Motor Vehicle Air Conditioners.

The term “motor vehicle” as used in Subpart B does not include a vehicle in which final assembly of the vehicle has not been completed. The term “MVAC” as used in Subpart B does not include the air tight sealed refrigeration system used as refrigerated cargo, or the system used on passenger buses using HCFC 22 refrigerant.

71. The permittee can switch from any ozone depleting substance to any alternative listed in the Significant New Alternatives Program (SNAP) promulgated pursuant to 40 CFR Part 82, Subpart G.

Permit Shield

72. Compliance with the conditions of this permit shall be deemed compliance with all applicable requirements, as of the date of permit issuance, included in and specifically identified in the following table of this condition. The permit specifically identifies the following as applicable requirements based upon the information submitted by the permittee in an application dated November 1, 2011, and supplemental information provided to the Department subsequently.
<table>
<thead>
<tr>
<th>Source No.</th>
<th>Regulation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plantwide</td>
<td>Arkansas Regulation 19</td>
<td>Compilation of Regulations of the Arkansas State Implementation Plan for Air Pollution Control</td>
</tr>
<tr>
<td>Plantwide</td>
<td>Arkansas Regulation 26</td>
<td>Regulations of the Arkansas Operating Air Permit Program</td>
</tr>
<tr>
<td>Plantwide</td>
<td>40 CFR Part 52.21</td>
<td>Regulations for the prevention of Significant Deterioration of Air Quality</td>
</tr>
<tr>
<td>41F.FT10, 40F.FT3, 40F.FT4, 40F.FT5, 40F.FT6, 40F.FT7, 40F.FT8, 40F.FT9, 40F.FTA</td>
<td>40 CFR 60, Subpart Kb</td>
<td>Standards of Performance for Volatile Organic Liquid Storage Vessels (Including Petroleum Liquid Storage Vessels) for which Construction, Reconstruction, or Modification Commenced after July 23, 1984</td>
</tr>
<tr>
<td>443.BF10, 443.BF30, 443.SK10</td>
<td>40 CFR 63, Subpart EEE</td>
<td>Emission Standards for Hazardous Waste Combustors</td>
</tr>
<tr>
<td>Source No.</td>
<td>Regulation</td>
<td>Description</td>
</tr>
<tr>
<td>-----------</td>
<td>------------</td>
<td>-------------</td>
</tr>
<tr>
<td>Source No.</td>
<td>Regulation</td>
<td>Description</td>
</tr>
<tr>
<td>-----------</td>
<td>------------</td>
<td>-------------</td>
</tr>
<tr>
<td>41F.BF10, 41F.FT10, 41F.TK10, 40F.FT3, 40F.FT4, 40F.FT5, 40F.FT6, 40F.FT7, 40F.FT8, 40F.FT9, 40F.FTA, 40F.TX1</td>
<td>40 CFR 61, Subpart FF</td>
<td>National Emission Standards for Benzene Waste Operations</td>
</tr>
<tr>
<td>41A.BF10, 41A.BF20, 41A.T2, 41A.T10, 44A.T10, 44A.BF10, 44B.BF10</td>
<td>40 CFR 60, Subpart Y</td>
<td>Standards of Performance for Coal Preparation Plants</td>
</tr>
<tr>
<td>41F.BF10, 41F.FT10, 41F.TK10, 40F.FT3, 40F.FT4, 40F.FT5, 40F.FT6, 40F.FT7, 40F.FT8, 40F.FT9, 40F.FTA, 40F.TX1, RCC</td>
<td>40 CFR 63, Subpart DD</td>
<td>National Emission Standards for Hazardous Air Pollutants from Off-site Waste and Recovery Operations</td>
</tr>
<tr>
<td>710-EG10</td>
<td>40 CFR Part 60, Subpart IIII</td>
<td>New Source performance Standards for Stationary Compression Ignition Internal Combustion Engines</td>
</tr>
</tbody>
</table>
The permit specifically identifies the following as inapplicable based upon information submitted by the permittee in an application dated November 1, 2011.

Inapplicable Regulations

<table>
<thead>
<tr>
<th>Source No.</th>
<th>Regulation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plantwide</td>
<td>40 CFR 60, Subpart F</td>
<td>Standards of Performance for Portland Cement Plants</td>
</tr>
</tbody>
</table>
SECTION VII: INSIGNIFICANT ACTIVITIES

The following sources are insignificant activities. Any activity that has a state or federal applicable requirement shall be considered a significant activity even if this activity meets the criteria of §26.304 of Regulation 26 or listed in the table below. Insignificant activity determinations rely upon the information submitted by the permittee in an application dated November 1, 2011.

<table>
<thead>
<tr>
<th>Description</th>
<th>Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>250 gallon grinding aid tanks</td>
<td>A-2</td>
</tr>
<tr>
<td>Less than 15 gallon DOT Containers</td>
<td>A-2</td>
</tr>
<tr>
<td>Masonry Air Entraining Agent Tank 10,000 gallon</td>
<td>A-3</td>
</tr>
<tr>
<td>10,000 gallon diesel UST</td>
<td>A-3</td>
</tr>
<tr>
<td>10,000 gallon diesel UST</td>
<td>A-3</td>
</tr>
<tr>
<td>10,000 gallon diesel UST</td>
<td>A-3</td>
</tr>
<tr>
<td>1,000 gallon used oil UST</td>
<td>A-3</td>
</tr>
<tr>
<td>(4) 550 gallon motor oil and/or hydraulic fluid UST</td>
<td>A-3</td>
</tr>
<tr>
<td>(2) 350 gallon used oil tanks</td>
<td>A-3</td>
</tr>
<tr>
<td>Piles Associated with Clean-up</td>
<td>A-13</td>
</tr>
<tr>
<td>10,000 gallon oil tank</td>
<td>A-13</td>
</tr>
<tr>
<td>12,000 gallon oil tank</td>
<td>A-13</td>
</tr>
<tr>
<td>10,000 gallon unleaded UST</td>
<td>A-13</td>
</tr>
<tr>
<td>30,000 gallon grinding aid tank</td>
<td>A-13</td>
</tr>
</tbody>
</table>
SECTION VIII: GENERAL PROVISIONS

1. Any terms or conditions included in this permit which specify and reference Arkansas Pollution Control & Ecology Commission Regulation 18 or the Arkansas Water and Air Pollution Control Act (A.C.A. §8-4-101 et seq.) as the sole origin of and authority for the terms or conditions are not required under the Clean Air Act or any of its applicable requirements, and are not federally enforceable under the Clean Air Act. Arkansas Pollution Control & Ecology Commission Regulation 18 was adopted pursuant to the Arkansas Water and Air Pollution Control Act (A.C.A. §8-4-101 et seq.). Any terms or conditions included in this permit which specify and reference Arkansas Pollution Control & Ecology Commission Regulation 18 or the Arkansas Water and Air Pollution Control Act (A.C.A. §8-4-101 et seq.) as the origin of and authority for the terms or conditions are enforceable under this Arkansas statute. [40 CFR 70.6(b)(2)]

2. This permit shall be valid for a period of five (5) years beginning on the date this permit becomes effective and ending five (5) years later. [40 CFR 70.6(a)(2) and Regulation 26 §26.701(B)]

3. The permittee must submit a complete application for permit renewal at least six (6) months before permit expiration. Permit expiration terminates the permittee’s right to operate unless the permittee submitted a complete renewal application at least six (6) months before permit expiration. If the permittee submits a complete application, the existing permit will remain in effect until the Department takes final action on the renewal application. The Department will not necessarily notify the permittee when the permit renewal application is due. [Regulation 26 §26.406]

4. Where an applicable requirement of the Clean Air Act, as amended, 42 U.S.C. 7401, et seq. (Act) is more stringent than an applicable requirement of regulations promulgated under Title IV of the Act, the permit incorporates both provisions into the permit, and the Director or the Administrator can enforce both provisions. [40 CFR 70.6(a)(1)(ii) and Regulation 26 §26.701(A)(2)]

5. The permittee must maintain the following records of monitoring information as required by this permit.

   a. The date, place as defined in this permit, and time of sampling or measurements;
   b. The date(s) analyses performed;
   c. The company or entity performing 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.

   [40 CFR 70.6(a)(3)(ii)(A) and Regulation 26 §26.701(C)(2)]
6. The permittee must retain the records of all required monitoring data and support information for at least five (5) years from the date of the monitoring sample, measurement, report, or application. Support information includes all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, and copies of all reports required by this permit. [40 CFR 70.6(a)(3)(ii)(B) and Regulation 26 §26.701(C)(2)(b)]

7. The permittee must submit reports of all required monitoring every six (6) months. If the permit establishes no other reporting period, the reporting period shall end on the last day of the month six months after the issuance of the initial Title V permit and every six months thereafter. The report is due on the first day of the second month after the end of the reporting period. The first report due after issuance of the initial Title V permit shall contain six months of data and each report thereafter shall contain 12 months of data. The report shall contain data for all monitoring requirements in effect during the reporting period. If a monitoring requirement is not in effect for the entire reporting period, only those months of data in which the monitoring requirement was in effect are required to be reported. The report must clearly identify all instances of deviations from permit requirements. A responsible official as defined in Regulation No. 26, §26.2 must certify all required reports. The permittee will send the reports to the address below:

Arkansas Department of Environmental Quality
Air Division
ATTN: Compliance Inspector Supervisor
5301 Northshore Drive
North Little Rock, AR 72118-5317

[40 CFR 70.6(a)(3)(iii)(A) and Regulation 26 §26.701(C)(3)(a)]

8. The permittee shall report to the Department all deviations from permit requirements, including those attributable to upset conditions as defined in the permit.

a. For all upset conditions (as defined in Regulation 19, § 19.601), the permittee will make an initial report to the Department by the next business day after the discovery of the occurrence. The initial report may be made by telephone and shall include:

   i. The facility name and location;
   ii. The process unit or emission source deviating from the permit limit;
   iii. The permit limit, including the identification of pollutants, from which deviation occurs;
   iv. The date and time the deviation started;
   v. The duration of the deviation;
   vi. The average emissions during the deviation;
   vii. The probable cause of such deviations;
vi. Any corrective actions or preventive measures taken or being taken to prevent such deviations in the future; and

ix. The name of the person submitting the report.

The permittee shall make a full report in writing to the Department within five (5) business days of discovery of the occurrence. The report must include, in addition to the information required by the initial report, a schedule of actions taken or planned to eliminate future occurrences and/or to minimize the amount the permit’s limits were exceeded and to reduce the length of time the limits were exceeded. The permittee may submit a full report in writing (by facsimile, overnight courier, or other means) by the next business day after discovery of the occurrence, and the report will serve as both the initial report and full report.

b. For all deviations, the permittee shall report such events in semi-annual reporting and annual certifications required in this permit. This includes all upset conditions reported in 8a above. The semi-annual report must include all the information as required by the initial and full reports required in 8a.

[Regulation 19 §19.601 and §19.602, Regulation 26 §26.701(C)(3)(b), and 40 CFR 70.6(a)(3)(iii)(B)]

9. If any provision of the permit or the application thereof to any person or circumstance is held invalid, such invalidity will not affect other provisions or applications hereof which can be given effect without the invalid provision or application, and to this end, provisions of this Regulation are declared to be separable and severable. [40 CFR 70.6(a)(5), Regulation 26 §26.701(E), and A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311]

10. The permittee must comply with all conditions of this Part 70 permit. Any permit noncompliance with applicable requirements as defined in Regulation 26 constitutes a violation of the Clean Air Act, as amended, 42 U.S.C. §7401, et seq. and is grounds for enforcement action; for permit termination, revocation and reissuance, for permit modification; or for denial of a permit renewal application. [40 CFR 70.6(a)(6)(i) and Regulation 26 §26.701(F)(1)]

11. 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 to maintain compliance with the conditions of this permit. [40 CFR 70.6(a)(6)(ii) and Regulation 26 §26.701(F)(2)]

12. The Department may modify, revoke, reopen and reissue the permit or terminate the permit for cause. The filing of a request by the permittee for a permit modification, revocation and reissuance, termination, or of a notification of planned changes or anticipated noncompliance does not stay any permit condition. [40 CFR 70.6(a)(6)(iii) and Regulation 26 §26.701(F)(3)]
13. This permit does not convey any property rights of any sort, or any exclusive privilege. [40 CFR 70.6(a)(6)(iv) and Regulation 26 §26.701(F)(4)]

14. The permittee must furnish to the Director, within the time specified by the Director, any information that the Director 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 must also furnish to the Director copies of records required by the permit. For information the permittee claims confidentiality, the Department may require the permittee to furnish such records directly to the Director along with a claim of confidentiality. [40 CFR 70.6(a)(6)(v) and Regulation 26 §26.701(F)(5)]

15. The permittee must pay all permit fees in accordance with the procedures established in Regulation 9. [40 CFR 70.6(a)(7) and Regulation 26 §26.701(G)]

16. No permit revision shall be required, under any approved economic incentives, marketable permits, emissions trading and other similar programs or processes for changes provided for elsewhere in this permit. [40 CFR 70.6(a)(8) and Regulation 26 §26.701(H)]

17. If the permit allows different operating scenarios, the permittee shall, contemporaneously with making a change from one operating scenario to another, record in a log at the permitted facility a record of the operational scenario. [40 CFR 70.6(a)(9)(i) and Regulation 26 §26.701(I)(1)]

18. The Administrator and citizens may enforce under the Act all terms and conditions in this permit, including any provisions designed to limit a source’s potential to emit, unless the Department specifically designates terms and conditions of the permit as being federally unenforceable under the Act or under any of its applicable requirements. [40 CFR 70.6(b) and Regulation 26 §26.702(A) and (B)]

19. Any document (including reports) required by this permit must contain a certification by a responsible official as defined in Regulation 26, §26.2. [40 CFR 70.6(c)(1) and Regulation 26 §26.703(A)]

20. The permittee must allow an authorized representative of the Department, upon presentation of credentials, to perform the following: [40 CFR 70.6(c)(2) and Regulation 26 §26.703(B)]
   a. Enter upon the permittee’s premises where the permitted 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 required 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 this permit; and
d. As authorized by the Act, sample or monitor at reasonable times substances or parameters for assuring compliance with this permit or applicable requirements.

21. The permittee shall submit a compliance certification with the terms and conditions contained in the permit, including emission limitations, standards, or work practices. The permittee must submit the compliance certification annually. If the permit establishes no other reporting period, the reporting period shall end on the last day of the anniversary month of the initial Title V permit. The report is due on the first day of the second month after the end of the reporting period. The permittee must also submit the compliance certification to the Administrator as well as to the Department. All compliance certifications required by this permit must include the following: [40 CFR 70.6(c)(5) and Regulation 26 §26.703(E)(3)]

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 reporting period established by the monitoring requirements of this permit; and
e. Such other facts as the Department may require elsewhere in this permit or by §114(a)(3) and §504(b) of the Act.

22. Nothing in this permit will alter or affect the following: [Regulation 26 §26.704(C)]

a. The provisions of Section 303 of the Act (emergency orders), including the authority of the Administrator under that section;
b. The liability of the permittee 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 §408(a) of the Act; or
d. The ability of EPA to obtain information from a source pursuant to §114 of the Act.

23. This permit authorizes only those pollutant emitting activities addressed in this permit. [A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311]

24. The permittee may request in writing and at least 15 days in advance of the deadline, an extension to any testing, compliance or other dates in this permit. No such extensions are authorized until the permittee receives written Department approval. The Department may grant such a request, at its discretion in the following circumstances:
25. The permittee may request in writing and at least 30 days in advance, temporary emissions and/or testing that would otherwise exceed an emission rate, throughput requirement, or other limit in this permit. No such activities are authorized until the permittee receives written Department approval. Any such emissions shall be included in the facility’s total emissions and reported as such. The Department may grant such a request, at its discretion under the following conditions:

a. Such a request does not violate a federal requirement;
b. Such a request is temporary in nature;
c. Such a request will not result in a condition of air pollution;
d. The request contains such information necessary for the Department to evaluate the request, including but not limited to, quantification of such emissions and the date/time such emission will occur;
e. Such a request will result in increased emissions less than five tons of any individual criteria pollutant, one ton of any single HAP and 2.5 tons of total HAPs; and
f. The permittee maintains records of the dates and results of such temporary emissions/testing.

[Regulation 18 §18.314(B), Regulation 19 §19.416(B), Regulation 26 §26.1013(B), A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311, and 40 CFR Part 52, Subpart E]

26. The permittee may request in writing and at least 30 days in advance, an alternative to the specified monitoring in this permit. No such alternatives are authorized until the permittee receives written Department approval. The Department may grant such a request, at its discretion under the following conditions:

d. The request does not violate a federal requirement;
e. The request provides an equivalent or greater degree of actual monitoring to the current requirements; and
f. Any such request, if approved, is incorporated in the next permit modification application by the permittee.

[Regulation 18 §18.314(C), Regulation 19 §19.416(C), Regulation 26 §26.1013(C), A.C.A. §8-4-203 as referenced by §8-4-304 and §8-4-311, and 40 CFR Part 52, Subpart E]
Appendix A
Continuous Emission Monitoring Systems Conditions
Arkansas Department of Environmental Quality

CONTINUOUS EMISSION MONITORING SYSTEMS CONDITIONS

Revised September 2013
PREAMBLE

These conditions are intended to outline the requirements for facilities required to operate Continuous Emission Monitoring Systems/Continuous Opacity Monitoring Systems (CEMS/COMS). Generally there are three types of sources required to operate CEMS/COMS:

1. CEMS/COMS required by 40 CFR Part 60 or 63,
2. CEMS required by 40 CFR Part 75,
3. CEMS/COMS required by ADEQ permit for reasons other than Part 60, 63 or 75.

These CEMS/COMS conditions are not intended to supercede Part 60, 63 or 75 requirements.

- Only CEMS/COMS in the third category (those required by ADEQ permit for reasons other than Part 60, 63, or 75) shall comply with SECTION II, MONITORING REQUIREMENTS and SECTION IV, QUALITY ASSURANCE/QUALITY CONTROL.

- All CEMS/COMS shall comply with Section III, NOTIFICATION AND RECORDKEEPING.
SECTION I
DEFINITIONS

Continuous Emission Monitoring System (CEMS) - The total equipment required for the determination of a gas concentration and/or emission rate so as to include sampling, analysis and recording of emission data.

Continuous Opacity Monitoring System (COMS) - The total equipment required for the determination of opacity as to include sampling, analysis and recording of emission data.

Calibration Drift (CD) - The difference in the CEMS output reading from the established reference value after a stated period of operation during which no unscheduled maintenance, repair, or adjustments took place.

Back-up CEMS (Secondary CEMS) - A CEMS with the ability to sample, analyze and record stack pollutant to determine gas concentration and/or emission rate. This CEMS is to serve as a back-up to the primary CEMS to minimize monitor downtime.

Excess Emissions - Any period in which the emissions exceed the permit limits.

Monitor Downtime - Any period during which the CEMS/COMS is unable to sample, analyze and record a minimum of four evenly spaced data points over an hour, except during one daily zero-span check during which two data points per hour are sufficient.

Out-of-Control Period - Begins with the time corresponding to the completion of the fifth, consecutive, daily CD check with a CD in excess of two times the allowable limit, or the time corresponding to the completion of the daily CD check preceding the daily CD check that results in a CD in excess of four times the allowable limit and the time corresponding to the completion of the sampling for the Relative Accuracy Test Audit (RATA), Relative Accuracy Audit (RAA), or Cylinder Gas Audit (CGA) which exceeds the limits outlined in Section IV. Out-of-Control Period ends with the time corresponding to the completion of the CD check following corrective action with the results being within the allowable CD limit or the completion of the sampling of the subsequent successful RATA, RAA, or CGA.

Primary CEMS - The main reporting CEMS with the ability to sample, analyze, and record stack pollutant to determine gas concentration and/or emission rate.

Relative Accuracy (RA) - The absolute mean difference between the gas concentration or emission rate determined by the CEMS and the value determined by the reference method plus the 2.5 percent error confidence coefficient of a series of tests divided by the mean of the reference method tests of the applicable emission limit.

Span Value – The upper limit of a gas concentration measurement range.
SECTION II

MONITORING REQUIREMENTS

** Only CEMS/COMS required by ADEQ permit for reasons other than Part 60, 63 or 75 shall comply with this section.

A. For new sources, the installation date for the CEMS/COMS shall be no later than thirty (30) days from the date of start-up of the source.

B. For existing sources, the installation date for the CEMS/COMS shall be no later than sixty (60) days from the issuance of the permit unless the permit requires a specific date.

C. Within sixty (60) days of installation of a CEMS/COMS, a performance specification test (PST) must be completed. PST's are defined in 40 CFR, Part 60, Appendix B, PS 1-9. The Department may accept alternate PST's for pollutants not covered by Appendix B on a case-by-case basis. Alternate PST's shall be approved, in writing, by the ADEQ CEM Coordinator prior to testing.

D. Each CEMS/COMS shall have, as a minimum, a daily zero-span check. The zero-span shall be adjusted whenever the 24-hour zero or 24-hour span drift exceeds two times the limits in the applicable performance specification in 40 CFR, Part 60, Appendix B. Before any adjustments are made to either the zero or span drifts measured at the 24-hour interval, the excess zero and span drifts measured must be quantified and recorded.

E. All CEMS/COMS shall be in continuous operation and shall meet minimum frequency of operation requirements of 95% up-time for each quarter for each pollutant measured. Percent of monitor down-time is calculated by dividing the total minutes the monitor is not in operation by the total time in the calendar quarter and multiplying by one hundred. Failure to maintain operation time shall constitute a violation of the CEMS conditions.

F. Percent of excess emissions are calculated by dividing the total minutes of excess emissions by the total time the source operated and multiplying by one hundred. Failure to maintain compliance may constitute a violation of the CEMS conditions.

G. All CEMS measuring emissions shall complete a minimum of one cycle of operation (sampling, analyzing, and data recording) for each successive fifteen minute period unless more cycles are required by the permit. For each CEMS, one-hour averages shall be computed from four or more data points equally spaced over each one hour period unless more data points are required by the permit.

H. All COMS shall complete a minimum of one cycle of sampling and analyzing for each successive 10-second period and one cycle of data recording for each successive 6-minute period.

I. When the pollutant from a single affected facility is released through more than one point, a CEMS/COMS shall be installed on each point unless installation of fewer systems is approved, in writing, by the ADEQ
CEM Coordinator. When more than one CEM/COM is used to monitor emissions from one affected facility the owner or operator shall report the results as required from each CEMS/COMS.
SECTION III

NOTIFICATION AND RECORD KEEPING

** All CEMS/COMS shall comply with this section.

A. When requested to do so by an owner or operator, the ADEQ CEM Coordinator will review plans for installation or modification for the purpose of providing technical advice to the owner or operator.

B. Each facility which operates a CEMS/COMS shall notify the ADEQ CEM Coordinator of the date for which the demonstration of the CEMS/COMS performance will commence (i.e. PST, RATA, RAA, CGA). Notification shall be received in writing no less than 15 business days prior to testing. Performance test results shall be submitted to the Department within thirty days after completion of testing.

C. Each facility which operates a CEMS/COMS shall maintain records of the occurrence and duration of start up/shut down, cleaning/soot blowing, process problems, fuel problems, or other malfunction in the operation of the affected facility which causes excess emissions. This includes any malfunction of the air pollution control equipment or any period during which a continuous monitoring device/system is inoperative.

D. Each facility required to install a CEMS/COMS shall submit an excess emission and monitoring system performance report to the Department (Attention: Air Division, CEM Coordinator) at least quarterly, unless more frequent submittals are warranted to assess the compliance status of the facility. Quarterly reports shall be postmarked no later than the 30th day of the month following the end of each calendar quarter.

E. All excess emissions shall be reported in terms of the applicable standard. Each report shall be submitted on ADEQ Quarterly Excess Emission Report Forms. Alternate forms may be used with prior written approval from the Department.

F. Each facility which operates a CEMS/COMS must maintain on site a file of CEMS/COMS data including all raw data, corrected and adjusted, repair logs, calibration checks, adjustments, and test audits. This file must be retained for a period of at least five years, and is required to be maintained in such a condition that it can easily be audited by an inspector.

G. Quarterly reports shall be used by the Department to determine compliance with the permit.
SECTION IV
QUALITY ASSURANCE/QUALITY CONTROL

** Only CEMS/COMS required by ADEQ permit for reasons other than Part 60, 63 or 75 shall comply with this section.

A. For each CEMS/COMS a Quality Assurance/Quality Control (QA/QC) plan shall be submitted to the Department (Attn.: Air Division, CEM Coordinator). CEMS quality assurance procedures are defined in 40 CFR, Part 60, Appendix F. This plan shall be submitted within 180 days of the CEMS/COMS installation. A QA/QC plan shall consist of procedure and practices which assures acceptable level of monitor data accuracy, precision, representativeness, and availability.

B. The submitted QA/QC plan for each CEMS/COMS shall not be considered as accepted until the facility receives a written notification of acceptance from the Department.

C. Facilities responsible for one, or more, CEMS/COMS used for compliance monitoring shall meet these minimum requirements and are encouraged to develop and implement a more extensive QA/QC program, or to continue such programs where they already exist. Each QA/QC program must include written procedures which should describe in detail, complete, step-by-step procedures and operations for each of the following activities:

1. Calibration of CEMS/COMS
   a. Daily calibrations (including the approximate time(s) that the daily zero and span drifts will be checked and the time required to perform these checks and return to stable operation)

2. Calibration drift determination and adjustment of CEMS/COMS
   a. Out-of-control period determination
   b. Steps of corrective action

3. Preventive maintenance of CEMS/COMS
   a. CEMS/COMS information
      1) Manufacture
      2) Model number
      3) Serial number
   b. Scheduled activities (check list)
   c. Spare part inventory

4. Data recording, calculations, and reporting

5. Accuracy audit procedures including sampling and analysis methods

6. Program of corrective action for malfunctioning CEMS/COMS

D. A Relative Accuracy Test Audit (RATA), shall be conducted at least once every four calendar quarters. A Relative Accuracy Audit (RAA), or a Cylinder Gas Audit (CGA), may be conducted in the other three
quarters but in no more than three quarters in succession. The RATA should be conducted in accordance with the applicable test procedure in 40 CFR Part 60 Appendix A and calculated in accordance with the applicable performance specification in 40 CFR Part 60 Appendix B. CGA’s and RAA’s should be conducted and the data calculated in accordance with the procedures outlined on 40 CFR Part 60 Appendix F.

If alternative testing procedures or methods of calculation are to be used in the RATA, RAA or CGA audits prior authorization must be obtained from the ADEQ CEM Coordinator.

E. Criteria for excessive audit inaccuracy.

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<tr>
<td>All Pollutants except Carbon Monoxide</td>
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<tr>
<td>&gt; 20% Relative Accuracy</td>
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<tr>
<td>Carbon Monoxide</td>
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<tr>
<td>&gt; 10% Relative Accuracy</td>
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<td>&gt; 10% of the Applicable Standard</td>
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<tr>
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<tr>
<td>Flow</td>
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<td>&gt; 20% Relative Accuracy</td>
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<td>&gt; 15% of average audit value or 5 ppm difference</td>
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<tr>
<td>Diluent (O₂ &amp; CO₂)</td>
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<td>&gt; 15% of the three run average or &gt; 7.5 % of the applicable standard</td>
</tr>
<tr>
<td>Diluent (O₂ &amp; CO₂)</td>
</tr>
<tr>
<td>&gt; 15% of the three run average or &gt; 7.5 % of the applicable standard</td>
</tr>
</tbody>
</table>
F. If either the zero or span drift results exceed two times the applicable drift specification in 40 CFR, Part 60, Appendix B for five consecutive, daily periods, the CEMS is out-of-control. If either the zero or span drift results exceed four times the applicable drift specification in Appendix B during a calibration drift check, the CEMS is out-of-control. If the CEMS exceeds the audit inaccuracies listed above, the CEMS is out-of-control. If a CEMS is out-of-control, the data from that out-of-control period is not counted towards meeting the minimum data availability as required and described in the applicable subpart. The end of the out-of-control period is the time corresponding to the completion of the successful daily zero or span drift or completion of the successful CGA, RAA or RATA.

G. A back-up monitor may be placed on an emission source to minimize monitor downtime. This back-up CEMS is subject to the same QA/QC procedure and practices as the primary CEMS. The back-up CEMS shall be certified by a PST. Daily zero-span checks must be performed and recorded in accordance with standard practices. When the primary CEMS goes down, the back-up CEMS may then be engaged to sample, analyze and record the emission source pollutant until repairs are made and the primary unit is placed back in service. Records must be maintained on site when the back-up CEMS is placed in service, these records shall include at a minimum the reason the primary CEMS is out of service, the date and time the primary CEMS was out of service and the date and time the primary CEMS was placed back in service.
Appendix B
Enclosed Transfer Points
B-1. ENCLOSED TRANSFER POINTS SUBJECT TO 40 CFR 1350(f)(1)(V)

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<th>Transfer Point Description</th>
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Title V Permit Modification
Trinity Consultants
July 1, 2011
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</tr>
<tr>
<td>621.CHJ</td>
<td>Transfer Chute</td>
<td>Truck Loadout Bin TL5 to 621.AS8</td>
</tr>
<tr>
<td>621.CHH</td>
<td>Transfer Chute</td>
<td>621.AS7 and 621.AS9 to Truck Loadout</td>
</tr>
<tr>
<td>621.CHM</td>
<td>Transfer Chute</td>
<td>621.AS8 to Truck Loadout</td>
</tr>
<tr>
<td>621.CHO</td>
<td>Transfer Chute</td>
<td>621.ASA and 621.ASB to Truck Loadout</td>
</tr>
<tr>
<td>621.CHR</td>
<td>Transfer Chute</td>
<td>621.ASA and 621.ASB to Truck Loadout</td>
</tr>
<tr>
<td>621.CL1</td>
<td>Cement Line</td>
<td>621.MP1 to 621.CL2 or 621.CL3</td>
</tr>
<tr>
<td>621.CL2</td>
<td>Cement Line</td>
<td>621.CL1 to Silos 12-16</td>
</tr>
<tr>
<td>621.CL3</td>
<td>Cement Line</td>
<td>621.CL1 to 621.CL4 or 621.CL5</td>
</tr>
<tr>
<td>621.CL4</td>
<td>Cement Line</td>
<td>621.CL3 to Bin 26 &amp; 27</td>
</tr>
<tr>
<td>Equip #</td>
<td>Equipment Description</td>
<td>Transfer Point Description</td>
</tr>
<tr>
<td>----------</td>
<td>-----------------------</td>
<td>--------------------------------------------------</td>
</tr>
<tr>
<td>621.CL5</td>
<td>Cement Line</td>
<td>621.CL3 to Truck Loading Tanks TL3, 4 &amp; 5</td>
</tr>
<tr>
<td>621.MP1</td>
<td>Pump</td>
<td>621.MP1 to 621.CL1</td>
</tr>
<tr>
<td>44B.CH05</td>
<td>Transfer Chute</td>
<td>44B.SC10 to 44B.SC11</td>
</tr>
<tr>
<td>44B.CH07</td>
<td>Transfer Chute</td>
<td>44B.SC11 to 44C.BI10</td>
</tr>
<tr>
<td>44B.RM10</td>
<td>Coal Raw Mill</td>
<td>44B.RM10 to 44B.BF20</td>
</tr>
<tr>
<td>44C.CH01</td>
<td>Transfer Chute</td>
<td>44C.BI10 to 44C.KD04</td>
</tr>
<tr>
<td>44C.CH02</td>
<td>Transfer Chute</td>
<td>44C.BI10 to 44C.CL01</td>
</tr>
<tr>
<td>44C.CH03</td>
<td>Transfer Chute</td>
<td>44C.BI10 to 44C.CL02</td>
</tr>
<tr>
<td>612.CH14</td>
<td>Transfer Chute</td>
<td>612.ASB and 612.ASD to 612.MP2</td>
</tr>
<tr>
<td>621.CHP</td>
<td>Transfer Chute</td>
<td>621.BF8 to 621.BN05</td>
</tr>
<tr>
<td>442.BI10</td>
<td>Storage Bin</td>
<td></td>
</tr>
<tr>
<td>443.TD10</td>
<td>Transfer Duct</td>
<td>443.CT10 to 326.RM01, 331.BF300</td>
</tr>
<tr>
<td>327.TD01</td>
<td>Transfer Duct</td>
<td>326.RM01 to 327.CN01, 327.CN02, 327.CN03,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>327.CN04</td>
</tr>
<tr>
<td>403.CL1</td>
<td>Transfer Duct</td>
<td>403.MP3 to 612.PM2</td>
</tr>
<tr>
<td>403.CL2</td>
<td>Transfer Duct</td>
<td>403.MP3 to 403.BN7</td>
</tr>
<tr>
<td>443.CL10</td>
<td>Transfer Duct</td>
<td>443.PP20 to 403.BN3, 403.BN4, 403.BN5, 403.BN6</td>
</tr>
<tr>
<td>443.CL11</td>
<td>Transfer Duct</td>
<td>443.PP30 to 403.BN3, 403.BN4, 403.BN5, 403.BN6</td>
</tr>
<tr>
<td>443.TD15</td>
<td>Transfer Duct</td>
<td>443.CT01 to 451.BF20</td>
</tr>
<tr>
<td>329.TD10</td>
<td>Transfer Duct</td>
<td>329.PP10 to 329.AV01</td>
</tr>
<tr>
<td>515.MP1</td>
<td>Pump</td>
<td>515.MP1 to 521.BN1 or bulk silos</td>
</tr>
<tr>
<td>535.CL10</td>
<td>Transfer Duct</td>
<td>535.PP10 to 611.VA10</td>
</tr>
</tbody>
</table>
Appendix C
AP-42 Section 13.2.4
13.2.4 Aggregate Handling And Storage Piles

13.2.4.1 General

Inherent in operations that use minerals in aggregate form is the maintenance of outdoor storage piles. Storage piles are usually left uncovered, partially because of the need for frequent material transfer into or out of storage.

Dust emissions occur at several points in the storage cycle, such as material loading onto the pile, disturbances by strong wind currents, and loadout from the pile. The movement of trucks and loading equipment in the storage pile area is also a substantial source of dust.

13.2.4.2 Emissions And Correction Parameters

The quantity of dust emissions from aggregate storage operations varies with the volume of aggregate passing through the storage cycle. Emissions also depend on 3 parameters of the condition of a particular storage pile: age of the pile, moisture content, and proportion of aggregate fines.

When freshly processed aggregate is loaded onto a storage pile, the potential for dust emissions is at a maximum. Fines are easily disaggregated and released to the atmosphere upon exposure to air currents, either from aggregate transfer itself or from high winds. As the aggregate pile weathers, however, potential for dust emissions is greatly reduced. Moisture causes aggregation and cementation of fines to the surfaces of larger particles. Any significant rainfall soaks the interior of the pile, and then the drying process is very slow.

Silt (particles equal to or less than 75 micrometers [µm] in diameter) content is determined by measuring the portion of dry aggregate material that passes through a 200-mesh screen, using ASTM-C-136 method.\(^1\) Table 13.2.4-1 summarizes measured silt and moisture values for industrial aggregate materials.
# Table 13.2.4-1. TYPICAL SILT AND MOISTURE CONTENTS OF MATERIALS AT VARIOUS INDUSTRIES

<table>
<thead>
<tr>
<th>Industry</th>
<th>No. Of Facilities</th>
<th>Material</th>
<th>Silt Content (%)</th>
<th>Moisture Content (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>No. Of Samples</td>
<td>Range</td>
</tr>
<tr>
<td>Iron and steel production</td>
<td>9</td>
<td>Pellet ore</td>
<td>13</td>
<td>1.3 - 13</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lump ore</td>
<td>9</td>
<td>2.8 - 19</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Coal</td>
<td>12</td>
<td>2.0 - 7.7</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Slag</td>
<td>3</td>
<td>3.0 - 7.3</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Flue dust</td>
<td>3</td>
<td>2.7 - 23</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Coke breeze</td>
<td>2</td>
<td>4.4 - 5.4</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Blended ore</td>
<td>1</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Sinter</td>
<td>1</td>
<td>—</td>
</tr>
<tr>
<td>Stone quarrying and processing</td>
<td>2</td>
<td>Limestone</td>
<td>3</td>
<td>0.4 - 2.3</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Crushed limestone</td>
<td>2</td>
<td>1.3 - 1.9</td>
</tr>
<tr>
<td>Taconite mining and processing</td>
<td>1</td>
<td>Various limestone products</td>
<td>8</td>
<td>0.8 - 14</td>
</tr>
<tr>
<td>Western surface coal mining</td>
<td>4</td>
<td>Pellets</td>
<td>9</td>
<td>2.2 - 5.4</td>
</tr>
<tr>
<td>Coal</td>
<td>15</td>
<td>Tailings</td>
<td>2</td>
<td>ND</td>
</tr>
<tr>
<td>Overburden</td>
<td>15</td>
<td>Exposed ground</td>
<td>3</td>
<td>5.1 - 21</td>
</tr>
<tr>
<td>Coal (as received)</td>
<td>60</td>
<td>Coal</td>
<td>15</td>
<td>3.4 - 16</td>
</tr>
<tr>
<td>Municipal solid waste landfills</td>
<td>4</td>
<td>Sand</td>
<td>1</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Slag</td>
<td>2</td>
<td>3.0 - 4.7</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Cover</td>
<td>5</td>
<td>5.0 - 16</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Clay/dirt mix</td>
<td>1</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Clay</td>
<td>2</td>
<td>4.5 - 7.4</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Fly ash</td>
<td>4</td>
<td>78 - 81</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Misc. fill materials</td>
<td>1</td>
<td>—</td>
</tr>
</tbody>
</table>

*References 1-10. ND = no data.*
13.2.4.3 Predictive Emission Factor Equations

Total dust emissions from aggregate storage piles result from several distinct source activities within the storage cycle:

1. Loading of aggregate onto storage piles (batch or continuous drop operations).
2. Equipment traffic in storage area.
3. Wind erosion of pile surfaces and ground areas around piles.
4. Loadout of aggregate for shipment or for return to the process stream (batch or continuous drop operations).

Either adding aggregate material to a storage pile or removing it usually involves dropping the material onto a receiving surface. Truck dumping on the pile or loading out from the pile to a truck with a front-end loader are examples of batch drop operations. Adding material to the pile by a conveyor stacker is an example of a continuous drop operation.
The quantity of particulate emissions generated by either type of drop operation, per kilogram (kg) (ton) of material transferred, may be estimated, with a rating of A, using the following empirical expression:

$$E = k(0.0016) \frac{(U)}{(2.2)}^{1.3} \frac{(M)}{(2)}^{1.4} \text{ (kg/megagram [Mg])}$$

$$E = k(0.0032) \frac{(U)}{(5)}^{1.3} \frac{(M)}{(2)}^{1.4} \text{ (pound [lb]/ton)}$$

where:

- $E$ = emission factor
- $k$ = particle size multiplier (dimensionless)
- $U$ = mean wind speed, meters per second (m/s) (miles per hour [mph])
- $M$ = material moisture content (%)

The particle size multiplier in the equation, $k$, varies with aerodynamic particle size range, as follows:

<table>
<thead>
<tr>
<th>Aerodynamic Particle Size Multiplier ($k$) For Equation 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>$&lt; 30 \mu m$</td>
</tr>
<tr>
<td>0.74</td>
</tr>
</tbody>
</table>

$^a$ Multiplier for $< 2.5 \mu m$ taken from Reference 14.

The equation retains the assigned quality rating if applied within the ranges of source conditions that were tested in developing the equation, as follows. Note that silt content is included, even though silt content does not appear as a correction parameter in the equation. While it is reasonable to expect that silt content and emission factors are interrelated, no significant correlation between the 2 was found during the derivation of the equation, probably because most tests with high silt contents were conducted under lower winds, and vice versa. It is recommended that estimates from the equation be reduced 1 quality rating level if the silt content used in a particular application falls outside the range given:

<table>
<thead>
<tr>
<th>Ranges Of Source Conditions For Equation 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Silt Content (%)</td>
</tr>
<tr>
<td>0.44 - 19</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

To retain the quality rating of the equation when it is applied to a specific facility, reliable correction parameters must be determined for specific sources of interest. The field and laboratory procedures for aggregate sampling are given in Reference 3. In the event that site-specific values for
correction parameters cannot be obtained, the appropriate mean from Table 13.2.4-1 may be used, but the quality rating of the equation is reduced by 1 letter.

For emissions from equipment traffic (trucks, front-end loaders, dozers, etc.) traveling between or on piles, it is recommended that the equations for vehicle traffic on unpaved surfaces be used (see Section 13.2.2). For vehicle travel between storage piles, the silt value(s) for the areas among the piles (which may differ from the silt values for the stored materials) should be used.

Worst-case emissions from storage pile areas occur under dry, windy conditions. Worst-case emissions from materials-handling operations may be calculated by substituting into the equation appropriate values for aggregate material moisture content and for anticipated wind speeds during the worst case averaging period, usually 24 hours. The treatment of dry conditions for Section 13.2.2, vehicle traffic, "Unpaved Roads", follows the methodology described in that section centering on parameter p. A separate set of nonclimatic correction parameters and source extent values corresponding to higher than normal storage pile activity also may be justified for the worst-case averaging period.

13.2.4.4 Controls

Watering and the use of chemical wetting agents are the principal means for control of aggregate storage pile emissions. Enclosure or covering of inactive piles to reduce wind erosion can also reduce emissions. Watering is useful mainly to reduce emissions from vehicle traffic in the storage pile area. Watering of the storage piles themselves typically has only a very temporary slight effect on total emissions. A much more effective technique is to apply chemical agents (such as surfactants) that permit more extensive wetting. Continuous chemical treatment of material loaded onto piles, coupled with watering or treatment of roadways, can reduce total particulate emissions from aggregate storage operations by up to 90 percent.²

References For Section 13.2.4

7. Improved Emission Factors For Fugitive Dust From Western Surface Coal Mining Sources, 2 Volumes, EPA Contract No. 68-03-2924, PEDCo Environmental, Kansas City, MO, and Midwest Research Institute, Kansas City, MO, July 1981.
9. PM-10 Emission Inventory Of Landfills In the Lake Calumet Area, EPA Contract No. 68-02-3891, Midwest Research Institute, Kansas City, MO, September 1987.


Appendix D
Plant Haul Road Fugitive Dust Control Plan
PLANT HAUL ROAD FUGITIVE DUST CONTROL PLAN

Ash Grove Cement Company
4343 Highway 108
Foreman, Arkansas 71836

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Lenexa, Kansas
(913) 894-4500

June 10, 2013

Project 131701.0125

Environmental solutions delivered uncommonly well
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APPENDIX A: ROAD WATERING AND SWEEPING FORMS ............ A-1
The Ash Grove Foreman facility operates under the conditions of an Operating Air Permit (OAP) issued by the Arkansas Department of Environmental Quality (ADEQ). The current AOP requires the facility to minimize dust emissions by cleaning or treating haul roads in accordance with a haul road maintenance plan. This document was developed to satisfy the AOP requirement. A copy of this Plant Haul Road Fugitive Dust Control Plan (HRFDP) will be kept on site and made available to ADEQ personnel upon request.
2. CONTROL METHODS FOR PAVED ROADS

Each paved haul road source must emit at a rate equal to or less than that designated in the AOP by utilizing one of the control methods listed below. Applicable testing, monitoring, and recordkeeping will be performed as part of this HRFDP.

2.1. CONTROL METHOD 1 - PAVED ROAD WASHING

During any day that the paved haul road is utilized, the paved road will be washed such that the surface loading will result in the controlled emission rate specified in the AOP. If the ambient temperature during the day is less than 35 degrees Fahrenheit, the fugitive dust controls will be postponed for that operating day. Further, if the daily precipitation is greater than 0.1 inches, or there is snow or ice cover, the fugitive dust controls will not be required for the day.

2.1.1. Testing

Paved roads at the Foreman facility will be washed in accordance with the rates and frequencies shown in the Appendix A forms. The roads will be tested for silt content in accordance with the requirements in the facility’s Air Operating Permit #0075-AOP-R14.

2.1.2. Recordkeeping

On days that the facility is in operation, the following records will be maintained:

1. The time, date, and volume of each water application to each paved haul road; or
2. Temperature readings at the start of first shift and at 1:00 p.m. If the temperature at startup is below 35°F, no watering will be utilized until the 1:00 p.m. reading. The temperature will also be recorded at 1:00 p.m. If the temperature at 1:00 p.m. is below 35°F, no watering will be utilized for the day. If either reading results in temperatures above 35°F, water will be applied and the facility will record the date, time, method, and quantity of water application. If the facility is operating at night, temperatures will not be re-checked if the 1:00 p.m. temperature reading is below 35°F and water sprays have not been utilized for that day. This is because it is unlikely that the temperature will rise throughout the nighttime hours due to radiative cooling and a lack of sunlight; or
3. Precipitation at the start of first shift and at 1:00 p.m. Precipitation considered will be that precipitation collected by an onsite rain gauge for the day in question. If precipitation is occurring at the start of first shift, but has not reached 0.1 inches for the day, no watering will be utilized until the 1:00 p.m. reading. The precipitation will then be recorded at 1:00 p.m. If the precipitation at 1:00 p.m. is at or above 0.1 inches, no watering will be utilized for the day. Otherwise, water will be applied and the facility will record the date, time, method, and quantity of water application; or
4. Snow or ice cover at the start of first shift and at 1:00 p.m. If snow or ice cover exists at the start of first shift, no watering will be utilized until the 1:00 p.m. reading. Snow or ice cover will then be recorded at 1:00 p.m. If there is snow or ice cover at 1:00 p.m., no watering will be utilized for the day. Otherwise, water will be applied and the facility will record the date, time, method, and quantity of water application.
5. Required records and the results of all monitoring, maintenance, repairs, and corrective actions, if necessary, shall be maintained on site for a minimum period of five (5) consecutive years. These records shall be clear and readily accessible to Department representatives.
2.2. CONTROL METHOD 2 - PAVED ROAD SWEEPING

During any day that the paved haul road is utilized, the paved road will be swept such that the surface loading will result in the controlled emission rate specified in the AOP. If the daily precipitation is greater than 0.1 inches, or there is snow or ice cover, the fugitive dust controls will not be required for the day.

2.2.1. Testing

Paved roads at the Foreman facility will be swept in accordance with the rates and frequencies shown in the Appendix A forms. The roads will be tested for silt content in accordance with the requirements in the facility's Air Operating Permit #0075-AOP-R14.

2.2.2. Recordkeeping

On days that the facility is in operation, the following records will be maintained:

1. The time and date each paved haul road was swept; or
2. Precipitation at the start of first shift and at 1:00 p.m. Precipitation considered will be that precipitation collected by an onsite rain gauge for the day in question. If precipitation is occurring at the start of first shift, but has not reached 0.1 inches for the day, no road sweeping will be conducted until the 1:00 p.m. reading. The precipitation will then be recorded at 1:00 p.m. If the precipitation at 1:00 p.m. is at or above 0.1 inches, no road sweeping will be utilized for the day. Otherwise, road sweeping will be conducted and the facility will record the date and time of the occurrence; or
3. Snow or ice cover at the start of first shift and at 1:00 p.m. If snow or ice cover exists at the start of first shift, no road sweeping will be conducted until the 1:00 p.m. reading. Snow or ice cover will then be recorded at 1:00 p.m. If there is snow or ice cover at 1:00 p.m., no road sweeping will be conducted for the day. Otherwise, road sweeping will be conducted and the facility will record the date and time of the occurrence.
4. Required records and the results of all monitoring, maintenance, repairs, and corrective actions, if necessary, shall be maintained on site for a minimum period of five (5) consecutive years. These records shall be clear and readily accessible to Department representatives.

2.3. CONTROL METHOD 3 - REDUCTION IN UTILIZATION

The emissions calculations upon which the controlled emission rates are based, indicate the maximum daily number of trucks that will travel on the haul road and the amount of emission control required to achieve the controlled emission rate. If the facility operates at a low capacity such that the actual uncontrolled emission rate is less than the potential controlled emission rate, additional control is not required.

2.3.1. Monitoring

To utilize this control method, the facility must calculate hourly haul truck rates for the associated road segments indicating that the traffic volumes are low enough to not require additional controls to achieve the controlled emission rates. Hourly truck rates will be calculated by dividing the daily number of trucks by the number of hours normally operated over a particular haul road.

2.3.2. Recordkeeping

Records of the haul truck rates will be recorded and maintained for a period of 5 years. These records shall be clear and readily accessible to Department representatives.
3. CONTROL METHODS FOR UNPAVED ROADS

Each unpaved haul road source must emit at a rate equal to or less than that designated in the AOP by utilizing one of the control methods listed below. Applicable testing, monitoring, and recordkeeping will be performed as part of this HRFPD.

3.1. CONTROL METHOD 1 - HAUL ROAD WATERING

During any day that the haul road is utilized, water will be applied to achieve the controlled emission rate. If the ambient temperature during the day is less than 35 degrees Fahrenheit, the fugitive dust controls will be postponed for that operating day. Further, if the daily precipitation is greater than 0.1 inches, or there is existing snow or ice cover, the fugitive dust controls will not be required for the day.

3.1.1. Testing

The rate and frequency for application of water will be determined using one of the two following test methods:

3.1.1.1. Determination of Rate of Frequency 1

A technical memorandum regarding haul road emissions\(^1\) compared control efficiency determined from test data with estimates based on EPA guidance documents,\(^2\) and found that the control efficiency can be calculated by using the following equations:

\[
C = 75(M-1), \text{ for } 1 \leq M \leq 2
\]

\[
C = 62 + 6.7M, \text{ for } 2 \leq M \leq 5
\]

where: \(C = \) instantaneous control efficiency (\%)

\(M = \) ratio of controlled to uncontrolled surface moisture contents.

To obtain the necessary control measures, the haul road surface material to be controlled should first be sampled to determine the initial percent moisture content of the dry road. This value should be used to determine "M" in the equation above. Then, the facility should water the haul road utilizing a known application intensity (volume per area) and record the time of application. After waiting a predetermined time period, the facility should re-sample the haul road surface material to determine the residual percent moisture content. To determine "M", the facility should divide the residual percent moisture content by the initial percent moisture content. "M" should then be inserted into the equation to determine the control efficiency. The amount of time between samples should be the same as the time necessary between water applications. Note that if the calculated control efficiency is higher or lower than required, adjustments can be made to the application intensity and time between applications. To determine the necessary application intensity and application frequency for each quarter of the year, testing should be performed on a quarterly basis for the first year.

3.1.1.1.1 Reporting

The results for this testing will be submitted to ADEQ upon request.

---

\(^1\) Revisions to AP-42 Section 13.2.2, "Unpaved Roads," EPA Contract 68-D-1-002, Work Assignment No.1 1-03, MRI Project No. 110130.1.003.

\(^2\) Control of Open Fugitive Dust Sources, EPA 450/3-88-008, September 1998.
3.1.1.2 Recordkeeping

On days that the facility is in operation, the following records shall be maintained:

1. The time, date, and volume of each water application to each haul road; or
2. Temperature readings at the start of first shift and at 1:00 p.m. If the temperature at the start of first shift is below 35°F, no watering will be utilized until the 1:00 p.m. reading. The temperature will also be recorded at 1:00 p.m. If the temperature at 1:00 p.m. is below 35°F, no watering will be utilized for the day. If either reading results in temperatures above 35°F water will be applied and the facility will record the date, time, method, and quantity of water application. If the facility is operating at night, temperatures will not be rechecked if the 1:00 p.m. temperature reading is below 35°F and water sprays have not been utilized for that day. This is because it is unlikely that the temperature will rise throughout the nighttime hours due to radiative cooling and a lack of sunlight; or
3. Precipitation at the start of first shift and at 1:00 p.m. Precipitation considered will be that precipitation collected by an onsite rain gauge for the day in question. If precipitation is occurring at the start of first shift, but has not reached 0.1 inches for the day, no watering will be utilized until the 1:00 p.m. reading. The precipitation will then be recorded at 1:00 p.m. If the precipitation at 1:00 p.m. is at or above 0.1 inches, no watering will be utilized for the day. Otherwise, water will be applied and the facility will record the date, time, method, and quantity of water application; or
4. Snow or ice cover at the start of first shift and at 1:00 p.m. If snow or ice cover exists at the start of first shift, no watering will be utilized until the 1:00 p.m. reading. Snow or ice cover will then be recorded at 1:00 p.m. If there is snow or ice cover at 1:00 p.m., no watering will be utilized for the day. Otherwise, water will be applied and the facility will record the date, time, and quantity of water application.
5. Required records and the results of all monitoring, maintenance, repairs, and corrective actions if necessary, shall be maintained on site for a minimum period of five (5) consecutive years. These records shall be clear and readily accessible to Department representatives.

3.1.1.2. Determination of Rate of Frequency 2

An empirical model for the performance of water as a control technique has been developed. This model is taken from pages 141 through 144 of the Air Pollution Engineering Manual (Cowherd, Jr., Chatten and John S., and John S. Kinsey, AWMA, 1992). The model is represented using the following equation.

\[
C = 100 - (0.8p/dt/j)
\]

where: \(C\) = average control efficiency (%)
\(p\) = potential average hourly daytime evaporation rate (mm/h)
\(d\) = average hourly daytime traffic rate (h-1)
\(t\) = time since last application (hours), and
\(i\) = application intensity (L/m2).

The mean annual average pan evaporation rate is provided by Figure 13.2.2-3 in AP-42 section 13.2.2. The potential hourly evaporation rate is calculated by multiplying the annual rate (approximately 65 inches for the Foreman, AR area) by 0.0049.

\[p = 0.0049 \times 65 = 0.3185\text{ mm per hour}\]
The control efficiency calculated by the equation is dependent on the application intensity and time since last application. The facility will determine the necessary application intensity and application frequency for each haul road.

3.1.1.2.1 Recordkeeping

On days that the facility is in operation, the following records shall be maintained:

1. The time, date, and volume of each water application to each haul road; or
2. Temperature readings at the start of first shift and at 1:00 p.m. If the temperature at the start of first shift is below 35°F, no watering will be utilized until the 1:00 p.m. reading. The temperature will also be recorded at 1:00 p.m. If the temperature at 1:00 p.m. is below 35°F, no watering will be utilized for the day. If either reading results in temperatures above 35°F, water will be applied and the facility will record the date, time, and quantity of water application. If the facility is operating at night, temperatures will not be re-checked if the 1:00 p.m. temperature reading is below 35°F and watering has not been utilized for that day. This is because it is unlikely that the temperature will rise throughout the nighttime hours due to radiative cooling and a lack of sunlight; or
3. Precipitation at the start of first shift and at 1:00 p.m. Precipitation considered will be that precipitation collected by an onsite rain gauge for the day in question. If precipitation is occurring at the start of first shift, but has not reached 0.1 inches for the day, no watering will be utilized until the 1:00 p.m. reading. The precipitation will then be recorded at 1:00 p.m. If the precipitation at 1:00 p.m. is at or above 0.1 inches, no watering will be utilized for the day. Otherwise, water will be applied and the facility will record the date, time, and quantity of water application; or
4. Snow or ice cover at the start of first shift and at 1:00 p.m. If snow or ice cover exists at the start of first shift, no watering will be utilized until the 1:00 p.m. reading. Snow or ice cover will then be recorded at 1:00 p.m. If there is snow or ice cover at 1:00 p.m., no watering will be utilized for the day. Otherwise, water will be applied and the facility will record the date, time, and quantity of water application.
5. Required records and the results of all monitoring, maintenance, repairs, and corrective actions, if necessary, shall be maintained on site for a minimum period of five (5) consecutive years. These records shall be clear and readily accessible to Department representatives.

3.2. CONTROL METHOD 2 - SUPPRESSANT APPLICATION

The ground inventory of suppressant will be maintained to achieve the controlled emission rate.

3.2.1. Testing

The control efficiency of chemical dust suppressants depends primarily on the dilution rate used in the mixture, the application rates, and the time between reapplications. AP-42 Section 13.2.2 provides a method to estimate average control efficiencies associated with petroleum resins applied to unpaved roads. The control efficiencies, and associated application rates and concentrations, will be determined utilizing the method in AP-42 Section 13.2.2 unless alternative suppressant application rate data is available from the suppressant vendor. If a method other than the one specified in AP-42 is utilized, prior approval will be required by the administrator.

3.2.2. Recordkeeping

The time, date, volume, and suppressant concentration of each application will be maintained for a period of 5 years. The calculations and associated documentation upon which the suppressant application rate is based will also be maintained onsite for a period of 5 years. These records shall be clear and readily accessible to Department representatives.
3.3. CONTROL METHOD 3 - SURFACE MATERIAL SILT REDUCTION

The facility will replace the haul road surface material to lower the surface silt content such that the controlled emission rate is achieved.

3.3.1. Testing

The facility will apply a different surface material (such as a screened or washed gravel) to the haul road and conduct silt and moisture content testing to determine the amount of silt and moisture contained within the new material. Using the emissions calculation methodologies upon which the controlled emission rate is based, the potential-to-emit of the road segment will be re-calculated. If this potential-to-emit is greater than the controlled potential-to-emit operating permit emission calculation documentation, the associated additional level of control necessary to achieve the controlled emission rate will be determined.

3.3.2. Monitoring

Monthly silt content and moisture content testing will be conducted. When a monthly silt content result is above that needed to achieve the controlled emission rate, new surface material will be applied to the road surface within 2 weeks. If the moisture content is too low to result in controlled emission levels, one of the other identified control methods will be required to achieve the controlled emissions levels, and all recordkeeping, monitoring, and testing associated with that control method will be required.

3.3.3. Recordkeeping

Records of any surface material changes and silt content testing will be maintained for five years. Records of any re-calculated potential-to-emit emission rates and any associated additional control requirements needed to achieve the controlled rates will also be recorded for five years. These records shall be clear and readily accessible to Department representatives.

3.4. CONTROL METHOD 4 - REDUCTION IN UTILIZATION

The emissions calculations upon which the controlled emission rates are based indicate the maximum daily number of trucks that will travel on the haul road and the amount of emission control required to achieve the controlled emission rate. If the facility operates at a low capacity such that the actual uncontrolled emission rate is less than the potential controlled emission rate, additional control is not required.

3.4.1. Monitoring

To utilize this control method, the facility must calculate hourly haul truck rates for the associated road segments indicating that the traffic volumes are low enough to not require additional controls to achieve the controlled emission rates. Hourly truck rates will be calculated by dividing the daily number of trucks by the number of hours normally operated over a particular haul road.

3.4.2. Recordkeeping

Records of the hourly haul truck rates will be recorded and maintained for a period of 5 years. These records shall be clear and readily accessible to Department representatives.
APPENDIX A: ROAD WATERING AND SWEEPING FORMS
HAUL ROAD WATERING/ SWEEPING PLANT

NAME: ________________________________

DATE: __________
TIME: 7:00 OR _______
TEMPERATURE AT STARTUP: _________
(If below 35 degrees Fahrenheit, no watering will be required.)
PRECIPITATION (INCHES): __________
(If precipitation is occurring at startup, no watering or sweeping will be utilized.)

TIME: 1:00 PM OR _______
TEMPERATURE: _________
(If the temperature is above 35 degrees, water will be applied, unless it would create hazardous conditions. If operating at night, temperature will not be rechecked if the 1:00 PM temperature is below 35 degrees and water sprays have not been utilized for that day.)
PRECIPITATION (INCHES): __________
(If the precipitation at 1:00 PM is above 0.1 inches, no watering or sweeping will be applied for the day. Otherwise, watering or sweeping will be applied.

WINTER CONDITIONS: If snow or ice cover exists at startup, no watering or sweeping will be utilized. Snow or ice conditions will be recorded at 1:00 PM. If there is ice or snow at 1:00 PM, no watering or sweeping will be utilized for the day. Otherwise, water or sweeping will be applied and recorded.

COMMENTS: (For example, if no watering or sweeping will be conducted even though the temperature is above freezing and there is no precipitation, please explain the conditions. This could be “the road is still wet (no fugitive dust) and humidity is high or conditions are such that there are no fugitive emissions from the roads. In the winter the roads could still be damp several days after it rained. During the winter, there could be days where the temperature was not at or below freezing, but there was little evaporation and the humidity was high.)

---------------------------------------------------------------------

CONTINUED ON BACK
METHOD OF APPLICATION: Please note under method of application: For unpaved roads, the volume per 8 hours is the minimum amount required. There are also options for watering every 4 hours. Regardless of frequency, the total amount of water for the 8 hour period will be the same.

For paved roads, the minimum volume of water specified is the amount per application. This is typically every 4 hours.

ALTERNATIVE TO WATERING
For paved roads, sweeping can be used as an alternate to watering, please note the fact on the form.

UNPAVED ROAD SECTIONS:

HR07 (Unpaved)
PLANT CLINKER HAUL ROAD  Distance: 0.03 miles. Clinker from railcar unloading to dome.
OPERATING: Y/N
TIME: ______
OPERATOR: ______
METHOD OF APPLICATION:
1. 396 gal/min – 8 hr – 2 passes at 9 mph _______ (159 gal)
2. 396 gal/min – 4 hr – 1 pass at 9 mph _______ (79 gal) every four hours or
3. 220 gal/min – 4 hr – 1 pass at 5 mph _______ (79 gal) every four hours for a minimum total of 159 gal.

HR08 (Unpaved)
PLANT CLINKER HAUL ROAD  Distance: 0.03 miles. Clinker delivery to railcar unloading.
OPERATING: Y/N
TIME: ______
OPERATOR: ______
METHOD OF APPLICATION:
1. 396 gal/min – 8 hr – 2 passes at 9 mph _______ (159 gal)
2. 396 gal/min – 4 hr – 1 pass at 9 mph _______ (79 gal) every four hours or
3. 220 gal/min – 4 hr – 1 pass at 5 mph _______ (79 gal) every four hours for a minimum total of 159 gal.
HR09 (Unpaved)
PLANT CLINKER HAUL ROAD  Distance: 0.02 miles. Clinker from railcar unloading to dome.
OPERATING:  Y/N
TIME:  
OPERATOR:  
METHOD OF APPLICATION:
1. 396 gal/min – 8 hr – 2 passes at 9 mph ______ (119 gal)
2. 396 gal/min – 4 hr – 1 pass at 9 mph ______ (60 gal) every four hours or
3. 220 gal/min – 4 hr – 1 pass at 5 mph ______ (60 gal) every four hours for a minimum total of 119 gal.

HR15 and HR17 (Unpaved)
COAL, RAW MATERIALS, GYPSUM, SWDF, BWDF, DRYLIME, CACL HAUL ROAD  Distance: 0.09 miles East plant road for raw materials WDF and additives.
OPERATING:  Y/N
TIME:  
OPERATOR:  
METHOD OF APPLICATION:
1. 1,903 gal/min – 8 hr – 2 passes at 9 mph ______ (2,288 gal)
2. 1,903 gal/min – 4 hr – 1 pass at 9 mph ______ (1,144 gal) every four hours or
3. 1,057 gal/min – 4 hr – 1 pass at 5 mph ______ (1,144 gal) every four hours for a minimum total of 2,288 gal.

HR18 and HR19 (Unpaved)
COAL AND GYPSUM HAUL ROAD  Distance: 0.29 miles Plant road for raw Coal and Gypsum.
OPERATING:  Y/N
TIME:  
OPERATOR:  
METHOD OF APPLICATION:
1. 951 gal/min – 8 hr – 2 passes at 9 mph ______ (3,718 gal)
2. 951 gal/min – 4 hr – 1 pass at 9 mph ______ (1,859 gal) every four hours or
3. 528 gal/min – 4 hr – 1 pass at 5 mph ______ (1,859 gal) every four hours for a minimum total of 3,718 gal.
HR20, 21, and 22 (Unpaved)
CKD HAUL ROAD  Distance: 0.36 miles. CKD From Pug Mill to Highway or Landfill.
OPERATING:  Y/N
TIME: ______
OPERATOR:
METHOD OF APPLICATION:
1. 528 gal/min – 8 hr – 2 passes at 9 mph _____ (2,542 gal)
2. 528 gal/min – 4 hr – 1 pass at 9 mph _____ (1,271 gal) every four hours or
3. 294 gal/min – 4 hr – 1 pass at 5 mph _____ (1,271 gal) every four hours for a minimum total of 2,542 gal.

HR01 – HR06 (Paved)
SOUTHWEST PLANT ACCESS ROADS  Distance: 0.43 miles. Cement Sales, SWDF/BWDF delivery, CKD to sales or landfill.
OPERATING:  Y/N
TIME: ______
OPERATOR:
METHOD OF APPLICATION:
1. 423 gal/min – 4 hr – 2 passes at 9 mph _____ (2,413 gal) every four hours or
2. 845 gal/min – 4 hr – 1 pass at 9 mph _____ (2,413 gal) every four hours or
3. 469 gal/min – 4 hr – 1 pass at 5 mph _____ (2,413 gal) every four hours for a minimum total of 2,413 gal per application.
ALTERNATIVE – ROAD SWEPT  Y/N

HR12 – HR14 (Paved)
NORTHEAST PLANT ACCESS ROADS  Distance: 0.54 miles. Raw Materials, Gypsum, Dry Lime, Calcium Chloride deliveries.
OPERATING:  Y/N
TIME: ______
OPERATOR:
METHOD OF APPLICATION:
1. 423 gal/min – 4 hr – 2 passes at 9 mph _____ (3,049 gal) every four hours or
2. 845 gal/min – 4 hr – 1 pass at 9 mph _____ (3,049 gal) every four hours or
3. 469 gal/min – 4 hr – 1 pass at 5 mph _____ (3,049 gal) every four hours for a minimum total of 3,049 gal per application.
ALTERNATIVE – ROAD SWEPT  Y/N
HR16 (Paved)
NORTHEAST RAW MATERIALS DELIVERY ROAD Distance: 0.14 miles. Raw Materials deliveries.
OPERATING: Y/N
TIME: 
OPERATOR: 

METHOD OF APPLICATION:
1. 423 gal/min – 4 hr – 2 passes at 9 mph ____ (804 gal) every four hours or
2. 845 gal/min – 4 hr – 1 pass at 9 mph ____ (804 gal) every four hours or
3. 469 gal/min – 4 hr – 1 pass at 5 mph ____ (804 gal) every four hours for a minimum total of 804 gal per application.
ALTERNATIVE – ROAD SWEPT Y/N

HR23 (Paved)
SOUTHWEST FUELS DELIVERY ROAD Distance: 0.23 miles. Solid fuels deliveries.
OPERATING: Y/N
TIME: 
OPERATOR: 

METHOD OF APPLICATION:
1. 423 gal/min – 4 hr – 2 passes at 9 mph ____ (1,270 gal) every four hours or
2. 845 gal/min – 4 hr – 1 pass at 9 mph ____ (1,270 gal) every four hours or
3. 469 gal/min – 4 hr – 1 pass at 5 mph ____ (1,270 gal) every four hours for a minimum total of 1,270 gal per application.
ALTERNATIVE – ROAD SWEPT Y/N

* Some routes were removed as Rail loading of trucks is now impossible, The new cement silos will be part of the cement haul road and NO clinker will be received by rail, respectively,
HAUL ROAD WATERING
QUARRY

NAME: _____________________________

DATE: ______________
TIME: 7:00 OR ___________
TEMPERATURE AT STARTUP: ___________
(If below 35 degrees Fahrenheit, no watering will be required.)
PRECIPITATION (INCHES): ___________
(If precipitation is occurring at startup, no watering will be utilized.)

TIME: 1:00 PM OR ___________
TEMPERATURE: ___________
(If the temperature is above 35 degrees, water will be applied, unless it would create
hazardous conditions. If operating at night, temperature will not be rechecked if the 1:00
PM temperature is below 35 degrees and water sprays have not been utilized for that
day.)
PRECIPITATION (INCHES): ___________
(If the precipitation at 1:00 PM is above 0.1 inches, no watering will be applied for the
day. Otherwise, watering will be applied.

WINTER CONDITIONS: If snow or ice cover exists at startup, no watering will be
utilized. Snow or ice conditions will be recorded at 1:00 PM. If there is ice or snow at
1:00 PM, no watering will be utilized for the day. Otherwise, water will be applied and
recorded if the temperature is above 35 degrees.

COMMENTS: (For example, if no watering will be applied even though the
temperature is above freezing and there is no precipitation, please explain the conditions.
This could be “the road is still wet (no fugitive dust) and humidity is high or conditions
are such that there are no fugitive emissions from the roads. In the winter the roads could
still be damp several days after it rained. During the winter, there could be days where
the temperature was not at or below freezing, but there was little evaporation and the
humidity was high.)

_________________________________________________________________________
_________________________________________________________________________
_________________________________________________________________________

CONTINUED ON BACK
METHOD OF APPLICATION: Please note under method of application. The volume per 8 hours is the minimum amount required. There are also options for watering every 2 or 4 hours. Regardless of frequency, the total amount of water for the 8 hour period will be the same.

ROAD SECTIONS:

Quarry
QUARRY Distance: 0.95 miles Unpaved
OPERATING: Y/N
TIME: _________
OPERATOR: _________
METHOD OF APPLICATION:
1. 1,982 gal/min – 8 hr – 6 passes at 9 mph _______ (75,309 gal)
2. 1,486 gal/min – 4 hr – 4 passes at 9 mph _______ (37,654 gal) every four hours
3. 826 gal/min – 2 hr – 2 passes at 5 mph _______ (18,827 gal) every two hours
Appendix E
40 CFR Part 60, Subpart Kb
Subpart Kb—Standards of Performance for Volatile Organic Liquid Storage Vessels (Including Petroleum Liquid Storage Vessels) for Which Construction, Reconstruction, or Modification Commenced After July 23, 1984

Source: 52 FR 11429, Apr. 8, 1987, unless otherwise noted.

§ 60.110b Applicability and designation of affected facility.

(a) Except as provided in paragraph (b) of this section, the affected facility to which this subpart applies is each storage vessel with a capacity greater than or equal to 75 cubic meters (m³) that is used to store volatile organic liquids (VOL) for which construction, reconstruction, or modification is commenced after July 23, 1984.

(b) This subpart does not apply to storage vessels with a capacity greater than or equal to 151 m³ storing a liquid with a maximum true vapor pressure less than 3.5 kilopascals (kPa) or with a capacity greater than or equal to 75 m³ but less than 151 m³ storing a liquid with a maximum true vapor pressure less than 15.0 kPa.

(c) [Reserved]

(d) This subpart does not apply to the following:

(1) Vessels at coke oven by-product plants.

(2) Pressure vessels designed to operate in excess of 204.9 kPa and without emissions to the atmosphere.

(3) Vessels permanently attached to mobile vehicles such as trucks, railcars, barges, or ships.

(4) Vessels with a design capacity less than or equal to 1,589.874 m³ used for petroleum or condensate stored, processed, or treated prior to custody transfer.

(5) Vessels located at bulk gasoline plants.

(6) Storage vessels located at gasoline service stations.

(7) Vessels used to store beverage alcohol.

(8) Vessels subject to subpart GGGG of 40 CFR part 63.

(e) Alternative means of compliance — (1) Option to comply with part 65. Owners or operators may choose to comply with 40 CFR part 65, subpart C, to satisfy the requirements of §§60.112b through 60.117b for storage vessels that are subject to this subpart that meet the specifications in paragraphs (e)(1)(i) and (ii) of this section. When choosing to comply with 40 CFR part 65, subpart C, the monitoring requirements of §60.116b(c), (e), (f)(1), and (g) still apply. Other provisions applying to owners or operators who choose to comply with 40 CFR part 65 are provided in 40 CFR 65.1.

(i) A storage vessel with a design capacity greater than or equal to 151 m³ containing a VOL that, as stored, has a maximum true vapor pressure equal to or greater than 5.2 kPa; or

(ii) A storage vessel with a design capacity greater than 75 m³ but less than 151 m³ containing a VOL that, as stored, has a maximum true vapor pressure equal to or greater than 27.6 kPa.

(2) Part 60, subpart A. Owners or operators who choose to comply with 40 CFR part 65, subpart C, must also comply with §§60.1, 60.2, 60.5, 60.6, 60.7(a)(1) and (4), 60.14, 60.15, and 60.16 for those storage vessels. All sections and paragraphs of subpart A of this part that are not mentioned in this paragraph (e)(2) do not apply to owners or operators of storage vessels complying with 40 CFR part 65, subpart C, except that provisions required to be met
prior to implementing 40 CFR part 65 still apply. Owners and operators who choose to comply with 40 CFR part 65, subpart C, must comply with 40 CFR part 65, subpart A.

(3) Internal floating roof report. If an owner or operator installs an internal floating roof and, at initial startup, chooses to comply with 40 CFR part 65, subpart C, a report shall be furnished to the Administrator stating that the control equipment meets the specifications of 40 CFR 65.43. This report shall be an attachment to the notification required by 40 CFR 65.5(b).

(4) External floating roof report. If an owner or operator installs an external floating roof and, at initial startup, chooses to comply with 40 CFR part 65, subpart C, a report shall be furnished to the Administrator stating that the control equipment meets the specifications of 40 CFR 65.44. This report shall be an attachment to the notification required by 40 CFR 65.5(b).


§ 60.111b Definitions.

Terms used in this subpart are defined in the Act, in subpart A of this part, or in this subpart as follows:

Bulk gasoline plant means any gasoline distribution facility that has a gasoline throughput less than or equal to 75,700 liters per day. Gasoline throughput shall be the maximum calculated design throughput as may be limited by compliance with an enforceable condition under Federal requirement or Federal, State or local law, and discoverable by the Administrator and any other person.

Condensate means hydrocarbon liquid separated from natural gas that condenses due to changes in the temperature or pressure, or both, and remains liquid at standard conditions.

Custody transfer means the transfer of produced petroleum and/or condensate, after processing and/or treatment in the producing operations, from storage vessels or automatic transfer facilities to pipelines or any other forms of transportation.

Fill means the introduction of VOL into a storage vessel but not necessarily to complete capacity.

Gasoline service station means any site where gasoline is dispensed to motor vehicle fuel tanks from stationary storage tanks.

Maximum true vapor pressure means the equilibrium partial pressure exerted by the volatile organic compounds (as defined in 40 CFR 51.100) in the stored VOL at the temperature equal to the highest calendar-month average of the VOL storage temperature for VOL's stored above or below the ambient temperature or at the local maximum monthly average temperature as reported by the National Weather Service for VOL's stored at the ambient temperature, as determined:

(1) In accordance with methods described in American Petroleum institute Bulletin 2517, Evaporation Loss From External Floating Roof Tanks, (incorporated by reference—see §60.17); or

(2) As obtained from standard reference texts; or

(3) As determined by ASTM D2879–83, 96, or 97 (incorporated by reference—see §60.17);

(4) Any other method approved by the Administrator.

Petroleum means the crude oil removed from the earth and the oils derived from tar sands, shale, and coal.

Petroleum liquids means petroleum, condensate, and any finished or intermediate products manufactured in a petroleum refinery.

E-2
**Process tank** means a tank that is used within a process (including a solvent or raw material recovery process) to collect material discharged from a feedstock storage vessel or equipment within the process before the material is transferred to other equipment within the process, to a product or by-product storage vessel, or to a vessel used to store recovered solvent or raw material. In many process tanks, unit operations such as reactions and blending are conducted. Other process tanks, such as surge control vessels and bottoms receivers, however, may not involve unit operations.

**Reid vapor pressure** means the absolute vapor pressure of volatile crude oil and volatile nonviscous petroleum liquids except liquified petroleum gases, as determined by ASTM D323–82 or 94 (incorporated by reference—see §60.17).

**Storage vessel** means each tank, reservoir, or container used for the storage of volatile organic liquids but does not include:

1. Frames, housing, auxiliary supports, or other components that are not directly involved in the containment of liquids or vapors;
2. Subsurface caverns or porous rock reservoirs; or

**Volatile organic liquid (VOL)** means any organic liquid which can emit volatile organic compounds (as defined in 40 CFR 51.100) into the atmosphere.

**Waste** means any liquid resulting from industrial, commercial, mining or agricultural operations, or from community activities that is discarded or is being accumulated, stored, or physically, chemically, or biologically treated prior to being discarded or recycled.


**§ 60.112b Standard for volatile organic compounds (VOC).**

(a) The owner or operator of each storage vessel either with a design capacity greater than or equal to 151 m³ containing a VOL that, as stored, has a maximum true vapor pressure equal to or greater than 5.2 kPa but less than 76.6 kPa or with a design capacity greater than or equal to 75 m³ but less than 151 m³ containing a VOL that, as stored, has a maximum true vapor pressure equal to or greater than 27.6 kPa but less than 76.6 kPa, shall equip each storage vessel with one of the following:

1. A fixed roof in combination with an internal floating roof meeting the following specifications:
   
   (i) The internal floating roof shall rest or float on the liquid surface (but not necessarily in complete contact with it) inside a storage vessel that has a fixed roof. The internal floating roof shall be floating on the liquid surface at all times, except during initial fill and during those intervals when the storage vessel is completely emptied or subsequently emptied and refilled. When the roof is resting on the leg supports, the process of filling, emptying, or refilling shall be continuous and shall be accomplished as rapidly as possible.

   (ii) Each internal floating roof shall be equipped with one of the following closure devices between the wall of the storage vessel and the edge of the internal floating roof:

   (A) A foam- or liquid-filled seal mounted in contact with the liquid (liquid-mounted seal). A liquid-mounted seal means a foam- or liquid-filled seal mounted in contact with the liquid between the wall of the storage vessel and the floating roof continuously around the circumference of the tank.

   (B) Two seals mounted one above the other so that each forms a continuous closure that completely covers the space between the wall of the storage vessel and the edge of the internal floating roof. The lower seal may be vapor-mounted, but both must be continuous.
A mechanical shoe seal. A mechanical shoe seal is a metal sheet held vertically against the wall of the storage vessel by springs or weighted levers and is connected by braces to the floating roof. A flexible coated fabric (envelope) spans the annular space between the metal sheet and the floating roof.

Each opening in a noncontact internal floating roof except for automatic bleeder vents (vacuum breaker vents) and the rim space vents is to provide a projection below the liquid surface.

Each opening in the internal floating roof except for leg sleeves, automatic bleeder vents, rim space vents, column wells, ladder wells, sample wells, and stub drains is to be equipped with a cover or lid which is to be maintained in a closed position at all times (i.e., no visible gap) except when the device is in actual use. The cover or lid shall be equipped with a gasket. Covers on each access hatch and automatic gauge float well shall be bolted except when they are in use.

Automatic bleeder vents shall be equipped with a gasket and are to be closed at all times when the roof is floating except when the roof is being floated off or is being landed on the roof leg supports.

Rim space vents shall be equipped with a gasket and are to be set to open only when the internal floating roof is not floating or at the manufacturer's recommended setting.

Each penetration of the internal floating roof for the purpose of sampling shall be a sample well. The sample well shall have a slit fabric cover that covers at least 90 percent of the opening.

Each penetration of the internal floating roof that allows for passage of a column supporting the fixed roof shall have a flexible fabric sleeve seal or a gasketed sliding cover.

Each penetration of the internal floating roof that allows for passage of a ladder shall have a gasketed sliding cover.

An external floating roof means a pontoon-type or double-deck type cover that rests on the liquid surface in a vessel with no fixed roof. Each external floating roof must meet the following specifications:

Each external floating roof shall be equipped with a closure device between the wall of the storage vessel and the roof edge. The closure device is to consist of two seals, one above the other. The lower seal is referred to as the primary seal, and the upper seal is referred to as the secondary seal.

The primary seal shall be either a mechanical shoe seal or a liquid-mounted seal. Except as provided in §60.113b(b)(4), the seal shall completely cover the annular space between the edge of the floating roof and tank wall.

The secondary seal shall completely cover the annular space between the external floating roof and the wall of the storage vessel in a continuous fashion except as allowed in §60.113b(b)(4).

Except for automatic bleeder vents and rim space vents, each opening in a noncontact external floating roof shall provide a projection below the liquid surface. Except for automatic bleeder vents, rim space vents, roof drains, and leg sleeves, each opening in the roof is to be equipped with a gasketed cover, seal, or lid that is to be maintained in a closed position at all times (i.e., no visible gap) except when the device is in actual use. Automatic bleeder vents are to be closed at all times when the roof is floating except when the roof is being floated off or is being landed on the roof leg supports. Rim vents are to be set to open when the roof is being floated off the roof legs supports or at the manufacturer's recommended setting. Automatic bleeder vents and rim space vents are to be gasketed. Each emergency roof drain is to be provided with a slotted membrane fabric cover that covers at least 90 percent of the area of the opening.

The roof shall be floating on the liquid at all times (i.e., off the roof leg supports) except during initial fill until the roof is lifted off leg supports and when the tank is completely emptied and subsequently refilled. The process of filling, emptying, or refilling when the roof is resting on the leg supports shall be continuous and shall be accomplished as rapidly as possible.

A closed vent system and control device meeting the following specifications:
(i) The closed vent system shall be designed to collect all VOC vapors and gases discharged from the storage vessel and operated with no detectable emissions as indicated by an instrument reading of less than 500 ppm above background and visual inspections, as determined in part 60, subpart VV, §60.485(b).

(ii) The control device shall be designed and operated to reduce inlet VOC emissions by 95 percent or greater. If a flare is used as the control device, it shall meet the specifications described in the general control device requirements (§60.18) of the General Provisions.

(4) A system equivalent to those described in paragraphs (a)(1), (a)(2), or (a)(3) of this section as provided in §60.114b of this subpart.

(b) The owner or operator of each storage vessel with a design capacity greater than or equal to 75 m³ which contains a VOL that, as stored, has a maximum true vapor pressure greater than or equal to 76.6 kPa shall equip each storage vessel with one of the following:

(1) A closed vent system and control device as specified in §60.112b(a)(3).

(2) A system equivalent to that described in paragraph (b)(1) as provided in §60.114b of this subpart.

(c) Site-specific standard for Merck & Co., Inc.'s Stonewall Plant in Elkton, Virginia. This paragraph applies only to the pharmaceutical manufacturing facility, commonly referred to as the Stonewall Plant, located at Route 340 South, in Elkton, Virginia ("site").

(1) For any storage vessel that otherwise would be subject to the control technology requirements of paragraphs (a) or (b) of this section, the site shall have the option of either complying directly with the requirements of this subpart, or reducing the site-wide total criteria pollutant emissions cap (total emissions cap) in accordance with the procedures set forth in a permit issued pursuant to 40 CFR 52.2454. If the site chooses the option of reducing the total emissions cap in accordance with the procedures set forth in such permit, the requirements of such permit shall apply in lieu of the otherwise applicable requirements of this subpart for such storage vessel.

(2) For any storage vessel at the site not subject to the requirements of 40 CFR 60.112b (a) or (b), the requirements of 40 CFR 60.116b (b) and (c) and the General Provisions (subpart A of this part) shall not apply.


§ 60.113b Testing and procedures.

The owner or operator of each storage vessel as specified in §60.112b(a) shall meet the requirements of paragraph (a), (b), or (c) of this section. The applicable paragraph for a particular storage vessel depends on the control equipment installed to meet the requirements of §60.112b.

(a) After installing the control equipment required to meet §60.112b(a)(1) (permanently affixed roof and internal floating roof), each owner or operator shall:

(1) Visually inspect the internal floating roof, the primary seal, and the secondary seal (if one is in service), prior to filling the storage vessel with VOL. If there are holes, tears, or other openings in the primary seal, the secondary seal, or the seal fabric or defects in the internal floating roof, or both, the owner or operator shall repair the items before filling the storage vessel.

(2) For Vessels equipped with a liquid-mounted or mechanical shoe primary seal, visually inspect the internal floating roof and the primary seal or the secondary seal (if one is in service) through manholes and roof hatches on the fixed roof at least once every 12 months after initial fill. If the internal floating roof is not resting on the surface of the VOL inside the storage vessel, or there is liquid accumulated on the roof, or the seal is detached, or there are holes or tears in the seal fabric, the owner or operator shall repair the items or empty and remove the storage vessel from service within 45 days. If a failure that is detected during inspections required in this paragraph cannot be repaired within 45 days and if the vessel cannot be emptied within 45 days, a 30-day extension may be requested from the Administrator in the inspection report required in §60.115b(a)(3). Such a request for an extension must document that
alternate storage capacity is unavailable and specify a schedule of actions the company will take that will assure that
the control equipment will be repaired or the vessel will be emptied as soon as possible.

(3) For vessels equipped with a double-seal system as specified in §60.112b(a)(1)(ii)(B):

(i) Visually inspect the vessel as specified in paragraph (a)(4) of this section at least every 5 years; or

(ii) Visually inspect the vessel as specified in paragraph (a)(2) of this section.

(4) Visually inspect the internal floating roof, the primary seal, the secondary seal (if one is in service), gaskets,
slotted membranes and sleeve seals (if any) each time the storage vessel is emptied and degassed. If the internal
floating roof has defects, the primary seal has holes, tears, or other openings in the seal or the seal fabric, or the
secondary seal has holes, tears, or other openings in the seal or the seal fabric, or the gaskets no longer close off the
liquid surfaces from the atmosphere, or the slotted membrane has more than 10 percent open area, the owner or
operator shall repair the items as necessary so that none of the conditions specified in this paragraph exist before
refilling the storage vessel with VOL. In no event shall inspections conducted in accordance with this provision occur
at intervals greater than 10 years in the case of vessels conducting the annual visual inspection as specified in
paragraphs (a)(2) and (a)(3)(ii) of this section and at intervals no greater than 5 years in the case of vessels specified
in paragraph (a)(3)(i) of this section.

(5) Notify the Administrator in writing at least 30 days prior to the filling or refilling of each storage vessel for which an
inspection is required by paragraphs (a)(1) and (a)(4) of this section to afford the Administrator the opportunity to
have an observer present. If the inspection required by paragraph (a)(4) of this section is not planned and the owner
or operator could not have known about the inspection 30 days in advance or refilling the tank, the owner or operator
shall notify the Administrator at least 7 days prior to the refilling of the storage vessel. Notification shall be made by
telephone immediately followed by written documentation demonstrating why the inspection was unplanned.
Alternatively, this notification including the written documentation may be made in writing and sent by express mail so
that it is received by the Administrator at least 7 days prior to the refilling.

(b) After installing the control equipment required to meet §60.112b(a)(2) (external floating roof), the owner or
operator shall:

(1) Determine the gap areas and maximum gap widths, between the primary seal and the wall of the storage vessel
and between the secondary seal and the wall of the storage vessel according to the following frequency.

(i) Measurements of gaps between the tank wall and the primary seal (seal gaps) shall be performed during the
hydrostatic testing of the vessel or within 60 days of the initial fill with VOL and at least once every 5 years thereafter.

(ii) Measurements of gaps between the tank wall and the secondary seal shall be performed within 60 days of the
initial fill with VOL and at least once per year thereafter.

(iii) If any source ceases to store VOL for a period of 1 year or more, subsequent introduction of VOL into the vessel
shall be considered an initial fill for the purposes of paragraphs (b)(1)(i) and (b)(1)(ii) of this section.

(2) Determine gap widths and areas in the primary and secondary seals individually by the following procedures:

(i) Measure seal gaps, if any, at one or more floating roof levels when the roof is floating off the roof leg supports.

(ii) Measure seal gaps around the entire circumference of the tank in each place where a 0.32-cm diameter uniform
probe passes freely (without forcing or binding against seal) between the seal and the wall of the storage vessel and
measure the circumferential distance of each such location.

(iii) The total surface area of each gap described in paragraph (b)(2)(ii) of this section shall be determined by using
probes of various widths to measure accurately the actual distance from the tank wall to the seal and multiplying each
such width by its respective circumferential distance.
(3) Add the gap surface area of each gap location for the primary seal and the secondary seal individually and divide
the sum for each seal by the nominal diameter of the tank and compare each ratio to the respective standards in
paragraph (b)(4) of this section.

(4) Make necessary repairs or empty the storage vessel within 45 days of identification in any inspection for seals not
meeting the requirements listed in (b)(4) (i) and (ii) of this section:

(i) The accumulated area of gaps between the tank wall and the mechanical shoe or liquid-mounted primary seal
shall not exceed 212 Cm² per meter of tank diameter, and the width of any portion of any gap shall not exceed 3.81
cm.

(A) One end of the mechanical shoe is to extend into the stored liquid, and the other end is to extend a minimum
vertical distance of 61 cm above the stored liquid surface.

(B) There are to be no holes, tears, or other openings in the shoe, seal fabric, or seal envelope.

(ii) The secondary seal is to meet the following requirements:

(A) The secondary seal is to be installed above the primary seal so that it completely covers the space between the
roof edge and the tank wall except as provided in paragraph (b)(2)(iii) of this section.

(B) The accumulated area of gaps between the tank wall and the secondary seal shall not exceed 21.2 cm² per meter
of tank diameter, and the width of any portion of any gap shall not exceed 1.27 cm.

(C) There are to be no holes, tears, or other openings in the seal or seal fabric.

(iii) If a failure that is detected during inspections required in paragraph (b)(1) of §60.113b(b) cannot be repaired
within 45 days and if the vessel cannot be emptied within 45 days, a 30-day extension may be requested from the
Administrator in the inspection report required in §60.115b(b)(4). Such extension request must include a
demonstration of unavailability of alternate storage capacity and a specification of a schedule that will assure that the
control equipment will be repaired or the vessel will be emptied as soon as possible.

(5) Notify the Administrator 30 days in advance of any gap measurements required by paragraph (b)(1) of this section
to afford the Administrator the opportunity to have an observer present.

(6) Visually inspect the external floating roof, the primary seal, secondary seal, and fittings each time the vessel is
emptied and degassed.

(i) If the external floating roof has defects, the primary seal has holes, tears, or other openings in the seal or the seal
fabric, or the secondary seal has holes, tears, or other openings in the seal or the seal fabric, the owner or operator
shall repair the items as necessary so that none of the conditions specified in this paragraph exist before filling or
refilling the storage vessel with VOL.

(ii) For all the inspections required by paragraph (b)(6) of this section, the owner or operator shall notify the
Administrator in writing at least 30 days prior to the filling or refilling of each storage vessel to afford the Administrator
the opportunity to inspect the storage vessel prior to refilling. If the inspection required by paragraph (b)(6) of this
section is not planned and the owner or operator could not have known about the inspection 30 days in advance of
refilling the tank, the owner or operator shall notify the Administrator at least 7 days prior to the refilling of the storage
vessel. Notification shall be made by telephone immediately followed by written documentation demonstrating why
the inspection was unplanned. Alternatively, this notification including the written documentation may be made in
writing and sent by express mail so that it is received by the Administrator at least 7 days prior to the refilling.

(c) The owner or operator of each source that is equipped with a closed vent system and control device as required in
§60.112b (a)(3) or (b)(2) (other than a flare) is exempt from §60.8 of the General Provisions and shall meet the
following requirements.
(1) Submit for approval by the Administrator as an attachment to the notification required by §60.7(a)(1) or, if the facility is exempt from §60.7(a)(1), as an attachment to the notification required by §60.7(a)(2), an operating plan containing the information listed below.

(i) Documentation demonstrating that the control device will achieve the required control efficiency during maximum loading conditions. This documentation is to include a description of the gas stream which enters the control device, including flow and VOC content under varying liquid level conditions (dynamic and static) and manufacturer's design specifications for the control device. If the control device or the closed vent capture system receives vapors, gases, or liquids other than fuels from sources that are not designated sources under this subpart, the efficiency demonstration is to include consideration of all vapors, gases, and liquids received by the closed vent capture system and control device. If an enclosed combustion device with a minimum residence time of 0.75 seconds and a minimum temperature of 816 °C is used to meet the 95 percent requirement, documentation that those conditions will exist is sufficient to meet the requirements of this paragraph.

(ii) A description of the parameter or parameters to be monitored to ensure that the control device will be operated in conformance with its design and an explanation of the criteria used for selection of that parameter (or parameters).

(2) Operate the closed vent system and control device and monitor the parameters of the closed vent system and control device in accordance with the operating plan submitted to the Administrator in accordance with paragraph (c)(1) of this section, unless the plan was modified by the Administrator during the review process. In this case, the modified plan applies.

(d) The owner or operator of each source that is equipped with a closed vent system and a flare to meet the requirements in §60.112b (a)(3) or (b)(2) shall meet the requirements as specified in the general control device requirements, §60.18 (e) and (f).

[52 FR 11429, Apr. 8, 1987, as amended at 54 FR 32973, Aug. 11, 1989]

§ 60.114b Alternative means of emission limitation.

(a) If, in the Administrator's judgment, an alternative means of emission limitation will achieve a reduction in emissions at least equivalent to the reduction in emissions achieved by any requirement in §60.112b, the Administrator will publish in the Federal Register a notice permitting the use of the alternative means for purposes of compliance with that requirement.

(b) Any notice under paragraph (a) of this section will be published only after notice and an opportunity for a hearing.

(c) Any person seeking permission under this section shall submit to the Administrator a written application including:

(1) An actual emissions test that uses a full-sized or scale-model storage vessel that accurately collects and measures all VOC emissions from a given control device and that accurately simulates wind and accounts for other emission variables such as temperature and barometric pressure.

(2) An engineering evaluation that the Administrator determines is an accurate method of determining equivalence.

(d) The Administrator may condition the permission on requirements that may be necessary to ensure operation and maintenance to achieve the same emissions reduction as specified in §60.112b.

§ 60.115b Reporting and recordkeeping requirements.

The owner or operator of each storage vessel as specified in §60.112b(a) shall keep records and furnish reports as required by paragraphs (a), (b), or (c) of this section depending upon the control equipment installed to meet the requirements of §60.112b. The owner or operator shall keep copies of all reports and records required by this section, except for the record required by (c)(1), for at least 2 years. The record required by (c)(1) will be kept for the life of the control equipment.
(a) After installing control equipment in accordance with §60.112b(a)(1) (fixed roof and internal floating roof), the owner or operator shall meet the following requirements.

(1) Furnish the Administrator with a report that describes the control equipment and certifies that the control equipment meets the specifications of §60.112b(a)(1) and §60.113b(a)(1). This report shall be an attachment to the notification required by §60.7(a)(3).

(2) Keep a record of each inspection performed as required by §60.113b (a)(1), (a)(2), (a)(3), and (a)(4). Each record shall identify the storage vessel on which the inspection was performed and shall contain the date the vessel was inspected and the observed condition of each component of the control equipment (seals, internal floating roof, and fittings).

(3) If any of the conditions described in §60.113b(a)(2) are detected during the annual visual inspection required by §60.113b(a)(2), a report shall be furnished to the Administrator within 30 days of the inspection. Each report shall identify the storage vessel, the nature of the defects, and the date the storage vessel was emptied or the nature of and date the repair was made.

(4) After each inspection required by §60.113b(a)(3) that finds holes or tears in the seal or seal fabric, or defects in the internal floating roof, or other control equipment defects listed in §60.113b(a)(3)(ii), a report shall be furnished to the Administrator within 30 days of the inspection. The report shall identify the storage vessel and the reason it did not meet the specifications of §61.112b(a)(1) or §60.113b(a)(1) and list each repair made.

(b) After installing control equipment in accordance with §61.112b(a)(2) (external floating roof), the owner or operator shall meet the following requirements.

(1) Furnish the Administrator with a report that describes the control equipment and certifies that the control equipment meets the specifications of §60.112b(a)(2) and §60.113b(b)(2), (b)(3), and (b)(4). This report shall be an attachment to the notification required by §60.7(a)(3).

(2) Within 60 days of performing the seal gap measurements required by §60.113b(b)(1), furnish the Administrator with a report that contains:

(i) The date of measurement.

(ii) The raw data obtained in the measurement.

(iii) The calculations described in §60.113b (b)(2) and (b)(3).

(3) Keep a record of each gap measurement performed as required by §60.113b(b). Each record shall identify the storage vessel in which the measurement was performed and shall contain:

(i) The date of measurement.

(ii) The raw data obtained in the measurement.

(iii) The calculations described in §60.113b (b)(2) and (b)(3).

(4) After each seal gap measurement that detects gaps exceeding the limitations specified by §60.113b(b)(4), submit a report to the Administrator within 30 days of the inspection. The report will identify the vessel and contain the information specified in paragraph (b)(2) of this section and the date the vessel was emptied or the repairs made and date of repair.

(c) After installing control equipment in accordance with §60.112b (a)(3) or (b)(1) (closed vent system and control device other than a flare), the owner or operator shall keep the following records.

(1) A copy of the operating plan.
(2) A record of the measured values of the parameters monitored in accordance with §60.113b(c)(2).

(d) After installing a closed vent system and flare to comply with §60.112b, the owner or operator shall meet the following requirements.

(1) A report containing the measurements required by §60.18(f) (1), (2), (3), (4), (5), and (6) shall be furnished to the Administrator as required by §60.8 of the General Provisions. This report shall be submitted within 6 months of the initial start-up date.

(2) Records shall be kept of all periods of operation during which the flare pilot flame is absent.

(3) Semiannual reports of all periods recorded under §60.115b(d)(2) in which the pilot flame was absent shall be furnished to the Administrator.

§ 60.116b Monitoring of operations.

(a) The owner or operator shall keep copies of all records required by this section, except for the record required by paragraph (b) of this section, for at least 2 years. The record required by paragraph (b) of this section will be kept for the life of the source.

(b) The owner or operator of each storage vessel as specified in §60.110b(a) shall keep readily accessible records showing the dimension of the storage vessel and an analysis showing the capacity of the storage vessel.

(c) Except as provided in paragraphs (f) and (g) of this section, the owner or operator of each storage vessel either with a design capacity greater than or equal to 151 m³ storing a liquid with a maximum true vapor pressure greater than or equal to 3.5 kPa or with a design capacity greater than or equal to 75 m³ but less than 151 m³ storing a liquid with a maximum true vapor pressure greater than or equal to 15.0 kPa shall maintain a record of the VOL stored, the period of storage, and the maximum true vapor pressure of that VOL during the respective storage period.

(d) Except as provided in paragraph (g) of this section, the owner or operator of each storage vessel either with a design capacity greater than or equal to 151 m³ storing a liquid with a maximum true vapor pressure that is normally less than 5.2 kPa or with a design capacity greater than or equal to 75 m³ but less than 151 m³ storing a liquid with a maximum true vapor pressure that is normally less than 27.6 kPa shall notify the Administrator within 30 days when the maximum true vapor pressure of the liquid exceeds the respective maximum true vapor vapor pressure values for each volume range.

(e) Available data on the storage temperature may be used to determine the maximum true vapor pressure as determined below.

(1) For vessels operated above or below ambient temperatures, the maximum true vapor pressure is calculated based upon the highest expected calendar-month average of the storage temperature. For vessels operated at ambient temperatures, the maximum true vapor pressure is calculated based upon the maximum local monthly average ambient temperature as reported by the National Weather Service.

(2) For crude oil or refined petroleum products the vapor pressure may be obtained by the following:

(i) Available data on the Reid vapor pressure and the maximum expected storage temperature based on the highest expected calendar-month average temperature of the stored product may be used to determine the maximum true vapor pressure from nomographs contained in API Bulletin 2517 (incorporated by reference—see §60.17), unless the Administrator specifically requests that the liquid be sampled, the actual storage temperature determined, and the Reid vapor pressure determined from the sample(s).

(ii) The true vapor pressure of each type of crude oil with a Reid vapor pressure less than 13.8 kPa or with physical properties that preclude determination by the recommended method is to be determined from available data and recorded if the estimated maximum true vapor pressure is greater than 3.5 kPa.

(3) For other liquids, the vapor pressure:
(i) May be obtained from standard reference texts, or

(ii) Determined by ASTM D2879–83, 96, or 97 (incorporated by reference—see §60.17); or

(iii) Measured by an appropriate method approved by the Administrator; or

(iv) Calculated by an appropriate method approved by the Administrator.

(f) The owner or operator of each vessel storing a waste mixture of indeterminate or variable composition shall be subject to the following requirements.

(1) Prior to the initial filling of the vessel, the highest maximum true vapor pressure for the range of anticipated liquid compositions to be stored will be determined using the methods described in paragraph (e) of this section.

(2) For vessels in which the vapor pressure of the anticipated liquid composition is above the cutoff for monitoring but below the cutoff for controls as defined in §60.112b(a), an initial physical test of the vapor pressure is required; and a physical test at least once every 6 months thereafter is required as determined by the following methods:

(i) ASTM D2879–83, 96, or 97 (incorporated by reference—see §60.17); or

(ii) ASTM D323–82 or 94 (incorporated by reference—see §60.17); or

(iii) As measured by an appropriate method as approved by the Administrator.

(g) The owner or operator of each vessel equipped with a closed vent system and control device meeting the specification of §60.112b or with emissions reductions equipment as specified in 40 CFR 65.42(b)(4), (b)(5), (b)(6), or (c) is exempt from the requirements of paragraphs (c) and (d) of this section.


§ 60.117b Delegation of authority.

(a) In delegating implementation and enforcement authority to a State under section 111(c) of the Act, the authorities contained in paragraph (b) of this section shall be retained by the Administrator and not transferred to a State.

(b) Authorities which will not be delegated to States: §§60.111b(f)(4), 60.114b, 60.116b(e)(3)(iii), 60.116b(e)(3)(iv), and 60.116b(f)(2)(iii).

[52 FR 11429, Apr. 8, 1987, as amended at 52 FR 22780, June 16, 1987]
Appendix F
40 CFR Part 60, Subpart Y
Subpart Y—Standards of Performance for Coal Preparation and Processing Plants

Source: 74 FR 51977, Oct. 8, 2009, unless otherwise noted.

§ 60.250 Applicability and designation of affected facility.

(a) The provisions of this subpart apply to affected facilities in coal preparation and processing plants that process more than 181 megagrams (Mg) (200 tons) of coal per day.

(b) The provisions in §60.251, §60.252(a), §60.253(a), §60.254(a), §60.255(a), and §60.256(a) of this subpart are applicable to any of the following affected facilities that commenced construction, reconstruction or modification after October 27, 1974, and on or before April 28, 2008: Thermal dryers, pneumatic coal-cleaning equipment (air tables), coal processing and conveying equipment (including breakers and crushers), and coal storage systems, transfer and loading systems.

(c) The provisions in §60.251, §60.252(b)(1) and (c), §60.253(b), §60.254(b), §60.255(b) through (h), §60.256(b) and (c), §60.257, and §60.258 of this subpart are applicable to any of the following affected facilities that commenced construction, reconstruction or modification after April 28, 2008, and on or before May 27, 2009: Thermal dryers, pneumatic coal-cleaning equipment (air tables), coal processing and conveying equipment (including breakers and crushers), and coal storage systems, transfer and loading systems.

(d) The provisions in §60.251, §60.252(b)(1) through (3), and (c), §60.253(b), §60.254(b) and (c), §60.255(b) through (h), §60.256(b) and (c), §60.257, and §60.258 of this subpart are applicable to any of the following affected facilities that commenced construction, reconstruction or modification after May 27, 2009: Thermal dryers, pneumatic coal-cleaning equipment (air tables), coal processing and conveying equipment (including breakers and crushers), coal storage systems, transfer and loading systems, and open storage piles.

§ 60.251 Definitions.

As used in this subpart, all terms not defined herein have the meaning given them in the Clean Air Act (Act) and in subpart A of this part.

(a) Anthracite means coal that is classified as anthracite according to the American Society of Testing and Materials in ASTM D388 (incorporated by reference— see §60.17).

(b) Bag leak detection system means a system that is capable of continuously monitoring relative particulate matter (dust loadings) in the exhaust of a fabric filter to detect bag leaks and other upset conditions. A bag leak detection system includes, but is not limited to, an instrument that operates on triboelectric, light scattering, light transmittance, or other effect to continuously monitor relative particulate matter loadings.

(c) Bituminous coal means solid fossil fuel classified as bituminous coal by ASTM D388 (incorporated by reference— see §60.17).

(d) Coal means:

(1) For units constructed, reconstructed, or modified on or before May 27, 2009, all solid fossil fuels classified as anthracite, bituminous, subbituminous, or lignite by ASTM D388 (incorporated by reference— see §60.17).

(2) For units constructed, reconstructed, or modified after May 27, 2009, all solid fossil fuels classified as anthracite, bituminous, subbituminous, or lignite by ASTM D388 (incorporated by reference— see §60.17), and coal refuse.

(e) Coal preparation and processing plant means any facility (excluding underground mining operations) which prepares coal by one or more of the following processes: breaking, crushing, screening, wet or dry cleaning, and thermal drying.
(f) **Coal processing and conveying equipment** means any machinery used to reduce the size of coal or to separate coal from refuse, and the equipment used to convey coal to or remove coal and refuse from the machinery. This includes, but is not limited to, breakers, crushers, screens, and conveyor belts. Equipment located at the mine face is not considered to be part of the coal preparation and processing plant.

(g) **Coal refuse** means waste products of coal mining, physical coal cleaning, and coal preparation operations (e.g. culm, gob, etc.) containing coal, matrix material, clay, and other organic and inorganic material.

(h) **Coal storage system** means any facility used to store coal except for open storage piles.

(i) **Design controlled potential PM emissions rate** means the theoretical particulate matter (PM) emissions (Mg) that would result from the operation of a control device at its design emissions rate (grams per dry standard cubic meter (g/dscm)), multiplied by the maximum design flow rate (dry standard cubic meter per minute (dscm/min)), multiplied by 60 (minutes per hour (min/hr)), multiplied by 8,760 (hours per year (hr/yr)), divided by 1,000,000 (megagrams per gram (Mg/g)).

(j) **Indirect thermal dryer** means a thermal dryer that reduces the moisture content of coal through indirect heating of the coal through contact with a heat transfer medium. If the source of heat (the source of combustion or furnace) is subject to another subpart of this part, then the furnace and the associated emissions are not part of the affected facility. However, if the source of heat is not subject to another subpart of this part, then the furnace and the associated emissions are part of the affected facility.

(k) **Lignite** means coal that is classified as lignite A or B according to the American Society of Testing and Materials in ASTM D388 (incorporated by reference, see §60.17).

(l) **Mechanical vent** means any vent that uses a powered mechanical drive (machine) to induce air flow.

(m) **Open storage pile** means any facility, including storage area, that is not enclosed that is used to store coal, including the equipment used in the loading, unloading, and conveying operations of the facility.

(n) **Operating day** means a 24-hour period between 12 midnight and the following midnight during which coal is prepared or processed at any time by the affected facility. It is not necessary that coal be prepared or processed the entire 24-hour period.

(o) **Pneumatic coal-cleaning equipment** means:

1. For units constructed, reconstructed, or modified on or before May 27, 2009, any facility which classifies bituminous coal by size or separates bituminous coal from refuse by application of air stream(s).

2. For units constructed, reconstructed, or modified after May 27, 2009, any facility which classifies coal by size or separates coal from refuse by application of air stream(s).

(p) **Potential combustion concentration** means the theoretical emissions (nanograms per joule (ng/J) or pounds per million British thermal units (lb/MMBtu) heat input) that would result from combustion of a fuel in an uncleaned state without emission control systems, as determined using Method 19 of appendix A–7 of this part.

(q) **Subbituminous coal** means coal that is classified as subbituminous A, B, or C according to the American Society of Testing and Materials in ASTM D388 (incorporated by reference, see §60.17).

(r) **Thermal dryer** means:

1. For units constructed, reconstructed, or modified on or before May 27, 2009, any facility in which the moisture content of bituminous coal is reduced by contact with a heated gas stream which is exhausted to the atmosphere.
(2) For units constructed, reconstructed, or modified after May 27, 2009, any facility in which the moisture content of coal is reduced by either contact with a heated gas stream which is exhausted to the atmosphere or through indirect heating of the coal through contact with a heated heat transfer medium.

(s) Transfer and loading system means any facility used to transfer and load coal for shipment.

§ 60.252 Standards for thermal dryers.

(a) On and after the date on which the performance test is conducted or required to be completed under §60.8, whichever date comes first, an owner or operator of a thermal dryer constructed, reconstructed, or modified on or before April 28, 2008, subject to the provisions of this subpart must meet the requirements in paragraphs (a)(1) and (a)(2) of this section.

(1) The owner or operator shall not cause to be discharged into the atmosphere from the thermal dryer any gases which contain PM in excess of 0.070 g/dscm (0.031 grains per dry standard cubic feet (gr/dscf)); and

(2) The owner or operator shall not cause to be discharged into the atmosphere from the thermal dryer any gases which exhibit 20 percent opacity or greater.

(b) Except as provided in paragraph (c) of this section, on and after the date on which the performance test is conducted or required to be completed under §60.8, whichever date comes first, an owner or operator of a thermal dryer constructed, reconstructed, or modified after April 28, 2008, subject to the provisions of this subpart must meet the applicable standards for PM and opacity, as specified in paragraph (b)(1) of this section. In addition, and except as provided in paragraph (c) of this section, on and after the date on which the performance test is conducted or required to be completed under §60.8, whichever date comes first, an owner or operator of a thermal dryer constructed, reconstructed, or modified after May 29, 2009, subject to the provisions of this subpart must also meet the applicable standards for sulfur dioxide (SO₂), and combined nitrogen oxides (NOₓ) and carbon monoxide (CO) as specified in paragraphs (b)(2) and (b)(3) of this section.

(1) The owner or operator must meet the requirements for PM emissions in paragraphs (b)(1)(i) through (iii) of this section, as applicable to the affected facility.

(i) For each thermal dryer constructed or reconstructed after April 28, 2008, the owner or operator must meet the requirements of (b)(1)(i)(A) and (b)(1)(i)(B).

(A) The owner or operator must not cause to be discharged into the atmosphere from the thermal dryer any gases that contain PM in excess of 0.023 g/dscm (0.010 grains per dry standard cubic feet (gr/dscf)); and

(B) The owner or operator must not cause to be discharged into the atmosphere from the affected facility any gases that exhibit 10 percent opacity or greater.

(ii) For each thermal dryer modified after April 28, 2008, the owner or operator must meet the requirements of paragraphs (b)(1)(ii)(A) and (b)(1)(ii)(B) of this section.

(A) The owner or operator must not cause to be discharged into the atmosphere from the affected facility any gases which contain PM in excess of 0.070 g/dscm (0.031 gr/dscf); and

(B) The owner or operator must not cause to be discharged into the atmosphere from the affected facility any gases which exhibit 20 percent opacity or greater.

(2) Except as provided in paragraph (b)(2)(iii) of this section, for each thermal dryer constructed, reconstructed, or modified after May 27, 2009, the owner or operator must meet the requirements for SO₂ emissions in either paragraph (b)(2)(i) or (b)(2)(ii) of this section.

(i) The owner or operator must not cause to be discharged into the atmosphere from the affected facility any gases that contain SO₂ in excess of 85 ng/J (0.20 lb/MMBtu) heat input; or
(ii) The owner or operator must not cause to be discharged into the atmosphere from the affected facility any gases that either contain SO2 in excess of 520 ng/J (1.20 lb/MMBtu) heat input or contain SO2 in excess of 10 percent of the potential combustion concentration (i.e., the facility must achieve at least a 90 percent reduction of the potential combustion concentration and may not exceed a maximum emissions rate of 1.2 lb/MMBtu (520 ng/J)).

(iii) Thermal dryers that receive all of their thermal input from a source other than coal or residual oil, that receive all of their thermal input from a source subject to an SO2 limit under another subpart of this part, or that use waste heat or residual from the combustion of coal or residual oil as their only thermal input are not subject to the SO2 limits of this section.

(3) Except as provided in paragraph (b)(3)(iii) of this section, the owner or operator must meet the requirements for combined NOx and CO emissions in paragraph (b)(3)(i) or (b)(3)(ii) of this section, as applicable to the affected facility.

(i) For each thermal dryer constructed after May 27, 2009, the owner or operator must not cause to be discharged into the atmosphere from the affected facility any gases which contain a combined concentration of NOx and CO in excess of 280 ng/J (0.65 lb/MMBtu) heat input.

(ii) For each thermal dryer reconstructed or modified after May 27, 2009, the owner or operator must not cause to be discharged into the atmosphere from the affected facility any gases which contain combined concentration of NOx and CO in excess of 430 ng/J (1.0 lb/MMBtu) heat input.

(iii) Thermal dryers that receive all of their thermal input from a source other than coal or residual oil, that receive all of their thermal input from a source subject to a NOx limit and/or CO limit under another subpart of this part, or that use waste heat or residual from the combustion of coal or residual oil as their only thermal input, are not subject to the combined NOx and CO limits of this section.

(c) Thermal dryers receiving all of their thermal input from an affected facility covered under another 40 CFR Part 60 subpart must meet the applicable requirements in that subpart but are not subject to the requirements in this subpart.

§ 60.253 Standards for pneumatic coal-cleaning equipment.

(a) On and after the date on which the performance test is conducted or required to be completed under §60.8, whichever date comes first, an owner or operator of pneumatic coal-cleaning equipment constructed, reconstructed, or modified on or before April 28, 2008, must meet the requirements of paragraphs (a)(1) and (a)(2) of this section.

(1) The owner or operator must not cause to be discharged into the atmosphere from the pneumatic coal-cleaning equipment any gases that contain PM in excess of 0.040 g/dscm (0.017 gr/dscf); and

(2) The owner or operator must not cause to be discharged into the atmosphere from the pneumatic coal-cleaning equipment any gases that exhibit 10 percent opacity or greater.

(b) On and after the date on which the performance test is conducted or required to be completed under §60.8, whichever date comes first, an owner or operator of pneumatic coal-cleaning equipment constructed, reconstructed, or modified after April 28, 2008, must meet the requirements in paragraphs (b)(1) and (b)(2) of this section.

(1) The owner of operator must not cause to be discharged into the atmosphere from the pneumatic coal-cleaning equipment any gases that contain PM in excess or 0.023 g/dscm (0.010 gr/dscf); and

(2) The owner or operator must not cause to be discharged into the atmosphere from the pneumatic coal-cleaning equipment any gases that exhibit greater than 5 percent opacity.

§ 60.254 Standards for coal processing and conveying equipment, coal storage systems, transfer and loading systems, and open storage piles.

(a) On and after the date on which the performance test is conducted or required to be completed under §60.8, whichever date comes first, an owner or operator shall not cause to be discharged into the atmosphere from any coal
processing and conveying equipment, coal storage system, or coal transfer and loading system processing coal constructed, reconstructed, or modified on or before April 28, 2008, gases which exhibit 20 percent opacity or greater.

(b) On and after the date on which the performance test is conducted or required to be completed under §60.8, whichever date comes first, an owner or operator of any coal processing and conveying equipment, coal storage system, or coal transfer and loading system processing coal constructed, reconstructed, or modified after April 28, 2008, must meet the requirements in paragraphs (b)(1) through (3) of this section, as applicable to the affected facility.

(1) Except as provided in paragraph (b)(3) of this section, the owner or operator must not cause to be discharged into the atmosphere from the affected facility any gases which exhibit 10 percent opacity or greater.

(2) The owner or operator must not cause to be discharged into the atmosphere from any mechanical vent on an affected facility gases which contain particulate matter in excess of 0.023 g/dscm (0.010 gr/dscf).

(3) Equipment used in the loading, unloading, and conveying operations of open storage piles are not subject to the opacity limitations of paragraph (b)(1) of this section.

(c) The owner or operator of an open storage pile, which includes the equipment used in the loading, unloading, and conveying operations of the affected facility, constructed, reconstructed, or modified after May 27, 2009, must prepare and operate in accordance with a submitted fugitive coal dust emissions control plan that is appropriate for the site conditions as specified in paragraphs (c)(1) through (6) of this section.

(1) The fugitive coal dust emissions control plan must identify and describe the control measures the owner or operator will use to minimize fugitive coal dust emissions from each open storage pile.

(2) For open coal storage piles, the fugitive coal dust emissions control plan must require that one or more of the following control measures be used to minimize to the greatest extent practicable fugitive coal dust: Locating the source inside a partial enclosure, installing and operating a water spray or fogging system, applying appropriate chemical dust suppression agents on the source (when the provisions of paragraph (c)(6) of this section are met), use of a wind barrier, compaction, or use of a vegetative cover. The owner or operator must select, for inclusion in the fugitive coal dust emissions control plan, the control measure or measures listed in this paragraph that are most appropriate for site conditions. The plan must also explain how the measure or measures selected are applicable and appropriate for site conditions. In addition, the plan must be revised as needed to reflect any changing conditions at the source.

(3) Any owner or operator of an affected facility that is required to have a fugitive coal dust emissions control plan may petition the Administrator to approve, for inclusion in the plan for the affected facility, alternative control measures other than those specified in paragraph (c)(2) of this section as specified in paragraphs (c)(3)(i) through (iv) of this section.

(i) The petition must include a description of the alternative control measures, a copy of the fugitive coal dust emissions control plan for the affected facility that includes the alternative control measures, and information sufficient for EPA to evaluate the demonstrations required by paragraph (c)(3)(ii) of this section.

(ii) The owner or operator must either demonstrate that the fugitive coal dust emissions control plan that includes the alternate control measures will provide equivalent overall environmental protection or demonstrate that it is either economically or technically infeasible for the affected facility to use the control measures specifically identified in paragraph (c)(2).

(iii) While the petition is pending, the owner or operator must comply with the fugitive coal dust emissions control plan including the alternative control measures submitted with the petition. Operation in accordance with the plan submitted with the petition shall be deemed to constitute compliance with the requirement to operate in accordance with a fugitive coal dust emissions control plan that contains one of the control measures specifically identified in paragraph (c)(2) of this section while the petition is pending.

(iv) If the petition is approved by the Administrator, the alternative control measures will be approved for inclusion in the fugitive coal dust emissions control plan for the affected facility. In lieu of amending this subpart, a letter will be
sent to the facility describing the specific control measures approved. The facility shall make any such letters and the applicable fugitive coal dust emissions control plan available to the public. If the Administrator determines it is appropriate, the conditions and requirements of the letter can be reviewed and changed at any point.

(4) The owner or operator must submit the fugitive coal dust emissions control plan to the Administrator or delegated authority as specified in paragraphs (c)(4)(i) and (c)(4)(ii) of this section.

(i) The plan must be submitted to the Administrator or delegated authority prior to startup of the new, reconstructed, or modified affected facility, or 30 days after the effective date of this rule, whichever is later.

(ii) The plan must be revised as needed to reflect any changing conditions at the source. Such revisions must be dated and submitted to the Administrator or delegated authority before a source can operate pursuant to these revisions. The Administrator or delegated authority may also object to such revisions as specified in paragraph (c)(5) of this section.

(5) The Administrator or delegated authority may object to the fugitive coal dust emissions control plan as specified in paragraphs (c)(5)(i) and (c)(5)(ii) of this section.

(i) The Administrator or delegated authority may object to any fugitive coal dust emissions control plan that it has determined does not meet the requirements of paragraphs (c)(1) and (c)(2) of this section.

(ii) If an objection is raised, the owner or operator, within 30 days from receipt of the objection, must submit a revised fugitive coal dust emissions control plan to the Administrator or delegated authority. The owner or operator must operate in accordance with the revised fugitive coal dust emissions control plan. The Administrator or delegated authority retain the right, under paragraph (c)(5) of this section, to object to the revised control plan if it determines the plan does not meet the requirements of paragraphs (c)(1) and (c)(2) of this section.

(6) Where appropriate chemical dust suppression agents are selected by the owner or operator as a control measure to minimize fugitive coal dust emissions, (1) only chemical dust suppressants with Occupational Safety and Health Administration (OSHA)-compliant material safety data sheets (MSDS) are to be allowed; (2) the MSDS must be included in the fugitive coal dust emissions control plan; and (3) the owner or operator must consider and document in the fugitive coal dust emissions control plan the site-specific impacts associated with the use of such chemical dust suppressants.

§ 60.255 Performance tests and other compliance requirements.

(a) An owner or operator of each affected facility that commenced construction, reconstruction, or modification on or before April 28, 2008, must conduct all performance tests required by §60.8 to demonstrate compliance with the applicable emission standards using the methods identified in §60.257.

(b) An owner or operator of each affected facility that commenced construction, reconstruction, or modification after April 28, 2008, must conduct performance tests according to the requirements of §60.8 and the methods identified in §60.257 to demonstrate compliance with the applicable emissions standards in this subpart as specified in paragraphs (b)(1) and (2) of this section.

(1) For each affected facility subject to a PM, SO₂, or combined NOₓ and CO emissions standard, an initial performance test must be performed. Thereafter, a new performance test must be conducted according the requirements in paragraphs (b)(1)(i) through (iii) of this section, as applicable.

(i) If the results of the most recent performance test demonstrate that emissions from the affected facility are greater than 50 percent of the applicable emissions standard, a new performance test must be conducted within 12 calendar months of the date that the previous performance test was required to be completed.

(ii) If the results of the most recent performance test demonstrate that emissions from the affected facility are 50 percent or less of the applicable emissions standard, a new performance test must be conducted within 24 calendar months of the date that the previous performance test was required to be completed.
(iii) An owner or operator of an affected facility that has not operated for the 60 calendar days prior to the due date of a performance test is not required to perform the subsequent performance test until 30 calendar days after the next operating day.

(2) For each affected facility subject to an opacity standard, an initial performance test must be performed. Thereafter, a new performance test must be conducted according to the requirements in paragraphs (b)(2)(i) through (iii) of this section, as applicable, except as provided for in paragraphs (e) and (f) of this section. Performance test and other compliance requirements for coal truck dump operations are specified in paragraph (h) of this section.

(i) If any 6-minute average opacity reading in the most recent performance test exceeds half the applicable opacity limit, a new performance test must be conducted within 90 operating days of the date that the previous performance test was required to be completed.

(ii) If all 6-minute average opacity readings in the most recent performance test are equal to or less than half the applicable opacity limit, a new performance test must be conducted within 12 calendar months of the date that the previous performance test was required to be completed.

(iii) An owner or operator of an affected facility continuously monitoring scrubber parameters as specified in §60.256(b)(2) is exempt from the requirements in paragraphs (b)(2)(i) and (ii) if opacity performance tests are conducted concurrently with (or within a 60-minute period of) PM performance tests.

(c) If any affected coal processing and conveying equipment (e.g., breakers, crushers, screens, conveying systems), coal storage systems, or coal transfer and loading systems that commenced construction, reconstruction, or modification after April 28, 2008, are enclosed in a building, and emissions from the building do not exceed any of the standards in § 60.254 that apply to the affected facility, then the facility shall be deemed to be in compliance with such standards.

(d) An owner or operator of an affected facility (other than a thermal dryer) that commenced construction, reconstruction, or modification after April 28, 2008, is subject to a PM emission standard and uses a control device with a design controlled potential PM emissions rate of 1.0 Mg (1.1 tons) per year or less is exempted from the requirements of paragraphs (b)(2)(i) and (ii) of this section provided that the owner or operator meets all of the conditions specified in paragraphs (d)(1) through (3) of this section. This exemption does not apply to thermal dryers.

(1) PM emissions, as determined by the most recent performance test, are less than or equal to the applicable limit,

(2) The control device manufacturer's recommended maintenance procedures are followed, and

(3) All 6-minute average opacity readings from the most recent performance test are equal to or less than half the applicable opacity limit or the monitoring requirements in paragraphs (e) or (f) of this section are followed.

(e) For an owner or operator of a group of up to five of the same type of affected facilities that commenced construction, reconstruction, or modification after April 28, 2008, that are subject to PM emissions standards and use identical control devices, the Administrator or delegated authority may allow the owner or operator to use a single PM performance test for one of the affected control devices to demonstrate that the group of affected facilities is in compliance with the applicable emissions standards provided that the owner or operator meets all of the conditions specified in paragraphs (e)(1) through (3) of this section.

(1) PM emissions from the most recent performance test for each individual affected facility are 90 percent or less of the applicable PM standard;

(2) The manufacturer's recommended maintenance procedures are followed for each control device; and

(3) A single performance test is conducted on each affected facility at least once every 5 calendar years.

(f) As an alternative to meeting the requirements in paragraph (b)(2) of this section, an owner or operator of an affected facility that commenced construction, reconstruction, or modification after April 28, 2008, may elect to comply with the requirements in paragraph (f)(1) or (f)(2) of this section.
(1) Monitor visible emissions from each affected facility according to the requirements in paragraphs (f)(1)(i) through (iii) of this section.

(i) Conduct one daily 15-second observation each operating day for each affected facility (during normal operation) when the coal preparation and processing plant is in operation. Each observation must be recorded as either visible emissions observed or no visible emissions observed. Each observer determining the presence of visible emissions must meet the training requirements specified in §2.3 of Method 22 of appendix A–7 of this part. If visible emissions are observed during any 15-second observation, the owner or operator must adjust the operation of the affected facility and demonstrate within 24 hours that no visible emissions are observed from the affected facility. If visible emissions are observed, a Method 9, of appendix A–4 of this part, performance test must be conducted within 45 operating days.

(ii) Conduct monthly visual observations of all process and control equipment. If any deficiencies are observed, the necessary maintenance must be performed as expeditiously as possible.

(iii) Conduct a performance test using Method 9 of appendix A–4 of this part at least once every 5 calendar years for each affected facility.

(2) Prepare a written site-specific monitoring plan for a digital opacity compliance system for approval by the Administrator or delegated authority. The plan shall require observations of at least one digital image every 15 seconds for 10-minute periods (during normal operation) every operating day. An approvable monitoring plan must include a demonstration that the occurrences of visible emissions are not in excess of 5 percent of the observation period. For reference purposes in preparing the monitoring plan, see OAQPS “Determination of Visible Emission Opacity from Stationary Sources Using Computer-Based Photographic Analysis Systems.” This document is available from the U.S. Environmental Protection Agency (U.S. EPA); Office of Air Quality and Planning Standards; Sector Policies and Programs Division; Measurement Group (D243–02), Research Triangle Park, NC 27711. This document is also available on the Technology Transfer Network (TTN) under Emission Measurement Center Preliminary Methods. The monitoring plan approved by the Administrator or delegated authority shall be implemented by the owner or operator.

(g) As an alternative to meeting the requirements in paragraph (b)(2) of this section, an owner or operator of an affected facility that commenced construction, reconstruction, or modification after April 28, 2008, subject to a visible emissions standard under this subpart may install, operate, and maintain a continuous opacity monitoring system (COMS). Each COMS used to comply with provisions of this subpart must be installed, calibrated, maintained, and continuously operated according to the requirements in paragraphs (g)(1) and (2) of this section.

(1) The COMS must meet Performance Specification 1 in 40 CFR part 60, appendix B.

(2) The COMS must comply with the quality assurance requirements in paragraphs (g)(2)(i) through (v) of this section.

(i) The owner or operator must automatically (intrinsic to the opacity monitor) check the zero and upscale (span) calibration drifts at least once daily. For particular COMS, the acceptable range of zero and upscale calibration materials is as defined in the applicable version of Performance Specification 1 in 40 CFR part 60, appendix B.

(ii) The owner or operator must adjust the zero and span whenever the 24-hour zero drift or 24-hour span drift exceeds 4 percent opacity. The COMS must allow for the amount of excess zero and span drift measured at the 24-hour interval checks to be recorded and quantified. The optical surfaces exposed to the effluent gases must be cleaned prior to performing the zero and span drift adjustments, except for systems using automatic zero adjustments. For systems using automatic zero adjustments, the optical surfaces must be cleaned when the cumulative automatic zero compensation exceeds 4 percent opacity.

(iii) The owner or operator must apply a method for producing a simulated zero opacity condition and an upscale (span) opacity condition using a certified neutral density filter or other related technique to produce a known obscuration of the light beam. All procedures applied must provide a system check of the analyzer internal optical surfaces and all electronic circuitry including the lamp and photodetector assembly. 
(iv) Except during periods of system breakdowns, repairs, calibration checks, and zero and span adjustments, the COMS must be in continuous operation and must complete a minimum of one cycle of sampling and analyzing for each successive 10-second period and one cycle of data recording for each successive 6-minute period.

(v) The owner or operator must reduce all data from the COMS to 6-minute averages. Six-minute opacity averages must be calculated from 36 or more data points equally spaced over each 6-minute period. Data recorded during periods of system breakdowns, repairs, calibration checks, and zero and span adjustments must not be included in the data averages. An arithmetic or integrated average of all data may be used.

(h) The owner or operator of each affected coal truck dump operation that commenced construction, reconstruction, or modification after April 28, 2008, must meet the requirements specified in paragraphs (h)(1) through (3) of this section.

(1) Conduct an initial performance test using Method 9 of appendix A–4 of this part according to the requirements in paragraphs (h)(1)(i) and(ii).

(i) Opacity readings shall be taken during the duration of three separate truck dump events. Each truck dump event commences when the truck bed begins to elevate and concludes when the truck bed returns to a horizontal position.

(ii) Compliance with the applicable opacity limit is determined by averaging all 15-second opacity readings made during the duration of three separate truck dump events.

(2) Conduct monthly visual observations of all process and control equipment. If any deficiencies are observed, the necessary maintenance must be performed as expeditiously as possible.

(3) Conduct a performance test using Method 9 of appendix A–4 of this part at least once every 5 calendar years for each affected facility.

§ 60.256 Continuous monitoring requirements.

(a) The owner or operator of each affected facility constructed, reconstructed, or modified on or before April 28, 2008, must meet the monitoring requirements specified in paragraphs (a)(1) and (2) of this section, as applicable to the affected facility.

(1) The owner or operator of any thermal dryer shall install, calibrate, maintain, and continuously operate monitoring devices as follows:

(i) A monitoring device for the measurement of the temperature of the gas stream at the exit of the thermal dryer on a continuous basis. The monitoring device is to be certified by the manufacturer to be accurate within ±1.7 °C (±3 °F).

(ii) For affected facilities that use wet scrubber emission control equipment:

(A) A monitoring device for the continuous measurement of the pressure loss through the venturi constriction of the control equipment. The monitoring device is to be certified by the manufacturer to be accurate within ±1 inch water gauge.

(B) A monitoring device for the continuous measurement of the water supply pressure to the control equipment. The monitoring device is to be certified by the manufacturer to be accurate within ±5 percent of design water supply pressure. The pressure sensor or tap must be located close to the water discharge point. The Administrator shall have discretion to grant requests for approval of alternative monitoring locations.

(2) All monitoring devices under paragraph (a) of this section are to be recalibrated annually in accordance with procedures under §60.13(b).

(b) The owner or operator of each affected facility constructed, reconstructed, or modified after April 28, 2008, that has one or more mechanical vents must install, calibrate, maintain, and continuously operate the monitoring devices
specified in paragraphs (b)(1) through (3) of this section, as applicable to the mechanical vent and any control device installed on the vent.

(1) For mechanical vents with fabric filters (baghouses) with design controlled potential PM emissions rates of 25 Mg (28 tons) per year or more, a bag leak detection system according to the requirements in paragraph (c) of this section.

(2) For mechanical vents with wet scrubbers, monitoring devices according to the requirements in paragraphs (b)(2)(i) through (iv) of this section.

(i) A monitoring device for the continuous measurement of the pressure loss through the venturi constriction of the control equipment. The monitoring device is to be certified by the manufacturer to be accurate within ±1 inch water gauge.

(ii) A monitoring device for the continuous measurement of the water supply flow rate to the control equipment. The monitoring device is to be certified by the manufacturer to be accurate within ±5 percent of design water supply flow rate.

(iii) A monitoring device for the continuous measurement of the pH of the wet scrubber liquid. The monitoring device is to be certified by the manufacturer to be accurate within ±5 percent of design pH.

(iv) An average value for each monitoring parameter must be determined during each performance test. Each monitoring parameter must then be maintained within 10 percent of the value established during the most recent performance test on an operating day average basis.

(3) For mechanical vents with control equipment other than wet scrubbers, a monitoring device for the continuous measurement of the reagent injection flow rate to the control equipment, as applicable. The monitoring device is to be certified by the manufacturer to be accurate within ±5 percent of design injection flow rate. An average reagent injection flow rate value must be determined during each performance test. The reagent injection flow rate must then be maintained within 10 percent of the value established during the most recent performance test on an operating day average basis.

(c) Each bag leak detection system used to comply with provisions of this subpart must be installed, calibrated, maintained, and continuously operated according to the requirements in paragraphs (c)(1) through (3) of this section.

(1) The bag leak detection system must meet the specifications and requirements in paragraphs (c)(1)(i) through (viii) of this section.

(i) The bag leak detection system must be certified by the manufacturer to be capable of detecting PM emissions at concentrations of 1 milligram per dry standard cubic meter (mg/dscm) (0.00044 grains per actual cubic foot (gr/acf)) or less.

(ii) The bag leak detection system sensor must provide output of relative PM loadings. The owner or operator shall continuously record the output from the bag leak detection system using electronic or other means (e.g., using a strip chart recorder or a data logger).

(iii) The bag leak detection system must be equipped with an alarm system that will sound when the system detects an increase in relative particulate loading over the alarm set point established according to paragraph (c)(1)(iv) of this section, and the alarm must be located such that it can be heard by the appropriate plant personnel.

(iv) In the initial adjustment of the bag leak detection system, the owner or operator must establish, at a minimum, the baseline output by adjusting the sensitivity (range) and the averaging period of the device, the alarm set points, and the alarm delay time.

(v) Following initial adjustment, the owner or operator must not adjust the averaging period, alarm set point, or alarm delay time without approval from the Administrator or delegated authority except as provided in paragraph (c)(2)(vi) of this section.
(vi) Once per quarter, the owner or operator may adjust the sensitivity of the bag leak detection system to account for seasonal effects, including temperature and humidity, according to the procedures identified in the site-specific monitoring plan required by paragraph (c)(2) of this section.

(vii) The owner or operator must install the bag leak detection sensor downstream of the fabric filter.

(viii) Where multiple detectors are required, the system's instrumentation and alarm may be shared among detectors.

(2) The owner or operator must develop and submit to the Administrator or delegated authority for approval a site-specific monitoring plan for each bag leak detection system. This plan must be submitted to the Administrator or delegated authority 30 days prior to startup of the affected facility. The owner or operator must operate and maintain the bag leak detection system according to the site-specific monitoring plan at all times. Each monitoring plan must describe the items in paragraphs (c)(2)(i) through (vi) of this section.

(i) Installation of the bag leak detection system;

(ii) Initial and periodic adjustment of the bag leak detection system, including how the alarm set-point will be established;

(iii) Operation of the bag leak detection system, including quality assurance procedures;

(iv) How the bag leak detection system will be maintained, including a routine maintenance schedule and spare parts inventory list;

(v) How the bag leak detection system output will be recorded and stored; and

(vi) Corrective action procedures as specified in paragraph (c)(3) of this section. In approving the site-specific monitoring plan, the Administrator or delegated authority may allow the owner and operator more than 3 hours to alleviate a specific condition that causes an alarm if the owner or operator identifies in the monitoring plan this specific condition as one that could lead to an alarm, adequately explains why it is not feasible to alleviate this condition within 3 hours of the time the alarm occurs, and demonstrates that the requested time will ensure alleviation of this condition as expeditiously as practicable.

(3) For each bag leak detection system, the owner or operator must initiate procedures to determine the cause of every alarm within 1 hour of the alarm. Except as provided in paragraph (c)(2)(vi) of this section, the owner or operator must alleviate the cause of the alarm within 3 hours of the alarm by taking whatever corrective action(s) are necessary. Corrective actions may include, but are not limited to the following:

(i) Inspecting the fabric filter for air leaks, torn or broken bags or filter media, or any other condition that may cause an increase in PM emissions;

(ii) Sealing off defective bags or filter media;

(iii) Replacing defective bags or filter media or otherwise repairing the control device;

(iv) Sealing off a defective fabric filter compartment;

(v) Cleaning the bag leak detection system probe or otherwise repairing the bag leak detection system; or

(vi) Shutting down the process producing the PM emissions.

§ 60.257 Test methods and procedures.

(a) The owner or operator must determine compliance with the applicable opacity standards as specified in paragraphs (a)(1) through (3) of this section.
(1) Method 9 of appendix A–4 of this part and the procedures in §60.11 must be used to determine opacity, with the exceptions specified in paragraphs (a)(1)(i) and (ii).

(i) The duration of the Method 9 of appendix A–4 of this part performance test shall be 1 hour (ten 6-minute averages).

(ii) If, during the initial 30 minutes of the observation of a Method 9 of appendix A–4 of this part performance test, all of the 6-minute average opacity readings are less than or equal to half the applicable opacity limit, then the observation period may be reduced from 1 hour to 30 minutes.

(2) To determine opacity for fugitive coal dust emissions sources, the additional requirements specified in paragraphs (a)(2)(i) through (iii) must be used.

(i) The minimum distance between the observer and the emission source shall be 5.0 meters (16 feet), and the sun shall be oriented in the 140-degree sector of the back.

(ii) The observer shall select a position that minimizes interference from other fugitive coal dust emissions sources and make observations such that the line of vision is approximately perpendicular to the plume and wind direction.

(iii) The observer shall make opacity observations at the point of greatest opacity in that portion of the plume where condensed water vapor is not present. Water vapor is not considered a visible emission.

(3) A visible emissions observer may conduct visible emission observations for up to three fugitive, stack, or vent emission points within a 15-second interval if the following conditions specified in paragraphs (a)(3)(i) through (iii) of this section are met.

(i) No more than three emissions points may be read concurrently.

(ii) All three emissions points must be within a 70 degree viewing sector or angle in front of the observer such that the proper sun position can be maintained for all three points.

(iii) If an opacity reading for any one of the three emissions points is within 5 percent opacity from the applicable standard (excluding readings of zero opacity), then the observer must stop taking readings for the other two points and continue reading just that single point.

(b) The owner or operator must conduct all performance tests required by §60.8 to demonstrate compliance with the applicable emissions standards specified in §60.252 according to the requirements in §60.8 using the applicable test methods and procedures in paragraphs (b)(1) through (8) of this section.

(1) Method 1 or 1A of appendix A–4 of this part shall be used to select sampling port locations and the number of traverse points in each stack or duct. Sampling sites must be located at the outlet of the control device (or at the outlet of the emissions source if no control device is present) prior to any releases to the atmosphere.

(2) Method 2, 2A, 2C, 2D, 2F, or 2G of appendix A–4 of this part shall be used to determine the volumetric flow rate of the stack gas.

(3) Method 3, 3A, or 3B of appendix A–4 of this part shall be used to determine the dry molecular weight of the stack gas. The owner or operator may use ANSI/ASME PTC 19.10–1981, “Flue and Exhaust Gas Analyses (incorporated by reference— see §60.17) as an alternative to Method 3B of appendix A–2 of this part.

(4) Method 4 of appendix A–4 of this part shall be used to determine the moisture content of the stack gas.

(5) Method 5, 5B or 5D of appendix A–4 of this part or Method 17 of appendix A–7 of this part shall be used to determine the PM concentration as follows:
(i) The sampling time and sample volume for each run shall be at least 60 minutes and 0.85 dscm (30 dscf). Sampling shall begin no less than 30 minutes after startup and shall terminate before shutdown procedures begin. A minimum of three valid test runs are needed to comprise a PM performance test.

(ii) Method 5 of appendix A of this part shall be used only to test emissions from affected facilities without wet flue gas desulfurization (FGD) systems.

(iii) Method 5B of appendix A of this part is to be used only after wet FGD systems.

(iv) Method 5D of appendix A–4 of this part shall be used for positive pressure fabric filters and other similar applications (e.g., stub stacks and roof vents).

(v) Method 17 of appendix A–6 of this part may be used at facilities with or without wet scrubber systems provided the stack gas temperature does not exceed a temperature of 160 °C (320 °F). The procedures of sections 8.1 and 11.1 of Method 5B of appendix A–3 of this part may be used in Method 17 of appendix A–6 of this part only if it is used after a wet FGD system. Do not use Method 17 of appendix A–6 of this part after wet FGD systems if the effluent is saturated or laden with water droplets.

(6) Method 6, 6A, or 6C of appendix A–4 of this part shall be used to determine the SO₂ concentration. A minimum of three valid test runs are needed to comprise an SO₂ performance test.

(7) Method 7 or 7E of appendix A–4 of this part shall be used to determine the NOₓ concentration. A minimum of three valid test runs are needed to comprise an NOₓ performance test.

(8) Method 10 of appendix A–4 of this part shall be used to determine the CO concentration. A minimum of three valid test runs are needed to comprise a CO performance test. CO performance tests are conducted concurrently (or within a 60-minute period) with NOₓ performance tests.

§ 60.258 Reporting and recordkeeping.

(a) The owner or operator of a coal preparation and processing plant that commenced construction, reconstruction, or modification after April 28, 2008, shall maintain in a logbook (written or electronic) on-site and make it available upon request. The logbook shall record the following:

(1) The manufacturer's recommended maintenance procedures and the date and time of any maintenance and inspection activities and the results of those activities. Any variance from manufacturer recommendation, if any, shall be noted.

(2) The date and time of periodic coal preparation and processing plant visual observations, noting those sources with visible emissions along with corrective actions taken to reduce visible emissions. Results from the actions shall be noted.

(3) The amount and type of coal processed each calendar month.

(4) The amount of chemical stabilizer or water purchased for use in the coal preparation and processing plant.

(5) Monthly certification that the dust suppressant systems were operational when any coal was processed and that manufacturer's recommendations were followed for all control systems. Any variance from the manufacturer's recommendations, if any, shall be noted.

(6) Monthly certification that the fugitive coal dust emissions control plan was implemented as described. Any variance from the plan, if any, shall be noted. A copy of the applicable fugitive coal dust emissions control plan and any letters from the Administrator providing approval of any alternative control measures shall be maintained with the logbook. Any actions, e.g. objections, to the plan and any actions relative to the alternative control measures, e.g. approvals, shall be noted in the logbook as well.
(7) For each bag leak detection system, the owner or operator must keep the records specified in paragraphs (a)(7)(i) through (iii) of this section.

(i) Records of the bag leak detection system output;

(ii) Records of bag leak detection system adjustments, including the date and time of the adjustment, the initial bag leak detection system settings, and the final bag leak detection settings; and

(iii) The date and time of all bag leak detection system alarms, the time that procedures to determine the cause of the alarm were initiated, the cause of the alarm, an explanation of the actions taken, the date and time the cause of the alarm was alleviated, and whether the cause of the alarm was alleviated within 3 hours of the alarm.

(8) A copy of any applicable monitoring plan for a digital opacity compliance system and monthly certification that the plan was implemented as described. Any variance from plan, if any, shall be noted.

(9) During a performance test of a wet scrubber, and each operating day thereafter, the owner or operator shall record the measurements of the scrubber pressure loss, water supply flow rate, and pH of the wet scrubber liquid.

(10) During a performance test of control equipment other than a wet scrubber, and each operating day thereafter, the owner or operator shall record the measurements of the reagent injection flow rate, as applicable.

(b) For the purpose of reports required under section 60.7(c), any owner operator subject to the provisions of this subpart also shall report semiannually periods of excess emissions as follow:

(1) The owner or operator of an affected facility with a wet scrubber shall submit semiannual reports to the Administrator or delegated authority of occurrences when the measurements of the scrubber pressure loss, water supply flow rate, or pH of the wet scrubber liquid vary by more than 10 percent from the average determined during the most recent performance test.

(2) The owner or operator of an affected facility with control equipment other than a wet scrubber shall submit semiannual reports to the Administrator or delegated authority of occurrences when the measurements of the reagent injection flow rate, as applicable, vary by more than 10 percent from the average determined during the most recent performance test.

(3) All 6-minute average opacities that exceed the applicable standard.

(c) The owner or operator of an affected facility shall submit the results of initial performance tests to the Administrator or delegated authority, consistent with the provisions of section 60.8. The owner or operator who elects to comply with the reduced performance testing provisions of sections 60.255(c) or (d) shall include in the performance test report identification of each affected facility that will be subject to the reduced testing. The owner or operator electing to comply with section 60.255(d) shall also include information which demonstrates that the control devices are identical.

(d) After July 1, 2011, within 60 days after the date of completing each performance evaluation conducted to demonstrate compliance with this subpart, the owner or operator of the affected facility must submit the test data to EPA by successfully entering the data electronically into EPA's WebFIRE data base available at http://cfpub.epa.gov/oarweb/index.cfm?action=fire.main. For performance tests that cannot be entered into WebFIRE (i.e., Method 9 of appendix A–4 of this part opacity performance tests) the owner or operator of the affected facility must mail a summary copy to United States Environmental Protection Agency; Energy Strategies Group; 109 TW Alexander DR; mail code: D243–01; RTP, NC 27711.
Appendix G
40 CFR Part 60, Subpart OOO
Subpart OOO—Standards of Performance for Nonmetallic Mineral Processing Plants

Source: 74 FR 19309, Apr. 28, 2009, unless otherwise noted.

§ 60.670 Applicability and designation of affected facility.

(a)(1) Except as provided in paragraphs (a)(2), (b), (c), and (d) of this section, the provisions of this subpart are applicable to the following affected facilities in fixed or portable nonmetallic mineral processing plants: each crusher, grinding mill, screening operation, bucket elevator, belt conveyor, bagging operation, storage bin, enclosed truck or railcar loading station. Also, crushers and grinding mills at hot mix asphalt facilities that reduce the size of nonmetallic minerals embedded in recycled asphalt pavement and subsequent affected facilities up to, but not including, the first storage silo or bin are subject to the provisions of this subpart.

(2) The provisions of this subpart do not apply to the following operations: All facilities located in underground mines; plants without crushers or grinding mills above ground; and wet material processing operations (as defined in §60.671).

(b) An affected facility that is subject to the provisions of subparts F or I of this part or that follows in the plant process any facility subject to the provisions of subparts F or I of this part is not subject to the provisions of this subpart.

(c) Facilities at the following plants are not subject to the provisions of this subpart:

(1) Fixed sand and gravel plants and crushed stone plants with capacities, as defined in §60.671, of 23 megagrams per hour (25 tons per hour) or less;

(2) Portable sand and gravel plants and crushed stone plants with capacities, as defined in §60.671, of 136 megagrams per hour (150 tons per hour) or less; and

(3) Common clay plants and pumice plants with capacities, as defined in §60.671, of 9 megagrams per hour (10 tons per hour) or less.

(d)(1) When an existing facility is replaced by a piece of equipment of equal or smaller size, as defined in §60.671, having the same function as the existing facility, and there is no increase in the amount of emissions, the new facility is exempt from the provisions of §§60.672, 60.674, and 60.675 except as provided for in paragraph (d)(3) of this section.

(2) An owner or operator complying with paragraph (d)(1) of this section shall submit the information required in §60.676(a).

(3) An owner or operator replacing all existing facilities in a production line with new facilities does not qualify for the exemption described in paragraph (d)(1) of this section and must comply with the provisions of §§60.672, 60.674 and 60.675.

(e) An affected facility under paragraph (a) of this section that commences construction, modification, or reconstruction after August 31, 1983, is subject to the requirements of this part.

(f) Table 1 of this subpart specifies the provisions of subpart A of this part 60 that do not apply to owners and operators of affected facilities subject to this subpart or that apply with certain exceptions.

§ 60.671 Definitions.

All terms used in this subpart, but not specifically defined in this section, shall have the meaning given them in the Act and in subpart A of this part.

Bagging operation means the mechanical process by which bags are filled with nonmetallic minerals.
**Belt conveyor** means a conveying device that transports material from one location to another by means of an endless belt that is carried on a series of idlers and routed around a pulley at each end.

**Bucket elevator** means a conveying device of nonmetallic minerals consisting of a head and foot assembly which supports and drives an endless single or double strand chain or belt to which buckets are attached.

**Building** means any frame structure with a roof.

**Capacity** means the cumulative rated capacity of all initial crushers that are part of the plant.

**Capture system** means the equipment (including enclosures, hoods, ducts, fans, dampers, etc.) used to capture and transport particulate matter generated by one or more affected facilities to a control device.

**Control device** means the air pollution control equipment used to reduce particulate matter emissions released to the atmosphere from one or more affected facilities at a nonmetallic mineral processing plant.

**Conveying system** means a device for transporting materials from one piece of equipment or location to another location within a plant. Conveying systems include but are not limited to the following: Feeders, belt conveyors, bucket elevators and pneumatic systems.

**Crush or Crushing** means to reduce the size of nonmetallic mineral material by means of physical impaction of the crusher or grinding mill upon the material.

**Crusher** means a machine used to crush any nonmetallic minerals, and includes, but is not limited to, the following types: Jaw, gyratory, cone, roll, rod mill, hammermill, and impactor.

**Enclosed truck or railcar loading station** means that portion of a nonmetallic mineral processing plant where nonmetallic minerals are loaded by an enclosed conveying system into enclosed trucks or railcars.

**Fixed plant** means any nonmetallic mineral processing plant at which the processing equipment specified in §60.670(a) is attached by a cable, chain, turnbuckle, bolt or other means (except electrical connections) to any anchor, slab, or structure including bedrock.

**Fugitive emission** means particulate matter that is not collected by a capture system and is released to the atmosphere at the point of generation.

**Grinding mill** means a machine used for the wet or dry fine crushing of any nonmetallic mineral. Grinding mills include, but are not limited to, the following types: Hammer, roller, rod, pebble and ball, and fluid energy. The grinding mill includes the air conveying system, air separator, or air classifier, where such systems are used.

**Initial crusher** means any crusher into which nonmetallic minerals can be fed without prior crushing in the plant.

**Nonmetallic mineral** means any of the following minerals or any mixture of which the majority is any of the following minerals:

(1) Crushed and Broken Stone, including Limestone, Dolomite, Granite, Traprock, Sandstone, Quartz, Quartzite, Marl, Marble, Slate, Shale, Oil Shale, and Shell.

(2) Sand and Gravel.

(3) Clay including Kaolin, Fireclay, Bentonite, Fuller's Earth, Ball Clay, and Common Clay.

(4) Rock Salt.

(5) Gypsum (natural or synthetic).
(6) Sodium Compounds, including Sodium Carbonate, Sodium Chloride, and Sodium Sulfate.

(7) Pumice.

(8) Gilsonite.

(9) Talc and Pyrophyllite.

(10) Boron, including Borax, Kernite, and Colemanite.

(11) Barite.

(12) Fluorospar.

(13) Feldspar.

(14) Diatomite.

(15) Perlite.

(16) Vermiculite.

(17) Mica.

(18) Kyanite, including Andalusite, Sillimanite, Topaz, and Dumortierite.

Nonmetallic mineral processing plant means any combination of equipment that is used to crush or grind any nonmetallic mineral wherever located, including lime plants, power plants, steel mills, asphalt concrete plants, portland cement plants, or any other facility processing nonmetallic minerals except as provided in §60.670 (b) and (c).

Portable plant means any nonmetallic mineral processing plant that is mounted on any chassis or skids and may be moved by the application of a lifting or pulling force. In addition, there shall be no cable, chain, turnbuckle, bolt or other means (except electrical connections) by which any piece of equipment is attached or clamped to any anchor, slab, or structure, including bedrock that must be removed prior to the application of a lifting or pulling force for the purpose of transporting the unit.

Production line means all affected facilities (crushers, grinding mills, screening operations, bucket elevators, belt conveyors, bagging operations, storage bins, and enclosed truck and railcar loading stations) which are directly connected or are connected together by a conveying system.

Saturated material means, for purposes of this subpart, mineral material with sufficient surface moisture such that particulate matter emissions are not generated from processing of the material through screening operations, bucket elevators and belt conveyors. Material that is wetted solely by wet suppression systems is not considered to be “saturated” for purposes of this definition.

Screening operation means a device for separating material according to size by passing undersize material through one or more mesh surfaces (screens) in series, and retaining oversize material on the mesh surfaces (screens). Grizzly feeders associated with truck dumping and static (non-moving) grizzlies used anywhere in the nonmetallic mineral processing plant are not considered to be screening operations.

Seasonal shut down means shut down of an affected facility for a period of at least 45 consecutive days due to weather or seasonal market conditions.
Size means the rated capacity in tons per hour of a crusher, grinding mill, bucket elevator, bagging operation, or enclosed truck or railcar loading station; the total surface area of the top screen of a screening operation; the width of a conveyor belt; and the rated capacity in tons of a storage bin.

Stack emission means the particulate matter that is released to the atmosphere from a capture system.

Storage bin means a facility for storage (including surge bins) of nonmetallic minerals prior to further processing or loading.

Transfer point means a point in a conveying operation where the nonmetallic mineral is transferred to or from a belt conveyor except where the nonmetallic mineral is being transferred to a stockpile.

Truck dumping means the unloading of nonmetallic minerals from movable vehicles designed to transport nonmetallic minerals from one location to another. Movable vehicles include but are not limited to: Trucks, front end loaders, skip hoists, and railcars.

Vent means an opening through which there is mechanically induced air flow for the purpose of exhausting from a building air carrying particulate matter emissions from one or more affected facilities.

Wet material processing operation(s) means any of the following:

(1) Wet screening operations (as defined in this section) and subsequent screening operations, bucket elevators and belt conveyors in the production line that process saturated materials (as defined in this section) up to the first crusher, grinding mill or storage bin in the production line; or

(2) Screening operations, bucket elevators and belt conveyors in the production line downstream of wet mining operations (as defined in this section) that process saturated materials (as defined in this section) up to the first crusher, grinding mill or storage bin in the production line.

Wet mining operation means a mining or dredging operation designed and operated to extract any nonmetallic mineral regulated under this subpart from deposits existing at or below the water table, where the nonmetallic mineral is saturated with water.

Wet screening operation means a screening operation at a nonmetallic mineral processing plant which removes unwanted material or which separates marketable fines from the product by a washing process which is designed and operated at all times such that the product is saturated with water.

§ 60.672 Standard for particulate matter (PM).

(a) Affected facilities must meet the stack emission limits and compliance requirements in Table 2 of this subpart within 60 days after achieving the maximum production rate at which the affected facility will be operated, but not later than 180 days after initial startup as required under §60.8. The requirements in Table 2 of this subpart apply for affected facilities with capture systems used to capture and transport particulate matter to a control device.

(b) Affected facilities must meet the fugitive emission limits and compliance requirements in Table 3 of this subpart within 60 days after achieving the maximum production rate at which the affected facility will be operated, but not later than 180 days after initial startup as required under §60.11. The requirements in Table 3 of this subpart apply for fugitive emissions from affected facilities without capture systems and for fugitive emissions escaping capture systems.

(c) [Reserved]

(d) Truck dumping of nonmetallic minerals into any screening operation, feed hopper, or crusher is exempt from the requirements of this section.
(e) If any transfer point on a conveyor belt or any other affected facility is enclosed in a building, then each enclosed affected facility must comply with the emission limits in paragraphs (a) and (b) of this section, or the building enclosing the affected facility or facilities must comply with the following emission limits:

1. Fugitive emissions from the building openings (except for vents as defined in §60.671) must not exceed 7 percent opacity; and

2. Vents (as defined in §60.671) in the building must meet the applicable stack emission limits and compliance requirements in Table 2 of this subpart.

(f) Any baghouse that controls emissions from only an individual, enclosed storage bin is exempt from the applicable stack PM concentration limit (and associated performance testing) in Table 2 of this subpart but must meet the applicable stack opacity limit and compliance requirements in Table 2 of this subpart. This exemption from the stack PM concentration limit does not apply for multiple storage bins with combined stack emissions.

§ 60.673 Reconstruction.

(a) The cost of replacement of ore-contact surfaces on processing equipment shall not be considered in calculating either the “fixed capital cost of the new components” or the “fixed capital cost that would be required to construct a comparable new facility” under §60.15. Ore-contact surfaces are crushing surfaces; screen meshes, bars, and plates; conveyor belts; and elevator buckets.

(b) Under §60.15, the “fixed capital cost of the new components” includes the fixed capital cost of all depreciable components (except components specified in paragraph (a) of this section) which are or will be replaced pursuant to all continuous programs of component replacement commenced within any 2-year period following August 31, 1983.

§ 60.674 Monitoring of operations.

(a) The owner or operator of any affected facility subject to the provisions of this subpart which uses a wet scrubber to control emissions shall install, calibrate, maintain and operate the following monitoring devices:

1. A device for the continuous measurement of the pressure loss of the gas stream through the scrubber. The monitoring device must be certified by the manufacturer to be accurate within ±250 pascals ±1 inch water gauge pressure and must be calibrated on an annual basis in accordance with manufacturer's instructions.

2. A device for the continuous measurement of the scrubbing liquid flow rate to the wet scrubber. The monitoring device must be certified by the manufacturer to be accurate within ±5 percent of design scrubbing liquid flow rate and must be calibrated on an annual basis in accordance with manufacturer's instructions.

(b) The owner or operator of any affected facility for which construction, modification, or reconstruction commenced on or after April 22, 2008, that uses wet suppression to control emissions from the affected facility must perform monthly periodic inspections to check that water is flowing to discharge spray nozzles in the wet suppression system. The owner or operator must initiate corrective action within 24 hours and complete corrective action as expeditiously as practical if the owner or operator finds that water is not flowing properly during an inspection of the water spray nozzles. The owner or operator must record each inspection of the water spray nozzles, including the date of each inspection and any corrective actions taken, in the logbook required under §60.676(b).

1. If an affected facility relies on water carryover from upstream water sprays to control fugitive emissions, then that affected facility is exempt from the 5-year repeat testing requirement specified in Table 3 of this subpart provided that the affected facility meets the criteria in paragraphs (b)(1)(i) and (ii) of this section:

(i) The owner or operator of the affected facility conducts periodic inspections of the upstream water spray(s) that are responsible for controlling fugitive emissions from the affected facility. These inspections are conducted according to paragraph (b) of this section and §60.676(b), and

(ii) The owner or operator of the affected facility designates which upstream water spray(s) will be periodically inspected at the time of the initial performance test required under §60.11 of this part and §60.675 of this subpart.
(2) If an affected facility that routinely uses wet suppression water sprays ceases operation of the water sprays or is using a control mechanism to reduce fugitive emissions other than water sprays during the monthly inspection (for example, water from recent rainfall), the logbook entry required under §60.676(b) must specify the control mechanism being used instead of the water sprays.

(c) Except as specified in paragraph (d) or (e) of this section, the owner or operator of any affected facility for which construction, modification, or reconstruction commenced on or after April 22, 2008, that uses a baghouse to control emissions must conduct quarterly 30-minute visible emissions inspections using EPA Method 22 (40 CFR part 60, Appendix A–7). The Method 22 (40 CFR part 60, Appendix A–7) test shall be conducted while the baghouse is operating. The test is successful if no visible emissions are observed. If any visible emissions are observed, the owner or operator of the affected facility must initiate corrective action within 24 hours to return the baghouse to normal operation. The owner or operator must record each Method 22 (40 CFR part 60, Appendix A–7) test, including the date and any corrective actions taken, in the logbook required under §60.676(b). The owner or operator of the affected facility may establish a different baghouse-specific success level for the visible emissions test (other than no visible emissions) by conducting a PM performance test according to §60.675(b) simultaneously with a Method 22 (40 CFR part 60, Appendix A–7) to determine what constitutes normal visible emissions from that affected facility's baghouse when it is in compliance with the applicable PM concentration limit in Table 2 of this subpart. The revised visible emissions success level must be incorporated into the permit for the affected facility.

(d) As an alternative to the periodic Method 22 (40 CFR part 60, Appendix A–7) visible emissions inspections specified in paragraph (c) of this section, the owner or operator of any affected facility for which construction, modification, or reconstruction commenced on or after April 22, 2008, that uses a baghouse to control emissions may use a bag leak detection system. The owner or operator must install, operate, and maintain the bag leak detection system according to paragraphs (d)(1) through (3) of this section.

(1) Each bag leak detection system must meet the specifications and requirements in paragraphs (d)(1)(i) through (viii) of this section.

(i) The bag leak detection system must be certified by the manufacturer to be capable of detecting PM emissions at concentrations of 1 milligram per dry standard cubic meter (0.00044 grains per actual cubic foot) or less.

(ii) The bag leak detection system sensor must provide output of relative PM loadings. The owner or operator shall continuously record the output from the bag leak detection system using electronic or other means (e.g., using a strip chart recorder or a data logger).

(iii) The bag leak detection system must be equipped with an alarm system that will sound when the system detects an increase in relative particulate loading over the alarm set point established according to paragraph (d)(1)(iv) of this section, and the alarm must be located such that it can be heard by the appropriate plant personnel.

(iv) In the initial adjustment of the bag leak detection system, the owner or operator must establish, at a minimum, the baseline output by adjusting the sensitivity (range) and the averaging period of the device, the alarm set points, and the alarm delay time.

(v) Following initial adjustment, the owner or operator shall not adjust the averaging period, alarm set point, or alarm delay time without approval from the Administrator or delegated authority except as provided in paragraph (d)(1)(vi) of this section.

(vi) Once per quarter, the owner or operator may adjust the sensitivity of the bag leak detection system to account for seasonal effects, including temperature and humidity, according to the procedures identified in the site-specific monitoring plan required by paragraph (d)(2) of this section.

(vii) The owner or operator must install the bag leak detection sensor downstream of the fabric filter.

(viii) Where multiple detectors are required, the system's instrumentation and alarm may be shared among detectors.

(2) The owner or operator of the affected facility must develop and submit to the Administrator or delegated authority for approval of a site-specific monitoring plan for each bag leak detection system. The owner or operator must
operate and maintain the bag leak detection system according to the site-specific monitoring plan at all times. Each monitoring plan must describe the items in paragraphs (d)(2)(i) through (vi) of this section.

(i) Installation of the bag leak detection system;

(ii) Initial and periodic adjustment of the bag leak detection system, including how the alarm set-point will be established;

(iii) Operation of the bag leak detection system, including quality assurance procedures;

(iv) How the bag leak detection system will be maintained, including a routine maintenance schedule and spare parts inventory list;

(v) How the bag leak detection system output will be recorded and stored; and

(vi) Corrective action procedures as specified in paragraph (d)(3) of this section. In approving the site-specific monitoring plan, the Administrator or delegated authority may allow owners and operators more than 3 hours to alleviate a specific condition that causes an alarm if the owner or operator identifies in the monitoring plan this specific condition as one that could lead to an alarm, adequately explains why it is not feasible to alleviate this condition within 3 hours of the time the alarm occurs, and demonstrates that the requested time will ensure alleviation of this condition as expeditiously as practicable.

(3) For each bag leak detection system, the owner or operator must initiate procedures to determine the cause of every alarm within 1 hour of the alarm. Except as provided in paragraph (d)(2)(vi) of this section, the owner or operator must alleviate the cause of the alarm within 3 hours of the alarm by taking whatever corrective action(s) are necessary. Corrective actions may include, but are not limited to the following:

(i) Inspecting the fabric filter for air leaks, torn or broken bags or filter media, or any other condition that may cause an increase in PM emissions;

(ii) Sealing off defective bags or filter media;

(iii) Replacing defective bags or filter media or otherwise repairing the control device;

(iv) Sealing off a defective fabric filter compartment;

(v) Cleaning the bag leak detection system probe or otherwise repairing the bag leak detection system; or

(vi) Shutting down the process producing the PM emissions.

(e) As an alternative to the periodic Method 22 (40 CFR part 60, Appendix A–7) visible emissions inspections specified in paragraph (c) of this section, the owner or operator of any affected facility that is subject to the requirements for processed stone handling operations in the Lime Manufacturing NESHAP (40 CFR part 63, subpart AAAAA) may follow the continuous compliance requirements in row 1 items (i) through (iii) of Table 6 to Subpart AAAAA of 40 CFR part 63.

§ 60.675 Test methods and procedures.

(a) In conducting the performance tests required in §60.8, the owner or operator shall use as reference methods and procedures the test methods in appendices A–1 through A–7 of this part or other methods and procedures as specified in this section, except as provided in §60.8(b). Acceptable alternative methods and procedures are given in paragraph (e) of this section.

(b) The owner or operator shall determine compliance with the PM standards in §60.672(a) as follows:
(1) Except as specified in paragraphs (e)(3) and (4) of this section, Method 5 of Appendix A–3 of this part or Method 17 of Appendix A–6 of this part shall be used to determine the particulate matter concentration. The sample volume shall be at least 1.70 dscm (60 dscf). For Method 5 (40 CFR part 60, Appendix A–3), if the gas stream being sampled is at ambient temperature, the sampling probe and filter may be operated without heaters. If the gas stream is above ambient temperature, the sampling probe and filter may be operated at a temperature high enough, but no higher than 121 °C (250 °F), to prevent water condensation on the filter.

(2) Method 9 of Appendix A–4 of this part and the procedures in §60.11 shall be used to determine opacity.

(c)(1) In determining compliance with the particulate matter standards in §60.672(b) or §60.672(e)(1), the owner or operator shall use Method 9 of Appendix A–4 of this part and the procedures in §60.11, with the following additions:

(i) The minimum distance between the observer and the emission source shall be 4.57 meters (15 feet).

(ii) The observer shall, when possible, select a position that minimizes interference from other fugitive emission sources (e.g., road dust). The required observer position relative to the sun (Method 9 of Appendix A–4 of this part, Section 2.1) must be followed.

(iii) For affected facilities using wet dust suppression for particulate matter control, a visible mist is sometimes generated by the spray. The water mist must not be confused with particulate matter emissions and is not to be considered a visible emission. When a water mist of this nature is present, the observation of emissions is to be made at a point in the plume where the mist is no longer visible.

(2)(i) In determining compliance with the opacity of stack emissions from any baghouse that controls emissions only from an individual enclosed storage bin under §60.672(f) of this subpart, using Method 9 (40 CFR part 60, Appendix A–4), the duration of the Method 9 (40 CFR part 60, Appendix A–4) observations shall be 1 hour (ten 6-minute averages).

(ii) The duration of the Method 9 (40 CFR part 60, Appendix A–4) observations may be reduced to the duration the affected facility operates (but not less than 30 minutes) for baghouses that control storage bins or enclosed truck or railcar loading stations that operate for less than 1 hour at a time.

(3) When determining compliance with the fugitive emissions standard for any affected facility described under §60.672(b) or §60.672(e)(1) of this subpart, the duration of the Method 9 (40 CFR part 60, Appendix A–4) observations must be 30 minutes (five 6-minute averages). Compliance with the applicable fugitive emission limits in Table 3 of this subpart must be based on the average of the five 6-minute averages.

(d) To demonstrate compliance with the fugitive emission limits for buildings specified in §60.672(e)(1), the owner or operator must complete the testing specified in paragraph (d)(1) and (2) of this section. Performance tests must be conducted while all affected facilities inside the building are operating.

(1) If the building encloses any affected facility that commences construction, modification, or reconstruction on or after April 22, 2008, the owner or operator of the affected facility must conduct an initial Method 9 (40 CFR part 60, Appendix A–4) performance test according to this section and §60.11.

(2) If the building encloses only affected facilities that commenced construction, modification, or reconstruction before April 22, 2008, and the owner or operator has previously conducted an initial Method 22 (40 CFR part 60, Appendix A–7) performance test showing zero visible emissions, then the owner or operator has demonstrated compliance with the opacity limit in §60.672(e)(1). If the owner or operator has not conducted an initial performance test for the building before April 22, 2008, then the owner or operator must conduct an initial Method 9 (40 CFR part 60, Appendix A–4) performance test according to this section and §60.11 to show compliance with the opacity limit in §60.672(e)(1).

(e) The owner or operator may use the following as alternatives to the reference methods and procedures specified in this section:
(1) For the method and procedure of paragraph (c) of this section, if emissions from two or more facilities continuously interfere so that the opacity of fugitive emissions from an individual affected facility cannot be read, either of the following procedures may be used:

(i) Use for the combined emission stream the highest fugitive opacity standard applicable to any of the individual affected facilities contributing to the emissions stream.

(ii) Separate the emissions so that the opacity of emissions from each affected facility can be read.

(2) A single visible emission observer may conduct visible emission observations for up to three fugitive, stack, or vent emission points within a 15-second interval if the following conditions are met:

(i) No more than three emission points may be read concurrently.

(ii) All three emission points must be within a 70 degree viewing sector or angle in front of the observer such that the proper sun position can be maintained for all three points.

(iii) If an opacity reading for any one of the three emission points equals or exceeds the applicable standard, then the observer must stop taking readings for the other two points and continue reading just that single point.

(3) Method 5I of Appendix A–3 of this part may be used to determine the PM concentration as an alternative to the methods specified in paragraph (b)(1) of this section. Method 5I (40 CFR part 60, Appendix A–3) may be useful for affected facilities that operate for less than 1 hour at a time such as (but not limited to) storage bins or enclosed truck or railcar loading stations.

(4) In some cases, velocities of exhaust gases from building vents may be too low to measure accurately with the type S pitot tube specified in EPA Method 2 of Appendix A–1 of this part [i.e., velocity head <1.3 mm H2O (0.05 in. H2O)] and referred to in EPA Method 5 of Appendix A–3 of this part. For these conditions, the owner or operator may determine the average gas flow rate produced by the power fans (e.g., from vendor-supplied fan curves) to the building vent. The owner or operator may calculate the average gas velocity at the building vent measurement site using Equation 1 of this section and use this average velocity in determining and maintaining isokinetic sampling rates.

\[ v_e = \frac{Q_f}{A_e} \]  

(Eq 1)

Where:

\( V_e \) = average building vent velocity (feet per minute);

\( Q_e \) = average fan flow rate (cubic feet per minute); and

\( A_e \) = area of building vent and measurement location (square feet).

(f) To comply with §60.676(d), the owner or operator shall record the measurements as required in §60.676(c) using the monitoring devices in §60.674 (a)(1) and (2) during each particulate matter run and shall determine the averages.

(g) For performance tests involving only Method 9 (40 CFR part 60 Appendix A–4) testing, the owner or operator may reduce the 30-day advance notification of performance test in §60.7(a)(6) and 60.8(d) to a 7-day advance notification.

(h) [Reserved]

(i) If the initial performance test date for an affected facility falls during a seasonal shut down (as defined in §60.671 of this subpart) of the affected facility, then with approval from the permitting authority, the owner or operator may
postpone the initial performance test until no later than 60 calendar days after resuming operation of the affected facility.

§ 60.676 Reporting and recordkeeping.

(a) Each owner or operator seeking to comply with §60.670(d) shall submit to the Administrator the following information about the existing facility being replaced and the replacement piece of equipment.

(1) For a crusher, grinding mill, bucket elevator, bagging operation, or enclosed truck or railcar loading station:

(i) The rated capacity in megagrams or tons per hour of the existing facility being replaced and

(ii) The rated capacity in tons per hour of the replacement equipment.

(2) For a screening operation:

(i) The total surface area of the top screen of the existing screening operation being replaced and

(ii) The total surface area of the top screen of the replacement screening operation.

(3) For a conveyor belt:

(i) The width of the existing belt being replaced and

(ii) The width of the replacement conveyor belt.

(4) For a storage bin:

(i) The rated capacity in megagrams or tons of the existing storage bin being replaced and

(ii) The rated capacity in megagrams or tons of replacement storage bins.

(b)(1) Owners or operators of affected facilities (as defined in §§60.670 and 60.671) for which construction, modification, or reconstruction commenced on or after April 22, 2008, must record each periodic inspection required under §60.674(b) or (c), including dates and any corrective actions taken, in a logbook (in written or electronic format). The owner or operator must keep the logbook onsite and make hard or electronic copies (whichever is requested) of the logbook available to the Administrator upon request.

(2) For each bag leak detection system installed and operated according to §60.674(d), the owner or operator must keep the records specified in paragraphs (b)(2)(i) through (iii) of this section.

(i) Records of the bag leak detection system output;

(ii) Records of bag leak detection system adjustments, including the date and time of the adjustment, the initial bag leak detection system settings, and the final bag leak detection system settings; and

(iii) The date and time of all bag leak detection system alarms, the time that procedures to determine the cause of the alarm were initiated, the cause of the alarm, an explanation of the actions taken, the date and time the cause of the alarm was alleviated, and whether the cause of the alarm was alleviated within 3 hours of the alarm.

(3) The owner or operator of each affected facility demonstrating compliance according to §60.674(e) by following the requirements for processed stone handling operations in the Lime Manufacturing NESHAP (40 CFR part 63, subpart AAAAA) must maintain records of visible emissions observations required by §63.7132(a)(3) and (b) of 40 CFR part 63, subpart AAAAA.
(c) During the initial performance test of a wet scrubber, and daily thereafter, the owner or operator shall record the measurements of both the change in pressure of the gas stream across the scrubber and the scrubbing liquid flow rate.

(d) After the initial performance test of a wet scrubber, the owner or operator shall submit semiannual reports to the Administrator of occurrences when the measurements of the scrubber pressure loss and liquid flow rate decrease by more than 30 percent from the average determined during the most recent performance test.

(e) The reports required under paragraph (d) of this section shall be postmarked within 30 days following end of the second and fourth calendar quarters.

(f) The owner or operator of any affected facility shall submit written reports of the results of all performance tests conducted to demonstrate compliance with the standards set forth in §60.672 of this subpart, including reports of opacity observations made using Method 9 (40 CFR part 60, Appendix A–4) to demonstrate compliance with §60.672(b), (e) and (f).

(g) The owner or operator of any wet material processing operation that processes saturated and subsequently processes unsaturated materials, shall submit a report of this change within 30 days following such change. At the time of such change, this screening operation, bucket elevator, or belt conveyor becomes subject to the applicable opacity limit in §60.672(b) and the emission test requirements of §60.11.

(h) The subpart A requirement under §60.7(a)(1) for notification of the date construction or reconstruction commenced is waived for affected facilities under this subpart.

(i) A notification of the actual date of initial startup of each affected facility shall be submitted to the Administrator.

(1) For a combination of affected facilities in a production line that begin actual initial startup on the same day, a single notification of startup may be submitted by the owner or operator to the Administrator. The notification shall be postmarked within 15 days after such date and shall include a description of each affected facility, equipment manufacturer, and serial number of the equipment, if available.

(2) For portable aggregate processing plants, the notification of the actual date of initial startup shall include both the home office and the current address or location of the portable plant.

(j) The requirements of this section remain in force until and unless the Agency, in delegating enforcement authority to a State under section 111(c) of the Act, approves reporting requirements or an alternative means of compliance surveillance adopted by such States. In that event, affected facilities within the State will be relieved of the obligation to comply with the reporting requirements of this section, provided that they comply with requirements established by the State.

(k) Notifications and reports required under this subpart and under subpart A of this part to demonstrate compliance with this subpart need only to be sent to the EPA Region or the State which has been delegated authority according to §60.4(b).

Table 1 to Subpart OOO—Exceptions to Applicability of Subpart A to Subpart OOO

<table>
<thead>
<tr>
<th>Subpart A reference</th>
<th>Applies to subpart OOO</th>
<th>Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td>60.4, Address</td>
<td>Yes</td>
<td>Except in §60.4(a) and (b) submittals need not be submitted to both the EPA Region and delegated State</td>
</tr>
</tbody>
</table>
authority (§60.676(k)).

| 60.7, Notification and recordkeeping | Yes | Except in (a)(1) notification of the date construction or reconstruction commenced (§60.676(h)). Also, except in (a)(6) performance tests involving only Method 9 (40 CFR part 60, Appendix A–4) require a 7-day advance notification instead of 30 days (§60.675(g)). |
| 60.8, Performance tests | Yes | Except in (d) performance tests involving only Method 9 (40 CFR part 60, Appendix A–4) require a 7-day advance notification instead of 30 days (§60.675(g)). |
| 60.11, Compliance with standards and maintenance requirements | Yes | Except in (b) under certain conditions (§§60.675(c)), Method 9 (40 CFR part 60, Appendix A–4) observation is reduced from 3 hours to 30 minutes for fugitive emissions. |
| 60.18, General control device | No | Flares will not be used to comply with the emission limits. |

**Table 2 to Subpart OOO—Stack Emission Limits for Affected Facilities With Capture Systems**

<table>
<thead>
<tr>
<th>For ** * * *</th>
<th>The owner or operator must meet a PM limit of ** * * *</th>
<th>And the owner or operator must meet an opacity limit of ** * * *</th>
<th>The owner or operator must demonstrate compliance with these limits by conducting ** * * *</th>
</tr>
</thead>
<tbody>
<tr>
<td>Affected facilities (as defined in §§60.670 and 60.671) that commenced construction, modification, or reconstruction after August 31, 1983 but before April 22, 2008</td>
<td>0.05 g/dscm (0.022 gr/dscf)(^a)</td>
<td>7 percent for dry control devices(^b)</td>
<td>An initial performance test according to §60.8 of this part and §60.675 of this subpart; and Monitoring of wet scrubber parameters according to §60.674(a) and §60.676(c), (d), and (e).</td>
</tr>
<tr>
<td>Affected facilities (as defined in §§60.670 and 60.671) that commence construction, modification, or reconstruction on or after April 22, 2008</td>
<td>0.032 g/dscm (0.014 gr/dscf)(^a)</td>
<td>Not applicable (except for individual enclosed storage bins) 7 percent for dry control devices on individual</td>
<td>An initial performance test according to §60.8 of this part and §60.675 of this subpart; and Monitoring of wet scrubber parameters according to §60.674(a) and §60.676(c), (d), and (e).</td>
</tr>
</tbody>
</table>
Monitoring of baghouses according to §60.674(c), (d), or (e) and §60.676(b).

 Exceptions to the PM limit apply for individual enclosed storage bins and other equipment. See §60.672(d) through (f).

 The stack opacity limit and associated opacity testing requirements do not apply for affected facilities using wet scrubbers.

 Table 3 to Subpart OOO—Fugitive Emission Limits

<p>| Affected facilities (as defined in §§60.670 and 60.671) that commenced construction, modification, or reconstruction after August 31, 1983 but before April 22, 2008 | 10 percent opacity | 15 percent opacity | An initial performance test according to §60.11 of this part and §60.675 of this subpart. |
| Affected facilities (as defined in §§60.670 and 60.671) that commence construction, | 7 percent opacity | 12 percent opacity | An initial performance test according to §60.11 of this part and §60.675 of this subpart; and Periodic inspections of water |</p>
<table>
<thead>
<tr>
<th>modification, or reconstruction on or after April 22, 2008</th>
<th>sprays according to §60.674(b) and §60.676(b); and</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>A repeat performance test according to §60.11 of this part and §60.675 of this subpart within 5 years from the previous performance test for fugitive emissions from affected facilities without water sprays. Affected facilities controlled by water carryover from upstream water sprays that are inspected according to the requirements in §60.674(b) and §60.676(b) are exempt from this 5-year repeat testing requirement.</td>
</tr>
</tbody>
</table>
Appendix H
40 CFR Part 60, Subpart III
Subpart III—Standards of Performance for Stationary Compression Ignition Internal Combustion Engines

Source: 71 FR 39172, July 11, 2006, unless otherwise noted.

What This Subpart Covers

§ 60.4200 Am I subject to this subpart?

(a) The provisions of this subpart are applicable to manufacturers, owners, and operators of stationary compression ignition (CI) internal combustion engines (ICE) and other persons as specified in paragraphs (a)(1) through (4) of this section. For the purposes of this subpart, the date that construction commences is the date the engine is ordered by the owner or operator.

(1) Manufacturers of stationary CI ICE with a displacement of less than 30 liters per cylinder where the model year is:

(i) 2007 or later, for engines that are not fire pump engines;

(ii) The model year listed in Table 3 to this subpart or later model year, for fire pump engines.

(2) Owners and operators of stationary CI ICE that commence construction after July 11, 2005, where the stationary CI ICE are:

(i) Manufactured after April 1, 2006, and are not fire pump engines, or

(ii) Manufactured as a certified National Fire Protection Association (NFPA) fire pump engine after July 1, 2006.

(3) Owners and operators of any stationary CI ICE that are modified or reconstructed after July 11, 2005 and any person that modifies or reconstructs any stationary CI ICE after July 11, 2005.

(4) The provisions of §60.4208 of this subpart are applicable to all owners and operators of stationary CI ICE that commence construction after July 11, 2005.

(b) The provisions of this subpart are not applicable to stationary CI ICE being tested at a stationary CI ICE test cell/stand.

(c) If you are an owner or operator of an area source subject to this subpart, you are exempt from the obligation to obtain a permit under 40 CFR part 70 or 40 CFR part 71, provided you are not required to obtain a permit under 40 CFR 70.3(a) or 40 CFR 71.3(a) for a reason other than your status as an area source under this subpart. Notwithstanding the previous sentence, you must continue to comply with the provisions of this subpart applicable to area sources.

(d) Stationary CI ICE may be eligible for exemption from the requirements of this subpart as described in 40 CFR part 1068, subpart C (or the exemptions described in 40 CFR part 89, subpart J and 40 CFR part 94, subpart J, for engines that would need to be certified to standards in those parts), except that owners and operators, as well as manufacturers, may be eligible to request an exemption for national security.

(e) Owners and operators of facilities with CI ICE that are acting as temporary replacement units and that are located at a stationary source for less than 1 year and that have been properly certified as meeting the standards that would be applicable to such engine under the appropriate nonroad engine provisions, are not required to meet any other provisions under this subpart with regard to such engines.

[71 FR 39172, July 11, 2006, as amended at 76 FR 37967, June 28, 2011]

Emission Standards for Manufacturers
§ 60.4201 What emission standards must I meet for non-emergency engines if I am a stationary CI internal combustion engine manufacturer?

(a) Stationary CI internal combustion engine manufacturers must certify their 2007 model year and later non-emergency stationary CI ICE with a maximum engine power less than or equal to 2,237 kilowatt (KW) (3,000 horsepower (HP)) and a displacement of less than 10 liters per cylinder to the certification emission standards for new nonroad CI engines in 40 CFR 89.112, 40 CFR 89.113, 40 CFR 1039.101, 40 CFR 1039.102, 40 CFR 1039.104, 40 CFR 1039.105, 40 CFR 1039.107, and 40 CFR 1039.115, as applicable, for all pollutants, for the same model year and maximum engine power.

(b) Stationary CI internal combustion engine manufacturers must certify their 2007 through 2010 model year non-emergency stationary CI ICE with a maximum engine power greater than 2,237 KW (3,000 HP) and a displacement of less than 10 liters per cylinder to the emission standards in table 1 to this subpart, for all pollutants, for the same maximum engine power.

(c) Stationary CI internal combustion engine manufacturers must certify their 2011 model year and later non-emergency stationary CI ICE with a maximum engine power greater than 2,237 KW (3,000 HP) and a displacement of less than 10 liters per cylinder to the certification emission standards for new nonroad CI engines in 40 CFR 1039.101, 40 CFR 1039.102, 40 CFR 1039.104, 40 CFR 1039.105, 40 CFR 1039.107, and 40 CFR 1039.115, as applicable, for all pollutants, for the same maximum engine power.

(d) Stationary CI internal combustion engine manufacturers must certify the following non-emergency stationary CI ICE to the certification emission standards for new marine CI engines in 40 CFR 94.8, as applicable, for all pollutants, for the same displacement and maximum engine power:

1. Their 2007 model year through 2012 non-emergency stationary CI ICE with a displacement of greater than or equal to 10 liters per cylinder and less than 30 liters per cylinder;

2. Their 2013 model year non-emergency stationary CI ICE with a maximum engine power greater than or equal to 3,700 KW (4,958 HP) and a displacement of greater than or equal to 10 liters per cylinder and less than 15 liters per cylinder; and

3. Their 2013 model year non-emergency stationary CI ICE with a displacement of greater than or equal to 15 liters per cylinder and less than 30 liters per cylinder.

(e) Stationary CI internal combustion engine manufacturers must certify the following non-emergency stationary CI ICE to the certification emission standards and other requirements for new marine CI engines in 40 CFR 1042.101, 40 CFR 1042.107, 40 CFR 1042.110, 40 CFR 1042.115, 40 CFR 1042.120, and 40 CFR 1042.145, as applicable, for all pollutants, for the same displacement and maximum engine power:

1. Their 2013 model year non-emergency stationary CI ICE with a maximum engine power less than 3,700 KW (4,958 HP) and a displacement of greater than or equal to 10 liters per cylinder and less than 15 liters per cylinder; and

2. Their 2014 model year and later non-emergency stationary CI ICE with a displacement of greater than or equal to 10 liters per cylinder and less than 30 liters per cylinder.

(f) Notwithstanding the requirements in paragraphs (a) through (e) of this section, stationary non-emergency CI ICE identified in paragraphs (a) and (c) may be certified to the provisions of 40 CFR part 94 or, if Table 1 to 40 CFR 1042.1 identifies 40 CFR part 1042 as being applicable, 40 CFR part 1042, if the engines will be used solely in either or both of the following locations:

1. Areas of Alaska not accessible by the Federal Aid Highway System (FAHS); and

(g) Notwithstanding the requirements in paragraphs (a) through (f) of this section, stationary CI internal combustion engine manufacturers are not required to certify reconstructed engines; however manufacturers may elect to do so. The reconstructed engine must be certified to the emission standards specified in paragraphs (a) through (e) of this section that are applicable to the model year, maximum engine power, and displacement of the reconstructed stationary CI ICE.

[71 FR 39172, July 11, 2006, as amended at 76 FR 37967, June 28, 2011]

§ 60.4202 What emission standards must I meet for emergency engines if I am a stationary CI internal combustion engine manufacturer?

(a) Stationary CI internal combustion engine manufacturers must certify their 2007 model year and later emergency stationary CI ICE with a maximum engine power less than or equal to 2,237 KW (3,000 HP) and a displacement of less than 10 liters per cylinder that are not fire pump engines to the emission standards specified in paragraphs (a)(1) through (2) of this section.

(1) For engines with a maximum engine power less than 37 KW (50 HP):

(i) The certification emission standards for new nonroad CI engines for the same model year and maximum engine power in 40 CFR 89.112 and 40 CFR 89.113 for all pollutants for model year 2007 engines, and


(2) For engines with a maximum engine power greater than or equal to 37 KW (50 HP), the certification emission standards for new nonroad CI engines for the same model year and maximum engine power in 40 CFR 89.112 and 40 CFR 89.113 for all pollutants beginning in model year 2007.

(b) Stationary CI internal combustion engine manufacturers must certify their 2007 model year and later emergency stationary CI ICE with a maximum engine power greater than 2,237 KW (3,000 HP) and a displacement of less than 10 liters per cylinder that are not fire pump engines to the emission standards specified in paragraphs (b)(1) through (2) of this section.

(1) For 2007 through 2010 model years, the emission standards in table 1 to this subpart, for all pollutants, for the same maximum engine power.

(2) For 2011 model year and later, the certification emission standards for new nonroad CI engines for engines of the same model year and maximum engine power in 40 CFR 89.112 and 40 CFR 89.113 for all pollutants.

(c) [Reserved]

(d) Beginning with the model years in table 3 to this subpart, stationary CI internal combustion engine manufacturers must certify their fire pump stationary CI ICE to the emission standards in table 4 to this subpart, for all pollutants, for the same model year and NFPA nameplate power.

(e) Stationary CI internal combustion engine manufacturers must certify the following emergency stationary CI ICE that are not fire pump engines to the certification emission standards for new marine CI engines in 40 CFR 94.8, as applicable, for all pollutants, for the same displacement and maximum engine power:

(1) Their 2007 model year through 2012 emergency stationary CI ICE with a displacement of greater than or equal to 10 liters per cylinder and less than 30 liters per cylinder;

(2) Their 2013 model year and later emergency stationary CI ICE with a maximum engine power greater than or equal to 3,700 KW (4,958 HP) and a displacement of greater than or equal to 10 liters per cylinder and less than 15 liters per cylinder;
(3) Their 2013 model year emergency stationary CI ICE with a displacement of greater than or equal to 15 liters per cylinder and less than 30 liters per cylinder; and

(4) Their 2014 model year and later emergency stationary CI ICE with a maximum engine power greater than or equal to 2,000 KW (2,682 HP) and a displacement of greater than or equal to 15 liters per cylinder and less than 30 liters per cylinder.

(f) Stationary CI internal combustion engine manufacturers must certify the following emergency stationary CI ICE to the certification emission standards and other requirements applicable to Tier 3 new marine CI engines in 40 CFR 1042.101, 40 CFR 1042.107, 40 CFR 1042.115, 40 CFR 1042.120, and 40 CFR 1042.145, for all pollutants, for the same displacement and maximum engine power:

(1) Their 2013 model year and later emergency stationary CI ICE with a maximum engine power less than 3,700 KW (4,958 HP) and a displacement of greater than or equal to 10 liters per cylinder and less than 15 liters per cylinder; and

(2) Their 2014 model year and later emergency stationary CI ICE with a maximum engine power less than 2,000 KW (2,682 HP) and a displacement of greater than or equal to 15 liters per cylinder and less than 30 liters per cylinder.

(g) Notwithstanding the requirements in paragraphs (a) through (d) of this section, stationary emergency CI internal combustion engines identified in paragraphs (a) and (c) may be certified to the provisions of 40 CFR part 94 or, if Table 2 to 40 CFR 1042.101 identifies Tier 3 standards as being applicable, the requirements applicable to Tier 3 engines in 40 CFR part 1042, if the engines will be used solely in either or both of the following locations:

(1) Areas of Alaska not accessible by the FAHS; and

(2) Marine offshore installations.

(h) Notwithstanding the requirements in paragraphs (a) through (f) of this section, stationary CI internal combustion engine manufacturers are not required to certify reconstructed engines; however manufacturers may elect to do so. The reconstructed engine must be certified to the emission standards specified in paragraphs (a) through (f) of this section that are applicable to the model year, maximum engine power and displacement of the reconstructed emergency stationary CI ICE.

[71 FR 39172, July 11, 2006, as amended at 76 FR 37968, June 28, 2011]

§ 60.4203 How long must my engines meet the emission standards if I am a manufacturer of stationary CI internal combustion engines?

Engines manufactured by stationary CI internal combustion engine manufacturers must meet the emission standards as required in §§60.4201 and 60.4202 during the certified emissions life of the engines.

[76 FR 37968, June 28, 2011]

Emission Standards for Owners and Operators

§ 60.4204 What emission standards must I meet for non-emergency engines if I am an owner or operator of a stationary CI internal combustion engine?

(a) Owners and operators of pre-2007 model year non-emergency stationary CI ICE with a displacement of less than 10 liters per cylinder must comply with the emission standards in table 1 to this subpart. Owners and operators of pre-2007 model year non-emergency stationary CI ICE with a displacement of greater than or equal to 10 liters per cylinder and less than 30 liters per cylinder must comply with the emission standards in 40 CFR 94.8(a)(1).
(b) Owners and operators of 2007 model year and later non-emergency stationary CI ICE with a displacement of less than 30 liters per cylinder must comply with the emission standards for new CI engines in §60.4201 for their 2007 model year and later stationary CI ICE, as applicable.

(c) Owners and operators of non-emergency stationary CI engines with a displacement of greater than or equal to 30 liters per cylinder must meet the following requirements:

(1) For engines installed prior to January 1, 2012, limit the emissions of NOx in the stationary CI internal combustion engine exhaust to the following:

   (i) 17.0 grams per kilowatt-hour (g/KW-hr) (12.7 grams per horsepower-hour (g/HP-hr)) when maximum engine speed is less than 130 revolutions per minute (rpm);

   (ii) $45 \cdot n^{-0.2} g/KW-hr$ ($34 \cdot n^{-0.2} g/HP-hr$) when maximum engine speed is 130 or more but less than 2,000 rpm, where $n$ is maximum engine speed; and

   (iii) 9.8 g/KW-hr (7.3 g/HP-hr) when maximum engine speed is 2,000 rpm or more.

(2) For engines installed on or after January 1, 2012 and before January 1, 2016, limit the emissions of NOx in the stationary CI internal combustion engine exhaust to the following:

   (i) 14.4 g/KW-hr (10.7 g/HP-hr) when maximum engine speed is less than 130 rpm;

   (ii) $44 \cdot n^{-0.23} g/KW-hr$ ($33 \cdot n^{-0.23} g/HP-hr$) when maximum engine speed is greater than or equal to 130 but less than 2,000 rpm and where $n$ is maximum engine speed; and

   (iii) 7.7 g/KW-hr (5.7 g/HP-hr) when maximum engine speed is greater than or equal to 2,000 rpm.

(3) For engines installed on or after January 1, 2016, limit the emissions of NOx in the stationary CI internal combustion engine exhaust to the following:

   (i) 3.4 g/KW-hr (2.5 g/HP-hr) when maximum engine speed is less than 130 rpm;

   (ii) $9.0 \cdot n^{-0.20} g/KW-hr$ ($6.7 \cdot n^{-0.20} g/HP-hr$) where $n$ (maximum engine speed) is 130 or more but less than 2,000 rpm; and

   (iii) 2.0 g/KW-hr (1.5 g/HP-hr) where maximum engine speed is greater than or equal to 2,000 rpm.

(4) Reduce particulate matter (PM) emissions by 60 percent or more, or limit the emissions of PM in the stationary CI internal combustion engine exhaust to 0.15 g/KW-hr (0.11 g/HP-hr).

(d) Owners and operators of non-emergency stationary CI ICE with a displacement of less than 30 liters per cylinder who conduct performance tests in-use must meet the not-to-exceed (NTE) standards as indicated in §60.4212.

(e) Owners and operators of any modified or reconstructed non-emergency stationary CI ICE subject to this subpart must meet the emission standards applicable to the model year, maximum engine power, and displacement of the modified or reconstructed non-emergency stationary CI ICE that are specified in paragraphs (a) through (d) of this section.

[71 FR 39172, July 11, 2006, as amended at 76 FR 37968, June 28, 2011]

§ 60.4205 What emission standards must I meet for emergency engines if I am an owner or operator of a stationary CI internal combustion engine?
(a) Owners and operators of pre-2007 model year emergency stationary CI ICE with a displacement of less than 10 liters per cylinder that are not fire pump engines must comply with the emission standards in Table 1 to this subpart. Owners and operators of pre-2007 model year emergency stationary CI ICE with a displacement of greater than or equal to 10 liters per cylinder and less than 30 liters per cylinder that are not fire pump engines must comply with the emission standards in 40 CFR 94.8(a)(1).

(b) Owners and operators of 2007 model year and later emergency stationary CI ICE with a displacement of less than 30 liters per cylinder that are not fire pump engines must comply with the emission standards for new nonroad CI engines in §60.4202, for all pollutants, for the same model year and maximum engine power for their 2007 model year and later emergency stationary CI ICE.

(c) Owners and operators of fire pump engines with a displacement of less than 30 liters per cylinder must comply with the emission standards in table 4 to this subpart, for all pollutants.

(d) Owners and operators of emergency stationary CI engines with a displacement of greater than or equal to 30 liters per cylinder must meet the requirements in this section.

1. For engines installed prior to January 1, 2012, limit the emissions of NO\textsubscript{x} in the stationary CI internal combustion engine exhaust to the following:

   (i) 17.0 g/KW-hr (12.7 g/HP-hr) when maximum engine speed is less than 130 rpm;

   (ii) 45 \cdot n^{-0.2} g/KW-hr (34 \cdot n^{-0.2} g/HP-hr) when maximum engine speed is 130 or more but less than 2,000 rpm, where n is maximum engine speed; and

   (iii) 9.8 g/kW-hr (7.3 g/HP-hr) when maximum engine speed is 2,000 rpm or more.

2. For engines installed on or after January 1, 2012, limit the emissions of NO\textsubscript{x} in the stationary CI internal combustion engine exhaust to the following:

   (i) 14.4 g/KW-hr (10.7 g/HP-hr) when maximum engine speed is less than 130 rpm;

   (ii) 44 \cdot n^{-0.23} g/KW-hr (33 \cdot n^{-0.23} g/HP-hr) when maximum engine speed is greater than or equal to 130 but less than 2,000 rpm and where n is maximum engine speed; and

   (iii) 7.7 g/KW-hr (5.7 g/HP-hr) when maximum engine speed is greater than or equal to 2,000 rpm.

3. Limit the emissions of PM in the stationary CI internal combustion engine exhaust to 0.40 g/KW-hr (0.30 g/HP-hr).

(e) Owners and operators of emergency stationary CI ICE with a displacement of less than 30 liters per cylinder who conduct performance tests in-use must meet the NTE standards as indicated in §60.4212.

(f) Owners and operators of any modified or reconstructed emergency stationary CI ICE subject to this subpart must meet the emission standards applicable to the model year, maximum engine power, and displacement of the modified or reconstructed CI ICE that are specified in paragraphs (a) through (e) of this section.

[71 FR 39172, July 11, 2006, as amended at 76 FR 37969, June 28, 2011]

§ 60.4206 How long must I meet the emission standards if I am an owner or operator of a stationary CI internal combustion engine?

Owners and operators of stationary CI ICE must operate and maintain stationary CI ICE that achieve the emission standards as required in §§60.4204 and 60.4205 over the entire life of the engine.

[76 FR 37969, June 28, 2011]
Fuel Requirements for Owners and Operators

§ 60.4207 What fuel requirements must I meet if I am an owner or operator of a stationary CI internal combustion engine subject to this subpart?

(a) Beginning October 1, 2007, owners and operators of stationary CI ICE subject to this subpart that use diesel fuel must use diesel fuel that meets the requirements of 40 CFR 80.510(a).

(b) Beginning October 1, 2010, owners and operators of stationary CI ICE subject to this subpart with a displacement of less than 30 liters per cylinder that use diesel fuel must purchase diesel fuel that meets the requirements of 40 CFR 80.510(b) for nonroad diesel fuel.

(c) [Reserved]

(d) Beginning June 1, 2012, owners and operators of stationary CI ICE subject to this subpart with a displacement of greater than or equal to 30 liters per cylinder are no longer subject to the requirements of paragraph (a) of this section, and must use fuel that meets a maximum per-gallon sulfur content of 1,000 parts per million (ppm).

(e) Stationary CI ICE that have a national security exemption under §60.4200(d) are also exempt from the fuel requirements in this section.

[71 FR 39172, July 11, 2006, as amended at 76 FR 37969, June 28, 2011]

Other Requirements for Owners and Operators

§ 60.4208 What is the deadline for importing or installing stationary CI ICE produced in previous model years?

(a) After December 31, 2008, owners and operators may not install stationary CI ICE (excluding fire pump engines) that do not meet the applicable requirements for 2007 model year engines.

(b) After December 31, 2009, owners and operators may not install stationary CI ICE with a maximum engine power of less than 19 KW (25 HP) (excluding fire pump engines) that do not meet the applicable requirements for 2008 model year engines.

(c) After December 31, 2014, owners and operators may not install non-emergency stationary CI ICE with a maximum engine power of greater than or equal to 19 KW (25 HP) and less than 56 KW (75 HP) that do not meet the applicable requirements for 2013 model year non-emergency engines.

(d) After December 31, 2013, owners and operators may not install non-emergency stationary CI ICE with a maximum engine power of greater than or equal to 56 KW (75 HP) and less than 130 KW (175 HP) that do not meet the applicable requirements for 2012 model year non-emergency engines.

(e) After December 31, 2012, owners and operators may not install non-emergency stationary CI ICE with a maximum engine power of greater than or equal to 130 KW (175 HP), including those above 560 KW (750 HP), that do not meet the applicable requirements for 2011 model year non-emergency engines.

(f) After December 31, 2016, owners and operators may not install non-emergency stationary CI ICE with a maximum engine power of greater than or equal to 560 KW (750 HP) that do not meet the applicable requirements for 2015 model year non-emergency engines.

(g) After December 31, 2018, owners and operators may not install non-emergency stationary CI ICE with a maximum engine power greater than or equal to 600 KW (804 HP) and less than 2,000 KW (2,680 HP) and a displacement of greater than or equal to 10 liters per cylinder and less than 30 liters per cylinder that do not meet the applicable requirements for 2017 model year non-emergency engines.
(h) In addition to the requirements specified in §§60.4201, 60.4202, 60.4204, and 60.4205, it is prohibited to import stationary CI ICE with a displacement of less than 30 liters per cylinder that do not meet the applicable requirements specified in paragraphs (a) through (g) of this section after the dates specified in paragraphs (a) through (g) of this section.

(i) The requirements of this section do not apply to owners or operators of stationary CI ICE that have been modified, reconstructed, and do not apply to engines that were removed from one existing location and reinstalled at a new location.

[71 FR 39172, July 11, 2006, as amended at 76 FR 37969, June 28, 2011]

§ 60.4209 What are the monitoring requirements if I am an owner or operator of a stationary CI internal combustion engine?

If you are an owner or operator, you must meet the monitoring requirements of this section. In addition, you must also meet the monitoring requirements specified in §60.4211.

(a) If you are an owner or operator of an emergency stationary CI internal combustion engine that does not meet the standards applicable to non-emergency engines, you must install a non-resettable hour meter prior to startup of the engine.

(b) If you are an owner or operator of a stationary CI internal combustion engine equipped with a diesel particulate filter to comply with the emission standards in §60.4204, the diesel particulate filter must be installed with a backpressure monitor that notifies the owner or operator when the high backpressure limit of the engine is approached.

[71 FR 39172, July 11, 2006, as amended at 76 FR 37969, June 28, 2011]

Compliance Requirements

§ 60.4210 What are my compliance requirements if I am a stationary CI internal combustion engine manufacturer?

(a) Stationary CI internal combustion engine manufacturers must certify their stationary CI ICE with a displacement of less than 10 liters per cylinder to the emission standards specified in §60.4201(a) through (c) and §60.4202(a), (b) and (d) using the certification procedures required in 40 CFR part 89, subpart B, or 40 CFR part 1039, subpart C, as applicable, and must test their engines as specified in those parts. For the purposes of this subpart, engines certified to the standards in table 1 to this subpart shall be subject to the same requirements as engines certified to the standards in 40 CFR part 89. For the purposes of this subpart, engines certified to the standards in table 4 to this subpart shall be subject to the same requirements as engines certified to the standards in 40 CFR part 89, except that engines with NFPA nameplate power of less than 37 KW (50 HP) certified to model year 2011 or later standards shall be subject to the same requirements as engines certified to the standards in 40 CFR part 1039.

(b) Stationary CI internal combustion engine manufacturers must certify their stationary CI ICE with a displacement of greater than or equal to 10 liters per cylinder and less than 30 liters per cylinder to the emission standards specified in §60.4201(d) and (e) and §60.4202(e) and (f) using the certification procedures required in 40 CFR part 94, subpart C, or 40 CFR part 1042, subpart C, as applicable, and must test their engines as specified in 40 CFR part 94 or 1042, as applicable.

(c) Stationary CI internal combustion engine manufacturers must meet the requirements of 40 CFR 1039.120, 1039.125, 1039.130, and 1039.135, and 40 CFR part 1068 for engines that are certified to the emission standards in 40 CFR part 1039. Stationary CI internal combustion engine manufacturers must meet the corresponding provisions of 40 CFR part 89, 40 CFR part 94 or 40 CFR part 1042 for engines that would be covered by that part if they were nonroad (including marine) engines. Labels on such engines must refer to stationary engines, rather than or in addition to nonroad or marine engines, as appropriate. Stationary CI internal combustion engine manufacturers must label their engines according to paragraphs (c)(1) through (3) of this section.
(1) Stationary CI internal combustion engines manufactured from January 1, 2006 to March 31, 2006 (January 1, 2006 to June 30, 2006 for fire pump engines), other than those that are part of certified engine families under the nonroad CI engine regulations, must be labeled according to 40 CFR 1039.20.

(2) Stationary CI internal combustion engines manufactured from April 1, 2006 to December 31, 2006 (or, for fire pump engines, July 1, 2006 to December 31 of the year preceding the year listed in table 3 to this subpart) must be labeled according to paragraphs (c)(2)(i) through (iii) of this section:

(i) Stationary CI internal combustion engines that are part of certified engine families under the nonroad regulations must meet the labeling requirements for nonroad CI engines, but do not have to meet the labeling requirements in 40 CFR 1039.20.

(ii) Stationary CI internal combustion engines that meet Tier 1 requirements (or requirements for fire pumps) under this subpart, but do not meet the requirements applicable to nonroad CI engines must be labeled according to 40 CFR 1039.20. The engine manufacturer may add language to the label clarifying that the engine meets Tier 1 requirements (or requirements for fire pumps) of this subpart.

(iii) Stationary CI internal combustion engines manufactured after April 1, 2006 that do not meet Tier 1 requirements of this subpart, or fire pumps engines manufactured after July 1, 2006 that do not meet the requirements for fire pumps under this subpart, may not be used in the U.S. If any such engines are manufactured in the U.S. after April 1, 2006 (July 1, 2006 for fire pump engines), they must be exported or must be brought into compliance with the appropriate standards prior to initial operation. The export provisions of 40 CFR 1068.230 would apply to engines for export and the manufacturers must label such engines according to 40 CFR 1068.230.

(3) Stationary CI internal combustion engines manufactured after January 1, 2007 (for fire pump engines, after January 1 of the year listed in table 3 to this subpart, as applicable) must be labeled according to paragraphs (c)(3)(i) through (iii) of this section.

(i) Stationary CI internal combustion engines that meet the requirements of this subpart and the corresponding requirements for nonroad (including marine) engines of the same model year and HP must be labeled according to the provisions in 40 CFR parts 89, 94, 1039 or 1042, as appropriate.

(ii) Stationary CI internal combustion engines that meet the requirements of this subpart, but are not certified to the standards applicable to nonroad (including marine) engines of the same model year and HP must be labeled according to the provisions in 40 CFR parts 89, 94, 1039 or 1042, as appropriate, but the words “stationary” must be included instead of “nonroad” or “marine” on the label. In addition, such engines must be labeled according to 40 CFR 1039.20.

(iii) Stationary CI internal combustion engines that do not meet the requirements of this subpart must be labeled according to 40 CFR 1068.230 and must be exported under the provisions of 40 CFR 1068.230.

(d) An engine manufacturer certifying an engine family or families to standards under this subpart that are identical to standards applicable under 40 CFR parts 89, 94, 1039 or 1042 for that model year may certify any such family that contains both nonroad (including marine) and stationary engines as a single engine family and/or may include any such family containing stationary engines in the averaging, banking and trading provisions applicable for such engines under those parts.

(e) Manufacturers of engine families discussed in paragraph (d) of this section may meet the labeling requirements referred to in paragraph (c) of this section for stationary CI ICE by either adding a separate label containing the information required in paragraph (c) of this section or by adding the words “and stationary” after the word “nonroad” or “marine,” as appropriate, to the label.

(f) Starting with the model years shown in table 5 to this subpart, stationary CI internal combustion engine manufacturers must add a permanent label stating that the engine is for stationary emergency use only to each new emergency stationary CI internal combustion engine greater than or equal to 19 KW (25 HP) that meets all the emission standards for emergency engines in §60.4202 but does not meet all the emission standards for non-emergency engines in §60.4201. The label must be added according to the labeling requirements specified in 40
CFR 1039.135(b). Engine manufacturers must specify in the owner's manual that operation of emergency engines is limited to emergency operations and required maintenance and testing.

(g) Manufacturers of fire pump engines may use the test cycle in table 6 to this subpart for testing fire pump engines and may test at the NFPA certified nameplate HP, provided that the engine is labeled as "Fire Pump Applications Only".

(h) Engine manufacturers, including importers, may introduce into commerce uncertified engines or engines certified to earlier standards that were manufactured before the new or changed standards took effect until inventories are depleted, as long as such engines are part of normal inventory. For example, if the engine manufacturers' normal industry practice is to keep on hand a one-month supply of engines based on its projected sales, and a new tier of standards starts to apply for the 2009 model year, the engine manufacturer may manufacture engines based on the normal inventory requirements late in the 2008 model year, and sell those engines for installation. The engine manufacturer may not circumvent the provisions of §§60.4201 or 60.4202 by stockpiling engines that are built before new or changed standards take effect. Stockpiling of such engines beyond normal industry practice is a violation of this subpart.

(i) The replacement engine provisions of 40 CFR 89.1003(b)(7), 40 CFR 94.1103(b)(3), 40 CFR 94.1103(b)(4) and 40 CFR 1068.240 are applicable to stationary CI engines replacing existing equipment that is less than 15 years old.

[71 FR 39172, July 11, 2006, as amended at 76 FR 37969, June 28, 2011]

§ 60.4211 What are my compliance requirements if I am an owner or operator of a stationary CI internal combustion engine?

(a) If you are an owner or operator and must comply with the emission standards specified in this subpart, you must do all of the following, except as permitted under paragraph (g) of this section:

(1) Operate and maintain the stationary CI internal combustion engine and control device according to the manufacturer's emission-related written instructions;

(2) Change only those emission-related settings that are permitted by the manufacturer; and

(3) Meet the requirements of 40 CFR parts 89, 94 and/or 1068, as they apply to you.

(b) If you are an owner or operator of a pre-2007 model year stationary CI internal combustion engine and must comply with the emission standards specified in §§60.4204(a) or 60.4205(a), or if you are an owner or operator of a CI fire pump engine that is manufactured prior to the model years in table 3 to this subpart and must comply with the emission standards specified in §60.4205(c), you must demonstrate compliance according to one of the methods specified in paragraphs (b)(1) through (5) of this section.

(1) Purchasing an engine certified according to 40 CFR part 89 or 40 CFR part 94, as applicable, for the same model year and maximum engine power. The engine must be installed and configured according to the manufacturer's specifications.

(2) Keeping records of performance test results for each pollutant for a test conducted on a similar engine. The test must have been conducted using the same methods specified in this subpart and these methods must have been followed correctly.

(3) Keeping records of engine manufacturer data indicating compliance with the standards.

(4) Keeping records of control device vendor data indicating compliance with the standards.

(5) Conducting an initial performance test to demonstrate compliance with the emission standards according to the requirements specified in §60.4212, as applicable.
(c) If you are an owner or operator of a 2007 model year and later stationary CI internal combustion engine and must comply with the emission standards specified in §60.4204(b) or §60.4205(b), or if you are an owner or operator of a CI fire pump engine that is manufactured during or after the model year that applies to your fire pump engine power rating in table 3 to this subpart and must comply with the emission standards specified in §60.4205(c), you must comply by purchasing an engine certified to the emission standards in §60.4204(b), or §60.4205(b) or (c), as applicable, for the same model year and maximum (or in the case of fire pumps, NFPA nameplate) engine power. The engine must be installed and configured according to the manufacturer's emission-related specifications, except as permitted in paragraph (g) of this section.

(d) If you are an owner or operator and must comply with the emission standards specified in §60.4204(c) or §60.4205(d), you must demonstrate compliance according to the requirements specified in paragraphs (d)(1) through (3) of this section.

(1) Conducting an initial performance test to demonstrate initial compliance with the emission standards as specified in §60.4213.

(2) Establishing operating parameters to be monitored continuously to ensure the stationary internal combustion engine continues to meet the emission standards. The owner or operator must petition the Administrator for approval of operating parameters to be monitored continuously. The petition must include the information described in paragraphs (d)(2)(i) through (v) of this section.

(i) Identification of the specific parameters you propose to monitor continuously;

(ii) A discussion of the relationship between these parameters and NOx and PM emissions, identifying how the emissions of these pollutants change with changes in these parameters, and how limitations on these parameters will serve to limit NOx and PM emissions;

(iii) A discussion of how you will establish the upper and/or lower values for these parameters which will establish the limits on these parameters in the operating limitations;

(iv) A discussion identifying the methods and the instruments you will use to monitor these parameters, as well as the relative accuracy and precision of these methods and instruments; and

(v) A discussion identifying the frequency and methods for recalibrating the instruments you will use for monitoring these parameters.

(3) For non-emergency engines with a displacement of greater than or equal to 30 liters per cylinder, conducting annual performance tests to demonstrate continuous compliance with the emission standards as specified in §60.4213.

(e) If you are an owner or operator of a modified or reconstructed stationary CI internal combustion engine and must comply with the emission standards specified in §60.4204(e) or §60.4205(f), you must demonstrate compliance according to one of the methods specified in paragraphs (e)(1) or (2) of this section.

(1) Purchasing, or otherwise owning or operating, an engine certified to the emission standards in §60.4204(e) or §60.4205(f), as applicable.

(2) Conducting a performance test to demonstrate initial compliance with the emission standards according to the requirements specified in §60.4212 or §60.4213, as appropriate. The test must be conducted within 60 days after the engine commences operation after the modification or reconstruction.

(f) Emergency stationary ICE may be operated 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 associated with the engine. Maintenance checks and readiness testing of such units is limited to 100 hours per year. There is no time limit on the use of emergency stationary ICE in emergency situations. The owner or operator may petition the Administrator for approval of additional hours to be used for maintenance checks and readiness testing, but a petition is not required if the owner or operator maintains records indicating that Federal, State, or local standards require maintenance and testing of emergency ICE beyond 100 hours per year. Emergency
stationary ICE may operate up to 50 hours per year in non-emergency situations, but those 50 hours are counted towards the 100 hours per year provided for maintenance and testing. The 50 hours per year for non-emergency situations cannot be used for peak shaving or to generate income for a facility to supply power to an electric grid or otherwise supply non-emergency power as part of a financial arrangement with another entity. For owners and operators of emergency engines, any operation other than emergency operation, maintenance and testing, and operation in non-emergency situations for 50 hours per year, as permitted in this section, is prohibited.

(g) If you do not install, configure, operate, and maintain your engine and control device according to the manufacturer's emission-related written instructions, or you change emission-related settings in a way that is not permitted by the manufacturer, you must demonstrate compliance as follows:

(1) If you are an owner or operator of a stationary CI internal combustion engine with maximum engine power less than 100 HP, you must keep a maintenance plan and records of conducted maintenance to demonstrate compliance and must, to the extent practicable, maintain and operate the engine in a manner consistent with good air pollution control practice for minimizing emissions. In addition, if you do not install and configure the engine and control device according to the manufacturer's emission-related written instructions, or you change the emission-related settings in a way that is not permitted by the manufacturer, you must conduct an initial performance test to demonstrate compliance with the applicable emission standards within 1 year of such action.

(2) If you are an owner or operator of a stationary CI internal combustion engine greater than or equal to 100 HP and less than or equal to 500 HP, you must keep a maintenance plan and records of conducted maintenance and must, to the extent practicable, maintain and operate the engine in a manner consistent with good air pollution control practice for minimizing emissions. In addition, you must conduct an initial performance test to demonstrate compliance with the applicable emission standards within 1 year of startup, or within 1 year after an engine and control device is no longer installed, configured, operated, and maintained in accordance with the manufacturer's emission-related written instructions, or within 1 year after you change emission-related settings in a way that is not permitted by the manufacturer.

(3) If you are an owner or operator of a stationary CI internal combustion engine greater than 500 HP, you must keep a maintenance plan and records of conducted maintenance and must, to the extent practicable, maintain and operate the engine in a manner consistent with good air pollution control practice for minimizing emissions. In addition, you must conduct an initial performance test to demonstrate compliance with the applicable emission standards within 1 year of startup, or within 1 year after an engine and control device is no longer installed, configured, operated, and maintained in accordance with the manufacturer's emission-related written instructions, or within 1 year after you change emission-related settings in a way that is not permitted by the manufacturer. You must conduct subsequent performance testing every 8,760 hours of engine operation or 3 years, whichever comes first, thereafter to demonstrate compliance with the applicable emission standards.

[71 FR 39172, July 11, 2006, as amended at 76 FR 37970, June 28, 2011]

Testing Requirements for Owners and Operators

§ 60.4212 What test methods and other procedures must I use if I am an owner or operator of a stationary CI internal combustion engine with a displacement of less than 30 liters per cylinder?

Owners and operators of stationary CI ICE with a displacement of less than 30 liters per cylinder who conduct performance tests pursuant to this subpart must do so according to paragraphs (a) through (e) of this section.

(a) The performance test must be conducted according to the in-use testing procedures in 40 CFR part 1039, subpart F, for stationary CI ICE with a displacement of less than 10 liters per cylinder, and according to 40 CFR part 1042, subpart F, for stationary CI ICE with a displacement of greater than or equal to 10 liters per cylinder and less than 30 liters per cylinder.

(b) Exhaust emissions from stationary CI ICE that are complying with the emission standards for new CI engines in 40 CFR part 1039 must not exceed the not-to-exceed (NTE) standards for the same model year and maximum engine power as required in 40 CFR 1039.101(e) and 40 CFR 1039.102(g)(1), except as specified in 40 CFR 1039.104(d). This requirement starts when NTE requirements take effect for nonroad diesel engines under 40 CFR part 1039.
(c) Exhaust emissions from stationary CI ICE that are complying with the emission standards for new CI engines in 40 CFR 89.112 or 40 CFR 94.8, as applicable, must not exceed the NTE numerical requirements, rounded to the same number of decimal places as the applicable standard in 40 CFR 89.112 or 40 CFR 94.8, as applicable, determined from the following equation:

\[
\text{NTE requirement for each pollutant} = (0.25) \times (\text{STD}) \quad \text{(Eq. 1)}
\]

Where:

\[
\text{STD} = \text{The standard specified for that pollutant in 40 CFR 89.112 or 40 CFR 94.8, as applicable.}
\]

Alternatively, stationary CI ICE that are complying with the emission standards for new CI engines in 40 CFR 89.112 or 40 CFR 94.8 may follow the testing procedures specified in §60.4213 of this subpart, as appropriate.

(d) Exhaust emissions from stationary CI ICE that are complying with the emission standards for pre-2007 model year engines in §60.4204(a), §60.4205(a), or §60.4205(c) must not exceed the NTE numerical requirements, rounded to the same number of decimal places as the applicable standard in §60.4204(a), §60.4205(a), or §60.4205(c), determined from the equation in paragraph (c) of this section.

Where:

\[
\text{STD} = \text{The standard specified for that pollutant in §60.4204(a), §60.4205(a), or §60.4205(c).}
\]

Alternatively, stationary CI ICE that are complying with the emission standards for pre-2007 model year engines in §60.4204(a), §60.4205(a), or §60.4205(c) may follow the testing procedures specified in §60.4213, as appropriate.

(e) Exhaust emissions from stationary CI ICE that are complying with the emission standards for new CI engines in 40 CFR part 1042 must not exceed the NTE standards for the same model year and maximum engine power as required in 40 CFR 1042.101(c).

[71 FR 39172, July 11, 2006, as amended at 76 FR 37971, June 28, 2011]

§ 60.4213 What test methods and other procedures must I use if I am an owner or operator of a stationary CI internal combustion engine with a displacement of greater than or equal to 30 liters per cylinder?

Owners and operators of stationary CI ICE with a displacement of greater than or equal to 30 liters per cylinder must conduct performance tests according to paragraphs (a) through (f) of this section.

(a) Each performance test must be conducted according to the requirements in §60.8 and under the specific conditions that this subpart specifies in table 7. The test must be conducted within 10 percent of 100 percent peak (or the highest achievable) load.

(b) You may not conduct performance tests during periods of startup, shutdown, or malfunction, as specified in §60.8(c).

(c) You must conduct three separate test runs for each performance test required in this section, as specified in §60.8(f). Each test run must last at least 1 hour.

(d) To determine compliance with the percent reduction requirement, you must follow the requirements as specified in paragraphs (d)(1) through (3) of this section.

(1) You must use Equation 2 of this section to determine compliance with the percent reduction requirement:
\[
\frac{C_i - C_o}{C_i} \times 100 = R \quad \text{(Eq. 2)}
\]

Where:

\(C_i\) = concentration of NO\textsubscript{X} or PM at the control device inlet,

\(C_o\) = concentration of NO\textsubscript{X} or PM at the control device outlet, and

\(R\) = percent reduction of NO\textsubscript{X} or PM emissions.

(2) You must normalize the NO\textsubscript{X} or PM concentrations at the inlet and outlet of the control device to a dry basis and to 15 percent oxygen (O\textsubscript{2}) using Equation 3 of this section, or an equivalent percent carbon dioxide (CO\textsubscript{2}) using the procedures described in paragraph (d)(3) of this section.

\[
\frac{C_{\text{adj}}}{C_d} = \frac{5.9}{20.9 - \% O_2} \quad \text{(Eq. 3)}
\]

Where:

\(C_{\text{adj}}\) = Calculated NO\textsubscript{X} or PM concentration adjusted to 15 percent O\textsubscript{2}.

\(C_d\) = Measured concentration of NO\textsubscript{X} or PM, uncorrected.

5.9 = 20.9 percent O\textsubscript{2}−15 percent O\textsubscript{2}, the defined O\textsubscript{2} correction value, percent.

\(\% O_2\) = Measured O\textsubscript{2} concentration, dry basis, percent.

(3) If pollutant concentrations are to be corrected to 15 percent O\textsubscript{2} and CO\textsubscript{2} concentration is measured in lieu of O\textsubscript{2} concentration measurement, a CO\textsubscript{2} correction factor is needed. Calculate the CO\textsubscript{2} correction factor as described in paragraphs (d)(3)(i) through (iii) of this section.

(i) Calculate the fuel-specific \(F_0\) value for the fuel burned during the test using values obtained from Method 19, Section 5.2, and the following equation:

\[
F_0 = \frac{0.209}{F_{e}} \quad \text{(Eq. 4)}
\]

Where:

\(F_0\) = Fuel factor based on the ratio of O\textsubscript{2} volume to the ultimate CO\textsubscript{2} volume produced by the fuel at zero percent excess air.

0.209 = Fraction of air that is O\textsubscript{2}, percent/100.

\(F_e\) = Ratio of the volume of dry effluent gas to the gross calorific value of the fuel from Method 19, dsm\textsuperscript{3}/J (dscf/10\textsuperscript{6} Btu).
F_{c} = \text{Ratio of the volume of CO}_{2}\text{produced to the gross calorific value of the fuel from Method 19, dsm}^{3}\text{/J (dscf/10}^{6}\text{Btu).}

(ii) Calculate the CO_{2}\text{correction factor for correcting measurement data to 15 percent O}_{2}\text{, as follows:}

\[ X_{CO_{2}} = \frac{5.9}{F_{c}} \quad (Eq. 5) \]

Where:

\( X_{CO_{2}} \) = CO_{2}\text{correction factor, percent.}

5.9 = 20.9 percent O_{2}−15 percent O_{2}, the defined O_{2}\text{correction value, percent.}

(iii) Calculate the NO_{x}\text{and PM gas concentrations adjusted to 15 percent O}_{2}\text{using CO}_{2}\text{as follows:}

\[ C_{adj} = C_{d} \times \frac{X_{CO_{2}}}{\%CO_{2}} \quad (Eq. 6) \]

Where:

\( C_{adj} \) = Calculated NO_{x}\text{or PM concentration adjusted to 15 percent O}_{2}.

\( C_{d} \) = Measured concentration of NO_{x}\text{or PM, uncorrected.}

\( \%CO_{2} \) = Measured CO_{2}\text{concentration, dry basis, percent.}

(e) To determine compliance with the NO_{x}\text{mass per unit output emission limitation, convert the concentration of NO}_{x}\text{in the engine exhaust using Equation 7 of this section:}

\[ ER = \frac{C_{d} \times 1.912 \times 10^{-3} \times Q \times T}{KW\text{-hour}} \quad (Eq. 7) \]

Where:

\( ER \) = Emission rate in grams per KW-hour.

\( C_{d} \) = Measured NO_{x}\text{concentration in ppm.}

1.912\times10^{-3} = Conversion constant for ppm NO_{x}\text{to grams per standard cubic meter at 25 degrees Celsius.}

\( Q \) = Stack gas volumetric flow rate, in standard cubic meter per hour.

\( T \) = Time of test run, in hours.

KW-hour = Brake work of the engine, in KW-hour.

(f) To determine compliance with the PM mass per unit output emission limitation, convert the concentration of PM in the engine exhaust using Equation 8 of this section:
Where:

\[ ER = \frac{C_{adj} \times Q \times T}{\text{KW-hour}} \]  

(Eq. 8)

ER = Emission rate in grams per KW-hour.

\[ C_{adj} = \text{Calculated PM concentration in grams per standard cubic meter.} \]

Q = Stack gas volumetric flow rate, in standard cubic meter per hour.

T = Time of test run, in hours.

KW-hour = Energy output of the engine, in KW.

[71 FR 39172, July 11, 2006, as amended at 76 FR 37971, June 28, 2011]

**Notification, Reports, and Records for Owners and Operators**

§ 60.4214 What are my notification, reporting, and recordkeeping requirements if I am an owner or operator of a stationary CI internal combustion engine?

(a) Owners and operators of non-emergency stationary CI ICE that are greater than 2,237 KW (3,000 HP), or have a displacement of greater than or equal to 10 liters per cylinder, or are pre-2007 model year engines that are greater than 130 KW (175 HP) and not certified, must meet the requirements of paragraphs (a)(1) and (2) of this section.

(1) Submit an initial notification as required in §60.7(a)(1). The notification must include the information in paragraphs (a)(1)(i) through (v) of this section.

   (i) Name and address of the owner or operator;

   (ii) The address of the affected source;

   (iii) Engine information including make, model, engine family, serial number, model year, maximum engine power, and engine displacement;

   (iv) Emission control equipment; and

   (v) Fuel used.

(2) Keep records of the information in paragraphs (a)(2)(i) through (iv) of this section.

   (i) All notifications submitted to comply with this subpart and all documentation supporting any notification.

   (ii) Maintenance conducted on the engine.

   (iii) If the stationary CI internal combustion is a certified engine, documentation from the manufacturer that the engine is certified to meet the emission standards.

   (iv) If the stationary CI internal combustion is not a certified engine, documentation that the engine meets the emission standards.
(b) If the stationary CI internal combustion engine is an emergency stationary internal combustion engine, the owner or operator is not required to submit an initial notification. Starting with the model years in table 5 to this subpart, if the emergency engine does not meet the standards applicable to non-emergency engines in the applicable model year, the owner or operator must keep records of the operation of the engine in emergency and non-emergency service that are recorded through the non-resettable hour meter. The owner must record the time of operation of the engine and the reason the engine was in operation during that time.

(c) If the stationary CI internal combustion engine is equipped with a diesel particulate filter, the owner or operator must keep records of any corrective action taken after the backpressure monitor has notified the owner or operator that the high backpressure limit of the engine is approached.

Special Requirements

§ 60.4215 What requirements must I meet for engines used in Guam, American Samoa, or the Commonwealth of the Northern Mariana Islands?

(a) Stationary CI ICE with a displacement of less than 30 liters per cylinder that are used in Guam, American Samoa, or the Commonwealth of the Northern Mariana Islands are required to meet the applicable emission standards in §§60.4202 and 60.4205.

(b) Stationary CI ICE that are used in Guam, American Samoa, or the Commonwealth of the Northern Mariana Islands are not required to meet the fuel requirements in §60.4207.

(c) Stationary CI ICE with a displacement of greater than or equal to 30 liters per cylinder that are used in Guam, American Samoa, or the Commonwealth of the Northern Mariana Islands are required to meet the following emission standards:

(1) For engines installed prior to January 1, 2012, limit the emissions of NOx in the stationary CI internal combustion engine exhaust to the following:

   (i) 17.0 g/KW-hr (12.7 g/HP-hr) when maximum engine speed is less than 130 rpm;

   (ii) 45 · n−0.2 g/KW-hr (34 · n−0.2 g/HP-hr) when maximum engine speed is 130 or more but less than 2,000 rpm, where n is maximum engine speed; and

   (iii) 9.8 g/KW-hr (7.3 g/HP-hr) when maximum engine speed is 2,000 rpm or more.

(2) For engines installed on or after January 1, 2012, limit the emissions of NOx in the stationary CI internal combustion engine exhaust to the following:

   (i) 14.4 g/KW-hr (10.7 g/HP-hr) when maximum engine speed is less than 130 rpm;

   (ii) 44 · n−0.23 g/KW-hr (33 · n−0.23 g/HP-hr) when maximum engine speed is greater than or equal to 130 but less than 2,000 rpm and where n is maximum engine speed; and

   (iii) 7.7 g/KW-hr (5.7 g/HP-hr) when maximum engine speed is greater than or equal to 2,000 rpm.

(3) Limit the emissions of PM in the stationary CI internal combustion engine exhaust to 0.40 g/KW-hr (0.30 g/HP-hr).

[71 FR 39172, July 11, 2006, as amended at 76 FR 37971, June 28, 2011]

§ 60.4216 What requirements must I meet for engines used in Alaska?
(a) Prior to December 1, 2010, owners and operators of stationary CI ICE with a displacement of less than 30 liters per cylinder located in areas of Alaska not accessible by the FAHS should refer to 40 CFR part 69 to determine the diesel fuel requirements applicable to such engines.

(b) Except as indicated in paragraph (c) of this section, manufacturers, owners and operators of stationary CI ICE with a displacement of less than 10 liters per cylinder located in areas of Alaska not accessible by the FAHS may meet the requirements of this subpart by manufacturing and installing engines meeting the requirements of 40 CFR parts 94 or 1042, as appropriate, rather than the otherwise applicable requirements of 40 CFR parts 89 and 1039, as indicated in sections §§60.4201(f) and 60.4202(g) of this subpart.

(c) Manufacturers, owners and operators of stationary CI ICE that are located in areas of Alaska not accessible by the FAHS may choose to meet the applicable emission standards for emergency engines in §60.4202 and §60.4205, and not those for non-emergency engines in §60.4201 and §60.4204, except that for 2014 model year and later non-emergency CI ICE, the owner or operator of any such engine that was not certified as meeting Tier 4 PM standards, must meet the applicable requirements for PM in §60.4201 and §60.4204 or install a PM emission control device that achieves PM emission reductions of 85 percent, or 60 percent for engines with a displacement of greater than or equal to 30 liters per cylinder, compared to engine-out emissions.

(d) The provisions of §60.4207 do not apply to owners and operators of pre-2014 model year stationary CI ICE subject to this subpart that are located in areas of Alaska not accessible by the FAHS.

(e) The provisions of §60.4208(a) do not apply to owners and operators of stationary CI ICE subject to this subpart that are located in areas of Alaska not accessible by the FAHS until after December 31, 2009.

(f) The provisions of this section and §60.4207 do not prevent owners and operators of stationary CI ICE subject to this subpart that are located in areas of Alaska not accessible by the FAHS from using fuels mixed with used lubricating oil, in volumes of up to 1.75 percent of the total fuel. The sulfur content of the used lubricating oil must be less than 200 parts per million. The used lubricating oil must meet the on-specification levels and properties for used oil in 40 CFR 279.11.

[76 FR 37971, June 28, 2011]

§ 60.4217 What emission standards must I meet if I am an owner or operator of a stationary internal combustion engine using special fuels?

Owners and operators of stationary CI ICE that do not use diesel fuel may petition the Administrator for approval of alternative emission standards, if they can demonstrate that they use a fuel that is not the fuel on which the manufacturer of the engine certified the engine and that the engine cannot meet the applicable standards required in §60.4204 or §60.4205 using such fuels and that use of such fuel is appropriate and reasonably necessary, considering cost, energy, technical feasibility, human health and environmental, and other factors, for the operation of the engine.

[76 FR 37972, June 28, 2011]

General Provisions

§ 60.4218 What parts of the General Provisions apply to me?

Table 8 to this subpart shows which parts of the General Provisions in §§60.1 through 60.19 apply to you.

Definitions

§ 60.4219 What definitions apply to this subpart?

As used in this subpart, all terms not defined herein shall have the meaning given them in the CAA and in subpart A of this part.
Certified emissions life means the period during which the engine is designed to properly function in terms of reliability and fuel consumption, without being remanufactured, specified as a number of hours of operation or calendar years, whichever comes first. The values for certified emissions life for stationary CI ICE with a displacement of less than 10 liters per cylinder are given in 40 CFR 1039.101(g). The values for certified emissions life for stationary CI ICE with a displacement of greater than or equal to 10 liters per cylinder and less than 30 liters per cylinder are given in 40 CFR 94.9(a).

Combustion turbine means all equipment, including but not limited to the turbine, the fuel, air, lubrication and exhaust gas systems, control systems (except emissions control equipment), and any ancillary components and sub-components comprising any simple cycle combustion turbine, any regenerative/recuperative cycle combustion turbine, the combustion turbine portion of any cogeneration cycle combustion system, or the combustion turbine portion of any combined cycle steam/electric generating system.

Compression ignition means relating to a type of stationary internal combustion engine that is not a spark ignition engine.

Date of manufacture means one of the following things:

1. For freshly manufactured engines and modified engines, date of manufacture means the date the engine is originally produced.

2. For reconstructed engines, date of manufacture means the date the engine was originally produced, except as specified in paragraph (3) of this definition.

3. Reconstructed engines are assigned a new date of manufacture if the fixed capital cost of the new and refurbished components exceeds 75 percent of the fixed capital cost of a comparable entirely new facility. An engine that is produced from a previously used engine block does not retain the date of manufacture of the engine in which the engine block was previously used if the engine is produced using all new components except for the engine block. In these cases, the date of manufacture is the date of reconstruction or the date the new engine is produced.

Diesel fuel means any liquid obtained from the distillation of petroleum with a boiling point of approximately 150 to 360 degrees Celsius. One commonly used form is number 2 distillate oil.

Diesel particulate filter means an emission control technology that reduces PM emissions by trapping the particles in a flow filter substrate and periodically removes the collected particles by either physical action or by oxidizing (burning off) the particles in a process called regeneration.

Emergency stationary internal combustion engine means any stationary internal combustion engine whose operation is limited to emergency situations and required testing and maintenance. Examples include stationary ICE used to produce power for critical networks or equipment (including power supplied to portions of a facility) when electric power from the local utility (or the normal power source, if the facility runs on its own power production) is interrupted, or stationary ICE used to pump water in the case of fire or flood, etc. Stationary CI ICE used to supply power to an electric grid or that supply power as part of a financial arrangement with another entity are not considered to be emergency engines.

Engine manufacturer means the manufacturer of the engine. See the definition of “manufacturer” in this section.

Fire pump engine means an emergency stationary internal combustion engine certified to NFPA requirements that is used to provide power to pump water for fire suppression or protection.

Freshly manufactured engine means an engine that has not been placed into service. An engine becomes freshly manufactured when it is originally produced.

Installed means the engine is placed and secured at the location where it is intended to be operated.
Manufacturer has the meaning given in section 216(1) of the Act. In general, this term includes any person who manufactures a stationary engine for sale in the United States or otherwise introduces a new stationary engine into commerce in the United States. This includes importers who import stationary engines for sale or resale.

Maximum engine power means maximum engine power as defined in 40 CFR 1039.801.

Model year means the calendar year in which an engine is manufactured (see “date of manufacture”), except as follows:

(1) Model year means the annual new model production period of the engine manufacturer in which an engine is manufactured (see “date of manufacture”), if the annual new model production period is different than the calendar year and includes January 1 of the calendar year for which the model year is named. It may not begin before January 2 of the previous calendar year and it must end by December 31 of the named calendar year.

(2) For an engine that is converted to a stationary engine after being placed into service as a nonroad or other non-stationary engine, model year means the calendar year or new model production period in which the engine was manufactured (see “date of manufacture”).

Other internal combustion engine means any internal combustion engine, except combustion turbines, which is not a reciprocating internal combustion engine or rotary internal combustion engine.

Reciprocating internal combustion engine means any internal combustion engine which uses reciprocating motion to convert heat energy into mechanical work.

Rotary internal combustion engine means any internal combustion engine which uses rotary motion to convert heat energy into mechanical work.

Spark ignition means relating to a gasoline, natural gas, or liquefied petroleum gas fueled engine or any other type of engine with a spark plug (or other sparking device) and with operating characteristics significantly similar to the theoretical Otto combustion cycle. Spark ignition engines usually use a throttle to regulate intake air flow to control power during normal operation. Dual-fuel engines in which a liquid fuel (typically diesel fuel) is used for CI and gaseous fuel (typically natural gas) is used as the primary fuel at an annual average ratio of less than 2 parts diesel fuel to 100 parts total fuel on an energy equivalent basis are spark ignition engines.

Stationary internal combustion engine means any internal combustion engine, except combustion turbines, that converts heat energy into mechanical work and is not mobile. Stationary ICE differ from mobile ICE in that a stationary internal combustion engine is not a nonroad engine as defined at 40 CFR 1068.30 (excluding paragraph (2)(ii) of that definition), and is not used to propel a motor vehicle, aircraft, or a vehicle used solely for competition. Stationary ICE include reciprocating ICE, rotary ICE, and other ICE, except combustion turbines.

Subpart means 40 CFR part 60, subpart III.

[71 FR 39172, July 11, 2006, as amended at 76 FR 37972, June 28, 2011]

Table 1 to Subpart III of Part 60—Emission Standards for Stationary Pre-2007 Model Year Engines With a Displacement of <10 Liters per Cylinder and 2007–2010 Model Year Engines >2,237 KW (3,000 HP) and With a Displacement of <10 Liters per Cylinder

<table>
<thead>
<tr>
<th>Maximum engine power</th>
<th>Emission standards for stationary pre-2007 model year engines with a displacement of &lt;10 liters per cylinder and 2007–2010 model year engines &gt;2,237 KW (3,000 HP) and with a displacement of &lt;10 liters per cylinder in g/KW-hr (g/HP-hr)</th>
</tr>
</thead>
</table>

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Table 2 to Subpart IIII of Part 60—Emission Standards for 2008 Model Year and Later Emergency Stationary CI ICE <37 KW (50 HP) With a Displacement of <10 Liters per Cylinder

[As stated in §60.4202(a)(1), you must comply with the following emission standards]

<table>
<thead>
<tr>
<th>Engine power</th>
<th>NO\textsubscript{X} + NMHC</th>
<th>HC</th>
<th>NO\textsubscript{X}</th>
<th>CO</th>
<th>PM</th>
</tr>
</thead>
<tbody>
<tr>
<td>KW&lt;8 (HP&lt;11)</td>
<td>10.5 (7.8)</td>
<td></td>
<td>8.0 (6.0)</td>
<td></td>
<td>1.0 (0.75)</td>
</tr>
<tr>
<td>8≤KW&lt;19</td>
<td>9.5 (7.1)</td>
<td>6.6 (4.9)</td>
<td>0.80 (0.60)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(11≤HP&lt;25)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>19≤KW&lt;37</td>
<td>9.5 (7.1)</td>
<td>5.5 (4.1)</td>
<td>0.80 (0.60)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(25≤HP&lt;50)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>37≤KW&lt;56</td>
<td></td>
<td>9.2 (6.9)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(50≤HP&lt;75)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>56≤KW&lt;75</td>
<td></td>
<td>9.2 (6.9)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(75≤HP&lt;100)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>75≤KW&lt;130</td>
<td></td>
<td>9.2 (6.9)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(100≤HP&lt;175)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>130≤KW&lt;225</td>
<td></td>
<td>1.3 (1.0)</td>
<td>9.2 (6.9)</td>
<td>11.4 (8.5)</td>
<td>0.54 (0.40)</td>
</tr>
<tr>
<td>(175≤HP&lt;300)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>225≤KW&lt;450</td>
<td></td>
<td>1.3 (1.0)</td>
<td>9.2 (6.9)</td>
<td>11.4 (8.5)</td>
<td>0.54 (0.40)</td>
</tr>
<tr>
<td>(300≤HP&lt;600)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>450≤KW&lt;560</td>
<td></td>
<td>1.3 (1.0)</td>
<td>9.2 (6.9)</td>
<td>11.4 (8.5)</td>
<td>0.54 (0.40)</td>
</tr>
<tr>
<td>(600≤HP&lt;750)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>KW&gt;560</td>
<td></td>
<td>1.3 (1.0)</td>
<td>9.2 (6.9)</td>
<td>11.4 (8.5)</td>
<td>0.54 (0.40)</td>
</tr>
<tr>
<td>(HP&gt;750)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table 3 to Subpart IIII of Part 60—Certification Requirements for Stationary Fire Pump Engines

<table>
<thead>
<tr>
<th>Engine power</th>
<th>NO\textsubscript{X}+ NMHC</th>
<th>CO</th>
<th>PM</th>
</tr>
</thead>
<tbody>
<tr>
<td>KW&lt;8 (HP&lt;11)</td>
<td>7.5 (5.6)</td>
<td>8.0 (6.0)</td>
<td>0.40 (0.30)</td>
</tr>
<tr>
<td>8≤KW&lt;19</td>
<td>7.5 (5.6)</td>
<td>6.6 (4.9)</td>
<td>0.40 (0.30)</td>
</tr>
<tr>
<td>(11≤HP&lt;25)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>19≤KW&lt;37</td>
<td>7.5 (5.6)</td>
<td>5.5 (4.1)</td>
<td>0.30 (0.22)</td>
</tr>
<tr>
<td>(25≤HP&lt;50)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table 3 to Subpart IIII of Part 60—Certification Requirements for Stationary Fire Pump Engines
As stated in §60.4202(d), you must certify new stationary fire pump engines beginning with the following model years:

<table>
<thead>
<tr>
<th>Engine power</th>
<th>Starting model year engine manufacturers must certify new stationary fire pump engines according to §60.4202(d)¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>KW&lt;75 (HP&lt;100)</td>
<td>2011</td>
</tr>
<tr>
<td>75≤KW&lt;130 (100≤HP&lt;175)</td>
<td>2010</td>
</tr>
<tr>
<td>130≤KW≤560 (175≤HP≤750)</td>
<td>2009</td>
</tr>
<tr>
<td>KW&gt;560 (HP&gt;750)</td>
<td>2008</td>
</tr>
</tbody>
</table>

¹Manufacturers of fire pump stationary CI ICE with a maximum engine power greater than or equal to 37 kW (50 HP) and less than 450 kW (600 HP) and a rated speed of greater than 2,650 revolutions per minute (rpm) are not required to certify such engines until three model years following the model year indicated in this Table 3 for engines in the applicable engine power category.

[71 FR 39172, July 11, 2006, as amended at 76 FR 37972, June 28, 2011]

Table 4 to Subpart IIII of Part 60—Emission Standards for Stationary Fire Pump Engines

[As stated in §§60.4202(d) and 60.4205(c), you must comply with the following emission standards for stationary fire pump engines]

<table>
<thead>
<tr>
<th>Maximum engine power</th>
<th>Model year(s)</th>
<th>NMHC + NO\textsubscript{X}</th>
<th>CO</th>
<th>PM</th>
</tr>
</thead>
<tbody>
<tr>
<td>KW&lt;8 (HP&lt;11)</td>
<td>2010 and earlier</td>
<td>10.5 (7.8)</td>
<td>8.0 (6.0)</td>
<td>1.0 (0.75)</td>
</tr>
<tr>
<td></td>
<td>2011+</td>
<td>7.5 (5.6)</td>
<td>0.40 (0.30)</td>
<td></td>
</tr>
<tr>
<td>8≤KW&lt;19 (11≤HP&lt;25)</td>
<td>2010 and earlier</td>
<td>9.5 (7.1)</td>
<td>6.6 (4.9)</td>
<td>0.80 (0.60)</td>
</tr>
<tr>
<td></td>
<td>2011+</td>
<td>7.5 (5.6)</td>
<td>0.40 (0.30)</td>
<td></td>
</tr>
<tr>
<td>19≤KW&lt;37 (25≤HP&lt;50)</td>
<td>2010 and earlier</td>
<td>9.5 (7.1)</td>
<td>5.5 (4.1)</td>
<td>0.80 (0.60)</td>
</tr>
<tr>
<td></td>
<td>2011+</td>
<td>7.5 (5.6)</td>
<td>0.30 (0.22)</td>
<td></td>
</tr>
<tr>
<td>37≤KW&lt;56 (50≤HP&lt;75)</td>
<td>2010 and earlier</td>
<td>10.5 (7.8)</td>
<td>5.0 (3.7)</td>
<td>0.80 (0.60)</td>
</tr>
<tr>
<td></td>
<td>2011+¹</td>
<td>4.7 (3.5)</td>
<td>0.40 (0.30)</td>
<td></td>
</tr>
<tr>
<td>56≤KW&lt;75 (75≤HP&lt;100)</td>
<td>2010 and earlier</td>
<td>10.5 (7.8)</td>
<td>5.0 (3.7)</td>
<td>0.80 (0.60)</td>
</tr>
</tbody>
</table>

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Table 5 to Subpart III of Part 60—Labeling and Recordkeeping Requirements for New Stationary Emergency Engines

[You must comply with the labeling requirements in §60.4210(f) and the recordkeeping requirements in §60.4214(b) for new emergency stationary CI ICE beginning in the following model years:]

<table>
<thead>
<tr>
<th>Engine power</th>
<th>Starting model year</th>
</tr>
</thead>
<tbody>
<tr>
<td>19≤KW&lt;56 (25≤HP&lt;75)</td>
<td>2013</td>
</tr>
<tr>
<td>56≤KW&lt;130 (75≤HP&lt;175)</td>
<td>2012</td>
</tr>
<tr>
<td>KW≥130 (HP≥175)</td>
<td>2011</td>
</tr>
</tbody>
</table>

Table 6 to Subpart III of Part 60—Optional 3-Mode Test Cycle for Stationary Fire Pump Engines

[As stated in §60.4210(g), manufacturers of fire pump engines may use the following test cycle for testing fire pump engines:]

<table>
<thead>
<tr>
<th>Mode No.</th>
<th>Engine speed(^1)</th>
<th>Torque (percent)(^2)</th>
<th>Weighting factors</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Complying with the requirement to</td>
<td>You must</td>
<td>Using</td>
</tr>
<tr>
<td>---</td>
<td>----------------------------------</td>
<td>----------</td>
<td>-------</td>
</tr>
<tr>
<td>1.</td>
<td>Stationary CI internal combustion engine with a displacement of ≥30 liters per cylinder</td>
<td>a. Reduce NO\textsubscript{X} emissions by 90 percent or more</td>
<td>i. Select the sampling port location and the number of traverse points;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>ii. Measure O\textsubscript{2} at the inlet and outlet of the control device;</td>
<td>(2) Method 3, 3A, or 3B of 40 CFR part 60, appendix A</td>
</tr>
<tr>
<td></td>
<td></td>
<td>iii. If necessary, measure moisture content at the inlet and outlet of the control device; and,</td>
<td>(3) Method 4 of 40 CFR part 60, appendix A, Method 320 of 40 CFR part 63, appendix A, or ASTM D 6348–03 (incorporated by reference, see §60.17)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>iv. Measure NO\textsubscript{X} at the inlet and outlet</td>
<td>(4) Method 7E of 40 CFR part 60,</td>
</tr>
</tbody>
</table>

\(^1\)Engine speed: ±2 percent of point.

\(^2\)Torque: NFPA certified nameplate HP for 100 percent point. All points should be ±2 percent of engine percent load value.

Table 7 to Subpart IIII of Part 60—Requirements for Performance Tests for Stationary CI ICE With a Displacement of ≥30 Liters per Cylinder

[As stated in §60.4213, you must comply with the following requirements for performance tests for stationary CI ICE with a displacement of ≥30 liters per cylinder:]
<table>
<thead>
<tr>
<th>b. Limit the concentration of NO&lt;sub&gt;x&lt;/sub&gt; in the stationary CI internal combustion engine exhaust.</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>i. Select the sampling port location and the number of traverse points;</td>
<td>(1) Method 1 or 1A of 40 CFR part 60, appendix A</td>
<td>(a) If using a control device, the sampling site must be located at the outlet of the control device.</td>
</tr>
<tr>
<td>ii. Determine the O&lt;sub&gt;2&lt;/sub&gt; concentration of the stationary internal combustion engine exhaust at the sampling port location; and,</td>
<td>(2) Method 3, 3A, or 3B of 40 CFR part 60, appendix A</td>
<td>(b) Measurements to determine O&lt;sub&gt;2&lt;/sub&gt; concentration must be made at the same time as the measurement for NO&lt;sub&gt;x&lt;/sub&gt; concentration.</td>
</tr>
<tr>
<td>iii. If necessary, measure moisture content of the stationary internal combustion engine exhaust at the sampling port location; and,</td>
<td>(3) Method 4 of 40 CFR part 60, appendix A, Method 320 of 40 CFR part 63, appendix A, or ASTM D 6348–03 (incorporated by reference, see §60.17)</td>
<td>(c) Measurements to determine moisture content must be made at the same time as the measurement for NO&lt;sub&gt;x&lt;/sub&gt; concentration.</td>
</tr>
<tr>
<td>iv. Measure NO&lt;sub&gt;x&lt;/sub&gt; at the exhaust of the stationary internal combustion engine</td>
<td>(4) Method 7E of 40 CFR part 60, appendix A, Method 320 of 40 CFR part 63, appendix A, or ASTM D 6348–03 (incorporated by reference, see §60.17)</td>
<td>(d) NO&lt;sub&gt;x&lt;/sub&gt; concentration must be at 15 percent O&lt;sub&gt;2&lt;/sub&gt;, dry basis. Results of this test consist of the average of the three 1-hour or longer runs.</td>
</tr>
<tr>
<td>c. Reduce PM</td>
<td>i. Select the sampling port location and the number of traverse points;</td>
<td>(1) Method 1 or 1A of 40 CFR part 60, appendix A</td>
</tr>
<tr>
<td>emissions by 60 percent or more</td>
<td>sampling port location and the number of traverse points;</td>
<td>1A of 40 CFR part 60, appendix A</td>
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</tr>
<tr>
<td>ii. Measure O₂ at the inlet and outlet of the control device;</td>
<td>(2) Method 3, 3A, or 3B of 40 CFR part 60, appendix A</td>
<td>(b) Measurements to determine O₂ concentration must be made at the same time as the measurements for PM concentration.</td>
</tr>
<tr>
<td>iii. If necessary, measure moisture content at the inlet and outlet of the control device; and</td>
<td>(3) Method 4 of 40 CFR part 60, appendix A</td>
<td>(c) Measurements to determine moisture content must be made at the same time as the measurements for PM concentration.</td>
</tr>
<tr>
<td>iv. Measure PM at the inlet and outlet of the control device</td>
<td>(4) Method 5 of 40 CFR part 60, appendix A</td>
<td>(d) PM concentration must be at 15 percent O₂, dry basis. Results of this test consist of the average of the three 1-hour or longer runs.</td>
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<tr>
<td>d. Limit the concentration of PM in the stationary CI internal combustion engine exhaust</td>
<td>i. Select the sampling port location and the number of traverse points;</td>
<td>(1) Method 1 or 1A of 40 CFR part 60, appendix A</td>
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<tr>
<td></td>
<td>ii. Determine the O₂ concentration of the stationary internal combustion engine exhaust at the sampling port location; and</td>
<td>(2) Method 3, 3A, or 3B of 40 CFR part 60, appendix A</td>
</tr>
<tr>
<td></td>
<td>iii. If necessary, measure moisture content of the stationary internal</td>
<td>(3) Method 4 of 40 CFR part 60, appendix A</td>
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Table 8 to Subpart III of Part 60—Applicability of General Provisions to Subpart III

Table 8 to Subpart III of Part 60—Applicability of General Provisions to Subpart III

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<td>Yes</td>
<td>Except that §60.8 only applies to stationary CI ICE with a displacement of (≥30 liters per cylinder and engines that are not certified.</td>
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<td>Yes</td>
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Appendix I
40 CFR Part 61, Subpart FF
Subpart FF—National Emission Standard for Benzene Waste Operations

Source: 55 FR 8346, Mar. 7, 1990, unless otherwise noted.

§ 61.340 Applicability.

(a) The provisions of this subpart apply to owners and operators of chemical manufacturing plants, coke by-product recovery plants, and petroleum refineries.

(b) The provisions of this subpart apply to owners and operators of hazardous waste treatment, storage, and disposal facilities that treat, store, or dispose of hazardous waste generated by any facility listed in paragraph (a) of this section. The waste streams at hazardous waste treatment, storage, and disposal facilities subject to the provisions of this subpart are the benzene-containing hazardous waste from any facility listed in paragraph (a) of this section. A hazardous waste treatment, storage, and disposal facility is a facility that must obtain a hazardous waste management permit under subtitle C of the Solid Waste Disposal Act.

(c) At each facility identified in paragraph (a) or (b) of this section, the following waste is exempt from the requirements of this subpart:

(1) Waste in the form of gases or vapors that is emitted from process fluids:

(2) Waste that is contained in a segregated stormwater sewer system.

(d) At each facility identified in paragraph (a) or (b) of this section, any gaseous stream from a waste management unit, treatment process, or wastewater treatment system routed to a fuel gas system, as defined in §61.341, is exempt from this subpart. No testing, monitoring, recordkeeping, or reporting is required under this subpart for any gaseous stream from a waste management unit, treatment process, or wastewater treatment unit routed to a fuel gas system.


§ 61.341 Definitions.

Benzene concentration means the fraction by weight of benzene in a waste as determined in accordance with the procedures specified in §61.355 of this subpart.

Car-seal means a seal that is placed on a device that is used to change the position of a valve (e.g., from opened to closed) in such a way that the position of the valve cannot be changed without breaking the seal.

Chemical manufacturing plant means any facility engaged in the production of chemicals by chemical, thermal, physical, or biological processes for use as a product, co-product, by-product, or intermediate including but not limited to industrial organic chemicals, organic pesticide products, pharmaceutical preparations, paint and allied products, fertilizers, and agricultural chemicals. Examples of chemical manufacturing plants include facilities at which process units are operated to produce one or more of the following chemicals: benzenesulfonic acid, benzene, chlorobenzene, cumene, cyclohexane, ethylene, ethylbenzene, hydroquinone, linear alkylbenzene, nitrobenzene, resorcinol, sulfolane, or styrene.

Closed-vent system means a system that is not open to the atmosphere and is composed of piping, ductwork, connections, and, if necessary, flow inducing devices that transport gas or vapor from an emission source to a control device.

Coke by-product recovery plant means any facility designed and operated for the separation and recovery of coal tar derivatives (by-products) evolved from coal during the coking process of a coke oven battery.
**Container** means any portable waste management unit in which a material is stored, transported, treated, or otherwise handled. Examples of containers are drums, barrels, tank trucks, barges, dumpsters, tank cars, dump trucks, and ships.

**Control device** means an enclosed combustion device, vapor recovery system, or flare.

**Cover** means a device or system which is placed on or over a waste placed in a waste management unit so that the entire waste surface area is enclosed and sealed to minimize air emissions. A cover may have openings necessary for operation, inspection, and maintenance of the waste management unit such as access hatches, sampling ports, and gauge wells provided that each opening is closed and sealed when not in use. Example of covers include a fixed roof installed on a tank, a lid installed on a container, and an air-supported enclosure installed over a waste management unit.

**External floating roof** means a pontoon-type or double-deck type cover with certain rim sealing mechanisms that rests on the liquid surface in a waste management unit with no fixed roof.

**Facility** means all process units and product tanks that generate waste within a stationary source, and all waste management units that are used for waste treatment, storage, or disposal within a stationary source.

**Fixed roof** means a cover that is mounted on a waste management unit in a stationary manner and that does not move with fluctuations in liquid level.

**Floating roof** means a cover with certain rim sealing mechanisms consisting of a double deck, pontoon single deck, internal floating cover or covered floating roof, which rests upon and is supported by the liquid being contained, and is equipped with a closure seal or seals to close the space between the roof edge and unit wall.

**Flow indicator** means a device which indicates whether gas flow is present in a line or vent system.

**Fuel gas system** means the offsite and onsite piping and control system that gathers gaseous streams generated by facility operations, may blend them with sources of gas, if available, and transports the blended gaseous fuel at suitable pressures for use as fuel in heaters, furnaces, boilers, incinerators, gas turbines, and other combustion devices located within or outside the facility. The fuel is piped directly to each individual combustion device, and the system typically operates at pressures over atmospheric.

**Individual drain system** means the system used to convey waste from a process unit, product storage tank, or waste management unit to a waste management unit. The term includes all process drains and common junction boxes, together with their associated sewer lines and other junction boxes, down to the receiving waste management unit.

**Internal floating roof** means a cover that rests or floats on the liquid surface inside a waste management unit that has a fixed roof.

**Liquid-mounted seal** means a foam or liquid-filled primary seal mounted in contact with the liquid between the waste management unit wall and the floating roof continuously around the circumference.

**Loading** means the introduction of waste into a waste management unit but not necessarily to complete capacity (also referred to as filling).

**Maximum organic vapor pressure** means the equilibrium partial pressure exerted by the waste at the temperature equal to the highest calendar-month average of the waste storage temperature for waste stored above or below the ambient temperature or at the local maximum monthly average temperature as reported by the National Weather Service for waste stored at the ambient temperature, as determined:

1. In accordance with §60.17(c); or

2. As obtained from standard reference texts; or
(3) In accordance with §60.17(a)(37); or

(4) Any other method approved by the Administrator.

No detectable emissions means less than 500 parts per million by volume (ppmv) above background levels, as measured by a detection instrument reading in accordance with the procedures specified in §61.355(h) of this subpart.

Oil-water separator means a waste management unit, generally a tank or surface impoundment, used to separate oil from water. An oil-water separator consists of not only the separation unit but also the forebay and other separator basins, skimmers, weirs, grit chambers, sludge hoppers, and bar screens that are located directly after the individual drain system and prior to additional treatment units such as an air flotation unit, clarifier, or biological treatment unit. Examples of an oil-water separator include an API separator, parallel-plate interceptor, and corrugated-plate interceptor with the associated ancillary equipment.

Petroleum refinery means any facility engaged in producing gasoline, kerosene, distillate fuel oils, residual fuel oils, lubricants, or other products through the distillation of petroleum, or through the redistillation, cracking, or reforming of unfinished petroleum derivatives.

Petroleum means the crude oil removed from the earth and the oils derived from tar sands, shale, and coal.

Point of waste generation means the location where the waste stream exits the process unit component or storage tank prior to handling or treatment in an operation that is not an integral part of the production process, or in the case of waste management units that generate new wastes after treatment, the location where the waste stream exits the waste management unit component.

Process unit means equipment assembled and connected by pipes or ducts to produce intermediate or final products. A process unit can be operated independently if supplied with sufficient fuel or raw materials and sufficient product storage facilities.

Process unit turnaround means the shutting down of the operations of a process unit, the purging of the contents of the process unit, the maintenance or repair work, followed by restarting of the process.

Process unit turnaround waste means a waste that is generated as a result of a process unit turnaround.

Process wastewater means water which comes in contact with benzene during manufacturing or processing operations conducted within a process unit. Process wastewater is not organic wastes, process fluids, product tank drawdown, cooling tower blowdown, steam trap condensate, or landfill leachate.

Process wastewater stream means a waste stream that contains only process wastewater.

Product tank means a stationary unit that is designed to contain an accumulation of materials that are fed to or produced by a process unit, and is constructed primarily of non-earthen materials (e.g., wood, concrete, steel, plastic) which provide structural support.

Product tank drawdown means any material or mixture of materials discharged from a product tank for the purpose of removing water or other contaminants from the product tank.

Safety device means a closure device such as a pressure relief valve, frangible disc, fusible plug, or any other type of device which functions exclusively to prevent physical damage or permanent deformation to a unit or its air emission control equipment by venting gases or vapors directly to the atmosphere during unsafe conditions resulting from an unplanned, accidental, or emergency event. For the purpose of this subpart, a safety device is not used for routine venting of gases or vapors from the vapor headspace underneath a cover such as during filling of the unit or to adjust the pressure in this vapor headspace in response to normal daily diurnal ambient temperature fluctuations. A safety device is designed to remain in a closed position during normal operations and open only when the internal pressure, or another relevant parameter, exceeds the device threshold setting applicable to the air emission control equipment as determined by the owner or operator based on manufacturer recommendations, applicable regulations, fire
protection and prevention codes, standard engineering codes and practices, or other requirements for the safe handling of flammable, ignitable, explosive, reactive, or hazardous materials.

**Segregated stormwater sewer system** means a drain and collection system designed and operated for the sole purpose of collecting rainfall runoff at a facility, and which is segregated from all other individual drain systems.

**Sewer line** means a lateral, trunk line, branch line, or other enclosed conduit used to convey waste to a downstream waste management unit.

**Slop oil** means the floating oil and solids that accumulate on the surface of an oil-water separator.

**Sour water stream** means a stream that:

1. Contains ammonia or sulfur compounds (usually hydrogen sulfide) at concentrations of 10 ppm by weight or more;

2. Is generated from separation of water from a feed stock, intermediate, or product that contained ammonia or sulfur compounds; and

3. Requires treatment to remove the ammonia or sulfur compounds.

**Sour water stripper** means a unit that:

1. Is designed and operated to remove ammonia or sulfur compounds (usually hydrogen sulfide) from sour water streams;

2. Has the sour water streams transferred to the stripper through hard piping or other enclosed system; and

3. Is operated in such a manner that the offgases are sent to a sulfur recovery unit, processing unit, incinerator, flare, or other combustion device.

**Surface impoundment** means a waste management unit which is a natural topographic depression, man-made excavation, or diked area formed primarily of earthen materials (although it may be lined with man-made materials), which is designed to hold an accumulation of liquid wastes or waste containing free liquids, and which is not an injection well. Examples of surface impoundments are holding, storage, settling, and aeration pits, ponds, and lagoons.

**Tank** means a stationary waste management unit that is designed to contain an accumulation of waste and is constructed primarily of nonearthen materials (e.g., wood, concrete, steel, plastic) which provide structural support.

**Treatment process** means a stream stripping unit, thin-film evaporation unit, waste incinerator, or any other process used to comply with §61.348 of this subpart.

**Vapor-mounted seal** means a foam-filled primary seal mounted continuously around the perimeter of a waste management unit so there is an annular vapor space underneath the seal. The annular vapor space is bounded by the bottom of the primary seal, the unit wall, the liquid surface, and the floating roof.

**Waste** means any material resulting from industrial, commercial, mining or agricultural operations, or from community activities that is discarded or is being accumulated, stored, or physically, chemically, thermally, or biologically treated prior to being discarded, recycled, or discharged.

**Waste management unit** means a piece of equipment, structure, or transport mechanism used in handling, storage, treatment, or disposal of waste. Examples of a waste management unit include a tank, surface impoundment, container, oil-water separator, individual drain system, steam stripping unit, thin-film evaporation unit, waste incinerator, and landfill.
**Waste stream** means the waste generated by a particular process unit, product tank, or waste management unit. The characteristics of the waste stream (e.g., flow rate, benzene concentration, water content) are determined at the point of waste generation. Examples of a waste stream include process wastewater, product tank drawdown, sludge and slop oil removed from waste management units, and landfill leachate.

**Wastewater treatment system** means any component, piece of equipment, or installation that receives, manages, or treats process wastewater, product tank drawdown, or landfill leachate prior to direct or indirect discharge in accordance with the National Pollutant Discharge Elimination System permit regulations under 40 CFR part 122. These systems typically include individual drain systems, oil-water separators, air flotation units, equalization tanks, and biological treatment units.

**Water seal controls** means a seal pot, p-leg trap, or other type of trap filled with water (e.g., flooded sewers that maintain water levels adequate to prevent air flow through the system) that creates a water barrier between the sewer line and the atmosphere. The water level of the seal must be maintained in the vertical leg of a drain in order to be considered a water seal.


### § 61.342 Standards: General.

(a) An owner or operator of a facility at which the total annual benzene quantity from facility waste is less than 10 megagrams per year (Mg/yr) (11 ton/yr) shall be exempt from the requirements of paragraphs (b) and (c) of this section. The total annual benzene quantity from facility waste is the sum of the annual benzene quantity for each waste stream at the facility that has a flow-weighted annual average water content greater than 10 percent or that is mixed with water, or other wastes, at any time and the mixture has an annual average water content greater than 10 percent. The benzene quantity in a waste stream is to be counted only once without multiple counting if other waste streams are mixed with or generated from the original waste stream. Other specific requirements for calculating the total annual benzene waste quantity are as follows:

1. Wastes that are exempted from control under §§61.342(c)(2) and 61.342(c)(3) are included in the calculation of the total annual benzene quantity if they have an annual average water content greater than 10 percent, or if they are mixed with water or other wastes at any time and the mixture has an annual average water content greater than 10 percent.

2. The benzene in a material subject to this subpart that is sold is included in the calculation of the total annual benzene quantity if the material has an annual average water content greater than 10 percent.

3. Benzene in wastes generated by remediation activities conducted at the facility, such as the excavation of contaminated soil, pumping and treatment of groundwater, and the recovery of product from soil or groundwater, are not included in the calculation of total annual benzene quantity for that facility. If the facility's total annual benzene quantity is 10 Mg/yr (11 ton/yr) or more, wastes generated by remediation activities are subject to the requirements of paragraphs (c) through (h) of this section. If the facility is managing remediation waste generated offsite, the benzene in this waste shall be included in the calculation of total annual benzene quantity in facility waste, if the waste streams have an annual average water content greater than 10 percent, or if they are mixed with water or other wastes at any time and the mixture has an annual average water content greater than 10 percent.

4. The total annual benzene quantity is determined based upon the quantity of benzene in the waste before any waste treatment occurs to remove the benzene except as specified in §61.355(c)(1)(i) (A) through (C).

(b) Each owner or operator of a facility at which the total annual benzene quantity from facility waste is equal to or greater than 10 Mg/yr (11 ton/yr) as determined in paragraph (a) of this section shall be in compliance with the requirements of paragraphs (c) through (h) of this section no later than 90 days following the effective date, unless a waiver of compliance has been obtained under §61.11, or by the initial startup for a new source with an initial startup after the effective date.

1. The owner or operator of an existing source unable to comply with the rule within the required time may request a waiver of compliance under §61.10.
(2) As part of the waiver application, the owner or operator shall submit to the Administrator a plan under §61.10(b)(3) that is an enforceable commitment to obtain environmental benefits to mitigate the benzene emissions that result from extending the compliance date. The plan shall include the following information:

(i) A description of the method of compliance, including the control approach, schedule for installing controls, and quantity of the benzene emissions that result from extending the compliance date;

(ii) If the control approach involves a compliance strategy designed to obtain integrated compliance with multiple regulatory requirements, a description of the other regulations involved and their effective dates; and

(iii) A description of the actions to be taken at the facility to obtain mitigating environmental benefits, including how the benefits will be obtained, the schedule for these actions, and an estimate of the quantifiable benefits that directly result from these actions.

(c) Each owner or operator of a facility at which the total annual benzene quantity from facility waste is equal to or greater than 10 Mg/yr (11 ton/yr) as determined in paragraph (a) of this section shall manage and treat the facility waste as follows:

(1) For each waste stream that contains benzene, including (but not limited to) organic waste streams that contain less than 10 percent water and aqueous waste streams, even if the wastes are not discharged to an individual drain system, the owner or operator shall:

(i) Remove or destroy the benzene contained in the waste using a treatment process or wastewater treatment system that complies with the standards specified in §61.348 of this subpart.

(ii) Comply with the standards specified in §§61.343 through 61.347 of this subpart for each waste management unit that receives or manages the waste stream prior to and during treatment of the waste stream in accordance with paragraph (c)(1)(i) of this section.

(iii) Each waste management unit used to manage or treat waste streams that will be recycled to a process shall comply with the standards specified in §§61.343 through 61.347. Once the waste stream is recycled to a process, including to a tank used for the storage of production process feed, product, or product intermediates, unless this tank is used primarily for the storage of wastes, the material is no longer subject to paragraph (c) of this section.

(2) A waste stream is exempt from paragraph (c)(1) of this section provided that the owner or operator demonstrates initially and, thereafter, at least once per year that the flow-weighted annual average benzene concentration for the waste stream is less than 10 ppmw as determined by the procedures specified in §61.355(c)(2) or §61.355(c)(3).

(3) A waste stream is exempt from paragraph (c)(1) of this section provided that the owner or operator demonstrates initially and, thereafter, at least once per year that the conditions specified in either paragraph (c)(3)(i) or (c)(3)(ii) of this section are met.

(i) The waste stream is process wastewater that has a flow rate less than 0.02 liters per minute (0.005 gallons per minute) or an annual wastewater quantity of less than 10 Mg/yr (11 ton/yr); or

(ii) All of the following conditions are met:

(A) The owner or operator does not choose to exempt process wastewater under paragraph (c)(3)(i) of this section,

(B) The total annual benzene quantity in all waste streams chosen for exemption in paragraph (c)(3)(i) of this section does not exceed 2.0 Mg/yr (2.2 ton/yr) as determined in the procedures in §61.355(j), and

(C) The total annual benzene quantity in a waste stream chosen for exemption, including process unit turnaround waste, is determined for the year in which the waste is generated.
(d) As an alternative to the requirements specified in paragraphs (c) and (e) of this section, an owner or operator of a facility at which the total annual benzene quantity from facility waste is equal to or greater than 10 Mg/yr (11 ton/yr) as determined in paragraph (a) of this section may elect to manage and treat the facility waste as follows:

(1) The owner or operator shall manage and treat facility waste other than process wastewater in accordance with the requirements of paragraph (c)(1) of this section.

(2) The owner or operator shall manage and treat process wastewater in accordance with the following requirements:

(i) Process wastewater shall be treated to achieve a total annual benzene quantity from facility process wastewater less than 1 Mg/yr (1.1 ton/yr). Total annual benzene from facility process wastewater shall be determined by adding together the annual benzene quantity at the point of waste generation for each untreated process wastewater stream plus the annual benzene quantity exiting the treatment process for each process wastewater stream treated in accordance with the requirements of paragraph (c)(1)(i) of this section.

(ii) Each treated process wastewater stream identified in paragraph (d)(2)(i) of this section shall be managed and treated in accordance with paragraph (c)(1) of this section.

(iii) Each untreated process wastewater stream identified in paragraph (d)(2)(i) of this section is exempt from the requirements of paragraph (c)(1) of this section.

(e) As an alternative to the requirements specified in paragraphs (c) and (d) of this section, an owner or operator of a facility at which the total annual benzene quantity from facility waste is equal to or greater than 10 Mg/yr (11 ton/yr) as determined in paragraph (a) of this section may elect to manage and treat the facility waste as follows:

(1) The owner or operator shall manage and treat facility waste with a flow-weighted annual average water content of less than 10 percent in accordance with the requirements of paragraph (c)(1) of this section; and

(2) The owner or operator shall manage and treat facility waste (including remediation and process unit turnaround waste) with a flow-weighted annual average water content of 10 percent or greater, on a volume basis as total water, and each waste stream that is mixed with water or wastes at any time such that the resulting mixture has an annual water content greater than 10 percent, in accordance with the following:

(i) The benzene quantity for the wastes described in paragraph (e)(2) of this section must be equal to or less than 6.0 Mg/yr (6.6 ton/yr), as determined in §61.355(k). Wastes as described in paragraph (e)(2) of this section that are transferred offsite shall be included in the determination of benzene quantity as provided in §61.355(k). The provisions of paragraph (f) of this section shall not apply to any owner or operator who elects to comply with the provisions of paragraph (e) of this section.

(ii) The determination of benzene quantity for each waste stream defined in paragraph (e)(2) of this section shall be made in accordance with §61.355(k).

(f) Rather than treating the waste onsite, an owner or operator may elect to comply with paragraph (c)(1)(i) of this section by transferring the waste offsite to another facility where the waste is treated in accordance with the requirements of paragraph (c)(1)(i) of this section. The owner or operator transferring the waste shall:

(1) Comply with the standards specified in §§61.343 through 61.347 of this subpart for each waste management unit that receives or manages the waste prior to shipment of the waste offsite.

(2) Include with each offsite waste shipment a notice stating that the waste contains benzene which is required to be managed and treated in accordance with the provisions of this subpart.

(g) Compliance with this subpart will be determined by review of facility records and results from tests and inspections using methods and procedures specified in §61.355 of this subpart.

(h) Permission to use an alternative means of compliance to meet the requirements of §§61.342 through 61.352 of this subpart may be granted by the Administrator as provided in §61.353 of this subpart.
§ 61.343 Standards: Tanks.

(a) Except as provided in paragraph (b) of this section and in §61.351, the owner or operator must meet the standards in paragraph (a)(1) or (2) of this section for each tank in which the waste stream is placed in accordance with §61.342 (c)(1)(ii). The standards in this section apply to the treatment and storage of the waste stream in a tank, including dewatering.

(1) The owner or operator shall install, operate, and maintain a fixed-roof and closed-vent system that routes all organic vapors vented from the tank to a control device.

(i) The fixed-roof shall meet the following requirements:

(A) The cover and all openings (e.g., access hatches, sampling ports, and gauge wells) shall be designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, as determined initially and thereafter at least once per year by the methods specified in §61.355(h) of this subpart.

(B) Each opening shall be maintained in a closed, sealed position (e.g., covered by a lid that is gasketed and latched) at all times that waste is in the tank except when it is necessary to use the opening for waste sampling or removal, or for equipment inspection, maintenance, or repair.

(C) If the cover and closed-vent system operate such that the tank is maintained at a pressure less than atmospheric pressure, then paragraph (a)(1)(i)(B) of this section does not apply to any opening that meets all of the following conditions:

(1) The purpose of the opening is to provide dilution air to reduce the explosion hazard;

(2) The opening is designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, as determined initially and thereafter at least once per year by the methods specified in §61.355(h); and

(3) The pressure is monitored continuously to ensure that the pressure in the tank remains below atmospheric pressure.

(ii) The closed-vent system and control device shall be designed and operated in accordance with the requirements of §61.349 of this subpart.

(2) The owner or operator must install, operate, and maintain an enclosure and closed-vent system that routes all organic vapors vented from the tank, located inside the enclosure, to a control device in accordance with the requirements specified in paragraph (e) of this section.

(b) For a tank that meets all the conditions specified in paragraph (b)(1) of this section, the owner or operator may elect to comply with paragraph (b)(2) of this section as an alternative to the requirements specified in paragraph (a)(1) of this section.

(1) The waste managed in the tank complying with paragraph (b)(2) of this section shall meet all of the following conditions:

(i) Each waste stream managed in the tank must have a flow-weighted annual average water content less than or equal to 10 percent water, on a volume basis as total water.

(ii) The waste managed in the tank either:

(A) Has a maximum organic vapor pressure less than 5.2 kilopascals (kPa) (0.75 pounds per square inch (psi));
(B) Has a maximum organic vapor pressure less than 27.6 kPa (4.0 psi) and is managed in a tank having design capacity less than 151 m³ (40,000 gal); or

(C) Has a maximum organic vapor pressure less than 76.6 kPa (11.1 psi) and is managed in a tank having a design capacity less than 75 m³ (20,000 gal).

(2) The owner or operator shall install, operate, and maintain a fixed roof as specified in paragraph (a)(1)(i).

(3) For each tank complying with paragraph (b) of this section, one or more devices which vent directly to the atmosphere may be used on the tank provided each device remains in a closed, sealed position during normal operations except when the device needs to open to prevent physical damage or permanent deformation of the tank or cover resulting from filling or emptying the tank, diurnal temperature changes, atmospheric pressure changes or malfunction of the unit in accordance with good engineering and safety practices for handling flammable, explosive, or other hazardous materials.

(c) Each fixed-roof, seal, access door, and all other openings shall be checked by visual inspection initially and quarterly thereafter to ensure that no cracks or gaps occur and that access doors and other openings are closed and gasketed properly.

(d) Except as provided in §61.350 of this subpart, when a broken seal or gasket or other problem is identified, or when detectable emissions are measured, first efforts at repair shall be made as soon as practicable, but not later than 45 calendar days after identification.

(e) Each owner or operator who controls air pollutant emissions by using an enclosure vented through a closed-vent system to a control device must meet the requirements specified in paragraphs (e)(1) through (4) of this section.

(1) The tank must be located inside a total enclosure. The enclosure must be designed and operated in accordance with the criteria for a permanent total enclosure as specified in “Procedure T—Criteria for and Verification of a Permanent or Temporary Total Enclosure” in 40 CFR 52.741, appendix B. The enclosure may have permanent or temporary openings to allow worker access; passing of material into or out of the enclosure by conveyor, vehicles, or other mechanical means; entry of permanent mechanical or electrical equipment; or direct airflow into the enclosure. The owner or operator must perform the verification procedure for the enclosure as specified in section 5.0 of Procedure T initially when the enclosure is first installed and, thereafter, annually. A facility that has conducted an initial compliance demonstration and that performs annual compliance demonstrations in accordance with the requirements for Tank Level 2 control requirements 40 CFR 264.1084(i) or 40 CFR 265(i) is not required to make repeat demonstrations of initial and continuous compliance for the purposes of this subpart.

(2) The enclosure must be vented through a closed-vent system to a control device that is designed and operated in accordance with the standards for control devices specified in §61.349.

(3) Safety devices, as defined in this subpart, may be installed and operated as necessary on any enclosure, closed-vent system, or control device used to comply with the requirements of paragraphs (e)(1) and (2) of this section.

(4) The closed-vent system must be designed and operated in accordance with the requirements of §61.349.


§ 61.344 Standards: Surface impoundments.

(a) The owner or operator shall meet the following standards for each surface impoundment in which waste is placed in accordance with §61.342(c)(1)(ii) of this subpart:

(1) The owner or operator shall install, operate, and maintain on each surface impoundment a cover (e.g., air-supported structure or rigid cover) and closed-vent system that routes all organic vapors vented from the surface impoundment to a control device.
(i) The cover shall meet the following requirements:

(A) The cover and all openings (e.g., access hatches, sampling ports, and gauge wells) shall be designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, initially and thereafter at least once per year by the methods specified in §61.355(h) of this subpart.

(B) Each opening shall be maintained in a closed, sealed position (e.g., covered by a lid that is gasketed and latched) at all times that waste is in the surface impoundment except when it is necessary to use the opening for waste sampling or removal, or for equipment inspection, maintenance, or repair.

(C) If the cover and closed-vent system operate such that the enclosure of the surface impoundment is maintained at a pressure less than atmospheric pressure, then paragraph (a)(1)(i)(B) of this section does not apply to any opening that meets all of the following conditions:

1. The purpose of the opening is to provide dilution air to reduce the explosion hazard;

2. The opening is designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, as determined initially and thereafter at least once per year by the methods specified in §61.355(h) of this subpart; and

3. The pressure is monitored continuously to ensure that the pressure in the enclosure of the surface impoundment remains below atmospheric pressure.

(D) The cover shall be used at all times that waste is placed in the surface impoundment except during removal of treatment residuals in accordance with 40 CFR 268.4 or closure of the surface impoundment in accordance with 40 CFR 264.228. (Note: the treatment residuals generated by these activities may be subject to the requirements of this part.)

(ii) The closed-vent system and control device shall be designed and operated in accordance with §61.349 of this subpart.

(b) Each cover seal, access hatch, and all other openings shall be checked by visual inspection initially and quarterly thereafter to ensure that no cracks or gaps occur and that access hatches and other openings are closed and gasketed properly.

(c) Except as provided in §61.350 of this subpart, when a broken seal or gasket or other problem is identified, or when detectable emissions are measured, first efforts at repair shall be made as soon as practicable, but not later than 15 calendar days after identification.


§ 61.345 Standards: Containers.

(a) The owner or operator shall meet the following standards for each container in which waste is placed in accordance with §61.342(c)(1)(ii) of this subpart:

(1) The owner or operator shall install, operate, and maintain a cover on each container used to handle, transfer, or store waste in accordance with the following requirements:

(i) The cover and all openings (e.g., bungs, hatches, and sampling ports) shall be designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, initially and thereafter at least once per year by the methods specified in §61.355(h) of this subpart.

(ii) Except as provided in paragraph (a)(4) of this section, each opening shall be maintained in a closed, sealed position (e.g., covered by a lid that is gasketed and latched) at all times that waste is in the container except when it is necessary to use the opening for waste loading, removal, inspection, or sampling.
(2) When a waste is transferred into a container by pumping, the owner or operator shall perform the transfer using a submerged fill pipe. The submerged fill pipe outlet shall extend to within two fill pipe diameters of the bottom of the container while the container is being loaded. During loading of the waste, the cover shall remain in place and all openings shall be maintained in a closed, sealed position except for those openings required for the submerged fill pipe, those openings required for venting of the container to prevent physical damage or permanent deformation of the container or cover, and any openings complying with paragraph (a)(4) of this section.

(3) Treatment of a waste in a container, including aeration, thermal or other treatment, must be performed by the owner or operator in a manner such that while the waste is being treated the container meets the standards specified in paragraphs (a)(3)(i) through (iii) of this section, except for covers and closed-vent systems that meet the requirements in paragraph (a)(4) of this section.

(i) The owner or operator must either:

(A) Vent the container inside a total enclosure which is exhausted through a closed-vent system to a control device in accordance with the requirements of paragraphs (a)(3)(ii)(A) and (B) of this section; or

(B) Vent the covered or closed container directly through a closed-vent system to a control device in accordance with the requirements of paragraphs (a)(3)(ii)(B) and (C) of this section.

(ii) The owner or operator must meet the following requirements, as applicable to the type of air emission control equipment selected by the owner or operator:

(A) The total enclosure must be designed and operated in accordance with the criteria for a permanent total enclosure as specified in section 5 of the “Procedure T—Criteria for and Verification of a Permanent or Temporary Total Enclosure” in 40 CFR 52.741, appendix B. The enclosure may have permanent or temporary openings to allow worker access; passage of containers through the enclosure by conveyor or other mechanical means; entry of permanent mechanical or electrical equipment; or direct airflow into the enclosure. The owner or operator must perform the verification procedure for the enclosure as specified in section 5.0 of “Procedure T—Criteria for and Verification of a Permanent or Temporary Total Enclosure” initially when the enclosure is first installed and, thereafter, annually. A facility that has conducted an initial compliance demonstration and that performs annual compliance demonstrations in accordance with the Container Level 3 control requirements in 40 CFR 264.1086(e)(2)(i) or 40 CFR 265.1086(e)(2)(i) is not required to make repeat demonstrations of initial and continuous compliance for the purposes of this subpart.

(B) The closed-vent system and control device must be designed and operated in accordance with the requirements of §61.349.

(C) For a container cover, the cover and all openings (e.g., doors, hatches) must be designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, initially and thereafter at least once per year by the methods specified in §61.355(h).

(iii) Safety devices, as defined in this subpart, may be installed and operated as necessary on any container, enclosure, closed-vent system, or control device used to comply with the requirements of paragraph (a)(3)(i) of this section.

(4) If the cover and closed-vent system operate such that the container is maintained at a pressure less than atmospheric pressure, the owner or operator may operate the system with an opening that is not sealed and kept closed at all times if the following conditions are met:

(i) The purpose of the opening is to provide dilution air to reduce the explosion hazard;

(ii) The opening is designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, as determined initially and thereafter at least once per year by methods specified in §61.355(h); and

(iii) The pressure is monitored continuously to ensure that the pressure in the container remains below atmospheric pressure.
(b) Each cover and all openings shall be visually inspected initially and quarterly thereafter to ensure that they are closed and gasketed properly.

(c) Except as provided in §61.350 of this subpart, when a broken seal or gasket or other problem is identified, first efforts at repair shall be made as soon as practicable, but not later than 15 calendar days after identification.


§ 61.346 Standards: Individual drain systems.

(a) Except as provided in paragraph (b) of this section, the owner or operator shall meet the following standards for each individual drain system in which waste is placed in accordance with §61.342(c)(1)(ii) of this subpart:

(1) The owner or operator shall install, operate, and maintain on each drain system opening a cover and closed-vent system that routes all organic vapors vented from the drain system to a control device.

(i) The cover shall meet the following requirements:

(A) The cover and all openings (e.g., access hatches, sampling ports) shall be designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, initially and thereafter at least once per year by the methods specified in §61.355(h) of this subpart.

(B) Each opening shall be maintained in a closed, sealed position (e.g., covered by a lid that is gasketed and latched) at all times that waste is in the drain system except when it is necessary to use the opening for waste sampling or removal, or for equipment inspection, maintenance, or repair.

(C) If the cover and closed-vent system operate such that the individual drain system is maintained at a pressure less than atmospheric pressure, then paragraph (a)(1)(i)(B) of this section does not apply to any opening that meets all of the following conditions:

(1) The purpose of the opening is to provide dilution air to reduce the explosion hazard;

(2) The opening is designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, as determined initially and thereafter at least once per year by the methods specified in §61.355(h); and

(3) The pressure is monitored continuously to ensure that the pressure in the individual drain system remains below atmospheric pressure.

(ii) The closed-vent system and control device shall be designed and operated in accordance with §61.349 of this subpart.

(2) Each cover seal, access hatch, and all other openings shall be checked by visual inspection initially and quarterly thereafter to ensure that no cracks or gaps occur and that access hatches and other openings are closed and gasketed properly.

(3) Except as provided in §61.350 of this subpart, when a broken seal or gasket or other problem is identified, or when detectable emissions are measured, first efforts at repair shall be made as soon as practicable, but not later than 15 calendar days after identification.

(b) As an alternative to complying with paragraph (a) of this section, an owner or operator may elect to comply with the following requirements:

(1) Each drain shall be equipped with water seal controls or a tightly sealed cap or plug.
(2) Each junction box shall be equipped with a cover and may have a vent pipe. The vent pipe shall be at least 90 cm (3 ft) in length and shall not exceed 10.2 cm (4 in) in diameter.

(i) Junction box covers shall have a tight seal around the edge and shall be kept in place at all times, except during inspection and maintenance.

(ii) One of the following methods shall be used to control emissions from the junction box vent pipe to the atmosphere:

(A) Equip the junction box with a system to prevent the flow of organic vapors from the junction box vent pipe to the atmosphere during normal operation. An example of such a system includes use of water seal controls on the junction box. A flow indicator shall be installed, operated, and maintained on each junction box vent pipe to ensure that organic vapors are not vented from the junction box to the atmosphere during normal operation.

(B) Connect the junction box vent pipe to a closed-vent system and control device in accordance with §61.349 of this subpart.

(3) Each sewer line shall not be open to the atmosphere and shall be covered or enclosed in a manner so as to have no visual gaps or cracks in joints, seals, or other emission interfaces.

(4) Equipment installed in accordance with paragraphs (b)(1), (b)(2), or (b)(3) of this section shall be inspected as follows:

(i) Each drain using water seal controls shall be checked by visual or physical inspection initially and thereafter quarterly for indications of low water levels or other conditions that would reduce the effectiveness of water seal controls.

(ii) Each drain using a tightly sealed cap or plug shall be visually inspected initially and thereafter quarterly to ensure caps or plugs are in place and properly installed.

(iii) Each junction box shall be visually inspected initially and thereafter quarterly to ensure that the cover is in place and to ensure that the cover has a tight seal around the edge.

(iv) The unburied portion of each sewer line shall be visually inspected initially and thereafter quarterly for indication of cracks, gaps, or other problems that could result in benzene emissions.

(5) Except as provided in §61.350 of this subpart, when a broken seal, gap, crack or other problem is identified, first efforts at repair shall be made as soon as practicable, but not later than 15 calendar days after identification.


§ 61.347 Standards: Oil-water separators.

(a) Except as provided in §61.352 of this subpart, the owner or operator shall meet the following standards for each oil-water separator in which waste is placed in accordance with §61.342(c)(1)(ii) of this subpart:

(1) The owner or operator shall install, operate, and maintain a fixed-roof and closed-vent system that routes all organic vapors vented from the oil-water separator to a control device.

(i) The fixed-roof shall meet the following requirements:

(A) The cover and all openings (e.g., access hatches, sampling ports, and gauge wells) shall be designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, as determined initially and thereafter at least once per year by the methods specified in §61.355(h) of this subpart.
(B) Each opening shall be maintained in a closed, sealed position (e.g., covered by a lid that is gasketed and latched) at all times that waste is in the oil-water separator except when it is necessary to use the opening for waste sampling or removal, or for equipment inspection, maintenance, or repair.

(C) If the cover and closed-vent system operate such that the oil-water separator is maintained at a pressure less than atmospheric pressure, then paragraph (a)(1)(i)(B) of this section does not apply to any opening that meets all of the following conditions:

(1) The purpose of the opening is to provide dilution air to reduce the explosion hazard;

(2) The opening is designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, as determined initially and thereafter at least once per year by the methods specified in §61.355(h); and

(3) The pressure is monitored continuously to ensure that the pressure in the oil-water separator remains below atmospheric pressure.

(ii) The closed-vent system and control device shall be designed and operated in accordance with the requirements of §61.349 of this subpart.

(b) Each cover seal, access hatch, and all other openings shall be checked by visual inspection initially and quarterly thereafter to ensure that no cracks or gaps occur between the cover and oil-water separator wall and that access hatches and other openings are closed and gasketed properly.

(c) Except as provided in §61.350 of this subpart, when a broken seal or gasket or other problem is identified, or when detectable emissions are measured, first efforts at repair shall be made as soon as practicable, but not later than 15 calendar days after identification.


§ 61.348 Standards: Treatment processes.

(a) Except as provided in paragraph (a)(5) of this section, the owner or operator shall treat the waste stream in accordance with the following requirements:

(1) The owner or operator shall design, install, operate, and maintain a treatment process that either:

(i) Removes benzene from the waste stream to a level less than 10 parts per million by weight (ppmw) on a flow-weighted annual average basis,

(ii) Removes benzene from the waste stream by 99 percent or more on a mass basis, or

(iii) Destroys benzene in the waste stream by incinerating the waste in a combustion unit that achieves a destruction efficiency of 99 percent or greater for benzene.

(2) Each treatment process complying with paragraphs (a)(1)(i) or (a)(1)(ii) of this section shall be designed and operated in accordance with the appropriate waste management unit standards specified in §§61.343 through 61.347 of this subpart. For example, if a treatment process is a tank, then the owner or operator shall comply with §61.343 of this subpart.

(3) For the purpose of complying with the requirements specified in paragraph (a)(1)(i) of this section, the intentional or unintentional reduction in the benzene concentration of a waste stream by dilution of the waste stream with other wastes or materials is not allowed.
(4) An owner or operator may aggregate or mix together individual waste streams to create a combined waste stream for the purpose of facilitating treatment of waste to comply with the requirements of paragraph (a)(1) of this section except as provided in paragraph (a)(5) of this section.

(5) If an owner or operator aggregates or mixes any combination of process wastewater, product tank drawdown, or landfill leachate subject to §61.342(c)(1) of this subpart together with other waste streams to create a combined waste stream for the purpose of facilitating management or treatment of waste in a wastewater treatment system, then the wastewater treatment system shall be operated in accordance with paragraph (b) of this section. These provisions apply to above-ground wastewater treatment systems as well as those that are at or below ground level.

(b) Except for facilities complying with §61.342(e), the owner or operator that aggregates or mixes individual waste streams as defined in paragraph (a)(5) of this section for management and treatment in a wastewater treatment system shall comply with the following requirements:

(1) The owner or operator shall design and operate each waste management unit that comprises the wastewater treatment system in accordance with the appropriate standards specified in §§61.343 through 61.347 of this subpart.

(2) The provisions of paragraph (b)(1) of this section do not apply to any waste management unit that the owner or operator demonstrates to meet the following conditions initially and, thereafter, at least once per year:

(i) The benzene content of each waste stream entering the waste management unit is less than 10 ppmw on a flow-weighted annual average basis as determined by the procedures specified in §61.355(c) of this subpart; and

(ii) The total annual benzene quantity contained in all waste streams managed or treated in exempt waste management units comprising the facility wastewater treatment systems is less than 1 Mg/yr (1.1 ton/yr). For this determination, total annual benzene quantity shall be calculated as follows:

(A) The total annual benzene quantity shall be calculated as the sum of the individual benzene quantities determined at each location where a waste stream first enters an exempt waste management unit. The benzene quantity discharged from an exempt waste management unit shall not be included in this calculation.

(B) The annual benzene quantity in a waste stream managed or treated in an enhanced biodegradation unit shall not be included in the calculation of the total annual benzene quantity, if the enhanced biodegradation unit is the first exempt unit in which the waste is managed or treated. A unit shall be considered enhanced biodegradation if it is a suspended-growth process that generates biomass, uses recycled biomass, and periodically removes biomass from the process. An enhanced biodegradation unit typically operates at a food-to-microorganism ratio in the range of 0.05 to 1.0 kg of biological oxygen demand per kg of biomass per day, a mixed liquor suspended solids ratio in the range of 1 to 8 grams per liter (0.008 to 0.7 pounds per liter), and a residence time in the range of 3 to 36 hours.

(c) The owner and operator shall demonstrate that each treatment process or wastewater treatment system unit, except as provided in paragraph (d) of this section, achieves the appropriate conditions specified in paragraphs (a) or (b) of this section in accordance with the following requirements:

(1) Engineering calculations in accordance with requirements specified in §61.356(e) of this subpart; or

(2) Performance tests conducted using the test methods and procedures that meet the requirements specified in §61.355 of this subpart.

(d) A treatment process or waste stream is in compliance with the requirements of this subpart and exempt from the requirements of paragraph (c) of this section provided that the owner or operator documents that the treatment process or waste stream is in compliance with other regulatory requirements as follows:

(1) The treatment process is a hazardous waste incinerator for which the owner or operator has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 264, subpart O;
(2) The treatment process is an industrial furnace or boiler burning hazardous waste for energy recovery for which the owner or operator has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 266, subpart D;

(3) The waste stream is treated by a means or to a level that meets benzene-specific treatment standards in accordance with the Land Disposal Restrictions under 40 CFR part 268, and the treatment process is designed and operated with a closed-vent system and control device meeting the requirements of §61.349 of this subpart;

(4) The waste stream is treated by a means or to a level that meets benzene-specific effluent limitations or performance standards in accordance with the Effluent Guidelines and Standards under 40 CFR parts 401–464, and the treatment process is designed and operated with a closed-vent system and control device meeting the requirements of §61.349 of this subpart; or

(5) The waste stream is discharged to an underground injection well for which the owner or operator has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 122.

(e) Except as specified in paragraph (e)(3) of this section, if the treatment process or wastewater treatment system unit has any openings (e.g., access doors, hatches, etc.), all such openings shall be sealed (e.g., gasketed, latched, etc.) and kept closed at all times when waste is being treated, except during inspection and maintenance.

(1) Each seal, access door, and all other openings shall be checked by visual inspections initially and quarterly thereafter to ensure that no cracks or gaps occur and that openings are closed and gasketed properly.

(2) Except as provided in §61.350 of this subpart, when a broken seal or gasket or other problem is identified, first efforts at repair shall be made as soon as practicable, but not later than 15 calendar days after identification.

(3) If the cover and closed-vent system operate such that the treatment process and wastewater treatment system unit are maintained at a pressure less than atmospheric pressure, the owner or operator may operate the system with an opening that is not sealed and kept closed at all times if the following conditions are met:

(i) The purpose of the opening is to provide dilution air to reduce the explosion hazard;

(ii) The opening is designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, as determined initially and thereafter at least once per year by the methods specified in §61.355(h); and

(iii) The pressure is monitored continuously to ensure that the pressure in the treatment process and wastewater treatment system unit remain below atmospheric pressure.

(f) Except for treatment processes complying with paragraph (d) of this section, the Administrator may request at any time an owner or operator demonstrate that a treatment process or wastewater treatment system unit meets the applicable requirements specified in paragraphs (a) or (b) of this section by conducting a performance test using the test methods and procedures as required in §61.355 of this subpart.

(g) The owner or operator of a treatment process or wastewater treatment system unit that is used to comply with the provisions of this section shall monitor the unit in accordance with the applicable requirements in §61.354 of this subpart.


§ 61.349 Standards: Closed-vent systems and control devices.

(a) For each closed-vent system and control device used to comply with standards in accordance with §§61.343 through 61.348 of this subpart, the owner or operator shall properly design, install, operate, and maintain the closed-vent system and control device in accordance with the following requirements:
(1) The closed-vent system shall:

(i) Be designed to operate with no detectable emissions as indicated by an instrument reading of less than 500 ppmv above background, as determined initially and thereafter at least once per year by the methods specified in §61.355(h) of this subpart.

(ii) Vent systems that contain any bypass line that could divert the vent stream away from a control device used to comply with the provisions of this subpart shall install, maintain, and operate according to the manufacturer's specifications a flow indicator that provides a record of vent stream flow away from the control device at least once every 15 minutes, except as provided in paragraph (a)(1)(ii)(B) of this section.

(A) The flow indicator shall be installed at the entrance to any bypass line that could divert the vent stream away from the control device to the atmosphere.

(B) Where the bypass line valve is secured in the closed position with a car-seal or a lock-and-key type configuration, a flow indicator is not required.

(iii) All gauging and sampling devices shall be gas-tight except when gauging or sampling is taking place.

(iv) For each closed-vent system complying with paragraph (a) of this section, one or more devices which vent directly to the atmosphere may be used on the closed-vent system provided each device remains in a closed, sealed position during normal operations except when the device needs to open to prevent physical damage or permanent deformation of the closed-vent system resulting from malfunction of the unit in accordance with good engineering and safety practices for handling flammable, explosive, or other hazardous materials.

(2) The control device shall be designed and operated in accordance with the following conditions:

(i) An enclosed combustion device (e.g., a vapor incinerator, boiler, or process heater) shall meet one of the following conditions:

(A) Reduce the organic emissions vented to it by 95 weight percent or greater;

(B) Achieve a total organic compound concentration of 20 ppmv (as the sum of the concentrations for individual compounds using Method 18) on a dry basis corrected to 3 percent oxygen; or

(C) Provide a minimum residence time of 0.5 seconds at a minimum temperature of 760 °C (1,400 °F). If a boiler or process heater issued as the control device, then the vent stream shall be introduced into the flame zone of the boiler or process heater.

(ii) A vapor recovery system (e.g., a carbon adsorption system or a condenser) shall recover or control the organic emissions vented to it with an efficiency of 95 weight percent or greater, or shall recover or control the benzene emissions vented to it with an efficiency of 98 weight percent or greater.

(iii) A flare shall comply with the requirements of 40 CFR 60.18.

(iv) A control device other than those described in paragraphs (a)(2) (i) through (iii) of this section may be used provided that the following conditions are met:

(A) The device shall recover or control the organic emissions vented to it with an efficiency of 95 weight percent or greater, or shall recover or control the benzene emissions vented to it with an efficiency of 98 weight percent or greater.

(B) The owner or operator shall develop test data and design information that documents the control device will achieve an emission control efficiency of either 95 percent or greater for organic compounds or 98 percent or greater for benzene.
(C) The owner or operator shall identify:

(1) The critical operating parameters that affect the emission control performance of the device;

(2) The range of values of these operating parameters that ensure the emission control efficiency specified in paragraph (a)(2)(iv)(A) of this section is maintained during operation of the device; and

(3) How these operating parameters will be monitored to ensure the proper operation and maintenance of the device.

(D) The owner or operator shall submit the information and data specified in paragraphs (a)(2)(iv) (B) and (C) of this section to the Administrator prior to operation of the alternative control device.

(E) The Administrator will determine, based on the information submitted under paragraph (a)(2)(iv)(D) of this section, if the control device subject to paragraph (a)(2)(iv) of this section meets the requirements of §61.349. The control device subject to paragraph (a)(2)(iv) of this section may be operated prior to receiving approval from the Administrator. However, if the Administrator determines that the control device does not meet the requirements of §61.349, the facility may be subject to enforcement action beginning from the time the control device began operation.

(b) Each closed-vent system and control device used to comply with this subpart shall be operated at all times when waste is placed in the waste management unit vented to the control device except when maintenance or repair of the waste management unit cannot be completed without a shutdown of the control device.

(c) An owner and operator shall demonstrate that each control device, except for a flare, achieves the appropriate conditions specified in paragraph (a)(2) of this section by using one of the following methods:

(1) Engineering calculations in accordance with requirements specified in §61.356(f) of this subpart; or

(2) Performance tests conducted using the test methods and procedures that meet the requirements specified in §61.355 of this subpart.

(d) An owner or operator shall demonstrate compliance of each flare in accordance with paragraph (a)(2)(iii) of this section.

(e) The Administrator may request at any time an owner or operator demonstrate that a control device meets the applicable conditions specified in paragraph (a)(2) of this section by conducting a performance test using the test methods and procedures as required in §61.355, and for control devices subject to paragraph (a)(2)(iv) of this section, the Administrator may specify alternative test methods and procedures, as appropriate.

(f) Each closed-vent system and control device shall be visually inspected initially and quarterly thereafter. The visual inspection shall include inspection of ductwork and piping and connections to covers and control devices for evidence of visible defects such as holes in ductwork or piping and loose connections.

(g) Except as provided in §61.350 of this subpart, if visible defects are observed during an inspection, or if other problems are identified, or if detectable emissions are measured, a first effort to repair the closed-vent system and control device shall be made as soon as practicable but no later than 5 calendar days after detection. Repair shall be completed no later than 15 calendar days after the emissions are detected or the visible defect is observed.

(h) The owner or operator of a control device that is used to comply with the provisions of this section shall monitor the control device in accordance with §61.354(c) of this subpart.


§ 61.350 Standards: Delay of repair.
(a) Delay of repair of facilities or units that are subject to the provisions of this subpart will be allowed if the repair is technically impossible without a complete or partial facility or unit shutdown.

(b) Repair of such equipment shall occur before the end of the next facility or unit shutdown.

§ 61.351 Alternative standards for tanks.

(a) As an alternative to the standards for tanks specified in §61.343 of this subpart, an owner or operator may elect to comply with one of the following:

(1) A fixed roof and internal floating roof meeting the requirements in 40 CFR 60.112b(a)(1);

(2) An external floating roof meeting the requirements of 40 CFR 60.112b (a)(2); or

(3) An alternative means of emission limitation as described in 40 CFR 60.114b.

(b) If an owner or operator elects to comply with the provisions of this section, then the owner or operator is exempt from the provisions of §61.343 of this subpart applicable to the same facilities.


§ 61.352 Alternative standards for oil-water separators.

(a) As an alternative to the standards for oil-water separators specified in §61.347 of this subpart, an owner or operator may elect to comply with one of the following:

(1) A floating roof meeting the requirements in 40 CFR 60.693–2(a); or

(2) An alternative means of emission limitation as described in 40 CFR 60.694.

(b) For portions of the oil-water separator where it is infeasible to construct and operate a floating roof, such as over the weir mechanism, a fixed roof vented to a vapor control device that meets the requirements in §§61.347 and 61.349 of this subpart shall be installed and operated.

(c) Except as provided in paragraph (b) of this section, if an owner or operator elects to comply with the provisions of this section, then the owner or operator is exempt from the provisions in §61.347 of this subpart applicable to the same facilities.

§ 61.353 Alternative means of emission limitation.

(a) If, in the Administrator’s judgment, an alternative means of emission limitation will achieve a reduction in benzene emissions at least equivalent to the reduction in benzene emissions from the source achieved by the applicable design, equipment, work practice, or operational requirements in §§61.342 through 61.349, the Administrator will publish in the Federal Register a notice permitting the use of the alternative means for purposes of compliance with that requirement. The notice may condition the permission on requirements related to the operation and maintenance of the alternative means.

(b) Any notice under paragraph (a) of this section shall be published only after public notice and an opportunity for a hearing.

(c) Any person seeking permission under this section shall collect, verify, and submit to the Administrator information showing that the alternative means achieves equivalent emission reductions.

§ 61.354 Monitoring of operations.

(a) Except for a treatment process or waste stream complying with §61.348(d), the owner or operator shall monitor each treatment process or wastewater treatment system unit to ensure the unit is properly operated and maintained by one of the following monitoring procedures:

(1) Measure the benzene concentration of the waste stream exiting the treatment process complying with §61.348(a)(1)(i) at least once per month by collecting and analyzing one or more samples using the procedures specified in §61.355(c)(3).

(2) Install, calibrate, operate, and maintain according to manufacturer's specifications equipment to continuously monitor and record a process parameter (or parameters) for the treatment process or wastewater treatment system unit that indicates proper system operation. The owner or operator shall inspect at least once each operating day the data recorded by the monitoring equipment (e.g., temperature monitor or flow indicator) to ensure that the unit is operating properly.

(b) If an owner or operator complies with the requirements of §61.348(b), then the owner or operator shall monitor each wastewater treatment system to ensure the unit is properly operated and maintained by the appropriate monitoring procedure as follows:

(1) For the first exempt waste management unit in each waste treatment train, other than an enhanced biodegradation unit, measure the flow rate, using the procedures of §61.355(b), and the benzene concentration of each waste stream entering the unit at least once per month by collecting and analyzing one or more samples using the procedures specified in §61.355(c)(3).

(2) For each enhanced biodegradation unit that is the first exempt waste management unit in a treatment train, measure the benzene concentration of each waste stream entering the unit at least once per month by collecting and analyzing one or more samples using the procedures specified in §61.355(c)(3).

(c) An owner or operator subject to the requirements in §61.349 of this subpart shall install, calibrate, maintain, and operate according to the manufacturer's specifications a device to continuously monitor the control device operation as specified in the following paragraphs, unless alternative monitoring procedures or requirements are approved for that facility by the Administrator. The owner or operator shall inspect at least once each operating day the data recorded by the monitoring equipment (e.g., temperature monitor or flow indicator) to ensure that the control device is operating properly.

(1) For a thermal vapor incinerator, a temperature monitoring device equipped with a continuous recorder. The device shall have an accuracy of ±1 percent of the temperature being monitored in °C or ±0.5 °C, whichever is greater. The temperature sensor shall be installed at a representative location in the combustion chamber.

(2) For a catalytic vapor incinerator, a temperature monitoring device equipped with a continuous recorder. The device shall be capable of monitoring temperature at two locations, and have an accuracy of ±1 percent of the temperature being monitored in °C or ±0.5 °C, whichever is greater. One temperature sensor shall be installed in the vent stream at the nearest feasible point to the catalyst bed inlet and a second temperature sensor shall be installed in the vent stream at the nearest feasible point to the catalyst bed outlet.

(3) For a flare, a monitoring device in accordance with 40 CFR 60.18(f)(2) equipped with a continuous recorder.

(4) For a boiler or process heater having a design heat input capacity less than 44 MW (150 × 10⁶ BTU/hr), a temperature monitoring device equipped with a continuous recorder. The device shall have an accuracy of ±1 percent of the temperature being monitored in °C or ±0.5 °C, whichever is greater. The temperature sensor shall be installed at a representative location in the combustion chamber.

(5) For a boiler or process heater having a design heat input capacity greater than or equal to 44 MW (150 × 10⁶ BTU/hr), a monitoring device equipped with a continuous recorder to measure a parameter(s) that indicates good combustion operating practices are being used.
(6) For a condenser, either:

(i) A monitoring device equipped with a continuous recorder to measure either the concentration level of the organic compounds or the concentration level of benzene in the exhaust vent stream from the condenser; or

(ii) A temperature monitoring device equipped with a continuous recorder. The device shall be capable of monitoring temperature at two locations, and have an accuracy of ±1 percent of the temperature being monitored in °C or ±0.5 °C, whichever is greater. One temperature sensor shall be installed at a location in the exhaust stream from the condenser, and a second temperature sensor shall be installed at a location in the coolant fluid exiting the condenser.

(7) For a carbon adsorption system that regenerates the carbon bed directly in the control device such as a fixed-bed carbon adsorber, either:

(i) A monitoring device equipped with a continuous recorder to measure either the concentration level of the organic compounds or the benzene concentration level in the exhaust vent stream from the carbon bed; or

(ii) A monitoring device equipped with a continuous recorder to measure a parameter that indicates the carbon bed is regenerated on a regular, predetermined time cycle.

(8) For a vapor recovery system other than a condenser or carbon adsorption system, a monitoring device equipped with a continuous recorder to measure either the concentration level of the organic compounds or the benzene concentration level in the exhaust vent stream from the control device.

(9) For a control device subject to the requirements of §61.349(a)(2)(iv), devices to monitor the parameters as specified in §61.349(a)(2)(iv)(C).

(d) For a carbon adsorption system that does not regenerate the carbon bed directly on site in the control device (e.g., a carbon canister), either the concentration level of the organic compounds or the concentration level of benzene in the exhaust vent stream from the carbon adsorption system shall be monitored on a regular schedule, and the existing carbon shall be replaced with fresh carbon immediately when carbon breakthrough is indicated. The device shall be monitored on a daily basis or at intervals no greater than 20 percent of the design carbon replacement interval, whichever is greater. As an alternative to conducting this monitoring, an owner or operator may replace the carbon in the carbon adsorption system with fresh carbon at a regular predetermined time interval that is less than the carbon replacement interval that is determined by the maximum design flow rate and either the organic concentration or the benzene concentration in the gas stream vented to the carbon adsorption system.

(e) An alternative operation or process parameter may be monitored if it can be demonstrated that another parameter will ensure that the control device is operated in conformance with these standards and the control device's design specifications.

(f) Owners or operators using a closed-vent system that contains any bypass line that could divert a vent stream from a control device used to comply with the provisions of this subpart shall do the following:

(1) Visually inspect the bypass line valve at least once every month, checking the position of the valve and the condition of the car-seal or closure mechanism required under §61.349(a)(1)(ii) to ensure that the valve is maintained in the closed position and the vent stream is not diverted through the bypass line.

(2) Visually inspect the readings from each flow monitoring device required by §61.349(a)(1)(ii) at least once each operating day to check that vapors are being routed to the control device as required.

(g) Each owner or operator who uses a system for emission control that is maintained at a pressure less than atmospheric pressure with openings to provide dilution air shall install, calibrate, maintain, and operate according to the manufacturer's specifications a device equipped with a continuous recorder to monitor the pressure in the unit to ensure that it is less than atmospheric pressure.

§ 61.355 Test methods, procedures, and compliance provisions.

(a) An owner or operator shall determine the total annual benzene quantity from facility waste by the following procedure:

(1) For each waste stream subject to this subpart having a flow-weighted annual average water content greater than 10 percent water, on a volume basis as total water, or is mixed with water or other wastes at any time and the resulting mixture has an annual average water content greater than 10 percent as specified in §61.342(a), the owner or operator shall:

(i) Determine the annual waste quantity for each waste stream using the procedures specified in paragraph (b) of this section.

(ii) Determine the flow-weighted annual average benzene concentration for each waste stream using the procedures specified in paragraph (c) of this section.

(iii) Calculate the annual benzene quantity for each waste stream by multiplying the annual waste quantity of the waste stream times the flow-weighted annual average benzene concentration.

(2) Total annual benzene quantity from facility waste is calculated by adding together the annual benzene quantity for each waste stream generated during the year and the annual benzene quantity for each process unit turnaround waste annualized according to paragraph (b)(4) of this section.

(3) If the total annual benzene quantity from facility waste is equal to or greater than 10 Mg/yr (11 ton/yr), then the owner or operator shall comply with the requirements of §61.342 (c), (d), or (e).

(4) If the total annual benzene quantity from facility waste is less than 10 Mg/yr (11 ton/yr) but is equal to or greater than 1 Mg/yr (1.1 ton/yr), then the owner or operator shall:

(i) Comply with the recordkeeping requirements of §61.356 and reporting requirements of §61.357 of this subpart; and

(ii) Repeat the determination of total annual benzene quantity from facility waste at least once per year and whenever there is a change in the process generating the waste that could cause the total annual benzene quantity from facility waste to increase to 10 Mg/yr (11 ton/yr) or more.

(5) If the total annual benzene quantity from facility waste is less than 1 Mg/yr (1.1 ton/yr), then the owner or operator shall:

(i) Comply with the recordkeeping requirements of §61.356 and reporting requirements of §61.357 of this subpart; and

(ii) Repeat the determination of total annual benzene quantity from facility waste whenever there is a change in the process generating the waste that could cause the total annual benzene quantity from facility waste to increase to 1 Mg/yr (1.1 ton/yr) or more.

(6) The benzene quantity in a waste stream that is generated less than one time per year, except as provided for process unit turnaround waste in paragraph (b)(4) of this section, shall be included in the determination of total annual benzene quantity from facility waste for the year in which the waste is generated unless the waste stream is otherwise excluded from the determination of total annual benzene quantity from facility waste in accordance with paragraphs (a) through (c) of this section. The benzene quantity in this waste stream shall not be annualized or averaged over the time interval between the activities that resulted in generation of the waste, for purposes of determining the total annual benzene quantity from facility waste.

(b) For purposes of the calculation required by paragraph (a) of this section, an owner or operator shall determine the annual waste quantity at the point of waste generation, unless otherwise provided in paragraphs (b)(1), (2), (3), and (4) of this section, by one of the methods given in paragraphs (b) (5) through (7) of this section.
(1) The determination of annual waste quantity for sour water streams that are processed in sour water strippers shall be made at the point that the water exits the sour water stripper.

(2) The determination of annual waste quantity for wastes at coke by-product plants subject to and complying with the control requirements of §61.132, 61.133, 61.134, or 61.139 of subpart L of this part shall be made at the location that the waste stream exits the process unit component or waste management unit controlled by that subpart or at the exit of the ammonia still, provided that the following conditions are met:

(i) The transfer of wastes between units complying with the control requirements of subpart L of this part, process units, and the ammonia still is made through hard piping or other enclosed system.

(ii) The ammonia still meets the definition of a sour water stripper in §61.341.

(3) The determination of annual waste quantity for wastes that are received at hazardous waste treatment, storage, or disposal facilities from offsite shall be made at the point where the waste enters the hazardous waste treatment, storage, or disposal facility.

(4) The determination of annual waste quantity for each process unit turnaround waste generated only at 2 year or greater intervals, may be made by dividing the total quantity of waste generated during the most recent process unit turnaround by the time period (in the nearest tenth of a year) between the turnaround resulting in generation of the waste and the most recent preceding process turnaround for the unit. The resulting annual waste quantity shall be included in the calculation of the annual benzene quantity as provided in paragraph (a)(1)(iii) of this section for the year in which the turnaround occurs and for each subsequent year until the unit undergoes the next process turnaround. For estimates of total annual benzene quantity as specified in the 90-day report, required under §61.357(a)(1), the owner or operator shall estimate the waste quantity generated during the most recent turnaround, and the time period between turnarounds in accordance with good engineering practices. If the owner or operator chooses not to annualize process unit turnaround waste, as specified in this paragraph, then the process unit turnaround waste quantity shall be included in the calculation of the annual benzene quantity for the year in which the turnaround occurs.

(5) Select the highest annual quantity of waste managed from historical records representing the most recent 5 years of operation or, if the facility has been in service for less than 5 years but at least 1 year, from historical records representing the total operating life of the facility;

(6) Use the maximum design capacity of the waste management unit; or

(7) Use measurements that are representative of maximum waste generation rates.

(c) For the purposes of the calculation required by §§61.355(a) of this subpart, an owner or operator shall determine the flow-weighted annual average benzene concentration in a manner that meets the requirements given in paragraph (c)(1) of this section using either of the methods given in paragraphs (c)(2) and (c)(3) of this section.

(1) The determination of flow-weighted annual average benzene concentration shall meet all of the following criteria:

(i) The determination shall be made at the point of waste generation except for the specific cases given in paragraphs (c)(1)(i)(A) through (D) of this section.

(A) The determination for sour water streams that are processed in sour water strippers shall be made at the point that the water exits the sour water stripper.

(B) The determination for wastes at coke by-product plants subject to and complying with the control requirements of §61.132, 61.133, 61.134, or 61.139 of subpart L of this part shall be made at the location that the waste stream exits the process unit component or waste management unit controlled by that subpart or at the exit of the ammonia still, provided that the following conditions are met:

( 1 ) The transfer of wastes between units complying with the control requirements of subpart L of this part, process units, and the ammonia still is made through hard piping or other enclosed system.
The ammonia still meets the definition of a sour water stripper in §61.341.

(C) The determination for wastes that are received from offsite shall be made at the point where the waste enters the hazardous waste treatment, storage, or disposal facility.

(D) The determination of flow-weighted annual average benzene concentration for process unit turnaround waste shall be made using either of the methods given in paragraph (c)(2) or (c)(3) of this section. The resulting flow-weighted annual average benzene concentration shall be included in the calculation of annual benzene quantity as provided in paragraph (a)(1)(iii) of this section for the year in which the turnaround occurs and for each subsequent year until the unit undergoes the next process unit turnaround.

(ii) Volatilization of the benzene by exposure to air shall not be used in the determination to reduce the benzene concentration.

(iii) Mixing or diluting the waste stream with other wastes or other materials shall not be used in the determination—to reduce the benzene concentration.

(iv) The determination shall be made prior to any treatment of the waste that removes benzene, except as specified in paragraphs (c)(1)(i)(A) through (D) of this section.

(v) For wastes with multiple phases, the determination shall provide the weighted-average benzene concentration based on the benzene concentration in each phase of the waste and the relative proportion of the phases.

(2) Knowledge of the waste. The owner or operator shall provide sufficient information to document the flow-weighted annual average benzene concentration of each waste stream. Examples of information that could constitute knowledge include material balances, records of chemicals purchases, or previous test results provided the results are still relevant to the current waste stream conditions. If test data are used, then the owner or operator shall provide documentation describing the testing protocol and the means by which sampling variability and analytical variability were accounted for in the determination of the flow-weighted annual average benzene concentration for the waste stream. When an owner or operator and the Administrator do not agree on determinations of the flow-weighted annual average benzene concentration based on knowledge of the waste, the procedures under paragraph (c)(3) of this section shall be used to resolve the disagreement.

(3) Measurements of the benzene concentration in the waste stream in accordance with the following procedures:

(i) Collect a minimum of three representative samples from each waste stream. Where feasible, samples shall be taken from an enclosed pipe prior to the waste being exposed to the atmosphere.

(ii) For waste in enclosed pipes, the following procedures shall be used:

(A) Samples shall be collected prior to the waste being exposed to the atmosphere in order to minimize the loss of benzene prior to sampling.

(B) A static mixer shall be installed in the process line or in a by-pass line unless the owner or operator demonstrates that installation of a static mixer in the line is not necessary to accurately determine the benzene concentration of the waste stream.

(C) The sampling tap shall be located within two pipe diameters of the static mixer outlet.

(D) Prior to the initiation of sampling, sample lines and cooling coil shall be purged with at least four volumes of waste.

(E) After purging, the sample flow shall be directed to a sample container and the tip of the sampling tube shall be kept below the surface of the waste during sampling to minimize contact with the atmosphere.
(F) Samples shall be collected at a flow rate such that the cooling coil is able to maintain a waste temperature less than 10 °C (50 °F).

(G) After filling, the sample container shall be capped immediately (within 5 seconds) to leave a minimum headspace in the container.

(H) The sample containers shall immediately be cooled and maintained at a temperature below 10 °C (50 °F) for transfer to the laboratory.

(iii) When sampling from an enclosed pipe is not feasible, a minimum of three representative samples shall be collected in a manner to minimize exposure of the sample to the atmosphere and loss of benzene prior to sampling.

(iv) Each waste sample shall be analyzed using one of the following test methods for determining the benzene concentration in a waste stream:

(A) Method 8020, Aromatic Volatile Organics, in “Test Methods for Evaluating Solid Waste, Physical/Chemical Methods,” EPA Publication No. SW–846 (incorporation by reference as specified in §61.18 of this part);


(C) Method 8240, Gas Chromatography/Mass Spectrometry for Volatile Organics in “Test Methods for Evaluating Solid Waste, Physical/Chemical Methods,” EPA Publication No. SW–846 (incorporation by reference as specified in §61.18 of this part);

(D) Method 8260, Gas Chromatography/Mass Spectrometry for Volatile Organics: Capillary Column Technique in “Test Methods for Evaluating Solid Waste, Physical/Chemical Methods,” EPA Publication No. SW–846 (incorporation by reference as specified in §61.18 of this part);

(E) Method 602, Purgeable Aromatics, as described in 40 CFR part 136, appendix A, Test Procedures for Analysis of Organic Pollutants, for wastewaters for which this is an approved EPA method; or

(F) Method 624, Purgeables, as described in 40 CFR part 136, appendix A, Test Procedures for Analysis of Organic Pollutants, for wastewaters for which this is an approved EPA method.

(v) The flow-weighted annual average benzene concentration shall be calculated by averaging the results of the sample analyses as follows:

$$\bar{C} = \frac{1}{Q_t} \times \sum_{i=1}^{n} (Q_i)(C_i)$$

Where:

C=Flow-weighted annual average benzene concentration for waste stream, ppmw.

Q_t=Total annual waste quantity for waste stream, kg/yr (lb/yr).

n=Number of waste samples (at least 3).

Q_i=Annual waste quantity for waste stream represented by C_i, kg/yr (lb/yr).

C_i=Measured concentration of benzene in waste sample i, ppmw.
(d) An owner or operator using performance tests to demonstrate compliance of a treatment process with §61.348 (a)(1)(i) shall measure the flow-weighted annual average benzene concentration of the waste stream exiting the treatment process by collecting and analyzing a minimum of three representative samples of the waste stream using the procedures in paragraph (c)(3) of this section. The test shall be conducted under conditions that exist when the treatment process is operating at the highest inlet waste stream flow rate and benzene content expected to occur. Operations during periods of startup, shutdown, and malfunction shall not constitute representative conditions for the purpose of a test. The owner or operator shall record all process information as is necessary to document the operating conditions during the test.

(e) An owner or operator using performance tests to demonstrate compliance of a treatment process with §61.348(a)(1)(ii) of this subpart shall determine the percent reduction of benzene in the waste stream on a mass basis by the following procedure:

1. The test shall be conducted under conditions that exist when the treatment process is operating at the highest inlet waste stream flow rate and benzene content expected to occur. Operations during periods of startup, shutdown, and malfunction shall not constitute representative conditions for the purpose of a test. The owner or operator shall record all process information as is necessary to document the operating conditions during the test.

2. All testing equipment shall be prepared and installed as specified in the appropriate test methods.

3. The mass flow rate of benzene entering the treatment process (\(E_b\)) shall be determined by computing the product of the flow rate of the waste stream entering the treatment process, as determined by the inlet flow meter, and the benzene concentration of the waste stream, as determined using the sampling and analytical procedures specified in paragraph (c)(2) or (c)(3) of this section. Three grab samples of the waste shall be taken at equally spaced time intervals over a 1-hour period. Each 1-hour period constitutes a run, and the performance test shall consist of a minimum of 3 runs conducted over a 3-hour period. The mass flow rate of benzene entering the treatment process is calculated as follows:

\[
E_b = \frac{K}{n \times 10^6} \left[ \sum_{i=1}^{n} V_i C_i \right]
\]

Where:

- \(E_b\) = Mass flow rate of benzene entering the treatment process, kg/hr (lb/hr).
- \(K\) = Density of the waste stream, kg/m\(^3\) (lb/ft\(^3\)).
- \(V_i\) = Average volume flow rate of waste entering the treatment process during each run \(i\), m\(^3\)/hr (ft\(^3\)/hr).
- \(C_i\) = Average concentration of benzene in the waste stream entering the treatment process during each run \(i\), ppmw.
- \(n\) = Number of runs.
- \(10^6\) = Conversion factor for ppmw.

4. The mass flow rate of benzene exiting the treatment process (\(E_a\)) shall be determined by computing the product of the flow rate of the waste stream exiting the treatment process, as determined by the outlet flow meter or the inlet flow meter, and the benzene concentration of the waste stream, as determined using the sampling and analytical procedures specified in paragraph (c)(2) or (c)(3) of this section. Three grab samples of the waste shall be taken at equally spaced time intervals over a 1-hour period. Each 1-hour period constitutes a run, and the performance test shall consist of a minimum of 3 runs conducted over the same 3-hour period at which the mass flow rate of benzene entering the treatment process is determined. The mass flow rate of benzene exiting the treatment process is calculated as follows:
(f) An owner or operator using performance tests to demonstrate compliance of a treatment process with §61.348(a)(1)(iii) of this subpart shall determine the benzene destruction efficiency for the combustion unit by the following procedure:

(1) The test shall be conducted under conditions that exist when the combustion unit is operating at the highest inlet waste stream flow rate and benzene content expected to occur. Operations during periods of startup, shutdown, and malfunction shall not constitute representative conditions for the purpose of a test. The owner or operator shall record all process information necessary to document the operating conditions during the test.

(2) All testing equipment shall be prepared and installed as specified in the appropriate test methods.

(3) The mass flow rate of benzene entering the combustion unit shall be determined by computing the product of the flow rate of the waste stream entering the combustion unit, as determined by the inlet flow meter, and the benzene concentration of the waste stream, as determined using the sampling procedures in paragraph (c)(2) or (c)(3) of this section. Three grab samples of the waste shall be taken at equally spaced time intervals over a 1-hour period. Each 1-hour period constitutes a run, and the performance test shall consist of a minimum of 3 runs conducted over a 3-hour period. The mass flow rate of benzene into the combustion unit is calculated as follows:

$$E_b = \frac{K}{n \times 10^6} \left[ \sum_{i=1}^{n} V_i C_i \right]$$

Where:

$E_b$ = Mass flow rate of benzene exiting the treatment process, kg/hr (lb/hr).

$K$ = Density of the waste stream, kg/m³ (lb/ft³).

$V_i$ = Average volume flow rate of waste exiting the treatment process during each run $i$, m³/hr (ft³/hr).

$C_i$ = Average concentration of benzene in the waste stream entering the treatment process during each run $i$, ppmw.

$n$ = Number of runs.

$10^6$ = Conversion factor for ppmw.
10^6 = Conversion factor for ppmw.

(4) The mass flow rate of benzene exiting the combustion unit exhaust stack shall be determined as follows:

(i) The time period for the test shall not be less than 3 hours during which at least 3 stack gas samples are collected and be the same time period at which the mass flow rate of benzene entering the treatment process is determined. Each sample shall be collected over a 1-hour period (e.g., in a teflar bag) to represent a time-integrated composite sample and each 1-hour period shall correspond to the periods when the waste feed is sampled.

(ii) A run shall consist of a 1-hour period during the test. For each run:

(A) The reading from each measurement shall be recorded;

(B) The volume exhausted shall be determined using Method 2, 2A, 2C, or 2D from appendix A of 40 CFR part 60, as appropriate.

(C) The average benzene concentration in the exhaust downstream of the combustion unit shall be determined using Method 18 from appendix A of 40 CFR part 60.

(iii) The mass of benzene emitted during each run shall be calculated as follows:

\[ M_i = D_b V C \times \left(10^{-6}\right) \]

Where:

\( M_i \) = Mass of benzene emitted during run i, kg (lb).

\( V \) = Volume of air-vapor mixture exhausted at standard conditions, m\(^3\) (ft\(^3\)).

\( C \) = Concentration of benzene measured in the exhaust, ppmv.

\( D_b \) = Density of benzene, 3.24 kg/m\(^3\) (0.202 lb/ft\(^3\)).

10^6 = Conversion factor for ppmv.

(iv) The benzene mass emission rate in the exhaust shall be calculated as follows:

\[ E_a = \frac{\sum_{i=1}^{n} M_i}{T} \]

Where:

\( E_a \) = Mass flow rate of benzene emitted from the combustion unit, kg/hr (lb/hr).

\( M_i \) = Mass of benzene emitted from the combustion unit during run i, kg (lb).

\( T \) = Total time of all runs, hr.

\( n \) = Number of runs.
(5) The benzene destruction efficiency for the combustion unit shall be calculated as follows:

\[ R = \frac{E_b - E_a}{E_b} \times 100 \]

Where:

\( R \) = Benzene destruction efficiency for the combustion unit, percent.

\( E_b \) = Mass flow rate of benzene entering the combustion unit, kg/hr (lb/hr).

\( E_a \) = Mass flow rate of benzene emitted from the combustion unit, kg/hr (lb/hr).

(g) An owner or operator using performance tests to demonstrate compliance of a wastewater treatment system unit with §61.348(b) shall measure the flow-weighted annual average benzene concentration of the wastewater stream where the waste stream enters an exempt waste management unit by collecting and analyzing a minimum of three representative samples of the waste stream using the procedures in paragraph (c)(3) of this section. The test shall be conducted under conditions that exist when the wastewater treatment system is operating at the highest inlet wastewater stream flow rate and benzene content expected to occur. Operations during periods of startup, shutdown, and malfunction shall not constitute representative conditions for the purpose of a test. The owner or operator shall record all process information as is necessary to document the operating conditions during the test.

(h) An owner or operator shall test equipment for compliance with no detectable emissions as required in §§61.343 through 61.347, and §61.349 of this subpart in accordance with the following requirements:

(1) Monitoring shall comply with Method 21 from appendix A of 40 CFR part 60.

(2) The detection instrument shall meet the performance criteria of Method 21.

(3) The instrument shall be calibrated before use on each day of its use by the procedures specified in Method 21.

(4) Calibration gases shall be:

   (i) Zero air (less than 10 ppm of hydrocarbon in air); and

   (ii) A mixture of methane or n-hexane and air at a concentration of approximately, but less than, 10,000 ppm methane or n-hexane.

(5) The background level shall be determined as set forth in Method 21.

(6) The instrument probe shall be traversed around all potential leak interfaces as close as possible to the interface as described in Method 21.

(7) The arithmetic difference between the maximum concentration indicated by the instrument and the background level is compared to 500 ppm for determining compliance.

(i) An owner or operator using a performance test to demonstrate compliance of a control device with either the organic reduction efficiency requirement or the benzene reduction efficiency requirement specified under §61.349(a)(2) shall use the following procedures:

(1) The test shall be conducted under conditions that exist when the waste management unit vented to the control device is operating at the highest load or capacity level expected to occur. Operations during periods of startup, shutdown, and malfunction shall not constitute representative conditions for the purpose of a test. The owner or operator shall record all process information necessary to document the operating conditions during the test.
(2) Sampling sites shall be selected using Method 1 or 1A from appendix A of 40 CFR part 60, as appropriate.

(3) The mass flow rate of either the organics or benzene entering and exiting the control device shall be determined as follows:

(i) The time period for the test shall not be less than 3 hours during which at least 3 stack gas samples are collected. Samples of the vent stream entering and exiting the control device shall be collected during the same time period. Each sample shall be collected over a 1-hour period (e.g., in a tedlar bag) to represent a time-integrated composite sample.

(ii) A run shall consist of a 1-hour period during the test. For each run:

(A) The reading from each measurement shall be recorded;

(B) The volume exhausted shall be determined using Method 2, 2A, 2C, or 2D from appendix A of 40 CFR part 60, as appropriate;

(C) The organic concentration or the benzene concentration, as appropriate, in the vent stream entering and exiting the control shall be determined using Method 18 from appendix A of 40 CFR part 60.

(iii) The mass of organics or benzene entering and exiting the control device during each run shall be calculated as follows:

\[
M_{aj} = \frac{K_j V_{aj}}{10^6} \left( \sum_{i=1}^{n} C_{ai} MW_i \right)
\]

\[
M_{bj} = \frac{K_j V_{bj}}{10^6} \left( \sum_{i=1}^{n} C_{bi} MW_i \right)
\]

\(M_{aj}\) = Mass of organics or benzene in the vent stream entering the control device during run j, kg (lb).

\(M_{bj}\) = Mass of organics or benzene in the vent stream exiting the control device during run j, kg (lb).

\(V_{aj}\) = Volume of vent stream entering the control device during run j, at standard conditions, m\(^3\) (ft\(^3\)).

\(V_{bj}\) = Volume of vent stream exiting the control device during run j, at standard conditions, m\(^3\) (ft\(^3\)).

\(C_{ai}\) = Organic concentration of compound i or the benzene concentration measured in the vent stream entering the control device as determined by Method 18, ppm by volume on a dry basis.

\(C_{bi}\) = Organic concentration of compound i or the benzene concentration measured in the vent stream exiting the control device as determined by Method 18, ppm by volume on a dry basis.

\(MW_i\) = Molecular weight of organic compound i in the vent stream, or the molecular weight of benzene, kg/kg-mol (lb/lb-mole).

\(n\) = Number of organic compounds in the vent stream; if benzene reduction efficiency is being demonstrated, then \(n = 1\).

\(K_i\) = Conversion factor for molar volume at standard conditions (293 K and 760 mm Hg (527 R and 14.7 psia))
\[ 10^{-6} = \text{Conversion factor for ppmv.} \]

(iv) The mass flow rate of organics or benzene entering and exiting the control device shall be calculated as follows:

\[
E_a = \frac{1}{T} \left( \sum_{j=1}^{n} M_{aj} \right)
\]

\[
E_b = \frac{1}{T} \left( \sum_{j=1}^{n} M_{bj} \right)
\]

Where:

\( E_a \) = Mass flow rate of organics or benzene entering the control device, kg/hr (lb/hr).

\( E_b \) = Mass flow rate of organics or benzene exiting the control device, kg/hr (lb/hr).

\( M_{aj} \) = Mass of organics or benzene in the vent stream entering the control device during run \( j \), kg (lb).

\( M_{bj} \) = Mass of organics or benzene in the vent stream exiting the control device during run \( j \), kg (lb).

\( T \) = Total time of all runs, hr.

\( n \) = Number of runs.

(4) The organic reduction efficiency or the benzene reduction efficiency for the control device shall be calculated as follows:

\[
R = \frac{E_a - E_b}{E_a} \times 100
\]

Where:

\( R \) = Total organic reduction of efficiency or benzene reduction efficiency for the control device, percent.

\( E_a \) = Mass flow rate of organics or benzene entering the control device, kg/hr (lb/hr).

\( E_b \) = Mass flow rate of organics or benzene emitted from the control device, kg/hr (lb/hr).

(j) An owner or operator shall determine the benzene quantity for the purposes of the calculation required by §61.342 (c)(3)(ii)(B) according to the provisions of paragraph (a) of this section, except that the procedures in paragraph (a) of this section shall also apply to wastes with a water content of 10 percent or less.

(k) An owner or operator shall determine the benzene quantity for the purposes of the calculation required by §61.342(e)(2) by the following procedure:
(1) For each waste stream that is not controlled for air emissions in accordance with §61.343, 61.344, 61.345, 61.346, 61.347, or 61.348(a), as applicable to the waste management unit that manages the waste, the benzene quantity shall be determined as specified in paragraph (a) of this section, except that paragraph (b)(4) of this section shall not apply, i.e., the waste quantity for process unit turnaround waste is not annualized but shall be included in the determination of benzene quantity for the year in which the waste is generated for the purposes of the calculation required by §61.342(e)(2).

(2) For each waste stream that is controlled for air emissions in accordance with §61.343, 61.344, 61.345, 61.346, 61.347, or 61.348(a), as applicable to the waste management unit that manages the waste, the determination of annual waste quantity and flow-weighted annual average benzene concentration shall be made at the first applicable location as described in paragraphs (k)(2)(i), (k)(2)(ii), and (k)(2)(iii) of this section and prior to any reduction of benzene concentration through volatilization of the benzene, using the methods given in (k)(2)(iv) and (k)(2)(v) of this section.

(i) Where the waste stream enters the first waste management unit not complying with §§61.343, 61.344, 61.345, 61.346, 61.347, and 61.348(a) that are applicable to the waste management unit,

(ii) For each waste stream that is managed or treated only in compliance with §§61.343 through 61.348(a) up to the point of final direct discharge from the facility, the determination of benzene quantity shall be prior to any reduction of benzene concentration through volatilization of the benzene, or

(iii) For wastes managed in units controlled for air emissions in accordance with §§61.343, 61.344, 61.345, 61.346, 61.347, and 61.348(a), and then transferred offsite, facilities shall use the first applicable offsite location as described in paragraphs (k)(2)(i) and (k)(2)(ii) of this section if they have documentation from the offsite facility of the benzene quantity at this location. Facilities without this documentation for offsite wastes shall use the benzene quantity determined at the point where the transferred waste leaves the facility.

(iv) Annual waste quantity shall be determined using the procedures in paragraphs (b)(5), (6), or (7) of this section, and

(v) The flow-weighted annual average benzene concentration shall be determined using the procedures in paragraphs (c)(2) or (3) of this section.

(3) The benzene quantity in a waste stream that is generated less than one time per year, including process unit turnaround waste, shall be included in the determination of benzene quantity as determined in paragraph (k)(6) of this section for the year in which the waste is generated. The benzene quantity in this waste stream shall not be annualized or averaged over the time interval between the activities that resulted in generation of the waste for purposes of determining benzene quantity as determined in paragraph (k)(6) of this section.

(4) The benzene in waste entering an enhanced biodegradation unit, as defined in §61.348(b)(2)(ii)(B), shall not be included in the determination of benzene quantity, determined in paragraph (k)(6) of this section, if the following conditions are met:

(i) The benzene concentration for each waste stream entering the enhanced biodegradation unit is less than 10 ppmw on a flow-weighted annual average basis, and

(ii) All prior waste management units managing the waste comply with §§61.343, 61.344, 61.345, 61.346, 61.347 and 61.348(a).

(5) The benzene quantity for each waste stream in paragraph (k)(2) of this section shall be determined by multiplying the annual waste quantity of each waste stream times its flow-weighted annual average benzene concentration.

(6) The total benzene quantity for the purposes of the calculation required by §61.342(e)(2) shall be determined by adding together the benzene quantities determined in paragraphs (k)(1) and (k)(5) of this section for each applicable waste stream.
(7) If the benzene quantity determined in paragraph (6) of this section exceeds 6.0 Mg/yr (6.6 ton/yr) only because of multiple counting of the benzene quantity for a waste stream, the owner or operator may use the following procedures for the purposes of the calculation required by §61.342(e)(2):

(i) Determine which waste management units are involved in the multiple counting of benzene;

(ii) Determine the quantity of benzene that is emitted, recovered, or removed from the affected units identified in paragraph (k)(7)(i) of this section, or destroyed in the units if applicable, using either direct measurements or the best available estimation techniques developed or approved by the Administrator.

(iii) Adjust the benzene quantity to eliminate the multiple counting of benzene based on the results from paragraph (k)(7)(ii) of this section and determine the total benzene quantity for the purposes of the calculation required by §61.342(e)(2).

(iv) Submit in the annual report required under §61.357(a) a description of the methods used and the resulting calculations for the alternative procedure under paragraph (k)(7) of this section, the benzene quantity determination from paragraph (k)(6) of this section, and the adjusted benzene quantity determination from paragraph (k)(7)(iii) of this section.

§ 61.356 Recordkeeping requirements.

(a) Each owner or operator of a facility subject to the provisions of this subpart shall comply with the recordkeeping requirements of this section. Each record shall be maintained in a readily accessible location at the facility site for a period not less than two years from the date the information is recorded unless otherwise specified.

(b) Each owner or operator shall maintain records that identify each waste stream at the facility subject to this subpart, and indicate whether or not the waste stream is controlled for benzene emissions in accordance with this subpart. In addition the owner or operator shall maintain the following records:

(1) For each waste stream not controlled for benzene emissions in accordance with this subpart, the records shall include all test results, measurements, calculations, and other documentation used to determine the following information for the waste stream: waste stream identification, water content, whether or not the waste stream is a process wastewater stream, annual waste quantity, range of benzene concentrations, annual average flow-weighted benzene concentration, and annual benzene quantity.

(2) For each waste stream exempt from §61.342(c)(1) in accordance with §61.342(c)(3), the records shall include:

(i) All measurements, calculations, and other documentation used to determine that the continuous flow of process wastewater is less than 0.02 liters (0.005 gallons) per minute or the annual waste quantity of process wastewater is less than 10 Mg/yr (11 ton/yr) in accordance with §61.342(c)(3)(i), or

(ii) All measurements, calculations, and other documentation used to determine that the sum of the total annual benzene quantity in all exempt waste streams does not exceed 2.0 Mg/yr (2.2 ton/yr) in accordance with §61.342(c)(3)(ii).

(3) For each facility where process wastewater streams are controlled for benzene emissions in accordance with §61.342(d) of this subpart, the records shall include for each treated process wastewater stream all measurements, calculations, and other documentation used to determine the annual benzene quantity in the process wastewater stream exiting the treatment process.

(4) For each facility where waste streams are controlled for benzene emissions in accordance with §61.342(e), the records shall include for each waste stream all measurements, including the locations of the measurements, calculations, and other documentation used to determine that the total benzene quantity does not exceed 6.0 Mg/yr (6.6 ton/yr).
For each facility where the annual waste quantity for process unit turnaround waste is determined in accordance with §61.355(b)(5), the records shall include all test results, measurements, calculations, and other documentation used to determine the following information: identification of each process unit at the facility that undergoes turnarounds, the date of the most recent turnaround for each process unit, identification of each process unit turnaround waste, the water content of each process unit turnaround waste, the annual waste quantity determined in accordance with §61.355(b)(5), the range of benzene concentrations in the waste, the annual average flow-weighted benzene concentration of the waste, and the annual benzene quantity calculated in accordance with §61.355(a)(1)(iii) of this section.

For each facility where wastewater streams are controlled for benzene emissions in accordance with §61.348(b)(2), the records shall include all measurements, calculations, and other documentation used to determine the annual benzene content of the waste streams and the total annual benzene quantity contained in all waste streams managed or treated in exempt waste management units.

c) An owner or operator transferring waste off-site to another facility for treatment in accordance with §61.342(f) shall maintain documentation for each offsite waste shipment that includes the following information: Date waste is shipped offsite, quantity of waste shipped offsite, name and address of the facility receiving the waste, and a copy of the notice sent with the waste shipment.

d) An owner or operator using control equipment in accordance with §§61.343 through 61.347 shall maintain engineering design documentation for all control equipment that is installed on the waste management unit. The documentation shall be retained for the life of the control equipment. If a control device is used, then the owner or operator shall maintain the control device records required by paragraph (f) of this section.

e) An owner or operator using a treatment process or wastewater treatment system unit in accordance with §61.348 of this subpart shall maintain the following records. The documentation shall be retained for the life of the unit.

(1) A statement signed and dated by the owner or operator certifying that the unit is designed to operate at the documented performance level when the waste stream entering the unit is at the highest waste stream flow rate and benzene content expected to occur.

(2) If engineering calculations are used to determine treatment process or wastewater treatment system unit performance, then the owner or operator shall maintain the complete design analysis for the unit. The design analysis shall include for example the following information: Design specifications, drawings, schematics, piping and instrumentation diagrams, and other documentation necessary to demonstrate the unit performance.

(3) If performance tests are used to determine treatment process or wastewater treatment system unit performance, then the owner or operator shall maintain all test information necessary to demonstrate the unit performance.

(i) A description of the unit including the following information: type of treatment process; manufacturer name and model number; and for each waste stream entering and exiting the unit, the waste stream type (e.g., process wastewater, sludge, slurry, etc.), and the design flow rate and benzene content.

(ii) Documentation describing the test protocol and the means by which sampling variability and analytical variability were accounted for in the determination of the unit performance. The description of the test protocol shall include the following information: sampling locations, sampling method, sampling frequency, and analytical procedures used for sample analysis.

(iii) Records of unit operating conditions during each test run including all key process parameters.

(iv) All test results.

(4) If a control device is used, then the owner or operator shall maintain the control device records required by paragraph (f) of this section.

(f) An owner or operator using a closed-vent system and control device in accordance with §61.349 of this subpart shall maintain the following records. The documentation shall be retained for the life of the control device.
(1) A statement signed and dated by the owner or operator certifying that the closed-vent system and control device is designed to operate at the documented performance level when the waste management unit vented to the control device is or would be operating at the highest load or capacity expected to occur.

(2) If engineering calculations are used to determine control device performance in accordance with §61.349(c), then a design analysis for the control device that includes for example:

(i) Specifications, drawings, schematics, and piping and instrumentation diagrams prepared by the owner or operator, or the control device manufacturer or vendor that describe the control device design based on acceptable engineering texts. The design analysis shall address the following vent stream characteristics and control device operating parameters:

(A) For a thermal vapor incinerator, the design analysis shall consider the vent stream composition, constituent concentrations, and flow rate. The design analysis shall also establish the design minimum and average temperature in the combustion zone and the combustion zone residence time.

(B) For a catalytic vapor incinerator, the design analysis shall consider the vent stream composition, constituent concentrations, and flow rate. The design analysis shall also establish the design minimum and average temperatures across the catalyst bed inlet and outlet.

(C) For a boiler or process heater, the design analysis shall consider the vent stream composition, constituent concentrations, and flow rate. The design analysis shall also establish the design minimum and average flame zone temperatures, combustion zone residence time, and description of method and location where the vent stream is introduced into the flame zone.

(D) For a flare, the design analysis shall consider the vent stream composition, constituent concentrations, and flow rate. The design analysis shall also consider the requirements specified in 40 CFR 60.18.

(E) For a condenser, the design analysis shall consider the vent stream composition, constituent concentration, flow rate, relative humidity, and temperature. The design analysis shall also establish the design outlet organic compound concentration level or the design outlet benzene concentration level, design average temperature of the condenser exhaust vent stream, and the design average temperatures of the coolant fluid at the condenser inlet and outlet.

(F) For a carbon adsorption system that regenerates the carbon bed directly on-site in the control device such as a fixed-bed adsorber, the design analysis shall consider the vent stream composition, constituent concentration, flow rate, relative humidity, and temperature. The design analysis shall also establish the design exhaust vent stream organic compound concentration level or the design exhaust vent stream benzene concentration level, number and capacity of carbon beds, type and working capacity of activated carbon used for carbon beds, design total steam flow over the period of each complete carbon bed regeneration cycle, duration of the carbon bed steaming and cooling/drying cycles, design carbon bed temperature after regeneration, design carbon bed regeneration time, and design service life of carbon.

(G) For a carbon adsorption system that does not regenerate the carbon bed directly on-site in the control device, such as a carbon canister, the design analysis shall consider the vent stream composition, constituent concentration, flow rate, relative humidity, and temperature. The design analysis shall also establish the design exhaust vent stream organic compound concentration level or the design exhaust vent stream benzene concentration level, capacity of carbon bed, type and working capacity of activated carbon used for carbon bed, and design carbon replacement interval based on the total carbon working capacity of the control device and source operating schedule.

(H) For a control device subject to the requirements of §61.349(a)(2)(iv), the design analysis shall consider the vent stream composition, constituent concentration, and flow rate. The design analysis shall also include all of the information submitted under §61.349 (a)(2)(iv).

(ii) [Reserved]

(3) If performance tests are used to determine control device performance in accordance with §61.349(c) of this subpart:
(i) A description of how it is determined that the test is conducted when the waste management unit or treatment process is operating at the highest load or capacity level. This description shall include the estimated or design flow rate and organic content of each vent stream and definition of the acceptable operating ranges of key process and control parameters during the test program.

(ii) A description of the control device including the type of control device, control device manufacturer's name and model number, control device dimensions, capacity, and construction materials.

(iii) A detailed description of sampling and monitoring procedures, including sampling and monitoring locations in the system, the equipment to be used, sampling and monitoring frequency, and planned analytical procedures for sample analysis.

(iv) All test results.

(g) An owner or operator shall maintain a record for each visual inspection required by §§61.343 through 61.347 of this subpart that identifies a problem (such as a broken seal, gap or other problem) which could result in benzene emissions. The record shall include the date of the inspection, waste management unit and control equipment location where the problem is identified, a description of the problem, a description of the corrective action taken, and the date the corrective action was completed.

(h) An owner or operator shall maintain a record for each test of no detectable emissions required by §§61.343 through 61.347 and §61.349 of this subpart. The record shall include the following information: date the test is performed, background level measured during test, and maximum concentration indicated by the instrument reading measured for each potential leak interface. If detectable emissions are measured at a leak interface, then the record shall also include the waste management unit, control equipment, and leak interface location where detectable emissions were measured, a description of the problem, a description of the corrective action taken, and the date the corrective action was completed.

(i) For each treatment process and wastewater treatment system unit operated to comply with §61.348, the owner or operator shall maintain documentation that includes the following information regarding the unit operation:

1. Dates of startup and shutdown of the unit.

2. If measurements of waste stream benzene concentration are performed in accordance with §61.354(a)(1) of this subpart, the owner or operator shall maintain records that include date each test is performed and all test results.

3. If a process parameter is continuously monitored in accordance with §61.354(a)(2) of this subpart, the owner or operator shall maintain records that include a description of the operating parameter (or parameters) to be monitored to ensure that the unit will be operated in conformance with these standards and the unit's design specifications, and an explanation of the criteria used for selection of that parameter (or parameters). This documentation shall be kept for the life of the unit.

4. If measurements of waste stream benzene concentration are performed in accordance with §61.354(b), the owner or operator shall maintain records that include the date each test is performed and all test results.

5. Periods when the unit is not operated as designed.

(j) For each control device, the owner or operator shall maintain documentation that includes the following information regarding the control device operation:

1. Dates of startup and shutdown of the closed-vent system and control device.

2. A description of the operating parameter (or parameters) to be monitored to ensure that the control device will be operated in conformance with these standards and the control device's design specifications and an explanation of the criteria used for selection of that parameter (or parameters). This documentation shall be kept for the life of the control device.
(3) Periods when the closed-vent system and control device are not operated as designed including all periods and the duration when:

(i) Any valve car-seal or closure mechanism required under §61.349(a)(1)(ii) is broken or the by-pass line valve position has changed.

(ii) The flow monitoring devices required under §61.349(a)(1)(ii) indicate that vapors are not routed to the control device as required.

(4) If a thermal vapor incinerator is used, then the owner or operator shall maintain continuous records of the temperature of the gas stream in the combustion zone of the incinerator and records of all 3-hour periods of operation during which the average temperature of the gas stream in the combustion zone is more than 28 °C (50 °F) below the design combustion zone temperature.

(5) If a catalytic vapor incinerator is used, then the owner or operator shall maintain continuous records of the temperature of the gas stream both upstream and downstream of the catalyst bed of the incinerator, records of all 3-hour periods of operation during which the average temperature of the gas stream in the combustion zone of the boiler or process heater and records of all 3-hour periods of operation during which the average temperature difference across the catalyst bed is less than 80 percent of the design temperature difference.

(6) If a boiler or process heater is used, then the owner or operator shall maintain records of each occurrence when there is a change in the location at which the vent stream is introduced into the flame zone as required by §61.349(a)(2)(i)(C). For a boiler or process heater having a design heat input capacity less than 44 MW (150 × 106 BTU/hr), the owner or operator shall maintain continuous records of the temperature of the gas stream in the combustion zone of the boiler or process heater and records of all 3-hour periods of operation during which the average temperature of the gas stream in the combustion zone is more than 28 °C (50 °F) below the design combustion zone temperature. For a boiler or process heater having a design heat input capacity greater than or equal to 44 MW (150 × 106 BTU/hr), the owner or operator shall maintain continuous records of the parameter(s) monitored in accordance with the requirements of §61.354(c)(5).

(7) If a flare is used, then the owner or operator shall maintain continuous records of the flare pilot flame monitoring and records of all periods during which the pilot flame is absent.

(8) If a condenser is used, then the owner or operator shall maintain records from the monitoring device of the parameters selected to be monitored in accordance with §61.354(c)(6). If concentration of organics or concentration of benzene in the control device outlet gas stream is monitored, then the owner or operator shall record all 3-hour periods of operation during which the concentration of organics or the concentration of benzene in the exhaust stream is more than 20 percent greater than the design value. If the temperature of the condenser exhaust stream and coolant fluid is monitored, then the owner or operator shall record all 3-hour periods of operation during which the temperature of the condenser exhaust vent stream is more than 6 °C (11 °F) above the design average exhaust vent stream temperature, or the temperature of the coolant fluid exiting the condenser is more than 6 °C (11 °F) above the design average coolant fluid temperature at the condenser outlet.

(9) If a carbon adsorber is used, then the owner or operator shall maintain records from the monitoring device of the concentration of organics or the concentration of benzene in the control device outlet gas stream. If the concentration of organics or the concentration of benzene in the exhaust stream is more than 20 percent greater than the design value. If the carbon bed regeneration interval is monitored, then the owner or operator shall record each occurrence when the vent stream continues to flow through the control device beyond the predetermined carbon bed regeneration time.

(10) If a carbon adsorber that is not regenerated directly on site in the control device is used, then the owner or operator shall maintain records of dates and times when the control device is monitored, when breakthrough is measured, and shall record the date and time then the existing carbon in the control device is replaced with fresh carbon.

(11) If an alternative operational or process parameter is monitored for a control device, as allowed in §61.354(e) of this subpart, then the owner or operator shall maintain records of the continuously monitored parameter, including periods when the device is not operated as designed.
(12) If a control device subject to the requirements of §61.349(a)(2)(iv) is used, then the owner or operator shall maintain records of the parameters that are monitored and each occurrence when the parameters monitored are outside the range of values specified in §61.349(a)(2)(iv)(C), or other records as specified by the Administrator.

(k) An owner or operator who elects to install and operate the control equipment in §61.351 of this subpart shall comply with the recordkeeping requirements in 40 CFR 60.115b.

(l) An owner or operator who elects to install and operate the control equipment in §61.352 of this subpart shall maintain records of the following:

(1) The date, location, and corrective action for each visual inspection required by 40 CFR 60.693–2(a)(5), during which a broken seal, gap, or other problem is identified that could result in benzene emissions.

(2) Results of the seal gap measurements required by 40 CFR 60.693–2(a).

(m) If a system is used for emission control that is maintained at a pressure less than atmospheric pressure with openings to provide dilution air, then the owner or operator shall maintain records of the monitoring device and records of all periods during which the pressure in the unit is operated at a pressure that is equal to or greater than atmospheric pressure.

(n) Each owner or operator using a total enclosure to comply with control requirements for tanks in §61.343 or the control requirements for containers in §61.345 must keep the records required in paragraphs (n)(1) and (2) of this section. Owners or operators may use records as required in 40 CFR 264.1089(b)(2)(iv) or 40 CFR 265.1090(b)(2)(iv) for a tank or as required in 40 CFR 264.1089(d)(1) or 40 CFR 265.1090(d)(1) for a container to meet the recordkeeping requirement in paragraph (n)(1) of this section. The owner or operator must make the records of each verification of a total enclosure available for inspection upon request.

(1) Records of the most recent set of calculations and measurements performed to verify that the enclosure meets the criteria of a permanent total enclosure as specified in “Procedure T—Criteria for and Verification of a Permanent or Temporary Total Enclosure” in 40 CFR 52.741, appendix B;

(2) Records required for a closed-vent system and control device according to the requirements in paragraphs (d) (f), and (j) of this section.


§ 61.357 Reporting requirements.

(a) Each owner or operator of a chemical plant, petroleum refinery, coke by-product recovery plant, and any facility managing wastes from these industries shall submit to the Administrator within 90 days after January 7, 1993, or by the initial startup for a new source with an initial startup after the effective date, a report that summarizes the regulatory status of each waste stream subject to §61.342 and is determined by the procedures specified in §61.355(c) to contain benzene. Each owner or operator subject to this subpart who has no benzene onsite in wastes, products, by-products, or intermediates shall submit an initial report that is a statement to this effect. For all other owners or operators subject to this subpart, the report shall include the following information:

(1) Total annual benzene quantity from facility waste determined in accordance with §61.355(a) of this subpart.

(2) A table identifying each waste stream and whether or not the waste stream will be controlled for benzene emissions in accordance with the requirements of this subpart.

(3) For each waste stream identified as not being controlled for benzene emissions in accordance with the requirements of this subpart the following information shall be added to the table:

(i) Whether or not the water content of the waste stream is greater than 10 percent;
(ii) Whether or not the waste stream is a process wastewater stream, product tank drawdown, or landfill leachate;

(iii) Annual waste quantity for the waste stream;

(iv) Range of benzene concentrations for the waste stream;

(v) Annual average flow-weighted benzene concentration for the waste stream; and

(vi) Annual benzene quantity for the waste stream.

(4) The information required in paragraphs (a) (1), (2), and (3) of this section should represent the waste stream characteristics based on current configuration and operating conditions. An owner or operator only needs to list in the report those waste streams that contact materials containing benzene. The report does not need to include a description of the controls to be installed to comply with the standard or other information required in §61.10(a).

(b) If the total annual benzene quantity from facility waste is less than 1 Mg/yr (1.1 ton/yr), then the owner or operator shall submit to the Administrator a report that updates the information listed in paragraphs (a)(1) through (a)(3) of this section whenever there is a change in the process generating the waste stream that could cause the total annual benzene quantity from facility waste to increase to 1 Mg/yr (1.1 ton/yr) or more.

(c) If the total annual benzene quantity from facility waste is less than 10 Mg/yr (11 ton/yr) but is equal to or greater than 1 Mg/yr (1.1 ton/yr), then the owner or operator shall submit to the Administrator a report that updates the information listed in paragraphs (a)(1) through (a)(3) of this section. The report shall be submitted annually and whenever there is a change in the process generating the waste stream that could cause the total annual benzene quantity from facility waste to increase to 10 Mg/yr (11 ton/yr) or more. If the information in the annual report required by paragraphs (a)(1) through (a)(3) of this section is not changed in the following year, the owner or operator may submit a statement to that effect.

(d) If the total annual benzene quantity from facility waste is equal to or greater than 10 Mg/yr (11 ton/yr), then the owner or operator shall submit to the Administrator the following reports:

(1) Within 90 days after January 7, 1993, unless a waiver of compliance under §61.11 of this part is granted, or by the date of initial startup for a new source with an initial startup after the effective date, a certification that the equipment necessary to comply with these standards has been installed and that the required initial inspections or tests have been carried out in accordance with this subpart. If a waiver of compliance is granted under §61.11, the certification of equipment necessary to comply with these standards shall be submitted by the date the waiver of compliance expires.

(2) Beginning on the date that the equipment necessary to comply with these standards has been certified in accordance with paragraph (d)(1) of this section, the owner or operator shall submit annually to the Administrator a report that updates the information listed in paragraphs (a)(1) through (a)(3) of this section. If the information in the annual report required by paragraphs (a)(1) through (a)(3) of this section is not changed in the following year, the owner or operator may submit a statement to that effect.

(3) If an owner or operator elects to comply with the requirements of §61.342(c)(3)(ii), then the report required by paragraph (d)(2) of this section shall include a table identifying each waste stream chosen for exemption and the total annual benzene quantity in these exempted streams.

(4) If an owner or operator elects to comply with the alternative requirements of §61.342(d) of this subpart, then he shall include in the report required by paragraph (d)(2) of this section a table presenting the following information for each process wastewater stream:

(i) Whether or not the process wastewater stream is being controlled for benzene emissions in accordance with the requirements of this subpart;

(ii) For each process wastewater stream identified as not being controlled for benzene emissions in accordance with the requirements of this subpart, the table shall report the following information for the process wastewater stream as
determined at the point of waste generation: annual waste quantity, range of benzene concentrations, annual average flow-weighted benzene concentration, and annual benzene quantity;

(iii) For each process wastewater stream identified as being controlled for benzene emissions in accordance with the requirements of this subpart, the table shall report the following information for the process wastewater stream as determined at the exit to the treatment process: Annual waste quantity, range of benzene concentrations, annual average flow-weighted benzene concentration, and annual benzene quantity.

(5) If an owner or operator elects to comply with the alternative requirements of §61.342(e), then the report required by paragraph (d)(2) of this section shall include a table presenting the following information for each waste stream:

(i) For each waste stream identified as not being controlled for benzene emissions in accordance with the requirements of this subpart; the table shall report the following information for the waste stream as determined at the point of waste generation: annual waste quantity, range of benzene concentrations, annual average flow-weighted benzene concentration, and annual benzene quantity;

(ii) For each waste stream identified as being controlled for benzene emissions in accordance with the requirements of this subpart; the table shall report the following information for the waste stream as determined at the applicable location described in §61.355(k)(2): Annual waste quantity, range of benzene concentrations, annual average flow-weighted benzene concentration, and annual benzene quantity.

(6) Beginning 3 months after the date that the equipment necessary to comply with these standards has been certified in accordance with paragraph (d)(1) of this section, the owner or operator shall submit quarterly to the Administrator a certification that all of the required inspections have been carried out in accordance with the requirements of this subpart.

(7) Beginning 3 months after the date that the equipment necessary to comply with these standards has been certified in accordance with paragraph (d)(1) of this section, the owner or operator shall submit a report quarterly to the Administrator that includes:

(i) If a treatment process or wastewater treatment system unit is monitored in accordance with §61.354(a)(1) of this subpart, then each period of operation during which the concentration of benzene in the monitored waste stream exiting the unit is equal to or greater than 10 ppmw.

(ii) If a treatment process or wastewater treatment system unit is monitored in accordance with §61.354(a)(2) of this subpart, then each 3-hour period of operation during which the average value of the monitored parameter is outside the range of acceptable values or during which the unit is not operating as designed.

(iii) If a treatment process or wastewater treatment system unit is monitored in accordance with §61.354(b), then each period of operation during which the flow-weighted annual average concentration of benzene in the monitored waste stream entering the unit is equal to or greater than 10 ppmw and/or the total annual benzene quantity is equal to or greater than 1.0 mg/yr.

(iv) For a control device monitored in accordance with §61.354(c) of this subpart, each period of operation monitored during which any of the following conditions occur, as applicable to the control device:

(A) Each 3-hour period of operation during which the average temperature of the gas stream in the combustion zone of a thermal vapor incinerator, as measured by the temperature monitoring device, is more than 28 °C (50 °F) below the design combustion zone temperature.

(B) Each 3-hour period of operation during which the average temperature of the gas stream immediately before the catalyst bed of a catalytic vapor incinerator, as measured by the temperature monitoring device, is more than 28 °C (50 °F) below the design gas stream temperature, and any 3-hour period during which the average temperature difference across the catalyst bed (i.e., the difference between the temperatures of the gas stream immediately before and after the catalyst bed), as measured by the temperature monitoring device, is less than 80 percent of the design temperature difference.
(C) Each 3-hour period of operation during which the average temperature of the gas stream in the combustion zone of a boiler or process heater having a design heat input capacity less than 44 MW (150 × 106 BTU/hr), as measured by the temperature monitoring device, is more than 28 °C (50 °F) below the design combustion zone temperature.

(D) Each 3-hour period of operation during which the average concentration of organics or the average concentration of benzene in the exhaust gases from a carbon adsorber, condenser, or other vapor recovery system is more than 20 percent greater than the design concentration level of organics or benzene in the exhaust gas.

(E) Each 3-hour period of operation during which the temperature of the condenser exhaust vent stream is more than 6 °C (11 °F) above the design average exhaust vent stream temperature, or the temperature of the coolant fluid exiting the condenser is more than 6 °C (11 °F) above the design average coolant fluid temperature at the condenser outlet.

(F) Each period in which the pilot flame of a flare is absent.

(G) Each occurrence when there is a change in the location at which the vent stream is introduced into the flame zone of a boiler or process heater as required by §61.349(a)(2)(i)(C) of this subpart.

(H) Each occurrence when the carbon in a carbon adsorber system that is regenerated directly on site in the control device is not regenerated at the predetermined carbon bed regeneration time.

(I) Each occurrence when the carbon in a carbon adsorber system that is not regenerated directly on site in the control device is not replaced at the predetermined interval specified in §61.354(c) of this subpart.

(J) Each 3-hour period of operation during which the parameters monitored are outside the range of values specified in §61.349(a)(2)(iv)(C), or any other periods specified by the Administrator for a control device subject to the requirements of §61.349(a)(2)(iv).

(v) For a cover and closed-vent system monitored in accordance with §61.354(g), the owner or operator shall submit a report quarterly to the Administrator that identifies any period in which the pressure in the waste management unit is equal to or greater than atmospheric pressure.

(8) Beginning one year after the date that the equipment necessary to comply with these standards has been certified in accordance with paragraph (d)(1) of this section, the owner or operator shall submit annually to the Administrator a report that summarizes all inspections required by §§61.342 through 61.354 during which detectable emissions are measured or a problem (such as a broken seal, gap or other problem) that could result in benzene emissions is identified, including information about the repairs or corrective action taken.

(e) An owner or operator electing to comply with the provisions of §§61.351 or 61.352 of this subpart shall notify the Administrator of the alternative standard selected in the report required under §61.07 or §61.10 of this part.

(f) An owner or operator who elects to install and operate the control equipment in §61.351 of this subpart shall comply with the reporting requirements in 40 CFR 60.115b.

(g) An owner or operator who elects to install and operate the control equipment in §61.352 of this subpart shall submit initial and quarterly reports that identify all seal gap measurements, as required in 40 CFR 60.693–2(a), that are outside the prescribed limits.


§ 61.358 Delegation of authority.

(a) In delegating implementation and enforcement authority to a State under section 112(d) of the Clean Air Act, the authorities contained in paragraph (b) of this section shall be retained by the Administrator and not transferred to a State.
(b) Alternative means of emission limitation under §61.353 of this subpart will not be delegated to States.

§ 61.359 [Reserved]

Appendix A to Part 61

APPENDIX A
National Emission Standards for Hazardous Air Pollutants
Compliance Status Information

I. SOURCE REPORT

INSTRUCTIONS: Owners or operators of sources of hazardous pollutants subject to the National Emission Standards for Hazardous Air Pollutants are required to submit the information contained in Section I to the appropriate U.S. Environmental Protection Agency Regional Office prior to 30 days after the effective date of any standards or amendments which require the submission of such information.

A list of regional offices is provided in §61.04.

A. SOURCE INFORMATION

1. Identification/Location - Indicate the name and address of each source.

<table>
<thead>
<tr>
<th>Region</th>
<th>State</th>
<th>County</th>
<th>Source Number</th>
<th>Source Code</th>
<th>Source Name</th>
<th>Street Address (Location of Plant)</th>
<th>City Name</th>
<th>State</th>
<th>ZIP</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>22</td>
<td>23</td>
<td>26</td>
<td>27</td>
<td>46</td>
<td>47 Street Address (Location of Plant)</td>
<td>56</td>
<td>05</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>CITY NAME 34 State 15 30</td>
<td>58</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>SIC 52 27 SIC 52 27</td>
<td>64</td>
<td>69</td>
<td></td>
</tr>
</tbody>
</table>

2. Contact - Indicate the name and telephone number of the owner or operator of either responsible official whom EPA may contact concerning this report.

View or download PDF
<table>
<thead>
<tr>
<th>Dup 1-16</th>
<th>4.1</th>
<th>19</th>
<th>20</th>
<th>21</th>
<th>Name</th>
<th>43</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dup 1-16</td>
<td>4.2</td>
<td>19</td>
<td>20</td>
<td>21</td>
<td>Description</td>
<td>50</td>
</tr>
<tr>
<td>Dup 1-16</td>
<td>4.3</td>
<td>19</td>
<td>20</td>
<td>21</td>
<td>Number</td>
<td>45</td>
</tr>
<tr>
<td>Dup 1-16</td>
<td>4.4</td>
<td>19</td>
<td>20</td>
<td>21</td>
<td>Street or Box Number</td>
<td>46</td>
</tr>
</tbody>
</table>

**Signature of Owner, Operator or Other Responsible Official:**

**NOTE:** If the emissions from the source will exceed those listed set by the National Emission Standards for Hazardous Air Pollutants, the source will be in violation and subject to Federal enforcement actions unless granted a waiver of compliance by the Administrator of the U.S. Environmental Protection Agency. The information needed for such waivers is listed in Section II of this form.

**PROCESS INFORMATION:** This must be completed separately for each point of emission for each hazardous pollutant. [Sources subject to 61.32(d) may omit number 4.] Below:

| Dup 1-17 | 5.1 | 19 | 20 | 21 | Process Description | 74 |

**Amount of Pollutant:** Indicate the average weight of the hazardous materials named in Item 1 which enters the process in units per month (based on the previous twelve months of operation).

| Dup 1-18 | 5.3 | 19 | 20 | 21 | lbs./mo. | 79 |

**Control Device:**

| Dup 1-18 | 6.1 | 19 | 20 | 21 | PRIMARY CONTROL DEVICE | 70 |

**Percent Removal Efficiency:**

| Dup 1-18 | 6.4 | 19 | 20 | 21 | Primary Device Name | 66 |

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3. **Asbestos Emission Control Devices Only**

   1. If a baghouse is specified in Item 4a, give the following information:
      - The air flow permeability in cubic feet per minute per square foot of fabric area.
      - Operating pressure drop = _______ inches w.g.
      - If the baghouse material contains synthetic fill yarn, check whether this material is / spun / or not spun.
      - If the baghouse utilizes a felted fabric, give the minimum thickness in inches and the density in ounces per square yard.

   11. If a wet collection device is specified in Item 4a, give the designed unit contacting energy in inches water gauge.

   C. **DISPOSAL OF ASBESTOS-CONTAINING WASTES.** Part C should be completed separately for each asbestos-containing waste generation operation arising from sources subject to H0.25(a), (c), (e), and (f).

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1. **Waste Generation** - Provide a brief description of each process that generates asbestos-containing waste (e.g. disposal of control device wastes).

   50 __________ Process Description __________ __________ 79 __________

2. **Asbestos Concentration** - Indicate the average percentage asbestos content of these materials.

   Dup 1-18 6.1 43 ASBESTOS CONCENTRATION: 45 45 45

   5 80

3. **Amount of Wastes** - Indicate the average weight of asbestos-containing wastes disposed of, measured in kg/day.

   Dup 1-18 6.2 1 kg/day 19 20 21 27 29 34 80

4. **Control Methods** - Indicate the emission control methods used in all stages of waste disposal, from collection, processing, and packaging to transporting and depositing.

   Dup 1-18 6.3 Primary Control Method 43

   45 79 80

   Dup 1-18 6.4 19 20 21 50

   51 79 80

5. **Waste Disposal** - Indicate the type of disposal site (sanitary landfill, open, covered, or incineration site (municipal, private) where the waste is disposed of and who operates the site (company, private, municipal). State the name and location of the site (closest city or town, county, state).

   Dup 1-18 6.5 33 TYPE OF SITE: 35 35 50

   51 79 80

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II. Waiver Requests

A. Waiver of Compliance. Owners or operators of sources unable to operate in compliance with the National Emission Standards for Hazardous Air Pollutants prior to 90 days after the effective date of any standards or amendments which require the submission of such information may request a waiver of compliance from the Administrator of the U.S. Environmental Protection Agency for the time period necessary to install appropriate control devices or make modifications to achieve compliance. The Administrator may grant a waiver of compliance with the standard for a period not exceeding two years from the effective date of the hazardous pollutant standards, if he finds that such period is necessary for the installation of controls and that steps will be taken during the period of the waiver to assure that the health of persons will be protected from imminent endangerment.

The report information provided in Section I must accompany this application. Applications should be sent to the appropriate EPA regional office.

1. Processes Involved — Indicate the process or processes emitting hazardous pollutants to which emission controls are to be applied.

2. Controls
a. Describe the proposed type of control device to be added or modification to be made to the process to reduce the emission of hazardous pollutants to an acceptable level. (Use additional sheets if necessary.)

b. Describe the measures that will be taken during the waiver period to assure that the health of persons will be protected from imminent endangerment. (Use additional sheets if necessary.)

3. Increments of Progress —Specify the dates by which the following increments of progress will be met.

Date by which contracts for emission control systems or process modifications will be awarded; or date by which orders will be issued for the purchase of the component parts to accomplish emission control or process modification.

**B. Waiver of Emission Tests.** A waiver of emission testing may be granted to owners or operators of sources subject to emission testing if, in the judgment of the Administrator of the Environmental Protection Agency the emissions from the source comply with the appropriate standard or if the owners or operators of the source have requested a waiver of compliance or have been granted a waiver of compliance.

This application should accompany the report information provided in Section I.

1. **Reason** —State the reasons for requesting a waiver of emission testing. If the reason stated is that the emissions from the source are within the prescribed limits, documentation of this condition must be attached.

____________________

DateSignature of the owner or operator

(Sec. 114, of the Clean Air Act as amended (42 U.S.C. 7414))


**Appendix B to Part 61—Test Methods**

Method 101—Determination of particulate and gaseous mercury emissions from chlor-alkali plants (air streams)

Method 101A—Determination of particulate and gaseous mercury emissions from sewage sludge incinerators

Method 102—Determination of particulate and gaseous mercury emissions from chlor-alkali plants (hydrogen streams)

Method 103—Beryllium screening method

Method 104—Determination of beryllium emissions from stationary sources
Method 105—Determination of mercury in wastewater treatment plant sewage sludges

Method 106—Determination of vinyl chloride emissions from stationary sources

Method 107—Determination of vinyl chloride content of in-process wastewater samples, and vinyl chloride content of polyvinyl chloride resin slurry, wet cake, and latex samples

Method 107A—Determination of vinyl chloride content of solvents, resin-solvent solution, polyvinyl chloride resin, resin slurry, wet resin, and latex samples

Method 108—Determination of particulate and gaseous arsenic emissions

Method 108A—Determination of arsenic content in ore samples from nonferrous smelters

Method 108B—Determination of arsenic content in ore samples from nonferrous smelters

Method 108C—Determination of arsenic content in ore samples from nonferrous smelters (molybdenum blue photometric procedure)

Method 111—Determination of Polonium—210 emissions from stationary sources

Method 101—Determination of Particulate and Gaseous Mercury Emissions From Chlor-Alkali Plants (Air Streams)

Note: This method does not include all of the specifications (e.g., equipment and supplies) and procedures (e.g., sampling and analytical) essential to its performance. Some material is incorporated by reference from methods in appendix A to 40 CFR part 60. Therefore, to obtain reliable results, persons using this method should have a thorough knowledge of at least the following additional test methods: Method 1, Method 2, Method 3, and Method 5.

1.0 Scope and Application

1.1 Analytes.

<table>
<thead>
<tr>
<th>Analyte</th>
<th>CAS No.</th>
<th>Sensitivity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mercury (Hg)</td>
<td>7439–97–6</td>
<td>Dependent upon recorder and spectrophotometer.</td>
</tr>
</tbody>
</table>

1.2 Applicability. This method is applicable for the determination of Hg emissions, including both particulate and gaseous Hg, from chlor-alkali plants and other sources (as specified in the regulations) where the carrier-gas stream in the duct or stack is principally air.

1.3 Data Quality Objectives. Adherence to the requirements of this method will enhance the quality of the data obtained from air pollutant sampling methods.

2.0 Summary of Method

Particulate and gaseous Hg emissions are withdrawn isokinetically from the source and collected in acidic iodine monochloride (ICl) solution. The Hg collected (in the mercuric form) is reduced to elemental Hg, which is then aerated from the solution into an optical cell and measured by atomic absorption spectrophotometry.

3.0 Definitions[Reserved]

4.0 Interferences
4.1 Sample Collection. Sulfur dioxide (SO2) reduces ICl and causes premature depletion of the ICl solution.

4.2 Sample Analysis.

4.2.1 ICl concentrations greater than $10^{-4}$ molar inhibit the reduction of the Hg (II) ion in the aeration cell.

4.2.2 Condensation of water vapor on the optical cell windows causes a positive interference.

5.0 Safety

5.1 Disclaimer. This method may involve hazardous materials, operations, and equipment. This test method does not purport to address all of the safety problems associated with its use. It is the responsibility of the user of this test method to establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to performing this test method.

5.2 Corrosive Reagents. The following reagents are hazardous. Personal protective equipment and safe procedures are useful in preventing chemical splashes. If contact occurs, immediately flush with copious amounts of water for at least 15 minutes. Remove clothing under shower and decontaminate. Treat residual chemical burn as thermal burn.

5.2.1 Hydrochloric Acid (HCl). Highly toxic and corrosive. Causes severe damage to tissues. Vapors are highly irritating to eyes, skin, nose, and lungs, causing severe damage. May cause bronchitis, pneumonia, or edema of lungs. Exposure to concentrations of 0.13 to 0.2 percent can be lethal to humans in a few minutes. Provide ventilation to limit exposure. Reacts with metals, producing hydrogen gas.

5.2.2 Nitric Acid (HNO3). Highly corrosive to eyes, skin, nose, and lungs. Vapors cause bronchitis, pneumonia, or edema of lungs. Reaction to inhalation may be delayed as long as 30 hours and still be fatal. Provide ventilation to limit exposure. Strong oxidizer. Hazardous reaction may occur with organic materials such as solvents.

5.2.3 Sulfuric Acid (H2SO4). Rapidly destructive to body tissue. Will cause third degree burns. Eye damage may result in blindness. Inhalation may be fatal from spasm of the larynx, usually within 30 minutes. 3 mg/m³ will cause lung damage. 1 mg/m³ for 8 hours will cause lung damage or, in higher concentrations, death. Provide ventilation to limit inhalation. Reacts violently with metals and organics.

6.0 Equipment and Supplies.

6.1 Sample Collection. A schematic of the sampling train used in performing this method is shown in Figure 101–1; it is similar to the Method 5 sampling train. The following items are required for sample collection:

6.1.1 Probe Nozzle, Pitot Tube, Differential Pressure Gauge, Metering System, Barometer, and Gas Density Determination Equipment. Same as Method 5, Sections 6.1.1.1, 6.1.1.3, 6.1.1.4, 6.1.1.9, 6.1.2, and 6.1.3, respectively.

6.1.2 Probe Liner. Borosilicate or quartz glass tubing. A heating system capable of maintaining a gas temperature of 120 ±14 °C (248 ±25 °F) at the probe exit during sampling may be used to prevent water condensation.

Note: Do not use metal probe liners.

6.1.3 Impingers. Four Greenburg-Smith impingers connected in series with leak-free ground glass fittings or any similar leak-free noncontaminating fittings. For the first, third, and fourth impingers, impingers that are modified by replacing the tip with a 13-mm ID (0.5-in.) glass tube extending to 13 mm (0.5 in.) from the bottom of the flask may be used.

6.1.4 Acid Trap. Mine Safety Appliances air line filter, Catalog number 81857, with acid absorbing cartridge and suitable connections, or equivalent.

6.2 Sample Recovery. The following items are needed for sample recovery:
6.2.1 Glass Sample Bottles. Leakless, with Teflon-lined caps, 1000- and 100-ml.

6.2.2 Graduated Cylinder. 250-ml.

6.2.3 Funnel and Rubber Policeman. To aid in transfer of silica gel to container; not necessary if silica gel is weighed in the field.

6.2.4 Funnel. Glass, to aid in sample recovery.

6.3 Sample Preparation and Analysis. The following items are needed for sample preparation and analysis:

6.3.1 Atomic Absorption Spectrophotometer. Perkin-Elmer 303, or equivalent, containing a hollow-cathode mercury lamp and the optical cell described in Section 6.3.2.

6.3.2 Optical Cell. Cylindrical shape with quartz end windows and having the dimensions shown in Figure 101–2. Wind the cell with approximately 2 meters (6 ft) of 24-gauge Nichrome wire, or equivalent, and wrap with fiberglass insulation tape, or equivalent; do not let the wires touch each other.

6.3.3 Aeration Cell. Constructed according to the specifications in Figure 101–3. Do not use a glass frit as a substitute for the blown glass bubbler tip shown in Figure 101–3.

6.3.4 Recorder. Matched to output of the spectrophotometer described in Section 6.3.1.

6.3.5 Variable Transformer. To vary the voltage on the optical cell from 0 to 40 volts.

6.3.6 Hood. For venting optical cell exhaust.

6.3.7 Flow Metering Valve.

6.3.8 Rate Meter. Rotameter, or equivalent, capable of measuring to within 2 percent a gas flow of 1.5 liters/min (0.053 cfm).

6.3.9 Aeration Gas Cylinder. Nitrogen or dry, Hg-free air, equipped with a single-stage regulator.

6.3.10 Tubing. For making connections. Use glass tubing (ungreased ball and socket connections are recommended) for all tubing connections between the solution cell and the optical cell; do not use Tygon tubing, other types of flexible tubing, or metal tubing as substitutes. Teflon, steel, or copper tubing may be used between the nitrogen tank and flow metering valve (Section 6.3.7), and Tygon, gum, or rubber tubing between the flow metering valve and the aeration cell.

6.3.11 Flow Rate Calibration Equipment. Bubble flow meter or wet-test meter for measuring a gas flow rate of 1.5 ±0.1 liters/min (0.053 ±0.0035 cfm).

6.3.12 Volumetric Flasks. Class A with penny head standard taper stoppers; 100-, 250-, 500-, and 1000-ml.

6.3.13 Volumetric Pipets. Class A; 1-, 2-, 3-, 4-, and 5-ml.

6.3.14 Graduated Cylinder. 50-ml.

6.3.15 Magnetic Stirrer. General-purpose laboratory type.

6.3.16 Magnetic Stirring Bar. Teflon-coated.

6.3.17 Balance. Capable of weighing to ±0.5 g.
6.3.18 Alternative Analytical Apparatus. Alternative systems are allowable as long as they meet the following criteria:

6.3.18.1 A linear calibration curve is generated and two consecutive samples of the same aliquot size and concentration agree within 3 percent of their average.

6.3.18.2 A minimum of 95 percent of the spike is recovered when an aliquot of a source sample is spiked with a known concentration of Hg (II) compound.

6.3.18.3 The reducing agent should be added after the aeration cell is closed.

6.3.18.4 The aeration bottle bubbler should not contain a frit.

6.3.18.5 Any Tygon tubing used should be as short as possible and conditioned prior to use until blanks and standards yield linear and reproducible results.

6.3.18.6 If manual stirring is done before aeration, it should be done with the aeration cell closed.

6.3.18.7 A drying tube should not be used unless it is conditioned as the Tygon tubing above.

7.0 Reagents and Standards

Unless otherwise indicated, all reagents must conform to the specifications established by the Committee on Analytical Reagents of the American Chemical Society; where such specifications are not available, use the best available grade.

7.1 Sample Collection. The following reagents are required for sample collection:

7.1.1 Water. Deionized distilled, to conform to ASTM D 1193–77 or 91 (incorporated by reference—see §61.18), Type 1. If high concentrations of organic matter are not expected to be present, the analyst may eliminate the \( \text{KMnO}_4 \) test for oxidizable organic matter. Use this water in all dilutions and solution preparations.

7.1.2 Nitric Acid, 50 Percent (v/v). Mix equal volumes of concentrated \( \text{HNO}_3 \) and water, being careful to add the acid to the water slowly.

7.1.3 Silica Gel. Indicating type, 6- to 16-mesh. If previously used, dry at 175 °C (350 °F) for 2 hours. The tester may use new silica gel as received.

7.1.4 Potassium Iodide (KI) Solution, 25 Percent. Dissolve 250 g of KI in water, and dilute to 1 liter.

7.1.5 Iodine Monochloride Stock Solution, 1.0 M. To 800 ml of 25 percent KI solution, add 800 ml of concentrated HCl. Cool to room temperature. With vigorous stirring, slowly add 135 g of potassium iodate (KIO₃), and stir until all free iodine has dissolved. A clear orange-red solution occurs when all the KIO₃ has been added. Cool to room temperature, and dilute to 1800 ml with water. Keep the solution in amber glass bottles to prevent degradation.

7.1.6 Absorbing Solution, 0.1 M ICl. Dilute 100 ml of the 1.0 M ICl stock solution to 1 liter with water. Keep the solution in amber glass bottles and in darkness to prevent degradation. This reagent is stable for at least two months.

7.2 Sample Preparation and Analysis. The following reagents and standards are required for sample preparation and analysis:

7.2.1 Reagents.

7.2.1.1 Tin (II) Solution. Prepare fresh daily, and keep sealed when not being used. Completely dissolve 20 g of tin (II) chloride (or 25 g of tin (II) sulfate) crystals (Baker Analyzed reagent grade or any other brand that will give a clear
solution) in 25 ml of concentrated HCl. Dilute to 250 ml with water. Do not substitute HNO₃, H₂SO₄, or other strong acids for the HCl.

7.2.1.2 Sulfuric Acid, 5 Percent (v/v). Dilute 25 ml of concentrated H₂SO₄ to 500 ml with water.

7.2.2 Standards

7.2.2.1 Hg Stock Solution, 1 mg Hg/ml. Prepare and store all Hg standard solutions in borosilicate glass containers. Completely dissolve 0.1354 g of Hg (II) chloride in 75 ml of water in a 100-ml glass volumetric flask. Add 10 ml of concentrated HNO₃, and adjust the volume to exactly 100 ml with water. Mix thoroughly. This solution is stable for at least one month.

7.2.2.2 Intermediate Hg Standard Solution, 10 µg Hg/ml. Prepare fresh weekly. Pipet 5.0 ml of the Hg stock solution (Section 7.2.2.1) into a 500-ml glass volumetric flask, and add 20 ml of the 5 percent H₂SO₄ solution. Dilute to exactly 500 ml with water. Thoroughly mix the solution.

7.2.2.3 Working Hg Standard Solution, 200 ng Hg/ml. Prepare fresh daily. Pipet 5.0 ml of the intermediate Hg standard solution (Section 7.2.2.2) into a 250-ml volumetric glass flask. Add 10 ml of the 5 percent H₂SO₄ and 2 ml of the 0.1 M ICl absorbing solution taken as a blank (Section 8.7.4.3), and dilute to 250 ml with water. Mix thoroughly.

8.0 Sample Collection, Preservation, Transport, and Storage

Because of the complexity of this method, testers should be trained and experienced with the test procedures to ensure reliable results. Since the amount of Hg that is collected generally is small, the method must be carefully applied to prevent contamination or loss of sample.

8.1 Pretest Preparation. Follow the general procedure outlined in Method 5, Section 8.1, except omit Sections 8.1.2 and 8.1.3.

8.2 Preliminary Determinations. Follow the general procedure outlined in Method 5, Section 8.2, with the exception of the following:

8.2.1 Select a nozzle size based on the range of velocity heads to assure that it is not necessary to change the nozzle size in order to maintain isokinetic sampling rates below 28 liters/min (1.0 cfm).

8.2.2 Perform test runs such that samples are obtained over a period or periods that accurately determine the maximum emissions that occur in a 24-hour period. In the case of cyclic operations, run sufficient tests for the accurate determination of the emissions that occur over the duration of the cycle. A minimum sample time of 2 hours is recommended. In some instances, high Hg or high SO₂ concentrations make it impossible to sample for the desired minimum time. This is indicated by reddening (liberation of free iodine) in the first impinger. In these cases, the sample run may be divided into two or more subruns to ensure that the absorbing solution is not depleted.

8.3 Preparation of Sampling Train.

8.3.1 Clean all glassware (probe, impingers, and connectors) by rinsing with 50 percent HNO₃, tap water, 0.1 M ICl, tap water, and finally deionized distilled water. Place 100 ml of 0.1 M ICl in each of the first three impingers. Take care to prevent the absorbing solution from contacting any greased surfaces. Place approximately 200 g of preweighed silica gel in the fourth impinger. More silica gel may be used, but care should be taken to ensure that it is not entrained and carried out from the impinger during sampling. Place the silica gel container in a clean place for later use in the sample recovery. Alternatively, determine and record the weight of the silica gel plus impinger to the nearest 0.5 g.

8.3.2 Install the selected nozzle using a Viton A O-ring when stack temperatures are less than 260 °C (500 °F). Use a fiberglass string gasket if temperatures are higher. See APTD–0576 (Reference 3 in Method 5) for details. Other connecting systems using either 316 stainless steel or Teflon ferrules may be used. Mark the probe with heat-resistant tape or by some other method to denote the proper distance into the stack or duct for each sampling point.
8.3.3 Assemble the train as shown in Figure 101–1, using (if necessary) a very light coat of silicone grease on all ground glass joints. Grease only the outer portion (see APTD–0576) to avoid the possibility of contamination by the silicone grease.

Note: An empty impinger may be inserted between the third impinger and the silica gel to remove excess moisture from the sample stream.

8.3.4 After the sampling train has been assembled, turn on and set the probe heating system, if applicable, at the desired operating temperature. Allow time for the temperatures to stabilize. Place crushed ice around the impingers.

8.4 Leak-Check Procedures. Follow the leak-check procedures outlined in Method 5, Section 8.4.

8.5 Sampling Train Operation. Follow the general procedure outlined in Method 5, Section 8.5. For each run, record the data required on a data sheet such as the one shown in Figure 101–4.

8.6 Calculation of Percent Isokinetic. Same as Method 5, Section 8.6.

8.7 Sample Recovery. Begin proper cleanup procedure as soon as the probe is removed from the stack at the end of the sampling period.

8.7.1 Allow the probe to cool. When it can be safely handled, wipe off any external particulate matter near the tip of the probe nozzle, and place a cap over it. Do not cap off the probe tip tightly while the sampling train is cooling. Capping would create a vacuum and draw liquid out from the impingers.

8.7.2 Before moving the sampling train to the cleanup site, remove the probe from the train, wipe off the silicone grease, and cap the open outlet of the probe. Be careful not to lose any condensate that might be present. Wipe off the silicone grease from the impinger. Use either ground-glass stoppers, plastic caps, or serum caps to close these openings.

8.7.3 Transfer the probe and impinger assembly to a cleanup area that is clean, protected from the wind, and free of Hg contamination. The ambient air in laboratories located in the immediate vicinity of Hg-using facilities is not normally free of Hg contamination.

8.7.4 Inspect the train before and during disassembly, and note any abnormal conditions. Treat the samples as follows.

8.7.4.1 Container No. 1 (Impingers and Probe).

8.7.4.1.1 Using a graduated cylinder, measure the liquid in the first three impingers to within 1 ml. Record the volume of liquid present (e.g., see Figure 5–6 of Method 5). This information is needed to calculate the moisture content of the effluent gas. (Use only glass storage bottles and graduated cylinders that have been precleaned as in Section 8.3.1) Place the contents of the first three impingers into a 1000-ml glass sample bottle.

8.7.4.1.2 Taking care that dust on the outside of the probe or other exterior surfaces does not get into the sample, quantitatively recover the Hg (and any condensate) from the probe nozzle, probe fitting, and probe liner as follows: Rinse these components with two 50-ml portions of 0.1 M ICl. Next, rinse the probe nozzle, fitting and liner, and each piece of connecting glassware between the probe liner and the back half of the third impinger with a maximum of 400 ml of water. Add all washings to the 1000-ml glass sample bottle containing the liquid from the first three impingers.

8.7.4.1.3 After all washings have been collected in the sample container, tighten the lid on the container to prevent leakage during shipment to the laboratory. Mark the height of the liquid to determine later whether leakage occurred during transport. Label the container to identify clearly its contents.

8.7.4.2 Container No. 2 (Silica Gel). Same as Method 5, Section 8.7.6.3.
8.7.4.3 Container No. 3 (Absorbing Solution Blank). Place 50 ml of the 0.1 M ICl absorbing solution in a 100-ml sample bottle. Seal the container. Use this blank to prepare the working Hg standard solution (Section 7.2.2.3).

9.0 Quality Control

9.1 Miscellaneous Quality Control Measures.

<table>
<thead>
<tr>
<th>Section</th>
<th>Quality control measure</th>
<th>Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.4 10.2</td>
<td>Sampling equipment leak-checks and calibration</td>
<td>Ensure accuracy and precision of sampling measurements.</td>
</tr>
<tr>
<td>10.5, 10.6</td>
<td>Spectrophotometer calibration</td>
<td>Ensure linearity of spectrophotometer response to standards.</td>
</tr>
<tr>
<td>11.3.3</td>
<td>Check for matrix effects</td>
<td>Eliminate matrix effects.</td>
</tr>
</tbody>
</table>

9.2 Volume Metering System Checks. Same as Method 5, Section 9.2.

10.0 Calibration and Standardizations

Note: Maintain a laboratory log of all calibrations.

10.1 Before use, clean all glassware, both new and used, as follows: brush with soap and tap water, liberally rinse with tap water, soak for 1 hour in 50 percent HNO₃, and then rinse with deionized distilled water.

10.2 Sampling Equipment. Calibrate the sampling equipment according to the procedures outlined in the following sections of Method 5: Section 10.1 (Probe Nozzle), Section 10.2 (Pitot Tube Assembly), Section 10.3 (Metering System), Section 10.5 (Temperature Sensors), Section 10.6 (Barometer).

10.3 Aeration System Flow Rate Meter. Assemble the aeration system as shown in Figure 101–5. Set the outlet pressure on the aeration gas cylinder regulator to a minimum pressure of 500 mm Hg (10 psi), and use the flow metering valve and a bubble flowmeter or wet-test meter to obtain a flow rate of 1.5 ±0.1 liters/min (0.053 ±0.0035 cfm) through the aeration cell. After the calibration of the aeration system flow rate meter is complete, remove the bubble flowmeter from the system.

10.4 Optical Cell Heating System. Using a 50-ml graduated cylinder, add 50 ml of water to the bottle section of the aeration cell, and attach the bottle section to the bubbler section of the cell. Attach the aeration cell to the optical cell and while aerating at 1.5 ±0.1 liters/min (0.053 ±0.0035 cfm), determine the minimum variable transformer setting necessary to prevent condensation of moisture in the optical cell and in the connecting tubing. (This setting should not exceed 20 volts.)

10.5 Spectrophotometer and Recorder.

10.5.1 The Hg response may be measured by either peak height or peak area.

Note: The temperature of the solution affects the rate at which elemental Hg is released from a solution and, consequently, it affects the shape of the absorption curve (area) and the point of maximum absorbance (peak height). Therefore, to obtain reproducible results, bring all solutions to room temperature before use.

10.5.2 Set the spectrophotometer wavelength at 253.7 nm, and make certain the optical cell is at the minimum temperature that will prevent water condensation. Then set the recorder scale as follows: Using a 50-ml graduated cylinder, add 50 ml of water to the aeration cell bottle. Add three drops of Antifoam B to the bottle, and then pipet 5.0 ml of the working Hg standard solution into the aeration cell.
Note: Always add the Hg-containing solution to the aeration cell after the 50 ml of water.

10.5.3 Place a Teflon-coated stirring bar in the bottle. Before attaching the bottle section to the bubbler section of the aeration cell, make certain that (1) the aeration cell exit arm stopcock (Figure 101–3) is closed (so that Hg will not prematurely enter the optical cell when the reducing agent is being added) and (2) there is no flow through the bubbler. If conditions (1) and (2) are met, attach the bottle section to the bubbler section of the aeration cell. Pipet 5 ml of tin (II) reducing solution into the aeration cell through the side arm, and immediately stopper the side arm. Stir the solution for 15 seconds, turn on the recorder, open the aeration cell exit arm stopcock, and immediately initiate aeration with continued stirring. Determine the maximum absorbance of the standard, and set this value to read 90 percent of the recorder full scale.

10.6 Calibration Curve.

10.6.1 After setting the recorder scale, repeat the procedure in Section 10.5 using 0.0-, 1.0-, 2.0-, 3.0-, 4.0-, and 5.0-ml aliquots of the working standard solution (final amount of Hg in the aeration cell is 0, 200, 400, 600, 800, and 1000 ng, respectively). Repeat this procedure on each aliquot size until two consecutive peaks agree within 3 percent of their average value.

Note: To prevent Hg carryover from one sample to another, do not close the aeration cell from the optical cell until the recorder pen has returned to the baseline.)

10.6.2 It should not be necessary to disconnect the aeration gas inlet line from the aeration cell when changing samples. After separating the bottle and bubbler sections of the aeration cell, place the bubbler section into a 600-ml beaker containing approximately 400 ml of water. Rinse the bottle section of the aeration cell with a stream of water to remove all traces of the tin (II) reducing agent. Also, to prevent the loss of Hg before aeration, remove all traces of the reducing agent between samples by washing with water. It will be necessary, however, to wash the aeration cell parts with concentrated HCl if any of the following conditions occur: (1) A white film appears on any inside surface of the aeration cell, (2) the calibration curve changes suddenly, or (3) the replicate samples do not yield reproducible results.

10.6.3 Subtract the average peak height (or peak area) of the blank (0.0-ml aliquot)—which must be less than 2 percent of recorder full scale—from the averaged peak heights of the 1.0-, 2.0-, 3.0-, 4.0-, and 5.0-ml aliquot standards. If the blank absorbance is greater than 2 percent of full-scale, the probable cause is Hg contamination of a reagent or carry-over of Hg from a previous sample. Prepare the calibration curve by plotting the corrected peak height of each standard solution versus the corresponding final total Hg weight in the aeration cell (in ng), and draw the best fit straight line. This line should either pass through the origin or pass through a point no further from the origin than ±2 percent of the recorder full scale. If the line does not pass through or very near to the origin, check for nonlinearity of the curve and for incorrectly prepared standards.

11.0 Analytical Procedure

11.1 Sample Loss Check. Check the liquid level in each container to see whether liquid was lost during transport. If a noticeable amount of leakage occurred, either void the sample or use methods subject to the approval of the Administrator to account for the losses.

11.2 Sample Preparation. Treat each sample as follows:

11.2.1 Container No. 1 (Impingers and Probe). Carefully transfer the contents of Container No. 1 into a 1000-ml volumetric flask, and adjust the volume to exactly 1000 ml with water.

11.2.2 Dilutions. Pipet a 2-ml aliquot from the diluted sample from Section 11.2.1 into a 250-ml volumetric flask. Add 10 ml of 5 percent H₂SO₄, and adjust the volume to exactly 250 ml with water. This solution is stable for at least 72 hours.

Note: The dilution factor will be 250/2 for this solution.
11.3 Analysis. Calibrate the analytical equipment and develop a calibration curve as outlined in Sections 10.3 through 10.6.

11.3.1 Mercury Samples. Repeat the procedure used to establish the calibration curve with an appropriately sized aliquot (1 to 5 ml) of the diluted sample (from Section 11.2.2) until two consecutive peak heights agree within 3 percent of their average value. The peak maximum of an aliquot (except the 5-ml aliquot) must be greater than 10 percent of the recorder full scale. If the peak maximum of a 1.0-ml aliquot is off scale on the recorder, further dilute the original source sample to bring the Hg concentration into the calibration range of the spectrophotometer.

11.3.2 Run a blank and standard at least after every five samples to check the spectrophotometer calibration. The peak height of the blank must pass through a point no further from the origin than ±2 percent of the recorder full scale. The difference between the measured concentration of the standard (the product of the corrected peak height and the reciprocal of the least squares slope) and the actual concentration of the standard must be less than 7 percent, or recalibration of the analyzer is required.

11.3.3 Check for Matrix Effects (optional). Use the Method of Standard Additions as follows to check at least one sample from each source for matrix effects on the Hg results. The Method of Standard Additions procedures described on pages 9–4 and 9–5 of the section entitled “General Information” of the Perkin Elmer Corporation Atomic Absorption Spectrophotometry Manual, Number 303–0152 (Reference 16 in Section 16.0) are recommended. If the results of the Method of Standard Additions procedure used on the single source sample do not agree to within ±5 percent of the value obtained by the routine atomic absorption analysis, then reanalyze all samples from the source using the Method of Standard Additions procedure.

11.4 Container No. 2 (Silica Gel). Weigh the spent silica gel (or silica gel plus impinger) to the nearest 0.5 g using a balance. (This step may be conducted in the field.)

12.0 Data Analysis and Calculations

Carry out calculations, retaining at least one extra decimal significant figure beyond that of the acquired data. Round off figures only after the final calculation. Other forms of the equations may be used as long as they give equivalent results.

12.1 Average Dry Gas Meter Temperature and Average Orifice Pressure Drop, Dry Gas Volume, Volume of Water Vapor Condensed, Moisture Content, and Isokinetic Variation. Same as Method 5, Sections 12.2 through 12.5 and 12.11, respectively.

12.2 Stack Gas Velocity. Using the data from this test and Equation 2–9 of Method 2, calculate the average stack gas velocity \( v_s \).

12.3 Total Mercury.

12.3.1 For each source sample, correct the average maximum absorbance of the two consecutive samples whose peak heights agree within 3 percent of their average for the contribution of the solution blank (see Section 10.6.3). Use the calibration curve and these corrected averages to determine the final total weight of Hg in ng in the aeration cell for each source sample.

12.3.2 Correct for any dilutions made to bring the sample into the working range of the spectrophotometer. Then calculate the Hg in the original solution, \( m_{Hg} \), as follows:

\[
m_{Hg} = \left[ C_{Hg(AC)} \left( \frac{D_F}{V_F} \right) \left( 10^{-3} \right) \right]/S \quad \text{Eq. 101-1}
\]

Where:

\( C_{Hg(AC)} = \) Total ng of Hg in aliquot analyzed (reagent blank subtracted).
DF = Dilution factor for the Hg-containing solution (before adding to the aeration cell; e.g., DF = 250/2 if the source samples were diluted as described in Section 11.2.2).

\[ DF = \text{Dilution factor} \]

\[ V_f = \text{Solution volume of original sample, 1000 ml for samples diluted as described in Section 11.2.1.} \]

\[ 10^{-3} = \text{Conversion factor, \( \mu g/\text{ng} \).} \]

\[ S = \text{Aliquot volume added to aeration cell, ml.} \]

12.4 Mercury Emission Rate. Calculate the daily Hg emission rate, \( R \), using Equation 101–2. For continuous operations, the operating time is equal to 86,400 seconds per day. For cyclic operations, use only the time per day each stack is in operation. The total Hg emission rate from a source will be the summation of results from all stacks.

\[
R = \frac{K_{m,Hg} V_f A_s \left( 86,400 \times 10^{-6} \right)}{\left[ V_m^{(std)} + V_w^{(std)} \right] \left( T_s / P_s \right)}
\]

Eq. 101-2

Where:

\[ K_1 = 0.3858 \ ^{\circ} K/\text{mm Hg} \text{ for metric units.} \]

\[ K_1 = 17.64 \ ^{\circ} R/\text{in. Hg} \text{ for English units.} \]

\[ K_3 = 10^{-6} \text{g/\( \mu g \)} \text{ for metric units.} \]

\[ = 2.2046 \times 10^{-9} \text{lb/\( \mu g \)} \text{ for English units.} \]

\[ P_s = \text{Absolute stack gas pressure, mm Hg (in. Hg).} \]

\[ t = \text{Daily operating time, sec/day.} \]

\[ T_s = \text{Absolute average stack gas temperature, \(^{\circ}K\) (\(^{\circ}R\)).} \]

\[ V_m^{(std)} = \text{Dry gas sample volume at standard conditions, scm (scf).} \]

\[ V_w^{(std)} = \text{Volume of water vapor at standard conditions, scm (scf).} \]

12.5 Determination of Compliance. Each performance test consists of three repetitions of the applicable test method. For the purpose of determining compliance with an applicable national emission standard, use the average of the results of all repetitions.

13.0 Method Performance

The following estimates are based on collaborative tests, wherein 13 laboratories performed duplicate analyses on two Hg-containing samples from a chlor-alkali plant and on one laboratory-prepared sample of known Hg concentration. The sample concentrations ranged from 2 to 65 \( \mu g \) Hg/ml.

13.1 Precision. The estimated intra-laboratory and inter-laboratory standard deviations are 1.6 and 1.8 \( \mu g \) Hg/ml, respectively.

13.2 Accuracy. The participating laboratories that analyzed a 64.3 \( \mu g \) Hg/ml (in 0.1 M ICl) standard obtained a mean of 63.7 \( \mu g \) Hg/ml.
13.3 Analytical Range. After initial dilution, the range of this method is 0.5 to 120 µg Hg/ml. The upper limit can be extended by further dilution of the sample.

14.0 Pollution Prevention. [Reserved]

15.0 Waste Management. [Reserved]

16.0 References

Same as Method 5, Section 17.0, References 1–3, 5, and 6, with the addition of the following:


17.0 Tables, Diagrams, Flowcharts, and Validation Data
Figure 101-1. Mercury Sampling Train.
Figure 101-2. Optical Cell.
Figure 101-3. Aeration Cell.
**Figure 101.4. Mercury yield data.**

<table>
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<tr>
<th>Traversal point number</th>
<th>Sampling time</th>
<th>Vacuum</th>
<th>Stack temperature</th>
<th>Velocity head</th>
<th>Pressure differential across orifice meter</th>
<th>Gas meter reading</th>
<th>Gas sample temperature at dry gas meter</th>
<th>Filter holder* temperature</th>
<th>Temperature of gas leaving condenser or last impinger</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>min. (in. Hg)</td>
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*If Applicable*
Method 101A—Determination of Particulate and Gaseous Mercury Emissions From Sewage Sludge Incinerators

Note: This method does not include all of the specifications (e.g., equipment and supplies) and procedures (e.g., sampling and analytical) essential to its performance. Some material is incorporated by reference from methods in appendix A to 40 CFR part 60 and in this part. Therefore, to obtain reliable results, persons using this method should also have a thorough knowledge of at least the following additional test methods: Methods 1, Method 2, Method 3, and Method 5 of part 60 (appendix A), and Method 101 part 61 (appendix B).

1.0 Scope and Application
1.1 Analytes.

<table>
<thead>
<tr>
<th>Analyte</th>
<th>CAS No.</th>
<th>Sensitivity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mercury (Hg)</td>
<td>7439–97–6</td>
<td>Dependent upon spectrophotometer and recorder.</td>
</tr>
</tbody>
</table>

1.2 Applicability. This method is applicable for the determination of Hg emissions from sewage sludge incinerators and other sources as specified in an applicable subpart of the regulations.

1.3 Data Quality Objectives. Adherence to the requirements of this method will enhance the quality of the data obtained from air pollutant sampling methods.

2.0 Summary of Method

2.1 Particulate and gaseous Hg emissions are withdrawn isokinetically from the source and are collected in acidic potassium permanganate (KMnO₄) solution. The Hg collected (in the mercuric form) is reduced to elemental Hg, which is then aerated from the solution into an optical cell and measured by atomic absorption spectrophotometry.

3.0 Definitions.[Reserved]

4.0 Interferences

4.1 Sample Collection. Excessive oxidizable organic matter in the stack gas prematurely depletes the KMnO₄ solution and thereby prevents further collection of Hg.

4.2 Analysis. Condensation of water vapor on the optical cell windows causes a positive interference.

5.0 Safety

5.1 Disclaimer. This method may involve hazardous materials, operations, and equipment. This test method may not address all of the safety problems associated with its use. It is the responsibility of the user of this test method to establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to performing this test method.

5.2 Corrosive Reagents. The following reagents are hazardous. Personal protective equipment and safe procedures are useful in preventing chemical splashes. If contact occurs, immediately flush with copious amounts of water for at least 15 minutes. Remove clothing under shower and decontaminate. Treat residual chemical burns as thermal burns.

5.2.1 Hydrochloric Acid (HCl). Highly toxic. Vapors are highly irritating to eyes, skin, nose, and lungs, causing severe damage. May cause bronchitis, pneumonia, or edema of lungs. Exposure to concentrations of 0.13 to 0.2 percent can be lethal to humans in a few minutes. Provide ventilation to limit exposure. Reacts with metals, producing hydrogen gas.

5.2.2 Nitric Acid (HNO₃). Highly corrosive to eyes, skin, nose, and lungs. Vapors cause bronchitis, pneumonia, or edema of lungs. Reaction to inhalation may be delayed as long as 30 hours and still be fatal. Provide ventilation to limit exposure. Strong oxidizer. Hazardous reaction may occur with organic materials such as solvents.

5.2.3 Sulfuric acid (H₂SO₄). Rapidly destructive to body tissue. Will cause third degree burns. Eye damage may result in blindness. Inhalation may be fatal from spasm of the larynx, usually within 30 minutes. May cause lung tissue damage with edema. 3 mg/m³ will cause lung damage in uninitiated. 1 mg/m³ for 8 hours will cause lung damage or, in higher concentrations, death. Provide ventilation to limit inhalation. Reacts violently with metals and organics.

5.3 Chlorine Evolution. Hydrochloric acid reacts with KMnO₄ to liberate chlorine gas. Although this is a minimal concern when small quantities of HCl (5–10 ml) are used in the impinger rinse, a potential safety hazard may still
exist. At sources that emit higher concentrations of oxidizable materials (e.g., power plants), more HCl may be required to remove the larger amounts of brown deposit formed in the impingers. In such cases, the potential safety hazards due to sample container pressurization are greater, because of the larger volume of HCl rinse added to the recovered sample. These hazards are eliminated by storing and analyzing the HCl impinger wash separately from the permanganate impinger sample.

6.0 Equipment and Supplies

6.1 Sample Collection and Sample Recovery. Same as Method 101, Sections 6.1 and 6.2, respectively, with the following exceptions:

6.1.1 Probe Liner. Same as in Method 101, Section 6.1.2, except that if a filter is used ahead of the impingers, the probe heating system must be used to minimize the condensation of gaseous Hg.

6.1.2 Filter Holder (Optional). Borosilicate glass with a rigid stainless-steel wire-screen filter support (do not use glass frit supports) and a silicone rubber or Teflon gasket, designed to provide a positive seal against leakage from outside or around the filter. The filter holder must be equipped with a filter heating system capable of maintaining a temperature around the filter holder of 120 ±14 °C (248 ±25 °F) during sampling to minimize both water and gaseous Hg condensation. A filter may also be used in cases where the stream contains large quantities of particulate matter.

6.2 Sample Analysis. Same as Method 101, Section 6.3, with the following additions and exceptions:

6.2.1 Volumetric Pipets. Class A; 1-, 2-, 3-, 4-, 5-, 10-, and 20-ml.

6.2.2 Graduated Cylinder. 25-ml.

6.2.3 Steam Bath.

6.2.4 Atomic Absorption Spectrophotometer or Equivalent. Any atomic absorption unit with an open sample presentation area in which to mount the optical cell is suitable. Instrument settings recommended by the particular manufacturer should be followed. Instruments designed specifically for the measurement of mercury using the cold-vapor technique are commercially available and may be substituted for the atomic absorption spectrophotometer.

6.2.5 Optical Cell. Alternatively, a heat lamp mounted above the cell or a moisture trap installed upstream of the cell may be used.

6.2.6 Aeration Cell. Alternatively, aeration cells available with commercial cold vapor instrumentation may be used.

6.2.7 Aeration Gas Cylinder. Nitrogen, argon, or dry, Hg-free air, equipped with a single-stage regulator. Alternatively, aeration may be provided by a peristaltic metering pump. If a commercial cold vapor instrument is used, follow the manufacturer's recommendations.

7.0 Reagents and Standards

Unless otherwise indicated, it is intended that all reagents conform to the specifications established by the Committee on Analytical Reagents of the American Chemical Society, where such specifications are available; otherwise, use the best available grade.

7.1 Sample Collection and Recovery. The following reagents are required for sample collection and recovery:

7.1.1 Water. Deionized distilled, to conform to ASTM D 1193–77 or 91 Type 1. If high concentrations of organic matter are not expected to be present, the analyst may eliminate the KMnO₄ test for oxidizable organic matter. Use this water in all dilutions and solution preparations.

7.1.2 Nitric Acid, 50 Percent (V/V). Mix equal volumes of concentrated HNO₃ and water, being careful to add the acid to the water slowly.
7.1.3 Silica Gel. Indicating type, 6 to 16 mesh. If previously used, dry at 175 °C (350 °F) for 2 hours. New silica gel may be used as received.

7.1.4 Filter (Optional). Glass fiber filter, without organic binder, exhibiting at least 99.95 percent efficiency on 0.3-μm dioctyl phthalate smoke particles. The filter in cases where the gas stream contains large quantities of particulate matter, but blank filters should be analyzed for Hg content.

7.1.5 Sulfuric Acid, 10 Percent (V/V). Carefully add and mix 100 ml of concentrated H₂SO₄ to 900 ml of water.

7.1.6 Absorbing Solution, 4 Percent KMnO₄(W/V). Prepare fresh daily. Dissolve 40 g of KMnO₄ in sufficient 10 percent H₂SO₄ to make 1 liter. Prepare and store in glass bottles to prevent degradation.

7.1.7 Hydrochloric Acid, 8 N. Carefully add and mix 67 ml of concentrated HCl to 33 ml of water.

7.2 Sample Analysis. The following reagents and standards are required for sample analysis:

7.2.1 Water. Same as in Section 7.1.1.

7.2.2 Tin (II) Solution. Prepare fresh daily, and keep sealed when not being used. Completely dissolve 20 g of tin (II) chloride (or 25 g of tin (II) sulfate) crystals (Baker Analyzed reagent grade or any other brand that will give a clear solution) in 25 ml of concentrated HCl. Dilute to 250 ml with water. Do not substitute HNO₃, H₂SO₄, or other strong acids for the HCl.

7.2.3 Sodium Chloride-Hydroxylamine Solution. Dissolve 12 g of sodium chloride and 12 g of hydroxylamine sulfate (or 12 g of hydroxylamine hydrochloride) in water and dilute to 100 ml.

7.2.4 Hydrochloric Acid, 8 N. Same as Section 7.1.7.

7.2.5 Nitric Acid, 15 Percent (V/V). Carefully add 15 ml HNO₃ to 85 ml of water.

7.2.6 Antifoam B Silicon Emulsion. J.T. Baker Company (or equivalent).

7.2.7 Mercury Stock Solution, 1 mg Hg/ml. Prepare and store all Hg standard solutions in borosilicate glass containers. Completely dissolve 0.1354 g of Hg (II) chloride in 75 ml of water. Add 10 ml of concentrated HNO₃, and adjust the volume to exactly 100 ml with water. Mix thoroughly. This solution is stable for at least one month.

7.2.8 Intermediate Hg Standard Solution, 10 µg/ml. Prepare fresh weekly. Pipet 5.0 ml of the Hg stock solution (Section 7.2.7) into a 500 ml volumetric flask, and add 20 ml of 15 percent HNO₃ solution. Adjust the volume to exactly 500 ml with water. Thoroughly mix the solution.

7.2.9 Working Hg Standard Solution, 200 ng Hg/ml. Prepare fresh daily. Pipet 5.0 ml from the “Intermediate Hg Standard Solution” (Section 7.2.8) into a 250-ml volumetric flask. Add 5 ml of 4 percent KMnO₄ absorbing solution and 5 ml of 15 percent HNO₃. Adjust the volume to exactly 250 ml with water. Mix thoroughly.

7.2.10 Potassium Permanganate, 5 Percent (W/V). Dissolve 5 g of KMnO₄ in water and dilute to 100 ml.

7.2.11 Filter. Whatman No. 40, or equivalent.

8.0 Sample Collection, Preservation, Transport, and Storage

Same as Method 101, Section 8.0, with the exception of the following:

8.1 Preliminary Determinations. Same as Method 101, Section 8.2, except that the liberation of free iodine in the first impinger due to high Hg or sulfur dioxide concentrations is not applicable. In this method, high oxidizable organic content may make it impossible to sample for the desired minimum time. This problem is indicated by the complete
bleaching of the purple color of the KMnO₄ solution. In cases where an excess of water condensation is encountered, collect two runs to make one sample, or add an extra impinger in front of the first impinger (also containing acidified KMnO₄ solution).

8.2 Preparation of Sampling Train. Same as Method 101, Section 8.3, with the exception of the following:

8.2.1 In this method, clean all the glass components by rinsing with 50 percent HNO₃, tap water, 8 N HCl, tap water, and finally with deionized distilled water. Then place 50 ml of absorbing solution in the first impinger and 100 ml in each of the second and third impingers.

8.2.2 If a filter is used, use a pair of tweezers to place the filter in the filter holder. Be sure to center the filter, and place the gasket in the proper position to prevent the sample gas stream from bypassing the filter. Check the filter for tears after assembly is completed. Be sure also to set the filter heating system at the desired operating temperature after the sampling train has been assembled.

8.3 Sampling Train Operation. In addition to the procedure outlined in Method 101, Section 8.5, maintain a temperature around the filter (if applicable) of 120 ± 14 °C (248 ± 25 °F).

8.4 Sample Recovery. Same as Method 101, Section 8.7, with the exception of the following:

8.4.1 Transfer the probe, impinger assembly, and (if applicable) filter assembly to the cleanup area.

8.4.2 Treat the sample as follows:

8.4.2.1 Container No. 1 (Impinger, Probe, and Filter Holder) and, if applicable, Container No. 1A (HCl rinse).

8.4.2.1.1 Using a graduated cylinder, measure the liquid in the first three impingers to within 1 ml. Record the volume of liquid present (e.g., see Figure 5–6 of Method 5). This information is needed to calculate the moisture content of the effluent gas. (Use only graduated cylinder and glass storage bottles that have been precleaned as in Section 8.2.1.) Place the contents of the first three impingers (four if an extra impinger was added as described in Section 8.1) into a 1000-ml glass sample bottle labeled Container No. 1.

Note: If a filter is used, remove the filter from its holder as outlined under Section 8.4.3.

8.4.2.1.2 Taking care that dust on the outside of the probe or other exterior surfaces does not get into the sample, quantitatively recover the Hg (and any condensate) from the probe nozzle, probe fitting, probe liner, front half of the filter holder (if applicable), and impingers as follows: Rinse these components with a total of 400 ml (350 ml if an extra impinger was added as described in Section 8.1) of fresh absorbing solution, carefully assuring removal of all loose particulate matter from the impingers; add all washings to the 1000 ml glass sample bottle. To remove any residual brown deposits on the glassware following the permanganate rinse, rinse with approximately 100 ml of water, carefully assuring removal of all loose particulate matter from the impingers. Add this rinse to Container No. 1.

8.4.2.1.3 If no visible deposits remain after this water rinse, do not rinse with 8 N HCl. If deposits do remain on the glassware after the water rinse, wash impinger walls and stems with 25 ml of 8 N HCl, and place the wash in a separate container labeled Container No. 1A as follows: Place 200 ml of water in a sample container labeled Container No. 1A. Wash the impinger walls and stem with the HCl by turning the impinger on its side and rotating it so that the HCl contacts all inside surfaces. Pour the HCl wash carefully with stirring into Container No. 1A.

8.4.2.1.4 After all washings have been collected in the appropriate sample container(s), tighten the lid(s) on the container(s) to prevent leakage during shipment to the laboratory. Mark the height of the fluid level to allow subsequent determination of whether leakage has occurred during transport. Label each container to identify its contents clearly.

8.4.3 Container No. 2 (Silica Gel). Same as Method 5, Section 8.7.6.3.

8.4.4 Container No. 3 (Filter). If a filter was used, carefully remove it from the filter holder, place it in a 100-ml glass sample bottle, and add 20 to 40 ml of absorbing solution. If it is necessary to fold the filter, be sure that the particulate
cake is inside the fold. Carefully transfer to the 100-ml sample bottle any particulate matter and filter fibers that adhere to the filter holder gasket by using a dry Nylon bristle brush and a sharp-edged blade. Seal the container. Label the container to identify its contents clearly. Mark the height of the fluid level to allow subsequent determination of whether leakage has occurred during transport.

8.4.5 Container No. 4 (Filter Blank). If a filter was used, treat an unused filter from the same filter lot as that used for sampling according to the procedures outlined in Section 8.4.4.

8.4.6 Container No. 5 (Absorbing Solution Blank). Place 650 ml of 4 percent KMnO₄ absorbing solution in a 1000-ml sample bottle. Seal the container.

8.4.7 Container No. 6 (HCl Rinse Blank). Place 200 ml of water in a 1000-ml sample bottle, and add 25 ml of 8 N HCl carefully with stirring. Seal the container. Only one blank sample per 3 runs is required.

9.0 Quality Control

9.1 Miscellaneous Quality Control Measures.

<table>
<thead>
<tr>
<th>Section</th>
<th>Quality control measure</th>
<th>Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.0, 10.0</td>
<td>Sampling equipment leak-checks and calibration</td>
<td>Ensure accuracy and precision of sampling measurements.</td>
</tr>
<tr>
<td>10.2</td>
<td>Spectrophotometer calibration</td>
<td>Ensure linearity of spectrophotometer response to standards.</td>
</tr>
<tr>
<td>11.3.3</td>
<td>Check for matrix effects</td>
<td>Eliminate matrix effects.</td>
</tr>
</tbody>
</table>

9.2 Volume Metering System Checks. Same as Method 5, Section 9.2.

10.0 Calibration and Standardization

Same as Method 101, Section 10.0, with the following exceptions:

10.1 Optical Cell Heating System Calibration. Same as in Method 101, Section 10.4, except use a 25 ml graduated cylinder to add 25 ml of water to the bottle section of the aeration cell.

10.2 Spectrophotometer and Recorder Calibration.

10.2.1 The Hg response may be measured by either peak height or peak area.

Note: The temperature of the solution affects the rate at which elemental Hg is released from a solution and, consequently, it affects the shape of the absorption curve (area) and the point of maximum absorbance (peak height). To obtain reproducible results, all solutions must be brought to room temperature before use.

10.2.2 Set the spectrophotometer wave length at 253.7 nm, and make certain the optical cell is at the minimum temperature that will prevent water condensation. Then set the recorder scale as follows: Using a 25-ml graduated cylinder, add 25 ml of water to the aeration cell bottle. Add three drops of Antifoam B to the bottle, and then pipet 5.0 ml of the working Hg standard solution into the aeration cell.

Note: Always add the Hg-containing solution to the aeration cell after the 25 ml of water.
10.2.3 Place a Teflon-coated stirring bar in the bottle. Add 5 ml of absorbing solution to the aeration bottle, and mix well. Before attaching the bottle section to the bubbler section of the aeration cell, make certain that (1) the aeration cell exit arm stopcock (Figure 101–3 of Method 101) is closed (so that Hg will not prematurely enter the optical cell when the reducing agent is being added) and (2) there is no flow through the bubbler. If conditions (1) and (2) are met, attach the bottle section to the bubbler section of the aeration cell. Add sodium chloride-hydroxylamine in 1 ml increments until the solution is colorless. Now add 5 ml of tin (II) solution to the aeration bottle through the side arm, and immediately stopper the side arm. Stir the solution for 15 seconds, turn on the recorder, open the aeration cell exit arm stopcock, and immediately initiate aeration with continued stirring. Determine the maximum absorbance of the standard, and set this value to read 90 percent of the recorder full scale.

11.0 Analytical Procedure

11.1 Sample Loss Check. Check the liquid level in each container to see if liquid was lost during transport. If a noticeable amount of leakage occurred, either void the sample or use methods subject to the approval of the Administrator to account for the losses.

11.2 Sample Preparation. Treat sample containers as follows:

11.2.1 Containers No. 3 and No. 4 (Filter and Filter Blank).

11.2.1.1 If a filter is used, place the contents, including the filter, of Containers No. 3 and No. 4 in separate 250-ml beakers, and heat the beakers on a steam bath until most of the liquid has evaporated. Do not heat to dryness. Add 20 ml of concentrated HNO₃ to the beakers, cover them with a watch glass, and heat on a hot plate at 70 °C (160 °F) for 2 hours. Remove from the hot plate.

11.2.1.2 Filter the solution from digestion of the Container No. 3 contents through Whatman No. 40 filter paper, and save the filtrate for addition to the Container No. 1 filtrate as described in Section 11.2.2. Discard the filter paper.

11.2.1.3 Filter the solution from digestion of the Container No. 4 contents through Whatman No. 40 filter paper, and save the filtrate for addition to Container No. 5 filtrate as described in Section 11.2.3 below. Discard the filter paper.

11.2.2 Container No. 1 (Impingers, Probe, and Filter Holder) and, if applicable, No. 1A (HCl rinse).

11.2.2.1 Filter the contents of Container No. 1 through Whatman No. 40 filter paper into a 1 liter volumetric flask to remove the brown manganese dioxide (MnO₂) precipitate. Save the filter for digestion of the brown MnO₂ precipitate. Add the sample filtrate from Container No. 3 to the 1-liter volumetric flask, and dilute to volume with water. If the combined filtrates are greater than 1000 ml, determine the volume to the nearest ml and make the appropriate corrections for blank subtractions. Mix thoroughly. Mark the filtrate as analysis Sample No. A.1 and analyze for Hg within 48 hr of the filtration step. Place the saved filter, which was used to remove the brown MnO₂ precipitate, into an appropriate sized container. In a laboratory hood, add 25 ml of 8 N HCl to the filter and allow to digest for a minimum of 24 hours at room temperature.

11.2.2.2 Filter the contents of Container 1A through Whatman No. 40 filter paper into a 500-ml volumetric flask. Then filter the digestate of the brown MnO₂ precipitate from Container No. 1 through Whatman No. 40 filter paper into the same 500-ml volumetric flask, and dilute to volume with water. Mark this combined 500 ml dilute solution as analysis Sample No. A.2. Discard the filters.

11.2.3 Container No. 5 (Absorbing Solution Blank) and No. 6 (HCl Rinse Blank).

11.2.3.1 Treat Container No. 5 as Container No. 1 (as described in Section 11.2.2), except substitute the filter blank filtrate from Container No. 4 for the sample filtrate from Container No. 3, and mark as Sample A.1 Blank.

11.2.3.2 Treat Container No. 6 as Container No. 1A, (as described in Section 11.2.2, except substitute the filtrate from the digested blank MnO₂ precipitate for the filtrate from the digested sample MnO₂ precipitate, and mark as Sample No. A.2 Blank.
Note: When analyzing samples A.1 Blank and HCl A.2 Blank, always begin with 10 ml aliquots. This applies specifically to blank samples.

11.3 Analysis. Calibrate the analytical equipment and develop a calibration curve as outlined in Section 10.0.

11.3.1 Mercury Samples. Then repeat the procedure used to establish the calibration curve with appropriately sized aliquots (1 to 10 ml) of the samples (from Sections 11.2.2 and 11.2.3) until two consecutive peak heights agree within 3 percent of their average value. If the 10 ml sample is below the detectable limit, use a larger aliquot (up to 20 ml), but decrease the volume of water added to the aeration cell accordingly to prevent the solution volume from exceeding the capacity of the aeration bottle. If the peak maximum of a 1.0 ml aliquot is off scale, further dilute the original sample to bring the Hg concentration into the calibration range of the spectrophotometer. If the Hg content of the absorbing solution and filter blank is below the working range of the analytical method, use zero for the blank.

11.3.2 Run a blank and standard at least after every five samples to check the spectrophotometer calibration; recalibrate as necessary.

11.3.3 Check for Matrix Effects (optional). Same as Method 101, Section 11.3.3.

12.0 Data Analysis and Calculations

Note: Carry out calculations, retaining at least one extra decimal significant figure beyond that of the acquired data. Round off figures only after the final calculation. Other forms of the equations may be used as long as they give equivalent results.

12.1 Nomenclature.

\[ C_{(\text{fltr})}Hg = \text{Total ng of Hg in aliquot of KMnO}_4\text{filtrate and HNO}_3\text{digestion of filter analyzed (aliquot of analysis Sample No. A.1).} \]

\[ C_{(\text{fltr blk})}Hg = \text{Total ng of Hg in aliquot of KMnO}_4\text{blank and HNO}_3\text{digestion of blank filter analyzed (aliquot of analysis Sample No. A.1 blank).} \]

\[ C_{(\text{HC1 blk})}Hg = \text{Total ng of Hg analyzed in aliquot of the 500-ml analysis Sample No. HCl A.2 blank.} \]

\[ C_{(\text{HC1})}Hg = \text{Total ng of Hg analyzed in the aliquot from the 500-ml analysis Sample No. HCl A.2.} \]

\[ DF = \text{Dilution factor for the HCl-digested Hg-containing solution, Analysis Sample No. “HCl A.2.”} \]

\[ DF_{\text{blk}} = \text{Dilution factor for the HCl-digested Hg containing solution, Analysis Sample No. “HCl A.2 blank.” (Refer to sample No. “HCl A.2” dilution factor above.)} \]

\[ m_{(\text{fltr})}Hg = \text{Total blank corrected } \mu\text{g of Hg in KMnO}_4\text{filtrate and HNO}_3\text{digestion of filter sample.} \]

\[ m_{(\text{HC1})}Hg = \text{Total blank corrected } \mu\text{g of Hg in HCl rinse and HCl digestate of filter sample.} \]

\[ m_{\text{Hg}} = \text{Total blank corrected Hg content in each sample, } \mu\text{g.} \]

\[ S = \text{Aliquot volume of sample added to aeration cell, ml.} \]

\[ S_{\text{blk}} = \text{Aliquot volume of blank added to aeration cell, ml.} \]

\[ Vf(\text{blk}) = \text{Solution volume of blank sample, 1000 ml for samples diluted as described in Section 11.2.2.} \]

\[ Vf(\text{fltr}) = \text{Solution volume of original sample, normally 1000 ml for samples diluted as described in Section 11.2.2.} \]
V_f(HCl)= Solution volume of original sample, 500 ml for samples diluted as described in Section 11.2.1.

10^{-3}= Conversion factor, μg/ng.

12.2 Average Dry Gas Meter Temperature and Average Orifice Pressure Drop, Dry Gas Volume, Volume of Water Vapor Condensed, Moisture Content, Isokinetic Variation, and Stack Gas Velocity and Volumetric Flow Rate. Same as Method 5, Sections 12.2 through 12.5, 12.11, and 12.12, respectively.

12.3 Total Mercury.

12.3.1 For each source sample, correct the average maximum absorbance of the two consecutive samples whose peak heights agree within 3 percent of their average for the contribution of the blank. Use the calibration curve and these corrected averages to determine the final total weight of Hg in ng in the aeration cell for each source sample.

12.3.2 Correct for any dilutions made to bring the sample into the working range of the spectrophotometer.

\[
m_{(HCl)Hg} = \left[ \frac{C_{(HCl)Hg}\overline{DF}}{S} \right] - \left[ \frac{C_{(HCl)bk}\overline{DF}}{S_{bk}} \right] V_f(HCl)(10^{-3}) \quad \text{Eq. 101A-1}
\]

Note: This dilution factor applies only to the intermediate dilution steps, since the original sample volume \([V_f(HCl)]\) of “HCl A.2” has been factored out in the equation along with the sample aliquot (S). In Eq. 101A-1, the sample aliquot, S, is introduced directly into the aeration cell for analysis according to the procedure outlined in Section 11.3.1. A dilution factor is required only if it is necessary to bring the sample into the analytical instrument’s calibration range.

Note: The maximum allowable blank subtraction for the HCl is the lesser of the two following values: (1) the actual blank measured value (analysis Sample No. HCl A.2 blank), or (2) 5% of the Hg content in the combined HCl rinse and digested sample (analysis Sample No. HCl A.2).

\[
m_{(A.1)Hg} = \left[ \frac{C_{(A.1)Hg}\overline{DF}V_{f(A.1)}}{S} \right] - \left[ \frac{C_{(A.1)bk}\overline{DF}}{S_{bk}} \right] V_f(HCl) \quad \text{Eq. 101A-2}
\]

Note: The maximum allowable blank subtraction for the HCl is the lesser of the two following values: (1) the actual blank measured value (analysis Sample No. “A.1 blank”), or (2) 5% of the Hg content in the filtrate (analysis Sample No. “A.1”).

\[
m_{Hg} = m_{(HCl)Hg} + m_{(A.1)Hg} \quad \text{Eq. 101A-3}
\]

12.3 Mercury Emission Rate. Same as Method 101, Section 12.3.

12.4 Determination of Compliance. Same as Method 101, Section 12.4.

13.0 Method Performance

13.1 Precision. Based on eight paired-train tests, the intra-laboratory standard deviation was estimated to be 4.8 μg/ml in the concentration range of 50 to 130 μg/m3.

13.2 Bias. [Reserved]
13.3 Range. After initial dilution, the range of this method is 20 to 800 ng Hg/ml. The upper limit can be extended by further dilution of the sample.

14.0 Pollution Prevention[Reserved]

15.0 Waste Management[Reserved]

16.0 References

Same as Section 16.0 of Method 101, with the addition of the following:


17.0 Tables, Diagrams, Flowcharts, And Validation Data[Reserved]

Method 102—Determination of Particulate and Gaseous Mercury Emissions From Chlor-Alkali Plants (Hydrogen Streams)

Note: This method does not include all of the specifications (e.g., equipment and supplies) and procedures (e.g., sampling and analytical) essential to its performance. Some material is incorporated by reference from other methods in this part and in appendix A to 40 CFR part 60. Therefore, to obtain reliable results, persons using this method should have a thorough knowledge of at least the following additional test methods: Method 1, Method 2, Method 3, Method 5, and Method 101.

1.0 Scope and Application

1.1 Analytes.

<table>
<thead>
<tr>
<th>Analyte</th>
<th>CAS No.</th>
<th>Sensitivity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mercury (Hg)</td>
<td>7439–97–6</td>
<td>Dependent upon recorder and spectrophotometer.</td>
</tr>
</tbody>
</table>

1.2 Applicability. This method is applicable for the determination of Hg emissions, including both particulate and gaseous Hg, from chlor-alkali plants and other sources (as specified in the regulations) where the carrier-gas stream in the duct or stack is principally hydrogen.

1.3 Data Quality Objectives. Adherence to the requirements of this method will enhance the quality of the data obtained from air pollutant sampling methods.

2.0 Summary of Method

2.1 Particulate and gaseous Hg emissions are withdrawn isokinetically from the source and collected in acidic iodine monochloride (ICl) solution. The Hg collected (in the mercuric form) is reduced to elemental Hg, which is then aerated from the solution into an optical cell and measured by atomic absorption spectrophotometry.
3.0 Definitions [Reserved]

4.0 Interferences

Same as Method 101, Section 4.2.

5.0 Safety

5.1 Disclaimer. This method may involve hazardous materials, operations, and equipment. This test method may not address all of the safety problems associated with its use. It is the responsibility of the user of this test method to establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to performing this test method.

5.2 Corrosive Reagents. Same as Method 101, Section 5.2.

5.3 Explosive Mixtures. The sampler must conduct the source test under conditions of utmost safety because hydrogen and air mixtures are explosive. Since the sampling train essentially is leakless, attention to safe operation can be concentrated at the inlet and outlet. If a leak does occur, however, remove the meter box cover to avoid a possible explosive mixture. The following specific precautions are recommended:

5.3.1 Operate only the vacuum pump during the test. The other electrical equipment, e.g., heaters, fans, and timers, normally are not essential to the success of a hydrogen stream test.

5.3.2 Seal the sample port to minimize leakage of hydrogen from the stack.

5.3.3 Vent sampled hydrogen at least 3 m (10 ft) away from the train. This can be accomplished by attaching a 13-mm (0.50-in.) ID Tygon tube to the exhaust from the orifice meter.

Note: A smaller ID tubing may cause the orifice meter calibration to be erroneous. Take care to ensure that the exhaust line is not bent or pinched.

6.0 Equipment and Supplies

Same as Method 101, Section 6.0, with the exception of the following:

6.1 Probe Heating System. Do not use, unless otherwise specified.

6.2 Glass Fiber Filter. Do not use, unless otherwise specified.

7.0 Reagents and Standards

Same as Method 101, Section 7.0.

8.0 Sample Collection, Preservation, Transport, and Storage

Same as Method 101, Section 8.0, with the exception of the following:

8.1 Setting of Isokinetic Rates.

8.1.1 If a nomograph is used, take special care in the calculation of the molecular weight of the stack gas and in the setting of the nomograph to maintain isokinetic conditions during sampling (Sections 8.1.1.1 through 8.1.1.3 below).

8.1.1.1 Calibrate the meter box orifice. Use the techniques described in APTD–0576 (see Reference 9 in Section 17.0 of Method 5). Calibration of the orifice meter at flow conditions that simulate the conditions at the source is
suggested. Calibration should either be done with hydrogen or with some other gas having similar Reynolds Number so that there is similarity between the Reynolds Numbers during calibration and during sampling.

8.1.1.2 The nomograph described in APTD–0576 cannot be used to calculate the C factor because the nomograph is designed for use when the stack gas dry molecular weight is 29 ±4. Instead, the following calculation should be made to determine the proper C factor:

\[
C = 0.00154 \Delta H \frac{C_p^2 T_m}{\left( \frac{P_s}{P_m} \right)} \left( \frac{1 - B_{ws}}{1 + 18 B_{ws}} \right)^2
\]

Eq. 102-1

Where:

- \(B_{ws}\) = Fraction by volume of water vapor in the stack gas.
- \(C_p\) = Pitot tube calibration coefficient, dimensionless.
- \(M_d\) = Dry molecular weight of stack gas, lb/lb-mole.
- \(P_s\) = Absolute pressure of stack gas, in. Hg.
- \(P_m\) = Absolute pressure of gas at the meter, in. Hg.
- \(T_m\) = Absolute temperature of gas at the orifice, °R.
- \(\Delta H\) = Meter box calibration factor obtained in Section 8.1.1.1, in. H₂O.

0.00154 = (in. H₂O/°R).

Note: This calculation is left in English units, and is not converted to metric units because nomographs are based on English units.

8.1.1.3 Set the calculated C factor on the operating nomograph, and select the proper nozzle diameter and K factor as specified in APTD–0576. If the C factor obtained in Section 8.1.1.2 exceeds the values specified on the existing operating nomograph, expand the C scale logarithmically so that the values can be properly located.

8.1.2 If a calculator is used to set isokinetic rates, it is suggested that the isokinetic equation presented in Reference 13 in Section 17.0 of Method 101 be consulted.

8.2 Sampling in Small (<12-in. Diameter) Stacks. When the stack diameter (or equivalent diameter) is less than 12 inches, conventional pitot tube-probe assemblies should not be used. For sampling guidelines, see Reference 14 in Section 17.0 of Method 101.

9.0 Quality Control

Same as Method 101, Section 9.0.

10.0 Calibration and Standardizations

Same as Method 101, Section 10.0.

11.0 Analytical Procedure

Same as Method 101, Section 11.0.
12.0 Data Analysis and Calculations
Same as Method 101, Section 12.0.

13.0 Method Performance
Same as Method 101, Section 13.0.

13.1 Analytical Range. After initial dilution, the range of this method is 0.5 to 120 µg Hg/ml. The upper limit can be extended by further dilution of the sample.

14.0 Pollution Prevention.[Reserved]

15.0 Waste Management.[Reserved]

16.0 References
Same as Method 101, Section 16.0.

17.0 Tables, Diagrams, Flowcharts, and Validation Data.[Reserved]

Method 103—Beryllium Screening Method

1.0 Scope and Application

1.1 Analytes.

<table>
<thead>
<tr>
<th>Analyte</th>
<th>CAS No.</th>
<th>Sensitivity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beryllium (Be)</td>
<td>7440–41–7</td>
<td>Dependent upon analytical procedure used.</td>
</tr>
</tbody>
</table>

1.2 Applicability. This procedure details guidelines and requirements for methods acceptable for use in determining Be emissions in ducts or stacks at stationary sources.

1.3 Data Quality Objectives. Adherence to the requirements of this method will enhance the quality of the data obtained from air pollutant sampling methods.

2.0 Summary of Method

2.1 Particulate Be emissions are withdrawn isokinetically from three points in a duct or stack and are collected on a filter. The collected sample is analyzed for Be using an appropriate technique.

3.0 Definitions.[Reserved]

4.0 Interferences.[Reserved]

5.0 Safety

5.1 Disclaimer. This method may involve hazardous materials, operations, and equipment. This test method may not address all of the safety problems associated with its use. It is the responsibility of the user of this test method to establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to performing this test method.
5.2 Hydrochloric Acid (HCl). Highly corrosive and toxic. Vapors are highly irritating to eyes, skin, nose, and lungs, causing severe damage. May cause bronchitis, pneumonia, or edema of lungs. Exposure to concentrations of 0.13 to 0.2 percent can be lethal to humans in a few minutes. Provide ventilation to limit exposure. Reacts with metals, producing hydrogen gas. Personal protective equipment and safe procedures are useful in preventing chemical splashes. If contact occurs, immediately flush with copious amounts of water at least 15 minutes. Remove clothing under shower and decontaminate. Treat residual chemical burn as thermal burn.

6.0 Equipment and Supplies

6.1 Sample Collection. A schematic of the required sampling train configuration is shown in Figure 103–1 in Section 17.0. The essential components of the train are as follows:

6.1.1 Nozzle. Stainless steel, or equivalent, with sharp, tapered leading edge.

6.1.2 Probe. Sheathed borosilicate or quartz glass tubing.

6.1.3 Filter. Millipore AA, or equivalent, with appropriate filter holder that provides a positive seal against leakage from outside or around the filter. It is suggested that a Whatman 41, or equivalent, be placed immediately against the back side of the Millipore filter as a guard against breakage of the Millipore. Include the backup filter in the analysis. To be equivalent, other filters shall exhibit at least 99.95 percent efficiency (0.05 percent penetration) on 0.3 micron dioctyl phthalate smoke particles, and be amenable to the Be analysis procedure. The filter efficiency tests shall be conducted in accordance with ASTM D 2986–71, 78, 95a (incorporated by reference—see §61.18). Test data from the supplier’s quality control program are sufficient for this purpose.

6.1.4 Meter-Pump System. Any system that will maintain isokinetic sampling rate, determine sample volume, and is capable of a sampling rate of greater than 14 lpm (0.5 cfm).

6.2 Measurement of Stack Conditions. The following equipment is used to measure stack conditions:

6.2.1 Pitot Tube. Type S, or equivalent, with a constant coefficient (±5 percent) over the working range.

6.2.2 Inclined Manometer, or Equivalent. To measure velocity head to ±10 percent of the minimum value.

6.2.3 Temperature Measuring Device. To measure stack temperature to ±1.5 percent of the minimum absolute stack temperature.

6.2.4 Pressure Measuring Device. To measure stack pressure to ±2.5 mm Hg (0.1 in. Hg).

6.2.5 Barometer. To measure atmospheric pressure to ±2.5 mm Hg (0.1 in. Hg).

6.2.6 Wet and Dry Bulb Thermometers, Drying Tubes, Condensers, or Equivalent. To determine stack gas moisture content to ±1 percent.

6.3 Sample Recovery.

6.3.1 Probe Cleaning Equipment. Probe brush or cleaning rod at least as long as probe, or equivalent. Clean cotton balls, or equivalent, should be used with the rod.

6.3.2 Leakless Glass Sample Bottles. To contain sample.

6.4 Analysis. All equipment necessary to perform an atomic absorption, spectrographic, fluorometric, chromatographic, or equivalent analysis.

7.0 Reagents and Standards
7.1 Sample Recovery.

7.1.1 Water. Deionized distilled, to conform to ASTM D 1193–77, 91 (incorporated by reference—see §61.18), Type 3.

7.1.2 Acetone. Reagent grade.

7.1.3 Wash Acid, 50 Percent (V/V) Hydrochloric Acid (HCl). Mix equal volumes of concentrated HCl and water, being careful to add the acid slowly to the water.

7.2 Analysis. Reagents and standards as necessary for the selected analytical procedure.

8.0 Sample Collection, Preservation, Transport, and Storage

Guidelines for source testing are detailed in the following sections. These guidelines are generally applicable; however, most sample sites differ to some degree and temporary alterations such as stack extensions or expansions often are required to insure the best possible sample site. Further, since Be is hazardous, care should be taken to minimize exposure. Finally, since the total quantity of Be to be collected is quite small, the test must be carefully conducted to prevent contamination or loss of sample.

8.1 Selection of a Sampling Site and Number of Sample Runs. Select a suitable sample site that is as close as practicable to the point of atmospheric emission. If possible, stacks smaller than one foot in diameter should not be sampled.

8.1.1 Ideal Sampling Site. The ideal sampling site is at least eight stack or duct diameters downstream and two diameters upstream from any flow disturbance such as a bend, expansion or contraction. For rectangular cross sections, use Equation 103–1 in Section 12.2 to determine an equivalent diameter, \( D_e \).

8.1.2 Alternate Sampling Site. Some sampling situations may render the above sampling site criteria impractical. In such cases, select an alternate site no less than two diameters downstream and one-half diameter upstream from any point of flow disturbance. Additional sample runs are recommended at any sample site not meeting the criteria of Section 8.1.1.

8.1.3 Number of Sample Runs Per Test. Three sample runs constitute a test. Conduct each run at one of three different points. Select three points that proportionately divide the diameter, or are located at 25, 50, and 75 percent of the diameter from the inside wall. For horizontal ducts, sample on a vertical line through the centroid. For rectangular ducts, sample on a line through the centroid and parallel to a side. If additional sample runs are performed per Section 8.1.2, proportionately divide the duct to accommodate the total number of runs.

8.2 Measurement of Stack Conditions. Using the equipment described in Section 6.2, measure the stack gas pressure, moisture, and temperature to determine the molecular weight of the stack gas. Sound engineering estimates may be made in lieu of direct measurements. Describe the basis for such estimates in the test report.

8.3 Preparation of Sampling Train.

8.3.1 Assemble the sampling train as shown in Figure 103–1. It is recommended that all glassware be precleaned by soaking in wash acid for two hours.

8.3.2 Leak check the sampling train at the sampling site. The leakage rate should not be in excess of 1 percent of the desired sample rate.

8.4 Sampling Train Operation.

8.4.1 For each run, measure the velocity at the selected sampling point. Determine the isokinetic sampling rate. Record the velocity head and the required sampling rate. Place the nozzle at the sampling point with the tip pointing directly into the gas stream. Immediately start the pump and adjust the flow to isokinetic conditions. At the conclusion
of the test, record the sampling rate. Again measure the velocity head at the sampling point. The required isokinetic rate at the end of the period should not have deviated more than 20 percent from that originally calculated. Describe the reason for any deviation beyond 20 percent in the test report.

8.4.2 Sample at a minimum rate of 14 liters/min (0.5 cfm). Obtain samples over such a period or periods of time as are necessary to determine the maximum emissions which would occur in a 24-hour period. In the case of cyclic operations, perform sufficient sample runs so as to allow determination or calculation of the emissions that occur over the duration of the cycle. A minimum sampling time of two hours per run is recommended.

8.5 Sample Recovery.

8.5.1 It is recommended that all glassware be precleaned as in Section 8.3. Sample recovery should also be performed in an area free of possible Be contamination. When the sampling train is moved, exercise care to prevent breakage and contamination. Set aside a portion of the acetone used in the sample recovery as a blank for analysis. The total amount of acetone used should be measured for accurate blank correction. Blanks can be eliminated if prior analysis shows negligible amounts.

8.5.2 Remove the filter (and backup filter, if used) and any loose particulate matter from filter holder, and place in a container.

8.5.3 Clean the probe with acetone and a brush or long rod and cotton balls. Wash into the container with the filter. Wash out the filter holder with acetone, and add to the same container.

9.0 Quality Control. [Reserved]

10.0 Calibration and Standardization

10.1 Sampling Train. As a procedural check, compare the sampling rate regulation with a dry gas meter, spirometer, rotameter (calibrated for prevailing atmospheric conditions), or equivalent, attached to the nozzle inlet of the complete sampling train.

10.2 Analysis. Perform the analysis standardization as suggested by the manufacturer of the instrument, or the procedures for the analytical method in use.

11.0 Analytical Procedure

Make the necessary preparation of samples and analyze for Be. Any currently acceptable method (e.g., atomic absorption, spectrographic, fluorometric, chromatographic) may be used.

12.0 Data Analysis and Calculations

12.1 Nomenclature.

\[ A_{av}(avg) = \text{Stack area, } m^2 \ (ft^2) \]

\[ L = \text{Length} \]

\[ R = \text{Be emission rate, g/day} \]

\[ V_{av}(avg) = \text{Average stack gas velocity, } m/sec \ (ft/sec) \]

\[ V_{total} = \text{Total volume of gas sampled, } m^3 \ (ft^3) \]

\[ W = \text{Width} \]
\[ W_t = \text{Total weight of Be collected, mg.} \]

\[ 10^{-6} = \text{Conversion factor, g/µg.} \]

\[ 86,400 = \text{Conversion factor, sec/day.} \]

12.2 Calculate the equivalent diameter, \( D_e \), for a rectangular cross section as follows:

\[
D_e = \frac{2 \cdot L \cdot W}{L + W} \quad \text{Eq. 103-1}
\]

12.3 Calculate the Be emission rate, \( R \), in g/day for each stack using Equation 103–2. For cyclic operations, use only the time per day each stack is in operation. The total Be emission rate from a source is the summation of results from all stacks.

\[
R = \frac{W_t \cdot V_{\text{in}} \cdot A}{V_{\text{total}} \cdot \left( 86,400 \cdot 10^{-6} \right)} \quad \text{Eq. 103-2}
\]

12.4 Test Report. Prepare a test report that includes as a minimum: A detailed description of the sampling train used, results of the procedural check described in Section 10.1 with all data and calculations made, all pertinent data taken during the test, the basis for any estimates made, isokinetic sampling calculations, and emission results. Include a description of the test site, with a block diagram and brief description of the process, location of the sample points in the stack cross section, and stack dimensions and distances from any point of disturbance.

13.0 Method Performance. [Reserved]

14.0 Pollution Prevention. [Reserved]

15.0 Waste Management. [Reserved]

16.0 References. [Reserved]

17.0 Tables, Diagrams, Flow Charts, and Validation Data
Method 104—Determination of Beryllium Emissions From Stationary Sources

Note: This method does not include all of the specifications (e.g., equipment and supplies) and procedures (e.g., sampling and analytical) essential to its performance. Some material is incorporated by reference from methods in appendix A to 40 CFR part 60. Therefore, to obtain reliable results, persons using this method should have a thorough knowledge of at least the following additional test methods: Method 1, Method 2, Method 3, and Method 5 in appendix A, part 60.

1.0 Scope and Application
1.1 Analytes.

<table>
<thead>
<tr>
<th>Analyte</th>
<th>CAS No.</th>
<th>Sensitivity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beryllium (Be)</td>
<td>7440–41–7</td>
<td>Dependent upon recorder and spectrophotometer.</td>
</tr>
</tbody>
</table>

1.2 Applicability. This method is applicable for the determination of Be emissions in ducts or stacks at stationary sources. Unless otherwise specified, this method is not intended to apply to gas streams other than those emitted directly to the atmosphere without further processing.

1.3 Data Quality Objectives. Adherences to the requirements of this method will enhance the quality of the data obtained from air pollutant sampling methods.

2.0 Summary of Method

2.1 Particulate and gaseous Be emissions are withdrawn isokinetically from the source and are collected on a glass fiber filter and in water. The collected sample is digested in an acid solution and is analyzed by atomic absorption spectrophotometry.

3.0 Definitions[Reserved]

4.0 Interferences

4.1 Matrix Effects. Analysis for Be by flame atomic absorption spectrophotometry is sensitive to the chemical composition and to the physical properties (e.g., viscosity, pH) of the sample. Aluminum and silicon in particular are known to interfere when present in appreciable quantities. The analytical procedure includes (optionally) the use of the Method of Standard Additions to check for these matrix effects, and sample analysis using the Method of Standard Additions if significant matrix effects are found to be present (see Reference 2 in Section 16.0).

5.0 Safety

5.1 Disclaimer. This method may involve hazardous materials, operations, and equipment. This test method may not address all of the safety problems associated with its use. It is the responsibility of the user of this test method to establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to performing this test method.

5.2 Corrosive reagents. The following reagents are hazardous. Personal protective equipment and safe procedures are useful in preventing chemical splashes. If contact occurs, immediately flush with copious amounts of water at least 15 minutes. Remove clothing under shower and decontaminate. Treat residual chemical burn as thermal burn.

5.2.1 Hydrochloric Acid (HCl). Highly toxic. Vapors are highly irritating to eyes, skin, nose, and lungs, causing severe damage. May cause bronchitis, pneumonia, or edema of lungs. Exposure to concentrations of 0.13 to 0.2 percent can be lethal to humans in a few minutes. Provide ventilation to limit exposure. Reacts with metals, producing hydrogen gas.

5.2.2 Hydrogen Peroxide (H₂O₂). Irritating to eyes, skin, nose, and lungs.

5.2.3 Nitric Acid (HNO₃). Highly corrosive to eyes, skin, nose, and lungs. Vapors cause bronchitis, pneumonia, or edema of lungs. Reaction to inhalation may be delayed as long as 30 hours and still be fatal. Provide ventilation to limit exposure. Strong oxidizer. Hazardous reaction may occur with organic materials such as solvents.

5.2.4 Sodium Hydroxide (NaOH). Causes severe damage to eyes and skin. Inhalation causes irritation to nose, throat, and lungs. Reacts exothermically with limited amounts of water.

5.3 Beryllium is hazardous, and precautions should be taken to minimize exposure.
6.0 Equipment and Supplies

6.1 Sample Collection. Same as Method 5, Section 6.1, with the exception of the following:

6.1.1 Sampling Train. Same as Method 5, Section 6.1.1, with the exception of the following:

6.1.2 Probe Liner. Borosilicate or quartz glass tubing. A heating system capable of maintaining a gas temperature of 120 ±14 °C (248 ±25 °F) at the probe exit during sampling to prevent water condensation may be used.

Note: Do not use metal probe liners.

6.1.3 Filter Holder. Borosilicate glass, with a glass frit filter support and a silicone rubber gasket. Other materials of construction (e.g., stainless steel, Teflon, Viton) may be used, subject to the approval of the Administrator. The holder design shall provide a positive seal against leakage from the outside or around the filter. The holder shall be attached immediately at the outlet of the probe. A heating system capable of maintaining the filter at a minimum temperature in the range of the stack temperature may be used to prevent condensation from occurring.

6.1.4 Impingers. Four Greenburg-Smith impingers connected in series with leak-free ground glass fittings or any similar leak-free noncontaminating fittings. For the first, third, and fourth impingers, use impingers that are modified by replacing the tip with a 13 mm-ID (0.5 in.) glass tube extending to 13 mm (0.5 in.) from the bottom of the flask may be used.

6.2 Sample Recovery. The following items are needed for sample recovery:

6.2.1 Probe Cleaning Rod. At least as long as probe.

6.2.2 Glass Sample Bottles. Leakless, with Teflon-lined caps, 1000 ml.

6.2.3 Petri Dishes. For filter samples, glass or polyethylene, unless otherwise specified by the Administrator.

6.2.4 Graduated Cylinder. 250 ml.

6.2.5 Funnel and Rubber Policeman. To aid in transfer of silica gel to container; not necessary if silica gel is weighed in the field.

6.2.6 Funnel. Glass, to aid in sample recovery.

6.2.7 Plastic Jar. Approximately 300 ml.

6.3 Analysis. The following items are needed for sample analysis:

6.3.1 Atomic Absorption Spectrophotometer. Perkin-Elmer 303, or equivalent, with nitrous oxide/acetylene burner.

6.3.2 Hot Plate.

6.3.3 Perchloric Acid Fume Hood.

7.0 Reagents and Standards

Note: Unless otherwise indicated, it is intended that all reagents conform to the specifications established by the Committee on Analytical Reagents of the American Chemical Society, where such specifications are available; otherwise, use the best available grade.
7.1 Sample Collection. Same as Method 5, Section 7.1, including deionized distilled water conforming to ASTM D 1193–77 or 91 (incorporated by reference—see §61.18), Type 3. The Millipore AA filter is recommended.

7.2 Sample Recovery. Same as Method 5 in appendix A, part 60, Section 7.2, with the addition of the following:

7.2.1 Wash Acid, 50 Percent (V/V) Hydrochloric Acid (HCl). Mix equal volumes of concentrated HCl and water, being careful to add the acid slowly to the water.

7.3 Sample Preparation and Analysis. The following reagents and standards are needed for sample preparation and analysis:

7.3.1 Water. Same as in Section 7.1.

7.3.2. Perchloric Acid (HClO₄). Concentrated (70 percent V/V).

7.3.3 Nitric Acid (HNO₃). Concentrated.

7.3.4 Beryllium Powder. Minimum purity 98 percent.

7.3.5 Sulfuric Acid (H₂SO₄) Solution, 12 N. Dilute 33 ml of concentrated H₂SO₄ to 1 liter with water.

7.3.6 Hydrochloric Acid Solution, 25 Percent HCl (V/V).

7.3.7 Stock Beryllium Standard Solution, 10 µg Be/ml. Dissolve 10.0 mg of Be in 80 ml of 12 N H₂SO₄ in a 1000-ml volumetric flask. Dilute to volume with water. This solution is stable for at least one month. Equivalent strength Be stock solutions may be prepared from Be salts such as BeCl₂ and Be(NO₃)₂ (98 percent minimum purity).

7.3.8 Working Beryllium Standard Solution, 1 µg Be/ml. Dilute a 10 ml aliquot of the stock beryllium standard solution to 100 ml with 25 percent HCl solution to give a concentration of 1 mg/ml. Prepare this dilute stock solution fresh daily.

8.0 Sample Collection, Preservation, Transport, and Storage

The amount of Be that is collected is generally small, therefore, it is necessary to exercise particular care to prevent contamination or loss of sample.

8.1 Pretest Preparation. Same as Method 5, Section 8.1, except omit Section 8.1.3.

8.2 Preliminary Determinations. Same as Method 5, Section 8.2, with the exception of the following:

8.2.1 Select a nozzle size based on the range of velocity heads to assure that it is not necessary to change the nozzle size in order to maintain isokinetic sampling rates below 28 liters/min (1.0 cfm).

8.2.2 Obtain samples over a period or periods of time that accurately determine the maximum emissions that occur in a 24-hour period. In the case of cyclic operations, perform sufficient sample runs for the accurate determination of the emissions that occur over the duration of the cycle. A minimum sample time of 2 hours per run is recommended.

8.3 Preparation of Sampling Train. Same as Method 5, Section 8.3, with the exception of the following:

8.3.1 Prior to assembly, clean all glassware (probe, impingers, and connectors) by first soaking in wash acid for 2 hours, followed by rinsing with water.

8.3.2 Save a portion of the water for a blank analysis.

8.3.3 Procedures relating to the use of metal probe liners are not applicable.
8.3.4 Probe and filter heating systems are needed only if water condensation is a problem. If this is the case, adjust the heaters to provide a temperature at or above the stack temperature. However, membrane filters such as the Millipore AA are limited to about 107 °C (225 °F). If the stack gas is in excess of about 93 °C (200 °F), consideration should be given to an alternate procedure such as moving the filter holder downstream of the first impinger to insure that the filter does not exceed its temperature limit. After the sampling train has been assembled, turn on and set the probe heating system, if applicable, at the desired operating temperature. Allow time for the temperatures to stabilize. Place crushed ice around the impingers.

Note: An empty impinger may be inserted between the third impinger and the silica gel to remove excess moisture from the sample stream.

8.4 Leak Check Procedures, Sampling Train Operation, and Calculation of Percent Isokinetic. Same as Method 5, Sections 8.4, 8.5, and 8.6, respectively.

8.5 Sample Recovery. Same as Method 5, Section 8.7, except treat the sample as follows: Transfer the probe and impinger assembly to a cleanup area that is clean, protected from the wind, and free of Be contamination. Inspect the train before and during this assembly, and note any abnormal conditions. Treat the sample as follows: Disconnect the probe from the impinger train.

8.5.1 Container No. 1. Same as Method 5, Section 8.7.6.1.

8.5.2 Container No. 2. Place the contents (measured to 1 ml) of the first three impingers into a glass sample bottle. Use the procedures outlined in Section 8.7.6.2 of Method 5, where applicable, to rinse the probe nozzle, probe fitting, probe liner, filter holder, and all glassware between the filter holder and the back half of the third impinger with water. Repeat this procedure with acetone. Place both water and acetone rinse solutions in the sample bottle with the contents of the impingers.

8.5.3 Container No. 3. Same as Method 5, Section 8.7.6.3.

8.6 Blanks.

8.6.1 Water Blank. Save a portion of the water as a blank. Take 200 ml directly from the wash bottle being used and place it in a plastic sample container labeled "H2O blank."

8.6.2 Filter. Save two filters from each lot of filters used in sampling. Place these filters in a container labeled "filter blank."

8.7 Post-test Glassware Rinsing. If an additional test is desired, the glassware can be carefully double rinsed with water and reassembled. However, if the glassware is out of use more than 2 days, repeat the initial acid wash procedure.

9.0 Quality Control

<table>
<thead>
<tr>
<th>Section</th>
<th>Quality control measure</th>
<th>Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.4, 10.1</td>
<td>Sampling equipment leak checks and calibration</td>
<td>Ensure accuracy and precision of sampling measurements.</td>
</tr>
<tr>
<td>10.2</td>
<td>Spectrophotometer calibration</td>
<td>Ensure linearity of spectrophotometer response to standards.</td>
</tr>
<tr>
<td>11.5</td>
<td>Check for matrix effects</td>
<td>Eliminate matrix effects.</td>
</tr>
</tbody>
</table>

10.0 Calibration and Standardization
Note: Maintain a laboratory log of all calibrations.

10.1 Sampling Equipment. Same as Method 5, Section 10.0.

10.2 Preparation of Standard Solutions. Pipet 1, 3, 5, 8, and 10 ml of the 1.0 µg Be/ml working standard solution into separate 100 ml volumetric flasks, and dilute to the mark with water. The total amounts of Be in these standards are 1, 3, 5, 8, and 10 µg, respectively.

10.3 Spectrophotometer and Recorder. The Be response may be measured by either peak height or peak area. Analyze an aliquot of the 10-µg standard at 234.8 nm using a nitrous oxide/acetylene flame. Determine the maximum absorbance of the standard, and set this value to read 90 percent of the recorder full scale.

10.4 Calibration Curve.

10.4.1 After setting the recorder scale, analyze an appropriately sized aliquot of each standard and the BLANK (see Section 11) until two consecutive peaks agree within 3 percent of their average value.

10.4.3 Subtract the average peak height (or peak area) of the blank—which must be less than 2 percent of recorder full scale—from the averaged peak heights of the standards. If the blank absorbance is greater than 2 percent of full-scale, the probable cause is Be contamination of a reagent or carry-over of Be from a previous sample. Prepare the calibration curve by plotting the corrected peak height of each standard solution versus the corresponding total Be weight in the standard (in µg).

10.5 Spectrophotometer Calibration Quality Control. Calculate the least squares slope of the calibration curve. The line must pass through the origin or through a point no further from the origin than ±2 percent of the recorder full scale. Multiply the corrected peak height by the reciprocal of the least squares slope to determine the distance each calibration point lies from the theoretical calibration line. The difference between the calculated concentration values and the actual concentrations (i.e., 1, 3, 5, 8, and 10 µg Be) must be less than 7 percent for all standards.

11.0 Analytical Procedure

11.1 Sample Loss Check. Prior to analysis, check the liquid level in Container No. 2. Note on the analytical data sheet whether leakage occurred during transport. If a noticeable amount of leakage occurred, either void the sample or take steps, subject to the approval of the Administrator, to adjust the final results.

11.2 Glassware Cleaning. Before use, clean all glassware according to the procedure of Section 8.3.1.

11.3 Sample Preparation. The digestion of Be samples is accomplished in part in concentrated HClO₄.

Note: The sample must be heated to light brown fumes after the initial HNO₃ addition; otherwise, dangerous perchlorates may result from the subsequent HClO₄ digestion. HClO₄ should be used only under a hood.

11.3.1 Container No. 1. Transfer the filter and any loose particulate matter from Container No. 1 to a 150-ml beaker. Add 35 ml concentrated HNO₃. To oxidize all organic matter, heat on a hotplate until light brown fumes are evident. Cool to room temperature, and add 5 ml 12 N H₂SO₄ and 5 ml concentrated HClO₄.

11.3.2 Container No. 2. Place a portion of the water and acetone sample into a 150 ml beaker, and put on a hotplate. Add portions of the remainder as evaporation proceeds and evaporate to dryness. Cool the residue, and add 35 ml concentrated HNO₃. To oxidize all organic matter, heat on a hotplate until light brown fumes are evident. Cool to room temperature, and add 5 ml 12 N H₂SO₄ and 5 ml concentrated HClO₄. Then proceed with step 11.3.4.

11.3.3 Final Sample Preparation. Add the sample from Section 11.3.2 to the 150-ml beaker from Section 11.3.1. Replace on a hotplate, and evaporate to dryness in a HClO₄ hood. Cool the residue to room temperature, add 10.0 ml of 25 percent V/V HCl, and mix to dissolve the residue.
11.3.4 Filter and Water Blanks. Cut each filter into strips, and treat each filter individually as directed in Section 11.3.1. Treat the 200-ml water blank as directed in Section 11.3.2. Combine and treat these blanks as directed in Section 11.3.3.

11.4 Spectrophotometer Preparation. Turn on the power; set the wavelength, slit width, and lamp current; and adjust the background corrector as instructed by the manufacturer's manual for the particular atomic absorption spectrophotometer. Adjust the burner and flame characteristics as necessary.

11.5 Analysis. Calibrate the analytical equipment and develop a calibration curve as outlined in Sections 10.4 and 10.5.

11.5.1 Beryllium Samples. Repeat the procedure used to establish the calibration curve with an appropriately sized aliquot of each sample (from Section 11.3.3) until two consecutive peak heights agree within 3 percent of their average value. The peak height of each sample must be greater than 10 percent of the recorder full scale. If the peak height of the sample is off scale on the recorder, further dilute the original source sample to bring the Be concentration into the calibration range of the spectrophotometer.

11.5.2 Run a blank and standard at least after every five samples to check the spectrophotometer calibration. The peak height of the blank must pass through a point no further from the origin than ±2 percent of the recorder full scale. The difference between the measured concentration of the standard (the product of the corrected peak height and the reciprocal of the least squares slope) and the actual concentration of the standard must be less than 7 percent, or recalibration of the analyzer is required.

11.5.3 Check for Matrix Effects (optional). Use the Method of Standard Additions (see Reference 2 in Section 16.0) to check at least one sample from each source for matrix effects on the Be results. If the results of the Method of Standard Additions procedure used on the single source sample do not agree to within 5 percent of the value obtained by the routine atomic absorption analysis, then reanalyze all samples from the source using the Method of Standard Additions procedure.

11.6 Container No. 2 (Silica Gel). Weigh the spent silica gel (or silica gel plus impinger) to the nearest 0.5 g using a balance. (This step may be conducted in the field.)

12.0 Data Analysis and Calculations

Carry out calculations, retaining at least one extra decimal significant figure beyond that of the acquired data. Round off figures only after the final calculation. Other forms of the equations may be used as long as they give equivalent results.

12.1 Nomenclature.

\( K_1 = 0.3858 \, \text{°K/mm Hg} \) for metric units.

\( = 17.64 \, \text{°R/in. Hg} \) for English units.

\( K_2 = 10^{-6} \, \text{g/µg} \) for metric units.

\( = 2.2046 \times 10^{-9} \, \text{lb/µg} \) for English units.

\( m_{be} \) = Total weight of beryllium in the source sample.

\( P_s \) = Absolute stack gas pressure, mm Hg (in. Hg).

\( t \) = Daily operating time, sec/day.

\( T_s \) = Absolute average stack gas temperature, °K (°R).
Vm(std)= Dry gas sample volume at standard conditions, scm (scf).

Vw(std)= Volume of water vapor at standard conditions, scm (scf).

12.2 Average Dry Gas Meter Temperature and Average Orifice Pressure Drop, Dry Gas Volume, Volume of Water Vapor Condensed, Moisture Content, Isokinetic Variation, and Stack Gas Velocity and Volumetric Flow Rate. Same as Method 5, Sections 12.2 through 12.5, 12.11, and 12.12, respectively.

12.3 Total Beryllium. For each source sample, correct the average maximum absorbance of the two consecutive samples whose peak heights agree within 3 percent of their average for the contribution of the solution blank (see Sections 11.3.4 and 11.5.2). Correcting for any dilutions if necessary, use the calibration curve and these corrected averages to determine the total weight of Be in each source sample.

12.4 Beryllium Emission Rate. Calculate the daily Hg emission rate, R, using Equation 104-1. For continuous operations, the operating time is equal to 86,400 seconds per day. For cyclic operations, use only the time per day each stack is in operation. The total Hg emission rate from a source will be the summation of results from all stacks.

\[ R = \frac{K_1 K_2 \text{mg Be} \cdot P \cdot V \cdot A}{T \left( V_{w(\text{set})} + V_{w(\text{set})} \right)} \quad \text{Eq. 104-1} \]

12.5 Determination of Compliance. Each performance test consists of three sample runs. For the purpose of determining compliance with an applicable national emission standard, use the average of the results of all sample runs.

13.0 Method Performance.[Reserved]

14.0 Pollution Prevention.[Reserved]

15.0 Waste Management.[Reserved]

16.0 References

Same as References 1, 2, and 4–11 of Section 16.0 of Method 101 with the addition of the following:


17.0 Tables, Diagrams, Flowcharts, And Validation Data[Reserved]

Method 105—Determination of Mercury in Wastewater Treatment Plant Sewage Sludges

Note: This method does not include all of the specifications (e.g., equipment and supplies) and procedures (e.g., sampling and analytical) essential to its performance. Some material is incorporated by reference from other methods in this part. Therefore, to obtain reliable results, persons using this method should also have a thorough knowledge of at least the following additional test methods: Method 101 and Method 101A.

1.0 Scope and Application

1.1 Analytes.
<table>
<thead>
<tr>
<th>Analyte</th>
<th>CAS No.</th>
<th>Sensitivity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mercury (Hg)</td>
<td>7439–97–6</td>
<td>Dependent upon spectrophotometer and recorder.</td>
</tr>
</tbody>
</table>

1.2 Applicability. This method is applicable for the determination of total organic and inorganic Hg content in sewage sludges.

1.3 Data Quality Objectives. Adherence to the requirements of this method will enhance the quality of the data obtained from air pollutant sampling methods.

2.0 Summary of Method

2.1 Time-composite sludge samples are withdrawn from the conveyor belt subsequent to dewatering and before incineration or drying. A weighed portion of the sludge is digested in aqua regia and is oxidized by potassium permanganate (KMnO₄). Mercury in the digested sample is then measured by the conventional spectrophotometric cold-vapor technique.

3.0 Definitions

4.0 Interferences

5.0 Safety

5.1 Disclaimer. This method may involve hazardous materials, operations, and equipment. This test method may not address all of the safety problems associated with its use. It is the responsibility of the user of this test method to establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to performing this test method.

5.2 Corrosive Reagents. The following reagents are hazardous. Personal protective equipment and safe procedures are useful in preventing chemical splashes. If contact occurs, immediately flush with copious amounts of water at least 15 minutes. Remove clothing under shower and decontaminate. Treat residual chemical burn as thermal burn.

5.2.1 Hydrochloric Acid (HCl). Highly toxic. Vapors are highly irritating to eyes, skin, nose, and lungs, causing severe damage. May cause bronchitis, pneumonia, or edema of lungs. Exposure to concentrations of 0.13 to 0.2 percent can be lethal to humans in a few minutes. Provide ventilation to limit exposure. Reacts with metals, producing hydrogen gas.

5.2.2 Nitric Acid (HNO₃). Highly corrosive to eyes, skin, nose, and lungs. Vapors cause bronchitis, pneumonia, or edema of lungs. Reaction to inhalation may be delayed as long as 30 hours and still be fatal. Provide ventilation to limit exposure. Strong oxidizer. Hazardous reaction may occur with organic materials such as solvents.

6.0 Equipment and Supplies

6.1 Sample Collection and Mixing. The following items are required for collection and mixing of the sludge samples:


6.1.2 Scoop. To remove 950-ml (1 quart.) sludge sample.

6.1.3 Mixer. Mortar mixer, wheelbarrow-type, 57-liter (or equivalent) with electricity-driven motor.

6.1.4 Blender. Waring-type, 2-liter.

6.1.5 Scoop. To remove 100-ml and 20-ml samples of blended sludge.
6.1.6 Erlenmeyer Flasks. Four, 125-ml.

6.1.7 Beakers. Glass beakers in the following sizes: 50 ml (1), 200 ml (1), 400 ml (2).

6.2 Sample Preparation and Analysis. Same as Method 101, Section 6.3, with the addition of the following:

6.2.1 Hot Plate.

6.2.2 Desiccator.

6.2.3 Filter Paper. S and S No. 588 (or equivalent).

6.2.4 Beakers. Glass beakers, 200 ml and 400 ml (2 each).

7.0 Reagents and Standards

Note: Unless otherwise indicated, it is intended that all reagents conform to the specifications established
by the Committee on Analytical Reagents of the American Chemical Society, where such specifications
are available; otherwise, use the best available grade.

7.1 Sample Analysis. Same as Method 101A, Section 7.2, with the following additions and exceptions:

7.1.1 Hydrochloric Acid. The concentrated HCl specified in Method 101A, Section 7.2.4, is not required.

7.1.2 Aqua Regia. Prepare immediately before use. Carefully add one volume of concentrated HNO₃to three volumes
of concentrated HCl.

8.0 Sample Collection, Preservation, Storage, and Transport

8.1 Sludge Sampling. Withdraw equal volume increments of sludge [for a total of at least 15 liters (16 quarts)] at
intervals of 30 min over an 8-hr period, and combine in a rigid plastic container.

8.2 Sludge Mixing. Transfer the entire 15-liter sample to a mortar mixer. Mix the sample for a minimum of 30 min at
30 rpm. Take six 100-ml portions of sludge, and combine in a 2-liter blender. Blend sludge for 5 min; add water as
necessary to give a fluid consistency. Immediately after stopping the blender, withdraw four 20-ml portions of blended
sludge, and place them in separate, tared 125-ml Erlenmeyer flasks. Reweigh each flask to determine the exact
amount of sludge added.

8.3 Sample Holding Time. Samples shall be analyzed within the time specified in the applicable subpart of the
regulations.

9.0 Quality Control

<table>
<thead>
<tr>
<th>Section</th>
<th>Quality control measure</th>
<th>Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.0</td>
<td>Spectrophotometer calibration</td>
<td>Ensure linearity of spectrophotometer response to standards.</td>
</tr>
<tr>
<td>11.0</td>
<td>Check for matrix effects</td>
<td>Eliminate matrix effects.</td>
</tr>
</tbody>
</table>

10.0 Calibration and Standardization

Same as Method 101A, Section 10.2.
11.0 Analytical Procedures

11.1 Solids Content of Blended Sludge. Dry one of the 20-ml blended samples from Section 8.2 in an oven at 105 °C (221 °F) to constant weight. Cool in a desiccator, weigh and record the dry weight of the sample.

11.2 Aqua Regia Digestion of Blended Samples.

11.2.1 To each of the three remaining 20-ml samples from Section 8.2 add 25 ml of aqua regia, and digest the on a hot plate at low heat (do not boil) for 30 min, or until samples are a pale yellow-brown color and are void of the dark brown color characteristic of organic matter. Remove from hotplate and allow to cool.

11.2.2 Filter each digested sample separately through an S and S No. 588 filter or equivalent, and rinse the filter contents with 50 ml of water. Transfer the filtrate and filter washing to a 100-ml volumetric flask, and carefully dilute to volume with water.

11.3 Solids Content of the Sludge Before Blending. Remove two 100-ml portions of mixed sludge from the mortar mixer and place in separate, tared 400-ml beakers. Reweigh each beaker to determine the exact amount of sludge added. Dry in oven at 105 °C (221 °F) and cool in a desiccator to constant weight.

11.4 Analysis for Mercury. Analyze the three aqua regia-digested samples using the procedures outlined in Method 101A, Section 11.0.

12.0 Data Analysis and Calculations

12.1 Nomenclature.

\[ C_m = \text{Concentration of Hg in the digested sample, } \mu g/g. \]

\[ F_{sb} = \text{Weight fraction of solids in the blended sludge.} \]

\[ F_{sm} = \text{Weight fraction of solids in the collected sludge after mixing.} \]

\[ M = \text{Hg content of the sewage sludge (on a dry basis), } \mu g/g. \]

\[ m = \text{Mass of Hg in the aliquot of digested sample analyzed, } \mu g. \]

\[ n = \text{number of digested samples (specified in Section 11.2 as three).} \]

\[ V_a = \text{Volume of digested sample analyzed, ml.} \]

\[ V_s = \text{Volume of digested sample, ml.} \]

\[ W_b = \text{Weight of empty sample beaker, g.} \]

\[ W_{bs} = \text{Weight of sample beaker and sample, g.} \]

\[ W_{bd} = \text{Weight of sample beaker and sample after drying, g.} \]

\[ W_f = \text{Weight of empty sample flask, g.} \]

\[ W_{fs} = \text{Weight of sample flask and sample after drying, g.} \]

\[ W_{fs} = \text{Weight of sample flask and sample, g.} \]
12.2 Mercury Content of Digested Sample (Wet Basis).

12.2.1 For each sample analyzed for Hg content, calculate the arithmetic mean maximum absorbance of the two consecutive samples whose peak heights agree ±3 percent of their average. Correct this average value for the contribution of the blank. Use the calibration curve and these corrected averages to determine the final Hg concentration in the solution cell for each sludge sample.

12.2.2 Calculate the average Hg concentration of the digested samples by correcting for any dilutions made to bring the sample into the working range of the spectrophotometer and for the weight of the sludge portion digested, using Equation 105–1.

\[ \bar{C}_m = \frac{n}{V_2} \left( \frac{mV_s}{W_b - W_f} \right) \quad \text{Eq. 105-1} \]

12.3 Solids Content of Blended Sludge. Determine the solids content of the blended sludge using Equation 105–2.

\[ F_{sb} = 1 - \frac{W_{sb} - W_{bd}}{W_{sb} - W_b} \quad \text{Eq. 105-2} \]

12.4 Solids Content of Bulk Sample (before blending but, after mixing in mortar mixer). Determine the solids content of each 100 ml aliquot (Section 11.3), and average the results.

\[ F_{sm} = 1 - \frac{W_{sb} - W_{bd}}{W_{sb} - W_b} \quad \text{Eq. 105-3} \]

12.5 Mercury Content of Bulk Sample (Dry Basis). Average the results from the three samples from each 8-hr composite sample, and calculate the Hg concentration of the composite sample on a dry basis.

\[ M = \frac{\bar{C}_m}{F_{sb}} \quad \text{Eq. 105-4} \]

13.0 Method Performance

13.1 Range. The range of this method is 0.2 to 5 micrograms per gram; it may be extended by increasing or decreasing sample size.

14.0 Pollution Prevention. [Reserved]

15.0 Waste Management. [Reserved]

16.0 References


17.0 Tables, Diagrams, Flowcharts, and Validation Data.[Reserved]

Method 106—Determination of Vinyl Chloride Emissions From Stationary Sources

1.0 Scope and Application

1.1 Analytes.

<table>
<thead>
<tr>
<th>Analyte</th>
<th>CAS No.</th>
<th>Sensitivity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vinyl Chloride (CH₂:CHCl)</td>
<td>75–01–4</td>
<td>Dependent upon analytical equipment.</td>
</tr>
</tbody>
</table>

1.2 Applicability. This method is applicable for the determination of vinyl chloride emissions from ethylene dichloride, vinyl chloride, and polyvinyl chloride manufacturing processes. This method does not measure vinyl chloride contained in particulate matter.

1.3 Data Quality Objectives. Adherence to the requirements of this method will enhance the quality of the data obtained from air pollutant sampling methods.

2.0 Summary of Method

2.1 An integrated bag sample of stack gas containing vinyl chloride is subjected to GC analysis using a flame ionization detector (FID).

3.0 Definitions.[Reserved]

4.0 Interferences

4.1 Resolution interferences of vinyl chloride may be encountered on some sources. Therefore, the chromatograph operator should select the column and operating parameters best suited to the particular analysis requirements. The selection made is subject to approval of the Administrator. Approval is automatic, provided that confirming data are produced through an adequate supplemental analytical technique, and that the data are available for review by the Administrator. An example of this would be analysis with a different column or GC/mass spectroscopy.

5.0 Safety

5.1 Disclaimer. This method may involve hazardous materials, operations, and equipment. This test method may not address all of the safety problems associated with its use. It is the responsibility of the user of this test method to
establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to performing this test method.

5.2 Toxic Analyte. Care must be exercised to prevent exposure of sampling personnel to vinyl chloride, which is a carcinogen.

6.0 Equipment and Supplies

6.1 Sample Collection (see Figure 106–1). The sampling train consists of the following components:

6.1.1 Probe. Stainless steel, borosilicate glass, Teflon tubing (as stack temperature permits), or equivalent, equipped with a glass wool plug to remove particulate matter.

6.1.2 Sample Lines. Teflon, 6.4-mm outside diameter, of sufficient length to connect probe to bag. Use a new unused piece for each series of bag samples that constitutes an emission test, and discard upon completion of the test.

6.1.3 Quick Connects. Stainless steel, male (2) and female (2), with ball checks (one pair without), located as shown in Figure 106–1.

6.1.4 Tedlar Bags. 50- to 100-liter capacity, to contain sample. Aluminized Mylar bags may be used if the samples are analyzed within 24 hours of collection.

6.1.5 Bag Containers. Rigid leak-proof containers for sample bags, with covering to protect contents from sunlight.

6.1.6 Needle Valve. To adjust sample flow rates.

6.1.7 Pump. Leak-free, with minimum of 2-liter/min capacity.

6.1.8 Charcoal Tube. To prevent admission of vinyl chloride and other organics to the atmosphere in the vicinity of samplers.

6.1.9 Flowmeter. For observing sampling flow rate; capable of measuring a flow range from 0.10 to 1.00 liter/min.

6.1.10 Connecting Tubing. Teflon, 6.4-mm outside diameter, to assemble sampling train (Figure 106–1).

6.1.11 Tubing Fittings and Connectors. Teflon or stainless steel, to assemble sampling training.

6.2 Sample Recovery. Teflon tubing, 6.4-mm outside diameter, to connect bag to GC sample loop. Use a new unused piece for each series of bag samples that constitutes an emission test, and discard upon conclusion of analysis of those bags.

6.3 Analysis. The following equipment is required:

6.3.1 Gas Chromatograph. With FID potentiometric strip chart recorder and 1.0 to 5.0-ml heated sampling loop in automatic sample valve. The chromatographic system shall be capable of producing a response to 0.1-ppmv vinyl chloride that is at least as great as the average noise level. (Response is measured from the average value of the base line to the maximum of the wave form, while standard operating conditions are in use.)

6.3.2 Chromatographic Columns. Columns as listed below. Other columns may be used provided that the precision and accuracy of the analysis of vinyl chloride standards are not impaired and that information is available for review confirming that there is adequate resolution of vinyl chloride peak. (Adequate resolution is defined as an area overlap of not more than 10 percent of the vinyl chloride peak by an interferent peak. Calculation of area overlap is explained in Procedure 1 of appendix C to this part: “Determination of Adequate Chromatographic Peak Resolution.”)

6.3.2.1 Column A. Stainless steel, 2.0 m by 3.2 mm, containing 80/100-mesh Chromasorb 102.
6.3.2.2 Column B. Stainless steel, 2.0 m by 3.2 mm, containing 20 percent GE SF–96 on 60/100-mesh Chromasorb P AW; or stainless steel, 1.0 m by 3.2 mm containing 80/100-mesh Porapak T. Column B is required as a secondary column if acetaldehyde is present. If used, column B is placed after column A. The combined columns should be operated at 120 °C (250 °F).

6.3.3 Rate Meters (2). Rotameter, or equivalent, 100-ml/min capacity, with flow control valves.

6.3.4 Gas Regulators. For required gas cylinders.

6.3.5 Temperature Sensor. Accurate to ±1 °C (±2 °F), to measure temperature of heated sample loop at time of sample injection.

6.3.6 Barometer. Accurate to ±5 mm Hg, to measure atmospheric pressure around GC during sample analysis.

6.3.7 Pump. Leak-free, with minimum of 100-ml/min capacity.

6.3.8 Recorder. Strip chart type, optionally equipped with either disc or electronic integrator.

6.3.9 Planimeter. Optional, in place of disc or electronic integrator on recorder, to measure chromatograph peak areas.

6.4 Calibration and Standardization.

6.4.1 Tubing. Teflon, 6.4-mm outside diameter, separate pieces marked for each calibration concentration.

Note: The following items are required only if the optional standard gas preparation procedures (Section 10.1) are followed.

6.4.2 Tedlar Bags. Sixteen-inch-square size, with valve; separate bag marked for each calibration concentration.

6.4.3 Syringes. 0.5-ml and 50-µl, gas tight, individually calibrated to dispense gaseous vinyl chloride.

6.4.4 Dry Gas Meter with Temperature and Pressure Gauges. Singer Model DTM–115 with 802 index, or equivalent, to meter nitrogen in preparation of standard gas mixtures, calibrated at the flow rate used to prepare standards.

7.0 Reagents and Standards

7.1 Analysis. The following reagents are required for analysis.

7.1.1 Helium or Nitrogen. Purity 99.9995 percent or greater, for chromatographic carrier gas.

7.1.2 Hydrogen. Purity 99.9995 percent or greater.

7.1.3 Oxygen or Air. Either oxygen (purity 99.99 percent or greater) or air (less than 0.1 ppmv total hydrocarbon content), as required by detector.

7.2 Calibration. Use one of the following options: either Sections 7.2.1 and 7.2.2, or Section 7.2.3.

7.2.1 Vinyl Chloride. Pure vinyl chloride gas certified by the manufacturer to contain a minimum of 99.9 percent vinyl chloride. If the gas manufacturer maintains a bulk cylinder supply of 99.9+ percent vinyl chloride, the certification analysis may have been performed on this supply, rather than on each gas cylinder prepared from this bulk supply. The date of gas cylinder preparation and the certified analysis must have been affixed to the cylinder before shipment from the gas manufacturer to the buyer.
7.2.2 Nitrogen. Same as described in Section 7.1.1.

7.2.3 Cylinder Standards. Gas mixture standards (50-, 10-, and 5 ppmv vinyl chloride) in nitrogen cylinders may be used to directly prepare a chromatograph calibration curve as described in Section 10.3 if the following conditions are met: (a) The manufacturer certifies the gas composition with an accuracy of ±3 percent or better. (b) The manufacturer recommends a maximum shelf life over which the gas concentration does not change by greater than ±5 percent from the certified value. (c) The manufacturer affixes the date of gas cylinder preparation, certified vinyl chloride concentration, and recommended maximum shelf to the cylinder before shipment to the buyer.

7.2.3.1 Cylinder Standards Certification. The manufacturer shall certify the concentration of vinyl chloride in nitrogen in each cylinder by (a) directly analyzing each cylinder and (b) calibrating his analytical procedure on the day of cylinder analysis. To calibrate his analytical procedure, the manufacturer shall use as a minimum, a three point calibration curve. It is recommended that the manufacturer maintain (1) a high concentration calibration standard (between 50 and 100 ppmv) to prepare his calibration curve by an appropriate dilution technique and (2) a low-concentration calibration standard (between 5 and 10 ppmv) to verify the dilution technique used. If the difference between the apparent concentration read from the calibration curve and the true concentration assigned to the low-concentration calibration standard exceeds 5 percent of the true concentration, the manufacturer shall determine the source of error and correct it, then repeat the three-point calibration.

7.2.3.2 Verification of Manufacturer's Calibration Standards. Before using a standard, the manufacturer shall verify each calibration standard (a) by comparing it to gas mixtures prepared (with 99 mole percent vinyl chloride) in accordance with the procedure described in Section 7.2.1 or (b) calibrating it against vinyl chloride cylinder Standard Reference Materials (SRM's) prepared by the National Institute of Standards and Technology, if such SRM's are available. The agreement between the initially determined concentration value and the verification concentration value must be ±5 percent. The manufacturer must reverify all calibration standards on a time interval consistent with the shelf life of the cylinder standards sold.

8.0 Sample Collection, Preservation, Storage, and Transport

Note: Performance of this method should not be attempted by persons unfamiliar with the operation of a gas chromatograph (GC) nor by those who are unfamiliar with source sampling, because knowledge beyond the scope of this presentation is required.

8.1 Bag Leak-Check. The following leak-check procedure is recommended, but not required, prior to sample collection. The post-test leak-check procedure is mandatory. Connect a water manometer and pressurize the bag to 5 to 10 cm H2O (2 to 4 in. H2O). Allow to stand for 10 min. Any displacement in the water manometer indicates a leak. Also, check the rigid container for leaks in this manner.

Note: An alternative leak-check method is to pressurize the bag to 5 to 10 cm H2O and allow it to stand overnight. A deflated bag indicates a leak. For each sample bag in its rigid container, place a rotameter in line between the bag and the pump inlet. Evacuate the bag. Failure of the rotameter to register zero flow when the bag appears to be empty indicates a leak.

8.2 Sample Collection. Assemble the sample train as shown in Figure 106–1. Join the quick connects as illustrated, and determine that all connection between the bag and the probe are tight. Place the end of the probe at the centroid of the stack and start the pump with the needle valve adjusted to yield a flow that will fill over 50 percent of bag volume in the specific sample period. After allowing sufficient time to purge the line several times, change the vacuum line from the container to the bag and evacuate the bag until the rotameter indicates no flow. Then reposition the sample and vacuum lines and begin the actual sampling, keeping the rate proportional to the stack velocity. At all times, direct the gas exiting the rotameter away from sampling personnel. At the end of the sample period, shut off the pump, disconnect the sample line from the bag, and disconnect the vacuum line from the bag container. Protect the bag container from sunlight.

8.3 Sample Storage. Keep the sample bags out of direct sunlight. When at all possible, analysis is to be performed within 24 hours, but in no case in excess of 72 hours of sample collection. Aluminized Mylar bag samples must be analyzed within 24 hours.
8.4 Post-test Bag Leak-Check. Subsequent to recovery and analysis of the sample, leak-check the sample bag according to the procedure outlined in Section 8.1.

9.0 Quality Control

<table>
<thead>
<tr>
<th>Section</th>
<th>Quality control measure</th>
<th>Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.3</td>
<td>Chromatograph calibration</td>
<td>Ensure precision and accuracy of chromatograph.</td>
</tr>
</tbody>
</table>

10.0 Calibration and Standardization

Note: Maintain a laboratory log of all calibrations.

10.1 Preparation of Vinyl Chloride Standard Gas Mixtures. (Optional Procedure-delete if cylinder standards are used.) Evacuate a 16-inch square Tedlar bag that has passed a leak-check (described in Section 8.1) and meter in 5.0 liters of nitrogen. While the bag is filling, use the 0.5-ml syringe to inject 250 µl of 99.9+ percent vinyl chloride gas through the wall of the bag. Upon withdrawing the syringe, immediately cover the resulting hole with a piece of adhesive tape. The bag now contains a vinyl chloride concentration of 50 ppmv. In a like manner use the 50 µl syringe to prepare gas mixtures having 10- and 5-ppmv vinyl chloride concentrations. Place each bag on a smooth surface and alternately depress opposite sides of the bag 50 times to further mix the gases. These gas mixture standards may be used for 10 days from the date of preparation, after which time new gas mixtures must be prepared. (Caution: Contamination may be a problem when a bag is reused if the new gas mixture standard is a lower concentration than the previous gas mixture standard.)

10.2 Determination of Vinyl Chloride Retention Time. (This section can be performed simultaneously with Section 10.3.) Establish chromatograph conditions identical with those in Section 11.3. Determine proper attenuator position. Flush the sampling loop with helium or nitrogen and activate the sample valve. Record the injection time, sample loop temperature, column temperature, carrier gas flow rate, chart speed, and attenuator setting. Record peaks and detector responses that occur in the absence of vinyl chloride. Maintain conditions with the equipment plumbing arranged identically to Section 11.2, and flush the sample loop for 30 seconds at the rate of 100 ml/min with one of the vinyl chloride calibration mixtures. Then activate the sample valve. Record the injection time. Select the peak that corresponds to vinyl chloride. Measure the distance on the chart from the injection time to the time at which the peak maximum occurs. This quantity divided by the chart speed is defined as the retention time. Since other organics may be present in the sample, positive identification of the vinyl chloride peak must be made.

10.3 Preparation of Chromatograph Calibration Curve. Make a GC measurement of each gas mixture standard (described in Section 7.2.3 or 10.1) using conditions identical to those listed in Sections 11.2 and 11.3. Flush the sampling loop for 30 seconds at the rate of 100 ml/min with one of the standard mixtures, and activate the sample valve. Record the concentration of vinyl chloride injected (C_v), attenuator setting, chart speed, peak area, sample loop temperature, column temperature, carrier gas flow rate, and retention time. Record the barometric pressure. Calculate A_v, the peak area multiplied by the attenuator setting. Repeat until two consecutive injection areas are within 5 percent, then plot the average of those two values versus C_v. When the other standard gas mixtures have been similarly analyzed and plotted, draw a straight line through the points derived by the least squares method. Perform calibration daily, or before and after the analysis of each emission test set of bag samples, whichever is more frequent. For each group of sample analyses, use the average of the two calibration curves which bracket that group to determine the respective sample concentrations. If the two calibration curves differ by more than 5 percent from their mean value, then report the final results by both calibration curves.

11.0 Analytical Procedure

11.2 Sample Recovery. With a new piece of Teflon tubing identified for that bag, connect a bag inlet valve to the gas chromatograph sample valve. Switch the valve to receive gas from the bag through the sample loop. Arrange the equipment so the sample gas passes from the sample valve to 100-ml/min rotameter with flow control valve followed by a charcoal tube and a 1-in. H₂O pressure gauge. Maintain the sample flow either by a vacuum pump or container pressurization if the collection bag remains in the rigid container. After sample loop purging is ceased, allow the pressure gauge to return to zero before activating the gas sampling valve.
11.3 Analysis.

11.3.1 Set the column temperature to 100 °C (210 °F) and the detector temperature to 150 °C (300 °F). When optimum hydrogen and oxygen (or air) flow rates have been determined, verify and maintain these flow rates during all chromatography operations. Using helium or nitrogen as the carrier gas, establish a flow rate in the range consistent with the manufacturer's requirements for satisfactory detector operation. A flow rate of approximately 40 ml/min should produce adequate separations. Observe the base line periodically and determine that the noise level has stabilized and that base line drift has ceased. Purge the sample loop for 30 seconds at the rate of 100 ml/min, shut off flow, allow the sample loop pressure to reach atmospheric pressure as indicated by the H2O manometer, then activate the sample valve. Record the injection time (the position of the pen on the chart at the time of sample injection), sample number, sample loop temperature, column temperature, carrier gas flow rate, chart speed, and attenuator setting. Record the barometric pressure. From the chart, note the peak having the retention time corresponding to vinyl chloride as determined in Section 10.2. Measure the vinyl chloride peak area, \( A_m \), by use of a disc integrator, electronic integrator, or a planimeter. Measure and record the peak heights, \( H_m \). Record \( A_m \) and retention time. Repeat the injection at least two times or until two consecutive values for the total area of the vinyl chloride peak agree within 5 percent of their average. Use the average value for these two total areas to compute the bag concentration.

11.3.2 Compare the ratio of \( H_m \) to \( A_m \) for the vinyl chloride sample with the same ratio for the standard peak that is closest in height. If these ratios differ by more than 10 percent, the vinyl chloride peak may not be pure (possibly acetaldehyde is present) and the secondary column should be employed (see Section 6.3.2.2).

11.4 Determination of Bag Water Vapor Content. Measure the ambient temperature and barometric pressure near the bag. From a water saturation vapor pressure table, determine and record the water vapor content of the bag, \( B_{wb} \), as a decimal figure. (Assume the relative humidity to be 100 percent unless a lesser value is known.)

12.0 Calculations and Data Analysis

12.1 Nomenclature.

\( A_m \) = Measured peak area.

\( A_f \) = Attenuation factor.

\( B_{wb} \) = Water vapor content of the bag sample, as analyzed, volume fraction.

\( C_b \) = Concentration of vinyl chloride in the bag, ppmv.

\( C_c \) = Concentration of vinyl chloride in the standard sample, ppmv.

\( P_l \) = Laboratory pressure at time of analysis, mm Hg.

\( P_r \) = Reference pressure, the laboratory pressure recorded during calibration, mm Hg.

\( T_l \) = Absolute sample loop temperature at the time of analysis, °K (°R).

\( T_r \) = Reference temperature, the sample loop temperature recorded during calibration, °K (°R).

12.2 Sample Peak Area. Determine the sample peak area, \( A_c \), as follows:

\[
A_c = A_f A_m \quad \text{Eq. 106-1}
\]

12.3 Vinyl Chloride Concentration. From the calibration curves prepared in Section 10.3, determine the average concentration value of vinyl chloride, \( C_c \), that corresponds to \( A_c \), the sample peak area. Calculate the concentration of vinyl chloride in the bag, \( C_b \), as follows:
\[ C_\delta = \frac{C_x PT_i}{P T_r (1 - B_w)} \]  
Eq. 106-2

13.0 Method Performance

13.1 Analytical Range. This method is designed for the 0.1 to 50 parts per million by volume (ppmv) range. However, common gas chromatograph (GC) instruments are capable of detecting 0.02 ppmv vinyl chloride. With proper calibration, the upper limit may be extended as needed.

14.0 Pollution Prevention, [Reserved]

15.0 Waste Management, [Reserved]

16.0 References


17.0 Tables, Diagrams Flowcharts, and Validation Data.
Method 107—Determination of Vinyl Chloride Content of In-Process Wastewater Samples, and Vinyl Chloride Content of Polyvinyl Chloride Resin Slurry, Wet Cake, and Latex Samples

Note: Performance of this method should not be attempted by persons unfamiliar with the operation of a gas chromatograph (GC) nor by those who are unfamiliar with source sampling, because knowledge beyond the scope of this presentation is required. This method does not include all of the specifications (e.g., equipment and supplies) and procedures (e.g., sampling and analytical) essential to its performance. Some material is incorporated by reference from other methods in this part. Therefore, to obtain reliable results, persons using this method should have a thorough knowledge of at least the following additional test methods: Method 106.

Figure 106-1. Integrated-bag sampling train.
1.0 Scope and Application

1.1 Analytes.

<table>
<thead>
<tr>
<th>Analyte</th>
<th>CAS No.</th>
<th>Sensitivity</th>
</tr>
</thead>
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<tr>
<td>Vinyl Chloride (CH₂:CHCl)</td>
<td>75–01–4</td>
<td>Dependent upon analytical equipment.</td>
</tr>
</tbody>
</table>

1.2 Applicability. This method is applicable for the determination of the vinyl chloride monomer (VCM) content of in-process wastewater samples, and the residual vinyl chloride monomer (RCVM) content of polyvinyl chloride (PVC) resins, wet, cake, slurry, and latex samples. It cannot be used for polymer in fused forms, such as sheet or cubes. This method is not acceptable where methods from section 304(h) of the Clean Water Act, 33 U.S.C. 1251 et seq. (the Federal Water Pollution Control Amendments of 1972 as amended by the Clean Water Act of 1977) are required.

1.3 Data Quality Objectives. Adherence to the requirements of this method will enhance the quality of the data obtained from air pollutant sampling methods.

2.0 Summary of Method

2.1 The basis for this method relates to the vapor equilibrium that is established at a constant known temperature in a closed system between RVCM, PVC resin, water, and air. The RVCM in a PVC resin will equilibrate rapidly in a closed vessel, provided that the temperature of the PVC resin is maintained above the glass transition temperature of that specific resin.

2.2 A sample of PVC or in-process wastewater is collected in a vial or bottle and is conditioned. The headspace in the vial or bottle is then analyzed for vinyl chloride using gas chromatography with a flame ionization detector.

3.0 Definitions [Reserved]

4.0 Interferences

4.1 The chromatograph columns and the corresponding operating parameters herein described normally provide an adequate resolution of vinyl chloride; however, resolution interferences may be encountered on some sources. Therefore, the chromatograph operator shall select the column and operating parameters best suited to his particular analysis requirements, subject to the approval of the Administrator. Approval is automatic provided that confirming data are produced through an adequate supplemental analytical technique, such as analysis with a different column or GC/mass spectroscopy, and that these data are made available for review by the Administrator.

5.0 Safety

5.1 Disclaimer. This method may involve hazardous materials, operations, and equipment. This test method may not address all of the safety problems associated with its use. It is the responsibility of the user of this test method to establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to performing this test method.

5.2 Toxic Analyte. Care must be exercised to prevent exposure of sampling personnel to vinyl chloride, which is a carcinogen. Do not release vinyl chloride to the laboratory atmosphere during preparation of standards. Venting or purging with VCM/air mixtures must be held to a minimum. When they are required, the vapor must be routed to outside air. Vinyl chloride, even at low ppm levels, must never be vented inside the laboratory. After vials have been analyzed, the gas must be vented prior to removal of the vial from the instrument turntable. Vials must be vented through a hypodermic needle connected to an activated charcoal tube to prevent release of vinyl chloride into the laboratory atmosphere. The charcoal must be replaced prior to vinyl chloride breakthrough.

6.0 Equipment and Supplies

6.1 Sample Collection. The following equipment is required:
6.1.1 Glass bottles. 60-ml (2-oz) capacity, with wax-lined screw-on tops, for PVC samples.

6.1.2 Glass Vials. Headspace vials, with Teflon-faced butyl rubber sealing discs, for water samples.

6.1.3 Adhesive Tape. To prevent loosening of bottle tops.

6.2 Sample Recovery. The following equipment is required:

6.2.1 Glass Vials. Headspace vials, with butyl rubber septa and aluminum caps. Silicone rubber is not acceptable.

6.2.2 Analytical Balance. Capable of determining sample weight within an accuracy of ±1 percent.

6.2.3 Vial Sealer. To seal headspace vials.

6.2.4 Syringe. 100-ml capacity.

6.3 Analysis. The following equipment is required:

6.3.1 Headspace Sampler and Chromatograph. Capable of sampling and analyzing a constant amount of headspace gas from a sealed vial, while maintaining that vial at a temperature of 90 °C ±0.5 °C (194 °F ±0.9 °F). The chromatograph shall be equipped with a flame ionization detector (FID). Perkin-Elmer Corporation Models F–40, F–42, F–45, HS–6, and HS–100, and Hewlett-Packard Corporation Model 19395A have been found satisfactory. Chromatograph backflush capability may be required.

6.3.2 Chromatographic Columns. Stainless steel 1 m by 3.2 mm and 2 m by 3.2 mm, both containing 50/80-mesh Porapak Q. Other columns may be used provided that the precision and accuracy of the analysis of vinyl chloride standards are not impaired and information confirming that there is adequate resolution of the vinyl chloride peak are available for review. (Adequate resolution is defined as an area overlap of not more than 10 percent of the vinyl chloride peak by an interferant peak. Calculation of area overlap is explained in Procedure 1 of appendix C to this part: “Determination of Adequate Chromatographic Peak Resolution.”) Two 1.83 m columns, each containing 1 percent Carbowax 1500 on Carbopak B, have been found satisfactory for samples containing acetaldehyde.

6.3.3 Temperature Sensor. Range 0 to 100 °C (32 to 212 °F) accurate to 0.1 °C.

6.3.4 Integrator-Recorder. To record chromatograms.

6.3.5 Barometer. Accurate to 1 mm Hg.

6.3.6 Regulators. For required gas cylinders.

6.3.7 Headspace Vial Pre-Pressurizer. Nitrogen pressurized hypodermic needle inside protective shield.

7.0 Reagents and Standards

7.1 Analysis. Same as Method 106, Section 7.1, with the addition of the following:

7.1.1 Water. Interference-free.

7.2 Calibration. The following items are required for calibration:

7.2.1 Cylinder Standards (4). Gas mixture standards (50-, 500-, 2000- and 4000-ppm vinyl chloride in nitrogen cylinders). Cylinder standards may be used directly to prepare a chromatograph calibration curve as described in Section 10.3, if the following conditions are met: (a) The manufacturer certifies the gas composition with an accuracy of ±3 percent or better (see Section 7.2.1.1). (b) The manufacturer recommends a maximum shelf life over which the gas concentration does not change by greater than ±5 percent from the certified value. (c) The manufacturer affixes
the date of gas cylinder preparation, certified vinyl chloride concentration, and recommended maximum shelf life to
the cylinder before shipment to the buyer.

7.2.1.1 Cylinder Standards Certification. The manufacturer shall certify the concentration of vinyl chloride in nitrogen
in each cylinder by (a) directly analyzing each cylinder and (b) calibrating the analytical procedure on the day of
cylinder analysis. To calibrate the analytical procedure, the manufacturer shall use, as a minimum, a 3-point
calibration curve. It is recommended that the manufacturer maintain (1) a high-concentration calibration standard
(between 4000 and 8000 ppm) to prepare the calibration curve by an appropriate dilution technique and (2) a low-
concentration calibration standard (between 50 and 500 ppm) to verify the dilution technique used. If the difference
between the apparent concentration read from the calibration curve and the true concentration assigned to the low-
concentration calibration standard exceeds 5 percent of the true concentration, the manufacturer shall determine the
source of error and correct it, then repeat the 3-point calibration.

7.2.1.2 Verification of Manufacturer's Calibration Standards. Before using, the manufacturer shall verify each
calibration standard by (a) comparing it to gas mixtures prepared (with 99 mole percent vinyl chloride) in accordance
with the procedure described in Section 10.1 of Method 106 or by (b) calibrating it against vinyl chloride cylinder
Standard Reference Materials (SRMs) prepared by the National Institute of Standards and Technology, if such SRMs
are available. The agreement between the initially determined concentration value and the verification concentration
value must be within 5 percent. The manufacturer must reverify all calibration standards on a time interval consistent
with the shelf life of the cylinder standards sold.

8.0 Sample Collection, Preservation, Storage, and Transport

8.1 Sample Collection.

8.1.1 PVC Sampling. Allow the resin or slurry to flow from a tap on the tank or silo until the tap line has been well
purged. Extend and fill a 60-ml sample bottle under the tap, and immediately tighten a cap on the bottle. Wrap
adhesive tape around the cap and bottle to prevent the cap from loosening. Place an identifying label on each bottle,
and record the date, time, and sample location both on the bottles and in a log book.

8.1.2 Water Sampling. At the sampling location fill the vials bubble-free to overflowing so that a convex meniscus
forms at the top. The excess water is displaced as the sealing disc is carefully placed, with the Teflon side down, on
the opening of the vial. Place the aluminum seal over the disc and the neck of the vial, and crimp into place. Affix an
identifying label on the bottle, and record the date, time, and sample location both on the vials and in a log book.

8.2 Sample Storage. All samples must be analyzed within 24 hours of collection, and must be refrigerated during this
period.

9.0 Quality Control

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10.0 Calibration and Standardization

Note: Maintain a laboratory log of all calibrations.

10.1 Preparation of Standards. Calibration standards are prepared as follows: Place 100 µl or about two equal drops
of distilled water in the sample vial, then fill the vial with the VCM/nitrogen standard, rapidly seat the septum, and seal
with the aluminum cap. Use a 1/8-in. stainless steel line from the cylinder to the vial. Do not use rubber or Tygon
tubing. The sample line from the cylinder must be purged (into a properly vented hood) for several minutes prior to
filling the vials. After purging, reduce the flow rate to between 500 and 1000 cc/min. Place end of tubing into vial (near
bottom). Position a septum on top of the vial, pressing it against the 1/8-in. filling tube to minimize the size of the vent
opening. This is necessary to minimize mixing air with the standard in the vial. Each vial is to be purged with standard
for 90 seconds, during which time the filling tube is gradually slid to the top of the vial. After the 90 seconds, the tube
is removed with the septum, simultaneously sealing the vial. Practice will be necessary to develop good technique.
Rubber gloves should be worn during the above operations. The sealed vial must then be pressurized for 60 seconds using the vial prepressurizer. Test the vial for leakage by placing a drop of water on the septum at the needle hole. Prepressurization of standards is not required unless samples have been prepressurized.

10.2 Analyzer Calibration. Calibration is to be performed each 8-hour period the chromatograph is used. Alternatively, calibration with duplicate 50-, 500-, 2,000-, and 4,000-ppm standards (hereafter described as a four-point calibration) may be performed on a monthly basis, provided that a calibration confirmation test consisting of duplicate analyses of an appropriate standard is performed once per plant shift, or once per chromatograph carousel operation (if the chromatograph operation is less frequent than once per shift). The criterion for acceptance of each calibration confirmation test is that both analyses of 500-ppm standards [2,000-ppm standards if dispersion resin (excluding latex resin) samples are being analyzed] must be within 5 percent of the most recent four-point calibration curve. If this criterion is not met, then a complete four-point calibration must be performed before sample analyses can proceed.

10.3 Preparation of Chromatograph Calibration Curve. Prepare two vials each of 50-, 500-, 2,000-, and 4,000-ppm standards. Run the calibration samples in exactly the same manner as regular samples. Plot $A_s$, the integrator area counts for each standard sample, versus $C_c$, the concentration of vinyl chloride in each standard sample. Draw a straight line through the points derived by the least squares method.

11.0 Analytical Procedure

11.1 Preparation of Equipment. Install the chromatographic column and condition overnight at 160 °C (320 °F). In the first operation, Porapak columns must be purged for 1 hour at 230 °C (450 °F).

Do not connect the exit end of the column to the detector while conditioning. Hydrogen and air to the detector must be turned off while the column is disconnected.

11.2 Flow Rate Adjustments. Adjust flow rates as follows:

11.2.1. Nitrogen Carrier Gas. Set regulator on cylinder to read 50 psig. Set regulator on chromatograph to produce a flow rate of 30.0 cc/min. Accurately measure the flow rate at the exit end of the column using the soap film flowmeter and a stopwatch, with the oven and column at the analysis temperature. After the instrument program advances to the “B” (backflush) mode, adjust the nitrogen pressure regulator to exactly balance the nitrogen flow rate at the detector as was obtained in the “A” mode.

11.2.2. Vial Prepressurizer Nitrogen. After the nitrogen carrier is set, solve the following equation and adjust the pressure on the vial prepressurizer accordingly.

$$P = \frac{T_1}{T_2} \left[ P_1 - \frac{P_{w1} - P_{w2}}{7.50} \right] - 10kP_{\alpha} \quad \text{Eq. 107-1}$$

Where:

$T_1$= Ambient temperature, °K (°R).

$T_2$= Conditioning bath temperature, °K (°R).

$P_1$= Gas chromatograph absolute dosing pressure (analysis mode), kPa.

$P_{w1}$= Water vapor pressure 525.8 mm Hg @ 90 °C.

$P_{w2}$= Water vapor pressure 19.8 mm Hg @ 22 °C.
7.50 = mm Hg per k Pa.

10 kPa = Factor to adjust the prepressurized pressure to slightly less than the dosing pressure.

11.2.2.2 Because of gauge errors, the apparatus may over-pressurize the vial. If the vial pressure is at or higher than the dosing pressure, an audible double injection will occur. If the vial pressure is too low, errors will occur on resin samples because of inadequate time for head-space gas equilibrium. This condition can be avoided by running several standard gas samples at various pressures around the calculated pressure, and then selecting the highest pressure that does not produce a double injection. All samples and standards must be pressurized for 60 seconds using the vial prepressurizer. The vial is then placed into the 90 °C conditioning bath and tested for leakage by placing a drop of water on the septum at the needle hole. A clean, burr-free needle is mandatory.

11.2.3. Burner Air Supply. Set regulator on cylinder to read 50 psig. Set regulator on chromatograph to supply air to burner at a rate between 250 and 300 cc/min. Check with bubble flowmeter.

11.2.4. Hydrogen Supply. Set regulator on cylinder to read 30 psig. Set regulator on chromatograph to supply approximately 35 ±5 cc/min. Optimize hydrogen flow to yield the most sensitive detector response without extinguishing the flame. Check flow with bubble meter and record this flow.

11.3 Temperature Adjustments. Set temperatures as follows:

11.3.1. Oven (chromatograph column), 140 °C (280 °F).

11.3.2. Dosing Line, 150 °C (300 °F).

11.3.3. Injection Block, 170 °C (340 °F).

11.3.4. Sample Chamber, Water Temperature, 90 °C ±1.0 °C (194 °F ±1.8 °F).

11.4 Ignition of Flame Ionization Detector. Ignite the detector according to the manufacturer's instructions.

11.5 Amplifier Balance. Balance the amplifier according to the manufacturer's instructions.

11.6 Programming the Chromatograph. Program the chromatograph as follows:

11.6.1. I—Dosing or Injection Time. The normal setting is 2 seconds.

11.6.2. A—Analysis Time. The normal setting is approximately 70 percent of the VCM retention time. When this timer terminates, the programmer initiates backflushing of the first column.

11.6.3. B—Backflushing Time. The normal setting is double the analysis time.

11.6.4. W—Stabilization Time. The normal setting is 0.5 min to 1.0 min.

11.6.5. X—Number of Analyses Per Sample. The normal setting is one.

11.7. Sample Treatment. All samples must be recovered and analyzed within 24 hours after collection.

11.7.1 Resin Samples. The weight of the resin used must be between 0.1 and 4.5 grams. An exact weight must be obtained (within ±1 percent) for each sample. In the case of suspension resins, a volumetric cup can be prepared for holding the required amount of sample. When the cup is used, open the sample bottle, and add the cup volume of resin to the tared sample vial (tared, including septum and aluminum cap). Obtain the exact sample weight, add 100 ml or about two equal drops of water, and immediately seal the vial. Report this value on the data sheet; it is required for calculation of RVCM. In the case of dispersion resins, the cup cannot be used. Weigh the sample in an aluminum dish, transfer the sample to the tared vial, and accurately weigh it in the vial. After prepressurization of the samples,
condition them for a minimum of 1 hour in the 90 °C (190 °F) bath. Do not exceed 5 hours. Prepressurization is not required if the sample weight, as analyzed, does not exceed 0.2 gram. It is also not required if solution of the prepressurization equation yields an absolute prepressurization value that is within 30 percent of the atmospheric pressure.

Note: Some aluminum vial caps have a center section that must be removed prior to placing into sample tray. If the cap is not removed, the injection needle will be damaged.

11.7.2 Suspension Resin Slurry and Wet Cake Samples. Decant the water from a wet cake sample, and turn the sample bottle upside down onto a paper towel. Wait for the water to drain, place approximately 0.2 to 4.0 grams of the wet cake sample in a tared vial (tared, including septum and aluminum cap) and seal immediately. Then determine the sample weight (1 percent). All samples weighing over 0.2 gram, must be prepressurized prior to conditioning for 1 hour at 90 °C (190 °F), except as noted in Section 11.7.1. A sample of wet cake is used to determine total solids (TS). This is required for calculating the RVCM.

11.7.3 Dispersion Resin Slurry and Geon Latex Samples. The materials should not be filtered. Sample must be thoroughly mixed. Using a tared vial (tared, including septum and aluminum cap) add approximately eight drops (0.25 to 0.35 g) of slurry or latex using a medicine dropper. This should be done immediately after mixing. Seal the vial as soon as possible. Determine sample weight (1 percent). Condition the vial for 1 hour at 90 °C (190 °F) in the analyzer bath. Determine the TS on the slurry sample (Section 11.10).

11.7.4 In-process Wastewater Samples. Using a tared vial (tared, including septum and aluminum cap) quickly add approximately 1 cc of water using a medicine dropper. Seal the vial as soon as possible. Determine sample weight (1 percent). Condition the vial for 1 hour at 90 °C (190 °F) in the analyzer bath.

11.8 Preparation of Sample Turntable.

11.8.1 Before placing any sample into turntable, be certain that the center section of the aluminum cap has been removed. The numbered sample vials should be placed in the corresponding numbered positions in the turntable. Insert samples in the following order:

11.8.1.1 Positions 1 and 2. Old 2000-ppm standards for conditioning. These are necessary only after the analyzer has not been used for 24 hours or longer.

11.8.1.2 Position 3. 50-ppm standard, freshly prepared.

11.8.1.3 Position 4. 500-ppm standard, freshly prepared.


11.8.1.5 Position 6. 4000-ppm standard, freshly prepared.

11.8.1.6 Position 7. Sample No. 7 (This is the first sample of the day, but is given as 7 to be consistent with the turntable and the integrator printout.)

11.8.2 After all samples have been positioned, insert the second set of 50-, 500-, 2000-, and 4000-ppm standards. Samples, including standards, must be conditioned in the bath of 90 °C (190 °F) for a minimum of one hour and a maximum of five hours.

11.9 Start Chromatograph Program. When all samples, including standards, have been conditioned at 90 °C (190 °F) for at least one hour, start the analysis program according to the manufacturer's instructions. These instructions must be carefully followed when starting and stopping a program to prevent damage to the dosing assembly.

11.10 Determination of Total Solids. For wet cake, slurry, resin solution, and PVC latex samples, determine TS for each sample by accurately weighing approximately 3 to 4 grams of sample in an aluminum pan before and after placing in a draft oven (105 to 110 °C (221 to 230 °F)). Samples must be dried to constant weight. After first weighing,
return the pan to the oven for a short period of time, and then reweigh to verify complete dryness. The TS are then calculated as the final sample weight divided by initial sample weight.

12.0 Calculations and Data Analysis

12.1 Nomenclature.

\( A_s \) = Chromatogram area counts of vinyl chloride for the sample, area counts.

\( A_v \) = Chromatogram area counts of vinyl chloride for the sample.

\( C_c \) = Concentration of vinyl chloride in the standard sample, ppm.

\( K_p \) = Henry’s Law Constant for VCM in PVC 90 °C, \( 6.52 \times 10^{-6} \text{g/g/mm Hg} \).

\( K_w \) = Henry’s Law Constant for VCM in water 90 °C, \( 7 \times 10^{-7} \text{g/g/mm Hg} \).

\( M_v \) = Molecular weight of VCM, 62.5 g/mole.

\( m \) = Sample weight, g.

\( P_a \) = Ambient atmospheric pressure, mm Hg.

\( R \) = Gas constant, \( (623603 \text{ ml})(\text{mm Hg})/\text{(mole)}/(\text{°K}) \).

\( R_f \) = Response factor in area counts per ppm VCM.

\( R_s \) = Response factor, area counts/ppm.

\( T_l \) = Ambient laboratory temperature, °K.

\( T_s \) = Total solids expressed as a decimal fraction.

\( T_e \) = Equilibrium temperature, °K.

\( V_g \) = Volume of vapor phase, ml.

\[ V_g = V_v - \frac{m(T_s)}{1.36} - \frac{m(1-T_s)}{0.9653} \]

\( V_v \) = Vial volume, 3 ml.

1.36 = Density of PVC at 90 °C, g/3 ml.

0.9653 = Density of water at 90 °C, g/3 ml.

12.2 Response Factor. If the calibration curve described in Section 10.3 passes through zero, an average response factor, \( R_s \), may be used to facilitate computation of vinyl chloride sample concentrations.

12.2.1 To compute \( R_s \), first compute a response factor, \( R_s \), for each sample as follows:
\[ R_j = \frac{A}{C_c} \quad \text{Eq. 107-2} \]

12.2.2 Sum the individual response factors, and calculate \( R_j \). If the calibration curve does not pass through zero, use the calibration curve to determine each sample concentration.

12.3 Residual Vinyl Chloride Monomer Concentration, \((C_{\text{rv}})\) or Vinyl Chloride Monomer Concentration. Calculate \( C_{\text{rv}} \) in ppm or mg/kg as follows:

\[
C_{\text{rv}} = \frac{A P \left[ M V \left( T S \right) T_3 + K_\text{w} \left( 1 - TS \right) T_3 \right]}{R f T_1} \quad \text{Eq. 107-3}
\]

Note: Results calculated using these equations represent concentration based on the total sample. To obtain results based on dry PVC content, divide by TS.

13.0 Method Performance

13.1 Range and Sensitivity. The lower limit of detection of vinyl chloride will vary according to the sampling and chromatographic system. The system should be capable of producing a measurement for a 50-ppm vinyl chloride standard that is at least 10 times the standard deviation of the system background noise level.

13.2 An interlaboratory comparison between seven laboratories of three resin samples, each split into three parts, yielded a standard deviation of 2.63 percent for a sample with a mean of 2.09 ppm, 4.16 percent for a sample with a mean of 1.66 ppm, and 5.29 percent for a sample with a mean of 62.66 ppm.

14.0 Pollution Prevention

15.0 Waste Management

16.0 References


17.0 Tables, Diagrams, Flowcharts, and Validation Data
Performance of this method should not be attempted by persons unfamiliar with the operation of a gas chromatograph (GC) or by those who are unfamiliar with source sampling because knowledge beyond the scope of this presentation is required. Care must be exercised to prevent exposure of sampling personnel to vinyl chloride, a carcinogen.

1. **Applicability and Principle**

1.1 Applicability. This is an alternative method and applies to the measurement of the vinyl chloride content of solvents, resin solvent solutions, polyvinyl chloride (PVC) resin, wet cake slurries, latex, and fabricated resin samples. This method is not acceptable where methods from Section 304(h) of the Clean Water Act, 33 U.S.C. 1251 et seq., (the Federal Water Pollution Control Act Amendments of 1972 as amended by the Clean Water Act of 1977) are required.

1.2 Principle. The basis for this method lies in the direct injection of a liquid sample into a chromatograph and the subsequent evaporation of all volatile material into the carrier gas stream of the chromatograph, thus permitting analysis of all volatile material including vinyl chloride.

2. **Range and Sensitivity**

The lower limit of detection of vinyl chloride in dry PVC resin is 0.2 ppm. For resin solutions, latexes, and wet resin, this limit rises inversely as the nonvolatile (resin) content decreases.

With proper calibration, the upper limit may be extended as needed.

3. **Interferences**

The chromatograph columns and the corresponding operating parameters herein described normally provide an adequate resolution of vinyl chloride. In cases where resolution interferences are encountered, the chromatograph operator shall select the column and operating parameters best suited to his particular analysis problem, subject to the approval of the Administrator. Approval is automatic, provided that the tester produces confirming data through an adequate supplemental analytical technique, such as analysis with a different column or GC/mass spectroscopy, and has the data available for review by the Administrator.

4. **Precision and Reproducibility**

A standard sample of latex containing 181.8 ppm vinyl chloride analyzed 10 times by the alternative method showed a standard deviation of 7.5 percent and a mean error of 0.21 percent.

A sample of vinyl chloride copolymer resin solution was analyzed 10 times by the alternative method and showed a standard deviation of 6.6 percent at a level of 35 ppm.

5. **Safety**

Do not release vinyl chloride to the laboratory atmosphere during preparation of standards. Venting or purging with vinyl chloride monomer (VCM) air mixtures must be held to minimum. When purging is required, the vapor must be routed to outside air. Vinyl chloride, even at low-ppm levels, must never be vented inside the laboratory.

6. **Apparatus**

6.1 Sampling. The following equipment is required:

6.1.1 Glass Bottles. 16-oz wide mouth wide polyethylene-lined, screw-on tops.

6.1.2 Adhesive Tape. To prevent loosening of bottle tops.

6.2 Sample Recovery. The following equipment is required:
6.2.1 Glass Vials. 20-ml capacity with polycone screw caps.

6.2.2 Analytical Balance. Capable of weighing to ±0.01 gram.

6.2.3 Syringe. 50-microliter size, with removable needle.

6.2.4 Fritted Glass Sparger. Fine porosity.

6.2.5 Aluminum Weighing Dishes.

6.2.6 Sample Roller or Shaker. To help dissolve sample.

6.3 Analysis. The following equipment is required:

6.3.1 Gas Chromatograph. Hewlett Packard Model 5720A or equivalent.

6.3.2 Chromatograph Column. Stainless steel, 6.1 m by 3.2 mm, packed with 20 percent Tergitol E–35 on Chromosorb W AW 60/80 mesh. The analyst may use other columns provided that the precision and accuracy of the analysis of vinyl chloride standards are not impaired and that he has available for review information confirming that there is adequate resolution of the vinyl chloride peak. (Adequate resolution is defined as an area overlap of not more than 10 percent of the vinyl chloride peak by an interfering peak. Calculation of area overlap is explained in Appendix C, Procedure 1: “Determination of Adequate Chromatographic Peak Resolution.”)

6.3.3 Valco Instrument Six-Port Rotary Valve. For column back flush.

6.3.4 Septa. For chromatograph injection port.

6.3.5 Injection Port Liners. For chromatograph used.

6.3.6 Regulators. For required gas cylinders.

6.3.7 Soap Film Flowmeter. Hewlett Packard No. 0101-0113 or equivalent.

6.4 Calibration. The following equipment is required:

6.4.1 Analytical Balance. Capable of weighing to ±0.0001 g.

6.4.2 Erlenmeyer Flask With Glass Stopper. 125 ml.

6.4.3 Pipets. 0.1, 0.5, 1, 5, 10, and 50 ml.

6.4.4 Volumetric Flasks. 10 and 100 ml.

7. Reagents

Use only reagents that are of chromatograph grade.

7.1 Analysis. The following items are required:

7.1.1 Hydrogen Gas. Zero grade.

7.1.2 Nitrogen Gas. Zero grade.

7.1.3 Air. Zero grade.
7.1.4 Tetrahydrofuran (THF). Reagent grade.

Analyze the THF by injecting 10 microliters into the prepared gas chromatograph. Compare the THF chromatogram with that shown in Figure 107A–1. If the chromatogram is comparable to A, the THF should be sparged with pure nitrogen for approximately 2 hours using the fritted glass sparger to attempt to remove the interfering peak. Reanalyze the sparged THF to determine whether the THF is acceptable for use. If the scan is comparable to B, the THF should be acceptable for use in the analysis.

7.1.5 N, N-Dimethylacetamide (DMAC). Spectrographic grade. For use in place of THF.

7.2 Calibration. The following item is required:

7.2.1 Vinyl Chloride 99.9 Percent. Ideal Gas Products lecture bottle, or equivalent. For preparation of standard solutions.

8. Procedure

8.1 Sampling. Allow the liquid or dried resin to flow from a tap on the tank, silo, or pipeline until the tap has been purged. Fill a wide-mouth pint bottle, and immediately tightly cap the bottle. Place an identifying label on each bottle and record the date, time, sample location, and material.

8.2 Sample Treatment. Sample must be run within 24 hours.

8.2.1 Resin Samples. Weigh 9.00 ±0.01 g of THF or DMAC in a tared 20-ml vial. Add 1.00 ±0.01 g of resin to the tared vial containing the THF or DMAC. Close the vial tightly with the screw cap, and shake or otherwise agitate the vial until complete solution of the resin is obtained. Shaking may require several minutes to several hours, depending on the nature of the resin.

8.2.2 Suspension Resin Slurry and Wet Resin Sample. Slurry must be filtered using a small Buchner funnel with vacuum to yield a wet resin sample. The filtering process must be continued only as long as a steady stream of water is exiting from the funnel. Excessive filtration time could result in some loss of VCM. The wet resin sample is weighed into a tared 20-ml vial with THF or DMAC as described earlier for resin samples (8.2.1) and treated the same as the resin sample. A sample of the wet resin is used to determine total solids as required for calculating the residual VCM (Section 8.3.4).

8.2.3 Latex and Resin Solvent Solutions. Samples must be thoroughly mixed. Weigh 1.00 ±0.01 g of the latex or resin-solvent solution into a 20-ml vial containing 9.00 ±0.01 g of THF or DMAC as for the resin samples (8.2.1). Cap and shake until complete solution is obtained. Determine the total solids of the latex or resin solution sample (Section 8.3.4).

8.2.4 Solvents and Non-viscous Liquid Samples. No preparation of these samples is required. The neat samples are injected directly into the GC.
8.3 Analysis.

8.3.1 Preparation of GC. Install the chromatographic column, and condition overnight at 70 °C. Do not connect the exit end of the column to the detector while conditioning.

8.3.1.1 Flow Rate Adjustments. Adjust the flow rate as follows:

a. Nitrogen Carrier Gas. Set regulator on cylinder to read 60 psig. Set column flow controller on the chromatograph using the soap film flowmeter to yield a flow rate of 40 cc/min.

b. Burner Air Supply. Set regulator on the cylinder at 40 psig. Set regulator on the chromatograph to supply air to the burner to yield a flow rate of 250 to 300 cc/min using the flowmeter.

c. Hydrogen. Set regulator on cylinder to read 60 psig. Set regulator on the chromatograph to supply 30 to 40 cc/min using the flowmeter. Optimize hydrogen flow to yield the most sensitive detector response without extinguishing the flame. Check flow with flowmeter and record this flow.

d. Nitrogen Back Flush Gas. Set regulator on the chromatograph using the soap film flowmeter to yield a flow rate of 40 cc/min.

8.3.1.2 Temperature Adjustments. Set temperature as follows:

a. Oven (chromatographic column) at 70 °C.

b. Injection Port at 100 °C.

c. Detector at 300 °C.

8.3.1.3 Ignition of Flame Ionization Detector. Ignite the detector according to the manufacturer's instructions. Allow system to stabilize approximately 1 hour.

8.3.1.4 Recorder. Set pen at zero and start chart drive.

8.3.1.5 Attenuation. Set attenuation to yield desired peak height depending on sample VCM content.

8.3.2 Chromatographic Analyses.

a. Sample Injection. Remove needle from 50-microliter syringe. Open sample vial and draw 50-microliters of THF or DMAC sample recovery solution into the syringe. Recap sample vial. Attach needle to the syringe and while holding the syringe vertically (needle uppermost), eject 40 microliters into an absorbent tissue. Wipe needle with tissue. Now inject 10 microliters into chromatograph system. Repeat the injection until two consecutive values for the height of the vinyl chloride peak do not vary more than 5 percent. Use the average value for these two peak heights to compute the sample concentration.

b. Back Flush. After 4 minutes has elapsed after sample injection, actuate the back flush valve to purge the first 4 feet of the chromatographic column of solvent and other high boilers.

c. Sample Data. Record on the chromatograph strip chart the data from the sample label.

d. Elution Time. Vinyl chloride elutes at 2.8 minutes. Acetaldehyde elutes at 3.7 minutes. Analysis is considered complete when chart pen becomes stable. After 5 minutes, reset back flush valve and inject next sample.

8.3.3 Chromatograph Servicing.

a. Septum. Replace after five sample injections.
b. Sample Port Liner. Replace the sample port liner with a clean spare after five sample injections.

c. Chromatograph Shutdown. If the chromatograph has been shut down overnight, rerun one or more samples from the preceding day to test stability and precision prior to starting on the current day's work.

8.3.4 Determination of Total Solids (TS). For wet resin, resin solution, and PVC latex samples, determine the TS for each sample by accurately weighing approximately 3 to 5 grams of sample into a tared aluminum pan. The initial procedure is as follows:

a. Where water is the major volatile component: Tare the weighing dish, and add 3 to 5 grams of sample to the dish. Weigh to the nearest milligram.

b. Where volatile solvent is the major volatile component: Transfer a portion of the sample to a 20-ml screw cap vial and cap immediately. Weigh the vial to the nearest milligram. Uncap the vial and transfer a 3- to 5-gram portion of the sample to a tared aluminum weighing dish. Recap the vial and reweigh to the nearest milligram. The vial weight loss is the sample weight.

To continue, place the weighing pan in a 130 °C oven for 1 hour. Remove the dish and allow to cool to room temperature in a desiccator. Weigh the pan to the nearest 0.1 mg. Total solids is the weight of material in the aluminum pan after heating divided by the net weight of sample added to the pan originally times 100.

9. Calibration of the Chromatograph

9.1 Preparation of Standards. Prepare a 1 percent by weight (approximate) solution of vinyl chloride in THF or DMAC by bubbling vinyl chloride gas from a cylinder into a tared 125-ml glass-stoppered flask containing THF or DMAC. The weight of vinyl chloride to be added should be calculated prior to this operation, i.e., 1 percent of the weight of THF or DMAC contained in the tared flask. This must be carried out in a laboratory hood. Adjust the vinyl chloride flow from the cylinder so that the vinyl chloride dissolves essentially completely in the THF or DMAC and is not blown to the atmosphere. Take particular care not to volatize any of the solution. Stopper the flask and swirl the solution to effect complete mixing. Weigh the stoppered flask to nearest 0.1 mg to determine the exact amount of vinyl chloride added.

Pipet 10 ml of the approximately 1 percent solution into a 100-ml glass-stoppered volumetric flask, and add THF or DMAC to fill to the mark. Cap the flask and invert 10 to 20 times. This solution contains approximately 1,000 ppm by weight of vinyl chloride (note the exact concentration).

Pipet 50-, 10-, 5-, 1-, 0.5-, and 0.1-ml aliquots of the approximately 1,000 ppm solution into 10 ml glass stoppered volumetric flasks. Dilute to the mark with THF or DMAC, cap the flasks and invert each 10 to 20 times. These solutions contain approximately 500, 100, 50, 10, 5, and 1 ppm vinyl chloride. Note the exact concentration of each one. These standards are to be kept under refrigeration in stoppered bottles, and must be renewed every 3 months.

9.2 Preparation of Chromatograph Calibration Curve.

Obtain the GC for each of the six final solutions prepared in Section 9.1 by using the procedure in Section 8.3.2. Prepare a chart plotting peak height obtained from the chromatogram of each solution versus the known concentration. Draw a straight line through the points derived by the least squares method.

10. Calculations

10.1 Response Factor. From the calibration curve described in Section 9.2, select the value of Cc that corresponds to Hc for each sample. Compute the response factor, Rf, for each sample as follows:

\[
R_f = \frac{C_c}{H_c}
\]

Eq. 107A-1

where:
R£=Chromatograph response factor, ppm/mm.

C£=Concentration of vinyl chloride in the standard sample, ppm.

H£=Peak height of the standard sample, mm.

10.2 Residual vinyl chloride monomer concentration (Crvc) or vinyl chloride monomer concentration in resin:

\[ C_{rvc} = 10H_r R_f \]  
Eq 107A-2

Where:

Crvc=Concentration of residual vinyl chloride monomer, ppm.

Hr=Peak height of sample, mm.

R£=Chromatograph response factor.

10.3 Samples containing volatile material, i.e., resin solutions, wet resin, and latexes:

\[ C_{rvc} = \frac{H_r R_f (1,000)}{TS} \]  
Eq 107A-3

where:

TS=Total solids in the sample, weight fraction.

10.4 Samples of solvents and in process wastewater:

\[ C_{rvc} = \frac{H_r R_f}{0.888} \]  
Eq 107A-4

Where:

0.888=Specific gravity of THF.

11. Bibliography


Method 108—Determination of Particulate and Gaseous Arsenic Emissions

Note: This method does not include all of the specifications (e.g., equipment and supplies) and procedures (e.g., sampling and analytical) essential to its performance. Some material is incorporated by reference from other methods in appendix A to 40 CFR part 60. Therefore, to obtain reliable results, persons using this method should have a thorough knowledge of at least the following additional test methods: Method 1, Method 2, Method 3, Method 5, and Method 12.

1.0 Scope and Application.
1.1 Analytes.

<table>
<thead>
<tr>
<th>Analyte</th>
<th>CAS No.</th>
<th>Sensitivity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arsenic compounds as arsenic (As)</td>
<td>7440–38–2</td>
<td>Lower limit 10 µg/ml or less.</td>
</tr>
</tbody>
</table>

1.2 Applicability. This method is applicable for the determination of inorganic As emissions from stationary sources as specified in an applicable subpart of the regulations.

1.3 Data Quality Objectives. Adherence to the requirements of this method will enhance the quality of the data obtained from air pollutant sampling methods.

2.0 Summary of Method

Particulate and gaseous As emissions are withdrawn isokinetically from the source and are collected on a glass mat filter and in water. The collected arsenic is then analyzed by means of atomic absorption spectrophotometry (AAS).

3.0 Definitions.

[Reserved]

4.0 Interferences

Analysis for As by flame AAS is sensitive to the chemical composition and to the physical properties (e.g., viscosity, pH) of the sample. The analytical procedure includes a check for matrix effects (Section 11.5).

5.0 Safety

5.1 This method may involve hazardous materials, operations, and equipment. This test method may not address all of the safety problems associated with its use. It is the responsibility of the user to establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to performing this test method.

5.2 Corrosive reagents. The following reagents are hazardous. Personal protective equipment and safe procedures that prevent chemical splashes are recommended. If contact occurs, immediately flush with copious amounts of water for at least 15 minutes. Remove clothing under shower and decontaminate. Treat residual chemical burns as thermal burns.

5.2.1 Hydrochloric Acid (HCl). Highly corrosive liquid with toxic vapors. Vapors are highly irritating to eyes, skin, nose, and lungs, causing severe damage. May cause bronchitis, pneumonia, or edema of lungs. Exposure to concentrations of 0.13 to 0.2 percent can be lethal to humans in a few minutes. Provide ventilation to limit exposure. Reacts with metals, producing hydrogen gas.

5.2.2 Hydrogen Peroxide (H₂O₂). Very harmful to eyes. 30% H₂O₂ can burn skin, nose, and lungs.

5.2.3 Nitric Acid (HNO₃). Highly corrosive to eyes, skin, nose, and lungs. Vapors are highly toxic and can cause bronchitis, pneumonia, or edema of lungs. Reaction to inhalation may be delayed as long as 30 hours and still be fatal. Provide ventilation to limit exposure. Strong oxidizer. Hazardous reaction may occur with organic materials such as solvents.

5.2.4 Sodium Hydroxide (NaOH). Causes severe damage to eyes and skin. Inhalation causes irritation to nose, throat, and lungs. Reacts exothermically with small amounts of water.

6.0 Equipment and Supplies

6.1 Sample Collection. A schematic of the sampling train used in performing this method is shown in Figure 108–1; it is similar to the Method 5 sampling train of 40 CFR part 60, appendix A. The following items are required for sample collection:

6.1.2 Impingers. Four impingers connected in series with leak-free ground-glass fittings or any similar leak-free noncontaminating fittings. For the first, third, and fourth impingers, use the Greenburg-Smith design, modified by replacing the tip with a 1.3-cm ID (0.5-in.) glass tube extending to about 1.3 cm (0.5 in.) from the bottom of the flask. For the second impinger, use the Greenburg-Smith design with the standard tip. Modifications (e.g., flexible connections between the impingers, materials other than glass, or flexible vacuum lines to connect the filter holder to the condenser) are subject to the approval of the Administrator.

6.1.3 Temperature Sensor. Place a temperature sensor, capable of measuring temperature to within 1 °C (2 °F), at the outlet of the fourth impinger for monitoring purposes.

6.2 Sample Recovery. The following items are required for sample recovery:

6.2.1 Probe-Liner and Probe-Nozzle Brushes, Petri Dishes, Graduated Cylinder and/or Balance, Plastic Storage Containers, and Funnel and Rubber Policeman. Same as Method 5, Sections 6.2.1 and 6.2.4 to 6.2.8, respectively.

6.2.2 Wash Bottles. Polyethylene (2).

6.2.3 Sample Storage Containers. Chemically resistant, polyethylene or polypropylene for glassware washes, 500- or 1000-ml.

6.3 Analysis. The following items are required for analysis:

6.3.1 Spectrophotometer. Equipped with an electrodeless discharge lamp and a background corrector to measure absorbance at 193.7 nanometers (nm). For measuring samples having less than 10 µg As/ml, use a vapor generator accessory or a graphite furnace.

6.3.2 Recorder. To match the output of the spectrophotometer.

6.3.3 Beakers. 150 ml.

6.3.4 Volumetric Flasks. Glass 50-, 100-, 200-, 500-, and 1000-ml; and polypropylene, 50-ml.

6.3.5 Balance. To measure within 0.5 g.

6.3.6 Volumetric Pipets. 1-, 2-, 3-, 5-, 8-, and 10-ml.

6.3.7 Oven.

6.3.8 Hot Plate.

7.0 Reagents and Standards

Unless otherwise indicated, it is intended that all reagents conform to the specifications established by the Committee on Analytical Reagents of the American Chemical Society, where such specifications are available; otherwise, use the best available grade.

7.1 The following reagents are required for sample collection:

7.1.1 Filters. Same as Method 5, Section 7.1.1, except that the filters need not be unreactive to SO₂.
7.1.2 Silica Gel, Crushed Ice, and Stopcock Grease. Same as Method 5, Sections 7.1.2, 7.1.4, and 7.1.5, respectively.

7.1.3 Water. Deionized distilled to meet ASTM D 1193–77 or 91 (incorporated by reference-see §61.18), Type 3. When high concentrations of organic matter are not expected to be present, the KMnO4 test for oxidizable organic matter may be omitted.

7.2 Sample Recovery.

7.2.1 0.1 N NaOH. Dissolve 4.00 g of NaOH in about 500 ml of water in a 1-liter volumetric flask. Then, dilute to exactly 1.0 liter with water.

7.3 Analysis. The following reagents and standards are required for analysis:

7.3.1 Water. Same as Section 7.1.3.

7.3.2 Sodium Hydroxide, 0.1 N. Same as in Section 7.2.1.

7.3.3 Sodium Borohydride (NaBH₄), 5 Percent Weight by Volume (W/V). Dissolve 50.0 g of NaBH₄ in about 500 ml of 0.1 N NaOH in a 1-liter volumetric flask. Then, dilute to exactly 1.0 liter with 0.1 N NaOH.

7.3.4 Hydrochloric Acid, Concentrated.

7.3.5 Potassium Iodide (KI), 30 Percent (W/V). Dissolve 300 g of KI in 500 ml of water in a 1 liter volumetric flask. Then, dilute to exactly 1.0 liter with water.

7.3.6 Nitric Acid, Concentrated.

7.3.7 Nitric Acid, 0.8 N. Dilute 52 ml of concentrated HNO₃ to exactly 1.0 liter with water.

7.3.8 Nitric Acid, 50 Percent by Volume (V/V). Add 50 ml concentrated HNO₃ to 50 ml water.

7.3.9 Stock Arsenic Standard, 1 mg As/ml. Dissolve 1.3203 g of primary standard grade As₂O₃ in 20 ml of 0.1 N NaOH in a 150 ml beaker. Slowly add 30 ml of concentrated HNO₃. Heat the resulting solution and evaporate just to dryness. Transfer the residue quantitatively to a 1-liter volumetric flask, and dilute to 1.0 liter with water.

7.3.10 Arsenic Working Solution, 1.0 µg As/ml. Pipet exactly 1.0 ml of stock arsenic standard into an acid-cleaned, appropriately labeled 1-liter volumetric flask containing about 500 ml of water and 5 ml of concentrated HNO₃. Dilute to exactly 1.0 liter with water.

7.3.11 Air. Suitable quality for AAS analysis.

7.3.12 Acetylene. Suitable quality for AAS analysis.

7.3.13 Nickel Nitrate, 5 Percent Ni (W/V). Dissolve 24.780 g of nickel nitrate hexahydrate [Ni(NO₃)₂·6H₂O] in water in a 100-ml volumetric flask, and dilute to 100 ml with water.

7.3.14 Nickel Nitrate, 1 Percent Ni (W/V). Pipet 20 ml of 5 percent nickel nitrate solution into a 100-ml volumetric flask, and dilute to exactly 100 ml with water.

7.3.15 Hydrogen Peroxide, 3 Percent by Volume. Pipet 50 ml of 30 percent H₂O₂ into a 500-ml volumetric flask, and dilute to exactly 500 ml with water.

8.0 Sample Collection, Preservation, Transport, and Storage
8.1 Pretest Preparation. Follow the general procedure given in Method 5, Section 8.1, except the filter need not be weighed, and the 200 ml of 0.1N NaOH and Container 4 should be tared to within 0.5 g.

8.2 Preliminary Determinations. Follow the general procedure given in Method 5, Section 8.2, except select the nozzle size to maintain isokinetic sampling rates below 28 liters/min (1.0 cfm).

8.3 Preparation of Sampling Train. Follow the general procedure given in Method 5, Section 8.3.

8.4 Leak-Check Procedures. Same as Method 5, Section 8.4.

8.5 Sampling Train Operation. Follow the general procedure given in Method 5, Section 8.5, except maintain isokinetic sampling flow rates below 28 liters/min (1.0 cfm). For each run, record the data required on a data sheet similar to the one shown in Figure 108–2.

8.6 Calculation of Percent Isokinetic. Same as Method 5, Section 8.6.

8.7 Sample Recovery. Same as Method 5, Section 8.7, except that 0.1 N NaOH is used as the cleanup solvent instead of acetone and that the impinger water is treated as follows:

8.7.1 Container Number 4 (Impinger Water). Clean each of the first three impingers and connecting glassware in the following manner:

8.7.1.1 Wipe the impinger ball joints free of silicone grease, and cap the joints.

8.7.1.2 Rotate and agitate each of the first two impingers, using the impinger contents as a rinse solution.

8.7.1.3 Transfer the liquid from the first three impingers to Container Number 4. Remove the outlet ball-joint cap, and drain the contents through this opening. Do not separate the impinger parts (inner and outer tubes) while transferring their contents to the container.

8.7.1.4 Weigh the contents of Container No. 4 to within 0.5 g. Record in the log the weight of liquid along with a notation of any color or film observed in the impinger catch. The weight of liquid is needed along with the silica gel data to calculate the stack gas moisture content.

Note: Measure and record the total amount of 0.1 N NaOH used for rinsing under Sections 8.7.1.5 and 8.7.1.6.

8.7.1.5 Pour approximately 30 ml of 0.1 NaOH into each of the first two impingers, and agitate the impingers. Drain the 0.1 N NaOH through the outlet arm of each impinger into Container Number 4. Repeat this operation a second time; inspect the impingers for any abnormal conditions.

8.7.1.6 Wipe the ball joints of the glassware connecting the impingers and the back half of the filter holder free of silicone grease, and rinse each piece of glassware twice with 0.1 N NaOH; transfer this rinse into Container Number 4. (DO NOT RINSE or brush the glass-fritted filter support.) Mark the height of the fluid level to determine whether leakage occurs during transport. Label the container to identify clearly its contents.

8.8 Blanks.

8.8.1 Sodium Hydroxide. Save a portion of the 0.1 N NaOH used for cleanup as a blank. Take 200 ml of this solution directly from the wash bottle being used and place it in a plastic sample container labeled “NaOH blank.”

8.8.2 Water. Save a sample of the water, and place it in a container labeled “H2O blank.”

8.8.3 Filter. Save two filters from each lot of filters used in sampling. Place these filters in a container labeled “filter blank.”
9.0 Quality Control

9.1 Miscellaneous Quality Control Measures.

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<thead>
<tr>
<th>Section</th>
<th>Quality control measure</th>
<th>Effect</th>
</tr>
</thead>
<tbody>
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<td>8.4,</td>
<td>Sampling equipment leak-checks and calibration</td>
<td>Ensures accuracy and precision of sampling measurements.</td>
</tr>
<tr>
<td>10.1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.4</td>
<td>Spectrophotometer calibration</td>
<td>Ensures linearity of spectrophotometer response to standards.</td>
</tr>
<tr>
<td>11.5</td>
<td>Check for matrix effects</td>
<td>Eliminates matrix effects.</td>
</tr>
</tbody>
</table>

9.2 Volume Metering System Checks. Same as Method 5, Section 9.2.

10.0 Calibration and Standardization

Note: Maintain a laboratory log of all calibrations.

10.1 Sampling Equipment. Same as Method 5, Section 10.0.

10.2 Preparation of Standard Solutions.

10.2.1 For the high level procedure, pipet 1, 3, 5, 8, and 10 ml of the 1.0 mg As/ml stock solution into separate 100 ml volumetric flasks, each containing 5 ml of concentrated HNO₃. Dilute to the mark with water.

10.2.2 For the low level vapor generator procedure, pipet 1, 2, 3, and 5 ml of 1.0 µg As/ml standard solution into separate reaction tubes. Dilute to the mark with water.

10.2.3 For the low level graphite furnace procedure, pipet 1, 5, 10 and 15 ml of 1.0 µg As/ml standard solution into separate flasks along with 2 ml of the 5 percent nickel nitrate solution and 10 ml of the 3 percent H₂O₂ solution. Dilute to the mark with water.

10.3 Calibration Curve. Analyze a 0.8 N HNO₃blank and each standard solution according to the procedures outlined in section 11.4.1. Repeat this procedure on each standard solution until two consecutive peaks agree within 3 percent of their average value. Subtract the average peak height (or peak area) of the blank—which must be less than 2 percent of recorder full scale—from the averaged peak height of each standard solution. If the blank absorbance is greater than 2 percent of full-scale, the probable cause is As contamination of a reagent or carry-over of As from a previous sample. Prepare the calibration curve by plotting the corrected peak height of each standard solution versus the corresponding final total As weight in the solution.

10.4 Spectrophotometer Calibration Quality Control. Calculate the least squares slope of the calibration curve. The line must pass through the origin or through a point no further from the origin than ±2 percent of the recorder full scale. Multiply the corrected peak height by the reciprocal of the least squares slope to determine the distance each calibration point lies from the theoretical calibration line. The difference between the calculated concentration values and the actual concentrations (e.g., 1, 3, 5, 8, and 10 mg As for the high-level procedure) must be less than 7 percent for all standards.

Note: For instruments equipped with direct concentration readout devices, preparation of a standard curve will not be necessary. In all cases, follow calibration and operational procedures in the manufacturers’ instruction manual.

11.0 Analytical Procedure
11.1 Sample Loss Check. Prior to analysis, check the liquid level in Containers Number 2 and Number 4. Note on the analytical data sheet whether leakage occurred during transport. If a noticeable amount of leakage occurred, either void the sample or take steps, subject to the approval of the Administrator, to adjust the final results.

11.2 Sample Preparation.

11.2.1 Container Number 1 (Filter). Place the filter and loose particulate matter in a 150 ml beaker. Also, add the filtered solid material from Container Number 2 (see Section 11.2.2). Add 50 ml of 0.1 N NaOH. Then stir and warm on a hot plate at low heat (do not boil) for about 15 minutes. Add 10 ml of concentrated HNO₃, bring to a boil, then simmer for about 15 minutes. Filter the solution through a glass fiber filter. Wash with hot water, and catch the filtrate in a clean 150 ml beaker. Boil the filtrate, and evaporate to dryness. Cool, add 5 ml of 50 percent HNO₃, and then warm and stir. Allow to cool. Transfer to a 50-ml volumetric flask, dilute to volume with water, and mix well.

11.2.2 Container Number 2 (Probe Wash).

11.2.2.1 Filter (using a glass fiber filter) the contents of Container Number 2 into a 200 ml volumetric flask. Combine the filtered (solid) material with the contents of Container Number 1 (Filter).

11.2.2.2 Dilute the filtrate to exactly 200 ml with water. Then pipet 50 ml into a 150 ml beaker. Add 10 ml of concentrated HNO₃, bring to a boil, and evaporate to dryness. Allow to cool, add 5 ml of 50 percent HNO₃, and then warm and stir. Allow the solution to cool, transfer to a 50-ml volumetric flask, dilute to volume with water, and mix well.

11.2.3 Container Number 4 (Impinger Solution). Transfer the contents of Container Number 4 to a 500 ml volumetric flask, and dilute to exactly 500 ml with water. Pipet 50 ml of the solution into a 150-ml beaker. Add 10 ml of concentrated HNO₃, bring to a boil, and evaporate to dryness. Allow to cool, add 5 ml of 50 percent HNO₃, and then warm and stir. Allow the solution to cool, transfer to a 50-ml volumetric flask, dilute to volume with water, and mix well.

11.2.4 Filter Blank. Cut each filter into strips, and treat each filter individually as directed in Section 11.2.1, beginning with the sentence, “Add 50 ml of 0.1 N NaOH.”

11.2.5 Sodium Hydroxide and Water Blanks. Treat separately 50 ml of 0.1 N NaOH and 50 ml water, as directed under Section 11.2.3, beginning with the sentence, “Pipet 50 ml of the solution into a 150-ml beaker.”

11.3 Spectrophotometer Preparation. Turn on the power; set the wavelength, slit width, and lamp current. Adjust the background corrector as instructed by the manufacturer's manual for the particular atomic absorption spectrophotometer. Adjust the burner and flame characteristics as necessary.

11.4 Analysis. Calibrate the analytical equipment and develop a calibration curve as outlined in Sections 10.2 through 10.4.

11.4.1 Arsenic Samples. Analyze an appropriately sized aliquot of each diluted sample (from Sections 11.2.1 through 11.2.3) until two consecutive peak heights agree within 3 percent of their average value. If applicable, follow the procedures outlined in Section 11.4.1.1. If the sample concentration falls outside the range of the calibration curve, make an appropriate dilution with 0.8 N HNO₃ so that the final concentration falls within the range of the curve. Using the calibration curve, determine the arsenic concentration in each sample fraction.

Note: Because instruments vary between manufacturers, no detailed operating instructions will be given here. Instead, the instrument manufacturer's detailed operating instructions should be followed.

11.4.1.1 Arsenic Determination at Low Concentration. The lower limit of flame AAS is 10 µg As/ml. If the arsenic concentration of any sample is at a lower level, use the graphite furnace or vapor generator which is available as an accessory component. Flame, graphite furnace, or vapor generators may be used for samples whose concentrations are between 10 and 30 µg/ml. Follow the manufacturer's instructions in the use of such equipment.
11.4.1.1 Vapor Generator Procedure. Place a sample containing between 0 and 5 µg of arsenic in the reaction tube, and dilute to 15 ml with water. Since there is some trial and error involved in this procedure, it may be necessary to screen the samples by conventional atomic absorption until an approximate concentration is determined. After determining the approximate concentration, adjust the volume of the sample accordingly. Pipet 15 ml of concentrated HCl into each tube. Add 1 ml of 30 percent KI solution. Place the reaction tube into a 50 °C (120 °F) water bath for 5 minutes. Cool to room temperature. Connect the reaction tube to the vapor generator assembly. When the instrument response has returned to baseline, inject 5.0 ml of 5 percent NaBH₄, and integrate the resulting spectrophotometer signal over a 30-second time period.

11.4.1.1.2 Graphite Furnace Procedure. Dilute the digested sample so that a 5 ml aliquot contains less than 1.5 µg of arsenic. Pipet 5 ml of this digested solution into a 10-ml volumetric flask. Add 1 ml of the 1 percent nickel nitrate solution, 0.5 ml of 50 percent HNO₃, and 1 ml of the 3 percent hydrogen peroxide and dilute to 10 ml with water. The sample is now ready for analysis.

11.4.1.2 Run a blank (0.8 N HNO₃) and standard at least after every five samples to check the spectrophotometer calibration. The peak height of the blank must pass through a point no further from the origin than ±2 percent of the recorder full scale. The difference between the measured concentration of the standard (the product of the corrected average peak height and the reciprocal of the least squares slope) and the actual concentration of the standard must be less than 7 percent, or recalibration of the analyzer is required.

11.4.1.3 Determine the arsenic concentration in the filter blank (i.e., the average of the two blank values from each lot).

11.4.2 Container Number 3 (Silica Gel). This step may be conducted in the field. Weigh the spent silica gel (or silica gel plus impinger) to the nearest 0.5 g; record this weight.

11.5 Check for matrix effects on the arsenic results. Same as Method 12, Section 11.5.

12.0 Data Analysis and Calculations

12.1 Nomenclature

Bₜₚₜ = Water in the gas stream, proportion by volume.

Cₐ = Concentration of arsenic as read from the standard curve, µg/ml.

Cₛ = Arsenic concentration in stack gas, dry basis, converted to standard conditions, g/dsm³ (gr/dscf).

Eₐ = Arsenic mass emission rate, g/hr (lb/hr).

Fₜ = Dilution factor (equals 1 if the sample has not been diluted).

I = Percent of isokinetic sampling.

m₃ = Total mass of all four impingers and contents before sampling, g.

m₅ = Total mass of all four impingers and contents after sampling, g.

mₖ = Total mass of arsenic collected in a specific part of the sampling train, µg.

m₈ = Total mass of arsenic collected in the sampling train, µg.

Tₐₚₜ = Absolute average dry gas meter temperature (see Figure 108–2), °K (°R).

Vₐₚₜ = Volume of gas sample as measured by the dry gas meter, dry basis, m³ (ft³).
Vm(std) = Volume of gas sample as measured by the dry gas meter, corrected to standard conditions, m³ (ft³).

Vn = Volume of solution in which the arsenic is contained, ml.

Vw(std) = Volume of water vapor collected in the sampling train, corrected to standard conditions, m³ (ft³).

ΔH = Average pressure differential across the orifice meter (see Figure 108–2), mm H₂O (in. H₂O).

12.2 Average Dry Gas Meter Temperatures (Tm) and Average Orifice Pressure Drop (ΔH). See data sheet (Figure 108–2).

12.3 Dry Gas Volume. Using data from this test, calculate Vm(std) according to the procedures outlined in Method 5, Section 12.3.

12.4 Volume of Water Vapor.

\[ V_{w(std)} = K_2 \left( \frac{m_n}{m_0} - m_{b1} \right) \quad \text{Eq. 108-1} \]

Where:

\[ K_2 = 0.01334 \text{ m}^3/\text{g for metric units.} \]

\[ = 0.047012 \text{ ft}^3/\text{g for English units.} \]

12.5 Moisture Content.

\[ B_{w_2} = \frac{V_{w(std)}}{V_{m(std)} + V_{w(std)}} \quad \text{Eq. 108-2} \]

12.6 Amount of Arsenic Collected.

12.6.1 Calculate the amount of arsenic collected in each part of the sampling train, as follows:

\[ m_n = C_a F_d V_n \quad \text{Eq. 108-3} \]

12.6.2 Calculate the total amount of arsenic collected in the sampling train as follows:

\[ m_2 = m_{\text{Fiber}} + m_{\text{Probe}} + m_{\text{Ring} \text{Holes}} - m_{\text{Fiber Blank}} - m_{\text{Ring Blank}} - m_{\text{Water Blank}} \quad \text{Eq. 108-4} \]

12.7 Calculate the arsenic concentration in the stack gas (dry basis, adjusted to standard conditions) as follows:

\[ C_3 = K_3 \left( \frac{m_2}{V_{m(std)}} \right) \quad \text{Eq. 108-5} \]

Where:

\[ K_3 = 10^{-6} \text{g/µg for metric units} \]
= 1.54 \times 10^{-5} \text{gr/µg for English units}

12.8 Stack Gas Velocity and Volumetric Flow Rate. Calculate the average stack gas velocity and volumetric flow rate using data obtained in this method and the equations in Sections 12.2 and 12.3 of Method 2.

12.9 Pollutant Mass Rate. Calculate the arsenic mass emission rate as follows:

\[ E_a = C_s Q \text{, Eq. 108-6} \]

12.10 Isokinetic Variation. Same as Method 5, Section 12.11.

13.0 Method Performance

13.1 Sensitivity. The lower limit of flame AAS 10 µg As/ml. The analytical procedure includes provisions for the use of a graphite furnace or vapor generator for samples with a lower arsenic concentration.

14.0 Pollution Prevention. [Reserved]

15.0 Waste Management. [Reserved]

16.0 References.

Same as References 1 through 9 of Method 5, Section 17.0, with the addition of the following:


17.0 Tables, Diagrams, Flowcharts, and Validation Data
Method 108A—Determination of Arsenic Content in Ore Samples From Nonferrous Smelters

Note: This method does not include all of the specifications (e.g., equipment and supplies) and procedures (e.g., sampling and analytical) essential to its performance. Some material is incorporated by reference from other methods in appendix A to 40 CFR part 60. Therefore, to obtain reliable results, persons using this method should have a thorough knowledge of Method 12.

1.0 Scope and Application

1.1 Analytes.

Figure 108-2. Arsenic Field Data Sheet.
Analyte | CAS No. | Sensitivity
--- | --- | ---
Arsenic compounds as arsenic (As) | 7440–38–2 | Lower limit 10 µg/ml or less.

1.2 Applicability. This method applies to the determination of inorganic As content of process ore and reverberatory matte samples from nonferrous smelters and other sources as specified in an applicable subpart of the regulations.

1.3 Data Quality Objectives. Adherence to the requirements of this method will enhance the quality of the data obtained from air pollutant sampling methods.

2.0 Summary of Method

Arsenic bound in ore samples is liberated by acid digestion and analyzed by flame atomic absorption spectrophotometry (AAS).

3.0 Definitions [Reserved]

4.0 Interferences

Analysis for As by flame AAS is sensitive to the chemical composition and to the physical properties (e.g., viscosity, pH) of the sample. The analytical procedure includes a check for matrix effects (section 11.5).

5.0 Safety

5.1 Disclaimer. This method may involve hazardous materials, operations, and equipment. This test method may not address all of the safety problems associated with its use. It is the responsibility of the user to establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to performing this test method.

5.2 Corrosive Reagents. The following reagents are hazardous. Personal protective equipment and safe procedures that prevent chemical splashes are recommended. If contact occurs, immediately flush with copious amounts of water for at least 15 minutes. Remove clothing under shower and decontaminate. Treat residual chemical burns as thermal burns.

5.2.1 Hydrochloric Acid (HCl). Highly corrosive liquid with toxic vapors. Vapors are highly irritating to eyes, skin, nose, and lungs, causing severe damage. May cause bronchitis, pneumonia, or edema of lungs. Exposure to concentrations of 0.13 to 0.2 percent can be lethal to humans in a few minutes. Provide ventilation to limit exposure. Reacts with metals, producing hydrogen gas.

5.2.2 Hydrofluoric Acid (HF). Highly corrosive to eyes, skin, nose, throat, and lungs. Reaction to exposure may be delayed by 24 hours or more. Provide ventilation to limit exposure.

5.2.3 Hydrogen Peroxide (H₂O₂). Very harmful to eyes. 30% H₂O₂ can burn skin, nose, and lungs.

5.2.4 Nitric Acid (HNO₃). Highly corrosive to eyes, skin, nose, and lungs. Vapors are highly toxic and can cause bronchitis, pneumonia, or edema of lungs. Reaction to inhalation may be delayed as long as 30 hours and still be fatal. Provide ventilation to limit exposure. Strong oxidizer. Hazardous reaction may occur with organic materials such as solvents.

5.2.5 Sodium Hydroxide (NaOH). Causes severe damage to eyes and skin. Inhalation causes irritation to nose, throat, and lungs. Reacts exothermically with limited amounts of water.

6.0 Equipment and Supplies

6.1 Sample Collection and Preparation. The following items are required for sample collection and preparation:
6.1.1 Parr Acid Digestion Bomb. Stainless steel with vapor-tight Teflon cup and cover.

6.1.2 Volumetric Pipets. 2- and 5-ml sizes.

6.1.3 Volumetric Flask. 50-ml polypropylene with screw caps, (one needed per standard).

6.1.4 Funnel. Polyethylene or polypropylene.

6.1.5 Oven. Capable of maintaining a temperature of approximately 105 °C (221 °F).

6.1.6 Analytical Balance. To measure to within 0.1 mg.

6.2 Analysis. The following items are required for analysis:

6.2.1 Spectrophotometer and Recorder. Equipped with an electrodeless discharge lamp and a background corrector to measure absorbance at 193.7 nm. For measuring samples having less than 10 µg As/ml, use a graphite furnace or vapor generator accessory. The recorder shall match the output of the spectrophotometer.

6.2.2 Volumetric Flasks. Class A, 50-ml (one needed per sample and blank), 500-ml, and 1-liter.

6.2.3 Volumetric Pipets. Class A, 1-, 5-, 10-, and 25-ml sizes.

7.0 Reagents and Standards.

Unless otherwise indicated, it is intended that all reagents conform to the specifications established by the Committee on Analytical Reagents of the American Chemical Society, where such specifications are available; otherwise, use the best available grade.

7.1 Sample Collection and Preparation. The following reagents are required for sample collection and preparation:

7.1.1 Water. Deionized distilled to meet ASTM D 1193–77 or 91 Type 3 (incorporated by reference—See §61.18). When high concentrations of organic matter are not expected to be present, the KMnO₄ test for oxidizable organic matter may be omitted. Use in all dilutions requiring water.

7.1.2 Nitric Acid Concentrated.

7.1.3 Nitric Acid, 0.5 N. In a 1-liter volumetric flask containing water, add 32 ml of concentrated HNO₃ and dilute to volume with water.

7.1.4 Hydrofluoric Acid, Concentrated.

7.1.5 Potassium Chloride (KCl) Solution, 10 percent weight by volume (W/V). Dissolve 10 g KCl in water, add 3 ml concentrated HNO₃, and dilute to 100 ml.

7.1.6 Filter. Teflon filters, 3-micron porosity, 47-mm size. (Available from Millipore Co., type FS, Catalog Number FSLW04700.)

7.1.7 Sodium Borohydride (NaBH₄), 5 Percent (W/V). Dissolve 50.0 g of NaBH₄ in about 500 ml of 0.1 N NaOH in a 1-liter volumetric flask. Then, dilute to exactly 1.0 liter with 0.1 N NaOH.

7.1.8 Nickel Nitrate, 5 Percent Ni (W/V). Dissolve 24.780 g of nickel nitrate hexahydrate [Ni(NO₃)₂·6H₂O] in water in a 100-ml volumetric flask, and dilute to 100 ml with water.

7.1.9 Nickel Nitrate, 1 Percent Ni (W/V). Pipet 20 ml of 5 percent nickel nitrate solution into a 100-ml volumetric flask, and dilute to 100 ml with water.
7.2 Analysis. The following reagents and standards are required for analysis:

7.2.2 Sodium Hydroxide, 0.1 N. Dissolve 2.00 g of NaOH in water in a 500-ml volumetric flask. Dilute to volume with water.

7.2.3 Nitric Acid, 0.5 N. Same as in Section 7.1.3.

7.2.4 Potassium Chloride Solution, 10 percent. Same as in Section 7.1.5.

7.2.5 Hydrochloric Acid, Concentrated.

7.2.6 Potassium Iodide (KI), 30 Percent (W/V). Dissolve 300 g of KI in about 500 ml of water in a 1-liter volumetric flask. Then, dilute to exactly 1.0 liter with water.

7.2.7 Hydrogen Peroxide, 3 Percent by Volume. Pipet 50 ml of 30 percent H₂O₂ into a 500-ml volumetric flask, and dilute to exactly 500 ml with water.

7.2.8 Stock Arsenic Standard, 1 mg As/ml. Dissolve 1.3203 g of primary grade As₂O₃ in 20 ml of 0.1 N NaOH. Slowly add 30 ml of concentrated HNO₃, and heat in an oven at 105 °C (221 °F) for 2 hours. Allow to cool, and dilute to 1 liter with deionized distilled water.

7.2.9 Nitrous Oxide. Suitable quality for AAS analysis.

7.2.10 Acetylene. Suitable quality for AAS analysis.

7.2.11 Quality Assurance Audit Samples. When making compliance determinations, and upon availability, audit samples may be obtained from the appropriate EPA regional Office or from the responsible enforcement authority.

Note: The responsible enforcement authority should be notified at least 30 days prior to the test date to allow sufficient time for sample delivery.

8.0 Sample Collection, Preservation, Transport, and Storage

8.1 Sample Collection. A sample that is representative of the ore lot to be tested must be taken prior to analysis. (A portion of the samples routinely collected for metals analysis may be used provided the sample is representative of the ore being tested.)

8.2 Sample Preparation. The sample must be ground into a finely pulverized state.

9.0 Quality Control

<table>
<thead>
<tr>
<th>Section</th>
<th>Quality control measure</th>
<th>Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.2</td>
<td>Spectrophotometer calibration</td>
<td>Ensure linearity of spectrophotometer response to standards.</td>
</tr>
<tr>
<td>11.5</td>
<td>Check for matrix effects</td>
<td>Eliminate matrix effects.</td>
</tr>
</tbody>
</table>

10.0 Calibration and Standardizations

Note: Maintain a laboratory log of all calibrations.
10.1 Preparation of Standard Solutions. Pipet 1, 5, 10, and 25 ml of the stock As solution into separate 100-ml volumetric flasks. Add 10 ml KCl solution and dilute to the mark with 0.5 N HNO₃. This will give standard concentrations of 10, 50, 100, and 250 µg As/ml. For low-level arsenic samples that require the use of a graphite furnace or vapor generator, follow the procedures in Section 11.3:1. Dilute 10 ml of KCl solution to 100 ml with 0.5 N HNO₃ and use as a reagent blank.

10.2 Calibration Curve. Analyze the reagent blank and each standard solution according to the procedures outlined in Section 11.3. Repeat this procedure on each standard solution until two consecutive peaks agree within 3 percent of their average value. Subtract the average peak height (or peak area) of the blank—which must be less than 2 percent of recorder full scale—from the averaged peak heights of each standard solution. If the blank absorbance is greater than 2 percent of full-scale, the probable cause is Hg contamination of a reagent or carry-over of As from a previous sample. Prepare the calibration curve by plotting the corrected peak height of each standard solution versus the corresponding final total As weight in the solution.

10.3 Spectrophotometer Calibration Quality Control. Calculate the least squares slope of the calibration curve. The line must pass through the origin or through a point no further from the origin than ±2 percent of the recorder full scale. Multiply the corrected peak height by the reciprocal of the least squares slope to determine the distance each calibration point lies from the theoretical calibration line. The difference between the calculated concentration values and the actual concentrations must be less than 7 percent for all standards.

Note: For instruments equipped with direct concentration readout devices, preparation of a standard curve will not be necessary. In all cases, follow calibration and operational procedures in the manufacturer’s instruction manual.

11.0 Analytical Procedure

11.1 Sample Preparation. Weigh 50 to 500 mg of finely pulverized sample to the nearest 0.1 mg. Transfer the sample into the Teflon cup of the digestion bomb, and add 2 ml each of concentrated HNO₃ and HF. Seal the bomb immediately to prevent the loss of any volatile arsenic compounds that may form. Heat in an oven at 105 °C (221 °F) for 2 hours. Remove the bomb from the oven and allow to cool. Using a Teflon filter, quantitatively filter the digested sample into a 50-ml polypropylene volumetric flask. Rinse the bomb three times with small portions of 0.5 N HNO₃, and filter the rinses into the flask. Add 5 ml of KCl solution to the flask, and dilute to 50 ml with 0.5 N HNO₃.

11.2 Spectrophotometer Preparation.

11.2.1 Turn on the power; set the wavelength, slit width, and lamp current. Adjust the background corrector as instructed by the manufacturer’s manual for the particular atomic absorption spectrophotometer. Adjust the burner and flame characteristics as necessary.

11.2.2 Develop a spectrophotometer calibration curve as outlined in Sections 10.2 and 10.3.

11.3 Arsenic Determination. Analyze an appropriately sized aliquot of each diluted sample (from Section 11.1) until two consecutive peak heights agree within 3 percent of their average value. If applicable, follow the procedures outlined in Section 11.3.1. If the sample concentration falls outside the range of the calibration curve, make an appropriate dilution with 0.5 N HNO₃ so that the final concentration falls within the range of the curve. Using the calibration curve, determine the As concentration in each sample.

Note: Because instruments vary between manufacturers, no detailed operating instructions will be given here. Instead, the instrument manufacturer’s detailed operating instructions should be followed.

11.3.1 Arsenic Determination at Low Concentration. The lower limit of flame AAS is 10 µg As/ml. If the arsenic concentration of any sample is at a lower level, use the vapor generator or graphite furnace which is available as an accessory component. Flame, graphite furnace, or vapor generators may be used for samples whose concentrations are between 10 and 30 µg/ml. Follow the manufacturer’s instructions in the use of such equipment.

11.3.1.1 Vapor Generator Procedure. Place a sample containing between 0 and 5 µg of arsenic in the reaction tube, and dilute to 15 ml with water. Since there is some trial and error involved in this procedure, it may be necessary to
screen the samples by conventional AAS until an approximate concentration is determined. After determining the approximate concentration, adjust the volume of the sample accordingly. Pipet 15 ml of concentrated HCl into each tube. Add 1 ml of 30 percent KI solution. Place the reaction tube into a 50 °C (120 °F) water bath for 5 minutes. Cool to room temperature. Connect the reaction tube to the vapor generator assembly. When the instrument response has returned to baseline, inject 5.0 ml of 5 percent NaBH₄ and integrate the resulting spectrophotometer signal over a 30-second time period.

11.3.1.2 Graphite Furnace Procedure. Pipet 5 ml of the digested solution into a 10-ml volumetric flask. Add 1 ml of the 1 percent nickel nitrate solution, 0.5 ml of 50 percent HNO₃, and 1 ml of the 3 percent H₂O₂, and dilute to 10 ml with water. The sample is now ready to inject in the furnace for analysis.

11.4 Run a blank and standard at least after every five samples to check the spectrophotometer calibration. The peak height of the blank must pass through a point no further from the origin than ±2 percent of the recorder full scale. The difference between the measured concentration of the standard (the product of the corrected average peak height and the reciprocal of the least squares slope) and the actual concentration of the standard must be less than 7 percent, or recalibration of the analyzer is required.

11.5 Mandatory Check for Matrix Effects on the Arsenic Results. Same as Method 12, Section 11.5.

12.0 Data Analysis and Calculations

12.1 Calculate the percent arsenic in the ore sample as follows:

\[
\% \text{As} = \frac{5C_sF_d}{W} \quad \text{Eq. 108A-1}
\]

Where:

\(C_s\) = Concentration of As as read from the standard curve, \(\mu g/ml\).

\(F_d\) = Dilution factor (equals to 1 if the sample has not been diluted).

\(W\) = Weight of ore sample analyzed, mg.

\(5 = (50 \text{ ml sample } \times 100)/(10^3 \mu g/mg)\).

13.0 Method Performance

13.1 Sensitivity. The lower limit of flame AAS is 10 \(\mu g\) As/ml. The analytical procedure includes provisions for the use of a graphite furnace or vapor generator for samples with a lower arsenic concentration.

14.0 Pollution Prevention.[Reserved]

15.0 Waste Management.[Reserved]

16.0 References

Same as References 1 through 9 of Section 17.0 of Method 5, with the addition of the following:


17.0 Tables, Diagrams, Flowcharts, and Validation Data.[Reserved]

Method 108B—Determination of Arsenic Content in Ore Samples From Nonferrous Smelters

Note: This method does not include all of the specifications (e.g., equipment and supplies) and procedures (e.g., sampling and analytical) essential to its performance. Some material is incorporated by reference from other methods in this appendix and in appendix A to 40 CFR part 60. Therefore, to obtain reliable results, persons using this method should have a thorough knowledge of at least the following additional test methods: Method 12 and Method 108A.

1.0 Scope and Application

1.1 Analytes.

<table>
<thead>
<tr>
<th>Analyte</th>
<th>CAS No.</th>
<th>Sensitivity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arsenic compounds as arsenic (As)</td>
<td>7440–38–2</td>
<td>Lower limit 10 µg/ml.</td>
</tr>
</tbody>
</table>

1.2 Applicability. This method applies to the determination of inorganic As content of process ore and reverberatory matte samples from nonferrous smelters and other sources as specified in an applicable subpart of the regulations. Samples resulting in an analytical concentration greater than 10 µg As/ml may be analyzed by this method. For lower level arsenic samples, Method 108C should be used.

1.3 Data Quality Objectives. Adherence to the requirements of this method will enhance the quality of the data obtained from air pollutant sampling methods.

2.0 Summary of Method

Arsenic bound in ore samples is liberated by acid digestion and analyzed by flame atomic absorption spectrophotometry (AAS).

3.0 Definitions[Reserved]

4.0 Interferences

Analysis for As by flame AAS is sensitive to the chemical composition and to the physical properties (e.g., viscosity, pH) of the sample. The analytical procedure includes a check for matrix effects (Section 11.4).

5.0 Safety

5.1 Disclaimer. This method may involve hazardous materials, operations, and equipment. This test method may not address all of the safety problems associated with its use. It is the responsibility of the user to establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to performing this test method.

5.2 Corrosive Reagents. The following reagents are hazardous. Personal protective equipment and safe procedures that prevent chemical splashes are recommended. If contact occurs, immediately flush with copious amounts of water.
for at least 15 minutes. Remove clothing under shower and decontaminate. Treat residual chemical burns as thermal burns.

5.2.1 Hydrochloric acid (HCl). Highly corrosive liquid with toxic vapors. Vapors are highly irritating to eyes, skin, nose, and lungs, causing severe damage. May cause bronchitis, pneumonia, or edema of lungs. Exposure to concentrations of 0.13 to 0.2 percent can be lethal to humans in a few minutes. Provide ventilation to limit exposure. Reacts with metals, producing hydrogen gas.

5.2.2 Hydrofluoric Acid (HF). Highly corrosive to eyes, skin, nose, throat, and lungs. Reaction to exposure may be delayed by 24 hours or more. Provide ventilation to limit exposure.

5.2.3 Nitric Acid (HNO₃). Highly corrosive to eyes, skin, nose, and lungs. Vapors are highly toxic and can cause bronchitis, pneumonia, or edema of lungs. Reaction to inhalation may be delayed as long as 30 hours and still be fatal. Provide ventilation to limit exposure. Strong oxidizer. Hazardous reaction may occur with organic materials such as solvents.

5.2.4 Perchloric Acid (HClO₄). Corrosive to eyes, skin, nose, and throat. Provide ventilation to limit exposure. Very strong oxidizer. Keep separate from water and oxidizable materials to prevent vigorous evolution of heat, spontaneous combustion, or explosion. Heat solutions containing HClO₄ only in hoods specifically designed for HClO₄.

6.0 Equipment and Supplies

6.1 Sample Preparation. The following items are required for sample preparation:

6.1.1 Teflon Beakers. 150-ml.

6.1.2 Graduated Pipets. 5-ml disposable.

6.1.3 Graduated Cylinder. 50-ml.

6.1.4 Volumetric Flask. 100-ml.

6.1.5 Analytical Balance. To measure within 0.1 mg.

6.1.6 Hot Plate.

6.1.7 Perchloric Acid Fume Hood.

6.2 Analysis. The following items are required for analysis:

6.2.1 Spectrophotometer. Equipped with an electrodeless discharge lamp and a background corrector to measure absorbance at 193.7 nm.

6.2.2 Beaker and Watch Glass. 400-ml.

6.2.3 Volumetric Flask. 1-liter.

6.2.4 Volumetric Pipets. 1-, 5-, 10-, and 25-ml.

7.0 Reagents and Standards

Unless otherwise indicated, it is intended that all reagents conform to the specifications established by the Committee on Analytical Reagents of the American Chemical Society, where such specifications are available; otherwise, use the best available grade.
7.1 Sample Preparation. The following reagents are required for sample preparation:

7.1.1 Water. Deionized distilled to meet ASTM D 1193–77 or 91 Type 3 (incorporated by reference—see §61.18).

7.1.2 Nitric Acid, Concentrated.

7.1.3 Hydrofluoric Acid, Concentrated.

7.1.4 Perchloric Acid, 70 Percent.

7.1.5 Hydrochloric Acid, Concentrated.

7.2 Analysis. The following reagents and standards are required for analysis:

7.2.1 Water. Same as in Section 7.1.1.

7.2.2 Stock Arsenic Standard, 1.0 mg As/ml. Dissolve 1.3203 g of primary grade As$_2$O$_3$ [dried at 105 °C (221 °F)] in a 400-ml beaker with 10 ml of HNO$_3$ and 5 ml of HCl. Cover with a watch glass, and heat gently until dissolution is complete. Add 10 ml of HNO$_3$ and 25 ml of HClO$_4$, evaporate to strong fumes of HClO$_4$, and reduce to about 20 ml volume. Cool, add 100 ml of water and 100 ml of HCl, and transfer quantitatively to a 1-liter volumetric flask. Dilute to volume with water and mix.

7.2.3 Acetylene. Suitable quality for AAS analysis.

7.2.4 Air. Suitable quality for AAS analysis.

8.0 Sample Collection, Preservation, Transport, and Storage

Same as in Method 108A, Sections 8.1 and 8.2.

9.0 Quality Control

<table>
<thead>
<tr>
<th>Section</th>
<th>Quality control measure</th>
<th>Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.2</td>
<td>Spectrophotometer calibration</td>
<td>Ensure linearity of spectrophotometer response to standards.</td>
</tr>
<tr>
<td>11.4</td>
<td>Check for matrix effects</td>
<td>Eliminate matrix effects.</td>
</tr>
</tbody>
</table>

10.0 Calibration and Standardization

Note: Maintain a laboratory log of all calibrations.

10.1 Preparation of Standard Solutions. Pipet 1, 5, 10, and 25 ml of the stock As solution into separate 100-ml volumetric flasks. Add 2 ml of HClO$_4$, 10 ml of HCl, and dilute to the mark with water. This will provide standard concentrations of 10, 50, 100, and 250 µg As/ml.

10.2 Calibration Curve and Spectrophotometer Calibration Quality Control. Same as Method 108A, Sections 10.2 and 10.3

11.0 Analytical Procedure
11.1 Sample Preparation. Weigh 100 to 1000 mg of finely pulverized sample to the nearest 0.1 mg. Transfer the sample to a 150-ml Teflon beaker. Dissolve the sample by adding 15 ml of HNO₃, 10 ml of HCl, 10 ml of HF, and 10 ml of HClO₄ in the exact order as described, and let stand for 10 minutes. In a HClO₄ fume hood, heat on a hot plate until 2–3 ml of HClO₄ remain, then cool. Add 20 ml of water and 10 ml of HCl. Cover and warm until the soluble salts are in solution. Cool, and transfer quantitatively to a 100-ml volumetric flask. Dilute to the mark with water.

11.2 Spectrophotometer Preparation. Same as in Method 108A, Section 11.2.

11.3 Arsenic Determination. If the sample concentration falls outside the range of the calibration curve, make an appropriate dilution with 2 percent HClO₄/10 percent HCl (prepared by diluting 2 ml concentrated HClO₄ and 10 ml concentrated HCl to 100 ml with water) so that the final concentration falls within the range of the curve. Using the calibration curve, determine the As concentration in each sample.

Note: Because instruments vary between manufacturers, no detailed operating instructions will be given here. Instead, the instrument manufacturer's detailed operating instructions should be followed.

Run a blank and standard at least after every five samples to check the spectrophotometer calibration. The peak height of the blank must pass through a point no further from the origin than ±2 percent of the recorder full scale. The difference between the measured concentration of the standard (the product of the corrected average peak height and the reciprocal of the least squares slope) and the actual concentration of the standard must be less than 7 percent, or recalibration of the analyzer is required.

11.4 Mandatory Check for Matrix Effects on the Arsenic Results. Same as Method 12, Section 11.5.

12.0 Data Analysis and Calculations

Same as in Method 108A, Section 12.0.

13.0 Method Performance

13.1 Sensitivity. The lower limit of flame AAS is 10 µg As/ml.

14.0 Pollution Prevention [Reserved]

15.0 Waste Management [Reserved]

16.0 References

Same as in Method 108A, Section 16.0.

17.0 Tables, Diagrams, Flowcharts, and Validation Data [Reserved]

Method 108C—Determination of Arsenic Content in Ore Samples From Nonferrous Smelters (Molybdenum Blue Photometric Procedure)

Note: This method does not include all of the specifications (e.g., equipment and supplies) and procedures (e.g., sampling and analytical) essential to its performance. Some material is incorporated by reference from other methods in this part. Therefore, to obtain reliable results, persons using this method should have a thorough knowledge of at least Method 108A.
<table>
<thead>
<tr>
<th>Analyte</th>
<th>CAS No.</th>
<th>Sensitivity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arsenic compounds as arsenic (As)</td>
<td>7440–38–2</td>
<td>Lower limit 0.0002 percent As by weight.</td>
</tr>
</tbody>
</table>

1.2 Applicability. This method applies to the determination of inorganic As content of process ore and reverberatory matte samples from nonferrous smelters and other sources as specified in an applicable subpart of the regulations.

1.3 Data Quality Objectives. Adherence to the requirements of this method will enhance the quality of the data obtained from air pollutant sampling methods.

2.0 Summary of Method

Arsenic bound in ore samples is liberated by acid digestion and analyzed by the molybdenum blue photometric procedure.

3.0 Definitions.[Reserved]

4.0 Interferences.[Reserved]

5.0 Safety

5.1 Disclaimer. This method may involve hazardous materials, operations, and equipment. This test method may not address all of the safety problems associated with its use. It is the responsibility of the user to establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to performing this test method.

5.2 Corrosive Reagents. The following reagents are hazardous. Personal protective equipment and safe procedures that prevent chemical splashes are recommended. If contact occurs, immediately flush with copious amounts of water for at least 15 minutes. Remove clothing under shower and decontaminate. Treat residual chemical burns as thermal burns.

5.2.1 Hydrochloric Acid (HCl). Highly corrosive liquid with toxic vapors. Vapors are highly irritating to eyes, skin, nose, and lungs, causing severe damage. May cause bronchitis, pneumonia, or edema of lungs. Exposure to concentrations of 0.13 to 0.2 percent can be lethal to humans in a few minutes. Provide ventilation to limit exposure. Reacts with metals, producing hydrogen gas.

5.2.2 Hydrofluoric Acid (HF). Highly corrosive to eyes, skin, nose, throat, and lungs. Reaction to exposure may be delayed by 24 hours or more. Provide ventilation to limit exposure.

5.2.3 Nitric Acid (HNO₃). Highly corrosive to eyes, skin, nose, and lungs. Vapors are highly toxic and can cause bronchitis, pneumonia, or edema of lungs. Reaction to inhalation may be delayed as long as 30 hours and still be fatal. Provide ventilation to limit exposure. Strong oxidizer. Hazardous reaction may occur with organic materials such as solvents.

5.2.4 Perchloric Acid (HClO₄). Corrosive to eyes, skin, nose, and throat. Provide ventilation to limit exposure. Very strong oxidizer. Keep separate from water and oxidizable materials to prevent vigorous evolution of heat, spontaneous combustion, or explosion. Heat solutions containing HClO₄ only in hoods specifically designed for HClO₄.

5.2.5 Sulfuric acid (H₂SO₄). Rapidly destructive to body tissue. Will cause third degree burns. Eye damage may result in blindness. Inhalation may be fatal from spasm of the larynx, usually within 30 minutes. May cause lung tissue damage with edema. 3 mg/m³ will cause lung damage in uninitiated. 1 mg/m³ for 8 hours will cause lung damage or, in higher concentrations, death. Provide ventilation to limit inhalation. Reacts violently with metals and organics.

6.0 Equipment and Supplies
6.1 Sample Preparation. The following items are required for sample preparation:

6.1.1 Analytical Balance. To measure to within 0.1 mg.

6.1.2 Erlenmeyer Flask. 300-ml.

6.1.3 Hot Plate.

6.1.4 Distillation Apparatus. No. 6, in ASTM E 50–82, 86, or 90 (Reapproved 1995)(incorporated by reference—see §61.18); detailed in Figure 108C–1.

6.1.5 Graduated Cylinder. 50-ml.

6.1.6 Perchloric Acid Fume Hood.

6.2 Analysis. The following items are required for analysis:

6.2.1 Spectrophotometer. Capable of measuring at 660 nm.

6.2.2 Volumetric Flasks. 50- and 100-ml.

7.0 Reagents and Standards

Unless otherwise indicated, it is intended that all reagents conform to the specifications established by the Committee on Analytical Reagents of the American Chemical Society, where such specifications are available; otherwise, use the best available grade.

7.1 Sample Preparation. The following reagents are required for sample preparation:

7.1.1 Water. Deionized distilled to meet ASTM D 1193–77 or 91 Type 3 (incorporated by reference—see §61.18). When high concentrations of organic matter are not expected to be present, the KMnO₄ test for oxidizable organic matter may be omitted. Use in all dilutions requiring water.

7.1.2 Nitric Acid, Concentrated.

7.1.3 Hydrofluoric Acid, Concentrated.

7.1.4 Sulfuric Acid, Concentrated.

7.1.5 Perchloric Acid, 70 Percent.

7.1.6 Hydrochloric Acid, Concentrated.

7.1.7 Dilute Hydrochloric Acid. Add one part concentrated HCl to nine parts water.

7.1.8 Hydrazine Sulfate ((NH₂)₂·H₂SO₄).

7.1.9 Potassium Bromide (KBr).

7.1.10 Bromine Water, Saturated.

7.2 Analysis. The following reagents and standards are required for analysis:

7.2.1 Water. Same as in Section 7.1.1.
7.2.2 Methyl Orange Solution, 1 g/liter.

7.2.3 Ammonium Molybdate Solution, 5 g/liter. Dissolve 0.5 g (NH₄)Mo₇O₂₄·4H₂O in water in a 100-ml volumetric flask, and dilute to the mark. This solution must be freshly prepared.

7.2.4 Standard Arsenic Solution, 10 µg As/ml. Dissolve 0.13203 g of As₂O₃ in 100 ml HCl in a 1-liter volumetric flask. Add 200 ml of water, cool, dilute to the mark with water, and mix. Transfer 100 ml of this solution to a 1-liter volumetric flask, add 40 ml HCl, cool, dilute to the mark, and mix.

7.2.5 Hydrazine Sulfate Solution, 1 g/liter. Dissolve 0.1 g of [(NH₂)₂·H₂SO₄] in water, and dilute to 100 ml in a volumetric flask. This solution must be freshly prepared.

7.2.6 Potassium Bromate (KBrO₃) Solution, 0.03 Percent Weight by Volume (W/V). Dissolve 0.3 g KBrO₃ in water, and dilute to 1 liter with water.

7.2.7 Ammonium Hydroxide (NH₄OH), Concentrated.

7.2.8 Boiling Granules.

7.2.9 Hydrochloric Acid, 50 percent by volume. Dilute equal parts concentrated HCl with water.

8.0 Sample Collection, Preservation, Transport, and Storage

Same as in Method 108A, Sections 8.1 and 8.2.

9.0 Quality Control

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<th>Section</th>
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<th>Effect</th>
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<td>Calibration curve</td>
<td>Ensure linearity of spectrophotometric response to standards.</td>
</tr>
</tbody>
</table>

10.0 Calibration and Standardizations

Note: Maintain a laboratory log of all calibrations.

10.1 Preparation of Standard Solutions. Transfer 1.0, 2.0, 4.0, 8.0, 12.0, 16.0, and 20.0 ml of standard arsenic solution (10 µg/ml) to each of seven 50-ml volumetric flasks. Dilute to 20 ml with dilute HCl. Add one drop of methyl orange solution and neutralize to the yellow color with dropwise addition of NH₄OH. Just bring back to the red color by dropwise addition of dilute HCl, and add 10 ml in excess. Proceed with the color development as described in Section 11.2.

10.2 Calibration Curve. Plot the spectrophotometric readings of the calibration solutions against µg As per 50 ml of solution. Use this curve to determine the As concentration of each sample.

10.3 Spectrophotometer Calibration Quality Control. Calculate the least squares slope of the calibration curve. The line must pass through the origin or through a point no further from the origin than ±2 percent of the recorder full scale. Multiply the corrected peak height by the reciprocal of the least squares slope to determine the distance each calibration point lies from the theoretical calibration line. The difference between the calculated concentration values and the actual concentrations must be less than 7 percent for all standards.

11.0 Analytical Procedure

11.1 Sample Preparation.
11.1.1 Weigh 1.0 g of finely pulverized sample to the nearest 0.1 mg. Transfer the sample to a 300 ml Erlenmeyer flask and add 15 ml of HNO₃, 4 ml HCl, 2 ml HF, 3 ml HClO₄, and 15 ml H₂SO₄, in the order listed. In a HClO₄ fume hood, heat on a hot plate to decompose the sample. Then heat while swirling over an open flame until dense white fumes evolve. Cool, add 15 ml of water, swirl to hydrate the H₂SO₄ completely, and add several boiling granules. Cool to room temperature.

11.1.2 Add 1 g of KBr, 1 g hydrazine sulfate, and 50 ml HCl. Immediately attach the distillation head with thermometer and dip the side arm into a 50-ml graduated cylinder containing 25 ml of water and 2 ml of bromine water. Keep the graduated cylinder immersed in a beaker of cold water during distillation. Distill until the temperature of the vapor in the flask reaches 107 °C (225 °F). When distillation is complete, remove the flask from the hot plate, and simultaneously wash down the side arm with water as it is removed from the cylinder.

11.1.3 If the expected arsenic content is in the range of 0.0020 to 0.10 percent, dilute the distillate to the 50-ml mark of the cylinder with water, stopper, and mix. Transfer a 5.0-ml aliquot to a 50-ml volumetric flask. Add 10 ml of water and a boiling granule. Place the flask on a hot plate, and heat gently until the bromine is expelled and the color of methyl orange indicator persists upon the addition of 1 to 2 drops. Cool the flask to room temperature. Neutralize just to the yellow color of the indicator with dropwise additions of NH₄OH. Bring back to the red color by dropwise addition of dilute HCl, and add 10 ml excess. Proceed with the molybdenum blue color development as described in Section 11.2.

11.1.4 If the expected arsenic content is in the range of 0.0002 to 0.0010 percent As, transfer either the entire initial distillate or the measured remaining distillate from Section 11.1.2 to a 250-ml beaker. Wash the cylinder with two successive portions of concentrated HNO₃, adding each portion to the distillate in the beaker. Add 4 ml of concentrated HClO₄, a boiling granule, and cover with a flat watch glass placed slightly to one side. Boil gently on a hot plate until the volume is reduced to approximately 10 ml. Add 3 ml of HNO₃, and continue the evaporation until HClO₄ is refluxing on the beaker cover. Cool briefly, rinse the underside of the watch glass and the inside of the beaker with about 3–5 ml of water, cover, and continue the evaporation to expel all but 2 ml of the HClO₄.

Note: If the solution appears cloudy due to a small amount of antimony distilling over, add 4 ml of 50 percent HCl and 5 ml of water, cover, and warm gently until clear. If cloudiness persists, add 5 ml of HNO₃ and 2 ml H₂SO₄. Continue the evaporation of volatile acids to solubilize the antimony until dense white fumes of H₂SO₄ appear. Retain at least 1 ml of the H₂SO₄.

11.1.5 To the 2 ml of HClO₄ solution or 1 ml of H₂SO₄ solution, add 15 ml of water, boil gently for 2 minutes, and then cool. Proceed with the molybdenum blue color development by neutralizing the solution directly in the beaker just to the yellow indicator color by dropwise addition of NH₄OH. Obtain the red color by dropwise addition of dilute HCl. Transfer the solution to a 50-ml volumetric flask. Rinse the beaker successively with 10 ml of dilute HCl, followed by several small portions of water. At this point the volume of solution in the flask should be no more than 40 ml. Continue with the color development as described in Section 11.2.

11.2 Analysis.

11.2.1 Add 1 ml of KBrO₃ solution to the flask and heat on a low-temperature hot plate to about 50 °C (122 °F) to oxidize the arsenic and methyl orange. Add 5.0 ml of ammonium molybdate solution to the warm solution and mix. Add 2.0 ml of hydrazine sulfate solution, dilute until the solution comes within the neck of the flask, and mix. Place the flask in a 400 ml beaker, 80 percent full of boiling water, for 10 minutes. Enough heat must be supplied to prevent the water bath from cooling much below the boiling point upon inserting the volumetric flask. Remove the flask, cool to room temperature, dilute to the mark, and mix.

11.2.2 Transfer a suitable portion of the reference solution to an absorption cell, and adjust the spectrophotometer to the initial setting using a light band centered at 660 nm. While maintaining this spectrophotometer adjustment, take the readings of the calibration solutions followed by the samples.

12.0 Data Analysis and Calculations

Same as in Method 108A, Section 12.0.

13.0 Method Performance. [Reserved]
14.0 Pollution Prevention.[Reserved]

15.0 Waste Management.[Reserved]

16.0 References


17.0 Tables, Diagrams, Flowcharts, and Validation Data

![Distillation Apparatus](image)

Figure 108C-1. Distillation Apparatus.

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Method 111—Determination of Polonium–210 Emissions From Stationary Sources

Note: This method does not include all of the specifications (e.g., equipment and supplies) and procedures (e.g., sampling and analytical) essential to its performance. Some material is incorporated by reference from methods in appendix A to 40 CFR part 60. Therefore, to obtain reliable results, persons using this method should have a thorough knowledge of at least the following additional test methods: Method 1, Method 2, Method 3, and Method 5.

1.0 Scope and Application

1.1 Analytes.

<table>
<thead>
<tr>
<th>Analyte</th>
<th>CAS No.</th>
<th>Sensitivity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Polonium</td>
<td>7440–08–6</td>
<td>Not specified.</td>
</tr>
</tbody>
</table>
1.2 Applicability. This method is applicable for the determination of the polonium-210 content of particulate matter samples collected from stationary source exhaust stacks, and for the use of these data to calculate polonium-210 emissions from individual sources and from all affected sources at a facility.

1.3 Data Quality Objectives. Adherence to the requirements of this method will enhance the quality of the data obtained from air pollutant sampling methods.

2.0 Summary of Method

A particulate matter sample, collected according to Method 5, is analyzed for polonium-210 content: the polonium-210 in the sample is put in solution, deposited on a metal disc, and the radioactive disintegration rate measured. Polonium in acid solution spontaneously deposits on surfaces of metals that are more electropositive than polonium. This principle is routinely used in the radiochemical analysis of polonium-210. Data reduction procedures are provided, allowing the calculation of polonium-210 emissions from individual sources and from all affected sources at a facility, using data obtained from Methods 2 and 5 and from the analytical procedures herein.

3.0 Definitions[Reserved]

4.0 Interferences[Reserved]

5.0 Safety

5.1 Disclaimer. This method may involve hazardous materials, operations, and equipment. This test method may not address all of the safety problems associated with its use. It is the responsibility of the user of this test method to establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to performing this test method.

5.2 Corrosive Reagents. The following reagents are hazardous. Personal protective equipment and safe procedures are useful in preventing chemical splashes. If contact occurs, immediately flush with copious amounts of water at least 15 minutes. Remove clothing under shower and decontaminate. Treat residual chemical burns as thermal burns.

5.2.1 Hydrochloric Acid (HCl). Highly corrosive liquid with toxic vapors. Vapors are highly irritating to eyes, skin, nose, and lungs, causing severe damage. May cause bronchitis, pneumonia, or edema of lungs. Exposure to concentrations of 0.13 to 0.2 percent can be lethal to humans in a few minutes. Provide ventilation to limit exposure. Reacts with metals, producing hydrogen gas.

5.2.2 Hydrofluoric Acid (HF). Highly corrosive to eyes, skin, nose, throat, and lungs. Reaction to exposure may be delayed by 24 hours or more. Provide ventilation to limit exposure.

5.2.3 Nitric Acid (HNO₃). Highly corrosive to eyes, skin, nose, and lungs. Vapors cause bronchitis, pneumonia, or edema of lungs. Reaction to inhalation may be delayed as long as 30 hours and still be fatal. Provide ventilation to limit exposure. Strong oxidizer. Hazardous reaction may occur with organic materials such as solvents.

5.2.4 Perchloric Acid (HClO₄). Corrosive to eyes, skin, nose, and throat. Provide ventilation to limit exposure. Keep separate from water and oxidizable materials to prevent vigorous evolution of heat, spontaneous combustion, or explosion. Heat solutions containing HClO₄ only in hoods specifically designed for HClO₄.

6.0 Equipment and Supplies

6.1 Alpha Spectrometry System. Consisting of a multichannel analyzer, biasing electronics, silicon surface barrier detector, vacuum pump and chamber.

6.2 Constant Temperature Bath at 85 °C (185 °F).

6.3 Polished Silver Discs. 3.8 cm diameter, 0.4 mm thick with a small hole near the edge.
6.4 Glass Beakers. 400 ml, 150 ml.

6.5 Hot Plate, Electric.

6.6 Fume Hood.

6.7 Teflon Beakers, 150 ml.

6.8 Magnetic Stirrer.

6.9 Stirring Bar.

6.10 Hooks. Plastic or glass, to suspend plating discs.

6.11 Internal Proportional Counter. For measuring alpha particles.

6.12 Nuclepore Filter Membranes. 25 mm diameter, 0.2 micrometer pore size or equivalent.

6.13 Planchets. Stainless steel, 32 mm diameter with 1.5 mm lip.

6.14 Transparent Plastic Tape. 2.5 cm wide with adhesive on both sides.

6.15 Epoxy Spray Enamel.

6.16 Suction Filter Apparatus. For 25 mm diameter filter.

6.17 Wash Bottles, 250 ml capacity.

6.18 Graduated Cylinder, plastic, 25 ml capacity.

6.19 Volumetric Flasks, 100 ml, 250 ml.

7.0 Reagents and Standards

Unless otherwise indicated, it is intended that all reagents conform to the specifications established by the Committee on Analytical Reagents of the American Chemical Society, where such specifications are available; otherwise, use the best available grade.

7.1 Ascorbic Acid.

7.2 Ammonium Hydroxide (NH₄OH), 15 M.

7.3 Water. Deionized distilled, to conform to ASTM D 1193–77 or 91 (incorporated by reference—see §61.18), Type 3. Use in all dilutions requiring water.

7.4 Ethanol (C₂H₅OH), 95 percent.

7.5 Hydrochloric Acid, 12 M.

7.6 Hydrochloric Acid, 1 M. Dilute 83 ml of the 12 M HCl to 1 liter with distilled water.

7.7 Hydrofluoric Acid, 29 M.
7.8 Hydrofluoric Acid, 3 M. Dilute 52 ml of the 29 M HF to 500 ml with distilled water. Use a plastic graduated cylinder and storage bottle.

7.9 Lanthanum Carrier, 0.1 mg La+3/ml. Dissolve 0.078 gram lanthanum nitrate, La(NO₃)₃·6H₂O in 250 ml of 1 M HCl.

7.10 Nitric Acid, 16 M.

7.11 Perchloric Acid, 12 M.

7.12 Polonium-209 Solution.

7.13 Silver Cleaner. Any mild abrasive commercial silver cleaner.

7.14 Degreaser.

7.15 Standard Solution. Standardized solution of an alpha-emitting actinide element, such as plutonium-239 or americium-241.

8.0 Sample Collection, Preservation, Transport, and Storage.[Reserved]

9.0 Quality Control

9.1 General Requirement.

9.1.1 All analysts using this method are required to demonstrate their ability to use the method and to define their respective accuracy and precision criteria.

9.2 Miscellaneous Quality Control Measures

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<td>Ensure precision of sample analyses.</td>
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<tr>
<td>10.3</td>
<td>Standardization of internal proportional counter</td>
<td>Ensure precise sizing of sample aliquot.</td>
</tr>
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<td>11.1,</td>
<td>Determination of procedure background and instrument background</td>
<td>Minimize background effects.</td>
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10.0 Calibration and Standardization

10.1 Standardization of Alpha Spectrometry System.

10.1.1 Add a quantity of the actinide standard solution to a 100 ml volumetric flask so that the final concentration when diluted to a volume of 100 ml will be approximately 1pCi/ml.

10.1.2 Add 10 ml of 16 M HNO₃ and dilute to 100 ml with water.

10.1.3 Add 20 ml of 1 M HCl to each of six 150 ml beakers. Add 1.0 ml of lanthanum carrier, 0.1 mg lanthanum per ml, to the acid solution in each beaker.
10.1.4 Add 1.0 ml of the 1 pCi/ml working solution (from Section 10.1.1) to each beaker. Add 5.0 ml of 3 M HF to each beaker.

10.1.5 Cover beakers and allow solutions to stand for a minimum of 30 minutes. Filter the contents of each beaker through a separate filter membrane using the suction filter apparatus. After each filtration, wash the filter membrane with 10 ml of distilled water and 5 ml of ethanol, and allow the filter membrane to air dry on the filter apparatus.

10.1.6 Carefully remove the filter membrane and mount it, filtration side up, with double-side tape on the inner surface of a planchet. Place planchet in an alpha spectrometry system and count each planchet for 1000 minutes.

10.1.7 Calculate the counting efficiency of the detector for each aliquot of the 1 pCi/ml actinide working solution using Eq. 111–1 in Section 12.2.

10.1.8 Determine the average counting efficiency of the detector, Ec, by calculating the average of the six determinations.

10.2 Preparation of Standardized Solution of Polonium-209.

10.2.1 Add a quantity of the Po-209 solution to a 100 ml volumetric flask so that the final concentration when diluted to a 100 ml volume will be approximately 1 pCi/ml.

10.2.2 Follow the procedures outlined in Sections 10.1.2 through 10.1.6, except substitute 1.0 ml of polonium-209 tracer solution (Section 10.2.1) and 3.0 ml of 15 M ammonium hydroxide for the 1 pCi/ml actinide working solution and the 3 M HF, respectively.

10.2.3 Calculate the activity of each aliquot of the polonium-209 tracer solution using Eq. 111–2 in Section 12.3.

10.2.4 Determine the average activity of the polonium-209 tracer solution, F, by averaging the results of the six determinations.

10.3 Standardization of Internal Proportional Counter

10.3.1 Add a quantity of the actinide standard solution to a 100 ml volumetric flask so that the final concentration when diluted to a 100 ml volume will be approximately 100 pCi/ml.

10.3.2 Follow the procedures outlined in Sections 10.1.2 through 10.1.6, except substitute the 100 pCi/ml actinide working solution for the 1 pCi/ml solution, place the planchet in an internal proportional counter (instead of an alpha spectrometry system), and count for 100 minutes (instead of 1000 minutes).

10.3.3 Calculate the counting efficiency of the internal proportional counter for each aliquot of the 100 pCi/ml actinide working solution using Eq. 111–3 in 12.4.

10.3.4 Determine the average counting efficiency of the internal proportional counter, Ei, by averaging the results of the six determinations.

11.0 Analytical Procedure

Note: Perform duplicate analyses of all samples, including background counts and Method 5 samples. Duplicate measurements are considered acceptable when the difference between them is less than two standard deviations as described in EPA 600/4–77–001 or subsequent revisions.

11.1 Determination of Procedure Background. Background counts used in all equations are determined by performing the specific analysis required using the analytical reagents only. All procedure background counts and sample counts for the internal proportional counter should utilize a counting time of 100 minutes; for the alpha spectrometry system, 1000 minutes. These background counts should be performed no less frequently than once per 10 sample analyses.
11.2 Determination of Instrument Background. Instrument backgrounds of the internal proportional counter and the alpha spectrometry system should be determined on a weekly basis. Instrument background should not exceed procedure background. If this occurs, it may be due to a malfunction or contamination, and should be corrected before use.

11.4 Sample Preparation. Treat the Method 5 samples [i.e., the glass fiber filter (Container No. 1) and the acetone rinse (Container No. 2)] as follows:

11.4.1 Container No. 1. Transfer the filter and any loose particulate matter from the sample container to a 150-ml Teflon beaker.

11.4.2 Container No. 2. Note the level of liquid in the container, and confirm on the analysis sheet whether leakage occurred during transport. If a noticeable amount of leakage has occurred, either void the sample or use methods, subject to the approval of the Administrator, to correct the final results. Transfer the contents to a 400-ml glass beaker. Add polonium-209 tracer solution to the glass beaker in an amount approximately equal to the amount of polonium-210 expected in the total particulate sample. Record the activity of the tracer solution added. Add 16 M nitric acid to the beaker to digest and loosen the residue.

11.4.3 Transfer the contents of the glass beaker to the Teflon beaker containing the glass fiber filter. Rinse the glass beaker with 16 M HNO₃. If necessary, reduce the volume in the beaker by evaporation until all of the nitric acid HNO₃ from the glass beaker has been transferred to the Teflon beaker.

11.4.4 Add 30 ml of 29 M HF to the Teflon beaker and evaporate to near dryness on a hot plate in a properly operating hood.

Note: Do not allow the residue to go to dryness and overheat; this will result in loss of polonium.

11.4.5 Repeat step 11.4.4 until the filter is dissolved.

11.4.6 Add 100 ml of 16 M HNO₃ to the residue in the Teflon beaker and evaporate to near dryness.

Note: Do not allow the residue to go to dryness.

11.4.7 Add 50 ml of 16 M HNO₃ and 10 ml of 12 M perchloric acid to the Teflon beaker and heat until dense fumes of perchloric acid are evolved.

11.4.8 Repeat steps 11.4.4 to 11.4.7 as necessary until the sample is completely dissolved.

11.4.9 Add 10 ml of 12 M HCl to the Teflon beaker and evaporate to dryness. Repeat additions and evaporation several times.

11.4.10 Transfer the sample to a 250-ml volumetric flask and dilute to volume with 3 M HCl.

11.5 Sample Screening. To avoid contamination of the alpha spectrometry system, check each sample as follows:

11.5.1 Add 20 ml of 1 M HCl, 1 ml of the lanthanum carrier solution (0.1 mg La/ml), a 1 ml aliquot of the sample solution from Section 11.4.10, and 3 ml of 15 M ammonium hydroxide to a 250-ml beaker in the order listed. Allow this solution to stand for a minimum of 30 minutes.

11.5.2 Filter the solution through a filter membrane using the suction filter apparatus. Wash the filter membrane with 10 ml of water and 5 ml of ethanol, and allow the filter membrane to air dry on the filter apparatus.

11.5.3 Carefully remove the filter membrane and mount it, filtration side up, with double-side tape on the inner surface of a planchet. Place the planchet in an internal proportional counter, and count for 100 minutes.

11.5.4 Calculate the activity of the sample using Eq. 111–4 in Section 12.5.
11.5.5 Determine the aliquot volume of the sample solution from Section 11.4.10 to be analyzed for polonium-210, such that the aliquot contains an activity between 1 and 4 picocuries. Use Eq. 111–5 in Section 12.6.

11.6 Preparation of Silver Disc for Spontaneous Electrodeposition.

11.6.1 Clean both sides of the polished silver disc with silver cleaner and with degreaser.

11.6.2 Place disc on absorbent paper and spray one side with epoxy spray enamel. This should be carried out in a well-ventilated area, with the disc lying flat to keep paint on one side only. Allow paint to dry for 24 hours before using disc for deposition.

11.7 Sample Analysis.

11.7.1 Add the aliquot of sample solution from Section 11.4.10 to be analyzed for polonium-210, the volume of which was determined in Section 11.5.5, to a suitable 200-ml container to be placed in a constant temperature bath. Note: Aliquot volume may require a larger container.

11.7.2 If necessary, bring the volume to 100 ml with 1 M HCl. If the aliquot volume exceeds 100 ml, use total aliquot.

11.7.3 Add 200 mg of ascorbic acid and heat solution to 85 °C (185 °F) in a constant temperature bath.

11.7.4 Suspend a silver disc in the heated solution using a glass or plastic rod with a hook inserted through the hole in the disc. The disc should be totally immersed in the solution, and the solution must be stirred constantly, at all times during the plating operation. Maintain the disc in solution for 3 hours.

11.7.5 Remove the silver disc, rinse with deionized distilled water, and allow to air dry at room temperature.

11.7.6 Place the disc, with deposition side (unpainted side) up, on a planchet and secure with double-side plastic tape. Place the planchet with disc in alpha spectrometry system and count for 1000 minutes.

12.0 Data Analysis and Calculations.

12.1 Nomenclature.

A = Picocuries of polonium-210 in the Method 5 sample (from Section 12.8).

A_A = Picocuries of actinide added.

A_s = Volume of sample aliquot used, in ml (specified in Section 11.5.1 as 1 ml).

A_o = Aliquot to be analyzed, in ml.

B_B = Procedure background counts measured in polonium-209 spectral region.

B_T = Polonium-209 tracer counts in sample.

C_T = Total counts in polonium-210 spectral region.

D = Decay correction for time “t” (in days) from sample collection to sample counting, given by: D = e^{-0.005t}

E_C = Average counting efficiency of detector (from Section 10.1.8), as counts per disintegration.

E_C_o = Counting efficiency of the detector for aliquot i of the actinide working solution, counts per disintegration.
I-144

EI= Average counting efficiency of the internal proportional counter, as determined in Section 10.3.4, counts per disintegration.

EIi= Counting efficiency of the internal proportional counter for aliquot i of the 100 pCi/ml actinide working solution, counts per disintegration.

EY= The fraction of polonium-209 recovered on the planchet (from Section 12.7).

F= Average activity of polonium-209 in sample (from Section 10.2.4), in pCi.

Fi= activity of aliquot i of the polonium-209 tracer solution, in pCi.

L = Dilution factor (unitless). This is the volume of sample solution prepared (specified as 250 ml in Section 11.1.10) divided by the volume of the aliquot of sample solution analyzed for polonium-210 (from Section 11.7.1).

M= Phosphorous rock processing rate of the source being tested, during run i, Mg/hr.

Mk= Phosphate rock processed annually by source k, in Mg/yr.

n = Number of calciners at the elemental phosphorus plant.

P = Total activity of sample solution from Section 11.4.10, in pCi (see Eq. 111–4).

Qsd= Volumetric flow rate of effluent stream, as determined by Method 2, in dscm/hr.

S = Annual polonium-210 emissions from the entire facility, in curies/yr.

Vm(std)= Volume of air sample, as determined by Method 5, in dscm.

Xk= Emission rate from source k, from Section 12.10, in curies/Mg.

10^{-12} = Curies per picocurie.

2.22 = Disintegrations per minute per picocurie.

250 = Volume of solution from Section 11.4.10, in ml.

12.2 Counting Efficiency. Calculate the counting efficiency of the detector for each aliquot of the 1 pCi/ml actinide working solution using Eq. 111–1.

\[ E_{iA} = \frac{C_S - C_B}{2.22 A_A T} \]  

Eq. 111-1

Where:

C0= Background counts in same peak area as Cs.

Cs= Gross counts in actinide peak.

T = Counting time in minutes, specified in Section 10.1.6 as 1000 minutes.

12.3 Polonium-209 Tracer Solution Activity. Calculate the activity of each aliquot of the polonium-209 tracer solution using Eq. 111–2.
\[ E_i = \frac{C_S - C_B}{2.22 \cdot B_i \cdot T} \]  
Eq. 111-2

Where:

\( C_B \) = Background counts in the 4.88 MeV region of spectrum the in the counting time T.

\( C_S \) = Gross counts of polonium-209 in the 4.88 MeV region of the spectrum in the counting time T.

\( T \) = Counting time, specified in Section 10.1.6 as 1000 minutes.

12.4 Control Efficiency of Internal Proportional Counter. Calculate the counting efficiency of the internal proportional counter for each aliquot of the 100 pCi/ml actinide working solution using Eq. 111–3.

\[ E_R = \frac{C_S - C_B}{2.22 \cdot A_x \cdot T} \]  
Eq. 111-3

Where:

\( C_B \) = Gross counts of procedure background.

\( C_S \) = Gross counts of standard.

\( T \) = Counting time in minutes, specified in Section 10.3.2 as 100 minutes.

12.5 Calculate the activity of the sample using Eq. 111–4.

\[ P = \frac{250 \cdot (C_S - C_B)}{2.22 \cdot B_i \cdot A_x \cdot T} \]  
Eq. 111-4

Where:

\( C_B \) = Total counts of procedure background. (See Section 11.1).

\( C_S \) = Total counts of screening sample.

\( T \) = Counting time for sample and background (which must be equal), in minutes (specified in Section 11.5.3 as 100 minutes).

12.6 Aliquot Volume. Determine the aliquot volume of the sample solution from Section 11.4.10 to be analyzed for polonium-210, such that the aliquot contains an activity between 1 and 4 picocuries using Eq. 111–5.

\[ A_x = \frac{250 \cdot \text{(desired picocuries in aliquot)}}{P} \]  
Eq. 111-5

12.7 Polonium-209 Recovery. Calculate the fraction of polonium-209 recovered on the planchet, \( E_Y \), using Eq. 111–6.

\[ E_Y = \frac{B_I - B_B}{2.22 \cdot F \cdot B_C \cdot T} \]  
Eq. 111-6
Where:

\[ T = \text{Counting time, specified in Section 11.1 as 1000 minutes.} \]

12.8 Polonium-210 Activity. Calculate the activity of polonium-210 in the Method 5 sample (including glass fiber filter and acetone rinse) using Eq. 111–7.

\[
A = \frac{(C_T - C_B)}{2.22 E_T E_C T D} \quad \text{Eq. 111-7}
\]

Where:

\[ C_B = \text{Procedure background counts in polonium-210 spectral region.} \]

\[ T = \text{Counting time, specified in Section 11.1 as 1000 minutes for all alpha spectrometry sample and background counts.} \]

12.9 Emission Rate from Each Stack.

12.9.1 For each test run, i, on a stack, calculate the measured polonium-210 emission rate, \( R_{Si} \), using Eq. 111–8.

\[
R_{Si} = \left( \frac{10^{-12}}{V_{m(ij)}} \right) A Q_{td} M_i \quad \text{Eq. 111-8}
\]

12.9.2 Determine the average polonium-210 emission rate from the stack, \( R_S \), by taking the sum of the measured emission rates for all runs, and dividing by the number of runs performed.

12.9.3 Repeat steps 12.9.1 and 12.9.2 for each stack of each calciner.

12.10 Emission Rate from Each Source. Determine the total polonium-210 emission rate, \( X_k \), from each source, k, by taking the sum of the average emission rates from all stacks to which the source exhausts.

12.11 Annual Polonium-210 Emission Rate from Entire Facility. Determine the annual elemental phosphorus plant emissions of polonium-210, \( S \), using Eq. 111–9.

\[
S = \sum_{k=1}^{n} \left( \frac{X_k M_k}{h} \right) \quad \text{Eq. 111-9}
\]

13.0 Method Performance.[Reserved]

14.0 Pollution Prevention.[Reserved]

15.0 Waste Management.[Reserved]

16.0 References

Method 114—Test Methods for Measuring Radionuclide Emissions from Stationary Sources

1. Purpose and Background

This method provides the requirements for: (1) Stack monitoring and sample collection methods appropriate for radionuclides; (2) radiochemical methods which are used in determining the amounts of radionuclides collected by the stack sampling and; (3) quality assurance methods which are conducted in conjunction with these measurements. These methods are appropriate for emissions for stationary sources. A list of references is provided.

Many different types of facilities release radionuclides into air. These radionuclides differ in the chemical and physical forms, half-lives and type of radiation emitted. The appropriate combination of sample extraction, collection and analysis for an individual radionuclide is dependent upon many interrelated factors including the mixture of other radionuclides present. Because of this wide range of conditions, no single method for monitoring or sample collection and analysis of a radionuclide is applicable to all types of facilities. Therefore, a series of methods based on “principles of measurement” are described for monitoring and sample collection and analysis which are applicable to the measurement of radionuclides found in effluent streams at stationary sources. This approach provides the user with the flexibility to choose the most appropriate combination of monitoring and sample collection and analysis methods which are applicable to the effluent stream to be measured.

2. Stack Monitoring and Sample Collection Methods

Monitoring and sample collection methods are described based on “principles of monitoring and sample collection” which are applicable to the measurement of radionuclides from effluent streams at stationary sources. Radionuclides of most elements will be in the particulate form in these effluent streams and can be readily collected using a suitable filter media. Radionuclides of hydrogen, oxygen, carbon, nitrogen, the noble gases and in some circumstances iodine will be in the gaseous form. Radionuclides of these elements will require either the use of an in-line or off-line monitor to directly measure the radionuclides, or suitable sorbers, condensers or bubblers to collect the radionuclides.

2.1 Radionuclides as Particulates. The extracted effluent stream is passed through a filter media to remove the particulates. The filter must have a high efficiency for removal of sub-micron particles. The guidance in ANSI/HPS N13.1–1999 (section 6.6.2 Filter media) shall be followed in using filter media to collect particulates (incorporated by reference—see §61.18 of this part).

2.2 Radionuclides as Gases.

2.2.1 The Radionuclide Tritium (H–3). Tritium in the form of water vapor is collected from the extracted effluent sample by sorption, condensation or dissolution techniques. Appropriate collectors may include silica gel, molecular sieves, and ethylene glycol or water bubblers.

Tritium in the gaseous form may be measured directly in the sample stream using Method B–1, collected as a gas sample or may be oxidized using a metal catalyst to tritiated water and collected as described above.

2.2.2 Radionuclides of Iodine. Iodine is collected from an extracted sample by sorption or dissolution techniques. Appropriate collectors may include charcoal, impregnated charcoal, metal zeolite and caustic solutions.

2.2.3 Radionuclides of Argon, Krypton and Xenon. Radionuclides of these elements are either measured directly by an in-line or off-line monitor, or are collected from the extracted sample by low temperature sorption techniques, Appropriate sorbers may include charcoal or metal zeolite.

2.2.4 Radionuclides of Oxygen, Carbon, Nitrogen and Radon. Radionuclides of these elements are measured directly using an in-line or off-line monitor. Radionuclides of carbon in the form of carbon dioxide may be collected by dissolution in caustic solutions.

2.3 Definition of Terms
In-line monitor means a continuous measurement system in which the detector is placed directly in or adjacent to the effluent stream. This may involve either gross radioactivity measurements or specific radionuclide measurements. Gross measurements shall be made in conformance with the conditions specified in Methods A–4, B–2 and G–4.

Off-line monitor means a measurement system in which the detector is used to continuously measure an extracted sample of the effluent stream. This may involve either gross radioactivity measurements or specific radionuclide measurements. Gross measurements shall be made in conformance with the conditions specified in Methods A–4, B–2 and G–4.

Sample collection means a procedure in which the radionuclides are removed from an extracted sample of the effluent using a collection media. These collection media include filters, absorbers, bubblers and condensers. The collected sample is analyzed using the methods described in Section 3.

3. Radionuclide Analysis Methods

A series of methods based on “principles of measurement” are described which are applicable to the analysis of radionuclides collected from airborne effluent streams at stationary sources. These methods are applicable only under the conditions stated and within the limitations described. Some methods specify that only a single radionuclide be present in the sample or the chemically separated sample. This condition should be interpreted to mean that no other radionuclides are present in quantities which would interfere with the measurement.

Also identified (Table 1) are methods for a selected list of radionuclides. The listed radionuclides are those which are most commonly used and which have the greatest potential for causing dose to members of the public. Use of methods based on principles of measurement other than those described in this section must be approved in advance of use by the Administrator. For radionuclides not listed in Table 1, any of the described methods may be used provided the user can demonstrate that the applicability conditions of the method have been met.

The type of method applicable to the analysis of a radionuclide is dependent upon the type of radiation emitted, i.e., alpha, beta or gamma. Therefore, the methods described below are grouped according to principles of measurements for the analysis of alpha, beta and gamma emitting radionuclides.

3.1 Methods for Alpha Emitting Radionuclides

3.1.1 Method A–1, Radiochemistry-Alpha Spectrometry.

**Principle:** The element of interest is separated from other elements, and from the sample matrix using radiochemical techniques. The procedure may involve precipitation, ion exchange, or solvent extraction. Carriers (elements chemically similar to the element of interest) may be used. The element is deposited on a planchet in a very thin film by electrodeposition or by coprecipitation on a very small amount of carrier, such as lanthanum fluoride. The deposited element is then counted with an alpha spectrometer. The activity of the nuclide of interest is measured by the number of alpha counts in the appropriate energy region. A correction for chemical yield and counting efficiency is made using a standardized radioactive nuclide (tracer) of the same element. If a radioactive tracer is not available for the element of interest, a predetermined chemical yield factor may be used.

**Applicability:** This method is applicable for determining the activity of any alpha-emitting radionuclide, regardless of what other radionuclides are present in the sample provided the chemical separation step produces a very thin sample and removes all other radionuclides which could interfere in the spectral region of interest. APHA–605(2), ASTM–D–3972(13).

3.1.2 Method A–2, Radiochemistry-Alpha Counting.

**Principle:** The element of interest is separated from other elements, and from the sample matrix using radiochemistry. The procedure may involve precipitation, ion exchange, or solvent extraction. Carriers (elements chemically similar to the element of interest) may be used. The element is deposited on a planchet in a thin film and counted with an alpha counter. A correction for chemical yield (if necessary) is made. The alpha count rate measures the total activity of all emitting radionuclides of the separated element.
Applicability: This method is applicable for the measurement of any alpha-emitting radionuclide, provided no other alpha emitting radionuclide is present in the separated sample. It may also be applicable for determining compliance, when other radionuclides of the separated element are present, provided that the calculated emission rate is assigned to the radionuclide which could be present in the sample that has the highest dose conversion factor. IDO–12096(18).

3.1.3 Method A–3, Direct Alpha Spectrometry.

Principle: The sample, collected on a suitable filter, is counted directly on an alpha spectrometer. The sample must be thin enough and collected on the surface of the filter so that any absorption of alpha particle energy in the sample or the filter, which would degrade the spectrum, is minimal.

Applicability: This method is applicable to simple mixtures of alpha emitting radionuclides and only when the amount of particulates collected on the filter paper are relatively small and the alpha spectra is adequately resolved. Resolutions should be 50 keV (FWHM) or better, ASTM–D–3084(16).

3.1.4 Method A–4, Direct Alpha Counting (Gross alpha determination).

Principle: The sample, collected on a suitable filter, is counted with an alpha counter. The sample must be thin enough so that self-absorption is not significant and the filter must be of such a nature that the particles are retained on the surface.

Applicability: Gross alpha determinations may be used to measure emissions of specific radionuclides only (1) when it is known that the sample contains only a single radionuclide, or the identity and isotopic ratio of the radionuclides in the sample are well-known, and (2) measurements using either Method A–1, A–2 or A–5 have shown that this method provides a reasonably accurate measurement of the emission rate. Gross alpha measurements are applicable to unidentified mixtures of radionuclides only for the purposes and under the conditions described in section 3.7. APHA–601(3), ASTM–D–1943(10).

3.1.5 Method A–5, Chemical Determination of Uranium.

Principle: Uranium may be measured chemically by either colorimetry or fluorometry. In both procedures, the sample is dissolved, the uranium is oxidized to the hexavalent form and extracted into a suitable solvent. Impurities are removed from the solvent layer. For colorimetry, dibenzoylmethane is added, and the uranium is measured by the absorbance in a colorimeter. For fluorometry, a portion of the solution is fused with a sodium fluoride-lithium fluoride flux and the uranium is determined by the ultraviolet activated fluorescence of the fused disk in a fluorometer.

Applicability: This method is applicable to the measurements of emission rates of uranium when the isotopic ratio of the uranium radionuclides is well known. ASTM–E–318(15), ASTM–D–2907(14).

3.1.6 Method A–6, Radon-222—Continuous Gas Monitor.

Principle: Radon-222 is measured directly in a continuously extracted sample stream by passing the air stream through a calibrated scintillation cell. Prior to the scintillation cell, the air stream is treated to remove particulates and excess moisture. The alpha particles from radon-222 and its decay products strike a zinc sulfide coating on the inside of the scintillation cell producing light pulses. The light pulses are detected by a photomultiplier tube which generates electrical pulses. These pulses are processed by the system electronics and the read out is in pCi/l of radon-222.

Applicability: This method is applicable to the measurement of radon-222 in effluent streams which do not contain significant quantities of radon-220. Users of this method should calibrate the monitor in a radon calibration chamber at least twice per year. The background of the monitor should also be checked periodically by operating the instrument in a low radon environment. EPA 520/1–89–009(24).

3.1.7 Method A–7, Radon-222 Alpha Track Detectors

Principle: Radon-222 is measured directly in the effluent stream using alpha track detectors (ATD). The alpha particles emitted by radon-222 and its decay products strike a small plastic strip and produce submicron damage
tracks. The plastic strip is placed in a caustic solution that accentuates the damage tracks which are counted using a microscope or automatic counting system. The number of tracks per unit area is correlated to the radon concentration in air using a conversion factor derived from data generated in a radon calibration facility.

**Applicability:** Prior approval from EPA is required for use of this method. This method is only applicable to effluent streams which do not contain significant quantities of radon-220, unless special detectors are used to discriminate against radon-220. This method may be used only when ATDs have been demonstrated to produce data comparable to data obtained with Method A–6. Such data should be submitted to EPA when requesting approval for the use of this method. EPA 520/1–89–009(24).

3.2 Methods for Gaseous Beta Emitting Radionuclides.

3.2.1 Method B–1, Direct Counting in Flow-Through Ionization Chambers.

**Principle:** An ionization chamber containing a specific volume of gas which flows at a given flow rate through the chamber is used. The sample (effluent stream sample) acts as the counting gas for the chamber. The activity of the radionuclide is determined from the current measured in the ionization chamber.

**Applicability:** This method is applicable for measuring the activity of a gaseous beta-emitting radionuclide in an effluent stream that is suitable as a counting gas, when no other beta-emitting nuclides are present. DOE/EP–0096(17), NCRP–58(23).

3.2.2 Method B–2, Direct Counting With In-line or Off-line Beta Detectors.

**Principle:** The beta detector is placed directly in the effluent stream (in-line) or an extracted sample of the effluent stream is passed through a chamber containing a beta detector (off-line). The activities of the radionuclides present in the effluent stream are determined from the beta count rate, and a knowledge of the radionuclides present and the relationship of the gross beta count rate and the specific radionuclide concentration.

**Applicability:** This method is applicable only to radionuclides with maximum beta particle energies greater than 0.2 MeV. This method may be used to measure emissions of specific radionuclides only when it is known that the sample contains only a single radionuclide or the identity and isotopic ratio of the radionuclides in the effluent stream are well known. Specific radionuclide analysis of periodic grab samples may be used to identify the types and quantities of radionuclides present and to establish the relationship between specific radionuclide analyses and gross beta count rates.

This method is applicable to unidentified mixtures of gaseous radionuclides only for the purposes and under the conditions described in section 3.7.

3.3 Methods for Non-Gaseous Beta Emitting Radionuclides.

3.3.1 Method B–3, Radiochemistry-Beta Counting.

**Principle:** The element of interest is separated from other elements, and from the sample matrix by radiochemistry. This may involve precipitation, distillation, ion exchange, or solvent extraction. Carriers (elements chemically similar to the element of interest) may be used. The element is deposited on a planchet, and counted with a beta counter. Corrections for chemical yield, and decay (if necessary) are made. The beta count rate determines the total activity of all radionuclides of the separated element. This method may also involve the radiochemical separation and counting of a daughter element, after a suitable period of ingrowth, in which case it is specific for the parent nuclide.

**Applicability:** This method is applicable for measuring the activity of any beta-emitting radionuclide, with a maximum energy greater than 0.2 MeV, provided no other radionuclide is present in the separated sample. APHA–608(5).

3.3.2 Method B–4, Direct Beta Counting (Gross beta determination).

**Principle:** The sample, collected on a suitable filter, is counted with a beta counter. The sample must be thin enough so that self-absorption corrections can be made.
Applicability: Gross beta measurements are applicable only to radionuclides with maximum beta particle energies greater than 0.2 MeV. Gross beta measurements may be used to measure emissions of specific radionuclides only (1) when it is known that the sample contains only a single radionuclide, and (2) measurements made using Method B–3 show reasonable agreement with the gross beta measurement. Gross beta measurements are applicable to mixtures of radionuclides only for the purposes and under the conditions described in section 3.7. APHA–602(4), ASTM–D–1890(11).

3.3.3 Method B–5, Liquid Scintillation Spectrometry.

Principle: An aliquot of a collected sample or the result of some other chemical separation or processing technique is added to a liquid scintillation “cocktail” which is viewed by photomultiplier tubes in a liquid scintillation spectrometer. The spectrometer is adjusted to establish a channel or “window” for the pulse energy appropriate to the nuclide of interest. The activity of the nuclide of interest is measured by the counting rate in the appropriate energy channel. Corrections are made for chemical yield where separations are made.

Applicability: This method is applicable to any beta-emitting nuclide when no other radionuclide is present in the sample or the separated sample provided that it can be incorporated in the scintillation cocktail. This method is also applicable for samples which contain more than one radionuclide but only when the energies of the beta particles are sufficiently separated so that they can be resolved by the spectrometer. This method is most applicable to the measurement of low-energy beta emitters such as tritium and carbon-14. APHA–609(6), EML–LV–539–17(19).

3.4 Gamma Emitting Radionuclides

3.4.1 Method G–1, High Resolution Gamma Spectrometry.

Principle: The sample is counted with a high resolution gamma detector, usually either a Ge(Li) or a high purity Ge detector, connected to a multichannel analyzer or computer. The gamma emitting radionuclides in the sample are measured from the gamma count rates in the energy regions characteristic of the individual radionuclide. Corrections are made for counts contributed by other radionuclides to the spectral regions of the radionuclides of interest. Radiochemical separations may be made prior to counting but are usually not necessary.

Applicability: This method is applicable to the measurement of any gamma emitting radionuclide with gamma energies greater than 20 keV. It can be applied to complex mixtures of radionuclides. The samples counted may be in the form of particulate filters, absorbers, liquids or gases. The method may also be applied to the analysis of gaseous gamma emitting radionuclides directly in an effluent stream by passing the stream through a chamber or cell containing the detector. ASTM–3649(9), IDO–12096(18).

3.4.2 Method G–2, Low Resolution Gamma Spectrometry.

Principle: The sample is counted with a low resolution gamma detector, a thallium activated sodium iodide crystal. The detector is coupled to a photomultiplier tube and connected to a multichannel analyzer. The gamma emitting radionuclides in the sample are measured from the gamma count rates in the energy regions characteristic of the individual radionuclides. Corrections are made for counts contributed by other radionuclides to the spectral regions of the radionuclides of interest. Radiochemical separation may be used prior to counting to obtain less complex gamma spectra if needed.

Applicability: This method is applicable to the measurement of gamma emitting radionuclides with energies greater than 100 keV. It can be applied only to relatively simple mixtures of gamma emitting radionuclides. The samples counted may be in the form of particulate filters, absorbers, liquids or gas. The method can be applied to the analysis of gaseous radionuclides directly in an effluent stream by passing the gas stream through a chamber or cell containing the detector. ASTM–D–2459(12), EMSL–LV–0539–17(19).

3.4.3 Method G–3, Single Channel Gamma Spectrometry.

Principle: The sample is counted with a thallium activated sodium iodide crystal. The detector is coupled to a photomultiplier tube connected to a single channel analyzer. The activity of a gamma emitting radionuclide is determined from the gamma counts in the energy range for which the counter is set.
Applicability: This method is applicable to the measurement of a single gamma emitting radionuclide. It is not applicable to mixtures of radionuclides. The samples counted may be in the form of particulate filters, absorbers, liquids or gas. The method can be applied to the analysis of gaseous radionuclides directly in an effluent stream by passing the gas stream through a chamber or cell containing the detector.

3.4.4 Method G–4, Gross Gamma Counting.

Principle: The sample is counted with a gamma detector usually a thallium activated sodium iodine crystal. The detector is coupled to a photomultiplier tube and gamma rays above a specific threshold energy level are counted.

Applicability: Gross gamma measurements may be used to measure emissions of specific radionuclides only when it is known that the sample contains a single radionuclide or the identity and isotopic ratio of the radionuclides in the effluent stream are well known. When gross gamma measurements are used to determine emissions of specific radionuclides periodic measurements using Methods G–1 or G–2 should be made to demonstrate that the gross gamma measurements provide reliable emission data. This method may be applied to analysis of gaseous radionuclides directly in an effluent stream by placing the detector directly in or adjacent to the effluent stream or passing an extracted sample of the effluent stream through a chamber or cell containing the detector.

3.5 Counting Methods. All of the above methods with the exception of Method A–5 involve counting the radiation emitted by the radionuclide. Counting methods applicable to the measurement of alpha, beta and gamma radiations are listed below. The equipment needed and the counting principles involved are described in detail in ASTM–3648(8).

3.5.1 Alpha Counting:

- **Gas Flow Proportional Counters.** The alpha particles cause ionization in the counting gas and the resulting electrical pulses are counted. These counters may be windowless or have very thin windows.

- **Scintillation Counters.** The alpha particles transfer energy to a scintillator resulting in a production of light photons which strike a photomultiplier tube converting the light photons to electrical pulses which are counted. The counters may involve the use of solid scintillation materials such as zinc sulfide or liquid scintillation solutions.

- **Solid-State Counters.** Semiconductor materials, such as silicon surface-barrier p-n junctions, act as solid ionization chambers. The alpha particles interact which the detector producing electron hole pairs. The charged pair is collected by an applied electrical field and the resulting electrical pulses are counted.

- **Alpha Spectrometers.** Semiconductor detectors used in conjunction with multichannel analyzers for energy discrimination.

3.5.2 Beta Counting:

- **Ionization Chambers.** These chambers contain the beta-emitting nuclide in gaseous form. The ionization current produced is measured.

- **Geiger-Muller (GM) Counters-or Gas Flow Proportional Counters.** The beta particles cause ionization in the counting gas and the resulting electrical pulses are counted. Proportional gas flow counters which are heavily shielded by lead or other metal, and provided with an anti-coincidence shield to reject cosmic rays, are called low background beta counters.

- **Scintillation Counters.** The beta particles transfer energy to a scintillator resulting in a production of light photons, which strike a photomultiplier tube converting the light photon to electrical pulses which are counted. This may involve the use of anthracene crystals, plastic scintillator, or liquid scintillation solutions with organic phosphors.

- **Liquid Scintillation Spectrometers.** Liquid scintillation counters which use two photomultiplier tubes in coincidence to reduce background counts. This counter may also electronically discriminate among pulses of a given range of energy.
3.5.3 Gamma Counting:

- **Low-Resolution Gamma Spectrometers.** The gamma rays interact with thallium activated sodium iodide or cesium iodide crystal resulting in the release of light photons which strike a photomultiplier tube converting the light pulses to electrical pulses proportional to the energy of the gamma ray. Multi-channel analyzers are used to separate and store the pulses according to the energy absorbed in the crystal.

- **High-Resolution gamma Spectrometers.** Gamma rays interact with a lithium-drifted (Ge(Li)) or high-purity germanium (HPGe) semiconductor detectors resulting in a production of electron-hole pairs. The charged pair is collected by an applied electrical field. A very stable low noise preamplifier amplifies the pulses of electrical charge resulting from the gamma photon interactions. Multichannel analyzers or computers are used to separate and store the pulses according to the energy absorbed in the crystal.

- **Single Channel Analyzers.** Thallium activated sodium iodide crystals used with a single window analyzer. Pulses from the photomultiplier tubes are separated in a single predetermined energy range.

3.5.4 Calibration of Counters. Counters are calibrated for specific radionuclide measurements using a standard of the radionuclide under either identical or very similar conditions as the sample to be counted. For gamma spectrometers a series of standards covering the energy range of interest may be used to construct a calibration curve relating gamma energy to counting efficiency.

In those cases where a standard is not available for a radionuclide, counters may be calibrated using a standard with energy characteristics as similar as possible to the radionuclide to be measured. For gross alpha and beta measurements of the unidentified mixtures of radionuclides, alpha counters are calibrated with a natural uranium standard and beta counters with a cesium-137 standard. The standard must contain the same weight and distribution of solids as the samples, and be mounted in an identical manner. If the samples contain variable amounts of solids, calibration curves relating weight of solids present to counting efficiency are prepared. Standards other than those prescribed may be used provided it can be shown that such standards are more applicable to the radionuclide mixture measured.

3.6 Radiochemical Methods for Selected Radionuclides. Methods for a selected list of radionuclides are listed in Table 1. The radionuclides listed are those which are most commonly used and which have the greatest potential for causing doses to members of the public. For radionuclides not listed in Table 1, methods based on any of the applicable “principles of measurement” described in section 3.1 through 3.4 may be used.

3.7 Applicability of Gross Alpha and Beta Measurements to Unidentified Mixtures of Radionuclides. Gross alpha and beta measurements may be used as a screening measurement as a part of an emission measurement program to identify the need to do specific radionuclide analyses or to confirm or verify that unexpected radionuclides are not being released in significant quantities.

Gross alpha (Method A–4) or gross beta (Methods B–2 or B–4) measurements may also be used for the purpose of comparing the measured concentrations in the effluent stream with the limiting “Concentration Levels for Environmental Compliance” in table 2 of appendix E. For unidentified mixtures, the measured concentration value shall be compared with the lowest environmental concentration limit for any radionuclide which is not known to be absent from the effluent stream.

<table>
<thead>
<tr>
<th>Radionuclide</th>
<th>Approved methods of analysis</th>
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<tbody>
<tr>
<td>Am-241</td>
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<td>Ar-41</td>
<td>B–1, B–2, G–1, G–2, G–3, G–4</td>
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Pu-239  | A–1, A–2, A–3, A–4  
Pu-240  | A–1, A–2, A–3, A–4  
Ra–226  | A–1, A–2, G–1, G–2  
S–35    | B–5  
Se–75   | G–1, G–2, G–3, G–4  
Sr–90   | B–3, B–4, B–5  
Te–99   | B–3, B–4, B–5  
Te–201  | G–1, G–2, G–3, G–4  
Uranium (total alpha) | A–1, A–2, A–3, A–4  
Uranium (Isotopic)    | A–1, A–3  
Uranium (Natural)     | A–5  
Xe–133  | G–1  
Yb–169  | G–1, G–2, G–3, G–4  
Zn–65   | G–1, G–2, G–3, G–4  

4. Quality Assurance Methods

Each facility required to measure their radionuclide emissions shall conduct a quality assurance program in conjunction with the radionuclide emission measurements. This program shall assure that the emission measurements are representative, and are of known precision and accuracy and shall include administrative controls to assure prompt response when emission measurements indicate unexpectedly large emissions. The program shall consist of a system of policies, organizational responsibilities, written procedures, data quality specifications, audits, corrective actions and reports. This quality assurance program shall include the following program elements:

4.1 The organizational structure, functional responsibilities, levels of authority and lines of communications for all activities related to the emissions measurement program shall be identified and documented.

4.2 Administrative controls shall be prescribed to ensure prompt response in the event that emission levels increase due to unplanned operations.

4.3 The sample collection and analysis procedures used in measuring the emissions shall be described including where applicable:

4.3.1 Identification of sampling sites and number of sampling points, including the rationale for site selections.

4.3.2 A description of sampling probes and representativeness of the samples.

4.3.3 A description of any continuous monitoring system used to measure emissions, including the sensitivity of the system, calibration procedures and frequency of calibration.

4.3.4 A description of the sample collection systems for each radionuclide measured, including frequency of collection, calibration procedures and frequency of calibration.
4.3.5 A description of the laboratory analysis procedures used for each radionuclide measured, including frequency of analysis, calibration procedures and frequency of calibration.

4.3.6 A description of the sample flow rate measurement systems or procedures, including calibration procedures and frequency of calibration.

4.3.7 A description of the effluent flow rate measurement procedures, including frequency of measurements, calibration procedures and frequency of calibration.

4.4 The objectives of the quality assurance program shall be documented and shall state the required precision, accuracy and completeness of the emission measurement data including a description of the procedures used to assess these parameters. Accuracy is the degree of agreement of a measurement with a true or known value. Precision is a measure of the agreement among individual measurements of the same parameters under similar conditions. Completeness is a measure of the amount of valid data obtained compared to the amount expected under normal conditions.

4.5 A quality control program shall be established to evaluate and track the quality of the emissions measurement data against preset criteria. The program should include where applicable a system of replicates, spiked samples, split samples, blanks and control charts. The number and frequency of such quality control checks shall be identified.

4.6 A sample tracking system shall be established to provide for positive identification of samples and data through all phases of the sample collection, analysis and reporting system. Sample handling and preservation procedures shall be established to maintain the integrity of samples during collection, storage and analysis.

4.7 Regular maintenance, calibration and field checks shall be performed for each sampling system in use by satisfying the requirements found in Table 2: Maintenance, Calibration and Field Check Requirements.

<table>
<thead>
<tr>
<th>Sampling system components</th>
<th>Frequency of activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cleaning of thermal anemometer elements</td>
<td>As required by application.</td>
</tr>
<tr>
<td>Inspect pitot tubes for contaminant deposits</td>
<td>At least annually.</td>
</tr>
<tr>
<td>Inspect pitot tube systems for leaks</td>
<td>At least annually.</td>
</tr>
<tr>
<td>Inspect sharp-edged nozzles for damage</td>
<td>At least annually or after maintenance that could cause damage.</td>
</tr>
<tr>
<td>Check nozzles for alignment, presence of deposits, or other potentially degrading factors</td>
<td>Annually.</td>
</tr>
<tr>
<td>Check transport lines of HEPA-filtered applications to determine if cleaning is required</td>
<td>Annually.</td>
</tr>
<tr>
<td>Clean transport lines</td>
<td>Visible deposits for HEPA-filtered applications. Mean mass of deposited material exceeds 1g/m² for other applications.</td>
</tr>
<tr>
<td>Inspect or test the sample transport system for leaks</td>
<td>At least annually.</td>
</tr>
</tbody>
</table>
Check mass flow meters of sampling systems with a secondary or transfer standard | At least quarterly.
---|---
Inspect rotameters of sampling systems for presence of foreign matter | At the start of each sampling period.
Check response of stack flow rate systems | At least quarterly.
Calibration of flow meters of sampling systems | At least annually.
Calibration of effluent flow measurement devices | At least annually.
Calibration of timing devices | At least annually.

4.8 Periodic internal and external audits shall be performed to monitor compliance with the quality assurance program. These audits shall be performed in accordance with written procedures and conducted by personnel who do not have responsibility for performing any of the operations being audited.

4.9 A corrective action program shall be established including criteria for when corrective action is needed, what corrective actions will be taken and who is responsible for taking the corrective action.

4.10 Periodic reports to responsible management shall be prepared on the performance of the emissions measurements program. These reports should include assessment of the quality of the data, results of audits and description of corrective actions.

4.11 The quality assurance program should be documented in a quality assurance project plan that should address each of the above requirements.

5. References


(4) Ibid, Method 602, “Tentative Method of the Analysis for Gross Beta Radioactivity Content of the Atmosphere”.


Method 115—Monitoring for Radon-222 Emissions

This appendix describes the monitoring methods which must be used in determining the radon-222 emissions from underground uranium mines, uranium mill tailings piles, phosphogypsum stacks, and other piles of waste material emitting radon.

1. Radon-222 Emissions from Underground Uranium Mine Vents

1.1 Sampling Frequency and Calculation of Emissions. Radon-222 emissions from underground uranium mine vents shall be determined using one of the following methods:

1.1.1 Continuous Measurement. These measurements shall be made and the emissions calculated as follows:

(a) The radon-222 concentration shall be continuously measured at each mine vent whenever the mine ventilation system is operational.
(b) Each mine vent exhaust flow rate shall be measured at least 4 times per year.

(c) A weekly radon-222 emission rate for the mine shall be calculated and recorded weekly as follows:

\[ A_w = C_i Q_i T_i \]

Where:

\[ A_w = \text{Total radon-222 emitted from the mine during week (Ci)} \]

\[ C_i = \text{Average radon-222 concentration in mine vent } i (\text{Ci/m}^3) \]

\[ Q_i = \text{Volumetric flow rate from mine vent } i (\text{m}^3/\text{hr}) \]

\[ T_i = \text{Hours of mine ventilation system operation during week for mine vent } i (\text{hr}) \]

(d) The annual radon-222 emission rate is the sum of the weekly emission rates during a calendar year.

1.1.2 Periodic Measurement. This method is applicable only to mines that continuously operate their ventilation system except for extended shutdowns. Mines which start up and shut down their ventilation system frequently must use the continuous measurement method described in Section 1.1.1 above. Emission rates determined using periodic measurements shall be measured and calculated as follows:

(a) The radon-222 shall be continuously measured at each mine vent for at least one week every three months.

(b) Each mine vent exhaust flow rate shall be measured at least once during each of the radon-222 measurement periods.

(c) A weekly radon-222 emission rate shall be calculated for each weekly period according to the method described in Section 1.1.1. In this calculation \( T = 168 \text{ hr} \).

(d) The annual radon-222 emission rate from the mine should be calculated as follows:

\[ A_y = \frac{52 - W_s}{n} \left( A_{w1} + A_{w2} + \cdots + A_{wn} \right) \]

Where:

\[ A_y = \text{Annual radon-222 emission rate from the mine (Ci)} \]

\[ A_{wi} = \text{Weekly radon-222 emission rate during the measurement period } i \text{ (Ci)} \]

\[ n = \text{Number of weekly measurement periods per year} \]

\[ W_s = \text{Number of weeks during the year that the mine ventilation system is shut down in excess of 7 consecutive days, i.e. the sum of the number of weeks each shut down exceeds 7 days} \]

1.2 Test Methods and Procedures

Each underground mine required to test its emissions, unless an equivalent or alternative method has been approved by the Administrator, shall use the following test methods:
1.2.1 Test Method 1 of appendix A to part 60 shall be used to determine velocity traverses. The sampling point in the duct shall be either the centroid of the cross section or the point of average velocity.

1.2.2 Test Method 2 of appendix A to part 60 shall be used to determine velocity and volumetric flow rates.

1.2.3 Test Methods A–6 or A–7 of appendix B, Method 114 to part 61 shall be used for the analysis of radon–222. Use of Method A–7 requires prior approval of EPA based on conditions described in appendix B.

1.2.4 A quality assurance program shall be conducted in conformance with the programs described for Continuous Radon Monitors and Alpha Track Detectors in EPA 520/1–89–009. (2)

2. Radon–222 Emissions from Uranium Mill Tailings Piles

2.1 Measurement and Calculation of Radon Flux from Uranium Mill Tailings Piles.

2.1.1 Frequency of Flux Measurement. A single set of radon flux measurements may be made, or if the owner or operator chooses, more frequent measurements may be made over a one year period. These measurements may involve quarterly, monthly or weekly intervals. All radon measurements shall be made as described in paragraphs 2.1.2 through 2.1.6 except that for measurements made over a one year period, the requirement of paragraph 2.1.4(c) shall not apply. The mean radon flux from the pile shall be the arithmetic mean of the mean radon flux for each measurement period. The weather conditions, moisture content of the tailings and area of the pile covered by water existing at the time of the measurement shall be chosen so as to provide measurements representative of the long term radon flux from the pile and shall be subject to EPA review and approval.

2.1.2 Distribution of Flux Measurements. The distribution and number of radon flux measurements required on a pile will depend on clearly defined areas of the pile (called regions) that can have significantly different radon fluxes due to surface conditions. The mean radon flux shall be determined for each individual region of the pile. Regions that shall be considered for operating mill tailings piles are:

(a) Water covered areas,

(b) Water saturated areas (beaches),

(c) Dry top surface areas, and

(d) Sides, except where earthen material is used in dam construction.

For mill tailings after disposal the pile shall be considered to consist of only one region.

2.1.3 Number of Flux Measurements. Radon flux measurements shall be made within each region on the pile, except for those areas covered with water. Measurements shall be made at regularly spaced locations across the surface of the region, realizing that surface roughness will prohibit measurements in some areas of a region. The minimum number of flux measurements considered necessary to determine a representative mean radon flux value for each type of region on an operating pile is:

(a) Water covered area—no measurements required as radon flux is assumed to be zero,

(b) Water saturated beaches—100 radon flux measurements,

(c) Loose and dry top surface—100 radon flux measurements,

(d) Sides—100 radon flux measurements, except where earthen material is used in dam construction.

For a mill tailings pile after disposal which consists of only one region a minimum of 100 measurements are required.
2.1.4 Restrictions to Radon Flux Measurements. The following restrictions are placed on making radon flux measurements:

(a) Measurements shall not be initiated within 24 hours of a rainfall.

(b) If a rainfall occurs during the 24 hour measurements period, the measurement is invalid if the seal around the lip of the collector has washed away or if the collector is surrounded by water.

(c) Measurements shall not be performed if the ambient temperature is below 35 °F or if the ground is frozen.

2.1.5 Areas of Pile Regions. The approximate area of each region of the pile shall be determined in units of square meters.

2.1.6 Radon Flux Measurement. Measuring radon flux involves the adsorption of radon on activated charcoal in a large-area collector. The radon collector is placed on the surface of the pile area to be measured and allowed to collect radon for a time period of 24 hours. The radon collected on the charcoal is measured by gamma-ray spectroscopy. The detailed measurement procedure provided in appendix A of EPA 520/5–85–0029(1) shall be used to measure the radon flux on uranium mill tailings, except the surface of the tailings shall not be penetrated by the lip of the radon collector as directed in the procedure, rather the collector shall be carefully positioned on a flat surface with soil or tailings used to seal the edge.

2.1.7 Calculations. The mean radon flux for each region of the pile and for the total pile shall be calculated and reported as follows:

(a) The individual radon flux calculations shall be made as provided in appendix A EPA 86 (1). The mean radon flux for each region of the pile shall be calculated by summing all individual flux measurements for the region and dividing by the total number of flux measurements for the region.

(b) The mean radon flux for the total uranium mill tailings pile shall be calculated as follows.

\[ J_s = \frac{J_1A_1 + J_2A_2 + \cdots + J_iA_i}{A_t} \]

Where:

\( J_s \) = Mean flux for the total pile (pCi/m² - s)

\( J_i \) = Mean flux measured in region i (pCi/m² - s)

\( A_i \) = Area of region i (m²)

\( A_t \) = Total area of the pile (m²)

2.1.8 Reporting. The results of individual flux measurements, the approximate locations on the pile, and the mean radon flux for each region and the mean radon flux for the total stack shall be included in the emission test report. Any condition or unusual event that occurred during the measurements that could significantly affect the results should be reported.

3.0 Radon-222 Emissions from Phosphogypsum Stacks.

3.1 Measurement and Calculation of the Mean Radon Flux. Radon flux measurements shall be made on phosphogypsum stacks as described below:

3.1.1 Frequency of Measurements. A single set of radon flux measurements may be made after the phosphogypsum stack becomes inactive, or if the owner or operator chooses, more frequent measurements may be made over a one
year period. These measurements may involve quarterly, monthly or weekly intervals. All radon measurements shall be made as described in paragraphs 3.1.2 through 3.1.6 except that for measurements made over a one year period, the requirement of paragraph 3.1.4(c) shall not apply. For measurements made over a one year period, the radon flux shall be the arithmetic mean of the mean radon flux for each measurement period.

3.1.2 Distribution and Number of Flux Measurements. The distribution and number of radon flux measurements required on a stack will depend on clearly defined areas of the stack (called regions) that can have significantly different radon fluxes due to surface conditions. The mean radon flux shall be determined for each individual region of the stack. Regions that shall be considered are:

(a) Water covered areas,
(b) Water saturated areas (beaches),
(c) Loose and dry top surface areas,
(d) Hard-packed roadways, and
(e) Sides.

3.1.3 Number of Flux Measurements. Radon flux measurements shall be made within each region on the phosphogypsum stack, except for those areas covered with water. Measurements shall be made at regularly spaced locations across the surface of the region, realizing that surface roughness will prohibit measurements in some areas of a region. The minimum number of flux measurements considered necessary to determine a representative mean radon flux value for each type of region is:

(a) Water covered area—no measurements required as radon flux is assumed to be zero,
(b) Water saturated beaches—50 radon flux measurements,
(c) Loose and dry top surface—100 radon flux measurements,
(d) Hard-packed roadways—50 radon flux measurements, and
(e) Sides—100 radon flux measurements.

A minimum of 300 measurements are required. A stack that has no water cover can be considered to consist of two regions, top and sides, and will require a minimum of only 200 measurements.

3.1.4 Restrictions to Radon Flux Measurements. The following restrictions are placed on making radon flux measurements:

(a) Measurements shall not be initiated within 24 hours of a rainfall.
(b) If a rainfall occurs during the 24 hour measurement period, the measurement is invalid if the seal around the lip of the collector has washed away or if the collector is surrounded by water.
(c) Measurements shall not be performed if the ambient temperature is below 35 °F or if the ground is frozen.

3.1.5 Areas of Stack Regions. The approximate area of each region of the stack shall be determined in units of square meters.

3.1.6 Radon Flux Measurements. Measuring radon flux involves the adsorption of radon on activated charcoal in a large-area collector. The radon collector is placed on the surface of the stack area to be measured and allowed to collect radon for a time period of 24 hours. The radon collected on the charcoal is measured by gamma-ray
spectroscopy. The detailed measurement procedure provided in appendix A of EPA 520/5–85–0029(1) shall be used to measure the radon flux on phosphogypsum stacks, except the surface of the phosphogypsum shall not be penetrated by the lip of the radon collector as directed in the procedure, rather the collector shall be carefully positioned on a flat surface with soil or phosphogypsum used to seal the edge.

3.1.7 Calculations. The mean radon flux for each region of the phosphogypsum stack and for the total stack shall be calculated and reported as follows:

(a) The individual radon flux calculations shall be made as provided in appendix A EPA 86 (1). The mean radon flux for each region of the stack shall be calculated by summing all individual flux measurements for the region and dividing by the total number of flux measurements for the region.

(b) The mean radon flux for the total phosphogypsum stack shall be calculated as follows.

\[ J_s = \frac{J_1 A_1 + J_2 A_2 + \cdots + J_i A_i}{A_t} \]

Where:

Js = Mean flux for the total stack (pCi/m²-s)

Ji = Mean flux measured in region i (pCi/m²-s)

Ai = Area of region i (m²)

At = Total area of the stack

3.1.8 Reporting. The results of individual flux measurements, the approximate locations on the stack, and the mean radon flux for each region and the mean radon flux for the total stack shall be included in the emission test report. Any condition or unusual event that occurred during the measurements that could significantly affect the results should be reported.

4.0 Quality Assurance Procedures for Measuring Rn-222 Flux

A. Sampling Procedures

Records of field activities and laboratory measurements shall be maintained. The following information shall be recorded for each charcoal canister measurement:

(a) Site

(b) Name of pile

(c) Sample location

(d) Sample ID number

(e) Date and time on

(f) Date and time off

(g) Observations of meteorological conditions and comments
Records shall include all applicable information associated with determining the sample measurement, calculations, observations, and comments.

B. Sample Custody

Custodial control of all charcoal samples exposed in the field shall be maintained in accordance with EPA chain-of-custody field procedures. A control record shall document all custody changes that occur between the field and laboratory personnel.

C. Calibration Procedures and Frequency

The radioactivity of two standard charcoal sources, each containing a carefully determined quantity of radium-226 uniformly distributed through 180g of activated charcoal, shall be measured. An efficiency factor is computed by dividing the average measured radioactivity of the two standard charcoal sources, minus the background, in cpm by the known radioactivity of the charcoal sources in dpm. The same two standard charcoal sources shall be counted at the beginning and at the end of each day's counting as a check of the radioactivity counting equipment. A background count using unexposed charcoal should also be made at the beginning and at the end of each counting day to check for inadvertent contamination of the detector or other changes affecting the background. The unexposed charcoal comprising the blank is changed with each new batch of charcoal used.

D. Internal Quality Control Checks and Frequency

The charcoal from every tenth exposed canister shall be recounted. Five percent of the samples analyzed shall be either blanks (charcoal having no radioactivity added) or samples spiked with known quantities of radium-226.

E. Data Precision, Accuracy, and Completeness

The precision, accuracy, and completeness of measurements and analyses shall be within the following limits for samples measuring greater than 1.0 pCi/m² –s.

(a) Precision: 10%

(b) Accuracy: ±10%

(c) Completeness: at least 85% of the measurements must yield usable results.

5.0 References


[38 FR 8826, Apr. 6, 1973]

Editorial Notes: 1. For Federal Register citations to appendix B see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and at www.fdsys.gov.


Appendix C to Part 61—Quality Assurance Procedures
Procedure 1—Determination of Adequate Chromatographic Peak Resolution

In this method of dealing with resolution, the extent to which one chromatographic peak overlaps another is determined.

For convenience, consider the range of the elution curve of each compound as running from $-2\sigma$ to $+2\sigma$. This range is used in other resolution criteria, and it contains 95.45 percent of the area of a normal curve. If two peaks are separated by a known distance, $b$, one can determine the fraction of the area of one curve that lies within the range of the other. The extent to which the elution curve of a contaminant compound overlaps the curve of a compound that is under analysis is found by integrating the contaminant curve over the limits $b-2\sigma$ to $b+2\sigma$, where $\sigma$ is the standard deviation of the sample curve.

This calculation can be simplified in several ways. Overlap can be determined for curves of unit area; then actual areas can be introduced. Desired integration can be resolved into two integrals of the normal distribution function for which there are convenient calculation programs and tables. An example would be Program 15 in Texas Instruments Program Manual ST1, 1975, Texas Instruments, Inc., Dallas, Texas 75222.

\[
\frac{1}{\sqrt{2\pi}\sigma^2} \int_{b-2\sigma}^{b+2\sigma} \frac{e^{-x^2/2\sigma^2}}{\sqrt{2\pi}\sigma^2} \, dx = \frac{1}{\sqrt{2\pi}} \int_{b-2\sigma}^{\infty} \frac{e^{-x^2/2\sigma^2}}{\sqrt{2\pi}\sigma^2} \, dx \]

The following calculation steps are required:

1. $2\sigma = b/2$ or $2\sigma = b/2$
2. $x_1 = (b-2\sigma)/2\sigma$
3. $x_2 = (b+2\sigma)/2\sigma$
4. $Q(x) = \frac{1}{\sqrt{2\pi}} \int_{-\infty}^{x} \frac{e^{-x^2/2\sigma^2}}{\sqrt{2\pi}\sigma^2} \, dx$
5. $Q(x) = \int_{-\infty}^{x_1} \frac{e^{-x^2/2\sigma^2}}{\sqrt{2\pi}\sigma^2} \, dx$
6. $Q(x) = \frac{1}{\sqrt{2\pi}} \int_{x_1}^{x_2} \frac{e^{-x^2/2\sigma^2}}{\sqrt{2\pi}\sigma^2} \, dx$

1. $I_a = Q(x_1) - Q(x_2)$
2. $A_a = I_a / A_c$

3. Percentage overlap $= A_a \times 100$

where:

- $A_c$ = Area of the sample peak of interest determined by electronic integration or by the formula $A_c = \int_b a_x$
- $A_c$ = Area of the contaminant peak, determined in the same manner as $A_c$
- $b$ = Distance on the chromatographic chart that separates the maxima of the two peaks.
- $h_i$ = Peak height of the sample compound of interest, measured from the average value of the baseline to the maximum of the curve.
- $w_i$ = Width of sample peak of interest at 1/2 peak height.
- $h_c$ = Peak height of the contaminant peak at 1/2 of peak height.
- $\sigma$ = Standard deviation of the sample elution curve.
- $\sigma_c$ = Standard deviation of the contaminant elution curve.
- $Q(x_1)$ = Integral of the normal distribution function from $x_1$ to infinity.
- $Q(x_2)$ = Integral of the normal distribution function from $x_2$ to infinity.
- $I_a$ = Overlap integral.
- $A_a$ = Area overlap fraction.

In most instances, $Q(x_1)$ is very small and may be neglected.

In judging the suitability of alternate GC columns or the effects of altering chromatographic conditions, one can employ the area overlap as the resolution parameter with a specific maximum permissible value.
The use of Gaussian functions to describe chromatographic elution curves is widespread. However, some elution curves are highly asymmetric. In cases where the sample peak is followed by a contaminant that has a leading edge that rises sharply but the curve then tails off, it may be possible to define an effective width for $t_{cas}$ as “twice the distance from the leading edge to a perpendicular line through the maxim of the contaminant curve, measured along a perpendicular bisection of that line.”

**Procedure 2—Procedure for Field Auditing GC Analysis**

Responsibilities of audit supervisor and analyst at the source sampling site include the following:

A. The audit supervisor verifies that audit cylinders are stored in a safe location both before and after the audit to prevent vandalism.

B. At the beginning and conclusion of the audit, the analyst records each cylinder number and pressure. An audit cylinder is never analyzed when the pressure drops below 200 psi.

C. During the audit, the analyst performs a minimum of two consecutive analyses of each audit cylinder gas. The audit must be conducted to coincide with the analysis of source test samples, normally immediately after GC calibration and prior to sample analyses.

D. At the end of audit analyses, the audit supervisor requests the calculated concentrations from the analyst and compares the results with the actual audit concentrations. If each measured concentration agrees with the respective actual concentration within ±10 percent, he directs the analyst to begin analyzing source samples. Audit supervisor judgment and/or supervisory policy determine action when agreement is not within ±10 percent. When a consistent bias in excess of 10 percent is found, it may be possible to proceed with the sample analysis, with a corrective factor to be applied to the results at a later time. However, every attempt should be made to locate the cause of the discrepancy, as it may be misleading. The audit supervisor records each cylinder number, cylinder pressure (at the end of the audit), and all calculated concentrations. The individual being audited must not under any circumstance be told actual audit concentrations until calculated concentrations have been submitted to the audit supervisor.

**Field Audit Report**

*Part A— To be filled out by organization supplying audit cylinders.*

1. Organization supplying audit sample(s) and shipping address

____________________

2. Audit supervisor, organization, and phone number

____________________

____________________

3. Shipping instructions: Name, Address, Attention

____________________

____________________

____________________

4. Guaranteed arrival date for cylinders____________________

5. Planned shipping date for cylinders____________________

6. Details on audit cylinders from last analysis

<table>
<thead>
<tr>
<th>Low conc.</th>
<th>High conc.</th>
</tr>
</thead>
</table>

I-166
<table>
<thead>
<tr>
<th>a. Date of last analysis</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>b. Cylinder number</td>
<td></td>
</tr>
<tr>
<td>c. Cylinder pressure, psi</td>
<td></td>
</tr>
<tr>
<td>d. Audit gas(es)/balance gas</td>
<td></td>
</tr>
<tr>
<td>e. Audit gas(es), ppm</td>
<td></td>
</tr>
<tr>
<td>f. Cylinder construction</td>
<td></td>
</tr>
</tbody>
</table>

**Part B — To be filled out by audit supervisor.**

1. Process sampled ______________________
2. Audit location ______________________
3. Name of individual audit ______________________
4. Audit date ______________________

5. Audit results:

<table>
<thead>
<tr>
<th>Low conc. cylinder</th>
<th>High conc. cylinder</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Cylinder number</td>
<td></td>
</tr>
<tr>
<td>b. Cylinder pressure before audit, psi</td>
<td></td>
</tr>
<tr>
<td>c. Cylinder pressure after audit, psi</td>
<td></td>
</tr>
<tr>
<td>d. Measured concentration, ppm Injection #1* Injection #2* Average</td>
<td></td>
</tr>
<tr>
<td>e. Actual audit concentration, ppm (Part A, 6e)</td>
<td></td>
</tr>
<tr>
<td>f. Audit accuracy: ¹</td>
<td></td>
</tr>
<tr>
<td>Low Conc. Cylinder</td>
<td></td>
</tr>
<tr>
<td>High Conc. Cylinder</td>
<td></td>
</tr>
</tbody>
</table>

Percent ¹ accuracy =

Measured Conc. − Actual Conc. 

________________________________ ×100

Actual Conc.

<p>| |</p>
<table>
<thead>
<tr>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

¹Results of two consecutive injections that meet the sample analysis criteria of the test method.

[47 FR 39178, Sept. 7, 1982]
Appendix D to Part 61—Methods for Estimating Radionuclide Emissions

1. Purpose and Background

Facility owners or operators may estimate radionuclide emissions to the atmosphere for dose calculations instead of measuring emissions. Particulate emissions from mill tailings piles should be estimated using the procedures listed in reference re #2. All other emissions may be estimated by using the “Procedures” listed below, or using the method described in reference #1.

2. Procedure

To estimate emissions to the atmosphere:

(a) Determine the amount (in curies) used at facilities for the period under consideration. Radioactive materials in sealed packages that remain unopened, and have not leaked during the assessment period should not be included in the calculation.

(b) Multiply the amount used by the following factors which depend on the physical state of the radionuclide. They are:

(i) 1 for gases;

(ii) \(10^{-3}\) for liquids or particulate solids; and

(iii) \(10^{-6}\) for solids.

If any nuclide is heated to a temperature of 100 degrees Celsius or more, boils at a temperature of 100 degrees Celsius or less, or is intentionally dispersed into the environment, it must be considered to be a gas.

(c) If a control device is installed between the place of use and the point of release, multiply emissions from (b) by an adjustment factor. These are presented in Table 1.

<table>
<thead>
<tr>
<th>Controls</th>
<th>Types of radionuclides controlled</th>
<th>Adjustment factor to emissions</th>
<th>Comments and conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>HEPA filters</td>
<td>Particulates</td>
<td>0.01</td>
<td>Not applicable to gaseous radionuclides; periodic testing is prudent to ensure high removal efficiency.</td>
</tr>
<tr>
<td>Fabric filter</td>
<td>Particulates</td>
<td>0.1</td>
<td>Monitoring would be prudent to guard against tears in filter.</td>
</tr>
<tr>
<td>Sintered metal</td>
<td>Particulates</td>
<td>1</td>
<td>Insufficient data to make recommendation.</td>
</tr>
<tr>
<td>Activated carbon filters</td>
<td>Iodine gas</td>
<td>0.1</td>
<td>Efficiency is time dependent; monitoring is necessary to ensure effectiveness.</td>
</tr>
</tbody>
</table>
Douglas bags: Held one week or longer for decay

<table>
<thead>
<tr>
<th>Substance</th>
<th>Time Duration</th>
<th>Result</th>
</tr>
</thead>
<tbody>
<tr>
<td>Xenon</td>
<td>0.5/wk</td>
<td>Based on xenon half-life of 5.3 days;</td>
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</table>

Douglas bags: Released within one week

<table>
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<tr>
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<th>Time Duration</th>
<th>Result</th>
</tr>
</thead>
<tbody>
<tr>
<td>Xenon</td>
<td>1</td>
<td>Provides no reduction of exposure to general public.</td>
</tr>
</tbody>
</table>

Venturi scrubbers

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<tr>
<th>Substance</th>
<th>Effect</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Particulates</td>
<td>0.05</td>
<td>Although venturis may remove gases, variability in gaseous removal efficiency dictates adjustment factor for particulates only.</td>
</tr>
<tr>
<td>Gases</td>
<td>1</td>
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</tr>
</tbody>
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Packed bed scrubbers

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<th>Effect</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>Gases</td>
<td>0.1</td>
<td>Not applicable to particulates.</td>
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Electrostatic precipitators

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<th>Effect</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>Particulates</td>
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<td>Not applicable for gaseous radionuclides</td>
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</table>

Xenon traps

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<th>Effect</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>Xenon</td>
<td>0.1</td>
<td>Efficiency is time dependent; monitoring is necessary to ensure effectiveness.</td>
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Fume hoods

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<th>Effect</th>
<th>Description</th>
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</thead>
<tbody>
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<td>All</td>
<td>1</td>
<td>Provides no reduction to general public exposures.</td>
</tr>
</tbody>
</table>

Vent stacks

<table>
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<th>Effect</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>All</td>
<td>1</td>
<td>Generally provides no reduction of exposure to general public.</td>
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</tbody>
</table>

References


[54 FR 51711, Dec. 15, 1989]

Appendix E to Part 61—Compliance Procedures Methods for Determining Compliance With Subpart I

1. Purpose and Background

This Appendix provides simplified procedures to reduce the burden on Nuclear Regulatory Commission (NRC) licensees, and non-Department of Energy Federal facilities in determining compliance with 40 CFR part 61, subpart I. The procedures consist of a series of increasingly more stringent steps, depending on the facility’s potential to exceed the standard.

First, a facility can be found in compliance if the quantity of radioactive material possessed during the year is less than that listed in a table of annual possession quantities. A facility will also be in compliance if the average annual radionuclide emission concentration is less than that listed in a table of air concentration levels. If the facility is not in compliance by these tables, it can establish compliance by estimating a dose using screening procedure developed.
by the National Council on Radiation Protection and Measurements with a radiological source term derived using EPA approved emission factors. These procedures are described in a “Guide for Determining Compliance with the Clean Air Act Standards for Radionuclide Emissions From NRC-Licenced and Non-DOE Federal Facilities.”

A user-friendly computer program called COMPLY has been developed to reduce the burden on the regulated community. The Agency has also prepared a “User's Guide for the COMPLY Code” to assist the regulated community in using the code, and in handling more complex situations such as multiple release points. The basis for these compliance procedures are provided in “Background Information Document: Procedures Approved for Demonstrating Compliance with 40 CFR Part 61, Subpart I”. The compliance model is the highest level in the COMPLY computer code and provides for the most realistic assessment of dose by allowing the use of site-specific information.

2. Table of Annual Possession Quantity

(a) Table 1 may be used for determining if facilities are in compliance with the standard. The possession table can only be used if the following conditions are met:

(i) No person lives within 10 meters of any release point; and

(ii) No milk, meat, or vegetables are produced within 100 meters of any release point.

(b) Procedures described in Reference (1) shall be used to determine compliance or exemption from reporting by use of Table 2.

Table 1—Annual Possession Quantities for Environmental Compliance

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<thead>
<tr>
<th>Radionuclide</th>
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1. The concentration table as applied to emission estimates can only be used if all releases are from point sources and concentrations have been measured at the stack or vent using EPA-approved methods, and the distance between each stack or vent and the nearest resident is greater than 3 times the diameter of the stack or vent. Procedures provided in Ref. (1) shall be used to determine compliance or exemption from reporting by use of Table 2.

2. The concentration table may be used to determine compliance with the standard based on environmental measurements provided these measurements are made in conformance with the requirements of §61.107(b)(5).

4. **NCRP Screening Model**

The procedures described in Reference (4) may be used to determine doses to members of the general public from emissions of radionuclides to the atmosphere. Both the total dose from all radionuclides emitted, and the dose caused by radioactive iodine must be considered in accordance with the procedures in Ref. (1).

5. **The COMPLY Computer Code**
The COMPLY computer code may be used to determine compliance with subpart I. The compliance model in the COMPLY computer code may be used to determine the dose to members of the general public from emissions of radionuclides to the atmosphere. The EPA may add radionuclides to all or any part of COMPLY to cover radionuclides that may be used by the regulated community.

Table 2—Concentration Levels for Environmental Compliance

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6. References


[54 FR 51711, Dec. 15, 1989]
Appendix J
40 CFR Part 63, Subpart DD

Source: 61 FR 34158, July 1, 1996, unless otherwise noted.

§ 63.680 Applicability and designation of affected sources.

(a) The provisions of this subpart apply to the owner and operator of a plant site for which both of the conditions specified in paragraphs (a)(1) and (a)(2) of this section are applicable. If either one of these conditions does not apply to the plant site, then the owner and operator of the plant site are not subject to the provisions of this subpart.

(1) The plant site is a major source of hazardous air pollutant (HAP) emissions as defined in 40 CFR 63.2.

(2) At the plant site is located one or more of operations that receives off-site materials as specified in paragraph (b) of this section and the operations is one of the following waste management operations or recovery operations as specified in paragraphs (a)(2)(i) through (a)(2)(vi) of this section.

(i) A waste management operation that receives off-site material and the operation is regulated as a hazardous waste treatment, storage, and disposal facility (TSDF) under either 40 CFR part 264 or part 265.

(ii) A waste management operation that treats wastewater which is an off-site material and the operation is exempted from regulation as a hazardous waste treatment, storage, and disposal facility under 40 CFR 264.1(g)(6) or 40 CFR 265.1(c)(10).

(iii) A waste management operation that treats wastewater which is an off-site material and the operation meets both of the following conditions:

(A) The operation is subject to regulation under either section 402 or 307(b) of the Clean Water Act but is not owned by a "state" or "municipality" as defined by section 502(3) and 502(4), respectively, of the Clean Water Act; and

(B) The treatment of wastewater received from off-site is the predominant activity performed at the plant site.

(iv) A recovery operation that recycles or reprocesses hazardous waste which is an off-site material and the operation is exempted from regulation as a hazardous waste treatment, disposal, and storage facility under 40 CFR 264.1(g)(2) or 40 CFR 265.1(c)(6).

(v) A recovery operation that recycles or reprocesses used solvent which is an off-site material and the operation is not part of a chemical, petroleum, or other manufacturing process that is required to use air emission controls by another subpart of 40 CFR part 63 or 40 CFR part 61.

(vi) A recovery operation that re-refines or reprocesses used oil which is an off-site material and the operation is regulated under 40 CFR 279 subpart F—Standards for Used Oil Processors and Refiners.

(b) For the purpose of implementing this subpart, an off-site material is a material that meets all of the criteria specified in paragraph (b)(1) of this section but is not one of the materials specified in paragraph (b)(2) of this section.

(1) An off-site material is a material that meets all of the criteria specified in paragraphs (b)(1)(i) through (b)(1)(iii) of this section. If any one of these criteria do not apply to the material, then the material is not an off-site material subject to this subpart.

(i) The material is a waste, used oil, or used solvent as defined in §63.681 of this subpart;

(ii) The waste, used oil, or used solvent is not produced or generated within the plant site, but the material is delivered, transferred, or otherwise moved to the plant site from a location outside the boundaries of the plant site; and
(iii) The waste, used oil, or used solvent contains one or more of the hazardous air pollutants (HAP) listed in Table 1 of this subpart based on the composition of the material at the point-of-delivery, as defined in §63.681 of this subpart.

(2) For the purpose of implementing this subpart, the following materials are not off-site materials:

(i) Household waste as defined in 40 CFR 258.2.

(ii) Radioactive mixed waste managed in accordance with all applicable regulations under Atomic Energy Act and Nuclear Waste Policy Act authorities.

(iii) Waste that is generated as a result of implementing remedial activities required under the Resource Conservation and Recovery Act (RCRA) corrective action authorities (RCRA sections 3004(u), 3004(v), or 3008(h)), Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) authorities, or similar Federal or State authorities.

(iv) Waste containing HAP that is generated by residential households (e.g., old paint, home garden pesticides) and subsequently is collected as a community service by government agencies, businesses, or other organizations for the purpose of promoting the proper disposal of this waste.

(v) Waste that is transferred from a chemical manufacturing plant or other facility for which both of the following conditions apply to the waste:

(A) The management of the waste at the facility is required either under part 63 subpart F—National Emission Standards for Organic Hazardous Air Pollutants from the Synthetic Organic Chemical Manufacturing Industry or under another subpart in 40 CFR part 63 to meet the air emission control standards for process wastewater specified in 40 CFR 63.132 through 63.147; and

(B) The owner or operator of the facility from which the waste is transferred has complied with the provisions of 40 CFR 63.132(g)(1)(ii) and (g)(2).

(vi) Waste that is transferred from a chemical manufacturing plant, petroleum refinery, or coke by-product recovery plant which is subject to 40 CFR part 61, subpart FF—National Emission Standards for Benzene Waste Operations, and for which both of the following conditions apply to the waste:

(A) The waste is generated at a facility that is not exempted under the provisions of 40 CFR 61.342(a) from meeting the air emission control standards of 40 CFR part 61, subpart FF; and

(B) The owner or operator of the facility from which the waste is transferred has complied with the provisions of 40 CFR 61.342(f)(2).

(vii) Ship ballast water pumped from a ship to an onshore wastewater treatment facility.

(viii) Hazardous waste that is stored for 10 days or less at a transfer facility in compliance with the provisions of 40 CFR 263.12.

(c) Affected sources —(1) Off-site material management units. For each operation specified in paragraphs (a)(2)(i) through (a)(2)(vi) of this section that is located at the plant site, the affected source is the entire group of off-site material management units associated with the operation. An off-site material management unit is a tank, container, surface impoundment, oil-water separator, organic-water separator, or transfer system used to manage off-site material. For the purpose of implementing the standards under this subpart, a unit that meets the definition of a tank or container but also is equipped with a vent that serves as a process vent for any of the processes listed in paragraphs (c)(2)(i) through (c)(2)(vi) of this section is not an off-site material management unit but instead is a process vent and is to be included in the appropriate affected source group under paragraph (c)(2) of this section. Examples of such a unit may include, but are not limited to, a distillate receiver vessel, a primary condenser, a bottoms receiver vessel, a surge control tank, a separator tank, and a hot well.
(2) Process vents. For each operation specified in paragraphs (a)(2)(i) through (a)(2)(vi) of this section that is located at the plant site, the affected source is the entire group of process equipment associated with the process vents for the processes listed in paragraphs (c)(2)(i) through (c)(2)(vi) of this section.

(i) Distillation process used for the treatment, recycling, or recovery of off-site material. Distillation means a process, either batch or continuous, separating one or more off-site material feed streams into two or more exit streams having different component concentrations from those in the feed stream or streams. The separation is achieved by the redistribution of the components between the liquid and vapor phases as they approach equilibrium within the distillation unit.

(ii) Fractionation process used for the treatment, recycling, or recovery of off-site material. Fractionation means a liquid mixture separation process or method used to separate a mixture of several volatile components of different boiling points in successive stages, each stage removing from the mixture some proportion of one of the components.

(iii) Thin-film evaporation process used for the treatment, recycling, or recovery of off-site material. Thin-film evaporation means a liquid mixture separation process or method that uses a heating surface consisting of a large diameter tube that may be either straight or tapered, horizontal or vertical. Liquid is spread on the tube wall by a rotating assembly of blades that maintain a close clearance from the wall or actually ride on the film of liquid on the wall.

(iv) Solvent extraction process used for the treatment, recycling, or recovery of off-site material. Solvent extraction means a separation process or method in which a solid or a solution is contacted with a liquid solvent (the material and the solvent being relatively insoluble in each other) to preferentially dissolve and transfer one or more components into the solvent.

(v) Steam stripping process used for the treatment, recycling, or recovery of off-site material. Steam stripping means a liquid mixture separation process or method in which vaporization of the volatile components of a liquid mixture occurs by the introduction of steam directly into the process.

(vi) Gas stripping process used for the treatment, recycling, or recovery of off-site material. Gas stripping means a desorption process or method used to transfer one or more volatile components from a liquid mixture into a gas stream either with or without the application of heat to the liquid. Packed towers, spray towers, and bubble-cap, sieve, or valve-type plate towers are examples of the process configurations used for contacting the gas and a liquid.

(3) Equipment leaks. For each operation specified in paragraphs (a)(2)(i) through (a)(2)(vi) of this section that is located at the plant site, the affected source is the entire group of equipment components for which each component meets all of the conditions specified in paragraphs (c)(3)(i) through (c)(3)(iii) of this section. If any one of these conditions do not apply to an equipment component, then that component is not part of the affected source for equipment leaks.

(i) The equipment component is a pump, compressor, agitator, pressure relief device, sampling connection system, open-ended valve or line, valve, connector, or instrumentation system;

(ii) The equipment component contains or contacts off-site material having a total HAP concentration equal to or greater than 10 percent by weight; and

(iii) The equipment component is intended to operate for 300 hours or more during a calendar year in off-site material service, as defined in §63.681 of this subpart.

(d) Facility-wide exemption. The owner or operator of affected sources subject to this subpart is exempted from the requirements of §§63.682 through 63.699 of this subpart in situations when the total annual quantity of the HAP that is contained in the off-site material received at the plant site is less than 1 megagram per year. For a plant site to be exempted under the provisions of this paragraph (d), the owner or operator must meet the requirements in paragraphs (d)(1) through (d)(3) of this section.

(1) The owner or operator must prepare an initial determination of the total annual HAP quantity in the off-site material received at the plant site. This determination is based on the total quantity of the HAP listed in Table 1 of this subpart as determined at the point-of-delivery for each off-site material stream.
(2) The owner or operator must prepare a new determination whenever the extent of changes to the quantity or composition of the off-site material received at the plant site could cause the total annual HAP quantity in the off-site material received at the plant site to exceed the limit of 1 megagram per year.

(3) The owner or operator must maintain documentation to support the owner's or operator's determination of the total annual HAP quantity in the off-site material received at the plant site. This documentation must include the basis and data used for determining the HAP content of the off-site material.

(e) **Compliance dates** — (1) **Existing sources.** The owner or operator of an affected source that commenced construction or reconstruction before October 13, 1994, must achieve compliance with the provisions of this subpart on or before the date specified in paragraph (e)(1)(i) or (e)(1)(ii) of this section as applicable to the affected source.

(i) For an affected source that commenced construction or reconstruction before October 13, 1994 and receives off-site material for the first time before February 1, 2000, the owner or operator of this affected source must achieve compliance with the provisions of the subpart on or before February 1, 2000 unless an extension has been granted by the Administrator as provided in 40 CFR 63.6(i).

(ii) For an affected source that commenced construction or reconstruction before October 13, 1994, but receives off-site material for the first time on or after February 1, 2000, the owner or operator of the affected source must achieve compliance with the provisions of this subpart upon the first date that the affected source begins to manage off-site material.

(2) **New sources.** The owner or operator of an affected source for which construction or reconstruction commences on or after October 13, 1994, must achieve compliance with the provisions of this subpart on or before July 1, 1996, or upon initial startup of operations, whichever date is later as provided in 40 CFR 63.6(b).

(f) The provisions of 40 CFR part 63, subpart A—General Provisions that apply and those that do not apply to this subpart are specified in Table 2 of this subpart.

[61 FR 34158, July 1, 1996, as amended at 65 FR 38963, July 20, 1999]

§ 63.681 Definitions.

All terms used in this subpart shall have the meaning given to them in this section, 40 CFR 63.2 of this part, and the Act.

*Boiler* means an enclosed combustion device that extracts useful energy in the form of steam and is not an incinerator or a process heater.

*Closed-vent system* means a system that is not open to the atmosphere and is composed of hard-piping, ductwork, connections, and, if necessary, fans, blowers, or other flow-inducing devices that conveys gas or vapor from an emission point to a control device.

*Closure device* means a cap, hatch, lid, plug, seal, valve, or other type of fitting that prevents or reduces air pollutant emissions to the atmosphere by blocking an opening in a cover when the device is secured in the closed position. Closure devices include devices that are detachable from the cover (e.g., a sampling port cap), manually operated (e.g., a hinged access lid or hatch), or automatically operated (e.g., a spring-loaded pressure relief valve).

*Container* means a portable unit used to hold material. Examples of containers include but are not limited to drums, dumpsters, roll-off boxes, bulk cargo containers commonly known as “portable tanks” or “totes”, cargo tank trucks, and tank rail cars.

*Continuous record* means documentation of data values measured at least once every 15 minutes and recorded at the frequency specified in this subpart.

*Continuous recorder* means a data recording device that either records an instantaneous data value at least once every 15 minutes or records 15-minutes or more frequent block averages.
Continuous seal means a seal that forms a continuous closure that completely covers the space between the edge of the floating roof and the wall of a tank. A continuous seal may be a vapor-mounted seal, liquid-mounted seal, or metallic shoe seal. A continuous seal may be constructed of fastened segments so as to form a continuous seal.

Control device means equipment used for recovering, removing, oxidizing, or destroying organic vapors. Examples of such equipment include but are not limited to carbon adsorbers, condensers, vapor incinerators, flares, boilers, and process heaters.

Cover means a device or system that provides a continuous barrier over the material managed in an off-site material management unit to prevent or reduce air pollutant emissions to the atmosphere. A cover may have openings needed for operation, inspection, sampling, maintenance, and repair of the unit provided that each opening is closed when not in use (e.g., access hatches, sampling ports). A cover may be a separate piece of equipment which can be detached and removed from the unit or a cover may be formed by structural features permanently integrated into the design of the unit.

Emission point means an individual tank, surface impoundment, container, oil-water or organic-water separator, transfer system, process vent, or enclosure.

Enclosure means a structure that surrounds a tank or container, captures organic vapors emitted from the tank or container, and vents the captured vapor through a closed vent system to a control device.

External floating roof means a pontoon-type or double-deck type cover that rests on the liquid surface in a tank with no fixed roof.

Fixed roof means a cover that is mounted on a unit in a stationary position and does not move with fluctuations in the level of the liquid managed in the unit.

Flame zone means the portion of the combustion chamber in a boiler or process heater occupied by the flame envelope.

Floating roof means a cover consisting of a double deck, pontoon single deck, or internal floating cover which rests upon and is supported by the liquid being contained, and is equipped with a continuous seal.

Flow indicator means a device that indicates whether gas is flowing, or whether the valve position would allow gas to flow in a bypass line.

Hard-piping means pipe or tubing that is manufactured and properly installed in accordance with relevant standards and good engineering practices.

Hazardous air pollutants or HAP means the specific organic chemical compounds, isomers, and mixtures listed in Table 1 of this subpart.

Hazardous waste means a waste that is determined to be hazardous under the Resource Conservation and Recovery Act (PL 94–580) (RCRA), as implemented by 40 CFR parts 260 and 261.

Individual drain system means a stationary system used to convey wastewater streams or residuals to a waste management unit or to discharge or disposal. The term includes hard-piping, all drains and junction boxes, together with their associated sewer lines and other junction boxes (e.g., manholes, sumps, and lift stations) conveying wastewater streams or residuals. For the purpose of this subpart, an individual drain system is not a drain and collection system that is designed and operated for the sole purpose of collecting rainfall runoff (e.g., stormwater sewer system) and is segregated from all other individual drain systems.

Internal floating roof means a cover that rests or floats on the liquid surface (but not necessarily in complete contact with it inside a tank that has a fixed roof).

Light-material service means the container is used to manage an off-site material for which both of the following conditions apply: the vapor pressure of one or more of the organic constituents in the off-site material is greater than
0.3 kilopascals (kPa) at 20 °C; and the total concentration of the pure organic constituents having a vapor pressure greater than 0.3 kPa at 20 °C is equal to or greater than 20 percent by weight.

Liquid-mounted seal means a foam- or liquid-filled continuous seal mounted in contact with the liquid in a unit.

Maximum HAP vapor pressure means the sum of the individual HAP equilibrium partial pressure exerted by an off-site material at the temperature equal to either: the local maximum monthly average temperature as reported by the National Weather Service when the off-site material is stored or treated at ambient temperature; or the highest calendar-month average temperature of the off-site material when the off-site material is stored at temperatures above the ambient temperature or when the off-site material is stored or treated at temperatures below the ambient temperature. For the purpose of this subpart, maximum HAP vapor pressure is determined using the procedures specified in §63.694(j) of this subpart.

Metallic shoe seal means a continuous seal that is constructed of metal sheets which are held vertically against the wall of the tank by springs, weighted levers, or other mechanisms and is connected to the floating roof by braces or other means. A flexible coated fabric (envelope) spans the annular space between the metal sheet and the floating roof.

No detectable organic emissions means no escape of organics to the atmosphere as determined using the procedure specified in §63.694(k) of this subpart.

Off-site material means a material that meets all of the criteria specified in paragraph §63.680(b)(1) of this subpart but is not one of the materials specified in §63.680(b)(2) of this subpart.

Off-site material management unit means a tank, container, surface impoundment, oil-water separator, organic-water separator, or transfer system used to manage off-site material.

Off-site material service means any time when a pump, compressor, agitator, pressure relief device, sampling connection system, open-ended valve or line, valve, connector, or instrumentation system contains or contacts off-site material.

Off-site material stream means an off-site material produced or generated by a particular process or source such that the composition and form of the material comprising the stream remain consistent. An off-site material stream may be delivered, transferred, or otherwise moved to the plant site in a continuous flow of material (e.g., wastewater flowing through a pipeline) or in a series of discrete batches of material (e.g., a truckload of drums all containing the same off-site material or multiple bulk truck loads of an off-site material produced by the same process).

Oil-water separator means a separator as defined for this subpart that is used to separate oil from water.

Operating parameter value means a minimum or maximum value established for a control device or treatment process parameter which, if achieved by itself or in combination with one or more other operating parameter values, determines that an owner or operator has complied with an applicable emission limitation or standard.

Organic-water separator means a separator as defined for this subpart that is used to separate organics from water.

Plant site means all contiguous or adjoining property that is under common control including properties that are separated only by a road or other public right-of-way. Common control includes properties that are owned, leased, or operated by the same entity, parent entity, subsidiary, or any combination thereof. A unit or group of units within a contiguous property that are not under common control (e.g., a wastewater treatment unit or solvent recovery unit located at the site but is sold to a different company) is a different plant site.

Point-of-delivery means the point at the boundary or within the plant site where the owner or operator first accepts custody, takes possession, or assumes responsibility for the management of an off-site material stream managed in a waste management operation or recovery operation specified in §63.680(a)(2)(i) through (a)(2)(vi) of this subpart. The characteristics of an off-site material stream are determined prior to combining the off-site material stream with other off-site material streams or with any other materials.
**Point-of-treatment** means a point after the treated material exits the treatment process but before the first point downstream of the treatment process exit where the organic constituents in the treated material have the potential to volatilize and be released to the atmosphere. For the purpose of applying this definition to this subpart, the first point downstream of the treatment process exit is not a fugitive emission point due to an equipment leak from any of the following equipment components: pumps, compressors, valves, connectors, instrumentation systems, or safety devices.

**Process heater** means an enclosed combustion device that transfers heat released by burning fuel directly to process streams or to heat transfer liquids other than water.

**Process vent** means an open-ended pipe, stack, or duct through which a gas stream containing HAP is continuously or intermittently discharged to the atmosphere from any of the processes listed in §63.680(c)(2)(i) through (c)(2)(vi) of this section. For the purpose of this subpart, a process vent is none of the following: a pressure-relief vent or other vent that is used as a safety device (as defined in this section); an open-ended line or other vent that is subject to the equipment leak control requirements under §63.691 of this subpart; or a stack or other vent that is used to exhaust combustion products from a boiler, furnace, process heater, incinerator, or other combustion device.

**Recovery operation** means the collection of off-site material management units, process vents, and equipment components used at a plant site to manage an off-site material stream from the point-of-delivery through the point where the material has been recycled, reprocessed, or re-refined to obtain the intended product or to remove the physical and chemical impurities of concern.

**Safety device** means a closure device such as a pressure relief valve, frangible disc, fusible plug, or any other type of device which functions to prevent physical damage or permanent deformation to equipment by venting gases or vapors during unsafe conditions resulting from an unplanned, accidental, or emergency event. For the purpose of this subpart, a safety device is not used for routine venting of gases or vapors from the vapor headspace underneath a cover such as during filling of the unit or to adjust the pressure in this vapor headspace in response to normal daily diurnal ambient temperature fluctuations. A safety device is designed to remain in a closed position during normal operations and open only when the internal pressure, or another relevant parameter, exceeds the device threshold setting applicable to the equipment as determined by the owner or operator based on manufacturer recommendations, applicable regulations, fire protection and prevention codes, standard engineering codes and practices, or other requirements for the safe handling of flammable, combustible, explosive, reactive, or hazardous materials.

**Separator** means a waste management unit, generally a tank, used to separate oil or organics from water. A separator consists of not only the separation unit but also the forebay and other separator basins, skimmers, weirs, grit chambers, sludge hoppers, and bar screens that are located directly after the individual drain system and prior to any additional treatment units such as an air flotation unit clarifier or biological treatment unit. Examples of a separator include, but are not limited to, an API separator, parallel-plate interceptor, and corrugated-plate interceptor with the associated ancillary equipment.

**Single-seal system** means a floating roof having one continuous seal. This seal may be vapor-mounted, liquid-mounted, or a metallic shoe seal.

**Surface impoundment** means a unit that is a natural topographical depression, man-made excavation, or diked area formed primarily of earthen materials (although it may be lined with man-made materials), which is designed to hold an accumulation of liquids. Examples of surface impoundments include holding, storage, settling, and aeration pits, ponds, and lagoons.

**Tank** means a stationary unit that is constructed primarily of nonearthen materials (such as wood, concrete, steel, fiberglass, or plastic) which provide structural support and is designed to hold an accumulation of liquids or other materials.

**Transfer system** means a stationary system for which the predominant function is to convey liquids or solid materials from one point to another point within a waste management operation or recovery operation. For the purpose of this subpart, the conveyance of material using a container (as defined for this subpart) or a self-propelled vehicle (e.g., a front-end loader) is not a transfer system. Examples of a transfer system include but are not limited to a pipeline, an individual drain system, a gravity-operated conveyor (such as a chute), and a mechanically-powered conveyor (such as a belt or screw conveyor).
Temperature monitoring device means a piece of equipment used to monitor temperature and having an accuracy of ±1 percent of the temperature being monitored expressed in degrees Celsius (°C) or ±1.2 degrees °C, whichever value is greater.

Treatment process means a process in which an off-site material stream is physically, chemically, thermally, or biologically treated to destroy, degrade, or remove hazardous air pollutants contained in the off-site material. A treatment process can be composed of a single unit (e.g., a steam stripper) or a series of units (e.g., a wastewater treatment system). A treatment process can be used to treat one or more off-site material streams at the same time.

Used oil means any oil refined from crude oil or any synthetic oil that has been used and as a result of such use is contaminated by physical or chemical impurities. This definition is the same definition of “used oil” in 40 CFR 279.1.

Used solvent means a mixture of aliphatic hydrocarbons or a mixture of one and two ring aromatic hydrocarbons that has been used as a solvent and as a result of such use is contaminated by physical or chemical impurities.

Vapor-mounted seal means a continuous seal that is mounted such that there is a vapor space between the liquid in the unit and the bottom of the seal.

Volatile organic hazardous air pollutant concentration or VOHAP concentration means the fraction by weight of those compounds listed in Table 1 of this subpart that are in an off-site material as measured using Method 305 in appendix A of this part and expressed in terms of parts per million (ppm). As an alternative to using Method 305, an owner or operator may determine the HAP concentration of an off-site material using any one of the other test methods specified in §63.694(b)(2)(ii) of this subpart. When a test method specified in §63.694(b)(2)(ii) of this subpart other than Method 305 is used to determine the speciated HAP concentration of an off-site material, the individual compound concentration may be adjusted by the corresponding fm305 value listed in Table 1 of this subpart to determine a VOHAP concentration.

Waste means a material generated from industrial, commercial, mining, or agricultural operations or from community activities that is discarded, discharged, or is being accumulated, stored, or physically, chemically, thermally, or biologically treated prior to being discarded or discharged.

Waste management operation means the collection of off-site material management units, process vents, and equipment components used at a plant site to manage an off-site material stream from the point-of-delivery to the point where the waste exits or is discharged from the plant site or the waste is placed for on-site disposal in a unit not subject to this subpart (e.g., a waste incinerator, a land disposal unit).

Waste stabilization process means any physical or chemical process used to either reduce the mobility of hazardous constituents in a waste or eliminate free liquids as determined by Test Method 9095—Paint Filter Liquids Test in “Test Methods for Evaluating Solid Waste, Physical/Chemical Methods,” EPA Publication No. SW–846, Third Edition, September 1986, as amended by Update I, November 15, 1992. (As an alternative, an owner or operator may use any more recent, updated version of Method 9095 approved by the EPA.) A waste stabilization process includes mixing the waste with binders or other materials and curing the resulting waste and binder mixture. Other synonymous terms used to refer to this process are “waste fixation” or “waste solidification.” A waste stabilization process does not include the adding of absorbent materials to the surface of a waste, without mixing, agitation, or subsequent curing, to absorb free liquid.

[61 FR 34158, July 1, 1996, as amended at 64 FR 38964, July 20, 1999]

§ 63.682 [Reserved]

§ 63.683 Standards: General.

(a) The general standards under this section apply to owners and operators of affected sources as designated in §63.680(c) of this subpart.
(b) Off-site material management units. (1) For each off-site material management unit that is part of an affected source, the owner or operator must meet the requirements in either paragraph (b)(1)(i), (b)(1)(ii), or (b)(1)(iii) of this section except for those off-site material management units exempted under paragraph (b)(2) of this section.

(i) The owner or operator controls air emissions from the off-site material management unit in accordance with the applicable standards specified in §§63.685 through 63.689 of this subpart.

(ii) The owner or operator removes or destroys HAP in the off-site material before placing the material in the off-site material management unit by treating the material in accordance with the standards specified in §63.684 of this subpart.

(iii) The owner or operator determines before placing off-site material in the off-site material management unit that the average VOHAP concentration of the off-site material is less than 500 parts per million by weight (ppmw) at the point-of-delivery. The owner or operator must perform an initial determination of the average VOHAP concentration of the off-site material using the procedures specified in §63.694(b) of this subpart. This initial determination must be performed either before the first time any portion of the off-site material stream is placed in the unit or by the compliance date, whichever date is later. Thereafter, the owner or operator must review and update, as necessary, this determination at least once every calendar year following the date of the initial determination for the off-site material stream.

(2) An off-site material management unit is exempted from the requirements in paragraph (b)(1) of this section when the owner or operator meets one of the exemptions provided in paragraphs (b)(2)(i) through (b)(2)(iv) of this section as applicable to the unit.

(i) An off-site material management unit is exempted from the requirements in paragraph (b)(1) of this section if the off-site material management unit is also subject to another subpart under 40 CFR part 63 or 40 CFR part 61, and the owner or operator is controlling the HAP listed in Table 1 of this subpart that are emitted from the unit in compliance with the provisions specified in the other applicable subpart under part 61 or part 63.

(ii) At the discretion of the owner or operator, one or a combination of off-site material management units may be exempted from the requirements in paragraph (b)(1)(i) of this section when these units meet the condition that the total annual quantity of HAP contained in the off-site material placed in the units exempted under this paragraph (b)(2)(ii) is less than 1 megagram per year. For the off-site material management units selected by the owner or operator to be exempted from the requirements in paragraph (b)(1)(i) of this section, the owner or operator must meet the requirements in paragraphs (b)(2)(ii)(A) and (b)(2)(ii)(B) of this section. An owner or operator may change the off-site material management units selected to be exempted under this paragraph (b)(2)(ii) by preparing a new designation for the exempt-units as required by paragraph (b)(2)(ii)(A) of this section and performing a new determination as required by paragraph (b)(2)(ii)(B) of this section.

(A) The owner or operator must designate each of the off-site material management units selected by the owner or operator to be exempt under paragraph (b)(2)(ii) of this section by either submitting to the Administrator a written notification identifying the exempt-units or permanently marking the exempt-units at the plant site. If an owner or operator chooses to prepare and submit a written notification, this notification must include a site plan, process diagram, or other appropriate documentation identifying each of the exempt-units. If an owner or operator chooses to permanently mark the exempt-units, each exempt-unit must be marked in such a manner that it can be readily identified as an exempt-unit from the other off-site material management units located at the plant site.

(B) The owner or operator must prepare an initial determination of the total annual HAP quantity in the off-site material placed in the units exempted under this paragraph (b)(2)(ii). This determination is based on the total quantity of the HAP listed in Table 1 of this subpart at the point where the off-site material is placed in each exempted unit. The owner or operator must perform a new determination whenever the extent of changes to the quantity or composition of the off-site material placed in the exempted units could cause the total annual HAP content in the off-site material to exceed 1 megagram per year. The owner or operator must maintain documentation to support the most recent determination of the total annual HAP quantity. This documentation must include the basis and data used for determining the HAP content of the off-site material.

(iii) A tank or surface impoundment is exempted from the requirements in paragraph (b)(1) of this section if the unit is used for a biological treatment process that meets the requirements in either paragraph (b)(2)(ii)(A) or (b)(2)(ii)(B) of this section and the owner or operator complies with the monitoring requirements in §63.684(e)(4) of this subpart.
(A) The HAP biodegradation efficiency ($R_{bio}$) for the biological treatment process is equal to or greater than 95 percent. The HAP biodegradation efficiency ($R_{bio}$) shall be determined in accordance with the requirements of §63.694(h) of this subpart.

(B) The total actual HAP mass removal rate ($MR_{bio}$) for the off-site material treated by the biological treatment process is equal to or greater than the required HAP mass removal rate ($R_{MR}$) for the off-site material. The total actual HAP mass removal rate ($MR_{bio}$) must be determined in accordance with the requirements of §63.694(i) of this subpart. The required HAP mass removal rate ($R_{MR}$) must be determined in accordance with the requirements of §63.694(e) of this subpart.

(iv) An off-site material management unit is exempted from the requirements in paragraph (b)(1) of this section if the off-site material placed in the unit is a hazardous waste that meets the conditions specified in either paragraph (b)(2)(iv)(A) or (b)(2)(iv)(B) of this section.

(A) The hazardous waste meets the numerical organic concentration limits, applicable to the hazardous waste, as specified in 40 CFR part 268—Land Disposal Restrictions, listed in the table, “Treatment Standards for Hazardous Waste” in 40 CFR 268.40.

(B) The organic hazardous constituents in the hazardous waste have been treated by the treatment technology established by the EPA for the hazardous waste in 40 CFR 268.42(a), or have been removed or destroyed by an equivalent method of treatment approved by the EPA under 40 CFR 268.42(b).

(v) A tank used for bulk feed of off-site material to a waste incinerator is exempted from the requirements specified in paragraph (b)(1) of this section if the tank meets all of the conditions specified in paragraphs (b)(2)(v)(A) through (b)(2)(v)(C) of this section.

(A) The tank is located inside an enclosure vented to a control device that is designed and operated in accordance with all applicable requirements specified under 40 CFR part 61, subpart FF—National Emission Standards for Benzene Waste Operations for a facility at which the total annual benzene quantity from the facility waste is equal to or greater than 10 megagrams per year;

(B) The enclosure and control device serving the tank were installed and began operation prior to July 1, 1996; and

(C) The enclosure is designed and operated in accordance with the criteria for a permanent total enclosure as specified in “Procedure T—Criteria for and Verification of a Permanent or Temporary Total Enclosure” under 40 CFR 52.741, appendix B. The enclosure may have permanent or temporary openings to allow worker access; passage of material into or out of the enclosure by conveyor, vehicles, or other mechanical or electrical equipment; or to direct air flow into the enclosure. The owner or operator must annually perform the verification procedure for the enclosure as specified in Section 5.0 to “Procedure T—Criteria for and Verification of a Permanent or Temporary Total Enclosure.”

(c) Process vents. (1) For each process vent that is part of an affected source, the owner or operator must meet the requirements in either paragraph (c)(1)(i) or (c)(1)(ii) of this section except for those process vents exempted under paragraph (c)(2) of this section.

(i) The owner or operator controls air emissions from the process vent in accordance with the standards specified in §63.690 of this subpart.

(ii) The owner or operator determines before placing off-site material in the process equipment associated with the process vent that the average VOHAP concentration of the off-site material is less than ppmw at the point-of-delivery. The owner or operator must perform an initial determination of the average VOHAP concentration of the off-site material using the procedures specified in §63.694(b) of this subpart before any portion of the off-site material stream is placed in the unit. Thereafter, the owner or operator must review and update, as necessary, this determination at least once every calendar year following the date of the initial determination for the off-site material stream.

(2) A process vent is exempted from the requirements of paragraph (c)(1) of this section when the owner or operator meets one of the exemptions provided in paragraphs (c)(2)(i) through (c)(2)(iii) of this section.
(i) A process vent is exempted from the requirements in paragraph (c)(1) of this section if the process vent is also subject to another subpart under part 63 or 40 CFR part 61, and the owner or operator is controlling the HAP listed in Table 1 of this subpart that are emitted from the process vent in compliance with the provisions specified in the other applicable subpart under part 61 or part 63.

(ii) A process vent is exempted from the requirements specified in paragraph (c)(1) of this section if the owner or operator determines that the process vent stream flow rate is less than 0.005 cubic meters per minute (m³/min) at standard conditions (as defined in 40 CFR 63.2). The process vent stream flow rate shall be determined in accordance with the procedures specified in §63.694(m) of this subpart. Documentation must be prepared by the owner or operator and maintained at the plant site to support the determination of the process vent stream flow rate. This documentation must include identification of each process vent exempted under this paragraph and the test results used to determine the process vent stream flow rate.

(iii) A process vent is exempted from the requirements specified in paragraph (c)(1) of this section if the owner or operator determines that the process vent stream flow rate is less than 6.0 m³/min at standard conditions (as defined in 40 CFR 63.2) and the total HAP concentration is less than 20 ppmv. The process vent stream flow rate and total HAP concentration shall be determined in accordance with the procedures specified in §63.694(m) of this subpart. Documentation must be prepared by the owner or operator and maintained at the plant site to support the determination of the process vent stream flow rate and total HAP concentration. This documentation must include identification of each process vent exempted under this paragraph (c)(2)(iii) and the test results used to determine the process vent stream flow rate and total HAP concentration. The owner or operator must perform a new determination of the process vent stream flow rate and total HAP concentration when the extent of changes to operation of the unit on which the process vent is used could cause either the process vent stream flow rate to exceed the limit of 6.0 m³/min or the total HAP concentration to exceed the limit of 20 ppmv.

(d) Equipment leaks. The owner or operator must control equipment leaks from each equipment component that is part of the affected source specified in §63.680(c)(3) of this subpart by implementing leak detection and control measures in accordance with the standards specified in §63.691 of this subpart.

[64 FR 38965, July 20, 1999]

§ 63.684 Standards: Off-site material treatment.

(a) The provisions of this section apply to the treatment of off-site material to remove or destroy HAP for which §63.683(b)(1)(ii) of this subpart references the requirements of this section for such treatment.

(b) The owner or operator shall remove or destroy the HAP contained in off-site material streams to be managed in the off-site material management unit in accordance with §63.683(b)(1)(ii) of this subpart using a treatment process that continuously achieves, under normal operations, one or more of the performance levels specified in paragraphs (b)(1) through (b)(5) of this section (as applicable to the type of treatment process) for the range of off-site material stream compositions and quantities expected to be treated.

(1) VOHAP concentration. The treatment process shall reduce the VOHAP concentration of the off-site material using a means, other than by dilution, to achieve one of the following performance levels, as applicable:

(i) In the case when every off-site material stream entering the treatment process has an average VOHAP concentration equal to or greater than 500 ppmw at the point-of-delivery, then the VOHAP concentration of the off-site material shall be reduced to a level that is less than 500 ppmw at the point-of-treatment.

(ii) In the case when off-site material streams entering the treatment process are a mixture of off-site material streams having an average VOHAP concentration equal to or greater than 500 ppmw at the point-of-delivery with off-site material streams having average VOHAP concentrations less than 500 ppmw at the point-of-delivery, then the VOHAP concentration of the off-site material must be reduced to a level at the point-of-treatment that meets the performance level specified in either paragraph (b)(1)(ii)(A) or (B) of this section.

(A) Less than the VOHAP concentration limit (Cₐ) established for the treatment process using the procedure specified in §63.694(d); or
(B) Less than the lowest VOHAP concentration determined for each of the off-site material streams entering the treatment process as determined by the VOHAP concentration of the off-site material at the point-of-delivery.

(2) HAP mass removal. The treatment process shall achieve a performance level such that the total quantity of HAP actually removed from the off-site material stream (MR) is equal to or greater than the required mass removal (RMR) established for the off-site material stream using the procedure specified in §63.694(e) of this subpart. The MR for the off-site material streams shall be determined using the procedures specified in §63.694(f) of this subpart.

(3) HAP reduction efficiency. For any treatment process except a treatment process that uses biological degradation and is performed in an open tank or surface impoundment, the treatment process must achieve the applicable performance level specified in either paragraph (b)(3)(i) or (b)(3)(ii) of this section.

(i) In the case when the owner or operator determines that off-site material stream entering the treatment process has an average VOHAP concentration less than 10,000 ppmw at the point-of-delivery, then the treatment process shall achieve a performance level such that the total quantity of HAP in the off-site material stream is reduced by 95 percent or more. The HAP reduction efficiency (R) for the treatment process shall be determined using the procedure specified in §63.694(g) of this subpart. The average VOHAP concentration of the off-site material stream at the point-of-delivery shall be determined using the procedure specified in §63.694(b) of this subpart.

(ii) In the case when the off-site material stream entering the treatment process has an average VOHAP concentration equal to or greater than 10,000 ppmw at the point-of-delivery, then the treatment process shall achieve a performance level such that the total quantity of HAP in the off-site material stream is reduced by 95 percent or more, and the average VOHAP concentration of the off-site material at the point-of-treatment is less than 100 parts per million by weight (ppmw). The HAP reduction efficiency (R) for the treatment process shall be determined using the procedure specified in §63.694(g) of this subpart. The average VOHAP concentration of the off-site material stream at the point-of-treatment shall be determined using the procedure specified in §63.694(c) of this subpart.

(4) Biological degradation performed in an open tank or surface impoundment. A treatment process using biological degradation and performed in an open tank or surface impoundment must achieve the performance level specified in either paragraph (b)(4)(i) or (b)(4)(ii) of this section.

(i) The HAP reduction efficiency (R) for the treatment process is equal to or greater than 95 percent, and the HAP biodegradation efficiency (Rbio) for the treatment process is equal to or greater than 95 percent. The HAP reduction efficiency (R) shall be determined using the procedure specified in §63.694(g) of this subpart. The HAP biodegradation efficiency (Rbio) shall be determined in accordance with the requirements of §63.694(h) of this subpart.

(ii) The total quantity of HAP actually removed from the off-site material stream by biological degradation (MRbio) shall be equal to or greater than the required mass removal (RMR) established for the off-site material stream using the procedure specified in §63.694(e) of this subpart. The MRbio of the off-site material stream shall be determined using the procedures specified in §63.694(i) of this subpart.

(5) Incineration. The treatment process must destroy the HAP contained in the off-site material stream using one of the combustion devices specified in paragraphs (b)(5)(i) through (b)(5)(iv) of this section.

(i) An incinerator for which the owner or operator has been issued a final permit under 40 CFR part 270, and the incinerator is designed and operated in accordance with the requirements of 40 CFR part 264, subpart O—Incinerators, or

(ii) An incinerator for which the owner or operator has certified compliance with the interim status requirements of 40 CFR part 265, subpart O—Incinerators.

(iii) A boiler or industrial furnace for which the owner or operator has been issued a final permit under 40 CFR part 270, and the combustion unit is designed and operated in accordance with the requirements of 40 CFR part 266, subpart H—Hazardous Waste Burned in Boilers and Industrial Furnaces.

(iv) A boiler or industrial furnace for which the owner or operator has certified compliance with the interim status requirements of 40 CFR part 266, subpart H Hazardous Waste Burned in Boilers and Industrial Furnaces.
(c) For a treatment process that removes the HAP from the off-site material by a means other than thermal
destruction or biological degradation to achieve one of the performance levels specified in paragraph (b)(1), (b)(2),
or (b)(3) of this section, the owner or operator shall manage the HAP removed from the off-site material in such a
manner to minimize release of these HAP to the atmosphere, to the extent practical. Examples of HAP emission
control measures that meet the requirements of this paragraph include managing the HAP removed from the off-site
material in units that use air emission controls in accordance with the standards specified in §§63.685 through 63.689
of this subpart, as applicable to the unit.

(d) When the owner or operator treats the off-site material to meet one of the performance levels specified in
paragraphs (b)(1) through (b)(4) of this section, the owner or operator shall demonstrate that the treatment process
achieves the selected performance level for the range of expected off-site material stream compositions expected to
be treated. An initial demonstration shall be performed as soon as possible but no later than 30 days after first time
an owner or operator begins using the treatment process to manage off-site material streams in accordance with the
requirements of either §63.683(b)(1)(ii) or §63.683(b)(2)(ii) of this subpart as applicable to the affected off-site
material management unit or process equipment. Thereafter, the owner or operator shall review and update, as
necessary, this demonstration at least once every calendar year following the date of the initial demonstration.

(e) When the owner or operator treats the off-site material to meet one of the performance levels specified in
paragraphs (b)(1) through (b)(4) of this section, the owner or operator shall ensure that the treatment process is
achieving the applicable performance requirements by continuously monitoring the operation of the process when it is
used to treat off-site material by complying with paragraphs (e)(1) through (e)(3) or, for biological treatment units,
paragraph (e)(4) of this section:

1. A continuous monitoring system shall be installed and operated for each treatment that measures operating
parameters appropriate for the treatment process technology. This system shall include a continuous recorder that
records the measured values of the selected operating parameters. The monitoring equipment shall be installed,
calibrated, and maintained in accordance with the equipment manufacturer's specifications. The continuous recorder
shall be a data recording device that is capable of recording either an instantaneous data value at least once every
15 minutes or an average value for intervals of 15 minutes or less.

2. For each monitored operating parameter, the owner or operator shall establish a minimum operating parameter
value or a maximum operating parameter value, as appropriate, to define the range of conditions at which the
treatment process must be operated to continuously achieve the applicable performance requirements of this section.

3. When the treatment process is operating to treat off-site material, the owner or operator shall inspect the data
recorded by the continuous monitoring system on a routine basis and operate the treatment process such that the
actual value of each monitored operating parameter is greater than the minimum operating parameter value or less
than the maximum operating parameter value, as appropriate, established for the treatment process.

4. When the treatment process is a biological treatment process that is complying with paragraph (b)(4) of this
section, the owner or operator must establish and implement a written procedure to monitor the appropriate
parameters that demonstrate proper operation of the biological treatment unit in accordance with the evaluation
required in §63.694(h) of this subpart. The written procedure must list the operating parameters that will be monitored
and state the frequency of monitoring to ensure that the biological treatment unit is operating between the minimum
operating parameter values and maximum operating parameter values to establish that the biological treatment unit is
continuously achieving the performance requirement.

(f) The owner or operator must maintain records for each treatment process in accordance with the requirements of
§63.696(a) of this subpart.

(g) The owner or operator must prepare and submit reports for each treatment process in accordance with the
requirements of §63.697(a) of this subpart.

(h) The Administrator may at any time conduct or request that the owner or operator conduct testing necessary to
demonstrate that a treatment process is achieving the applicable performance requirements of this section. The
testing shall be conducted in accordance with the applicable requirements of this section. The Administrator may
elect to have an authorized representative observe testing conducted by the owner or operator.
§ 63.685 Standards: Tanks.

(a) The provisions of this section apply to the control of air emissions from tanks for which §63.683(b)(1)(i) of this subpart references the use of this section for such air emission control.

(b) The owner or operator shall control air emissions from each tank subject to this section in accordance with the following applicable requirements:

(1) For a tank that is part of an existing affected source but the tank is not used to manage off-site material having a maximum HAP vapor pressure kilopascal (kPa) that is equal to or greater than 76.6 kPa nor is the tank used for a waste stabilization process as defined in §63.681 of this subpart, the owner or operator shall determine whether the tank is required to use either Tank Level 1 controls or Tank Level 2 controls as specified for the tank by Table 3 of this subpart based on the off-site material maximum HAP vapor pressure and the tank's design capacity. The owner or operator shall control air emissions from a tank required by Table 3 to use Tank Level 1 controls in accordance with the requirements of paragraph (c) of this section. The owner or operator shall control air emissions from a tank required by Table 3 to use Tank Level 2 controls in accordance with the requirements of paragraph (d) of this section.

(2) For a tank that is part of a new affected source but the tank is not used to manage off-site material having a maximum HAP vapor pressure that is equal to or greater than 76.6 kPa nor is the tank used for a waste stabilization process as defined in §63.681 of this subpart, the owner or operator shall determine whether the tank is required to use either Tank Level 1 controls or Tank Level 2 controls as specified for the tank by Table 4 of this subpart based on the off-site material maximum HAP vapor pressure and the tank's design capacity. The owner or operator shall control air emissions from a tank required by Table 4 to use Tank Level 1 controls in accordance with the requirements of paragraph (c) of this section. The owner or operator shall control air emissions from a tank required by Table 4 to use Tank Level 2 controls in accordance with the requirements of paragraph (d) of this section.

(3) For a tank that is used for a waste stabilization process, the owner or operator shall control air emissions from the tank by using Tank Level 2 controls in accordance with the requirements of paragraph (d) of this section.

(4) For a tank that manages off-site material having a maximum HAP vapor pressure that is equal to or greater than 76.6 kPa, the owner or operator must control air emissions by using one of the tanks specified in paragraphs (b)(4)(i) through (b)(4)(iii) of this section.

(i) A tank vented through a closed-vent system to a control device in accordance with the requirements specified in paragraph (g) of this section;

(ii) A pressure tank designed and operated in accordance with the requirements specified in paragraph (h) of this section; or

(iii) A tank located inside an enclosure that is vented through a closed-vent system to an enclosed combustion control device in accordance with the requirements specified in paragraph (i) of this section.

(c) Owners and operators controlling air emissions from a tank using Tank Level 1 controls shall meet the following requirements:

(1) The owner or operator shall determine the maximum HAP vapor pressure for an off-site material to be managed in the tank using Tank Level 1 controls before the first time the off-site material is placed in the tank. The maximum HAP vapor pressure shall be determined using the procedures specified in §63.694(j) of this subpart. Thereafter, the owner or operator shall perform a new determination whenever changes to the off-site material managed in the tank could potentially cause the maximum HAP vapor pressure to increase to a level that is equal to or greater than the maximum HAP vapor pressure limit for the tank design capacity category specified in Table 3 or Table 4 of this subpart, as applicable to the tank.
(2) The owner or operator must control air emissions from the tank in accordance with the requirements in either paragraph (c)(2)(i), (c)(2)(ii), or (c)(2)(iii) of this section, as applicable to the tank.

(i) The owner or operator controls air emissions from the tank in accordance with the provisions specified in subpart 00 of 40 CFR part 63—National Emission Standards for Tanks—Level 1.

(ii) As an alternative to meeting the requirements in paragraph (c)(2)(i) of this section, an owner or operator may control air emissions from the tank in accordance with the provisions for Tank Level 2 controls as specified in paragraph (d) of this section.

(iii) As an alternative to meeting the requirements in paragraph (c)(2)(i) of this section when a tank is used as an interim transfer point to transfer off-site material from containers to another off-site material management unit, an owner or operator may control air emissions from the tank in accordance with the requirements in paragraphs (c)(2)(iii)(A) and (c)(2)(iii)(B) of this section. An example of such a tank is an in-ground tank into which organic-contaminated debris is dumped from roll-off boxes or dump trucks, and then this debris is promptly transferred from the tank to a macroencapsulation unit by a backhoe.

(A) During those periods of time when the material transfer activity is occurring, the tank may be operated without a cover.

(B) At all other times, air emissions from the tank must be controlled in accordance with the provisions specified in 40 CFR part 67, subpart 00—National Emission Standards for Tanks—Level 1.

(d) Owners and operators controlling air emissions from a tank using Tank Level 2 controls shall use one of the following tanks:

(1) A fixed-roof tank equipped with an internal floating roof in accordance with the requirements specified in paragraph (e) of this section;

(2) A tank equipped with an external floating roof in accordance with the requirements specified in paragraph (f) of this section;

(3) A tank vented through a closed-vent system to a control device in accordance with the requirements specified in paragraph (g) of this section;

(4) A pressure tank designed and operated in accordance with the requirements specified in paragraph (h) of this section; or

(5) A tank located inside an enclosure that is vented through a closed-vent system to an enclosed combustion control device in accordance with the requirements specified in paragraph (i) of this section.

(e) The owner or operator who elects to control air emissions from a tank using a fixed-roof with an internal floating roof shall meet the requirements specified in paragraphs (e)(1) through (e)(3) of this section.

(1) The tank shall be equipped with a fixed roof and an internal floating roof in accordance with the following requirements:

(i) The internal floating roof shall be designed to float on the liquid surface except when the floating roof must be supported by the leg supports.

(ii) The internal floating roof shall be equipped with a continuous seal between the wall of the tank and the floating roof edge that meets either of the following requirements:

(A) A single continuous seal that is either a liquid-mounted seal or a metallic shoe seal, as defined in §63.681 of this subpart; or
(B) Two continuous seals mounted one above the other. The lower seal may be a vapor-mounted seal.

(iii) The internal floating roof shall meet the following specifications:

(A) Each opening in a noncontact internal floating roof except for automatic bleeder vents (vacuum breaker vents) and the rim space vents is to provide a projection below the liquid surface.

(B) Each opening in the internal floating roof shall be equipped with a gasketed cover or a gasketed lid except for leg sleeves, automatic bleeder vents, rim space vents, column wells, ladder wells, sample wells, and stub drains.

(C) Each penetration of the internal floating roof for the purpose of sampling shall have a slit fabric cover that covers at least 90 percent of the opening.

(D) Each automatic bleeder vent and rim space vent shall be gasketed.

(E) Each penetration of the internal floating roof that allows for passage of a ladder shall have a gasketed sliding cover.

(F) Each penetration of the internal floating roof that allows for passage of a column supporting the fixed roof shall have a flexible fabric sleeve seal or a gasketed sliding cover.

(2) The owner or operator shall operate the tank in accordance with the following requirements:

(i) When the floating roof is resting on the leg supports, the process of filling, emptying, or refilling shall be continuous and shall be accomplished as soon as practical.

(ii) Automatic bleeder vents are to be set closed at all times when the roof is floating, except when the roof is being floated off or is being landed on the leg supports.

(iii) Prior to filling the tank, each cover, access hatch, gauge float well or lid on any opening in the internal floating roof shall be bolted or fastened closed (i.e., no visible gaps). Rim spaces vents are to be set to open only when the internal floating roof is not floating or when the pressure beneath the rim exceeds the manufacturer's recommended setting.

(3) The owner or operator shall inspect the internal floating roof in accordance with the procedures specified in §63.695(b) of this subpart.

(f) The owner or operator who elects to control tank emissions by using an external floating roof shall meet the requirements specified in paragraphs (f)(1) through (f)(3) of this section.

(1) The owner or operator shall design the external floating roof in accordance with the following requirements:

(i) The external floating roof shall be designed to float on the liquid surface except when the floating roof must be supported by the leg supports.

(ii) The floating roof shall be equipped with two continuous seals, one above the other, between the wall of the tank and the roof edge. The lower seal is referred to as the primary seal, and the upper seal is referred to as the secondary seal.

(A) The primary seal shall be a liquid-mounted seal or a metallic shoe seal, as defined in §63.681 of this subpart. The total area of the gaps between the tank wall and the primary seal shall not exceed 212 square centimeters (cm²) per meter of tank diameter, and the width of any portion of these gaps shall not exceed 3.8 centimeters (cm). If a metallic shoe seal is used for the primary seal, the metallic shoe seal shall be designed so that one end extends into the liquid in the tank and the other end extends a vertical distance of at least 61 centimeters (24 inches) above the liquid surface.
(B) The secondary seal shall be mounted above the primary seal and cover the annular space between the floating roof and the wall of the tank. The total area of the gaps between the tank wall and the secondary seal shall not exceed 21.2 square centimeters (cm²) per meter of tank diameter, and the width of any portion of these gaps shall not exceed 1.3 centimeters (cm).

(iii) The external floating roof shall be meet the following specifications:

(A) Except for automatic bleeder vents (vacuum breaker vents) and rim space vents, each opening in a noncontact external floating roof shall provide a projection below the liquid surface.

(B) Except for automatic bleeder vents, rim space vents, roof drains, and leg sleeves, each opening in the roof shall be equipped with a gasketed cover, seal, or lid.

(C) Each access hatch and each gauge float wells shall be equipped with covers designed to be bolted or fastened when the cover is secured in the closed position.

(D) Each automatic bleeder vent and each rim space vents shall be equipped with a gasket.

(E) Each roof drain that empties into the liquid managed in the tank shall be equipped with a slotted membrane fabric cover that covers at least 90 percent of the area of the opening.

(F) Each unslotted and slotted guide pole well shall be equipped with a gasketed sliding cover or a flexible fabric sleeve seal.

(G) Each unslotted guide pole shall be equipped with a gasketed cap on the end of the pole.

(H) Each slotted guide pole shall be equipped with a gasketed float or other device which closes off the surface from the atmosphere.

(I) Each gauge hatch and each sample well shall be equipped with a gasketed cover.

(2) The owner or operator shall operate the tank in accordance with the following requirements:

(i) When the floating roof is resting on the leg supports, the process of filling, emptying, or refilling shall be continuous and shall be accomplished as soon as practical.

(ii) Except for automatic bleeder vents, rim space vents, roof drains, and leg sleeves, each opening in the roof shall be secured and maintained in a closed position at all times except when the closure device must be open for access.

(iii) Covers on each access hatch and each gauge float well shall be bolted or fastened when secured in the closed position.

(iv) Automatic bleeder vents shall be set closed at all times when the roof is floating, except when the roof is being floated off or is being landed on the leg supports.

(v) Rim space vents shall be set to open only at those times that the roof is being floated off the roof leg supports or when the pressure beneath the rim seal exceeds the manufacturer’s recommended setting.

(vi) The cap on the end of each unslotted guide pole shall be secured in the closed position at all times except when measuring the level or collecting samples of the liquid in the tank.

(vii) The cover on each gauge hatch or sample well shall be secured in the closed position at all times except when the hatch or well must be opened for access.
(viii) Both the primary seal and the secondary seal shall completely cover the annular space between the external floating roof and the wall of the tank in a continuous fashion except during inspections.

(3) The owner or operator shall inspect the external floating roof in accordance with the procedures specified in §63.695(b) of this subpart.

(g) The owner or operator who controls tank air emissions by venting to a control device shall meet the requirements specified in paragraphs (g)(1) through (g)(3) of this section.

(1) The tank shall be covered by a fixed roof and vented directly through a closed-vent system to a control device in accordance with the following requirements:

(i) The fixed roof and its closure devices shall be designed to form a continuous barrier over the entire surface area of the liquid in the tank.

(ii) Each opening in the fixed roof not vented to the control device shall be equipped with a closure device. If the pressure in the vapor headspace underneath the fixed roof is less than atmospheric pressure when the control device is operating, the closure devices shall be designed to operate such that when the closure device is secured in the closed position there are no visible cracks, holes, gaps, or other open spaces in the closure device or between the perimeter of the cover opening and the closure device. If the pressure in the vapor headspace underneath the fixed roof is equal to or greater than atmospheric pressure when the control device is operating, the closure device shall be designed to operate with no detectable organic emissions.

(iii) The fixed roof and its closure devices shall be made of suitable materials that will minimize exposure of the off-site material to the atmosphere, to the extent practical, and will maintain the integrity of the equipment throughout its intended service life. Factors to be considered when selecting the materials for and designing the fixed roof and closure devices shall include: organic vapor permeability, the effects of any contact with the liquid and its vapor managed in the tank; the effects of outdoor exposure to wind, moisture, and sunlight; and the operating practices used for the tank on which the fixed roof is installed.

(iv) The closed-vent system and control device shall be designed and operated in accordance with the requirements of §63.693 of this subpart.

(2) Whenever an off-site material is in the tank, the fixed roof shall be installed with each closure device secured in the closed position and the vapor headspace underneath the fixed roof vented to the control device except as follows:

(i) Venting to the control device is not required, and opening of closure devices or removal of the fixed roof is allowed at the following times:

(A) To provide access to the tank for performing routine inspection, maintenance, or other activities needed for normal operations. Examples of such activities include those times when a worker needs to open a port to sample liquid in the tank, or when a worker needs to open a hatch to maintain or repair equipment. Following completion of the activity, the owner or operator shall promptly secure the closure device in the closed position or reinstall the cover, as applicable, to the tank.

(B) To remove accumulated sludge or other residues from the bottom of the tank.

(ii) Opening of a safety device, as defined in §63.681 of this subpart, is allowed at any time conditions require it to do so to avoid an unsafe condition.

(3) The owner or operator shall inspect and monitor the air emission control equipment in accordance with the procedures specified in §63.695 of this subpart.

(h) The owner or operator who elects to control tank air emissions by using a pressure tank shall meet the following requirements.
(1) The tank shall be designed not to vent to the atmosphere as a result of compression of the vapor headspace in the tank during filling of the tank to its design capacity.

(2) All tank openings shall be equipped with closure devices designed to operate with no detectable organic emissions as determined using the procedure specified in §63.694(k) of this subpart.

(3) Whenever an off-site material is in the tank, the tank shall be operated as a closed system that does not vent to the atmosphere except under either of the following conditions as specified in paragraph (h)(3)(i) or (h)(3)(ii) of this section.

(i) At those times when opening of a safety device, as defined in §63.681 of this subpart, is required to avoid an unsafe condition.

(ii) At those times when purging of inerts from the tank is required and the purge stream is routed to a closed-vent system and control device designed and operated in accordance with the requirements of §63.693 of this subpart.

(i) The owner or operator who elects to control air emissions by using an enclosure vented through a closed-vent system to an enclosed combustion control device shall meet the requirements specified in paragraphs (i)(1) through (4) of this section.

(1) The tank shall be located inside an enclosure. The enclosure shall be designed and operated in accordance with the criteria for a permanent total enclosure as specified in “Procedure T—Criteria for and Verification of a Permanent or Temporary Total Enclosure” under 40 CFR 52.741, appendix B. The enclosure may have permanent or temporary openings to allow worker access; passage of material into or out of the enclosure by conveyor, vehicles, or other mechanical means; entry of permanent mechanical or electrical equipment; or to direct airflow into the enclosure. The owner or operator shall perform the verification procedure for the enclosure as specified in Section 5.0 to “Procedure T—Criteria for and Verification of a Permanent or Temporary Total Enclosure” initially when the enclosure is first installed and, thereafter, annually.

(2) The enclosure shall be vented through a closed-vent system to an enclosed combustion control device that is designed and operated in accordance with the standards for either a vapor incinerator, boiler, or process heater specified in §63.693 of this subpart.

(3) Opening of a safety device, as defined in §63.681 of this subpart, is allowed at any time conditions require it to do so to avoid an unsafe condition.

(4) The owner or operator shall inspect and monitor the closed-vent system and control device as specified in §63.693.

[61 FR 34158, July 1, 1996, as amended at 64 FR 38968, July 20, 1999; 66 FR 1266, Jan. 8, 2001]

§ 63.686 Standards: Oil-water and organic-water separators.

(a) The provisions of this section apply to the control of air emissions from oil-water separators and organic-water separators for which §63.683(b)(1)(i) of this subpart references the use of this section for such air emission control.

(b) The owner or operator shall control air emissions from each separator subject to this section by using one of the following:

(1) A floating roof in accordance with all applicable provisions specified in 40 CFR 63 subpart VV—National Emission Standards for Oil-Water Separators and Organic-Water Separators. For portions of the separator where it is infeasible to install and operate a floating roof, such as over a weir mechanism, the owner or operator shall comply with the requirements specified in paragraph (b)(2) of this section.

(2) A fixed-roof that is vented through a closed-vent system to a control device in accordance with all applicable provisions specified in 40 CFR 63 subpart VV—National Emission Standards for Oil-Water Separators and Organic-Water Separators.
(3) A pressurized separator that operates as a closed system in accordance with all applicable provisions specified in 40 CFR part 63, subpart VV—National Emission Standards for Oil-Water Separators and Organic-Water Separators.

[61 FR 34158, July 1, 1996, as amended at 64 FR 38969, July 20, 1999]

§ 63.687 Standards: Surface impoundments.

(a) The provisions of this section apply to the control of air emissions from surface impoundments for which §63.683(b)(1)(i) of this subpart references the use of this section for such air emission control.

(b) The owner or operator shall control air emissions from each surface impoundment subject to this section by using one of the following:

(1) A floating membrane cover in accordance with the applicable provisions specified in 40 CFR 63 subpart QQ—National Emission Standards for Surface Impoundments; or

(2) A cover that is vented through a closed-vent system to a control device in accordance with all applicable provisions specified in 40 CFR 63 subpart QQ—National Emission Standards for Surface Impoundments.

[61 FR 34158, July 1, 1996, as amended at 64 FR 38969, July 20, 1999]

§ 63.688 Standards: Containers.

(a) The provisions of this section apply to the control of air emissions from containers for which §63.683(b)(1)(i) of this subpart references the use of this section for such air emission control.

(b) The owner or operator shall control air emissions from each container subject to this section in accordance with the following requirements, as applicable to the container, except when the special provisions for waste stabilization processes specified in paragraph (c) of this section apply to the container.

(1) For a container having a design capacity greater than 0.1 m$^3$ and less than or equal to 0.46 m$^3$, the owner or operator must control air emissions from the container in accordance with the requirements in either paragraph (b)(1)(i) or (b)(1)(ii) of this section.

(i) The owner or operator controls air emissions from the container in accordance with the standards for Container Level 1 controls as specified in 40 CFR part 63, subpart PP—National Emission Standards for Containers.

(ii) As an alternative to meeting the requirements in paragraph (b)(1)(i) of this section, an owner or operator may choose to control air emissions from the container in accordance with the standards for either Container Level 2 controls or Container Level 3 controls as specified in subpart PP of this part 63—National Emission Standards for Containers.

(2) For a container having a design capacity greater than 0.46 m$^3$ and the container is not in light-material service as defined in §63.681 of this subpart, the owner or operator must control air emissions from the container in accordance with the requirements in either paragraph (b)(1)(i) or (b)(1)(ii) of this section.

(3) For a container having a design capacity greater than 0.46 m$^3$ and the container is in light-material service as defined in §63.681 of this subpart, the owner or operator must control air emissions from the container in accordance with the requirements in either paragraph (b)(3)(i) or (b)(3)(ii) of this section.

(i) The owner or operator controls air emissions from the container in accordance with the standards for Container Level 2 controls as specified in 40 CFR part 63, subpart PP—National Emission Standards for Containers.

(ii) As an alternative to meeting the requirements in paragraph (b)(3)(i) of this section, an owner or operator may choose to control air emissions from the container in accordance with the standards for Container Level 3 controls as specified in 40 CFR part 63, subpart PP—National Emission Standards for Containers.
(c) When a container subject to this subpart and having a design capacity greater than 0.1 m³ is used for treatment of an off-site material by a waste stabilization process as defined in §63.681 of this subpart, the owner or operator shall control air emissions from the container at those times during the process when the off-site material in the container is exposed to the atmosphere in accordance with the standards for Container Level 3 controls as specified in 40 CFR part 63, subpart PP—National Emission Standards for Containers.

[61 FR 34158, July 1, 1996, as amended at 64 FR 38969, July 20, 1999]

§ 63.689 Standards: Transfer systems.

(a) The provisions of this section apply to the control of air emissions from transfer systems for which §63.683(b)(1)(i) of this subpart references the use of this section for such air emission control.

(b) For each transfer system that is subject to this section and is an individual drain system, the owner or operator shall control air emissions in accordance with the standards specified in 40 CFR part 63, subpart RR—National Emission Standards for Individual Drain Systems.

(c) For each transfer system that is subject to this section but is not an individual drain system, the owner or operator shall control air emissions by using one of the transfer systems specified in paragraphs (c)(1) through (c)(3) of this section.

(1) A transfer system that uses covers in accordance with the requirements specified in paragraph (d) of this section.

(2) A transfer system that consists of continuous hard-piping. All joints or seams between the pipe sections shall be permanently or semi-permanently sealed (e.g., a welded joint between two sections of metal pipe or a bolted and gasketed flange).

(3) A transfer system that is enclosed and vented through a closed-vent system to a control device in accordance with the requirements specified in paragraphs (c)(3)(i) and (c)(3)(ii) of this section.

(i) The transfer system is designed and operated such that an internal pressure in the vapor headspace in the enclosure is maintained at a level less than atmospheric pressure when the control device is operating, and

(ii) The closed-vent system and control device are designed and operated in accordance with the requirements of §63.693 of this subpart.

(d) Owners and operators controlling air emissions from a transfer system using covers in accordance with the provisions of paragraph (c)(1) of this section shall meet the requirements specified in paragraphs (d)(1) through (d)(6) of this section.

(1) The cover and its closure devices shall be designed to form a continuous barrier over the entire surface area of the off-site material as it is conveyed by the transfer system except for the openings at the inlet and outlet to the transfer system through which the off-site material passes. The inlet and outlet openings used for passage of the off-site material through the transfer system shall be the minimum size required for practical operation of the transfer system.

(2) The cover shall be installed in a manner such that there are no visible cracks, holes, gaps, or other open spaces between cover section joints or between the interface of the cover edge and its mounting.

(3) Except for the inlet and outlet openings to the transfer system through which the off-site material passes, each opening in the cover shall be equipped with a closure device designed to operate such that when the closure device is secured in the closed position there are no visible cracks, holes, gaps, or other open spaces in the closure device or between the perimeter of the opening and the closure device.

(4) The cover and its closure devices shall be made of suitable materials that will minimize exposure of the off-site material to the atmosphere, to the extent practical, and will maintain the integrity of the equipment throughout its intended service life. Factors to be considered when selecting the materials for and designing the cover and closure
devices shall include: organic vapor permeability; the effects of any contact with the material or its vapors conveyed in the transfer system; the effects of outdoor exposure to wind, moisture, and sunlight; and the operating practices used for the transfer system on which the cover is installed.

(5) Whenever an off-site material is in the transfer system, the cover shall be installed with each closure device secured in the closed position except as specified in paragraph (d)(5)(i) or (d)(5)(ii) of this section.

(i) Opening of closure devices or removal of the cover is allowed to provide access to the transfer system for performing routine inspection, maintenance, repair, or other activities needed for normal operations. Examples of such activities include those times when a worker needs to open a hatch or remove the cover to repair conveyance equipment mounted under the cover or to clear a blockage of material inside the system. Following completion of the activity, the owner or operator shall promptly secure the closure device in the closed position or reinstall the cover, as applicable.

(ii) Opening of a safety device, as defined in §63.681 of this subpart, is allowed at any time conditions require it to do so to avoid an unsafe condition.

(6) The owner or operator shall inspect the air emission control equipment in accordance with the requirements specified in §63.695 of this subpart.

[61 FR 34158, July 1, 1996, as amended at 64 FR 38970, July 20, 1999]

§ 63.690 Standards: Process vents.

(a) The provisions of this section apply to the control of air emissions from process vents for which §63.683(c)(1)(i) of this subpart references the use of this section for such air emission control.

(b) The owner or operator must route the vent stream from each affected process vent through a closed-vent system to a control device that meets the standards specified in §63.693 of this subpart. For the purpose of complying with this paragraph (b), a primary condenser is not a control device; however, a second condenser or other organic recovery device that is operated downstream of the primary condenser is considered a control device.

[64 FR 38970, July 20, 1999]

§ 63.691 Standards: Equipment leaks.

(a) The provisions of this section apply to the control of air emissions from equipment leaks for which §63.683(d) references the use of this section for such air emissions control.

(b) The owner or operator shall control the HAP emitted from equipment leaks in accordance with the applicable provisions specified in either paragraph (b)(1) or (b)(2) of this section.

(1) The owner or operator controls the HAP emitted from equipment leaks in accordance with §61.242 through §61.247 in 40 CFR part 61, subpart V—National Emission Standards for Equipment Leaks; or

(2) The owner or operator controls the HAP emitted from equipment leaks in accordance with §63.162 through §63.182 in subpart H—National Emission Standards for Organic Hazardous Air Pollutants from Equipment Leaks.

[64 FR 38970, July 20, 1999, as amended at 66 FR 1266, Jan. 8, 2001]

§ 63.692 [Reserved]

§ 63.693 Standards: Closed-vent systems and control devices.
(a) The provisions of this section apply to closed-vent systems and control devices used to control air emissions for which another standard references the use of this section for such air emission control.

(b) For each closed-vent system and control device used to comply with this section, the owner or operator shall meet the following requirements:

(1) The owner or operator must use a closed-vent system that meets the requirements specified in paragraph (c) of this section.

(2) The owner or operator must use a control device that meets the requirements specified in paragraphs (d) through (h) of this section as applicable to the type and design of the control device selected by the owner or operator to comply with the provisions of this section.

(3) Whenever gases or vapors containing HAP are vented through a closed-vent system connected to a control device used to comply with this section, the control device must be operating except at those times listed in either paragraph (b)(3)(i) or (b)(3)(ii) of this section.

   (i) The control device may be bypassed for the purpose of performing planned routine maintenance of the closed-vent system or control device in situations when the routine maintenance cannot be performed during periods that the emission point vented to the control device is shutdown. On an annual basis, the total time that the closed-vent system or control device is bypassed to perform routine maintenance shall not exceed 240 hours per each calendar year.

   (ii) The control device may be bypassed for the purpose of correcting a malfunction of the closed-vent system or control device. The owner or operator shall perform the adjustments or repairs necessary to correct the malfunction as soon as practicable after the malfunction is detected.

(4) The owner or operator must inspect and monitor each closed-vent system in accordance with the requirements specified in either paragraph (b)(4)(i) or (b)(4)(ii) of this section.

   (i) The owner or operator inspects and monitors the closed-vent system in accordance with the requirements specified in §63.695(c) of this subpart, and complies with the applicable recordkeeping requirements in §63.696 of this subpart and the applicable reporting requirements in §63.697 of this subpart.

   (ii) As an alternative to meeting the requirements specified in paragraph (b)(4)(i) of this section, the owner or operator may choose to inspect and monitor the closed-vent system in accordance with the requirements under 40 CFR part 63, subpart H—National Emission Standards for Organic Hazardous Air Pollutants for Equipment Leaks as specified in 40 CFR 63.172(f) through (h), and complies with the applicable recordkeeping requirements in 40 CFR 63.181 and the applicable reporting requirements in 40 CFR 63.182.

(5) The owner or operator must monitor the operation of each control device in accordance with the requirements specified in paragraphs (d) through (h) of this section as applicable to the type and design of the control device selected by the owner or operator to comply with the provisions of this section.

(6) The owner or operator shall maintain records for each control device in accordance with the requirements of §63.696 of this subpart.

(7) The owner or operator shall prepare and submit reports for each control device in accordance with the requirements of §63.697 of this subpart.

(8) In the case when an owner or operator chooses to use a design analysis to demonstrate compliance of a control device with the applicable performance requirements specified in this section as provided for in paragraphs (d) through (g) of this section, the Administrator may request that the design analysis be revised or amended by the owner or operator to correct any deficiencies identified by the Administrator. If the owner or operator and the Administrator do not agree on the acceptability of using the design analysis (including any changes requested by the Administrator) to demonstrate that the control device achieves the applicable performance requirements, then the disagreement must be resolved using the results of a performance test conducted by the owner or operator in accordance with the requirements of §63.694(l) of this subpart. The Administrator may choose to have an authorized
representative observe the performance test conducted by the owner or operator. Should the results of this performance test not agree with the determination of control device performance based on the design analysis, then the results of the performance test will be used to establish compliance with this subpart.

(c) Closed-vent system requirements.

(1) The vent stream required to be controlled shall be conveyed to the control device by either of the following closed-vent systems:

(i) A closed-vent system that is designed to operate with no detectable organic emissions using the procedure specified in §63.694(k) of this subpart; or

(ii) A closed-vent system that is designed to operate at a pressure below atmospheric pressure. The system shall be equipped with at least one pressure gage or other pressure measurement device that can be read from a readily accessible location to verify that negative pressure is being maintained in the closed-vent system when the control device is operating.

(2) In situations when the closed-vent system includes bypass devices that could be used to divert a vent stream from the closed-vent system to the atmosphere at a point upstream of the control device inlet, each bypass device must be equipped with either a flow indicator as specified in paragraph (c)(2)(i) of this section or a seal or locking device as specified in paragraph (c)(2)(ii) of this section. For the purpose of complying with this paragraph (c)(2), low leg drains, high point bleeds, analyzer vents, open-ended valves or lines, or pressure relief valves needed for safety reasons are not subject to the requirements of this paragraph (c)(2).

(i) If a flow indicator is used, the indicator must be installed at the entrance to the bypass line used to divert the vent stream from the closed-vent system to the atmosphere. The flow indicator must indicate a reading at least once every 15 minutes. The owner or operator must maintain records of the following information: hourly records of whether the flow indicator was operating and whether flow was detected at any time during the hour; and records of all periods when flow is detected or the flow indicator is not operating.

(ii) If a seal or locking device is used to comply with paragraph (c)(2) of this section, the device shall be placed on the mechanism by which the bypass device position is controlled (e.g., valve handle, damper lever) when the bypass device is in the closed position such that the bypass device cannot be opened without breaking the seal or removing the lock. Examples of such devices include, but are not limited to, a car-seal or a lock-and-key configuration valve.

(d) Carbon adsorption control device requirements.

(1) The carbon adsorption system must achieve the performance specifications in either paragraph (d)(1)(i) or (d)(1)(ii) of this section.

(i) Recover 95 percent or more, on a weight-basis, of the total organic compounds (TOC), less methane and ethane, contained in the vent stream entering the carbon adsorption system; or

(ii) Recover 95 percent or more, on a weight-basis, of the total HAP listed in Table 1 of this subpart contained in the vent stream entering the carbon adsorption system.

(2) The owner or operator must demonstrate that the carbon adsorption system achieves the performance requirements in paragraph (d)(1) of this section by either performing a performance test as specified in paragraph (d)(2)(i) of this section or a design analysis as specified in paragraph (d)(2)(ii) of this section.

(i) An owner or operator choosing to use a performance test to demonstrate compliance must conduct the test in accordance with the requirements of §63.694(l) of this subpart.

(ii) An owner or operator choosing to use a design analysis to demonstrate compliance must include as part of this design analysis the information specified in either paragraph (d)(2)(ii)(A) or (d)(2)(ii)(B) of this section as applicable to the carbon adsorption system design.
(A) For a regenerable carbon adsorption system, the design analysis shall address the vent stream composition, constituent concentrations, flow rate, relative humidity, and temperature and shall establish the design exhaust vent stream organic compound concentration, adsorption cycle time, number and capacity of carbon beds, type and working capacity of activated carbon used for carbon beds, design total regeneration steam flow over the period of each complete carbon bed regeneration cycle, design carbon bed temperature after regeneration, design carbon bed regeneration time, and design service life of the carbon.

(B) For a nonregenerable carbon adsorption system (e.g., a carbon canister), the design analysis shall address the vent stream composition, constituent concentrations, flow rate, relative humidity, and temperature and shall establish the design exhaust vent stream organic compound concentration, carbon bed capacity, activated carbon type and working capacity, and design carbon replacement interval based on the total carbon working capacity of the control device and emission point operating schedule.

(3) The owner or operator must monitor the operation of the carbon adsorption system in accordance with the requirements of §63.695(e) using one of the continuous monitoring systems specified in paragraphs (d)(3)(i) through (iii) of this section. Monitoring the operation of a nonregenerable carbon adsorption system (e.g., a carbon canister) using a continuous monitoring system is not required when the carbon canister or the carbon in the control device is replaced on a regular basis according to the requirements in paragraph (d)(4)(iii) of this section.

(i) For a regenerative-type carbon adsorption system:

(A) A continuous parameter monitoring system to measure and record the average total regeneration stream mass flow or volumetric flow during each carbon bed regeneration cycle. The integrating regenerating stream flow monitoring device must have an accuracy of ±10 percent; and

(B) A continuous parameter monitoring system to measure and record the average carbon bed temperature for the duration of the carbon bed steaming cycle and to measure the actual carbon bed temperature after regeneration and within 15 minutes of completing the cooling cycle. The accuracy of the temperature monitoring device must be ±1 percent of the temperature being measured, expressed in degrees Celsius or ±5 °C, whichever is greater.

(ii) A continuous monitoring system to measure and record the daily average concentration level of organic compounds in the exhaust gas stream from the control device. The organic monitoring system must comply either with Performance Specification 8 or 9 in 40 CFR part 60, appendix B. The relative accuracy provision of Performance Specification 8, Sections 2.4 and 3 need not be conducted.

(iii) A continuous monitoring system that measures other alternative operating parameters upon approval of the Administrator as specified in 40 CFR 63.8(f)(1) through (f)(5) of this part.

(4) The owner or operator shall manage the carbon used for the carbon adsorption system, as follows:

(i) Following the initial startup of the control device, all carbon in the control device shall be replaced with fresh carbon on a regular, predetermined time interval that is no longer than the carbon service life established for the carbon adsorption system. The provisions of this paragraph (d)(4)(i) do not apply to a nonregenerable carbon adsorption system (e.g., a carbon canister) for which the carbon canister or the carbon in the control device is replaced on a regular basis according to the requirements in paragraph (d)(4)(iii) of this section.

(ii) The spent carbon removed from the carbon adsorption system must be either regenerated, reactivated, or burned in one of the units specified in paragraphs (d)(4)(ii)(A) through (d)(4)(ii)(G) of this section.

(A) Regenerated or reactivated in a thermal treatment unit for which the owner or operator has been issued a final permit under 40 CFR part 270 that implements the requirements of 40 CFR part 264, subpart X.

(B) Regenerated or reactivated in a thermal treatment unit equipped with and operating air emission controls in accordance with this section.

(C) Regenerated or reactivated in a thermal treatment unit equipped with and operating organic air emission controls in accordance with a national emission standard for hazardous air pollutants under another subpart in 40 CFR part 63 or 40 CFR part 61.
(D) Burned in a hazardous waste incinerator for which the owner or operator has been issued a final permit under 40 CFR part 270 that implements the requirements of 40 CFR part 264, subpart O.

(E) Burned in a hazardous waste incinerator for which the owner or operator has designed and operates the incinerator in accordance with the interim status requirements of 40 CFR part 265, subpart O.

(F) Burned in a boiler or industrial furnace for which the owner or operator has been issued a final permit under 40 CFR part 270 that implements the requirements of 40 CFR part 266, subpart H.

(G) Burned in a boiler or industrial furnace for which the owner or operator has designed and operates the unit in accordance with the interim status requirements of 40 CFR part 266, subpart H.

(iii) As an alternative to meeting the requirements in paragraphs (d)(3) and (d)(4)(i) of this section, an owner or operator of a nonregenerable carbon adsorption system may choose to replace on a regular basis the carbon canister or the carbon in the control device using the procedures in either paragraph (d)(4)(iii)(A) or (d)(4)(iii)(B) of this section. For the purpose of complying with this paragraph (d)(4)(iii), a nonregenerable carbon adsorption system means a carbon adsorption system that does not regenerate the carbon bed directly onsite in the control device, such as a carbon canister. The spent carbon removed from the nonregenerable carbon adsorption system must be managed according to the requirements in paragraph (d)(4)(ii) of this section.

(A) Monitor the concentration level of the organic compounds in the exhaust vent from the carbon adsorption system on a regular schedule, and when carbon breakthrough is indicated, immediately replace either the existing carbon canister with a new carbon canister or replace the existing carbon in the control device with fresh carbon. Measurement of the concentration level of the organic compounds in the exhaust vent stream must be made with a detection instrument that is appropriate for the composition of organic constituents in the vent stream and is routinely calibrated to measure the organic concentration level expected to occur at breakthrough. The monitoring frequency must be daily or at an interval no greater than 20 percent of the time required to consume the total carbon working capacity established as a requirement of paragraph (d)(2)(ii)(B) of this section, whichever is longer.

(B) Replace either the existing carbon canister with a new carbon canister or replace the existing carbon in the control device with fresh carbon at a regular, predetermined time interval that is less than the design carbon replacement interval established as a requirement of paragraph (d)(2)(ii)(B) of this section.

(e) Condenser control device requirements.

(1) The condenser must achieve the performance specifications in either paragraph (e)(1)(i) or (e)(1)(ii) of this section.

(i) Recover 95 percent or more, on a weight-basis, of the total organic compounds (TOC), less methane and ethane, contained in the vent stream entering the condenser; or

(ii) Recover 95 percent or more, on a weight-basis, of the total HAP, listed in Table 1 of this subpart, contained in the vent stream entering the condenser.

(2) The owner or operator must demonstrate that the condenser achieves the performance requirements in paragraph (e)(1) of this section by either performing a performance test as specified in paragraph (e)(2)(i) of this section or a design analysis as specified in paragraph (e)(2)(ii) of this section.

(i) An owner or operator choosing to use a performance tests to demonstrate compliance must conduct the test in accordance with the requirements of §63.694(l) of this subpart.

(ii) An owner or operator choosing to use a design analysis to demonstrate compliance must include as part of this design analysis the following information: description of the vent stream composition, constituent concentrations, flow rate, relative humidity, and temperature; and specification of the design outlet organic compound concentration level, design average temperature of the condenser exhaust vent stream, and the design average temperatures of the coolant fluid at the condenser inlet and outlet.
(3) The owner or operator must monitor the operation of the condenser in accordance with the requirements of §63.695(e) of this subpart using one of the continuous monitoring systems specified in paragraphs (e)(3)(i) through (e)(3)(iii) of this section.

(i) A continuous parameter monitoring system to measure and record the daily average temperature of the exhaust gases from the control device. The accuracy of the temperature monitoring device shall be ±1 percent of the temperature being measured, expressed in degrees Celsius or ±5 °C, whichever is greater.

(ii) A continuous monitoring system to measure and record the daily average concentration level of organic compounds in the exhaust gas stream from the control device. The organic monitoring system must comply either with Performance Specification 8 or 9 in 40 CFR part 60, appendix B. The relative accuracy provision of Performance Specification 8, Sections 2.4 and 3 need not be conducted.

(iii) A continuous monitoring system that measures other alternative operating parameters upon approval of the Administrator as specified in 40 CFR 63.8(f)(1) through (f)(5) of this part.

(f) Vapor incinerator control device requirements.

(1) The vapor incinerator must achieve the performance specifications in either paragraph (f)(1)(i), (f)(1)(ii), or (f)(1)(iii) of this section.

(i) Destroy the total organic compounds (TOC), less methane and ethane, contained in the vent stream entering the vapor incinerator either:

(A) By 95 percent or more, on a weight-basis, or

(B) To achieve a total incinerator outlet concentration for the TOC, less methane and ethane, of less than or equal to ppmv on a dry basis corrected to 3 percent oxygen.

(ii) Destroy the HAP listed in Table 1 of this subpart contained in the vent stream entering the vapor incinerator either:

(A) By 95 percent or more, on a total HAP weight-basis, or

(B) To achieve a total incinerator outlet concentration for the HAP, listed in Table 1 of this subpart, of less than or equal to ppmv on a dry basis corrected to 3 percent oxygen.

(iii) Maintain the conditions in the vapor incinerator combustion chamber at a residence time of 0.5 seconds or longer and at a temperature of 760°C or higher.

(2) The owner or operator must demonstrate that the vapor incinerator achieves the performance requirements in paragraph (f)(1) of this section by either performing a performance test as specified in paragraph (f)(2)(i) of this section or a design analysis as specified in paragraph (f)(2)(ii) of this section.

(i) An owner or operator choosing to use a performance test to demonstrate compliance must conduct the test in accordance with the requirements of §63.694(l) of this subpart.

(ii) An owner or operator choosing to use a design analysis to demonstrate compliance must include as part of this design analysis the information specified in either paragraph (f)(2)(ii)(A) or (f)(2)(ii)(B) of this section as applicable to the vapor incinerator design.

(A) For a thermal vapor incinerator, the design analysis shall address the vent stream composition, constituent concentrations, and flow rate and shall establish the design minimum and average temperatures in the combustion chamber and the combustion chamber residence time.
(B) For a catalytic vapor incinerator, the design analysis shall address the vent stream composition, constituent concentrations, and flow rate and shall establish the design minimum and average temperatures across the catalyst bed inlet and outlet, and the design service life of the catalyst.

(3) The owner or operator must monitor the operation of the vapor incinerator in accordance with the requirements of §63.695(e) of this subpart using one of the continuous monitoring systems specified in paragraphs (f)(3)(i) through (f)(3)(iv) of this section as applicable to the type of vapor incinerator used.

(i) For a thermal vapor incinerator, a continuous parameter monitoring system to measure and record the daily average temperature of the exhaust gases from the control device. The accuracy of the temperature monitoring device must be ±1 percent of the temperature being measured, expressed in degrees Celsius of ±0.5 °C, whichever is greater.

(ii) For a catalytic vapor incinerator, a temperature monitoring device capable of monitoring temperature at two locations equipped with a continuous recorder. One temperature sensor shall be installed in the vent stream at the nearest feasible point to the catalyst bed inlet and a second temperature sensor shall be installed in the vent stream at the nearest feasible point to the catalyst bed outlet.

(iii) For either type of vapor incinerator, a continuous monitoring system to measure and record the daily average concentration of organic compounds in the exhaust vent stream from the control device. The organic monitoring system must comply either with Performance Specification 8 or 9 in 40 CFR part 60, appendix B. The relative accuracy provision of Performance Specification 8, Sections 2.4 and 3 need not be conducted.

(iv) For either type of vapor incinerator, a continuous monitoring system that measures alternative operating parameters other than those specified in paragraph (f)(3)(i) or (f)(3)(ii) of this section upon approval of the Administrator as specified in 40 CFR 63.8(f)(1) through (f)(5) of this part.

(g) Boilers and process heaters control device requirements.

(1) The boiler or process heater must achieve the performance specifications in either paragraph (g)(1)(i), (g)(1)(ii), (g)(1)(iii), (g)(1)(iv), or (g)(1)(v) of this section.

(i) Destroy the total organic compounds (TOC), less methane and ethane, contained in the vent stream introduced into the flame zone of the boiler or process heater either:

(A) By 95 percent or more, on a weight-basis, or

(B) To achieve in the exhausted combustion gases a total concentration for the TOC, less methane and ethane, of less than or equal to 20 parts ppmv on a dry basis corrected to 3 percent oxygen.

(ii) Destroy the HAP listed in Table 1 of this subpart contained in the vent stream entering the vapor incinerator either:

(A) By 95 percent or more, on a total HAP weight-basis, or

(B) To achieve in the exhausted combustion gases a total concentration for the HAP, listed in Table 1 of the subpart, of less than or equal to 20 ppmv on a dry basis corrected to 3 percent oxygen.

(iii) Introduce the vent stream into the flame zone of the boiler or process heater and maintain the conditions in the combustion chamber at a residence time of 0.5 seconds or longer and at a temperature of 760°C or higher.

(iv) Introduce the vent stream with the fuel that provides the predominate heat input to the boiler or process heater (i.e., the primary fuel); or

(v) Introduce the vent stream to a boiler or process heater for which the owner or operator either has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 266, subpart H of this chapter; or has certified compliance with the interim status requirements of 40 CFR part 266, subpart H of this chapter.
(2) The owner or operator must demonstrate that the boiler or process heater achieves the performance specifications in paragraph (g)(1) of this section chosen by the owner or operator using the applicable method specified in paragraph (g)(2)(i) or (g)(2)(ii) of this section.

(i) If an owner or operator chooses to comply with the performance specifications in either paragraph (g)(1)(i), (g)(1)(ii), or (g)(1)(iii) of this section, the owner or operator must demonstrate compliance with the applicable performance specifications by either performing a performance test as specified in paragraph (g)(2)(i)(A) of this section or a design analysis as specified in paragraph (g)(2)(i)(B) of this section.

(A) An owner or operator choosing to use a performance test to demonstrate compliance must conduct the test in accordance with the requirements of §63.694(l) of this subpart.

(B) An owner or operator choosing to use a design analysis to demonstrate compliance must include as part of this design analysis the following information: description of the vent stream composition, constituent concentrations, and flow rate; specification of the design minimum and average flame zone temperatures and combustion zone residence time; and description of the method and location by which the vent stream is introduced into the flame zone.

(ii) If an owner or operator chooses to comply with the performance specifications in either paragraph (g)(1)(iv) or (g)(1)(v) of this section, the owner or operator must demonstrate compliance by maintaining the records that document that the boiler or process heater is designed and operated in accordance with the applicable requirements of this section.

(3) For a boiler or process heater complying with the performance specifications in either paragraph (g)(1)(i), (g)(1)(ii), or (g)(1)(iii) of this section, the owner or operator must monitor the operation of a boiler or process heater in accordance with the requirements of §63.695(e) of this subpart using one of the continuous monitoring systems specified in paragraphs (g)(3)(i) through (g)(3)(iii) of this section.

(i) A continuous parameter monitoring system to measure and record the daily average combustion zone temperature. The accuracy of the temperature sensor must be ±1 percent of the temperature being measured, expressed in degrees Celsius or ±0.5 °C, whichever is greater;

(ii) A continuous monitoring system to measure and record the daily average concentration of organic compounds in the exhaust vent stream from the control device. The organic monitoring system must comply either with Performance Specification 8 or 9 in 40 CFR part 60, appendix B. The relative accuracy provision of Performance Specification 8, Sections 2.4 and 3 need not be conducted.

(iii) A continuous monitoring system that measures alternative operating parameters other than those specified in paragraph (g)(3)(i) or (g)(3)(ii) of this section upon approval of the Administrator as specified in 40 CFR 63.8(f)(1) through (f)(5) of this part.

(h) Flare control device requirements.

(1) The flare must be designed and operated in accordance with the requirements in 40 CFR 63.11(b).

(2) The owner or operator must demonstrate that the flare achieves the requirements in paragraph (h)(1) of this section by performing the procedures specified in paragraph (h)(2)(i) of this section. A previous compliance demonstration for the flare that meets all of the conditions specified in paragraph (h)(2)(ii) of this section may be used by an owner or operator to demonstrate compliance with this paragraph (h)(2).

(i) To demonstrate that a flare achieves the requirements in paragraph (h)(1) of this section, the owner or operator performs all of the procedures specified in paragraphs (h)(2)(i)(A) through (h)(2)(i)(C) of this section.

(A) The owner or operator conducts a visible emission test for the flare in accordance with the requirements specified in 40 CFR 63.11(b)(4).

(B) The owner or operator determines the net heating value of the gas being combusted in the flare in accordance with the requirements specified in 40 CFR 63.11(b)(6); and
(C) The owner or operator determines the flare exit velocity in accordance with the requirements applicable to the flare design as specified in 40 CFR 63.11(b)(7) or 40 CFR 63.11(b)(8).

(ii) A previous compliance demonstration for the flare may be used by an owner or operator to demonstrate compliance with paragraph (h)(2) of this section provided that all conditions for the compliance determination and subsequent flare operation are met as specified in paragraphs (h)(2)(ii)(A) and (h)(2)(ii)(B) of this section.

(A) The owner or operator conducted the compliance determination using the procedures specified in paragraph (h)(2)(i) of this section.

(B) No flare operating parameter or process changes have occurred since completion of the compliance determination which could affect the compliance determination results.

(3) The owner or operator must monitor the operation of the flare using a heat sensing monitoring device (including but not limited to a thermocouple, ultraviolet beam sensor, or infrared sensor) that continuously detects the presence of a pilot flame. The owner or operator must record, for each 1-hour period, whether the monitor was continuously operating and whether a pilot flame was continuously present each hour as required in §63.686(b)(3) of this subpart.


§ 63.694 Testing methods and procedures.

(a) This section specifies the testing methods and procedures required for this subpart to perform the following:

(1) To determine the average VOHAP concentration for off-site material streams at the point-of-delivery for compliance with standards specified §63.683 of this subpart, the testing methods and procedures are specified in paragraph (b) of this section.

(2) To determine the average VOHAP concentration for treated off-site material streams at the point-of-treatment for compliance with standards specified §63.684 of this subpart, the testing methods and procedures are specified in paragraph (c) of this section.

(3) To determine the treatment process VOHAP concentration limit (Cₚ) for compliance with standards specified §63.684 of this subpart, the testing methods and procedures are specified in paragraph (d) of this section.

(4) To determine treatment process required HAP removal rate (RMR) for compliance with standards specified §63.684 of this subpart, the testing methods and procedures are specified in paragraph (e) of this section.

(5) To determine treatment process actual HAP removal rate (MR) for compliance with standards specified §63.684 of this subpart, the testing methods and procedures are specified in paragraph (f) of this section.

(6) To determine treatment process required HAP reduction efficiency (R) for compliance with standards specified in §63.684 of this subpart, the testing methods and procedures are specified in paragraph (g) of this section.

(7) To determine treatment process required HAP biodegradation efficiency (Rbio) for compliance with standards specified in §63.684 of this subpart, the testing methods and procedures are specified in paragraph (h) of this section.

(8) To determine treatment process required actual HAP mass removal rate (MRbio) for compliance with standards specified in §63.684 of this subpart, the testing methods and procedures are specified in paragraph (i) of this section.

(9) To determine maximum organic HAP vapor pressure of off-site materials in tanks for compliance with the standards specified in §63.685 of this subpart, the testing methods and procedures are specified in paragraph (j) of this section.
(10) To determine no detectable organic emissions, the testing methods and procedures are specified in paragraph (k) of this section.

(11) To determine closed-vent system and control device performance for compliance with the standards specified in §63.693 of this subpart, the testing methods and procedures are specified in paragraph (l) of this section.

(12) To determine process vent stream flow rate and total organic HAP concentration for compliance with the standards specified in §63.693 of this subpart, the testing methods and procedures are specified in paragraph (m) of this section.

(b) Testing methods and procedures to determine average VOHAP concentration of an off-site material stream at the point-of-delivery.

(1) The average VOHAP concentration of an off-site material at the point-of-delivery shall be determined using either direct measurement as specified in paragraph (b)(2) of this section or by knowledge as specified in paragraph (b)(3) of this section.

(2) Direct measurement to determine VOHAP concentration—(i) Sampling. Samples of the off-site material stream shall be collected from the container, pipeline, or other device used to deliver the off-site material stream to the plant site in a manner such that volatilization of organics contained in the sample is minimized and an adequately representative sample is collected and maintained for analysis by the selected method.

(A) The averaging period to be used for determining the average VOHAP concentration for the off-site material stream on a mass-weighted average basis shall be designated and recorded. The averaging period can represent any time interval that the owner or operator determines is appropriate for the off-site material stream but shall not exceed 1 year.

(B) A sufficient number of samples, but no less than four samples, shall be collected to represent the complete range of HAP compositions and HAP quantities that occur in the off-site material stream during the entire averaging period due to normal variations in the operating conditions for the source or process generating the off-site material stream. Examples of such normal variations are seasonal variations in off-site material quantity or fluctuations in ambient temperature.

(C) All samples shall be collected and handled in accordance with written procedures prepared by the owner or operator and documented in a site sampling plan. This plan shall describe the procedure by which representative samples of the off-site material stream are collected such that a minimum loss of organics occurs throughout the sample collection and handling process and by which sample integrity is maintained. A copy of the written sampling plan shall be maintained on-site in the plant site operating records. An example of an acceptable sampling plan includes a plan incorporating sample collection and handling procedures in accordance with the requirements specified in “Test Methods for Evaluating Solid Waste, Physical/Chemical Methods,” EPA Publication No. SW–846 or Method 25D in 40 CFR part 60, appendix A.

(ii) Analysis. Each collected sample must be prepared and analyzed in accordance with one of the following methods as applicable to the sampled off-site material for the purpose of measuring the HAP listed in Table 1 of this subpart:

(A) Method 305 in 40 CFR part 63, appendix A.

(B) Method 25D in 40 CFR part 60, appendix A.

(C) Method 624 in 40 CFR part 136, appendix A. If this method is used to analyze one or more compounds that are not on the method's published list of approved compounds, the Alternative Test Procedure specified in 40 CFR 136.4 and 40 CFR 136.5 must be followed.

(D) Method 625 in 40 CFR part 136, appendix A. For the purpose of using this method to comply with this subpart, the owner or operator must perform corrections to these compounds based on the “accuracy as recovery” using the factors in Table 7 of the method. If this method is used to analyze one or more compounds that are not on the method's published list of approved compounds, the Alternative Test Procedure specified in 40 CFR 136.4 and 40 CFR 136.5 must be followed.
(E) Method 1624 in 40 CFR part 136, appendix A.

(F) Method 1625 in 40 CFR part 136, appendix A.

(G) Method 8260 in “Test Methods for Evaluating Solid Waste, Physical/Chemical Methods,” EPA Publication No. SW–846, Third Edition, September 1986, as amended by Update I, November 15, 1992. As an alternative, an owner or operator may use any more recent, updated version of Method 8260 approved by the EPA. For the purpose of using Method 8260 to comply with this subpart, the owner or operator must maintain a formal quality assurance program consistent with section 8 of Method 8260, and this program must include the following elements related to measuring the concentrations of volatile compounds:

1. Documentation of site-specific procedures to minimize the loss of compounds due to volatilization, biodegradation, reaction, or sorption during the sample collection, storage, and preparation steps.

2. Documentation of specific quality assurance procedures followed during sampling, sample preparation, sample introduction, and analysis.

3. Measurement of the average accuracy and precision of the specific procedures, including field duplicates and field spiking of the off-site material source before or during sampling with compounds having similar chemical characteristics to the target analytes.

(H) Method 8270 in “Test Methods for Evaluating Solid Waste, Physical/Chemical Methods,” EPA Publication No. SW–846, Third Edition, September 1986, as amended by Update I, November 15, 1992. As an alternative, an owner or operator may use any more recent, updated version of Method 8270 approved by the EPA. For the purpose of using Method 8270 to comply with this subpart, the owner or operator must maintain a formal quality assurance program consistent with Method 8270, and this program must include the following elements related to measuring the concentrations of volatile compounds:

1. Documentation of site-specific procedures to minimize the loss of compounds due to volatilization, biodegradation, reaction, or sorption during the sample collection, storage, and preparation steps.

2. Documentation of specific quality assurance procedures followed during sampling, sample preparation, sample introduction, and analysis.

3. Measurement of the average accuracy and precision of the specific procedures, including field duplicates and field spiking of the off-site material source before or during sampling with compounds having similar chemical characteristics to the target analytes.

(I) Any other analysis method that has been validated in accordance with the procedures specified in section 5.1 and section 5.3 and the corresponding calculations in section 6.1 or section 6.3 of Method 301 in appendix A in 40 CFR part 63. The data are acceptable if they meet the criteria specified in section 6.1.5 or section 6.3.3 of Method 301. If correction is required under section 6.3.3 of Method 301, the data are acceptable if the correction factor is within the range of 0.7 to 1.30. Other sections of Method 301 are not required.

(iii) Calculations. The average VOHAP concentration (C) on a mass-weighted basis shall be calculated by using the results for all samples analyzed in accordance with paragraph (b)(2)(ii) of this section and the following equation. An owner or operator using a test method that provides species-specific chemical concentrations may adjust the measured concentrations to the corresponding concentration values which would be obtained had the off-site material samples been analyzed using Method 305. To adjust these data, the measured concentration for each individual HAP chemical species contained in the off-site material is multiplied by the appropriate species-specific adjustment factor (f_{m005}) listed in Table 1 of this subpart.

\[ C' = \frac{1}{Q_{r}} \times \sum_{i=1}^{n} (Q_{i} \times C_{i}) \]

Where: 

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C = Average VOHAP concentration of the off-site material at the point-of-delivery on a mass-weighted basis, ppmw.

i = Individual sample “i” of the off-site material.

n = Total number of samples of the off-site material collected (at least 4) for the averaging period (not to exceed 1 year).

Q_i = Mass quantity of off-site material stream represented by C_i, kg/hr.

Q_T = Total mass quantity of off-site material during the averaging period, kg/hr.

C_i = Measured VOHAP concentration of sample “i” as determined in accordance with the requirements of §63.694(a), ppmw.

(3) Knowledge of the off-site material to determine VOHAP concentration.

(i) Documentation shall be prepared that presents the information used as the basis for the owner’s or operator’s knowledge of the off-site material stream’s average VOHAP concentration. Examples of information that may be used as the basis for knowledge include: material balances for the source or process generating the off-site material stream; species-specific chemical test data for the off-site material stream from previous testing that are still applicable to the current off-site material stream; previous test data for other locations managing the same type of off-site material stream; or other knowledge based on information in documents such as manifests, shipping papers, or waste certification notices.

(ii) If test data are used as the basis for knowledge, then the owner or operator shall document the test method, sampling protocol, and the means by which sampling variability and analytical variability are accounted for in the determination of the average VOHAP concentration. For example, an owner or operator may use HAP concentration test data for the off-site material stream that are validated in accordance with Method 301 in 40 CFR part 63, appendix A of this part as the basis for knowledge of the off-site material.

(iii) An owner or operator using species-specific chemical concentration test data as the basis for knowledge of the off-site material may adjust the test data to the corresponding average VOHAP concentration value which would be obtained had the off-site material samples been analyzed using Method 305. To adjust these data, the measured concentration for each individual HAP chemical species contained in the off-site material is multiplied by the appropriate species-specific adjustment factor (f_m305) listed in Table 1 of this subpart.

(iv) In the event that the Administrator and the owner or operator disagree on a determination of the average VOHAP concentration for an off-site material stream using knowledge, then the results from a determination of VOHAP concentration using direct measurement as specified in paragraph (b)(2) of this section shall be used to establish compliance with the applicable requirements of this subpart. The Administrator may perform or request that the owner or operator perform this determination using direct measurement.

(c) Determination of average VOHAP concentration of an off-site material stream at the point-of-treatment.

(1) Sampling. Samples of the off-site material stream shall be collected at the point-of-treatment in a manner such that volatilization of organics contained in the sample is minimized and an adequately representative sample is collected and maintained for analysis by the selected method.

(i) The averaging period to be used for determining the average VOHAP concentration for the off-site material stream on a mass-weighted average basis shall be designated and recorded. The averaging period can represent any time interval that the owner or operator determines is appropriate for the off-site material stream but shall not exceed 1 year.

(ii) A sufficient number of samples, but no less than four samples, shall be collected to represent the complete range of HAP compositions and HAP quantities that occur in the off-site material stream during the entire averaging period.
(iii) All samples shall be collected and handled in accordance with written procedures prepared by the owner or operator and documented in a site sampling plan. This plan shall describe the procedure by which representative samples of the off-site material stream are collected such that a minimum loss of organics occurs throughout the sample collection and handling process and by which sample integrity is maintained. A copy of the written sampling plan shall be maintained on-site in the plant site operating records. An example of an acceptable sampling plan includes a plan incorporating sample collection and handling procedures in accordance with the requirements specified in “Test Methods for Evaluating Solid Waste, Physical/Chemical Methods,” EPA Publication No. SW–846 or Method 25D in 40 CFR part 60, appendix A.

(2) Analysis. Each collected sample must be prepared and analyzed in accordance with one of the methods specified in paragraphs (b)(2)(ii)(A) through (b)(2)(ii)(I) of this section, as applicable to the sampled off-site material, for the purpose of measuring the HAP listed in Table 1 of this subpart.

(3) Calculations. The average VOHAP concentration \( C \) a mass-weighted basis shall be calculated by using the results for all samples analyzed in accordance with paragraph (c)(2) of this section and the following equation. An owner or operator using a test method that provides species-specific chemical concentrations may adjust the measured concentrations to the corresponding concentration values which would be obtained had the off-site material samples been analyzed using Method 305. To adjust these data, the measured concentration for each individual HAP chemical species contained in the off-site material is multiplied by the appropriate species-specific adjustment factor \( f_{305} \) listed in Table 1 of this subpart.

\[
\bar{C} = \frac{1}{Q_T} \sum_{i=1}^{n} \left( \frac{Q_i}{Q_T} \times C_i \right)
\]

Where:

\( C = \) Average VOHAP concentration of the off-site material on a mass-weighted basis, ppmw.

\( i = \) Individual sample “i” of the off-site material.

\( n = \) Total number of samples of the off-site material collected (at least 4) for the averaging period (not to exceed 1 year).

\( Q_i = \) Mass quantity of off-site material stream represented by \( C_i \), kg/hr.

\( Q_T = \) Total mass quantity of off-site material during the averaging period, kg/hr.

\( C_i = \) Measured VOHAP concentration of sample “i” as determined in accordance with the requirements of §63.694(a), ppmw.

(d) Determination of treatment process VOHAP concentration limit \( C_{it} \). (1) All of the off-site material streams entering the treatment process shall be identified.

(2) The average VOHAP concentration of each off-site material stream at the point-of-delivery shall be determined using the procedures specified in paragraph (b) of this section.

(3) The VOHAP concentration limit \( C_{it} \) shall be calculated by using the results determined for each individual off-site material stream and the following equation:
\[
C_R = \frac{\sum_{x=1}^{m} (Q_x \times C_x) + \sum_{y=1}^{n} (Q_y \times 500 \text{ ppmw})}{\sum_{x=1}^{m} Q_x + \sum_{y=1}^{n} Q_y}
\]

where:

\(C_R\) = VOHAP concentration limit, ppmw.

\(x\) = Individual off-site material stream “x” that has a VOHAP concentration less than 500 ppmw at the point-of-delivery.

\(y\) = Individual off-site material stream “y” that has a VOHAP concentration equal to or greater than 500 ppmw at the point-of-delivery.

\(m\) = Total number of “x” off-site material streams treated by process.

\(n\) = Total number of “y” off-site material streams treated by process.

\(Q_x\) = Total mass quantity of off-site material stream “x”, kg/yr.

\(Q_y\) = Total mass quantity of off-site material stream “y”, kg/yr.

\(C_x\) = VOHAP concentration of off-site material stream “x” at the point-of-delivery, ppmw.

(e) Determination of required HAP mass removal rate (RMR).

(1) Each individual stream containing HAP that enters the treatment process shall be identified.

(2) The average VOHAP concentration at the point-of-delivery for each stream identified in paragraph (e)(1) of this section shall be determined using the test methods and procedures specified in paragraph (b) of this section.

(3) For each stream identified in paragraph (e)(1) of this section that has an average VOHAP concentration equal to or greater than 500 ppmw at the point-of-delivery, the average volumetric flow rate and the density of the off-site material stream at the point-of-delivery shall be determined.

(4) The required HAP mass removal rate (RMR) shall be calculated by using the average VOHAP concentration, average volumetric flow rate, and density determined in paragraph (e)(3) of this section for each stream and the following equation:

\[
RMR = \sum_{y=1}^{n} \left[ V \times k \times \frac{\left( \frac{C_y - 500 \text{ ppmw}}{y} \right)}{10^6} \right]
\]

Where:

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RMR = Required HAP mass removal rate, kg/hr.

\( y \) = Individual stream “\( y \)” that has a VOHAP concentration equal to or greater than 500 ppmw at the point-of-delivery as determined in §63.694(b).

\( n \) = Total number of “\( y \)” streams treated by process.

\( V_y \) = Average volumetric flow rate of stream “\( y \)” at the point-of-delivery, \( \text{m}^3/\text{hr} \).

\( k_y \) = Density of stream “\( y \)”, kg/m\(^3\).

\( C_y \) = Average VOHAP concentration of stream “\( y \)” at the point-of-delivery as determined in §63.694(b)(2), ppmw.

(f) Determination of actual HAP mass removal rate (MR).

(1) The actual HAP mass removal rate (MR) shall be determined based on results for a minimum of three consecutive runs. The sampling time for each run shall be 1 hour.

(2) The HAP mass flow entering the process (\( E_b \)) and the HAP mass flow exiting the process (\( E_a \)) shall be determined using the test methods and procedures specified in paragraphs (g)(2) through (g)(4) of this section.

(3) The actual mass removal rate shall be calculated using the HAP mass flow rates determined in paragraph (f)(2) of this section and the following equation:

\[
MR = \frac{E_b - E_a}{\frac{V_y}{k_y} C_y}
\]

where:

MR = Actual HAP mass removal rate, kg/hr.

\( E_b \) = HAP mass flow entering process as determined in paragraph (f)(2) of this section, kg/hr.

\( E_a \) = HAP mass flow exiting process as determined in paragraph (f)(2) of this section, kg/hr.

(g) Determination of treatment process HAP reduction efficiency (R).

(1) The HAP reduction efficiency (R) for a treatment process shall be determined based on results for a minimum of three consecutive runs.

(2) Each individual stream containing HAP that enters the treatment process shall be identified. Each individual stream containing HAP that exits the treatment process shall be identified. The owner or operator shall prepare a sampling plan for measuring the identified streams that accurately reflects the retention time of the material in the process.

(3) For each run, information shall be determined for each stream identified in paragraph (g)(2) of this section as specified in paragraphs (g)(3)(i) through (g)(3)(iii) of this section.

(i) The mass quantity shall be determined for each stream identified in paragraph (g)(2) of this section as entering the process (\( Q_b \)). The mass quantity shall be determined for each stream identified in paragraph (g)(2) of this section as exiting the process (\( Q_a \)).
(ii) The average VOHAP concentration at the point-of-delivery shall be determined for each stream entering the process (C_{bj}) (as identified in paragraph (g)(2) of this section) using the test methods and procedures specified in paragraph (b) of this section.

(iii) The average VOHAP concentration at the point-of-treatment shall be determined for each stream exiting the process (C_{aj}) (as identified in paragraph (g)(2) of this section) using the test methods and procedures specified in paragraph (c) of this section.

(4) The HAP mass flow entering the process (E_{b}) and the HAP mass flow exiting the process (E_{a}) shall be calculated using the results determined in paragraph (g)(3) of this section and the following equations:

\[
E_a = \frac{1}{10^6} \sum_{j=1}^{m} \left( Q_{ajj} \times C_{aj} \right)
\]

\[
E_b = \frac{1}{10^6} \sum_{j=1}^{m} \left( Q_{bjj} \times C_{bj} \right)
\]

Where:

E_b = HAP mass flow entering process, kg/hr.

E_a = HAP mass flow exiting process, kg/hr.

m = Total number of runs (at least 3)

j = Individual run “j”

Q_{bjj} = Mass quantity of material entering process during run “j”, kg/hr.

Q_{ajj} = Average mass quantity of material exiting process during run “j”, kg/hr.

C_{ajj} = Average VOHAP concentration of material exiting process during run “j” as determined in §63.694(c), ppmw.

C_{bjj} = Average VOHAP concentration of material entering process during run “j” as determined in §63.694(b)(2), ppmw.

(5) The HAP reduction efficiency (R) shall be calculated using the HAP mass flow rates determined in paragraph (g)(4) of this section and the following equation:

\[
R = \frac{E_a - E_b}{E_a} \times 100
\]

Where:

R = HAP reduction efficiency, percent.

E_a = HAP mass flow entering process as determined in paragraph (g)(4) of this section, kg/hr.

E_b = HAP mass flow exiting process as determined in accordance with the requirements of paragraph (g)(4) of this section, kg/hr.
(h) Determination of HAP biodegradation efficiency ($R_{bio}$).

(1) The fraction of HAP biodegraded ($F_{bio}$) shall be determined using one of the procedures specified in appendix C of this part 63.

(2) The HAP biodegradation efficiency ($R_{bio}$) shall be calculated by using the following equation:

$$R_{bio} = \frac{F_{bio} \times 100}{100}$$

where:

$R_{bio}$ = HAP biodegradation efficiency, percent.

$F_{bio}$ = Fraction of HAP biodegraded as determined in paragraph (h)(1) of this section.

(i) Determination of actual HAP mass removal rate ($MR_{bio}$).

(1) The actual HAP mass removal rate ($MR_{bio}$) shall be determined based on results for a minimum of three consecutive runs. The sampling time for each run shall be 1 hour.

(2) The HAP mass flow entering the process ($E_b$) shall be determined using the test methods and procedures specified in paragraphs (g)(2) through (g)(4) of this section.

(3) The fraction of HAP biodegraded ($F_{bio}$) shall be determined using the procedure specified in 40 CFR part 63, appendix C of this part.

(4) The actual mass removal rate shall be calculated by using the HAP mass flow rates and fraction of HAP biodegraded determined in paragraphs (i)(2) and (i)(3), respectively, of this section and the following equation:

$$MR_{bio} = E_b \times F_{bio}$$

Where:

$MR_{bio}$ = Actual HAP mass removal rate, kg/hr.

$E_b$ = HAP mass flow entering process, kg/hr.

$F_{bio}$ = Fraction of HAP biodegraded.

(j) Determination of maximum HAP vapor pressure for off-site material in a tank.

(1) The maximum HAP vapor pressure of the off-site material composition managed in a tank shall be determined using either direct measurement as specified in paragraph (j)(2) of this section or by knowledge of the off-site material as specified by paragraph (j)(3) of this section.

(2) Direct measurement to determine the maximum HAP vapor pressure of an off-site material.

(i) Sampling. A sufficient number of samples shall be collected to be representative of the off-site material contained in the tank. All samples shall be collected and handled in accordance with written procedures prepared by the owner or operator and documented in a site sampling plan. This plan shall describe the procedure by which representative samples of the off-site material is collected such that a minimum loss of organics occurs throughout the sample collection and handling process and by which sample integrity is maintained. A copy of the written sampling plan shall be maintained on-site in the plant site operating records. An example of an acceptable sampling plan includes a plan incorporating sample collection and handling procedures in accordance with the requirements specified in “Test Methods for Evaluating Solid Waste, Physical/Chemical Methods,” EPA Publication No. SW–846 or Method 25D in 40 CFR part 60, appendix A.
(ii) Analysis. Any one of the following methods may be used to analyze the samples and compute the maximum HAP vapor pressure of the off-site material:

(A) Method 25E in 40 CFR part 60 appendix A;

(B) Methods described in American Petroleum Institute Bulletin 2517, “Evaporation Loss from External Floating Roof Tanks;”;

(C) Methods obtained from standard reference texts;

(D) ASTM Method 2879–83; or

(E) Any other method approved by the Administrator.

(3) Use of knowledge to determine the maximum HAP vapor pressure of the off-site material. Documentation shall be prepared and recorded that presents the information used as the basis for the owner's or operator's knowledge that the maximum HAP vapor pressure of the off-site material is less than the maximum vapor pressure limit listed in Table 3 or Table 4 of this subpart for the applicable tank design capacity category. Examples of information that may be used include: the off-site material is generated by a process for which at other locations it previously has been determined by direct measurement that the off-site material maximum HAP vapor pressure is less than the maximum vapor pressure limit for the appropriate tank design capacity category.

(k) Procedure for determining no detectable organic emissions for the purpose of complying with this subpart.

(1) The test shall be conducted in accordance with the procedures specified in Method 21 of 40 CFR part 60, appendix A. Each potential leak interface (i.e., a location where organic vapor leakage could occur) on the cover and associated closure devices shall be checked. Potential leak interfaces that are associated with covers and closure devices include, but are not limited to: the interface of the cover and its foundation mounting; the periphery of any opening on the cover and its associated closure device; and the sealing seat interface on a spring-loaded pressure-relief valve.

(2) The test shall be performed when the unit contains a material having a total organic concentration representative of the range of concentrations for the materials expected to be managed in the unit. During the test, the cover and closure devices shall be secured in the closed position.

(3) The detection instrument shall meet the performance criteria of Method 21 of 40 CFR part 60, appendix A, except the instrument response factor criteria in section 3.1.2(a) of Method 21 shall be for the average composition of the organic constituents in the material placed in the unit, not for each individual organic constituent.

(4) The detection instrument shall be calibrated before use on each day of its use by the procedures specified in Method 21 of 40 CFR part 60, appendix A.

(5) Calibration gases shall be as follows:

(i) Zero air (less than 10 ppmv hydrocarbon in air); and

(ii) A mixture of methane or n-hexane in air at a concentration of approximately, but less than, 10,000 ppmv.

(6) An owner or operator may choose to adjust or not adjust the detection instrument readings to account for the background organic concentration level. If an owner or operator chooses to adjust the instrument readings for the background level, the background level value must be determined according to the procedures in Method 21 of 40 CFR part 60, appendix A.

(7) Each potential leak interface shall be checked by traversing the instrument probe around the potential leak interface as close to the interface as possible, as described in Method 21. In the case when the configuration of the cover or closure device prevents a complete traverse of the interface, all accessible portions of the interface shall be
sampled. In the case when the configuration of the closure device prevents any sampling at the interface and the device is equipped with an enclosed extension or horn (e.g., some pressure relief devices), the instrument probe inlet shall be placed at approximately the center of the exhaust area to the atmosphere.

(8) An owner or operator must determine if a potential leak interface operates with no detectable emissions using the applicable procedure specified in paragraph (k)(8)(i) or (k)(8)(ii) of this section.

(i) If an owner or operator chooses not to adjust the detection instrument readings for the background organic concentration level, then the maximum organic concentration value measured by the detection instrument is compared directly to the applicable value for the potential leak interface as specified in paragraph (k)(9) of this section.

(ii) If an owner or operator chooses to adjust the detection instrument readings for the background organic concentration level, the value of the arithmetic difference between the maximum organic concentration value measured by the instrument and the background organic concentration value as determined in paragraph (k)(6) of this section is compared with the applicable value for the potential leak interface as specified in paragraph (k)(9) of this section.

(9) A potential leak interface is determined to operate with no detectable emissions using the applicable criteria specified in paragraphs (k)(9)(i) and (k)(9)(ii) of this section.

(i) For a potential leak interface other than a seal around a shaft that passes through a cover opening, the potential leak interface is determined to operate with no detectable organic emissions if the organic concentration value determined in paragraph (k)(8) is less than 500 ppmv.

(ii) For a seal around a shaft that passes through a cover opening, the potential leak interface is determined to operate with no detectable organic emissions if the organic concentration value determined in paragraph (k)(8) is less than 10,000 ppmv.

(l) Control device performance test procedures.

(1) Method 1 or 1A of 40 CFR part 60, appendix A, as appropriate, shall be used for selection of the sampling sites at the inlet and outlet of the control device.

(i) To determine compliance with a control device percent reduction requirement, sampling sites shall be located at the inlet of the control device as specified in paragraphs (l)(1)(i)(A) and (l)(1)(i)(B) of this section, and at the outlet of the control device.

(A) The control device inlet sampling site shall be located after the final product recovery device.

(B) If a vent stream is introduced with the combustion air or as an auxiliary fuel into a boiler or process heater, the location of the inlet sampling sites shall be selected to ensure that the measurement of total HAP concentration or TOC concentration, as applicable, includes all vent streams and primary and secondary fuels introduced into the boiler or process heater.

(ii) To determine compliance with an enclosed combustion device concentration limit, the sampling site shall be located at the outlet of the device.

(2) The gas volumetric flow rate shall be determined using Method 2, 2A, 2C, or 2D of 40 CFR part 60, appendix A, as appropriate.

(3) To determine compliance with the control device percent reduction requirement, the owner or operator shall use Method 18 of 40 CFR part 60, appendix A of this chapter; alternatively, any other method or data that has been validated according to the applicable procedures in Method 301 in 40 CFR part 63, appendix A of this part may be used. The following procedures shall be used to calculate percent reduction efficiency:
(i) The minimum sampling time for each run shall be 1 hour in which either an integrated sample or a minimum of four grab samples shall be taken. If grab sampling is used, then the samples shall be taken at approximately equal intervals in time such as 15 minute intervals during the run.

(ii) The mass rate of either TOC (minus methane and ethane) or total HAP \((E_i, E_o)\), respectively) shall be computed. 

(A) The following equations shall be used:

\[
E_i = K_2 \times Q_i \times \sum_{j=1}^{n} \left( C_{ij} \times M_{ij} \right)
\]

\[
E_o = K_2 \times Q_o \times \sum_{j=1}^{n} \left( C_{oj} \times M_{oj} \right)
\]

Where:

\(C_{ij}, C_{oj}\) = Concentration of sample component \(j\) of the gas stream at the inlet and outlet of the control device, respectively, dry basis, parts per million by volume.

\(E_i, E_o\) = Mass rate of TOC (minus methane and ethane) or total HAP at the inlet and outlet of the control device, respectively, dry basis, kilogram per hour.

\(M_{ij}, M_{oj}\) = Molecular weight of sample component \(j\) of the gas stream at the inlet and outlet of the control device, respectively, gram/gram-mole.

\(Q_i, Q_o\) = Flow rate of gas stream at the inlet and outlet of the control device, respectively, dry standard cubic meter per minute.

\(K_2\) = Constant, \(2.494 \times 10^{-6}\) (parts per million)\(^{-1}\) (gram-mole per standard cubic meter) (kilogram/gram) (minute/hour), where standard temperature (gram-mole per standard cubic meter) is 20 °C.

(B) When the TOC mass rate is calculated, all organic compounds (minus methane and ethane) measured by Method 18 of 40 CFR part 60, appendix A shall be summed using the equation in paragraph (I)(3)(ii)(A) of this section.

(C) When the total HAP mass rate is calculated, only the HAP constituents shall be summed using the equation in paragraph (I)(3)(ii)(A) of this section.

(iii) The percent reduction in TOC (minus methane and ethane) or total HAP shall be calculated as follows:

\[
R_{cd} = \frac{E_i - E_o}{E_i} \times 100
\]

where:

\(R_{cd}\) = Control efficiency of control device, percent.

\(E_i\) = Mass rate of TOC (minus methane and ethane) or total HAP at the inlet to the control device as calculated under paragraph (I)(3)(ii) of this section, kilograms TOC per hour or kilograms HAP per hour.
E_o = Mass rate of TOC (minus methane and ethane) or total HAP at the outlet of the control device, as calculated under paragraph (l)(3)(ii) of this section, kilograms TOC per hour or kilograms HAP per hour.

(iv) If the vent stream entering a boiler or process heater is introduced with the combustion air or as a secondary fuel, the weight-percent reduction of total HAP or TOC (minus methane and ethane) across the device shall be determined by comparing the TOC (minus methane and ethane) or total HAP in all combusted vent streams and primary and secondary fuels with the TOC (minus methane and ethane) or total HAP exiting the device, respectively.

(4) To determine compliance with the enclosed combustion device total HAP concentration limit of this subpart, the owner or operator shall use Method 18 of 40 CFR part 60, appendix A to measure either TOC (minus methane and ethane) or total HAP. Alternatively, any other method or data that has been validated according to Method 301 in appendix A of this part, may be used. The following procedures shall be used to calculate parts per million by volume concentration, corrected to 3 percent oxygen:

(i) The minimum sampling time for each run shall be 1 hour in which either an integrated sample or a minimum of four grab samples shall be taken. If grab sampling is used, then the samples shall be taken at approximately equal intervals in time, such as 15 minute intervals during the run.

(ii) The TOC concentration or total HAP concentration shall be calculated according to paragraph (m)(4)(ii)(A) or (m)(4)(ii)(B) of this section.

(A) The TOC concentration \((C_{TOC})\) is the sum of the concentrations of the individual components and shall be computed for each run using the following equation:

\[
C_{TOC} = \sum_{j=1}^{n} \frac{C_{j}^i}{x}
\]

where:

\(C_{TOC}\) = Concentration of total organic compounds minus methane and ethane, dry basis, parts per million by volume.

\(C_{j}^i\) = Concentration of sample components \(j\) of sample \(i\), dry basis, parts per million by volume.

\(n\) = Number of components in the sample.

\(x\) = Number of samples in the sample run.

(B) The total HAP concentration \((C_{HAP})\) shall be computed according to the equation in paragraph (l)(4)(ii)(A) of this section except that only HAP constituents shall be summed.

(iii) The measured TOC concentration or total HAP concentration shall be corrected to 3 percent oxygen as follows:

(A) The emission rate correction factor or excess air, integrated sampling and analysis procedures of Method 3B of 40 CFR part 60, appendix A shall be used to determine the oxygen concentration \((%O_{2\text{dry}})\). The samples shall be collected during the same time that the samples are collected for determining TOC concentration or total HAP concentration.

(B) The concentration corrected to 3 percent oxygen \((C_c)\) shall be computed using the following equation:
\[ C' = C_m \left( \frac{17.9}{20.9 - \%O_{2\text{dry}}} \right) \]

where:

\( C_c \) = TOC concentration or total HAP concentration corrected to 3 percent oxygen, dry basis, parts per million by volume.

\( C_m \) = Measured TOC concentration or total HAP concentration, dry basis, parts per million by volume.

\( \%O_{2\text{dry}} \) = Concentration of oxygen, dry basis, percent by volume.

(m) Determination of process vent stream flow rate and total HAP concentration.

(1) Method 1 or 1A of 40 CFR part 60, appendix A, as appropriate, must be used for selection of the sampling site.

(2) No traverse site selection method is needed for vents smaller than 0.10 meter in diameter.

(3) Process vent stream gas volumetric flow rate must be determined using Method 2, 2A, 2C, or 2D of 40 CFR part 60, appendix A, as appropriate.

(4) Process vent stream total HAP concentration must be measured using the following procedures:

(i) Method 18 of 40 CFR part 60, appendix A, must be used to measure the total HAP concentration. Alternatively, any other method or data that has been validated according to the protocol in Method 301 of appendix A of this part may be used.

(ii) Where Method 18 of 40 CFR part 60, appendix A, is used, the following procedures must be used to calculate parts per million by volume concentration:

(A) The minimum sampling time for each run must be 1 hour in which either an integrated sample or four grab samples must be taken. If grab sampling is used, then the samples must be taken at approximately equal intervals in time, such as 15 minute intervals during the run.

(B) The total HAP concentration \( (C_{\text{HAP}}) \) must be computed according to the following equation:

\[ C_{\text{HAP}} = \frac{\sum_{i=1}^{x} \left( \sum_{j=1}^{n} C'_{ij} \right)}{x} \]

Where:

\( C_{\text{HAP}} \) = Total concentration of HAP compounds listed in Table 1 of this subpart, dry basis, parts per million by volume.

\( C_{ij} \) = Concentration of sample component j of the sample i, dry basis, parts per million by volume.

\( n \) = Number of components in the sample.

\( x \) = Number of samples in the sample run.
§ 63.695 Inspection and monitoring requirements.

(a) This section specifies the inspection and monitoring procedures required to perform the following:

(1) To inspect tank fixed roofs and floating roofs for compliance with the Tank Level 2 controls standards specified in §63.685 of this subpart, the inspection procedures are specified in paragraph (b) of this section.

(2) To inspect and monitor closed-vent systems for compliance with the standards specified in §63.693 of this subpart, the inspection and monitoring procedures are specified in paragraph (c) of this section.

(3) To inspect and monitor transfer system covers for compliance with the standards specified in §63.689(c)(1) of this subpart, the inspection and monitoring procedures are specified in paragraph (d) of this section.

(4) To monitor and record off-site material treatment processes for compliance with the standards specified in §63.684(e), the monitoring procedures are specified in paragraph (e) of this section.

(b) Tank Level 2 fixed roof and floating roof inspection requirements.

(1) Owners and operators that use a tank equipped with an internal floating roof in accordance with the provisions of §63.685(e) of this subpart shall meet the following inspection requirements:

(i) The floating roof and its closure devices shall be visually inspected by the owner or operator to check for defects that could result in air emissions. Defects include, but are not limited to, the internal floating roof is not floating on the surface of the liquid inside the tank; liquid has accumulated on top of the internal floating roof; any portion of the roof seals have detached from the roof rim; holes, tears, or other openings are visible in the seal fabric; the gaskets no longer close off the waste surfaces from the atmosphere; or the slotted membrane has more than 10 percent open area.

(ii) The owner or operator shall inspect the internal floating roof components as follows except as provided for in paragraph (b)(1)(iii) of this section:

(A) Visually inspect the internal floating roof components through openings on the fixed-roof (e.g., manholes and roof hatches) at least once every calendar year after initial fill, and

(B) Visually inspect the internal floating roof, primary seal, secondary seal (if one is in service), gaskets, slotted membranes, and sleeve seals (if any) each time the tank is emptied and degassed and at least every 10 years. Prior to each inspection, the owner or operator shall notify the Administrator in accordance with the reporting requirements specified in §63.697 of this subpart.

(iii) As an alternative to performing the inspections specified in paragraph (b)(1)(ii) of this section for an internal floating roof equipped with two continuous seals mounted one above the other, the owner or operator may visually inspect the internal floating roof, primary and secondary seals, gaskets, slotted membranes, and sleeve seals (if any) each time the tank is emptied and degassed and at least every 5 years. Prior to each inspection, the owner or operator shall notify the Administrator in accordance with the reporting requirements specified in §63.697 of this subpart.

(iv) In the event that a defect is detected, the owner or operator shall repair the defect in accordance with the requirements of paragraph (b)(4) of this section.

(v) The owner or operator shall maintain a record of the inspection in accordance with the requirements specified in §63.696 of this subpart.

(2) Owners and operators that use a tank equipped with an external floating roof in accordance with the provisions of §63.685(f) of this subpart shall meet the following requirements:
(i) The owner or operator shall measure the external floating roof seal gaps in accordance with the following requirements:

(A) The owner or operator shall perform measurements of gaps between the tank wall and the primary seal within 60 days after initial operation of the tank following installation of the floating roof and, thereafter, at least once every 5 years. Prior to each inspection, the owner or operator shall notify the Administrator in accordance with the reporting requirements specified in §63.697 of this subpart.

(B) The owner or operator shall perform measurements of gaps between the tank wall and the secondary seal within 60 days after initial operation of the separator following installation of the floating roof and, thereafter, at least once every year. Prior to each inspection, the owner or operator shall notify the Administrator in accordance with the reporting requirements specified in §63.697 of this subpart.

(C) If a tank ceases to hold off-site material for a period of 1 year or more, subsequent introduction of off-site material into the tank shall be considered an initial operation for the purposes of paragraphs (b)(2)(i)(A) and (b)(2)(i)(B) of this section.

(D) The owner shall determine the total surface area of gaps in the primary seal and in the secondary seal individually using the following procedure.

(1) The seal gap measurements shall be performed at one or more floating roof levels when the roof is floating off the roof supports.

(2) Seal gaps, if any, shall be measured around the entire perimeter of the floating roof in each place where a 0.32-centimeter (cm) (1/8-inch) diameter uniform probe passes freely (without forcing or binding against the seal) between the seal and the wall of the tank and measure the circumferential distance of each such location.

(3) For a seal gap measured under paragraph (b)(2) of this section, the gap surface area shall be determined by using probes of various widths to measure accurately the actual distance from the tank wall to the seal and multiplying each such width by its respective circumferential distance.

(4) The total gap area shall be calculated by adding the gap surface areas determined for each identified gap location for the primary seal and the secondary seal individually, and then dividing the sum for each seal type by the nominal diameter of the tank. These total gap areas for the primary seal and secondary seal are then compared to the respective standards for the seal type as specified in §63.685(f)(1) of this subpart.

(E) In the event that the seal gap measurements do not conform to the specifications in §63.685(f)(1) of this subpart, the owner or operator shall repair the defect in accordance with the requirements of paragraph (b)(4) of this section.

(F) The owner or operator shall maintain a record of the inspection in accordance with the requirements specified in §63.696 of this subpart.

(ii) The owner or operator shall visually inspect the external floating roof in accordance with the following requirements:

(A) The floating roof and its closure devices shall be visually inspected by the owner or operator to check for defects that could result in air emissions. Defects include, but are not limited to: holes, tears, or other openings in the rim seal or seal fabric of the floating roof; a rim seal detached from the floating roof; all or a portion of the floating roof deck being submerged below the surface of the liquid in the tank; broken, cracked, or otherwise damaged seals or gaskets on closure devices; and broken or missing hatches, access covers, caps, or other closure devices.

(B) The owner or operator shall perform the inspections following installation of the external floating roof and, thereafter, at least once every year.

(C) In the event that a defect is detected, the owner or operator shall repair the defect in accordance with the requirements of paragraph (b)(4) of this section.
(D) The owner or operator shall maintain a record of the inspection in accordance with the requirements specified in §63.696(d) of this subpart.

(3) Owners and operators that use a tank equipped with a fixed roof in accordance with the provisions of §63.685(g) of this subpart shall meet the following requirements:

(i) The owner or operator must perform an initial inspection following installation of the fixed roof. Thereafter, the owner or operator must perform the inspections at least once every calendar year except as provided for in paragraph (f) of this section.

(ii) In the event that a defect is detected, the owner or operator shall repair the defect in accordance with the requirements of paragraph (b)(4) of this section.

(iii) The owner or operator shall maintain a record of the inspection in accordance with the requirements specified in §63.696(e) of this subpart.

(4) The owner or operator shall repair each defect detected during an inspection performed in accordance with the requirements of paragraph (b)(1), (b)(2), or (b)(3) of this section in the following manner:

(i) The owner or operator shall within 45 calendar days of detecting the defect either repair the defect or empty the tank and remove it from service. If within this 45-day period the defect cannot be repaired or the tank cannot be removed from service without disrupting operations at the plant site, the owner or operator is allowed two 30-day extensions. In cases when an owner or operator elects to use a 30-day extension, the owner or operator shall prepare and maintain documentation describing the defect, explaining why alternative storage capacity is not available, and specify a schedule of actions that will ensure that the control equipment will be repaired or the tank emptied as soon as possible.

(ii) When a defect is detected during an inspection of a tank that has been emptied and degassed, the owner or operator shall repair the defect before refilling the tank.

(c) Owners and operators that use a closed-vent system in accordance with the provisions of §63.693 of this subpart shall meet the following inspection and monitoring requirements:

(1) Each closed-vent system that is used to comply with §63.693(c)(1)(i) of this subpart shall be inspected and monitored in accordance with the following requirements:

(i) At initial startup, the owner or operator shall monitor the closed-vent system components and connections using the procedures specified in §63.694(k) of this subpart to demonstrate that the closed-vent system operates with no detectable organic emissions.

(ii) After initial startup, the owner or operator shall inspect and monitor the closed-vent system as follows:

(A) Closed-vent system joints, seams, or other connections that are permanently or semi-permanently sealed (e.g., a welded joint between two sections of hard piping or a bolted and gasketed ducting flange) shall be visually inspected at least once per year to check for defects that could result in air emissions. The owner or operator shall monitor a component or connection using the procedures specified in §63.694(k) of this subpart to demonstrate that it operates with no detectable organic emissions following any time the component is repaired or replaced (e.g., a section of damaged hard piping is replaced with new hard piping) or the connection is unsealed (e.g., a flange is unbolted).
(B) Closed-vent system components or connections other than those specified in paragraph (c)(1)(ii)(A) of this section, shall be monitored at least once per year using the procedures specified in §63.694(k) of this subpart to demonstrate that components or connections operate with no detectable organic emissions.

(C) The continuous monitoring system required by §63.693(b)(4)(i) shall monitor and record either an instantaneous data value at least once every 15 minutes or an average value for intervals of 15 minutes or less.

(D) The owner or operator shall visually inspect the seal or closure mechanism required by §63.693(c)(2)(ii) at least once every month to verify that the bypass mechanism is maintained in the closed position.

(iii) In the event that a defect or leak is detected, the owner or operator shall repair the defect or leak in accordance with the requirements of paragraph (c)(3) of this section.

(iv) The owner or operator shall maintain a record of the inspection and monitoring in accordance with the requirements specified in §63.696 of this subpart.

(2) Each closed-vent system that is used to comply with §63.693(c)(1)(ii) of this subpart shall be inspected and monitored in accordance with the following requirements:

(i) The closed-vent system shall be visually inspected by the owner or operator to check for defects that could result in air emissions. Defects include, but are not limited to, visible cracks, holes, or gaps in ductwork or piping; loose connections; or broken or missing caps or other closure devices.

(ii) The owner or operator must perform an initial inspection following installation of the closed-vent system. Thereafter, the owner or operator must perform the inspections at least once every calendar year except as provided for in paragraph (f) of this section.

(iii) In the event that a defect is detected, the owner or operator shall repair the defect in accordance with the requirements of paragraph (c)(3) of this section.

(iv) The owner or operator shall maintain a record of the inspection in accordance with the requirements specified in §63.696 of this subpart.

(3) The owner or operator shall repair all detected defects as follows:

(i) The owner or operator shall make first efforts at repair of the defect no later than 5 calendar days after detection and repair shall be completed as soon as possible but no later than 45 calendar days after detection.

(ii) Repair of a defect may be delayed beyond 45 calendar days if either of the conditions specified in paragraph (c)(3)(ii)(A) or (c)(3)(ii)(B) occurs. In this case, the owner or operator must repair the defect the next time the process or unit that vents to the closed-vent system is shutdown. Repair of the defect must be completed before the process or unit resumes operation.

(A) Completion of the repair is technically infeasible without the shutdown of the process or unit that vents to the closed-vent system.

(B) The owner or operator determines that the air emissions resulting from the repair of the defect within the specified period would be greater than the fugitive emissions likely to result by delaying the repair until the next time the process or unit that vents to the closed-vent system is shutdown.

(iii) The owner or operator shall maintain a record of the defect repair in accordance with the requirements specified in §63.696 of this subpart.

(d) Owners and operators that use a transfer system equipped with a cover in accordance with the provisions of §63.689(c)(1) of this subpart shall meet the following inspection requirements:
(1) The cover and its closure devices shall be visually inspected by the owner or operator to check for defects that could result in air emissions. Defects include, but are not limited to, visible cracks, holes, or gaps in the cover sections or between the cover and its mounting; broken, cracked, or otherwise damaged seals or gaskets on closure devices; and broken or missing hatches, access covers, caps, or other closure devices. In the case when a transfer system is buried partially or entirely underground, inspection is required only for those portions of the cover that extend to or above the ground surface, and those connections that are on such portions of the cover (e.g., access hatches, etc.) and can be opened to the atmosphere.

(2) The owner or operator must perform an initial inspection following installation of the cover. Thereafter, the owner or operator must perform the inspections at least once every calendar year except as provided for in paragraph (f) of this section.

(3) In the event that a defect is detected, the owner or operator shall repair the defect in accordance with the requirements of paragraph (d)(5) of this section.

(4) The owner or operator shall maintain a record of the inspection in accordance with the requirements specified in §63.696 of this subpart.

(5) The owner or operator shall repair all detected defects as follows:

(i) The owner or operator shall make first efforts at repair of the defect no later than 5 calendar days after detection and repair shall be completed as soon as possible but no later than 45 calendar days after detection except as provided in paragraph (d)(5)(ii) of this section.

(ii) Repair of a defect may be delayed beyond 45 calendar days if the owner or operator determines that repair of the defect requires emptying or temporary removal from service of the transfer system and no alternative transfer system is available at the site to accept the material normally handled by the system. In this case, the owner or operator shall repair the defect the next time the process or unit that is generating the material handled by the transfer system stops operation. Repair of the defect must be completed before the process or unit resumes operation.

(iii) The owner or operator shall maintain a record of the defect repair in accordance with the requirements specified in §63.696 of this subpart.

(e) Control device monitoring requirements. For each control device required under §63.693 of this subpart to be monitored in accordance with the provisions of this paragraph (e), the owner or operator must ensure that each control device operates properly by monitoring the control device in accordance with the requirements specified in paragraphs (e)(1) through (e)(7) of this section.

(1) A continuous parameter monitoring system must be used to measure the operating parameter or parameters specified for the control device in §63.693(d) through §63.693(g) of this subpart as applicable to the type and design of the control device. The continuous parameter monitoring system must meet the following specifications and requirements:

(i) The continuous parameter monitoring system must measure either an instantaneous value at least once every 15 minutes or an average value for intervals of 15 minutes or less and continuously record either:

(A) Each measured data value; or

(B) Each block average value for each 1-hour period or shorter periods calculated from all measured data values during each period. If values are measured more frequently than once per minute, a single value for each minute may be used to calculate the hourly (or shorter period) block average instead of all measured values.

(ii) The monitoring system must be installed, calibrated, operated, and maintained in accordance with the manufacturer's specifications or other written procedures that provide reasonable assurance that the monitoring equipment is operating properly.
(2) Using the data recorded by the monitoring system, the owner or operator must calculate the daily average value for each monitored operating parameter for each operating day. If operation of the control device is continuous, the operating day is a 24-hour period. If control device operation is not continuous, the operating day is the total number of hours of control device operation per 24-hour period. Valid data points must be available for 75 percent of the operating hours in an operating day to compute the daily average.

(3) For each monitored operating parameter, the owner or operator must establish a minimum operating parameter value or a maximum operating parameter value, as appropriate, to define the range of conditions at which the control device must be operated to continuously achieve the applicable performance requirements specified in §63.693(b)(2) of this subpart. Each minimum or maximum operating parameter value must be established in accordance with the requirements in paragraphs (e)(3)(i) and (e)(3)(ii) of this section.

(i) If the owner or operator conducts a performance test to demonstrate control device performance, then the minimum or maximum operating parameter value must be established based on values measured during the performance test and supplemented, as necessary, by the control device design specifications, manufacturer recommendations, or other applicable information.

(ii) If the owner or operator uses a control device design analysis to demonstrate control device performance, then the minimum or maximum operating parameter value must be established based on the control device design analysis and supplemented, as necessary, by the control device manufacturer recommendations or other applicable information.

(4) An excursion for a given control device is determined to have occurred when the monitoring data or lack of monitoring data result in any one of the criteria specified in paragraphs (e)(4)(i) through (e)(4)(iii) of this section being met. When multiple operating parameters are monitored for the same control device and during the same operating day more than one of these operating parameters meets an excursion criterion specified in paragraphs (e)(4)(i) through (e)(4)(iii) of this section, then a single excursion is determined to have occurred for the control device for that operating day.

(i) An excursion occurs when the daily average value of a monitored operating parameter is less than the minimum operating parameter limit (or, if applicable, greater than the maximum operating parameter limit) established for the operating parameter in accordance with the requirements of paragraph (e)(3) of this section.

(ii) An excursion occurs when the period of control device operation is 4 hours or greater in an operating day and the monitoring data are insufficient to constitute a valid hour of data for at least 75 percent of the operating hours. Monitoring data are insufficient to constitute a valid hour of data if measured values are unavailable for any of the 15-minute periods within the hour.

(iii) An excursion occurs when the period of control device operation is less than 4 hours in an operating day and more than 1 of the hours during the period does not constitute a valid hour of data due to insufficient monitoring data. Monitoring data are insufficient to constitute a valid hour of data if measured values are unavailable for any of the 15-minute periods within the hour.

(5) For each excursion, except as provided for in paragraph (e)(6) of this section, the owner or operator shall be deemed to have failed to have applied control in a manner that achieves the required operating parameter limits. Failure to achieve the required operating parameter limits is a violation of this standard.

(6) An excursion is not a violation of this standard under any one of the conditions specified in paragraphs (e)(6)(i) and (e)(6)(ii) of this section.

(i) An excursion is not a violation nor does it count toward the number of excused excursions allowed under paragraph (e)(6)(ii) of this section when the excursion occurs during any one of the following periods:

(A) During a period of startup, shutdown, or malfunction when the affected facility is operated during such period in accordance with §63.6(e)(1); or

(B) During periods of non-operation of the unit or the process that is vented to the control device (resulting in cessation of HAP emissions to which the monitoring applies).
(ii) For each control device, one excused excursion is allowed per semiannual period for any reason. The initial semiannual period is the 6-month reporting period addressed by the first semiannual report submitted by the owner or operator in accordance with §63.697(b)(4) of this subpart.

(7) Nothing in paragraphs (e)(1) through (e)(6) of this section shall be construed to allow or excuse a monitoring parameter excursion caused by any activity that violates other applicable provisions of this subpart.

(f) Alternative inspection and monitoring interval. Following the initial inspection and monitoring of a piece of air pollution control equipment in accordance with the applicable provisions of this section, subsequent inspection and monitoring of the equipment may be performed at intervals longer than 1 year when an owner or operator determines that performing the required inspection or monitoring procedures would expose a worker to dangerous, hazardous, or otherwise unsafe conditions and the owner or operator complies with the requirements specified in paragraphs (f)(1) and (f)(2) of this section.

(1) The owner or operator must prepare and maintain at the plant site written documentation identifying the specific air pollution control equipment designated as “unsafe to inspect and monitor.” The documentation must include for each piece of air pollution control equipment designated as such a written explanation of the reasons why the equipment is unsafe to inspect or monitor using the applicable procedures under this section.

(2) The owner or operator must develop and implement a written plan and schedule to inspect and monitor the air pollution control equipment using the applicable procedures specified in this section during times when a worker can safely access the air pollution control equipment. The required inspections and monitoring must be performed as frequently as practicable but do not need to be performed more frequently than the periodic schedule that would be otherwise applicable to the air pollution control equipment under the provisions of this section. A copy of the written plan and schedule must be maintained at the plant site.


§ 63.696 Recordkeeping requirements.

(a) The owner or operator subject to this subpart shall comply with the recordkeeping requirements in §63.10 under 40 CFR 63 subpart A—General Provisions that are applicable to this subpart as specified in Table 2 of this subpart.

(b) The owner or operator of a control device subject to this subpart shall maintain the records in accordance with the requirements of 40 CFR 63.10 of this part.

(c) [Reserved]

(d) Each owner or operator using an internal floating roof to comply with the tank control requirements specified in §63.685(e) of this subpart or using an external floating roof to comply with the tank control requirements specified in §63.685(f) of this subpart shall prepare and maintain the following records:

(1) Documentation describing the floating roof design and the dimensions of the tank.

(2) A record for each inspection required by §63.695(b) of this subpart, as applicable to the tank, that includes the following information: a tank identification number (or other unique identification description as selected by the owner or operator) and the date of inspection.

(3) The owner or operator shall record for each defect detected during inspections required by §63.695(b) of this subpart the following information: the location of the defect, a description of the defect, the date of detection, and corrective action taken to repair the defect. In the event that repair of the defect is delayed in accordance with the provisions of §63.695(b)(4) of this section, the owner or operator shall also record the reason for the delay and the date that completion of repair of the defect is expected.

(4) Owners and operators that use a tank equipped with an external floating roof in accordance with the provisions of §63.685(f) of this subpart shall prepare and maintain records for each seal gap inspection required by §63.695(b) describing the results of the seal gap measurements. The records shall include the date of that the measurements
are performed, the raw data obtained for the measurements, and the calculations of the total gap surface area. In the event that the seal gap measurements do not conform to the specifications in §63.695(b) of this subpart, the records shall include a description of the repairs that were made, the date the repairs were made, and the date the separator was emptied, if necessary.

(e) Each owner or operator using a fixed roof to comply with the tank control requirements specified in §63.685(g) of this subpart shall prepare and maintain the following records:

1. A record for each inspection required by §63.695(b) of this subpart, as applicable to the tank, that includes the following information: a tank identification number (or other unique identification description as selected by the owner or operator) and the date of inspection.

2. The owner or operator shall record for each defect detected during inspections required by §63.695(b) of this subpart the following information: the location of the defect, a description of the defect, the date of detection, and corrective action taken to repair the defect. In the event that repair of the defect is delayed in accordance with the provisions of §63.695(b)(4) of this section, the owner or operator shall also record the reason for the delay and the date that completion of repair of the defect is expected.

(f) Each owner or operator using an enclosure to comply with the tank control requirements specified in §63.685(i) of this subpart shall prepare and maintain records for the most recent set of calculations and measurements performed by the owner or operator to verify that the enclosure meets the criteria of a permanent total enclosure as specified in “Procedure T—Criteria for and Verification of a Permanent or Temporary Total Enclosure” under 40 CFR 52.741, appendix B.

(g) An owner or operator shall record, on a semiannual basis, the information specified in paragraphs (g)(1) and (g)(2) of this section for those planned routine maintenance operations that would require the control device not to meet the requirements of §63.693(d) through (h) of this subpart, as applicable.

1. A description of the planned routine maintenance that is anticipated to be performed for the control device during the next 6 months. This description shall include the type of maintenance necessary, planned frequency of maintenance, and lengths of maintenance periods.

2. A description of the planned routine maintenance that was performed for the control device during the previous 6 months. This description shall include the type of maintenance performed and the total number of hours during these 6 months that the control device did not meet the requirement of §63.693(d) through (h) of this subpart, as applicable, due to planned routine maintenance.

(h) An owner or operator shall record the information specified in paragraphs (h)(1) through (h)(3) of this section for those unexpected control device system malfunctions that would require the control device not to meet the requirements of §63.693(d) through (h) of this subpart, as applicable.

1. The occurrence and duration of each malfunction of the control device system.

2. The duration of each period during a malfunction when gases, vapors, or fumes are vented from the waste management unit through the closed-vent system to the control device while the control device is not properly functioning.

3. Actions taken during periods of malfunction to restore a malfunctioning control device to its normal or usual manner of operation.

§ 63.697 Reporting requirements.

(a) Each owner or operator of an affected source subject to this subpart must comply with the notification requirements specified in paragraph (a)(1) of this section and the reporting requirements specified in paragraph (a)(2) of this section.
(1) The owner or operator of an affected source must submit notices to the Administrator in accordance with the applicable notification requirements in 40 CFR 63.9 as specified in Table 2 of this subpart. For the purpose of this subpart, an owner or operator subject to the initial notification requirements under 40 CFR 63.9(b)(2) must submit the required notification on or before October 19, 1999.

(2) The owner or operator of an affected source must submit reports to the Administrator in accordance with the applicable reporting requirements in 40 CFR 63.10 as specified in Table 2 of this subpart.

(b) The owner or operator of a control device used to meet the requirements of §63.693 of this subpart shall submit the following notifications and reports to the Administrator:

(1) A Notification of Performance Tests specified in §63.7 and §63.9(g) of this part,

(2) Performance test reports specified in §63.10(d)(2) of this part, and

(3) Startup, shutdown, and malfunction reports specified in §63.10(d)(5) of this part.

(i) If actions taken by an owner or operator during a startup, shutdown, or malfunction of an affected source (including actions taken to correct a malfunction) are not completely consistent with the procedures specified in the source's startup, shutdown, and malfunction plan specified in §63.6(e)(3) of this part, the owner or operator shall state such information in the report. The startup, shutdown, or malfunction report shall consist of a letter, containing the name, title, and signature of the responsible official who is certifying its accuracy, that shall be submitted to the Administrator,

(ii) Separate startup, shutdown, or malfunction reports are not required if the information is included in the summary report specified in paragraph (b)(4) of this section.

(4) A summary report specified in §63.10(e)(3) of this part shall be submitted on a semiannual basis (i.e., once every 6-month period). The summary report must include a description of all excursions as defined in §63.695(e) of this subpart that have occurred during the 6-month reporting period. For each excursion caused when the daily average value of a monitored operating parameter is less than the minimum operating parameter limit (or, if applicable, greater than the maximum operating parameter limit), the report must include the daily average values of the monitored parameter, the applicable operating parameter limit, and the date and duration of the period that the exceedance occurred. For each excursion caused by lack of monitoring data, the report must include the date and duration of period when the monitoring data were not collected and the reason why the data were not collected.

(c) Each owner or operator using an internal floating roof or external floating roof to comply with the Tank Level 2 control requirements specified in §63.685(d) of this subpart shall notify the Administrator in advance of each inspection required under §63.695(b) of this subpart to provide the Administrator with the opportunity to have an observer present during the inspection. The owner or operator shall notify the Administrator of the date and location of the inspection as follows:

(1) Prior to each inspection to measure external floating roof seal gaps as required under §63.695(b) of this subpart, written notification shall be prepared and sent by the owner or operator so that it is received by the Administrator at least 30 calendar days before the date the measurements are scheduled to be performed.

(2) Prior to each visual inspection of an internal floating roof or external floating roof in a tank that has been emptied and degassed, written notification shall be prepared and sent by the owner or operator so that it is received by the Administrator at least 30 calendar days before refilling the tank except when an inspection is not planned as provided for in paragraph (c)(3) of this section.

(3) When a visual inspection is not planned and the owner or operator could not have known about the inspection 30 calendar days before refilling the tank, the owner or operator shall notify the Administrator as soon as possible, but no later than 7 calendar days before refilling of the tank. This notification may be made by telephone and immediately followed by a written explanation for why the inspection is unplanned. Alternatively, written notification, including the explanation for the unplanned inspection, may be sent so that it is received by the Administrator at least 7 calendar days before refilling the tank.
§ 63.698 Implementation and enforcement.

(a) This subpart can be implemented and enforced by the U.S. EPA, or a delegated authority such as the applicable State, local, or Tribal agency. If the U.S. EPA Administrator has delegated authority to a State, local, or Tribal agency, then that agency, in addition to the U.S. EPA, has the authority to implement and enforce this subpart. Contact the applicable U.S. EPA Regional Office to find out if this subpart is delegated to a State, local, or Tribal agency.

(b) In delegating implementation and enforcement authority of this subpart to a State, local, or Tribal agency under subpart E of this part, the authorities contained in paragraph (c) of this section are retained by the Administrator of U.S. EPA and cannot be transferred to the State, local, or Tribal agency.

(c) The authorities that cannot be delegated to State, local, or Tribal agencies are as specified in paragraphs (c)(1) through (4) of this section.

1. Approval of alternatives to the requirements in §§63.680, 63.683 through 63.691, and 63.693. Where these standards reference another subpart, the cited provisions will be delegated according to the delegation provisions of the referenced subpart.

2. Approval of major alternatives to test methods under §63.7(e)(2)(ii) and (f), as defined in §63.90, and as required in this subpart.

3. Approval of major alternatives to monitoring under §63.8(f), as defined in §63.90, and as required in this subpart.

4. Approval of major alternatives to recordkeeping and reporting under §63.10(f), as defined in §63.90, and as required in this subpart.

[68 FR 37352, June 23, 2003]

Table 1 to Subpart DD of Part 63—List of Hazardous Air Pollutants (HAP) for Subpart DD

<table>
<thead>
<tr>
<th>CAS No.</th>
<th>Chemical name</th>
<th>fn305</th>
</tr>
</thead>
<tbody>
<tr>
<td>75–07–0</td>
<td>Acetaldehyde</td>
<td>1.000</td>
</tr>
<tr>
<td>75–05–8</td>
<td>Acetonitrile</td>
<td>0.989</td>
</tr>
<tr>
<td>98–86–2</td>
<td>Acetophenone</td>
<td>0.314</td>
</tr>
<tr>
<td>107–02–8</td>
<td>Acrolein</td>
<td>1.000</td>
</tr>
<tr>
<td>107–13–1</td>
<td>Acrylonitrile</td>
<td>0.999</td>
</tr>
<tr>
<td>107–05–1</td>
<td>Allyl chloride</td>
<td>1.000</td>
</tr>
<tr>
<td>71–43–2</td>
<td>Benzene (includes benzene in gasoline)</td>
<td>1.000</td>
</tr>
<tr>
<td>98–07–7</td>
<td>Benztrotichloride (isomers and mixture)</td>
<td>0.958</td>
</tr>
<tr>
<td>100–44–</td>
<td>Benzyl chloride</td>
<td>1.000</td>
</tr>
<tr>
<td>Code</td>
<td>Compound</td>
<td>Value</td>
</tr>
<tr>
<td>-------</td>
<td>-----------------------------------------</td>
<td>--------</td>
</tr>
<tr>
<td>8</td>
<td>2,4-D, salts and esters</td>
<td>0.167</td>
</tr>
<tr>
<td>5</td>
<td>Diazomethane</td>
<td>0.999</td>
</tr>
<tr>
<td>10</td>
<td>Dibenzofurans</td>
<td>0.967</td>
</tr>
<tr>
<td>13</td>
<td>1,2-Dibromo-3-chloropropane</td>
<td>1.000</td>
</tr>
<tr>
<td>2</td>
<td>1,4-Dichlorobenzene(p)</td>
<td>1.000</td>
</tr>
<tr>
<td>3</td>
<td>Dichloroethane (Ethylene dichloride)</td>
<td>1.000</td>
</tr>
<tr>
<td>4</td>
<td>Dichloroethyl ether (Bis(2-chloroethyl ether)</td>
<td>0.757</td>
</tr>
<tr>
<td>5</td>
<td>1,3-Dichloropropene</td>
<td>1.000</td>
</tr>
<tr>
<td>CAS Number</td>
<td>Substance</td>
<td>Henry's Law Constant</td>
</tr>
<tr>
<td>------------</td>
<td>-----------------------------------------------</td>
<td>----------------------</td>
</tr>
<tr>
<td>79–44–7</td>
<td>Dimethyl carbamoyl chloride&lt;sup&gt;c&lt;/sup&gt;</td>
<td>0.150</td>
</tr>
<tr>
<td>64–67–5</td>
<td>Diethyl sulfate</td>
<td>0.0025</td>
</tr>
<tr>
<td>77–78–1</td>
<td>Dimethyl sulfate</td>
<td>0.086</td>
</tr>
<tr>
<td>121–69–7</td>
<td>N,N-Dimethylaniline</td>
<td>0.0008</td>
</tr>
<tr>
<td>51–28–5</td>
<td>2,4-Dinitrophenol</td>
<td>0.0077</td>
</tr>
<tr>
<td>121–14–2</td>
<td>2,4-Dinitrotoluene</td>
<td>0.0848</td>
</tr>
<tr>
<td>123–91–1</td>
<td>1,4-Dioxane (1,4-Diethyleneoxide)</td>
<td>0.869</td>
</tr>
<tr>
<td>106–89–8</td>
<td>Epichlorohydrin (1-Chloro-2,3-epoxypropane)</td>
<td>0.939</td>
</tr>
<tr>
<td>106–88–7</td>
<td>1,2-Epoxybutane</td>
<td>1.000</td>
</tr>
<tr>
<td>140–88–5</td>
<td>Ethyl acrylate</td>
<td>1.000</td>
</tr>
<tr>
<td>100–41–4</td>
<td>Ethyl benzene</td>
<td>1.000</td>
</tr>
<tr>
<td>75–00–3</td>
<td>Ethyl chloride (Chloroethane)</td>
<td>1.000</td>
</tr>
<tr>
<td>106–93–4</td>
<td>Ethylene dibromide (Dibromoethane)</td>
<td>0.999</td>
</tr>
<tr>
<td>107–06–2</td>
<td>Ethylene dichloride (1,2-Dichloroethane)</td>
<td>1.000</td>
</tr>
<tr>
<td>151–56–4</td>
<td>Ethylene imine (Aziridine)</td>
<td>0.867</td>
</tr>
<tr>
<td>75–21–8</td>
<td>Ethylene oxide</td>
<td>1.000</td>
</tr>
<tr>
<td>75–34–3</td>
<td>Ethylidene dichloride (1,1-Dichloroethane)</td>
<td>1.000</td>
</tr>
<tr>
<td></td>
<td>Glycol ethers&lt;sup&gt;d&lt;/sup&gt; that have a Henry's Law constant value equal to or greater than 0.1 Y/X (1.8×10&lt;sup&gt;-6&lt;/sup&gt; atm/gm-mole/m&lt;sup&gt;3&lt;/sup&gt;) at 25°C</td>
<td>^{(c)}</td>
</tr>
<tr>
<td>118–74–1</td>
<td>Hexachlorobenzene</td>
<td>0.97</td>
</tr>
<tr>
<td>87–68–3</td>
<td>Hexachlorobutadiene</td>
<td>0.88</td>
</tr>
<tr>
<td>67–72–1</td>
<td>Hexachloroethane</td>
<td>0.499</td>
</tr>
<tr>
<td>110–54–1</td>
<td>Hexane</td>
<td>1.000</td>
</tr>
<tr>
<td>-----</td>
<td>---------</td>
<td>---------</td>
</tr>
<tr>
<td></td>
<td>Isophorone</td>
<td>Lindane (all isomers)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CAS Number(s)</td>
<td>Chemical Name (CAS Registry Numbers)</td>
<td>Weight</td>
</tr>
<tr>
<td>---------------</td>
<td>-------------------------------------</td>
<td>--------</td>
</tr>
<tr>
<td>127–18–4</td>
<td>Tetrachloroethylene (Perchloroethylene)</td>
<td>1.000</td>
</tr>
<tr>
<td>108–88–3</td>
<td>Toluene</td>
<td>1.000</td>
</tr>
<tr>
<td>95–53–4</td>
<td>o-Toluidine</td>
<td>0.152</td>
</tr>
<tr>
<td>120–82–1</td>
<td>1,2,4–Trichlorobenzene</td>
<td>1.000</td>
</tr>
<tr>
<td>71–55–6</td>
<td>1,1,1–Trichloroethane (Methyl chloroform)</td>
<td>1.000</td>
</tr>
<tr>
<td>79–00–5</td>
<td>1,1,2–Trichloroethane (Vinyl trichloride)</td>
<td>1.000</td>
</tr>
<tr>
<td>79–01–6</td>
<td>Trichloroethylene</td>
<td>1.000</td>
</tr>
<tr>
<td>95–95–4</td>
<td>2,4,5–Trichlorophenol</td>
<td>0.108</td>
</tr>
<tr>
<td>88–06–2</td>
<td>2,4,6–Trichlorophenol</td>
<td>0.132</td>
</tr>
<tr>
<td>121–44–8</td>
<td>Triethylamine</td>
<td>1.000</td>
</tr>
<tr>
<td>540–84–1</td>
<td>2,2,4–Trimethylpentane</td>
<td>1.000</td>
</tr>
<tr>
<td>108–05–4</td>
<td>Vinyl acetate</td>
<td>1.000</td>
</tr>
<tr>
<td>593–60–2</td>
<td>Vinyl bromide</td>
<td>1.000</td>
</tr>
<tr>
<td>75–01–4</td>
<td>Vinyl chloride</td>
<td>1.000</td>
</tr>
<tr>
<td>75–35–4</td>
<td>Vinylidene chloride (1,1–Dichloroethylene)</td>
<td>1.000</td>
</tr>
<tr>
<td>1330–20–7</td>
<td>Xylenes (isomers and mixture)</td>
<td>1.000</td>
</tr>
<tr>
<td>95–47–6</td>
<td>o-Xylenes</td>
<td>1.000</td>
</tr>
<tr>
<td>108–38–3</td>
<td>m-Xylenes</td>
<td>1.000</td>
</tr>
<tr>
<td>106–42–3</td>
<td>p-Xylenes</td>
<td>1.000</td>
</tr>
</tbody>
</table>

Notes:

- CAS numbers refer to the Chemical Abstracts Services registry number assigned to specific compounds, isomers, or mixtures of compounds.

- $f_{m305}$ = Method 305 fraction measure factor.
b. Denotes a HAP that hydrolyzes quickly in water, but the hydrolysis products are also HAP chemicals.

c. Denotes a HAP that may react violently with water, exercise caustic is an expected analyte.

d. Denotes a HAP that hydrolyzes slowly in water.

e. The $f_m$ factors for some of the more common glycol ethers can be obtained by contacting the Waste and Chemical Processes Group, Office of Air Quality Planning and Standards, Research Triangle Park, NC 27711.

[64 FR 38981, July 20, 1999]

Table 2 to Subpart DD of Part 63—Applicability of Paragraphs in Subpart A of This Part 63—General Provisions to Subpart DD

<table>
<thead>
<tr>
<th>Subpart A reference</th>
<th>Applies to Subpart DD</th>
<th>Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td>63.1(a)(1)</td>
<td>Yes</td>
<td></td>
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<tr>
<td>63.1(a)(2)</td>
<td>Yes</td>
<td></td>
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<td>63.1(a)(3)</td>
<td>Yes</td>
<td></td>
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<tr>
<td>63.1(a)(4)</td>
<td>No</td>
<td>Subpart DD (this table) specifies applicability of each paragraph in subpart A to subpart DD.</td>
</tr>
<tr>
<td>63.1(a)(5)–63.1(a)(9)</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>63.1(a)(10)</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>63.1(a)(11)</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>63.1(a)(12)</td>
<td>Yes</td>
<td></td>
</tr>
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<td>63.1(a)(13)</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>63.1(a)(14)</td>
<td>Yes</td>
<td></td>
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<tr>
<td>63.1(b)(1)</td>
<td>No</td>
<td>Subpart DD specifies its own applicability.</td>
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<td>63.1(b)(2)</td>
<td>Yes</td>
<td></td>
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<tr>
<td>63.1(b)(3)</td>
<td>No</td>
<td></td>
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<tr>
<td>63.1(c)(1)</td>
<td>No</td>
<td>Subpart DD explicitly specifies requirements that apply.</td>
</tr>
<tr>
<td>63.1(c)(2)</td>
<td>No</td>
<td>Area sources are not subject to subpart DD.</td>
</tr>
<tr>
<td>63.1(c)(3)</td>
<td>No</td>
<td></td>
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<tr>
<td>63.1(c)(4)</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>63.1(c)(5)</td>
<td>Yes</td>
<td>Except that sources are not required to submit notifications overridden by this table.</td>
</tr>
<tr>
<td>63.1(d)</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>Section</td>
<td>Yes/No</td>
<td></td>
</tr>
<tr>
<td>---------</td>
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<td></td>
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<tr>
<td>63.1(e)</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>63.2</td>
<td>Yes</td>
<td>§63.681 of subpart DD specifies that if the same term is defined in subparts A and DD, it shall have the meaning given in subpart DD.</td>
</tr>
<tr>
<td>63.3</td>
<td>Yes</td>
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</tr>
<tr>
<td>63.4(a)</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>63.4(b)</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>63.4(c)</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>63.5(a)</td>
<td>Yes</td>
<td>Except replace term “source” and “stationary source” in §63.5(a)(1) of subpart A with “affected source.”</td>
</tr>
<tr>
<td>63.5(b)</td>
<td>Yes</td>
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<tr>
<td>63.5(c)</td>
<td>No</td>
<td>Reserved.</td>
</tr>
<tr>
<td>63.5(d)</td>
<td>Yes</td>
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<tr>
<td>63.5(e)</td>
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<td>63.5(f)</td>
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<td>63.6</td>
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J-59
<table>
<thead>
<tr>
<th>Section</th>
<th>Yes/No</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>63.6(b)(1)</td>
<td>No</td>
<td>Subpart DD specifies compliance dates for sources subject to subpart DD.</td>
</tr>
<tr>
<td>63.6(b)(2)</td>
<td>No</td>
<td></td>
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<tr>
<td>63.6(b)(3)</td>
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<tr>
<td>63.6(b)(4)</td>
<td>No</td>
<td>May apply when standards are proposed under section 112(f) of the Clean Air Act.</td>
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<tr>
<td>63.6(b)(5)</td>
<td>No</td>
<td>§63.697 of subpart DD includes notification requirements.</td>
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<tr>
<td>63.6(b)(6)</td>
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<tr>
<td>63.6(b)(7)</td>
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<tr>
<td>63.6(c)(1)</td>
<td>No</td>
<td>§63.680 of subpart DD specifies the compliance date.</td>
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<tr>
<td>63.6(c)(2)–63.6(c)(4)</td>
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<td>63.6(c)(5)</td>
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<td>63.6(d)</td>
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<td>63.6(e)</td>
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<td></td>
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<tr>
<td>63.6(f)(1)</td>
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</tr>
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<td>63.6(f)(2)(i)</td>
<td>Yes</td>
<td></td>
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<tr>
<td>63.6(f)(2)(ii)</td>
<td>Yes</td>
<td>Subpart DD specifies the use of monitoring data in determining compliance with subpart DD.</td>
</tr>
<tr>
<td>63.6(f)(2)(iii) (A), (B), and (C)</td>
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<td></td>
</tr>
<tr>
<td>63.6(f)(2)(iii) (D)</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>63.6(f)(2)(iv)</td>
<td>Yes</td>
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<tr>
<td>63.6(f)(2)(v)</td>
<td>Yes</td>
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<tr>
<td>63.6(f)(3)</td>
<td>Yes</td>
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<td>63.6(g)</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>63.6(h)</td>
<td>No</td>
<td>Subpart DD does not require opacity and visible emission standards.</td>
</tr>
<tr>
<td>63.6(i)</td>
<td>Yes</td>
<td>Except for §63.6(i)(15), which is reserved.</td>
</tr>
<tr>
<td>63.6(j)</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>63.7(a)(1)</td>
<td>No</td>
<td>Subpart DD specifies required testing and compliance demonstration procedures.</td>
</tr>
<tr>
<td>63.7(a)(2)</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>63.7(a)(3)</td>
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<td></td>
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<tr>
<td>63.7(b)</td>
<td>No</td>
<td></td>
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<tr>
<td>63.7(c)</td>
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<tr>
<td>63.7(d)</td>
<td>Yes</td>
<td></td>
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<td>63.7(e)(1)</td>
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<td>63.7(e)(2)</td>
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<td>63.7(e)(3)</td>
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<td>63.7(e)(4)</td>
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<tr>
<td>63.7(f)</td>
<td>No</td>
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Subpart DD specifies test methods and procedures.

| 63.7(g) | Yes |
| 63.7(h)(1) | Yes |
| 63.7(h)(2) | Yes |
| 63.7(h)(3) | Yes |
| 63.7(h)(4) | No |
| 63.7(h)(5) | Yes |
| 63.8(a)  | No  |
| 63.8(b)(1) | Yes |
| 63.8(b)(2) | No |

Subpart DD specifies locations to conduct monitoring.

| 63.8(b)(3) | Yes |
| 63.8(c)(1)(i) | Yes |
| 63.8(c)(1)(ii) | Yes |
| 63.8(c)(1)(iii) | Yes |
| 63.8(c)(2) | Yes |
| 63.8(c)(3) | Yes |
| 63.8(c)(4) | No |

Subpart DD specifies monitoring frequency

<p>| 63.8(c)(5)–63.8(c)(8) | No |
| 63.8(d)  | No  |
| 63.8(e)  | No  |
| 63.8(f)(1) | Yes |</p>
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<tr>
<td>63.8(f)(2)</td>
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<td>63.8(f)(4)(i)</td>
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<td>63.8(f)(4)(ii)</td>
<td>Yes</td>
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<td>63.8(f)(4)(iii)</td>
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<td>63.8(f)(5)(i)</td>
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<td>63.8(f)(5)(ii)</td>
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<td>63.8(f)(5)(iii)</td>
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<td>63.8(f)(6)</td>
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<td>63.8(g)</td>
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<td>63.9(a)</td>
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<td>63.9(b)(1)(i)</td>
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<td>63.9(h)</td>
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<td>63.10(b)(2)(iv)</td>
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<td>63.10(b)(2)(v)</td>
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<td>63.10(b)(2)(vi)–(ix)</td>
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<td>63.10(b)(2)(x)–(xi)</td>
<td>Yes</td>
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<td>63.10(b)(2)(xii)–(xiv)</td>
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<td>63.10(b)(3)</td>
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<td>63.10(c)</td>
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<td>63.10(f)</td>
<td>Yes</td>
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<tr>
<td>63.11–63.15</td>
<td>Yes</td>
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</tbody>
</table>

Wherever subpart A specifies “postmark” dates, submittals may be sent by methods other than the U.S. Mail (e.g., by fax or courier). Submittals shall be sent by the specified dates, but a postmark is not required.


**Table 3 to Subpart DD of Part 63—Tank Control Levels for Tanks at Existing Affected Sources as Required by 40 CFR 63.685(b)(1)**

<table>
<thead>
<tr>
<th>Tank design capacity (cubic meters)</th>
<th>Maximum HAP vapor pressure of off-site material managed in tank (kilopascals)</th>
<th>Tank control level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Design capacity less than 75 m³</td>
<td>Maximum HAP vapor pressure less than 76.6 kPa</td>
<td>Level 1.</td>
</tr>
<tr>
<td>Design capacity equal to or greater than 75 m³ and less than 151 m³</td>
<td>Maximum HAP vapor pressure less than 27.6 kPa</td>
<td>Level 1.</td>
</tr>
<tr>
<td>Design capacity equal to or greater than 151 m³</td>
<td>Maximum HAP vapor pressures less than 5.2 kPa</td>
<td>Level 1.</td>
</tr>
</tbody>
</table>
Maximum HAP vapor pressure equal to or greater than 5.2 kPa | Level 2.

Table 4 to Subpart DD of Part 63—Tank Control Levels for Tanks at New Affected Sources as Required by 40 CFR 63.685(b)(2)

<table>
<thead>
<tr>
<th>Tank design capacity (cubic meters)</th>
<th>Maximum HAP vapor pressure of off-site material managed in tank (kilopascals)</th>
<th>Tank control level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Design capacity less than 38 m³</td>
<td>Maximum HAP vapor pressure less than 76.6 kPa</td>
<td>Level 1.</td>
</tr>
<tr>
<td>Design capacity equal to or greater than 38 m³ and less than 151 m³</td>
<td>Maximum HAP vapor pressure less than 13.1 kPa</td>
<td>Level 1.</td>
</tr>
<tr>
<td>Design capacity equal to or greater than 151 m³</td>
<td>Maximum HAP vapor pressure equal to or greater than 13.1 kPa</td>
<td>Level 2.</td>
</tr>
<tr>
<td>Design capacity equal to or greater than 151 m³</td>
<td>Maximum HAP vapor pressure less than 0.7 kPa</td>
<td>Level 1.</td>
</tr>
<tr>
<td>Design capacity equal to or greater than 151 m³</td>
<td>Maximum HAP vapor pressure equal to or greater than 0.7 kPa</td>
<td>Level 2.</td>
</tr>
</tbody>
</table>
Appendix K
40 CFR Part 63, Subpart EEE
Subpart EEE—National Emission Standards for Hazardous Air Pollutants from Hazardous Waste Combustors

Source: 64 FR 53038, Sept. 30, 1999, unless otherwise noted.

General

§ 63.1200 Who is subject to these regulations?

The provisions of this subpart apply to all hazardous waste combustors: hazardous waste incinerators, hazardous waste cement kilns, hazardous waste lightweight aggregate kilns, hazardous waste solid fuel boilers, hazardous waste liquid fuel boilers, and hazardous waste hydrochloric acid production furnaces. Hazardous waste combustors are also subject to applicable requirements under parts 260 through 270 of this chapter.

(a) What if I am an area source? (1) Both area sources and major sources are subject to this subpart.

(2) Both area sources and major sources subject to this subpart, but not previously subject to title V, are immediately subject to the requirement to apply for and obtain a title V permit in all States, and in areas covered by part 71 of this chapter.

(b) These regulations in this subpart do not apply to sources that meet the criteria in Table 1 of this Section, as follows:

<table>
<thead>
<tr>
<th>If</th>
<th>And if</th>
<th>Then</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) You are a previously affected source</td>
<td>(i) You ceased feeding hazardous waste for a period of time greater than the hazardous waste residence time (i.e., hazardous waste no longer resides in the combustion chamber); (ii) You have initiated the closure requirements of subpart G, parts 264 or 265 of this chapter; (iii) You begin complying with the requirements of all other applicable standards of this part (Part 63); and (iv) You notify the Administrator in writing that you are no longer an affected source under this subpart (Subpart EEE)</td>
<td>You are no longer subject to this subpart (Subpart EEE).</td>
</tr>
<tr>
<td>(2) You are a research, development, and demonstration source</td>
<td>You operate for no longer than one year after first burning hazardous waste (Note that the Administrator can extend this one-year restriction on a case-by-case basis upon your written request documenting when you first burned hazardous waste and the justification for needing additional time to perform</td>
<td>You are not subject to this subpart (Subpart EEE). This exemption applies even if there is a hazardous waste combustor at the plant site that is regulated under this subpart. You still, however, remain subject to §270.65 of this chapter.</td>
</tr>
</tbody>
</table>
(3) The only hazardous wastes you burn are exempt from regulation under §266.100(c) of this chapter. You are not subject to the requirements of this subpart (Subpart EEE).

(4) You meet the definition of a small quantity burner under §266.108 of this chapter. You are not subject to the requirements of this subpart (Subpart EEE).

(c) Table 1 of this section specifies the provisions of subpart A (General Provisions, §§63.1–63.15) that apply and those that do not apply to sources affected by this subpart.


§ 63.1201 Definitions and acronyms used in this subpart.

(a) The terms used in this subpart are defined in the Act, in subpart A of this part, or in this section as follows:

*Air pollution control system* means the equipment used to reduce the release of particulate matter and other pollutants to the atmosphere.

*Automatic waste feed cutoff (AWFCO) system* means a system comprised of cutoff valves, actuator, sensor, data manager, and other necessary components and electrical circuitry designed, operated and maintained to stop the flow of hazardous waste to the combustion unit automatically and immediately (except as provided by §63.1206(c)(3)(viii)) when any operating requirement is exceeded.

*Btu* means British Thermal Units.

*By-pass duct* means a device which diverts a minimum of 10 percent of a cement kiln's off gas, or a device which the Administrator determines on a case-by-case basis diverts a sample of kiln gas that contains levels of carbon monoxide or hydrocarbons representative of the levels in the kiln.

*Combustion chamber* means the area in which controlled flame combustion of hazardous waste occurs.

*Continuous monitor* means a device which continuously samples the regulated parameter specified in §63.1209 without interruption, evaluates the detector response at least once every 15 seconds, and computes and records the average value at least every 60 seconds, except during allowable periods of calibration and except as defined otherwise by the CEMS Performance Specifications in appendix B, part 60 of this chapter.

*Dioxin/furan and dioxins and furans* mean tetra-, penta-, hexa-, hepta-, and octa-chlorinated dibenzo dioxins and furans.

*Existing source* means any affected source that is not a new source.
Feedrate operating limits means limits on the feedrate of materials (e.g., metals, chlorine) to the combustor that are established based on comprehensive performance testing. The limits are established and monitored by knowing the concentration of the limited material (e.g., chlorine) in each feedstream and the flowrate of each feedstream.

Feedstream means any material fed into a hazardous waste combustor, including, but not limited to, any pumpable or nonpumpable solid, liquid, or gas.

Flowrate means the rate at which a feedstream is fed into a hazardous waste combustor.

Hazardous waste is defined in §261.3 of this chapter.

Hazardous waste burning cement kiln means a rotary kiln and any associated preheater or precalciner devices that produce clinker by heating limestone and other materials for subsequent production of cement for use in commerce, and that burns hazardous waste at any time.

Hazardous waste combustor means a hazardous waste incinerator, hazardous waste burning cement kiln, hazardous waste burning lightweight aggregate kiln, hazardous waste liquid fuel boiler, hazardous waste solid fuel boiler, or hazardous waste hydrochloric acid production furnace.

Hazardous waste hydrochloric acid production furnace and Hazardous Waste HCl production furnace mean a halogen acid furnace defined under §260.10 of this chapter that produces aqueous hydrochloric acid (HCl) product and that burns hazardous waste at any time.

Hazardous waste incinerator means a device defined as an incinerator in §260.10 of this chapter and that burns hazardous waste at any time. For purposes of this subpart, the hazardous waste incinerator includes all associated firing systems and air pollution control devices, as well as the combustion chamber equipment.

Hazardous waste lightweight aggregate kiln means a rotary kiln that produces clinker by heating materials such as slate, shale and clay for subsequent production of lightweight aggregate used in commerce, and that burns hazardous waste at any time.

Hazardous waste liquid fuel boiler means a boiler defined under §260.10 of this chapter that does not burn solid fuels and that burns hazardous waste at any time. Liquid fuel boiler includes boilers that only burn gaseous fuel.

Hazardous waste residence time means the time elapsed from cutoff of the flow of hazardous waste into the combustor (including, for example, the time required for liquids to flow from the cutoff valve into the combustor) until solid, liquid, and gaseous materials from the hazardous waste (excluding residues that may adhere to combustion chamber surfaces and excluding waste-derived recycled materials such as cement kiln dust and internally recycled metals) exit the combustion chamber. For combustors with multiple firing systems whereby the residence time may vary for the firing systems, the hazardous waste residence time for purposes of complying with this subpart means the longest residence time for any firing system in use at the time of the waste cutoff.

Hazardous waste solid fuel boiler means a boiler defined under §260.10 of this chapter that burns a solid fuel and that burns hazardous waste at any time.

Initial comprehensive performance test means the comprehensive performance test that is used as the basis for initially demonstrating compliance with the standards.

In-line kiln raw mill means a hazardous waste burning cement kiln design whereby kiln gas is ducted through the raw material mill for portions of time to facilitate drying and heating of the raw material.

Instantaneous monitoring for combustion system leak control means detecting and recording pressure, without use of an averaging period, at a frequency adequate to detect combustion system leak events from hazardous waste combustion.

Monovent means an exhaust configuration of a building or emission control device (e.g., positive pressure fabric filter) that extends the length of the structure and has a width very small in relation to its length (i.e., length to width ratio is
typically greater than 5:1). The exhaust may be an open vent with or without a roof, louvered vents, or a combination of such features.

*MTEC* means maximum theoretical emissions concentration of metals or HCl/Cl, expressed as µg/dscm, and is calculated by dividing the feedrate by the gas flowrate.

*New source* means any affected source the construction or reconstruction of which is commenced after the dates specified under §§63.1206(a)(1)(i)(B), (a)(1)(ii)(B), and (a)(2)(ii).

*One-minute average* means the average of detector responses calculated at least every 60 seconds from responses obtained at least every 15 seconds.

*Operating record* means a documentation retained at the facility for ready inspection by authorized officials of all information required by the standards to document and maintain compliance with the applicable regulations, including data and information, reports, notifications, and communications with regulatory officials.

*Operating requirements* means operating terms or conditions, limits, or operating parameter limits developed under this subpart that ensure compliance with the emission standards.

*Preheater tower combustion gas monitoring location* means a location within the preheater tower of a dry process cement kiln downstream (in terms of gas flow) of all hazardous waste firing locations and where a representative sample of combustion gas to measure combustion efficiency can be monitored.

*Raw material feed* means the prepared and mixed materials, which include but are not limited to materials such as limestone, clay, shale, sand, iron ore, mill scale, cement kiln dust and flyash, that are fed to a cement or lightweight aggregate kiln. Raw material feed does not include the fuels used in the kiln to produce heat to form the clinker product.

*Research, development, and demonstration source* means a source engaged in laboratory, pilot plant, or prototype demonstration operations:

(1) Whose primary purpose is to conduct research, development, or short-term demonstration of an innovative and experimental hazardous waste treatment technology or process; and

(2) Where the operations are under the close supervision of technically-trained personnel.

*Rolling average* means the average of all one-minute averages over the averaging period.

*Run* means the net period of time during which an air emission sample is collected under a given set of operating conditions. Three or more runs constitutes a test. Unless otherwise specified, a run may be either intermittent or continuous.

*Run average* means the average of the one-minute average parameter values for a run.

*System removal efficiency* means \[1 - \frac{\text{Emission Rate (mass/time)}}{\text{Feedrate (mass/time)}}\] X 100.


*You* means the owner or operator of a hazardous waste combustor.

(b) The acronyms used in this subpart refer to the following:

*AWFCO* means automatic waste feed cutoff.
CAS means chemical abstract services registry.

CEMS means continuous emissions monitoring system.

CMS means continuous monitoring system.

DRE means destruction and removal efficiency.

MACT means maximum achievable control technology.

MTEC means maximum theoretical emissions concentration.

NIC means notification of intent to comply.


§ 63.1202 [Reserved]

Interim Emissions Standards and Operating Limits For Incinerators, Cement Kilns, and Lightweight Aggregate Kilns

§ 63.1203 What are the standards for hazardous waste incinerators that are effective until compliance with the standards under §63.1219?

(a) Emission limits for existing sources. You must not discharge or cause combustion gases to be emitted into the atmosphere that contain:

(1) For dioxins andfurans:

(i) Emissions in excess of 0.20 ng TEQ/dscm corrected to 7 percent oxygen; or

(ii) Emissions in excess of 0.40 ng TEQ/dscm corrected to 7 percent oxygen provided that the combustion gas temperature at the inlet to the initial particulate matter control device is 400 °F or lower based on the average of the test run average temperatures. (For purposes of compliance, operation of a wet particulate control device is presumed to meet the 400 °F or lower requirement);

(2) Mercury in excess of 130 µg/dscm corrected to 7 percent oxygen;

(3) Lead and cadmium in excess of 240 µg/dscm, combined emissions, corrected to 7 percent oxygen;

(4) Arsenic, beryllium, and chromium in excess of 97 µg/dscm, combined emissions, corrected to 7 percent oxygen;

(5) For carbon monoxide and hydrocarbons, either:

(i) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (a)(5)(ii) of this section, you must also document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(ii) Hydrocarbons in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane;
(6) Hydrochloric acid and chlorine gas in excess of 77 parts per million by volume, combined emissions, expressed as hydrochloric acid equivalents, dry basis and corrected to 7 percent oxygen; and

(7) Particulate matter in excess of 34 mg/dscm corrected to 7 percent oxygen.

(b) Emission limits for new sources. You must not discharge or cause combustion gases to be emitted into the atmosphere that contain:

(1) Dioxins and furans in excess of 0.20 ng TEQ/dscm, corrected to 7 percent oxygen;

(2) Mercury in excess of 45 µg/dscm corrected to 7 percent oxygen;

(3) Lead and cadmium in excess of 120 µg/dscm, combined emissions, corrected to 7 percent oxygen;

(4) Arsenic, beryllium, and chromium in excess of 97 µg/dscm, combined emissions, corrected to 7 percent oxygen;

(5) For carbon monoxide and hydrocarbons, either:

(i) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (b)(5)(ii) of this section, you must also document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(ii) Hydrocarbons in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane;

(6) Hydrochloric acid and chlorine gas in excess of 21 parts per million by volume, combined emissions, expressed as hydrochloric acid equivalents, dry basis and corrected to 7 percent oxygen; and

(7) Particulate matter in excess of 34 mg/dscm corrected to 7 percent oxygen.

(c) Destruction and removal efficiency (DRE) standard — (1) 99.99% DRE. Except as provided in paragraph (c)(2) of this section, you must achieve a destruction and removal efficiency (DRE) of 99.99% for each principle organic hazardous constituent (POHC) designated under paragraph (c)(3) of this section. You must calculate DRE for each POHC from the following equation:

\[ DRE = \left[1 - \left(\frac{W_{\text{out}}}{W_{\text{in}}}\right)\right] \times 100\% \]

Where:

\( W_{\text{in}} \) = mass feedrate of one principal organic hazardous constituent (POHC) in a waste feedstream; and

\( W_{\text{out}} \) = mass emission rate of the same POHC present in exhaust emissions prior to release to the atmosphere.

(2) 99.9999% DRE. If you burn the dioxin-listed hazardous wastes F020, F021, F022, F023, F026, or F027 (see §261.31 of this chapter), you must achieve a destruction and removal efficiency (DRE) of 99.9999% for each principle organic hazardous constituent (POHC) that you designate under paragraph (c)(3) of this section. You must demonstrate this DRE performance on POHCs that are more difficult to incinerate than tetra-, penta-, and hexachlorodibenz- \( p \)-dioxins and dibenzofurans. You must use the equation in paragraph (c)(1) of this section to calculate DRE for each POHC. In addition, you must notify the Administrator of your intent to incinerate hazardous wastes F020, F021, F022, F023, F026, or F027.
(3) **Principal organic hazardous constituents (POHCs).** (i) You must treat the Principal Organic Hazardous Constituents (POHCs) in the waste feed that you specify under paragraph (c)(3)(ii) of this section to the extent required by paragraphs (c)(1) and (c)(2) of this section.

(ii) You must specify one or more POHCs that are representative of the most difficult to destroy organic compounds in your hazardous waste feedstream. You must base this specification on the degree of difficulty of incineration of the organic constituents in the hazardous waste and on their concentration or mass in the hazardous waste feed, considering the results of hazardous waste analyses or other data and information.

(d) **Significant figures.** The emission limits provided by paragraphs (a) and (b) of this section are presented with two significant figures. Although you must perform intermediate calculations using at least three significant figures, you may round the resultant emission levels to two significant figures to document compliance.

(e) The provisions of this section no longer apply after any of the following dates, whichever occurs first:

1. The date that your source begins to comply with §63.1219 by placing a Documentation of Compliance in the operating record pursuant to §63.1211(c);
2. The date that your source begins to comply with §63.1219 by submitting a Notification of Compliance pursuant to §63.1210(b); or
3. The date for your source to comply with §63.1219 pursuant to §63.1206 and any extensions granted there under.


§ 63.1204 What are the standards for hazardous waste burning cement kilns that are effective until compliance with the standards under §63.1220?

(a) **Emission limits for existing sources.** You must not discharge or cause combustion gases to be emitted into the atmosphere that contain:

1. For dioxins and furans:
   (i) Emissions in excess of 0.20 ng TEQ/dscm corrected to 7 percent oxygen; or
   (ii) Emissions in excess of 0.40 ng TEQ/dscm corrected to 7 percent oxygen provided that the combustion gas temperature at the inlet to the initial dry particulate matter control device is 400 °F or lower based on the average of the test run average temperatures;

2. Mercury in excess of 120 µg/dscm corrected to 7 percent oxygen;

3. Lead and cadmium in excess of 330 µg/dscm, combined emissions, corrected to 7 percent oxygen;

4. Arsenic, beryllium, and chromium in excess of 56 µg/dscm, combined emissions, corrected to 7 percent oxygen;

5. **Carbon monoxide and hydrocarbons.** (i) For kilns equipped with a by-pass duct or mid-kiln gas sampling system, either:

   (A) Carbon monoxide in the by-pass duct or mid-kiln gas sampling system in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (a)(5)(ii)(B) of this section, you must also document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons in the by-pass duct or mid-kiln gas sampling system do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or
(B) Hydrocarbons in the by-pass duct or midkiln gas sampling system in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane;

(ii) For kilns not equipped with a by-pass duct or midkiln gas sampling system, either:

(A) Hydrocarbons in the main stack in excess of 20 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(B) Carbon monoxide in the main stack in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (a)(5)(ii)(A) of this section, you also must document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons in the main stack do not exceed 20 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane.

(6) Hydrochloric acid and chlorine gas in excess of 130 parts per million by volume, combined emissions, expressed as hydrochloric acid equivalents, dry basis, corrected to 7 percent oxygen; and

(7) Particulate matter in excess of 0.15 kg/Mg dry feed and opacity greater than 20 percent.

(i) You must use suitable methods to determine the kiln raw material feedrate.

(ii) Except as provided in paragraph (a)(7)(iii) of this section, you must compute the particulate matter emission rate, E, from the following equation:

\[ E = \frac{C_s \times Q_{sd}}{P} \]

Where:

E=emission rate of particulate matter, kg/Mg of kiln raw material feed;

Cs=concentration of particulate matter, kg/dscm;

Q_{sd}=volumetric flowrate of effluent gas, dscm/hr; and

P=total kiln raw material feed (dry basis), Mg/hr.

(iii) If you operate a preheater or preheater/precalciner kiln with dual stacks, you must test simultaneously and compute the combined particulate matter emission rate, \( E_c \), from the following equation:

\[ E_c = \frac{C_{sk} \times Q_{sdk} + C_{sb} \times Q_{sdb}}{P} \]

Where:

\( E_c \)=the combined emission rate of particulate matter from the kiln and bypass stack, kg/Mg of kiln raw material feed;

\( C_{sk} \)=concentration of particulate matter in the kiln effluent, kg/dscm;

\( Q_{sdk} \)=volumetric flowrate of kiln effluent gas, dscm/hr;
$C_{ab}$ = concentration of particulate matter in the bypass stack effluent, kg/dscm;

$Q_{ab}$ = volumetric flowrate of bypass stack effluent gas, dscm/hr; and

$P$ = total kiln raw material feed (dry basis), Mg/hr.

(b) Emission limits for new sources. You must not discharge or cause combustion gases to be emitted into the atmosphere that contain:

(1) For dioxins and furans:

(i) Emissions in excess of 0.20 ng TEQ/dscm corrected to 7 percent oxygen; or

(ii) Emissions in excess of 0.40 ng TEQ/dscm corrected to 7 percent oxygen provided that the combustion gas temperature at the inlet to the initial dry particulate matter control device is 400 °F or lower based on the average of the test run average temperatures;

(2) Mercury in excess of 120 µg/dscm corrected to 7 percent oxygen;

(3) Lead and cadmium in excess of 180 µg/dscm, combined emissions, corrected to 7 percent oxygen;

(4) Arsenic, beryllium, and chromium in excess of 54 µg/dscm, combined emissions, corrected to 7 percent oxygen;

(5) Carbon monoxide and hydrocarbons. (i) For kilns equipped with a by-pass duct or midkiln gas sampling system, carbon monoxide and hydrocarbons emissions are limited in both the by-pass duct or midkiln gas sampling system and the main stack as follows:

(A) Emissions in the by-pass or midkiln gas sampling system are limited to either:

(1) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (b)(5)(i)(A)(2) of this section, you also must document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(2) Hydrocarbons in the by-pass duct or midkiln gas sampling system in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; and

(B) Hydrocarbons in the main stack are limited, if construction of the kiln commenced after April 19, 1996 at a plant site where a cement kiln (whether burning hazardous waste or not) did not previously exist, to 50 parts per million by volume, over a 30-day block average (monitored continuously with a continuous monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane.

(ii) For kilns not equipped with a by-pass duct or midkiln gas sampling system, hydrocarbons and carbon monoxide are limited in the main stack to either:

(A) Hydrocarbons not exceeding 20 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(B)(1) Carbon monoxide not exceeding 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen; and

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(2) Hydrocarbons not exceeding 20 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane at any time during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7); and

(3) If construction of the kiln commenced after April 19, 1996 at a plant site where a cement kiln (whether burning hazardous waste or not) did not previously exist, hydrocarbons are limited to 50 parts per million by volume, over a 30-day block average (monitored continuously with a continuous monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane.

(6) Hydrochloric acid and chlorine gas in excess of 86 parts per million, combined emissions, expressed as hydrochloric acid equivalents, dry basis and corrected to 7 percent oxygen; and

(7) Particulate matter in excess of 0.15 kg/Mg dry feed and opacity greater than 20 percent.

(i) You must use suitable methods to determine the kiln raw material feedrate.

(ii) Except as provided in paragraph (a)(7)(iii) of this section, you must compute the particulate matter emission rate, $E$, from the equation specified in paragraph (a)(7)(ii) of this section.

(iii) If you operate a preheater or preheater/precalciner kiln with dual stacks, you must test simultaneously and compute the combined particulate matter emission rate, $E_c$, from the equation specified in paragraph (a)(7)(iii) of this section.

(c) Destruction and removal efficiency (DRE) standard —

(1) 99.99% DRE. Except as provided in paragraph (c)(2) of this section, you must achieve a destruction and removal efficiency (DRE) of 99.99% for each principle organic hazardous constituent (POHC) designated under paragraph (c)(3) of this section. You must calculate DRE for each POHC from the following equation:

\[
DRE = \left[1 - \frac{W_{out}}{W_{in}}\right] \times 100\%
\]

Where:

$W_{in}$=mass feedrate of one principal organic hazardous constituent (POHC) in a waste feedstream; and

$W_{out}$=mass emission rate of the same POHC present in exhaust emissions prior to release to the atmosphere.

(2) 99.9999% DRE. If you burn the dioxin-listed hazardous wastes F020, F021, F022, F023, F026, or F027 (see §261.31 of this chapter), you must achieve a destruction and removal efficiency (DRE) of 99.9999% for each principle organic hazardous constituent (POHC) that you designate under paragraph (c)(3) of this section. You must demonstrate this DRE performance on POHCs that are more difficult to incinerate than tetra-, penta-, and hexachlorodibenzo- $p$-dioxins and dibenzofurans. You must use the equation in paragraph (c)(1) of this section to calculate DRE for each POHC. In addition, you must notify the Administrator of your intent to incinerate hazardous wastes F020, F021, F022, F023, F026, or F027.

(3) Principal organic hazardous constituents (POHCs). (i) You must treat the Principal Organic Hazardous Constituents (POHCs) in the waste feed that you specify under paragraph (c)(3)(ii) of this section to the extent required by paragraphs (c)(1) and (c)(2) of this section.

(ii) You must specify one or more POHCs that are representative of the most difficult to destroy organic compounds in your hazardous waste feedstream. You must base this specification on the degree of difficulty of incineration of the organic constituents in the hazardous waste and on their concentration or mass in the hazardous waste feed, considering the results of hazardous waste analyses or other data and information.
(d) **Cement kilns with in-line kiln raw mills** — (1) **General.** (i) You must conduct performance testing when the raw mill is on-line and when the mill is off-line to demonstrate compliance with the emission standards, and you must establish separate operating parameter limits under §63.1209 for each mode of operation, except as provided by paragraph (d)(1)(iv) of this section.

(ii) You must document in the operating record each time you change from one mode of operation to the alternate mode and begin complying with the operating parameter limits for that alternate mode of operation.

(iii) You must calculate rolling averages for operating parameter limits as provided by §63.1209(q)(2).

(iv) If your in-line kiln raw mill has dual stacks, you may assume that the dioxin/furan emission levels in the by-pass stack and the operating parameter limits determined during performance testing of the by-pass stack when the raw mill is off-line are the same as when the mill is on-line.

(2) **Emissions averaging.** You may comply with the mercury, semivolatile metal, low volatile metal, and hydrochloric acid/chlorine gas emission standards on a time-weighted average basis under the following procedures:

(i) **Averaging methodology.** You must calculate the time-weighted average emission concentration with the following equation:

\[
C_{\text{total}} = \left( C_{\text{mill-off}} \times \left( \frac{T_{\text{mill-off}}}{T_{\text{mill-off}} + T_{\text{mill-on}}} \right) \right) + \left( C_{\text{mill-on}} \times \left( \frac{T_{\text{mill-on}}}{T_{\text{mill-off}} + T_{\text{mill-on}}} \right) \right)
\]

Where:

- \( C_{\text{total}} \) = time-weighted average concentration of a regulated constituent considering both raw mill on time and off time;
- \( C_{\text{mill-off}} \) = average performance test concentration of regulated constituent with the raw mill off-line;
- \( C_{\text{mill-on}} \) = average performance test concentration of regulated constituent with the raw mill on-line;
- \( T_{\text{mill-off}} \) = time when kiln gases are not routed through the raw mill; and
- \( T_{\text{mill-on}} \) = time when kiln gases are routed through the raw mill.

(ii) **Compliance.** (A) If you use this emission averaging provision, you must document in the operating record compliance with the emission standards on an annual basis by using the equation provided by paragraph (d)(2) of this section.

(B) Compliance is based on one-year block averages beginning on the day you submit the initial notification of compliance.

(iii) **Notification.** (A) If you elect to document compliance with one or more emission standards using this emission averaging provision, you must notify the Administrator in the initial comprehensive performance test plan submitted under §63.1207(e).

(B) You must include historical raw mill operation data in the performance test plan to estimate future raw mill down-time and document in the performance test plan that estimated emissions and estimated raw mill down-time will not result in an exceedance of an emission standard on an annual basis.

(C) You must document in the notification of compliance submitted under §63.1207(j) that an emission standard will not be exceeded based on the documented emissions from the performance test and predicted raw mill down-time.

(e) **Preheater or preheater/precalciner kilns with dual stacks** — (1) **General.** You must conduct performance testing on each stack to demonstrate compliance with the emission standards, and you must establish operating parameter
limits under §63.1209 for each stack, except as provided by paragraph (d)(1)(iv) of this section for dioxin/furan emissions testing and operating parameter limits for the by-pass stack of in-line raw mills.

(2) Emissions averaging. You may comply with the mercury, semivolatile metal, low volatile metal, and hydrochloric acid/chlorine gas emission standards specified in this section on a gas flowrate-weighted average basis under the following procedures:

(i) Averaging methodology. You must calculate the gas flowrate-weighted average emission concentration using the following equation:

\[ C_{\text{tot}} = \frac{C_{\text{main}} \times (Q_{\text{main}}/(Q_{\text{main}} + Q_{\text{bypass}}))}{Q_{\text{main}}} + \frac{C_{\text{bypass}} \times (Q_{\text{bypass}}/(Q_{\text{main}} + Q_{\text{bypass}}))}{Q_{\text{bypass}}} \]

Where:

- \( C_{\text{tot}} \) = gas flowrate-weighted average concentration of the regulated constituent;
- \( C_{\text{main}} \) = average performance test concentration demonstrated in the main stack;
- \( C_{\text{bypass}} \) = average performance test concentration demonstrated in the bypass stack;
- \( Q_{\text{main}} \) = volumetric flowrate of main stack effluent gas; and
- \( Q_{\text{bypass}} \) = volumetric flowrate of bypass effluent gas.

(ii) Compliance. (A) You must demonstrate compliance with the emission standard(s) using the emission concentrations determined from the performance tests and the equation provided by paragraph (e)(1) of this section; and

(B) You must develop operating parameter limits for bypass stack and main stack flowrates that ensure the emission concentrations calculated with the equation in paragraph (e)(1) of this section do not exceed the emission standards on a 12-hour rolling average basis. You must include these flowrate limits in the Notification of Compliance.

(iii) Notification. If you elect to document compliance under this emissions averaging provision, you must:

(A) Notify the Administrator in the initial comprehensive performance test plan submitted under §63.1207(e). The performance test plan must include, at a minimum, information describing the flowrate limits established under paragraph (e)(2)(ii)(B) of this section; and

(B) Document in the Notification of Compliance submitted under §63.1207(j) the demonstrated gas flowrate-weighted average emissions that you calculate with the equation provided by paragraph (e)(2) of this section.

(f) Significant figures. The emission limits provided by paragraphs (a) and (b) of this section are presented with two significant figures. Although you must perform intermediate calculations using at least three significant figures, you may round the resultant emission levels to two significant figures to document compliance.

(g) [Reserved]

(h) When you comply with the particulate matter requirements of paragraphs (a)(7) or (b)(7) of this section, you are exempt from the New Source Performance Standard for particulate matter and opacity under §60.60 of this chapter.

(i) The provisions of this section no longer apply after any of the following dates, whichever occurs first:

(1) The date that your source begins to comply with §63.1220 by placing a Documentation of Compliance in the operating record pursuant to §63.1211(c);
(2) The date that your source begins to comply with §63.1220 by submitting a Notification of Compliance pursuant to §63.1210(b); or

(3) The date for your source to comply with §63.1220 pursuant to §63.1206 and any extensions granted there under.


§ 63.1205 What are the standards for hazardous waste burning lightweight aggregate kilns that are effective until compliance with the standards under §63.1221?

(a) Emission limits for existing sources. You must not discharge or cause combustion gases to be emitted into the atmosphere that contain:

(1) For dioxins and furans:

(i) Emissions in excess of 0.20 ng TEQ/dscm corrected to 7 percent oxygen; or

(ii) Rapid quench of the combustion gas temperature at the exit of the (last) combustion chamber (or exit of any waste heat recovery system) to 400 °F or lower based on the average of the test run average temperatures. You must also notify in writing the RCRA authority that you are complying with this option;

(2) Mercury in excess of 120 µg/dscm corrected to 7 percent oxygen;

(3) Lead and cadmium in excess of 250 µg/dscm, combined emissions, corrected to 7 percent oxygen;

(4) Arsenic, beryllium, and chromium in excess of 110 µg/dscm, combined emissions, corrected to 7 percent oxygen;

(5) Carbon monoxide and hydrocarbons. (i) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (a)(5)(ii) of this section, you also must document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 20 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(ii) Hydrocarbons in excess of 20 parts per million by volume, over an hourly rolling average, dry basis, corrected to 7 percent oxygen, and reported as propane;

(6) Hydrochloric acid and chlorine gas in excess of 600 parts per million by volume, combined emissions, expressed as hydrochloric acid equivalents, dry basis and corrected to 7 percent oxygen; and

(7) Particulate matter in excess of 57 mg/dscm corrected to 7 percent oxygen.

(b) Emission limits for new sources. You must not discharge or cause combustion gases to be emitted into the atmosphere that contain:

(1) For dioxins and furans:

(i) Emissions in excess of 0.20 ng TEQ/dscm corrected to 7 percent oxygen; or

(ii) Rapid quench of the combustion gas temperature at the exit of the (last) combustion chamber (or exit of any waste heat recovery system) to 400 °F or lower based on the average of the test run average temperatures. You must also notify in writing the RCRA authority that you are complying with this option;
(2) Mercury in excess of 120 µg/dscm corrected to 7 percent oxygen;

(3) Lead and cadmium in excess of 43 µg/dscm, combined emissions, corrected to 7 percent oxygen;

(4) Arsenic, beryllium, and chromium in excess of 110 µg/dscm, combined emissions, corrected to 7 percent oxygen;

(5) **Carbon monoxide and hydrocarbons.** (i) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (b)(5)(ii) of this section, you also must document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 20 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(ii) Hydrocarbons in excess of 20 parts per million by volume, over an hourly rolling average, dry basis, corrected to 7 percent oxygen, and reported as propane;

(6) Hydrochloric acid and chlorine gas in excess of 600 parts per million by volume, combined emissions, expressed as hydrochloric acid equivalents, dry basis and corrected to 7 percent oxygen; and

(7) Particulate matter in excess of 57 mg/dscm corrected to 7 percent oxygen.

(c) **Destruction and removal efficiency (DRE) standard —** (1) **99.99% DRE.** Except as provided in paragraph (c)(2) of this section, you must achieve a destruction and removal efficiency (DRE) of 99.99% for each principal organic hazardous constituent (POHC) designated under paragraph (c)(3) of this section. You must calculate DRE for each POHC from the following equation:

\[
DRE = \left[1 - \frac{W_{out}}{W_{in}} \right] \times 100\%
\]

Where:

\(W_{in}\) = mass feedrate of one principal organic hazardous constituent (POHC) in a waste feedstream; and

\(W_{out}\) = mass emission rate of the same POHC present in exhaust emissions prior to release to the atmosphere.

(2) **99.9999% DRE.** If you burn the dioxin-listed hazardous wastes F020, F021, F022, F023, F026, or F027 (see §261.31 of this chapter), you must achieve a destruction and removal efficiency (DRE) of 99.9999% for each principal organic hazardous constituent (POHC) that you designate under paragraph (c)(3) of this section. You must demonstrate this DRE performance on POHCs that are more difficult to incinerate than tetra-, penta-, and hexachlorodibenzo-dioxins and dibenzofurans. You must use the equation in paragraph (c)(1) of this section to calculate DRE for each POHC. In addition, you must notify the Administrator of your intent to burn hazardous wastes F020, F021, F022, F023, F026, or F027.

(3) **Principal organic hazardous constituents (POHCs).** (i) You must treat the Principal Organic Hazardous Constituents (POHCs) in the waste feed that you specify under paragraph (c)(3)(ii) of this section to the extent required by paragraphs (c)(1) and (c)(2) of this section.

(ii) You must specify one or more POHCs that are representative of the most difficult to destroy organic compounds in your hazardous waste feedstream. You must base this specification on the degree of difficulty of incineration of the organic constituents in the hazardous waste and on their concentration or mass in the hazardous waste feed, considering the results of hazardous waste analyses or other data and information.

(d) **Significant figures.** The emission limits provided by paragraphs (a) and (b) of this section are presented with two significant figures. Although you must perform intermediate calculations using at least three significant figures, you may round the resultant emission levels to two significant figures to document compliance.
(e) The provisions of this section no longer apply after any of the following dates, whichever occurs first:

(1) The date that your source begins to comply with §63.1221 by placing a Documentation of Compliance in the operating record pursuant to §63.1211(c);

(2) The date that your source begins to comply with §63.1221 by submitting a Notification of Compliance pursuant to §63.1210(b); or

(3) The date for your source to comply with §63.1221 pursuant to §63.1206 and any extensions granted there under.


Monitoring and Compliance Provisions

§ 63.1206 When and how must you comply with the standards and operating requirements?

(a) Compliance dates —(1) Compliance dates for incinerators, cement kilns, and lightweight aggregate kilns that burn hazardous waste —(i) Compliance date for standards under §§63.1203, 63.1204, and 63.1205 —(A) Compliance dates for existing sources. You must comply with the emission standards under §§63.1203, 63.1204, and 63.1205 and the other requirements of this subpart no later than the compliance date, September 30, 2003, unless the Administrator grants you an extension of time under §63.6(i) or §63.1213, except:

( 1 ) Cement kilns are exempt from the bag leak detection system requirements under paragraph (c)(8) of this section;

( 2 ) The bag leak detection system required under §63.1206(c)(8) must be capable of continuously detecting and recording particulate matter emissions at concentrations of 1.0 milligram per actual cubic meter unless you demonstrate under §63.1209(g)(1) that a higher detection limit would adequately detect bag leaks, in lieu of the requirement for the higher detection limit under paragraph (c)(8)(ii)(A) of this section; and

( 3 ) The excessive exceedances notification requirements for bag leak detection systems under paragraph (c)(8)(iv) of this section are waived.

(B) New or reconstructed sources. ( 1 ) If you commenced construction or reconstruction of your hazardous waste combustor after April 19, 1996, you must comply with the emission standards under §§63.1203, 63.1204, and 63.1205 and the other requirements of this subpart by the later of September 30, 1999 or the date the source starts operations, except as provided by paragraphs (a)(1)(i)(A)( 7 ) through ( 3 ) and (a)(1)(i)(B)( 2 ) of this section. The costs of retrofitting and replacement of equipment that is installed specifically to comply with this subpart, between April 19, 1996 and a source's compliance date, are not considered to be reconstruction costs.

( 2 ) For a standard under §§63.1203, 63.1204, and 63.1205 that is more stringent than the standard proposed on April 19, 1996, you may achieve compliance no later than September 30, 2003 if you comply with the standard proposed on April 19, 1996 after September 30, 1999. This exception does not apply, however, to new or reconstructed area source hazardous waste combustors that become major sources after September 30, 1999. As provided by §63.6(b)(7), such sources must comply with the standards under §§63.1203, 63.1204, and 63.1205 at startup.

(ii) Compliance date for standards under §§63.1219, 63.1220, and 63.1221 —(A) Compliance dates for existing sources. You must comply with the emission standards under §§63.1219, 63.1220, and 63.1221 and the other requirements of this subpart no later than the compliance date, October 14, 2008, unless the Administrator grants you an extension of time under §63.6(i) or §63.1213.

(B) New or reconstructed sources. ( 1 ) If you commenced construction or reconstruction of your hazardous waste combustor after April 20, 2004, you must comply with the new source emission standards under §§63.1219, 63.1220, and 63.1221 and the other requirements of this subpart by the later of October 12, 2005 or the date the source starts operations, except as provided by paragraphs (a)(1)(ii)(B)( 2 ) and (a)(1)(ii)(B)( 3 ) of this section. The costs of
retrofitting and replacement of equipment that is installed specifically to comply with this subpart, between April 20, 2004, and a source's compliance date, are not considered to be reconstruction costs.

(2) For a standard under §§63.1219, 63.1220, and 63.1221 that is more stringent than the standard proposed on April 20, 2004, you may achieve compliance no later than October 14, 2008, if you comply with the standard proposed on April 20, 2004, after October 12, 2005. This exception does not apply, however, to new or reconstructed area source hazardous waste combustors that become major sources after October 14, 2008. As provided by §63.6(b)(7), such sources must comply with the standards under §§63.1219, 63.1220, and 63.1221 at startup.

(3) If you commenced construction or reconstruction of a cement kiln after April 20, 2004, you must comply with the new source emission standard for particulate matter under §63.1220(b)(7)(i) by the later of October 28, 2008 or the date the source starts operations.

(2) Compliance date for solid fuel boilers, liquid fuel boilers, and hydrochloric acid production furnaces that burn hazardous waste for standards under §§63.1216, 63.1217, and 63.1218. You must comply with the standards of this subpart no later than the compliance date, October 14, 2008, unless the Administrator grants you an extension of time under §63.6(i) or §63.1213.

(ii) New or reconstructed sources. (A) If you commenced construction or reconstruction of your hazardous waste combustor after April 20, 2004, you must comply with the new source emission standards of this subpart by the later of October 12, 2005, or the date the source starts operations, except as provided by paragraph (a)(2)(ii)(B) of this section. The costs of retrofitting and replacement of equipment that is installed specifically to comply with this subpart, between April 20, 2004, and a source's compliance date, are not considered to be reconstruction costs.

(B) For a standard in the subpart that is more stringent than the standard proposed on April 20, 2004, you may achieve compliance no later than October 14, 2008, if you comply with the standard proposed on April 20, 2004, after October 12, 2005. This exception does not apply, however, to new or reconstructed area source hazardous waste combustors that become major sources after October 14, 2008. As provided by §63.6(b)(7), such sources must comply with this subpart at startup.

(3) Early compliance. If you choose to comply with the emission standards of this subpart prior to the dates specified in paragraphs (a)(1) and (a)(2) of this section, your compliance date is the earlier of the date you postmark the Notification of Compliance under §63.1207(j)(1) or the dates specified in paragraphs (a)(1) and (a)(2) of this section.

(b) Compliance with standards—(1) Applicability. The emission standards and operating requirements set forth in this subpart apply at all times except:

(i) During periods of startup, shutdown, and malfunction; and

(ii) When hazardous waste is not in the combustion chamber (i.e., the hazardous waste feed to the combustor has been cut off for a period of time not less than the hazardous waste residence time) and you have documented in the operating record that you are complying with all otherwise applicable requirements and standards promulgated under authority of sections 112 (e.g., 40 CFR part 63, subparts LLL, DDDDD, and NNNNN) or 129 of the Clean Air Act in lieu of the emission standards under §§63.1203, 63.1204, 63.1205, 63.1215, 63.1216, 63.1217, 63.1218, 63.1219, 63.1220, and 63.1221; the monitoring and compliance standards of this section and §§63.1207 through 63.1209, except the modes of operation requirements of §63.1209(q); and the notification, reporting, and recordkeeping requirements of §§63.1210 through 63.1212.

(2) Methods for determining compliance. The Administrator will determine compliance with the emission standards of this subpart as provided by §63.6(f)(2). Conducting performance testing under operating conditions representative of the extreme range of normal conditions is consistent with the requirements of §§63.6(f)(2)(iii)(B) and 63.7(e)(1) to conduct performance testing under representative operating conditions.

(3) Finding of compliance. The Administrator will make a finding concerning compliance with the emission standards and other requirements of this subpart as provided by §63.6(f)(3).

(4) Extension of compliance with emission standards. The Administrator may grant an extension of compliance with the emission standards of this subpart as provided by §§63.6(i) and 63.1213.
(5) Changes in design, operation, or maintenance — (i) Changes that may adversely affect compliance. If you plan to change (as defined in paragraph (b)(5)(iii) of this section) the design, operation, or maintenance practices of the source in a manner that may adversely affect compliance with any emission standard that is not monitored with a CEMS:

(A) Notification. You must notify the Administrator at least 60 days prior to the change, unless you document circumstances that dictate that such prior notice is not reasonably feasible. The notification must include:

( 1 ) A description of the changes and which emission standards may be affected; and

( 2 ) A comprehensive performance test schedule and test plan under the requirements of §63.1207(f) that will document compliance with the affected emission standard(s);

(B) Performance test. You must conduct a comprehensive performance test under the requirements of §§63.1207(f)(1) and (g)(1) to document compliance with the affected emission standard(s) and establish operating parameter limits as required under §63.1209, and submit to the Administrator a Notification of Compliance under §§63.1207(j) and 63.1210(d); and

(C) Restriction on waste burning. (1) Except as provided by paragraph (b)(5)(i)(C)(2) of this section, after the change and prior to submitting the notification of compliance, you must not burn hazardous waste for more than a total of 720 hours (renewable at the discretion of the Administrator) and only for the purposes of pretesting or comprehensive performance testing. Pretesting is defined at §63.1207(h)(2)(i) and (ii).

(2) You may petition the Administrator to obtain written approval to burn hazardous waste in the interim prior to submitting a Notification of Compliance for purposes other than testing or pretesting. You must specify operating requirements, including limits on operating parameters, that you determine will ensure compliance with the emission standards of this subpart based on available information. The Administrator will review, modify as necessary, and approve if warranted the interim operating requirements.

(ii) Changes that will not affect compliance. If you determine that a change will not adversely affect compliance with the emission standards or operating requirements, you must document the change in the operating record upon making such change. You must revise as necessary the performance test plan, Documentation of Compliance, Notification of Compliance, and start-up, shutdown, and malfunction plan to reflect these changes.

(iii) Definition of “change.” For purposes of paragraph (b)(5) of this section, “change” means any change in design, operation, or maintenance practices that were documented in the comprehensive performance test plan, Notification of Compliance, or startup, shutdown, and malfunction plan.

(6) Compliance with the carbon monoxide and hydrocarbon emission standards. This paragraph applies to sources that elect to comply with the carbon monoxide and hydrocarbon emissions standards of this subpart by documenting continuous compliance with the carbon monoxide standard using a continuous emissions monitoring system and documenting compliance with the hydrocarbon standard during the destruction and removal efficiency (DRE) performance test or its equivalent.

(i) If a DRE test performed pursuant to §63.1207(c)(2) is acceptable as documentation of compliance with the DRE standard, you may use the highest hourly rolling average hydrocarbon level achieved during the DRE test runs to document compliance with the hydrocarbon standard. An acceptable DRE test is any test for which the data and results are determined to meet quality assurance objectives (on a site-specific basis) such that the results adequately demonstrate compliance with the DRE standard.

(ii) If during this acceptable DRE test you did not obtain hydrocarbon emissions data sufficient to document compliance with the hydrocarbon standard, you must either:

(A) Perform, as part of the performance test, an “equivalent DRE test” to document compliance with the hydrocarbon standard. An equivalent DRE test is comprised of a minimum of three runs each with a minimum duration of one hour during which you operate the combustor as close as reasonably possible to the operating parameter limits that you established based on the initial DRE test. You must use the highest hourly rolling average hydrocarbon emission level achieved during the equivalent DRE test to document compliance with the hydrocarbon standard; or
(B) Perform a DRE test as part of the performance test.

(7) Compliance with the DRE standard. (i) Except as provided in paragraphs (b)(7)(ii) and (b)(7)(iii) of this section:

(A) You must document compliance with the Destruction and Removal Efficiency (DRE) standard under this subpart only once provided that you do not modify the source after the DRE test in a manner that could affect the ability of the source to achieve the DRE standard.

(B) You may use any DRE test data that documents that your source achieves the required level of DRE provided:

(1) You have not modified the design or operation of your source in a manner that could affect the ability of your source to achieve the DRE standard since the DRE test was performed; and,

(2) The DRE test data meet quality assurance objectives determined on a site-specific basis.

(ii) Sources that feed hazardous waste at locations other than the normal flame zone. (A) Except as provided by paragraph (b)(7)(ii)(B) of this section, if you feed hazardous waste at a location in the combustion system other than the normal flame zone, then you must demonstrate compliance with the DRE standard during each comprehensive performance test;

(B)(1) A cement kiln that feeds hazardous waste at a location other than the normal flame zone need only demonstrate compliance with the DRE standard during three consecutive comprehensive performance tests provided that:

(i) All three tests achieve the DRE standard in this subpart; and

(ii) The design, operation, and maintenance features of each of the three tests are similar;

(iii) The data in lieu restriction of §63.1207(c)(2)(iv) does not apply when complying with the provisions of paragraph (b)(7)(ii)(B) of this section;

(2) If at any time you change your design, operation, and maintenance features in a manner that could reasonably be expected to affect your ability to meet the DRE standard, then you must comply with the requirements of paragraph (b)(7)(ii)(A) of this section.

(iii) For sources that do not use DRE previous testing to document conformance with the DRE standard pursuant to §63.1207(c)(2), you must perform DRE testing during the initial comprehensive performance test.

(8) Applicability of particulate matter and opacity standards during particulate matter CEMS correlation tests. (i) Any particulate matter and opacity standards of parts 60, 61, 63, 264, 265, and 266 of this chapter (i.e., any title 40 particulate or opacity standards) applicable to a hazardous waste combustor do not apply while you conduct particulate matter continuous emissions monitoring system (CEMS) correlation tests (i.e., correlation with manual stack methods) under the conditions of paragraphs (b)(8)(iii) through (vii) of this section.

(ii) Any permit or other emissions or operating parameter limits or conditions, including any limitation on workplace practices, that are applicable to hazardous waste combustors to ensure compliance with any particulate matter and opacity standards of parts 60, 61, 63, 264, 265, and 266 of this chapter (i.e., any title 40 particulate or opacity standards) do not apply while you conduct particulate matter CEMS correlation tests under the conditions of paragraphs (b)(8)(iii) through (vii) of this section.

(iii) For the provisions of this section to apply, you must:

(A) Develop a particulate matter CEMS correlation test plan that includes the following information. This test plan may be included as part of the comprehensive performance test plan required under §§63.1207(e) and (f):

(1) Number of test conditions and number of runs for each test condition;
(2) Target particulate matter emission level for each test condition;

(3) How you plan to modify operations to attain the desired particulate matter emission levels; and

(4) Anticipated normal particulate matter emission levels; and

(B) Submit the test plan to the Administrator for approval at least 90 calendar days before the correlation test is scheduled to be conducted.

(iv) The Administrator will review and approve/disapprove the correlation test plan under the procedures for review and approval of the site-specific test plan provided by §63.7(c)(3)(i) and (iii). If the Administrator fails to approve or disapprove the correlation test plan within the time period specified by §63.7(c)(3)(i), the plan is considered approved, unless the Administrator has requested additional information.

(v) The particulate matter and opacity standards and associated operating limits and conditions will not be waived for more than 96 hours, in the aggregate, for a correlation test, including all runs of all test conditions, unless more time is approved by the Administrator.

(vi) The stack sampling team must be on-site and prepared to perform correlation testing no later than 24 hours after you modify operations to attain the desired particulate matter emissions concentrations, unless you document in the correlation test plan that a longer period of conditioning is appropriate.

(vii) You must return to operating conditions indicative of compliance with the applicable particulate matter and opacity standards as soon as possible after correlation testing is completed.

(9) Alternative standards for existing or new hazardous waste burning lightweight aggregate kilns using MACT. (i) You may petition the Administrator to request alternative standards to the mercury or hydrogen chloride/chlorine gas emission standards of this subpart, to the semivolatile metals emission standards under §§63.1205, 63.1221(a)(3)(ii), or 63.1221(b)(3)(ii), or to the low volatile metals emissions standards under §§63.1205, 63.1221(a)(4)(ii), or 63.1221(b)(4)(ii) if:

(A) You cannot achieve one or more of these standards while using maximum achievable control technology (MACT) because of raw material contributions to emissions of mercury, semivolatile metals, low volatile metals, or hydrogen chloride/chlorine gas; or

(B) You determine that mercury is not present at detectable levels in your raw material.

(ii) The alternative standard that you recommend under paragraph (b)(9)(i)(A) of this section may be an operating requirement, such as a hazardous waste feedrate limitation for metals and/or chlorine, and/or an emission limitation.

(iii) The alternative standard must include a requirement to use MACT, or better, applicable to the standard for which the source is seeking relief, as defined in paragraphs (b)(9)(viii) and (ix) of this section.

(iv) Documentation required. (A) The alternative standard petition you submit under paragraph (b)(9)(i)(A) of this section must include data or information documenting that raw material contributions to emissions prevent you from complying with the emission standard even though the source is using MACT, as defined under paragraphs (b)(9)(viii) and (ix) of this section, for the standard for which you are seeking relief.

(B) Alternative standard petitions that you submit under paragraph (b)(9)(i)(B) of this section must include data or information documenting that mercury is not present at detectable levels in raw materials.

(v) You must include data or information with semivolatile metal and low volatility metal alternative standard petitions that you submit under paragraph (b)(9)(i)(A) of this section documenting that increased chlorine feedrates associated with the burning of hazardous waste, when compared to non-hazardous waste operations, do not significantly increase metal emissions attributable to raw materials.
(vi) You must include data or information with semivolatile metals, low volatile metals, and hydrogen chloride/chlorine gas alternative standard petitions that you submit under paragraph (b)(9)(i)(A) of this section documenting that semivolatile metals, low volatile metals, and hydrogen chloride/chlorine gas emissions attributable to the hazardous waste only will not exceed the emission standards of this subpart.

(vii) You must not operate pursuant to your recommended alternative standards in lieu of emission standards specified in this subpart:

(A) Unless the Administrator approves the provisions of the alternative standard petition request or establishes other alternative standards; and

(B) Until you submit a revised Notification of Compliance that incorporates the revised standards.

(viii) For purposes of this alternative standard provision, MACT for existing hazardous waste burning lightweight aggregate kilns is defined as:

(A) For mercury, a hazardous waste feedrate corresponding to an MTEC of 24 µg/dscm or less;

(B) For semivolatile metals, a hazardous waste feedrate corresponding to an MTEC of 280,000 µg/dscm or less, and use of a particulate matter control device that achieves particulate matter emissions of 57 mg/dscm or less;

(C) For low volatile metals, a hazardous waste feedrate corresponding to an MTEC of 120,000 µg/dscm or less, and use of a particulate matter control device that achieves particulate matter emissions of 57 mg/dscm or less; and

(D) For hydrogen chloride/chlorine gas, a hazardous waste chlorine feedrate corresponding to an MTEC of 2,000,000 µgm/dscm or less, and use of an air pollution control device with a hydrogen chloride/chlorine gas removal efficiency of 85 percent or greater.

(ix) For purposes of this alternative standard provision, MACT for new hazardous waste burning lightweight aggregate kilns is defined as:

(A) For mercury, a hazardous waste feedrate corresponding to an MTEC of 4 µg/dscm or less;

(B) For semivolatile metals, a hazardous waste feedrate corresponding to an MTEC of 280,000 µg/dscm or less, and use of a particulate matter control device that achieves particulate matter emissions of 57 mg/dscm or less;

(C) For low volatile metals, a hazardous waste feedrate corresponding to an MTEC of 46,000 µg/dscm or less, and use of a particulate matter control device that achieves particulate matter emissions of 57 mg/dscm or less;

(D) For hydrogen chloride/chlorine gas, a hazardous waste chlorine feedrate corresponding to an MTEC of 14,000,000 µgm/dscm or less, and use of an air pollution control device with a hydrogen chloride/chlorine gas removal efficiency of 99.6 percent or greater.

(10) Alternative standards for existing or new hazardous waste burning cement kilns using MACT. (i) You may petition the Administrator to request alternative standards to the mercury or hydrogen chloride/chlorine gas emission standards of this subpart, to the semivolatile metals emission standards under §§63.1204, 63.1220(a)(3)(ii), or 63.1220(b)(3)(ii), or to the low volatile metals emissions standards under §§63.1204, 63.1220(a)(4)(ii), or 63.1220(b)(4)(ii) if:

(A) You cannot achieve one or more of these standards while using maximum achievable control technology (MACT) because of raw material contributions to emissions of mercury, semivolatile metals, low volatile metals, or hydrogen chloride/chlorine gas; or

(B) You determine that mercury is not present at detectable levels in your raw material.
(ii) The alternative standard that you recommend under paragraph (b)(10)(i)(A) of this section may be an operating requirement, such as a hazardous waste feedrate limitation for metals and/or chlorine, and/or an emission limitation.

(iii) The alternative standard must include a requirement to use MACT, or better, applicable to the standard for which the source is seeking relief, as defined in paragraphs (b)(10)(viii) and (ix) of this section.

(iv) **Documentation required.** (A) The alternative standard petition you submit under paragraph (b)(10)(i)(A) of this section must include data or information documenting that raw material contributions to emissions prevent you from complying with the emission standard even though the source is using MACT, as defined in paragraphs (b)(10)(viii) and (ix) of this section, for the standard for which you are seeking relief.

(B) Alternative standard petitions that you submit under paragraph (b)(10)(i)(B) of this section must include data or information documenting that mercury is not present at detectable levels in raw materials.

(v) You must include data or information with semivolatile metal and low volatile metal alternative standard petitions that you submit under paragraph (b)(10)(i)(A) of this section documenting that increased chlorine feedrates associated with the burning of hazardous waste, when compared to non-hazardous waste operations, do not significantly increase metal emissions attributable to raw materials.

(vi) You must include data or information with semivolatile metals, low volatile metals, and hydrogen chloride/chlorine gas alternative standard petitions that you submit under paragraph (b)(10)(i)(A) of this section documenting that emissions of the regulated metals and hydrogen chloride/chlorine gas attributable to the hazardous waste only will not exceed the emission standards in this subpart.

(vii) You must not operate pursuant to your recommended alternative standards in lieu of emission standards specified in this subpart:

(A) Unless the Administrator approves the provisions of the alternative standard petition request or establishes other alternative standards; and

(B) Until you submit a revised Notification of Compliance that incorporates the revised standards.

(viii) For purposes of this alternative standard provision, MACT for existing hazardous waste burning cement kilns is defined as:

(A) For mercury, a hazardous waste feedrate corresponding to an MTEC of 88 µg/dscm or less;

(B) For semivolatile metals, a hazardous waste feedrate corresponding to an MTEC of 31,000 µg/dscm or less, and use of a particulate matter control device that achieves particulate matter emissions of 0.15 kg/Mg dry feed or less;

(C) For low volatile metals, a hazardous waste feedrate corresponding to an MTEC of 54,000 µg/dscm or less, and use of a particulate matter control device that achieves particulate matter emissions of 0.15 kg/Mg dry feed or less; and

(D) For hydrogen chloride/chlorine gas, a hazardous waste chlorine feedrate corresponding to an MTEC of 720,000 µgm/dscm or less.

(ix) For purposes of this alternative standard provision, MACT for new hazardous waste burning cement kilns is defined as:

(A) For mercury, a hazardous waste feedrate corresponding to an MTEC of 7 µg/dscm or less;

(B) For semivolatile metals, a hazardous waste feedrate corresponding to an MTEC of 31,000 µg/dscm or less, and use of a particulate matter control device that achieves particulate matter emissions of 0.15 kg/Mg dry feed or less;
(C) For low volatile metals, a hazardous waste feedrate corresponding to an MTEC of 15,000 µg/dscm or less, and use of a particulate matter control device that achieves particulate matter emissions of 0.15 kg/Mg dry feed or less;

(D) For hydrogen chloride/chlorine gas, a hazardous waste chlorine feedrate corresponding to an MTEC of 420,000 µgm/dscm or less.

(11) Calculation of hazardous waste residence time. You must calculate the hazardous waste residence time and include the calculation in the performance test plan under §63.1207(f) and the operating record. You must also provide the hazardous waste residence time in the Documentation of Compliance under §63.1211(c) and the Notification of Compliance under §§63.1207(j) and 63.1210(d).

(12) Documenting compliance with the standards based on performance testing. (i) You must conduct a minimum of three runs of a performance test required under §63.1207 to document compliance with the emission standards of this subpart.

(ii) You must document compliance with the emission standards based on the arithmetic average of the emission results of each run, except that you must document compliance with the destruction and removal efficiency standard for each run of the comprehensive performance test individually.

(13) Cement kilns and lightweight aggregate kilns that feed hazardous waste at a location other than the end where products are normally discharged and where fuels are normally fired. (i) Cement kilns that feed hazardous waste at a location other than the end where products are normally discharged and where fuels are normally fired must comply with the carbon monoxide and hydrocarbon standards of this subpart as follows:

(A) For existing sources, you must not discharge or cause combustion gases to be emitted into the atmosphere that contain either:

( 1 ) Hydrocarbons in the main stack in excess of 20 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

( 2 ) Hydrocarbons both in the by-pass duct and at a preheater tower combustion gas monitoring location in excess of 10 parts per million by volume, at each location, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

( 3 ) If the only firing location of hazardous waste upstream (in terms of gas flow) of the point where combustion gases are diverted into the bypass duct is at the kiln end where products are normally discharged, then both hydrocarbons at the preheater tower combustion gas monitoring location in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane, and either hydrocarbons in the by-pass duct in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane, or carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, and corrected to 7 percent oxygen. If you comply with the carbon monoxide standard of 100 parts per million by volume in the by-pass duct, then you must also not discharge or cause combustion gases to be emitted into the atmosphere that contain hydrocarbons in the by-pass duct in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane, at any time during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7).

(B) For new sources, you must not discharge or cause combustion gases to be emitted into the atmosphere that contain either:

( 1 ) Hydrocarbons in the main stack in excess of 20 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or
(2)(i) Hydrocarbons both in the by-pass duct and at a preheater tower combustion gas monitoring location in excess of 10 parts per million by volume, at each location, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane, and

(ii) Hydrocarbons in the main stack, if construction of the kiln commenced after April 19, 1996 at a plant site where a cement kiln (whether burning hazardous waste or not) did not previously exist, to 50 parts per million by volume, over a 30-day block average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(3)(i) If the only firing location of hazardous waste upstream (in terms of gas flow) of the point where combustion gases are diverted into the bypass duct is at the kiln end where products are normally discharged, then both hydrocarbons at the preheater tower combustion gas monitoring location in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane, and either hydrocarbons in the by-pass duct in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane, or carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, and corrected to 7 percent oxygen. If you comply with the carbon monoxide standard of 100 parts per million by volume in the by-pass duct, then you must also not discharge or cause combustion gases to be emitted into the atmosphere that contain hydrocarbons in the by-pass duct in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(ii) Lightweight aggregate kilns that feed hazardous waste at a location other than the end where products are normally discharged and where fuels are normally fired must comply with the hydrocarbon standards of this subpart as follows:

(A) Existing sources must comply with the 20 parts per million by volume hydrocarbon standard of this subpart;

(B) New sources must comply with the 20 parts per million by volume hydrocarbon standard of this subpart.

(14) Alternative to the particulate matter standard for incinerators —(i) General. In lieu of complying with the particulate matter standards under §63.1203, you may elect to comply with the following alternative metal emission control requirements:

(ii) Alternative metal emission control requirements for existing incinerators. (A) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain cadmium, lead, and selenium in excess of 240 µgm/dscm, combined emissions, corrected to 7 percent oxygen; and,

(B) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain antimony, arsenic, beryllium, chromium, cobalt, manganese, and nickel in excess of 97 µgm/dscm, combined emissions, corrected to 7 percent oxygen.

(iii) Alternative metal emission control requirements for new incinerators. (A) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain cadmium, lead, and selenium in excess of 24 µgm/dscm, combined emissions, corrected to 7 percent oxygen; and,

(B) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain antimony, arsenic, beryllium, chromium, cobalt, manganese, and nickel in excess of 97 µgm/dscm, combined emissions, corrected to 7 percent oxygen.
(iv) Operating limits. Semivolatile and low volatile metal operating parameter limits must be established to ensure compliance with the alternative emission limitations described in paragraphs (b)(14)(ii) and (iii) of this section pursuant to §63.1209(n), except that semivolatile metal feedrate limits apply to lead, cadmium, and selenium, combined, and low volatile metal feedrate limits apply to arsenic, beryllium, chromium, antimony, cobalt, manganese, and nickel, combined.

(15) Alternative to the interim standards for mercury for cement and lightweight aggregate kilns —(i) General. In lieu of complying with the applicable mercury standards of §§63.1204(a)(2) and (b)(2) for existing and new cement kilns and §§63.1205(a)(2) and (b)(2) for existing and new lightweight aggregate kilns, you may instead elect to comply with the alternative mercury standard described in paragraphs (b)(15)(ii) through (b)(15)(v) of this section.

(ii) Operating requirement. You must not exceed a hazardous waste feedrate corresponding to a maximum theoretical emission concentration (MTEC) of 120 µg/dscm on a twelve-hour rolling average.

(iii) To document compliance with the operating requirement of paragraph (b)(15)(ii) of this section, you must:

(A) Monitor and record the feedrate of mercury for each hazardous waste feedstream according to §63.1209(c);

(B) Monitor with a CMS and record in the operating record the gas flowrate (either directly or by monitoring a surrogate parameter that you have correlated to gas flowrate);

(C) Continuously calculate and record in the operating record a MTEC assuming mercury from all hazardous waste feedstreams is emitted;

(D) Interlock the MTEC calculated in paragraph (b)(15)(iii)(C) of this section to the AWFCO system to stop hazardous waste burning when the MTEC exceeds the operating requirement of paragraph (b)(15)(ii) of this section.

(iv) In lieu of the requirement in paragraph (b)(15)(iii) of this section, you may:

(A) Identify in the Notification of Compliance a minimum gas flowrate limit and a maximum feedrate limit of mercury from all hazardous waste feedstreams that ensures the MTEC calculated in paragraph (b)(15)(iii)(C) of this section is below the operating requirement of paragraph (b)(15)(ii) of this section; and

(B) Interlock the minimum gas flowrate limit and maximum feedrate limits in paragraph (b)(15)(iv)(A) of this section to the AWFCO system to stop hazardous waste burning when the gas flowrate or mercury feedrate exceeds the limits in paragraph (b)(15)(iv)(A) of this section.

(v) Notification requirement. You must notify in writing the RCRA authority that you intend to comply with the alternative standard.

(16) Compliance with subcategory standards for liquid fuel boilers. You must comply with the mercury, semivolatile metals, low volatile metals, and hydrogen chloride and chlorine standards for liquid fuel boilers under §63.1217 as follows:

(i) You must determine the as-fired heating value of each batch of hazardous waste fired by each firing system of the boiler so that you know the mass-weighted heating value of the hazardous waste fired at all times.

(ii) If the as-fired heating value of the hazardous waste is 10,000 Btu per pound or greater, you are subject to the thermal emission concentration standards (lb/million Btu) under §63.1217.

(iii) If the as-fired heating value of the hazardous waste is less than 10,000 Btu/lb, you are subject to the mass or volume emission concentration standards (µgm/dscm or ppmv) under §63.1217.

(iv) If the as-fired heating value of hazardous wastes varies above and below 10,000 Btu/lb over time, you are subject to the thermal concentration standards when the heating value is 10,000 Btu/lb or greater and the mass concentration standards when the heating value is less than 10,000 Btu/lb. You may elect to comply at all times with the more
stringent operating requirements that ensure compliance with both the thermal emission concentration standards and
the mass or volume emission concentration standards.

(c) Operating requirements —(1) General. (i) You must operate only under the operating requirements specified in
the Documentation of Compliance under §63.1211(c) or the Notification of Compliance under §§63.1207(j) and
63.1210(d), except:

(A) During performance tests under approved test plans according to §63.1207(e), (f), and (g), and

(B) Under the conditions of paragraph (b)(1)(i) or (ii) of this section;

(ii) The Documentation of Compliance and the Notification of Compliance must contain operating requirements
including, but not limited to, the operating requirements in this section and §63.1209

(iii) Failure to comply with the operating requirements is failure to ensure compliance with the emission standards of
this subpart;

(iv) Operating requirements in the Notification of Compliance are applicable requirements for purposes of parts 70
and 71 of this chapter;

(v) The operating requirements specified in the Notification of Compliance will be incorporated in the title V permit.

(2) Startup, shutdown, and malfunction plan. (i) You are subject to the startup, shutdown, and malfunction plan
requirements of §63.6(e)(3).

(ii) If you elect to comply with §§270.235(a)(1)(iii), 270.235(a)(2)(iii), or 270.235(b)(1)(ii) of this chapter to address
RCRA concerns that you minimize emissions of toxic compounds from startup, shutdown, and malfunction events
(including releases from emergency safety vents):

(A) The startup, shutdown, and malfunction plan must include a description of potential causes of malfunctions,
including releases from emergency safety vents, that may result in significant releases of hazardous air pollutants,
and actions the source is taking to minimize the frequency and severity of those malfunctions.

(B) You must submit the startup, shutdown, and malfunction plan to the Administrator for review and approval.

( 1 ) Approval procedure. The Administrator will notify you of approval or intention to deny approval of the startup,
shutdown, and malfunction plan within 90 calendar days after receipt of the original request and within 60 calendar
days after receipt of any supplemental information that you submit. Before disapproving the plan, the Administrator
will notify you of the Administrator's intention to disapprove the plan together with:

(i) Notice of the information and findings on which intended disapproval is based; and

(ii) Notice of opportunity for you to present additional information to the Administrator before final action on
disapproval of the plan. At the time the Administrator notifies you of intention to disapprove the plan, the Administrator
will specify how much time you will have after being notified on the intended disapproval to submit additional
information.

( 2 ) Responsibility of owners and operators. You are responsible for ensuring that you submit any supplementary
and additional information supporting your plan in a timely manner to enable the Administrator to consider whether to
approve the plan. Neither your submittal of the plan, nor the Administrator's failure to approve or disapprove the plan,
relieves you of the responsibility to comply with the provisions of this subpart.

(C) Changes to the plan that may significantly increase emissions. ( 1 ) You must request approval in writing from the
Administrator within 5 days after making a change to the startup, shutdown, and malfunction plan that may
significantly increase emissions of hazardous air pollutants.
(2) To request approval of such changes to the startup, shutdown, and malfunction plan, you must follow the procedures provided by paragraph (c)(2)(ii)(B) of this section for initial approval of the plan.

(iii) You must identify in the plan a projected oxygen correction factor based on normal operations to use during periods of startup and shutdown.

(iv) You must record the plan in the operating record.

(v) Operating under the startup, shutdown, and malfunction plan — (A) Compliance with AWFCO requirements during malfunctions. (1) During malfunctions, the automatic waste feed cutoff requirements of §63.1206(c)(3) continue to apply, except for paragraphs (c)(3)(v) and (c)(3)(vi) of this section. If you exceed a part 63, subpart EEE, of this chapter emission standard monitored by a CEMS or COMs or operating limit specified under §63.1209, the automatic waste feed cutoff system must immediately and automatically cutoff the hazardous waste feed, except as provided by paragraph (c)(3)(viii) of this section. If the malfunction itself prevents immediate and automatic cutoff of the hazardous waste feed, however, you must cease feeding hazardous waste as quickly as possible.

(2) If you exceed a part 63, subpart EEE, of this chapter emission standard monitored by a CEMS or COMs or operating limit specified under §63.1209, the automatic waste feed cutoff system must immediately and automatically cutoff the hazardous waste feed, except as provided by paragraph (c)(3)(viii) of this section. If the malfunction itself prevents immediate and automatic cutoff of the hazardous waste feed, however, you must cease feeding hazardous waste as quickly as possible.

(3) Excessive exceedances during malfunctions. For each set of 10 exceedances of an emission standard or operating requirement while hazardous waste remains in the combustion chamber (i.e., when the hazardous waste residence time has not transpired since the hazardous waste feed was cutoff) during a 60-day block period, you must:

(i) Within 45 days of the 10th exceedance, complete an investigation of the cause of each exceedance and evaluation of approaches to minimize the frequency, duration, and severity of each exceedance, and revise the startup, shutdown, and malfunction plan as warranted by the evaluation to minimize the frequency, duration, and severity of each exceedance; and

(ii) Record the results of the investigation and evaluation in the operating record, and include a summary of the investigation and evaluation, and any changes to the startup, shutdown, and malfunction plan, in the excess emissions report required under §63.10(e)(3).

(B) Compliance with AWFCO requirements when burning hazardous waste during startup and shutdown. (1) If you feed hazardous waste during startup or shutdown, you must include waste feed restrictions (e.g., type and quantity), and other appropriate operating conditions and limits in the startup, shutdown, and malfunction plan.

(2) You must interlock the operating limits you establish under paragraph (c)(2)(v)(B)(1) of this section with the automatic waste feed cutoff system required under §63.1206(c)(3), except for paragraphs (c)(3)(v) and (c)(3)(vi) of this section.

(3) When feeding hazardous waste during startup or shutdown, the automatic waste feed cutoff system must immediately and automatically cutoff the hazardous waste feed if you exceed the operating limits you establish under paragraph (c)(2)(v)(B)(1) of this section, except as provided by paragraph (c)(3)(viii) of this section.

(4) Although the automatic waste feed cutoff requirements of this paragraph apply during startup and shutdown, an exceedance of an emission standard or operating limit is not a violation of this subpart if you comply with the operating procedures prescribed in the startup, shutdown, and malfunction plan.

(3) Automatic waste feed cutoff (AWFCO) — (i) General. Upon the compliance date, you must operate the hazardous waste combustor with a functioning system that immediately and automatically cuts off the hazardous waste feed, except as provided by paragraph (c)(3)(viii) of this section:

(A) When any of the following are exceeded: Operating parameter limits specified under §63.1209; an emission standard monitored by a CEMS; and the allowable combustion chamber pressure;
(B) When the span value of any CMS detector, except a CEMS, is met or exceeded;

(C) Upon malfunction of a CMS monitoring an operating parameter limit specified under §63.1209 or an emission level; or

(D) When any component of the automatic waste feed cutoff system fails.

(ii) Ducting of combustion gases. During an AWFCO, you must continue to duct combustion gasses to the air pollution control system while hazardous waste remains in the combustion chamber (i.e., if the hazardous waste residence time has not transpired since the hazardous waste feed cutoff system was activated).

(iii) Restarting waste feed. You must continue to monitor during the cutoff the operating parameters for which limits are established under §63.1209 and the emissions required under that section to be monitored by a CEMS, and you must not restart the hazardous waste feed until the operating parameters and emission levels are within the specified limits.

(iv) Failure of the AWFCO system. If the AWFCO system fails to automatically and immediately cutoff the flow of hazardous waste upon exceedance of a parameter required to be interlocked with the AWFCO system under paragraph (c)(3)(i) of this section, you have failed to comply with the AWFCO requirements of paragraph (c)(3) of this section. If an equipment or other failure prevents immediate and automatic cutoff of the hazardous waste feed, however, you must cease feeding hazardous waste as quickly as possible.

(v) Corrective measures. If, after any AWFCO, there is an exceedance of an emission standard or operating requirement, irrespective of whether the exceedance occurred while hazardous waste remained in the combustion chamber (i.e., whether the hazardous waste residence time has transpired since the hazardous waste feed cutoff system was activated), you must investigate the cause of the AWFCO, take appropriate corrective measures to minimize future AWFCOs, and record the findings and corrective measures in the operating record.

(vi) Excessive exceedance reporting. (A) For each set of 10 exceedances of an emission standard or operating requirement while hazardous waste remains in the combustion chamber (i.e., when the hazardous waste residence time has not transpired since the hazardous waste feed was cutoff) during a 60-day block period, you must submit to the Administrator a written report within 5 calendar days of the 10th exceedance documenting the exceedances and results of the investigation and corrective measures taken.

(B) On a case-by-case basis, the Administrator may require excessive exceedance reporting when fewer than 10 exceedances occur during a 60-day block period.

(vii) Testing. The AWFCO system and associated alarms must be tested at least weekly to verify operability, unless you document in the operating record that weekly inspections will unduly restrict or upset operations and that less frequent inspection will be adequate. At a minimum, you must conduct operability testing at least monthly. You must document and record in the operating record AWFCO operability test procedures and results.

(viii) Ramping down waste feed. (A) You may ramp down the waste feedrate of pumpable hazardous waste over a period not to exceed one minute, except as provided by paragraph (c)(3)(viii)(B) of this section. If you elect to ramp down the waste feed, you must document ramp down procedures in the operating and maintenance plan. The procedures must specify that the ramp down begins immediately upon initiation of automatic waste feed cutoff and the procedures must prescribe a bona fide ramping down. If an emission standard or operating limit is exceeded during the ramp down, you have failed to comply with the emission standards or operating requirements of this subpart.

(B) If the automatic waste feed cutoff is triggered by an exceedance of any of the following operating limits, you may not ramp down the waste feed cutoff: Minimum combustion chamber temperature, maximum hazardous waste feedrate, or any hazardous waste firing system operating limits that may be established for your combustor.

(4) ESV openings — (i) Failure to meet standards. If an emergency safety vent (ESV) opens when hazardous waste remains in the combustion chamber (i.e., when the hazardous waste residence time has not expired) during an event other than a malfunction as defined in the startup, shutdown, and malfunction plan such that combustion gases are not treated as during the most recent comprehensive performance test (e.g., if the combustion gas by-passes any
emission control device that was operating during the performance test), you must document in the operating record whether you remain in compliance with the emission standards of this subpart considering emissions during the ESV opening event.

(ii) **ESV operating plan.** (A) You must develop an ESV operating plan, comply with the operating plan, and keep the plan in the operating record.

(B) The ESV operating plan must provide detailed procedures for rapidly stopping the waste feed, shutting down the combustor, and maintaining temperature and negative pressure in the combustion chamber during the hazardous waste residence time, if feasible. The plan must include calculations and information and data documenting the effectiveness of the plan's procedures for ensuring that combustion chamber temperature and negative pressure are maintained as is reasonably feasible.

(iii) **Corrective measures.** After any ESV opening that results in a failure to meet the emission standards as defined in paragraph (c)(4)(i) of this section, you must investigate the cause of the ESV opening, take appropriate corrective measures to minimize such future ESV openings, and record the findings and corrective measures in the operating record.

(iv) **Reporting requirements.** You must submit to the Administrator a written report within 5 days of an ESV opening that results in failure to meet the emission standards of this subpart (as determined in paragraph (c)(4)(i) of this section) documenting the result of the investigation and corrective measures taken.

(5) **Combustion system leaks.** (i) Combustion system leaks of hazardous air pollutants must be controlled by:

(A) Keeping the combustion zone sealed to prevent combustion system leaks; or

(B) Maintaining the maximum combustion zone pressure lower than ambient pressure using an instantaneous monitor; or

(C) Upon prior written approval of the Administrator, an alternative means of control to provide control of combustion system leaks equivalent to maintenance of combustion zone pressure lower than ambient pressure; or

(D) Upon prior written approval of the Administrator, other technique(s) which can be demonstrated to prevent fugitive emissions without use of instantaneous pressure limits; and

(ii) You must specify in the performance test workplan and Notification of Compliance the method that will be used to control combustion system leaks. If you control combustion system leaks by maintaining the combustion zone pressure lower than ambient pressure using an instantaneous monitor, you must also specify in the performance test workplan and Notification of Compliance the monitoring and recording frequency of the pressure monitor, and specify how the monitoring approach will be integrated into the automatic waste feed cutoff system.

(6) **Operator training and certification.** (i) You must establish training programs for all categories of personnel whose activities may reasonably be expected to directly affect emissions of hazardous air pollutants from the source. Such persons include, but are not limited to, chief facility operators, control room operators, continuous monitoring system operators, persons that sample and analyze feedstreams, persons that manage and charge feedstreams to the combustor, persons that operate emission control devices, and ash and waste handlers. Each training program shall be of a technical level commensurate with the person's job duties specified in the training manual. Each commensurate training program shall require an examination to be administered by the instructor at the end of the training course. Passing of this test shall be deemed the "certification" for personnel, except that, for control room operators, the training and certification program shall be as specified in paragraphs (c)(6)(iii) through (c)(6)(vi) of this section.

(ii) You must ensure that the source is operated and maintained at all times by persons who are trained and certified to perform these and any other duties that may affect emissions of hazardous air pollutants. A certified control room operator must be on duty at the site at all times the source is in operation.

(iii) Hazardous waste incinerator control room operators must:
(A) Be trained and certified under a site-specific, source-developed and implemented program that meets the requirements of paragraph (c)(6)(v) of this section; or

(B) Be trained under the requirements of, and certified under, one of the following American Society of Mechanical Engineers (ASME) standards: QHO–1–1994, QHO–1a–1996, or QHO–1–2004 (Standard for the Qualification and Certification of Hazardous Waste Incinerator Operators). If you elect to use the ASME program:

( 1 ) Control room operators must, prior to the compliance date, achieve provisional certification, and must submit an application to ASME and be scheduled for the full certification exam. Within one year of the compliance date, control room operators must achieve full certification;

( 2 ) New operators and operators of new sources must, before assuming their duties, achieve provisional certification, and must submit an application to ASME, and be scheduled for the full certification exam. Within one year of assuming their duties, these operators must achieve full certification; or

(C) Be trained and certified under a State program.

(iv) Control room operators of cement kilns, lightweight aggregate kilns, solid fuel boilers, liquid fuel boilers, and hydrochloric acid production furnaces must be trained and certified under:

(A) A site-specific, source-developed and implemented program that meets the requirements of paragraph (c)(6)(v) of this section; or

(B) A State program.

(v) Site-specific, source developed and implemented training programs for control room operators must include the following elements:

(A) Training on the following subjects:

( 1 ) Environmental concerns, including types of emissions;

( 2 ) Basic combustion principles, including products of combustion;

( 3 ) Operation of the specific type of combustor used by the operator, including proper startup, waste firing, and shutdown procedures;

( 4 ) Combustion controls and continuous monitoring systems;

( 5 ) Operation of air pollution control equipment and factors affecting performance;

( 6 ) Inspection and maintenance of the combustor, continuous monitoring systems, and air pollution control devices;

( 7 ) Actions to correct malfunctions or conditions that may lead to malfunction;

( 8 ) Residue characteristics and handling procedures; and

( 9 ) Applicable Federal, state, and local regulations, including Occupational Safety and Health Administration workplace standards; and

(B) An examination designed and administered by the instructor; and

(C) Written material covering the training course topics that may serve as reference material following completion of the course.
(vi) To maintain control room operator qualification under a site-specific, source developed and implemented training program as provided by paragraph (c)(6)(v) of this section, control room operators must complete an annual review or refresher course covering, at a minimum, the following topics:

(A) Update of regulations;

(B) Combustor operation, including startup and shutdown procedures, waste firing, and residue handling;

(C) Inspection and maintenance;

(D) Responses to malfunctions or conditions that may lead to malfunction; and

(E) Operating problems encountered by the operator.

(vii) You must record the operator training and certification program in the operating record.

(7) **Operation and maintenance plan** —(i) You must prepare and at all times operate according to an operation and maintenance plan that describes in detail procedures for operation, inspection, maintenance, and corrective measures for all components of the combustor, including associated pollution control equipment, that could affect emissions of regulated hazardous air pollutants.

(ii) The plan must prescribe how you will operate and maintain the combustor in a manner consistent with good air pollution control practices for minimizing emissions at least to the levels achieved during the comprehensive performance test.

(iii) This plan ensures compliance with the operation and maintenance requirements of §63.6(e) and minimizes emissions of pollutants, automatic waste feed cutoffs, and malfunctions.

(iv) You must record the plan in the operating record.

(8) **Bag leak detection system requirements.** (i) If your combustor is equipped with a baghouse (fabric filter), you must continuously operate either:

(A) A bag leak detection system that meets the specifications and requirements of paragraph (c)(8)(ii) of this section and you must comply with the corrective measures and notification requirements of paragraphs (c)(8)(iii) and (iv) of this section; or

(B) A particulate matter detection system under paragraph (c)(9) of this section.

(ii) **Bag leak detection system specification and requirements.** (A) The bag leak detection system must be certified by the manufacturer to be capable of continuously detecting and recording particulate matter emissions at concentrations of 1.0 milligrams per actual cubic meter unless you demonstrate, under §63.1209(g)(1), that a higher detection limit would routinely detect particulate matter loadings during normal operations;

(B) The bag leak detection system shall provide output of relative or absolute particulate matter loadings;

(C) The bag leak detection system shall be equipped with an alarm system that will sound an audible alarm when an increase in relative particulate loadings is detected over a preset level;

(D) The bag leak detection system shall be installed and operated in a manner consistent with available written guidance from the U.S. Environmental Protection Agency or, in the absence of such written guidance, the manufacturer's written specifications and recommendations for installation, operation, and adjustment of the system;

(E) The initial adjustment of the system shall, at a minimum, consist of establishing the baseline output by adjusting the sensitivity (range) and the averaging period of the device, and establishing the alarm set points and the alarm delay time;
Following initial adjustment, you must not adjust the sensitivity or range, averaging period, alarm set points, or alarm delay time, except as detailed in the operation and maintenance plan required under paragraph (c)(7) of this section. You must not increase the sensitivity by more than 100 percent or decrease the sensitivity by more than 50 percent over a 365 day period unless such adjustment follows a complete baghouse inspection which demonstrates the baghouse is in good operating condition.

For negative pressure or induced air baghouses, and positive pressure baghouses that are discharged to the atmosphere through a stack, the bag leak detector shall be installed downstream of the baghouse and upstream of any wet acid gas scrubber; and

Where multiple detectors are required, the system's instrumentation and alarm system may be shared among the detectors.

(iii) Bag leak detection system corrective measures requirements. The operating and maintenance plan required by paragraph (c)(7) of this section must include a corrective measures plan that specifies the procedures you will follow in the case of a bag leak detection system alarm or malfunction. The corrective measures plan must include, at a minimum, the procedures used to determine and record the time and cause of the alarm or bag leak detection system malfunction in accordance with the requirements of paragraph (c)(8)(iii)(A) of this section as well as the corrective measures taken to correct the control device or bag leak detection system malfunction or to minimize emissions in accordance with the requirements of paragraph (c)(8)(iii)(B) of this section. Failure to initiate the corrective measures required by this paragraph is failure to ensure compliance with the emission standards in this subpart.

(A) You must initiate the procedures used to determine the cause of the alarm or bag leak detection system malfunction within 30 minutes of the time the alarm first sounds; and

(B) You must alleviate the cause of the alarm or bag leak detection system malfunction by taking the necessary corrective measure(s) which may include, but are not to be limited to, the following:

(1) Inspecting the baghouse for air leaks, torn or broken filter elements, or any other malfunction that may cause an increase in emissions;

(2) Sealing off defective bags or filter media;

(3) Replacing defective bags or filter media, or otherwise repairing the control device;

(4) Sealing off a defective baghouse compartment;

(5) Cleaning the bag leak detection system probe, or otherwise repairing the bag leak detection system; or

(6) Shutting down the combustor.

(iv) Excessive exceedances notification. If you operate the combustor when the detector response exceeds the alarm set-point or the bag leak detection system is malfunctioning more than 5 percent of the time during any 6-month block time period, you must submit a notification to the Administrator within 30 days of the end of the 6-month block time period that describes the causes of the exceedances and bag leak detection system malfunctions and the revisions to the design, operation, or maintenance of the combustor, baghouse, or bag leak detection system you are taking to minimize exceedances and bag leak detection system malfunctions. To document compliance with this requirement:

(A) You must keep records of the date, time, and duration of each alarm and bag leak detection system malfunction, the time corrective action was initiated and completed, and a brief description of the cause of the alarm or bag leak detection system malfunction and the corrective action taken;

(B) You must record the percent of the operating time during each 6-month period that the alarm sounds and the bag leak detection system malfunctions;
(C) If inspection of the fabric filter demonstrates that no corrective action is required, then no alarm time is counted; and

(D) If corrective action is required, each alarm shall be counted as a minimum of 1 hour. Each bag leak detection system malfunction shall also be counted as a minimum of 1 hour.

(9) **Particulate matter detection system requirements**. You must continuously operate a particulate matter detection system (PMDS) that meets the specifications and requirements of paragraphs (c)(9)(i) through (v) of this section and you must comply with the corrective measures and notification requirements of paragraphs (c)(9)(vii) and (viii) of this section if your combustor either: Is equipped with an electrostatic precipitator or ionizing wet scrubber and you do not establish site-specific control device operating parameter limits under §63.1209(m)(1)(iv) that are linked to the automatic waste feed cutoff system under paragraph (c)(3) of this section, or is equipped with a baghouse (fabric filter) and you do not operate a bag leak detection system as provided by paragraph (c)(8)(i)(B) of this section.

(i) **PMDS requirements**.—(A) The PMDS must be certified by the manufacturer to be capable of continuously detecting and recording particulate matter emissions at concentrations of 1.0 milligrams per actual cubic meter unless you demonstrate, under §63.1209(g)(1), that a higher detection limit would routinely detect particulate matter loadings during normal operations;

(B) The particulate matter detector shall provide output of relative or absolute particulate matter loadings;

(C) The PMDS shall be equipped with an alarm system that will sound an audible alarm when an increase in relative or absolute particulate loadings is detected over the set-point;

(D) You must install, operate, and maintain the PMDS in a manner consistent with the provisions of paragraph (c)(9) of this section and available written guidance from the U.S. Environmental Protection Agency or, in the absence of such written guidance, the manufacturer's written specifications and recommendations for installation, operation, maintenance and quality assurance of the system.

(1) **Set-points established without extrapolation**. If you establish the alarm set-point without extrapolation under paragraph (c)(9)(iii)(A) of this section, you must request approval from the regulatory authority, in the continuous monitoring system test plan, of the quality assurance procedures that will reasonably ensure that PMDS response values below the alarm set-point correspond to PM emission concentrations below those demonstrated during the comprehensive performance test. Your recommended quality assurance procedures may include periodic testing under as-found conditions (i.e., normal operations) to obtain additional PM concentration and PMDS response run pairs, as warranted.

(2) **Set-points established with extrapolation**. If you establish the alarm set-point by extrapolation under paragraph (c)(9)(iii)(B) of this section, you must request approval from the regulatory authority, in the continuous monitoring system test plan, of the quality assurance procedures that will reasonably ensure that PMDS response values below the alarm set-point correspond to PM emission concentrations below the value that correlates to the alarm set-point.

(E) You must include procedures for installation, operation, maintenance, and quality assurance of the PMDS in the site-specific continuous monitoring system test plan required under §§63.1207(e) and 63.8(e)(3);

(F) Where multiple detectors are required to monitor multiple control devices, the system's instrumentation and alarm system may be shared among the detectors.

(G) You must establish the alarm set-point as a 6-hour rolling average as provided by paragraphs (c)(9)(ii), (c)(9)(iii), and (c)(9)(iv) of this section;

(H) Your PMDS must complete a minimum of one cycle of operation (sampling, analyzing, and data recording) for each successive 15-minute period. You must update the 6-hour rolling average of the detector response each hour with a one-hour block average that is the average of the detector responses over each 15-minute block; and

(I) If you exceed the alarm set-point (or if your PMDS malfunctions), you must comply with the corrective measures under paragraph (c)(9)(vii) of this section.
(ii) **Establishing the alarm set-point for operations under the Documentation of Compliance**. You must establish the alarm set-point for operations under the Documentation of Compliance (i.e., after the compliance date but prior to submitting a Notification of Compliance subsequent to conducting the initial comprehensive performance test) of an existing source as follows:

(A) You must obtain a minimum of three pairs of Method 5 or 5I data, provided in appendix A–3 to part 60 of this chapter, and PMDS data to establish an approximate correlation curve. Data obtained up to 60 months prior to the compliance date may be used provided that the design and operation of the combustor or PMDS has not changed in a manner that may adversely affect the correlation of PM concentrations and PMDS response.

(B) You must request approval from the regulatory authority, in the continuous monitoring system test plan, of your determination whether multiple correlation curves are needed considering the design and operation of your combustor and PMDS.

(C) You must approximate the correlation of the reference method data to the PMDS data.

1. You may assume a linear correlation of the PMDS response to particulate matter emission concentrations;

2. You may include a zero point correlation value. To establish a zero point, you must follow one or more of the following steps:

   (i) Zero point data for in-situ instruments should be obtained, to the extent possible, by removing the instrument from the stack and monitoring ambient air on a test bench;

   (ii) Zero point data for extractive instruments should be obtained by removing the extractive probe from the stack and drawing in clean ambient air;

   (iii) Zero point data also can be obtained by performing manual reference method measurements when the flue gas is free of PM emissions or contains very low PM concentrations (e.g., when your process is not operating, but the fans are operating or your source is combusting only natural gas); and

   (iv) If none of the steps in paragraphs (c)(9)(ii)(B)(2)(i) through (c)(9)(ii)(B)(2)(iii) of this section are possible, you must estimate the monitor response when no PM is in the flue gas (e.g., 4 mA = 0 mg/acm).

3. For reference method data that were obtained from runs during a test condition where controllable operating factors were held constant, you must average the test run averages of PM concentrations and PMDS responses to obtain a single pair of data for PM concentration and PMDS response. You may use this pair of data and the zero point to define a linear correlation model for the PMDS.

(D) You must establish the alarm set-point as the PMDS response that corresponds to a PM concentration that is 50% of the PM emission standard or 125% of the highest PM concentration used to develop the correlation, whichever is greater. For reference method data that were obtained from runs during a test condition where controllable operating factors were held constant, you must use the average of the test run averages of PM concentrations for extrapolating the alarm set-point. The PM emission concentration used to extrapolate the alarm set-point must not exceed the PM emission standard, however.

(iii) **Establishing the initial alarm set-point for operations under the Notification of Compliance**. You must establish the initial alarm set-point for operations under the Notification of Compliance as provided by either paragraph (c)(9)(iii)(A) or paragraph (c)(9)(iii)(B) of this section. You must periodically revise the alarm set-point as provided by paragraph (c)(9)(iv) of this section.

(A) **Establishing the initial set-point without extrapolation**. (1) If you establish the initial alarm set-point without extrapolation, the alarm set-point is the average of the test run averages of the PMDS response during the runs of the comprehensive performance test that document compliance with the PM emission standard.
During the comprehensive performance test, you may simulate PM emission concentrations at the upper end of the range of normal operations by means including feeding high levels of ash and detuning the emission control equipment.

(B) Establishing the initial set-point by extrapolation. You may extrapolate the particulate matter detector response to establish the alarm set-point under the following procedures:

(1) You must request approval from the regulatory authority, in the continuous monitoring system test plan, of the procedures you will use to establish an approximate correlation curve using the three pairs of Method 5 or 5I data (see methods in appendix A–3 of part 60 of this chapter) and PMDS data from the comprehensive performance test, the data pairs used to establish the correlation curve for the Documentation of Compliance under paragraph (c)(9)(ii) of this section, and additional data pairs, as warranted.

(2) You must request approval from the regulatory authority, in the continuous monitoring system test plan, of your determination of whether multiple correlation curves are needed considering the design and operation of your combustor and PMDS. If so, you must recommend the number of data pairs needed to establish those correlation curves and how the data will be obtained.

(3) During the comprehensive performance test, you may simulate PM emission concentrations at the upper end of the range of normal operations by means including feeding high levels of ash and detuning the emission control equipment.

(4) Data obtained up to 60 months prior to the comprehensive performance test may be used provided that the design and operation of the combustor or PMDS has not changed in a manner that may adversely affect the correlation of PM concentrations and PMDS response.

(5) You may include a zero point correlation value. To establish a zero point, you must follow the procedures under paragraph (c)(9)(ii)(C)(2) of this section.

(6) You must use a least-squares regression model to correlate PM concentrations to PMDS responses for data pairs. You may assume a linear regression model approximates the relationship between PM concentrations and PMDS responses.

(7) You must establish the alarm set-point as the PMDS response that corresponds to a PM concentration that is 50% of the PM emission standard or 125% of the highest PM concentration used to develop the correlation, whichever is greater. The emission concentration used to extrapolate the PMDS response must not exceed the PM emission standard.

(iv) Revising the Notification of Compliance alarm set-point — (A) Revising set-points established without extrapolation. If you establish the alarm set-point without extrapolation under paragraph (c)(9)(iii)(A) of this section, you must establish a new alarm set-point in the Notification of Compliance following each comprehensive performance test as the average of the test run averages of the PMDS response during the runs of the comprehensive performance test that document compliance with the PM emission standard.

(B) Revising set-points established with extrapolation. If you establish the alarm set-point by extrapolation under paragraph (c)(9)(iii)(B) of this section, you must request approval from the regulatory authority, in the continuous monitoring system test plan, of the procedures for periodically revising the alarm set-point, considering the additional data pairs obtained during periodic comprehensive performance tests and data pairs obtained from other tests, such as for quality assurance.

(v) Quality assurance — (A) Set-points established without extrapolation. If you establish the alarm set-point without extrapolation under paragraph (c)(9)(iii)(A) of this section, you must request approval from the regulatory authority, in the continuous monitoring system test plan, of the quality assurance procedures that reasonably ensure that PMDS response values below the alarm set-point correspond to PM emission concentrations below the average of the PM concentrations demonstrated during the comprehensive performance test. Your recommended quality assurance procedures may include periodic testing under as-found conditions (i.e., normal operations) to obtain additional PM concentration and PMDS response run pairs, as warranted.
(B) Set-points established with extrapolation. If you establish the alarm set-point by extrapolation under paragraph (c)(9)(iii)(B) of this section, you must request approval from the regulatory authority, in the continuous monitoring system test plan, of the quality assurance procedures that reasonably ensure that PMDS response values below the alarm set-point correspond to PM emission concentrations below the value that correlated to the alarm set-point.

(vi) PMDS are used for compliance assurance only. For a PMDS for which the alarm set-point is established by extrapolation using a correlation curve under paragraphs (c)(9)(ii), (c)(9)(iii)(B), and (c)(9)(iv)(B) of this section, an exceedance of the PMDS response that appears to correlate with a PM concentration that exceeds the PM emission standard is not by itself evidence that the standard has been exceeded.

(vii) PMDS corrective measures requirements. The operating and maintenance plan required by paragraph (c)(7) of this section must include a corrective measures plan that specifies the procedures you will follow in the case of a PMDS alarm or malfunction. The corrective measures plan must include, at a minimum, the procedures used to determine and record the time and cause of the alarm or PMDS malfunction as well as the corrective measures taken to correct the control device or PMDS malfunction or minimize emissions as specified below. Failure to initiate the corrective measures required by this paragraph is failure to ensure compliance with the emission standards in this subpart.

(A) You must initiate the procedures used to determine the cause of the alarm or PMDS malfunction within 30 minutes of the time the alarm first sounds or the PMDS malfunctions; and

(B) You must alleviate the cause of the alarm or the PMDS malfunction by taking the necessary corrective measure(s) which may include shutting down the combustor.

(viii) Excessive exceedances notification. If you operate the combustor when the detector response exceeds the alarm set-point or when the PMDS is malfunctioning more than 5 percent of the time during any 6-month block time period, you must submit a notification to the Administrator within 30 days of the end of the 6-month block time period that describes the causes of the exceedances and the revisions to the design, operation, or maintenance of the combustor, emission control device, or PMDS you are taking to minimize exceedances. To document compliance with this requirement:

(A) You must keep records of the date, time, and duration of each alarm and PMDS malfunction, the time corrective action was initiated and completed, and a brief description of the cause of the alarm or PMDS malfunction and the corrective action taken;

(B) You must record the percent of the operating time during each 6-month period that the alarm sounds and the PMDS malfunctions;

(C) If inspection of the emission control device demonstrates that no corrective action is required, then no alarm time is counted; and

(D) If corrective action to the emission control device is required, each alarm shall be counted as a minimum of 1 hour. Each PMDS malfunction shall also be counted as a minimum of 1 hour.

§ 63.1207 What are the performance testing requirements?

(a) General. The provisions of §63.7 apply, except as noted below.

(b) Types of performance tests —(1) Comprehensive performance test. You must conduct comprehensive performance tests to demonstrate compliance with the emission standards provided by this subpart, establish limits for the operating parameters provided by §63.1209, and demonstrate compliance with the performance specifications for continuous monitoring systems.
(2) **Confirmatory performance test.** You must conduct confirmatory performance tests to:

(i) Demonstrate compliance with the dioxin/furan emission standard when the source operates under normal operating conditions; and

(ii) Conduct a performance evaluation of continuous monitoring systems required for compliance assurance with the dioxin/furan emission standard under §63.1209(k).

(3) **One-Time Dioxin/Furan Test for Sources Not Subject to a Numerical Dioxin/Furan Standard.** For solid fuel boilers and hydrochloric acid production furnaces, for lightweight aggregate kilns that are not subject to a numerical dioxin/furan emission standard under §63.1221, and liquid fuel boilers that are not subject to a numerical dioxin/furan emission standard under §63.1217, you must conduct a one-time emission test for dioxin/furan under feed and operating conditions that are most likely to reflect daily maximum operating variability, similar to a dioxin/furan comprehensive performance test.

(i) You must conduct the dioxin/furan emissions test no later than the deadline for conducting the initial comprehensive performance test.

(ii) You may use dioxin/furan emissions data from previous testing to meet this requirement, provided that:

(A) The testing was conducted under feed and operating conditions that are most likely to reflect daily maximum operating variability, similar to a dioxin/furan compliance test;

(B) You have not changed the design or operation of the source in a manner that could significantly affect stack gas dioxin/furan emission concentrations; and

(C) The data meet quality assurance objectives that may be determined on a site-specific basis.

(iii) You may use dioxin/furan emissions data from a source to represent emissions from another on-site source in lieu of testing (i.e., data in lieu of testing) if the design and operation, including hazardous waste feed and other feedstreams, of the sources are identical.

(iv) You must include the results of the one-time dioxin/furan emissions test with the results of the initial comprehensive performance test in the Notification of Compliance.

(v) You must repeat the dioxin/furan emissions test if you change the design or operation of the source in a manner that may increase dioxin/furan emissions.

(vi) Sources that are required to perform the one-time dioxin/furan test pursuant to paragraph (b)(3) of this section are not required to perform confirmatory performance tests.

(c) **Initial comprehensive performance test** — (1) **Test date.** Except as provided by paragraphs (c)(2) and (c)(3) of this section, you must commence the initial comprehensive performance test not later than six months after the compliance date.

(2) **Data in lieu of the initial comprehensive performance test.** (i) You may request that previous emissions test data serve as documentation of conformance with the emission standards of this subpart provided that the previous testing:

(A) Was initiated after 54 months prior to the compliance date, except as provided by paragraphs (c)(2)(iii) or (c)(2)(iv) of this section;

(B) Results in data that meet quality assurance objectives (determined on a site-specific basis) such that the results demonstrate compliance with the applicable standards;

(C) Was in conformance with the requirements of paragraph (g)(1) of this section; and
(D) Was sufficient to establish the applicable operating parameter limits under §63.1209.

(ii) You must submit data in lieu of the initial comprehensive performance test in lieu of (i.e., if the data are in lieu of all performance testing) or with the notification of performance test required under paragraph (e) of this section.

(iii) The data in lieu test age restriction provided in paragraph (c)(2)(i)(A) of this section does not apply for the duration of the interim standards (i.e., the standards published in the Federal Register on February 13, 2002, 67 FR 6792). See 40 CFR parts 63, 264, 265, 266, 270, and 271 revised as of July 1, 2002. Paragraph (c)(2)(i)(A) of this section does not apply until EPA promulgates permanent replacement standards pursuant to the Settlement Agreement noticed in the Federal Register on November 16, 2001 (66 FR 57715).

(iv) The data in lieu test age restriction provided in paragraph (c)(2)(i)(A) of this section does not apply to DRE data provided you do not feed hazardous waste at a location in the combustion system other than the normal flame zone.

(3) For incinerators, cement kilns, and lightweight aggregate kilns, you must commence the initial comprehensive performance test to demonstrate compliance with the standards under §§63.1219, 63.1220, and 63.1221 not later than 12 months after the compliance date.

(d) Frequency of testing. Except as otherwise specified in paragraph (d)(4) of this section, you must conduct testing periodically as prescribed in paragraphs (d)(1) through (d)(3) of this section. The date of commencement of the initial comprehensive performance test is the basis for establishing the deadline to commence the initial confirmatory performance test and the next comprehensive performance test. You may conduct performance testing at any time prior to the required date. The deadline for commencing subsequent confirmatory and comprehensive performance testing is based on the date of commencement of the previous comprehensive performance test. Unless the Administrator grants a time extension under paragraph (i) of this section, you must conduct testing as follows:

(1) Comprehensive performance testing. Except as otherwise specified in paragraph (d)(4) of this section, you must commence testing no later than 61 months after the date of commencing the previous comprehensive performance test used to show compliance with §63.1216, §63.1217, §63.1218, §63.1219, §63.1220, or §63.1221. If you submit data in lieu of the initial performance test, you must commence the subsequent comprehensive performance test within 61 months of commencing the test used to provide the data in lieu of the initial performance test.

(2) Confirmatory performance testing. Except as otherwise specified in paragraph (d)(4) of this section, you must commence confirmatory performance testing no later than 31 months after the date of commencing the previous comprehensive performance test used to show compliance with §63.1217, §63.1219, §63.1220, or §63.1221. If you submit data in lieu of the initial performance test, you must commence the initial confirmatory performance test within 31 months of the date six months after the compliance date. To ensure that the confirmatory test is conducted approximately midway between comprehensive performance tests, the Administrator will not approve a test plan that schedules testing within 18 months of commencing the previous comprehensive performance test.

(3) Duration of testing. You must complete performance testing within 60 days after the date of commencement, unless the Administrator determines that a time extension is warranted based on your documentation in writing of factors beyond your control that prevent you from meeting the 60-day deadline.

(4) Applicable testing requirements under the interim standards — (i) Waiver of periodic comprehensive performance tests. Except as provided by paragraph (c)(2) of this section, you must conduct only an initial comprehensive performance test under the interim standards (§§63.1203 through 63.1205); all subsequent comprehensive performance testing requirements are waived under the interim standards. The provisions in the introductory text to paragraph (d) and in paragraph (d)(1) of this section apply only to tests used to demonstrate compliance with the standards under §§63.1219 through 63.1221.

(ii) Waiver of confirmatory performance tests. You are not required to conduct a confirmatory test under the interim standards (§§63.1203 through 63.1205). The confirmatory testing requirements in the introductory text to paragraph (d) and in paragraph (d)(2) of this section apply only after you have demonstrated compliance with the standards under §§63.1219 through 63.1221.

(e) Notification of performance test and CMS performance evaluation, and approval of test plan and CMS performance evaluation plan. (1) The provisions of §63.7(b) and (c) and §63.8(e) apply, except:
(i) **Comprehensive performance test.** You must submit to the Administrator a notification of your intention to conduct a comprehensive performance test and CMS performance evaluation and a site-specific test plan and CMS performance evaluation test plan at least one year before the performance test and performance evaluation are scheduled to begin.

(A) The Administrator will notify you of approval or intent to deny approval of the site-specific test plan and CMS performance evaluation test plan within 9 months after receipt of the original plan.

(B) You must submit to the Administrator a notification of your intention to conduct the comprehensive performance test at least 60 calendar days before the test is scheduled to begin.

(ii) **Confirmatory performance test.** You must submit to the Administrator a notification of your intention to conduct a confirmatory performance test and CMS performance evaluation and a site-specific test plan and CMS performance evaluation test plan at least 60 calendar days before the performance test is scheduled to begin. The Administrator will notify you of approval or intent to deny approval of the site-specific test plan and CMS performance evaluation test plan within 30 calendar days after receipt of the original test plans.

(2) You must make your site-specific test plan and CMS performance evaluation test plan available to the public for review no later than 60 calendar days before initiation of the test. You must issue a public notice to all persons on your facility/public mailing list (developed pursuant to 40 CFR 70.7(h), 71.11(d)(3)(i)(E) and 124.10(c)(1)(ix)), announcing the availability of the test plans and the location where the test plans are available for review. The test plans must be accessible to the public for 60 calendar days, beginning on the date that you issue your public notice. The location must be unrestricted and provide access to the public during reasonable hours and provide a means for the public to obtain copies. The notification must include the following information at a minimum:

(i) The name and telephone number of the source’s contact person;

(ii) The name and telephone number of the regulatory agency’s contact person;

(iii) The location where the test plans and any necessary supporting documentation can be reviewed and copied;

(iv) The time period for which the test plans will be available for public review; and

(v) An expected time period for commencement and completion of the performance test and CMS performance evaluation test.

(3) **Petitions for time extension if Administrator fails to approve or deny test plans.** You may petition the Administrator under §63.7(h) to obtain a “waiver” of any performance test—initial or periodic performance test; comprehensive or confirmatory test. The “waiver” would be implemented as an extension of time to conduct the performance test at a later date.

(i) **Qualifications for the waiver.** (A) You may not petition the Administrator for a waiver under this section if the Administrator has issued a notification of intent to deny your test plan(s) under §63.7(c)(3)(i)(B);

(B) You must submit a site-specific emissions testing plan and a continuous monitoring system performance evaluation test plan at least one year before a comprehensive performance test is scheduled to begin as required by paragraph (c)(1) of this section, or at least 60 days before a confirmatory performance test is scheduled to begin as required by paragraph (d) of this section. The test plans must include all required documentation, including the substantive content requirements of paragraph (f) of this section and §63.8(e); and

(C) You must make a good faith effort to accommodate the Administrator’s comments on the test plans.

(ii) **Procedures for obtaining a waiver and duration of the waiver.** (A) You must submit to the Administrator a waiver petition or request to renew the petition under §63.7(h) separately for each source at least 60 days prior to the scheduled date of the performance test;
(B) The Administrator will approve or deny the petition within 30 days of receipt and notify you promptly of the decision;

(C) The Administrator will not approve an individual waiver petition for a duration exceeding 6 months;

(D) The Administrator will include a sunset provision in the waiver ending the waiver within 6 months;

(E) You may submit a revised petition to renew the waiver under §63.7(h)(3)(iii) at least 60 days prior to the end date of the most recently approved waiver petition;

(F) The Administrator may approve a revised petition for a total waiver period up to 12 months.

(iii) Content of the waiver. (A) You must provide documentation to enable the Administrator to determine that the source is meeting the relevant standard(s) on a continuous basis as required by §63.7(h)(2). For extension requests for the initial comprehensive performance test, you must submit your Documentation of Compliance to assist the Administrator in making this determination.

(B) You must include in the petition information justifying your request for a waiver, such as the technical or economic infeasibility, or the impracticality, of the affected source performing the required test, as required by §63.7(h)(3)(iii).

(iv) Public notice. At the same time that you submit your petition to the Administrator, you must notify the public (e.g., distribute a notice to the facility/public mailing list developed pursuant to 40 CFR 70.7(h), 71.11(d)(3)(i)(E) and 124.10(c)(1)(ix)) of your petition to waive a performance test. The notification must include all of the following information at a minimum:

(A) The name and telephone number of the source's contact person;

(B) The name and telephone number of the regulatory agency's contact person;

(C) The date the source submitted its site-specific performance test plan and CMS performance evaluation test plans; and

(D) The length of time requested for the waiver.

(f) Content of performance test plan. The provisions of §§63.7(c)(2)(i)–(iii) and (v) regarding the content of the test plan apply. In addition, you must include the following information in the test plan:

(1) Content of comprehensive performance test plan. (i) An analysis of each feedstream, including hazardous waste, other fuels, and industrial furnace feedstocks, as fired, that includes:

(A) Heating value, levels of ash (for hazardous waste incinerators only), levels of semivolatile metals, low volatile metals, mercury, and total chlorine (organic and inorganic); and

(B) Viscosity or description of the physical form of the feedstream;

(ii) For organic hazardous air pollutants established by 42 U.S.C. 7412(b)(1), excluding caprolactam (CAS number 105602) as provided by §63.60:

(A) Except as provided by paragraph (f)(1)(ii)(D) of this section, an identification of such organic hazardous air pollutants that are present in each hazardous waste feedstream. You need not analyze for organic hazardous air pollutants that would reasonably not be expected to be found in the feedstream. You must identify any constituents you exclude from analysis and explain the basis for excluding them. You must conduct the feedstream analysis according to §63.1208(b)(8);

(B) An approximate quantification of such identified organic hazardous air pollutants in the hazardous waste feedstreams, within the precision produced by analytical procedures of §63.1208(b)(8); and
(C) A description of blending procedures, if applicable, prior to firing the hazardous waste feedstream, including a detailed analysis of the materials prior to blending, and blending ratios.

(D) The Administrator may approve on a case-by-case basis a hazardous waste feedstream analysis for organic hazardous air pollutants in lieu of the analysis required under paragraph (f)(1)(ii)(A) of this section if the reduced analysis is sufficient to ensure that the POHCs used to demonstrate compliance with the applicable DRE standards of this subpart continue to be representative of the most difficult to destroy organic compounds in your hazardous waste feedstreams;

(iii) A detailed engineering description of the hazardous waste combustor, including:

(A) Manufacturer's name and model number of the hazardous waste combustor;

(B) Type of hazardous waste combustor;

(C) Maximum design capacity in appropriate units;

(D) Description of the feed system for each feedstream;

(E) Capacity of each feed system;

(F) Description of automatic hazardous waste feed cutoff system(s);

(G) Description of the design, operation, and maintenance practices for any air pollution control system; and

(H) Description of the design, operation, and maintenance practices of any stack gas monitoring and pollution control monitoring systems;

(iv) A detailed description of sampling and monitoring procedures including sampling and monitoring locations in the system, the equipment to be used, sampling and monitoring frequency, and planned analytical procedures for sample analysis;

(v) A detailed test schedule for each hazardous waste for which the performance test is planned, including date(s), duration, quantity of hazardous waste to be burned, and other relevant factors;

(vi) A detailed test protocol, including, for each hazardous waste identified, the ranges of hazardous waste feedrate for each feed system, and, as appropriate, the feedrates of other fuels and feedstocks, and any other relevant parameters that may affect the ability of the hazardous waste combustor to meet the emission standards;

(vii) A description of, and planned operating conditions for, any emission control equipment that will be used;

(viii) Procedures for rapidly stopping the hazardous waste feed and controlling emissions in the event of an equipment malfunction;

(ix) A determination of the hazardous waste residence time as required by §63.1206(b)(11);

(x) If you are requesting to extrapolate metal feedrate limits from comprehensive performance test levels under §§63.1209(l)(1)(v) or 63.1209(n)(2)(vii):

(A) A description of the extrapolation methodology and rationale for how the approach ensures compliance with the emission standards;

(B) Documentation of the historical range of normal (i.e., other than during compliance testing) metals feedrates for each feedstream;
(C) Documentation that the level of spiking recommended during the performance test will mask sampling and analysis imprecision and inaccuracy to the extent that the extrapolated feedrate limits adequately assure compliance with the emission standards;

(xi) If you do not continuously monitor regulated constituents in natural gas, process air feedstreams, and feedstreams from vapor recovery systems under §63.1209(c)(5), you must include documentation of the expected levels of regulated constituents in those feedstreams;

(xii) Documentation justifying the duration of system conditioning required to ensure the combustor has achieved steady-state operations under performance test operating conditions, as provided by paragraph (g)(1)(iii) of this section;

(xiii) For cement kilns with in-line raw mills, if you elect to use the emissions averaging provision of this subpart, you must notify the Administrator of your intent in the initial (and subsequent) comprehensive performance test plan, and provide the information required by the emission averaging provision;

(xiv) For preheater or preheater/precalcer cement kilns with dual stacks, if you elect to use the emissions averaging provision of this subpart, you must notify the Administrator of your intent in the initial (and subsequent) comprehensive performance test plan, and provide the information required by the emission averaging provision;

(xv) If you request to use Method 23 for dioxin/furan you must provide the information required under §63.1208(b)(1)(i)(B);

(xvi) If you are not required to conduct performance testing to document compliance with the mercury, semivolatile metals, low volatile metals, or hydrogen chloride/chlorine gas emission standards under paragraph (m) of this section, you must include with the comprehensive performance test plan documentation of compliance with the provisions of that section.

(xvii) If you propose to use a surrogate for measuring or monitoring gas flowrate, you must document in the comprehensive performance test plan that the surrogate adequately correlates with gas flowrate, as required by paragraph (m)(7) of this section, and §63.1209(j)(2), (k)(3), (m)(2)(i), (n)(5)(i), and (o)(2)(i).

(xviii) You must submit an application to request alternative monitoring under §63.1209(g)(1) not later than with the comprehensive performance test plan, as required by §63.1209(g)(1)(iii)(A).

(xix) You must document the temperature location measurement in the comprehensive performance test plan, as required by §§63.1209(j)(1)(i) and 63.1209(k)(2)(i).

(xx) If your source is equipped with activated carbon injection, you must document in the comprehensive performance test plan:

(A) The manufacturer specifications for minimum carrier fluid flowrate or pressure drop, as required by §63.1209(k)(6)(ii); and

(B) Key parameters that affect carbon adsorption, and the operating limits you establish for those parameters based on the carbon used during the performance test, if you elect not to specify and use the brand and type of carbon used during the comprehensive performance test, as required by §63.1209(k)(6)(iii).

(XXi) If your source is equipped with a carbon bed system, and you elect not to specify and use the brand and type of carbon used during the comprehensive performance test, you must include in the comprehensive performance test plan key parameters that affect carbon adsorption, and the operating limits you establish for those parameters based on the carbon used during the performance test, as required by §63.1209(k)(7)(ii).

(XXii) If you feed a dioxin/furan inhibitor into the combustion system, you must document in the comprehensive performance test plan key parameters that affect the effectiveness of the inhibitor, and the operating limits you establish for those parameters based on the inhibitor fed during the performance test, if you elect not to specify and
use the brand and type of inhibitor used during the comprehensive performance test, as required by §63.1209(k)(9)(ii).

(xiii) If your source is equipped with a wet scrubber and you elect to monitor solids content of the scrubber liquid manually but believe that hourly monitoring of solids content is not warranted, you must support an alternative monitoring frequency in the comprehensive performance test plan, as required by §63.1209(m)(1)(i)(B)(1)(i).

(xxiv) If your source is equipped with a particulate matter control device other than a wet scrubber, baghouse, or electrostatic precipitator, you must include in the comprehensive performance test plan:

(A) Documentation to support the operating parameter limits you establish for the control device, as required by §63.1209(m)(1)(iv)(A)(4); and

(B) Support for the use of manufacturer specifications if you recommend such specifications in lieu of basing operating limits on performance test operating levels, as required by §63.1209(m)(1)(iv)(D).

(xxv) If your source is equipped with a dry scrubber to control hydrogen chloride and chlorine gas, you must document in the comprehensive performance test plan key parameters that affect adsorption, and the limits you establish for those parameters based on the sorbent used during the performance test, if you elect not to specify and use the brand and type of sorbent used during the comprehensive performance test, as required by §63.1209(o)(4)(iii)(A); and

(xxvi) For purposes of calculating semivolatile metal, low volatile metal, mercury, and total chlorine (organic and inorganic), and ash feedrate limits, a description of how you will handle performance test feedstream analytical results that determines these constituents are not present at detectable levels.

(xxvii) Such other information as the Administrator reasonably finds necessary to determine whether to approve the performance test plan.

(2) Content of confirmatory test plan. (i) A description of your normal hydrocarbon or carbon monoxide operating levels, as specified in paragraph (g)(2)(i) of this section, and an explanation of how these normal levels were determined;

(ii) A description of your normal applicable operating parameter levels, as specified in paragraph (g)(2)(ii) of this section, and an explanation of how these normal levels were determined;

(iii) A description of your normal chlorine operating levels, as specified in paragraph (g)(2)(iii) of this section, and an explanation of how these normal levels were determined;

(iv) If you use carbon injection or a carbon bed, a description of your normal cleaning cycle of the particulate matter control device, as specified in paragraph (g)(2)(iv) of this section, and an explanation of how these normal levels were determined;

(v) A detailed description of sampling and monitoring procedures including sampling and monitoring locations in the system, the equipment to be used, sampling and monitoring frequency, and planned analytical procedures for sample analysis;

(vi) A detailed test schedule for each hazardous waste for which the performance test is planned, including date(s), duration, quantity of hazardous waste to be burned, and other relevant factors;

(vii) A detailed test protocol, including, for each hazardous waste identified, the ranges of hazardous waste feedrate for each feed system, and, as appropriate, the feedrates of other fuels and feedstocks, and any other relevant parameters that may affect the ability of the hazardous waste combustor to meet the dioxin/furan emission standard;

(viii) A description of, and planned operating conditions for, any emission control equipment that will be used;
(ix) Procedures for rapidly stopping the hazardous waste feed and controlling emissions in the event of an equipment malfunction; and

(x) Such other information as the Administrator reasonably finds necessary to determine whether to approve the confirmatory test plan.

(g) Operating conditions during testing. You must comply with the provisions of §63.7(e). Conducting performance testing under operating conditions representative of the extreme range of normal conditions is consistent with the requirement of §63.7(e)(1) to conduct performance testing under representative operating conditions.

(1) Comprehensive performance testing — (i) Operations during testing. For the following parameters, you must operate the combustor during the performance test under normal conditions (or conditions that will result in higher than normal emissions):

(A) **Chlorine feedrate.** You must feed normal (or higher) levels of chlorine during the dioxin/furan performance test;

(B) **Ash feedrate.** For hazardous waste incinerators, you must conduct the following tests when feeding normal (or higher) levels of ash: The semivolatile metal and low volatile metal performance tests; and the dioxin/furan and mercury performance tests if activated carbon injection or a carbon bed is used; and

(C) **Cleaning cycle of the particulate matter control device.** You must conduct the following tests when the particulate matter control device undergoes its normal (or more frequent) cleaning cycle: The particulate matter, semivolatile metal, and low volatile metal performance tests; and the dioxin/furan and mercury performance tests if activated carbon injection or a carbon bed is used.

(ii) Modes of operation. Given that you must establish limits for the applicable operating parameters specified in §63.1209 based on operations during the comprehensive performance test, you may conduct testing under two or more operating modes to provide operating flexibility.

(iii) Steady-state conditions. (A) Prior to obtaining performance test data, you must operate under performance test conditions until you reach steady-state operations with respect to emissions of pollutants you must measure during the performance test and operating parameters under §63.1209 for which you must establish limits. During system conditioning, you must ensure that each operating parameter for which you must establish a limit is held at the level planned for the performance test. You must include documentation in the performance test plan under paragraph (f) of this section justifying the duration of system conditioning.

(B) If you own or operate a hazardous waste cement kiln that recycles collected particulate matter (i.e., cement kiln dust) into the kiln, you must sample and analyze the recycled particulate matter prior to obtaining performance test data for levels of selected metals that must be measured during performance testing to document that the system has reached steady-state conditions (i.e., that metals levels have stabilized). You must document the rationale for selecting metals that are indicative of system equilibrium and include the information in the performance test plan under paragraph (f) of this section. To determine system equilibrium, you must sample and analyze the recycled particulate matter hourly for each selected metal, unless you submit in the performance test plan a justification for reduced sampling and analysis and the Administrator approves in writing a reduced sampling and analysis frequency.

(2) Confirmatory performance testing. You must conduct confirmatory performance testing for dioxin/furan under normal operating conditions for the following parameters:

(i) Carbon monoxide (or hydrocarbon) CEMS emissions levels must be within the range of the average value to the maximum value allowed, except as provided by paragraph (g)(2)(v) of this section. The average value is defined as the sum of the hourly rolling average values recorded (each minute) over the previous 12 months, divided by the number of rolling averages recorded during that time. The average value must not include calibration data, startup data, shutdown data, malfunction data, and data obtained when not burning hazardous waste;

(ii) Each operating limit (specified in §63.1209) established to maintain compliance with the dioxin/furan emission standard must be held within the range of the average value over the previous 12 months and the maximum or minimum, as appropriate, that is allowed, except as provided by paragraph (g)(2)(v) of this section. The average value is defined as the sum of the rolling average values recorded over the previous 12 months, divided by the
number of rolling averages recorded during that time. The average value must not include calibration data, startup data, shutdown data, malfunction data, and data obtained when not burning hazardous waste;

(iii) You must feed chlorine at normal feedrates or greater; and

(iv) If the combustor is equipped with carbon injection or carbon bed, normal cleaning cycle of the particulate matter control device.

(v) The Administrator may approve an alternative range to that required by paragraphs (g)(2)(i) and (ii) of this section if you document in the confirmatory performance test plan that it may be problematic to maintain the required range during the test. In addition, when making the finding of compliance, the Administrator may consider test conditions outside of the range specified in the test plan based on a finding that you could not reasonably maintain the range specified in the test plan and considering factors including whether the time duration and level of the parameter when operations were out of the specified range were such that operations during the confirmatory test are determined to be reasonably representative of normal operations. In addition, the Administrator will consider the proximity of the emission test results to the standard.

(h) Operating conditions during subsequent testing. (1) Current operating parameter limits established under §63.1209 are waived during subsequent comprehensive performance testing.

(2) Current operating parameter limits are also waived during pretesting prior to comprehensive performance testing for an aggregate time not to exceed 720 hours of operation (renewable at the discretion of the Administrator) under an approved test plan or if the source records the results of the pretesting. Pretesting means:

(i) Operations when stack emissions testing for dioxin/furan, mercury, semivolatile metals, low volatile metals, particulate matter, or hydrogen chloride/chlorine gas is being performed; and

(ii) Operations to reach steady-state operating conditions prior to stack emissions testing under paragraph (g)(1)(iii) of this section.

(i) Time extension for subsequent performance tests. After the initial comprehensive performance test, you may request up to a one-year time extension for conducting a comprehensive or confirmatory performance test to consolidate performance testing with other state or federally required emission testing, or for other reasons deemed acceptable by the Administrator. If the Administrator grants a time extension for a comprehensive performance test, the deadlines for commencing the next comprehensive and confirmatory tests are based on the date that the subject comprehensive performance test commences.

(1) You must submit in writing to the Administrator any request under this paragraph for a time extension for conducting a performance test.

(2) You must include in the request for an extension for conducting a performance test the following:

(i) A description of the reasons for requesting the time extension;

(ii) The date by which you will commence performance testing.

(3) The Administrator will notify you in writing of approval or intention to deny approval of your request for an extension for conducting a performance test within 30 calendar days after receipt of sufficient information to evaluate your request. The 30-day approval or denial period will begin after you have been notified in writing that your application is complete. The Administrator will notify you in writing whether the application contains sufficient information to make a determination within 30 calendar days after receipt of the original application and within 30 calendar days after receipt of any supplementary information that you submit.

(4) When notifying you that your application is not complete, the Administrator will specify the information needed to complete the application. The Administrator will also provide notice of opportunity for you to present, in writing, within 30 calendar days after notification of the incomplete application, additional information or arguments to the Administrator to enable further action on the application.
(5) Before denying any request for an extension for performance testing, the Administrator will notify you in writing of the Administrator's intention to issue the denial, together with:

(i) Notice of the information and findings on which the intended denial is based; and

(ii) Notice of opportunity for you to present in writing, within 15 calendar days after notification of the intended denial, additional information or arguments to the Administrator before further action on the request.

(6) The Administrator's final determination to deny any request for an extension will be in writing and will set forth specific grounds upon which the denial is based. The final determination will be made within 30 calendar days after the presentation of additional information or argument (if the application is complete), or within 30 calendar days after the final date specified for the presentation if no presentation is made.

(j) **Notification of compliance** — (1) **Comprehensive performance test.** (i) Except as provided by paragraphs (j)(4) and (j)(5) of this section, within 90 days of completion of a comprehensive performance test, you must postmark a Notification of Compliance documenting compliance with the emission standards and continuous monitoring system requirements, and identifying operating parameter limits under §63.1209.

(ii) Upon postmark of the Notification of Compliance, you must comply with all operating requirements specified in the Notification of Compliance in lieu of the limits specified in the Documentation of Compliance required under §63.1211(c).

(2) **Confirmatory performance test.** Except as provided by paragraph (j)(4) of this section, within 90 days of completion of a confirmatory performance test, you must postmark a Notification of Compliance documenting compliance or noncompliance with the applicable dioxin/furan emission standard.

(3) See §§63.7(g), 63.9(h), and 63.1210(d) for additional requirements pertaining to the Notification of Compliance (e.g., you must include results of performance tests in the Notification of Compliance).

(4) **Time extension.** You may submit a written request to the Administrator for a time extension documenting that, for reasons beyond your control, you may not be able to meet the 90-day deadline for submitting the Notification of Compliance after completion of testing. The Administrator will determine whether a time extension is warranted.

(5) **Early compliance.** If you conduct the initial comprehensive performance test prior to the compliance date, you must postmark the Notification of Compliance within 90 days of completion of the performance test or by the compliance date, whichever is later.

(k) **Failure to submit a timely notification of compliance.** (1) If you fail to postmark a Notification of Compliance by the specified date, you must cease hazardous waste burning immediately.

(2) Prior to submitting a revised Notification of Compliance as provided by paragraph (k)(3) of this section, you may burn hazardous waste only for the purpose of pretesting or comprehensive performance testing and only for a maximum of 720 hours (renewable at the discretion of the Administrator).

(3) You must submit to the Administrator a Notification of Compliance subsequent to a new comprehensive performance test before resuming hazardous waste burning.

(l) **Failure of performance test** — (1) **Comprehensive performance test.** The provisions of this paragraph do not apply to the initial comprehensive performance test if you conduct the test prior to your compliance date.

(ii) If you determine (based on CEM recordings, results of analyses of stack samples, or results of CMS performance evaluations) that you have exceeded any emission standard during a comprehensive performance test for a mode of operation, you must cease hazardous waste burning immediately under that mode of operation. You must make this determination within 90 days following completion of the performance test.

(ii) If you have failed to demonstrate compliance with the emission standards for any mode of operation:
(A) Prior to submitting a revised Notification of Compliance as provided by paragraph (l)(1)(ii)(C) of this section, you may burn hazardous waste only for the purpose of pretesting or comprehensive performance testing under revised operating conditions, and only for a maximum of 720 hours (renewable at the discretion of the Administrator), except as provided by paragraph (l)(3) of this section;

(B) You must conduct a comprehensive performance test under revised operating conditions following the requirements for performance testing of this section; and

(C) You must submit to the Administrator a Notification of Compliance subsequent to the new comprehensive performance test.

(2) Confirmatory performance test. If you determine (based on CEM recordings, results of analyses of stack samples, or results of CMS performance evaluations) that you have failed the dioxin/furan emission standard during a confirmatory performance test, you must cease burning hazardous waste immediately. You must make this determination within 90 days following completion of the performance test. To burn hazardous waste in the future:

(i) You must submit to the Administrator for review and approval a test plan to conduct a comprehensive performance test to identify revised limits on the applicable dioxin/furan operating parameters specified in §63.1209(k);

(ii) You must submit to the Administrator a Notification of Compliance with the dioxin/furan emission standard under the provisions of paragraphs (j) and (k) of this section and this paragraph (l). You must include in the Notification of Compliance the revised limits on the applicable dioxin/furan operating parameters specified in §63.1209(k); and

(iii) Until the Notification of Compliance is submitted, you must not burn hazardous waste except for purposes of pretesting or confirmatory performance testing, and for a maximum of 720 hours (renewable at the discretion of the Administrator), except as provided by paragraph (l)(3) of this section.

(3) You may petition the Administrator to obtain written approval to burn hazardous waste in the interim prior to submitting a Notification of Compliance for purposes other than testing or pretesting. You must specify operating requirements, including limits on operating parameters, that you determine will ensure compliance with the emission standards of this subpart based on available information including data from the failed performance test. The Administrator will review, modify as necessary, and approve if warranted the interim operating requirements. An approval of interim operating requirements will include a schedule for submitting a Notification of Compliance.

(m) Waiver of performance test . You are not required to conduct performance tests to document compliance with the mercury, semivolatile metals, low volatile metals, or hydrogen chloride/chlorine gas emission standards under the conditions specified in paragraphs (m)(1) or (m)(2) of this section. The waiver provisions of this paragraph apply in addition to the provisions of §63.7(h).

(1) Emission standards based on exhaust gas flow rate . (i) You are deemed to be in compliance with an emission standard based on the volumetric flow rate of exhaust gas (i.e., µg/dscm or ppmv) if the maximum theoretical emission concentration (MTEC) does not exceed the emission standard over the relevant averaging period specified under §63.1209(l), (n), and (o) of this section for the standard:

(A) Determine the feedrate of mercury, semivolatile metals, low volatile metals, or total chlorine and chloride from all feedstreams;

(B) Determine the stack gas flowrate; and

(C) Calculate a MTEC for each standard assuming all mercury, semivolatile metals, low volatile metals, or total chlorine (organic and inorganic) from all feedstreams is emitted;

(ii) To document compliance with this provision, you must:

(A) Monitor and record the feedrate of mercury, semivolatile metals, low volatile metals, and total chlorine and chloride from all feedstreams according to §63.1209(c);
(B) Monitor with a CMS and record in the operating record the gas flowrate (either directly or by monitoring a surrogate parameter that you have correlated to gas flowrate);

(C) Continuously calculate and record in the operating record the MTEC under the procedures of paragraph (m)(1)(i) of this section; and

(D) Interlock the MTEC calculated in paragraph (m)(1)(i)(C) of this section to the AWFCO system to stop hazardous waste burning when the MTEC exceeds the emission standard.

(iii) In lieu of the requirement in paragraphs (m)(1)(ii)(C) and (D) of this section, you may:

(A) Identify in the Notification of Compliance a minimum gas flowrate limit and a maximum feedrate limit of mercury, semivolatile metals, low volatile metals, and/or total chlorine and chloride from all feedstreams that ensures the MTEC as calculated in paragraph (m)(1)(i)(C) of this section is below the applicable emission standard; and

(B) Interlock the minimum gas flowrate limit and maximum feedrate limit of paragraph (m)(1)(iii)(A) of this section to the AWFCO system to stop hazardous waste burning when the gas flowrate or mercury, semivolatile metals, low volatile metals, and/or total chlorine and chloride feedrate exceeds the limits of paragraph (m)(1)(iii)(A) of this section.

(2) Emission standards based on hazardous waste thermal concentration. (i) You are deemed to be in compliance with an emission standard specified on a hazardous waste thermal concentration basis (i.e., pounds emitted per million Btu of heat input) if the HAP thermal concentration in the waste feed does not exceed the allowable HAP thermal concentration emission rate.

(ii) To document compliance with this provision, you must:

(A) Monitor and record the feedrate of mercury, semivolatile metals, low volatile metals, and total chlorine and chloride from all hazardous waste feedstreams in accordance with §63.1209(c);

(B) Determine and record the higher heating value of each hazardous waste feed;

(C) Continuously calculate and record the thermal feed rate of all hazardous waste feedstreams by summing the products of each hazardous waste feed rate multiplied by the higher heating value of that hazardous waste;

(D) Continuously calculate and record the total HAP thermal feed concentration for each constituent by dividing the HAP feedrate determined in paragraph (m)(2)(ii)(A) of this section by the thermal feed rate determined in paragraph (m)(2)(ii)(C) of this section for all hazardous waste feedstreams;

(E) Interlock the HAP thermal feed concentration for each constituent with the AWFCO to stop hazardous waste feed when the thermal feed concentration exceeds the applicable thermal emission standard.

(3) When you determine the feedrate of mercury, semivolatile metals, low volatile metals, or total chlorine and chloride for purposes of this provision, except as provided by paragraph (m)(4) of this section, you must assume that the analyte is present at the full detection limit when the feedstream analysis determines that the analyte is not detected in the feedstream.

(4) Owners and operators of hazardous waste burning cement kilns and lightweight aggregate kilns may assume that mercury is present in raw material at half the detection limit when the raw material feedstream analysis determines that mercury is not detected.

(5) You must state in the site-specific test plan that you submit for review and approval under paragraph (e) of this section that you intend to comply with the provisions of this paragraph. You must include in the test plan documentation that any surrogate that is proposed for gas flowrate adequately correlates with the gas flowrate.
§ 63.1208 What are the test methods?

(a) [Reserved]

(b) Test methods. You must use the following test methods to determine compliance with the emissions standards of this subpart:

(1) Dioxins andfurans. (i) To determine compliance with the emission standard for dioxins and furans, you must use:

(A) Method 0023A, Sampling Method for Polychlorinated Dibenzo-\(\text{p}\)-Dioxins and Polychlorinated Dibenzofurans emissions from Stationary Sources, EPA Publication SW–846 (incorporated by reference—see §63.14); or

(B) Method 23, provided in appendix A, part 60 of this chapter, after approval by the Administrator.

( 1 ) You may request approval to use Method 23 in the performance test plan required under §63.1207(e)(i) and (ii).

( 2 ) In determining whether to grant approval to use Method 23, the Administrator may consider factors including whether dioxin/furan were detected at levels substantially below the emission standard in previous testing, and whether previous Method 0023 analyses detected low levels of dioxin/furan in the front half of the sampling train.

( 3 ) Sources that emit carbonaceous particulate matter, such as coal-fired boilers, and sources equipped with activated carbon injection, will be deemed not suitable for use of Method 23 unless you document that there would not be a significant improvement in quality assurance with Method 0023A.

(ii) You must sample for a minimum of three hours, and you must collect a minimum sample volume of 2.5 dscm;

(iii) You may assume that nondetects are present at zero concentration.

(2) Mercury. You must use Method 29, provided in appendix A, part 60 of this chapter, to demonstrate compliance with emission standard for mercury.

(3) Cadmium and lead. You must use Method 29, provided in appendix A, part 60 of this chapter, to determine compliance with the emission standard for cadmium and lead (combined).

(4) Arsenic, beryllium, and chromium. You must use Method 29, provided in appendix A, part 60 of this chapter, to determine compliance with the emission standard for arsenic, beryllium, and chromium (combined).

(5) Hydrogen chloride and chlorine gas —(i) Compliance with MACT standards. To determine compliance with the emission standard for hydrogen chloride and chlorine gas (combined), you must use:

(A) Method 26/26A as provided in appendix A, part 60 of this chapter; or

(B) Methods 320 or 321 as provided in appendix A, part 63 of this chapter, or

(C) ASTM D 6735–01, Standard Test Method for Measurement of Gaseous Chlorides and Fluorides from Mineral Calcining Exhaust Sources—Impinger Method to measure emissions of hydrogen chloride, and Method 26/26A to measure emissions of chlorine gas, provided that you follow the provisions in paragraphs (b)(5)(C)( 1 ) through ( 6 ) of this section. ASTM D 6735–01 is available for purchase from at least one of the following addresses: American Society for Testing and Materials (ASTM), 100 Barr Harbor Drive, Post Office Box C700, West Conshohocken, PA 19428–2959; or ProQuest, 300 North Zeib Road, Ann Arbor, MI 48106.
(1) A test must include three or more runs in which a pair of samples is obtained simultaneously for each run according to section 11.2.6 of ASTM Method D6735–01.

(2) You must calculate the test run standard deviation of each set of paired samples to quantify data precision, according to Equation 1 of this section:

\[ \text{RSD}_a = \left( 100 \right) \frac{\text{Absolute Value} \left( \frac{C_{1a} - C_{2a}}{C_{1a} + C_{2a}} \right) }{ \left( \sum \text{RSD}_a \right) / p } \]  (Eq. 1)

Where:

\( \text{RSD}_a \) = The test run relative standard deviation of sample pair \( a \), percent.

\( C_{1a}, C_{2a} \) = The HCl concentrations, milligram/dry standard cubic meter (mg/dscm), from the paired samples.

(3) You must calculate the test average relative standard deviation according to Equation 2 of this section:

\[ \text{RSD}_{TA} = \frac{\sum \text{RSD}_a}{\sqrt{p}} \quad (\text{Eq} \ 2) \]

Where:

\( \text{RSD}_{TA} \) = The test average relative standard deviation, percent.

\( \text{RSD}_a \) = The test run relative standard deviation for sample pair \( a \).

\( p \) = The number of test runs, \( \geq 3 \).

(4) If \( \text{RSD}_{TA} \) is greater than 20 percent, the data are invalid and the test must be repeated.

(5) The post-test analyte spike procedure of section 11.2.7 of ASTM Method D6735–01 is conducted, and the percent recovery is calculated according to section 12.6 of ASTM Method D6735–01.

(6) If the percent recovery is between 70 percent and 130 percent, inclusive, the test is valid. If the percent recovery is outside of this range, the data are considered invalid, and the test must be repeated.

(ii) Compliance with risk-based limits under §63.1215. To demonstrate compliance with emission limits established under §63.1215, you must use Method 26/26A as provided in appendix A, part 60 of this chapter, Method 320 as provided in appendix A, part 63 of this chapter, Method 321 as provided in appendix A, part 63 of this chapter, or ASTM D 6735–01, Standard Test Method for Measurement of Gaseous Chlorides and Fluorides from Mineral Calcining Exhaust Sources—Impinger Method (following the provisions of paragraphs (b)(5)(C)(1) through (6) of this section), except:

(A) For cement kilns and sources equipped with a dry acid gas scrubber, you must use Methods 320 or 321 as provided in appendix A, part 63 of this chapter, or ASTM D 6735–01 to measure hydrogen chloride, and the back-half, caustic impingers of Method 26/26A as provided in appendix A, part 60 of this chapter to measure chlorine gas; and

(B) For incinerators, boilers, and lightweight aggregate kilns, you must use Methods 320 or 321 as provided in appendix A, part 63 of this chapter, or ASTM D 6735–01 to measure hydrogen chloride, and Method 26/26A as provided in appendix A, part 60 of this chapter to measure total chlorine, and calculate chlorine gas by difference if:
(1) The bromine/chlorine ratio in feedstreams is greater than 5 percent; or

(2) The sulfur/chlorine ratio in feedstreams is greater than 50 percent.

(6) Particulate matter. You must use Methods 5 or 5I, provided in appendix A, part 60 of this chapter, to demonstrate compliance with the emission standard for particulate matter.

(7) Other test methods. You may use applicable test methods in EPA Publication SW-846, as incorporated by reference in paragraph (a) of this section, as necessary to demonstrate compliance with requirements of this subpart, except as otherwise specified in paragraphs (b)(2)–(b)(6) of this section.

(8) Feedstream analytical methods. You may use any reliable analytical method to determine feedstream concentrations of metals, chlorine, and other constituents. It is your responsibility to ensure that the sampling and analysis procedures are unbiased, precise, and that the results are representative of the feedstream.

(9) Opacity. If you determine compliance with the opacity standard under the monitoring requirements of §§63.1209(a)(1)(iv) and (a)(1)(v), you must use Method 9, provided in appendix A, part 60 of this chapter.


§ 63.1209 What are the monitoring requirements?

(a) Continuous emissions monitoring systems (CEMS) and continuous opacity monitoring systems (COMS). (1)(i) You must use either a carbon monoxide or hydrocarbon CEMS to demonstrate and monitor compliance with the carbon monoxide and hydrocarbon standard under this subpart. You must also use an oxygen CEMS to continuously correct the carbon monoxide or hydrocarbon level to 7 percent oxygen.

(ii) (A) Cement kilns under §63.1204. Except as provided by paragraphs (a)(1)(iv) and (a)(1)(v) of the section, you must use a COMS to demonstrate and monitor compliance with the opacity standard under §§63.1204(a)(7) and (b)(7) at each point where emissions are vented from these affected sources including the bypass stack of a preheater or preheater/precalciner kiln with dual stacks.

(B) Cement kilns under §63.1220. Except as provided by paragraphs (a)(1)(iv) and (a)(1)(v) of the section and unless your source is equipped with a bag leak detection system under §63.1206(c)(9) or a particulate matter detection system under §63.1206(c)(9), you must use a COMS to demonstrate and monitor compliance with the opacity standard under §§63.1220(a)(7) and (b)(7) at each point where emissions are vented from these affected sources including the bypass stack of a preheater or preheater/precalciner kiln with dual stacks.

(C) You must maintain and operate each COMS in accordance with the requirements of §63.8(c) except for the requirements under §63.8(c)(3). The requirements of §63.1211(c) shall be complied with instead of §63.8(c)(3); and

(D) Compliance is based on a six-minute block average.

(iii) You must install, calibrate, maintain, and operate a particulate matter CEMS to demonstrate and monitor compliance with the particulate matter standards under this subpart. However, compliance with the requirements in this section to install, calibrate, maintain and operate the PM CEMS is not required until such time that the Agency promulgates all performance specifications and operational requirements applicable to PM CEMS.

(iv) If you operate a cement kiln subject to the provisions of this subpart and use a fabric filter with multiple stacks or an electrostatic precipitator with multiple stacks, you may, in lieu of installing the COMS required by paragraph (a)(1)(ii) of this section, comply with the opacity standard in accordance with the procedures of Method 9 to part 60 of this chapter:

(A) You must conduct the Method 9 test while the affected source is operating at the highest load or capacity level reasonably expected to occur within the day;
(B) The duration of the Method 9 test shall be at least 30 minutes each day;

(C) You must use the Method 9 procedures to monitor and record the average opacity for each six-minute block period during the test; and

(D) To remain in compliance, all six-minute block averages must not exceed the opacity standard.

(v) If you operate a cement kiln subject to the provisions of this subpart and use a particulate matter control device that exhausts through a monovent, or if the use of a COMS in accordance with the installation specification of Performance Specification 1 (PS–1) of appendix B to part 60 of this chapter is not feasible, you may, in lieu of installing the COMS required by paragraph (a)(1)(ii) of this section, comply with the opacity standard in accordance with the procedures of Method 9 to part 60 of this chapter:

(A) You must conduct the Method 9 test while the affected source is operating at the highest load or capacity level reasonably expected to occur within the day;

(B) The duration of the Method 9 test shall be at least 30 minutes each day;

(C) You must use the Method 9 procedures to monitor and record the average opacity for each six-minute block period during the test; and

(D) To remain in compliance, all six-minute block averages must not exceed the opacity standard.

(2) Performance specifications. You must install, calibrate, maintain, and continuously operate the CEMS and COMS in compliance with the quality assurance procedures provided in the appendix to this subpart and Performance Specifications 1 (opacity), 4B (carbon monoxide and oxygen), and 8A (hydrocarbons) in appendix B, part 60 of this chapter.

(3) Carbon monoxide readings exceeding the span. (i) Except as provided by paragraph (a)(3)(ii) of this section, if a carbon monoxide CEMS detects a response that results in a one-minute average at or above the 3,000 ppmv span level required by Performance Specification 4B in appendix B, part 60 of this chapter, the one-minute average must be recorded as 10,000 ppmv. The one-minute 10,000 ppmv value must be used for calculating the hourly rolling average carbon monoxide level.

(ii) Carbon monoxide CEMS that use a span value of 10,000 ppmv when one-minute carbon monoxide levels are equal to or exceed 3,000 ppmv are not subject to paragraph (a)(3)(i) of this section. Carbon monoxide CEMS that use a span value of 10,000 are subject to the same CEMS performance and equipment specifications when operating in the range of 3,000 ppmv to 10,000 ppmv that are provided by Performance Specification 4B for other carbon monoxide CEMS, except:

(A) Calibration drift must be less than 300 ppmv; and

(B) Calibration error must be less than 500 ppmv.

(4) Hydrocarbon readings exceeding the span. (i) Except as provided by paragraph (a)(4)(ii) of this section, if a hydrocarbon CEMS detects a response that results in a one-minute average at or above the 100 ppmv span level required by Performance Specification 8A in appendix B, part 60 of this chapter, the one-minute average must be recorded as 500 ppmv. The one-minute 500 ppmv value must be used for calculating the hourly rolling average HC level.

(ii) Hydrocarbon CEMS that use a span value of 500 ppmv when one-minute hydrocarbon levels are equal to or exceed 100 ppmv are not subject to paragraph (a)(4)(i) of this section. Hydrocarbon CEMS that use a span value of 500 ppmv are subject to the same CEMS performance and equipment specifications when operating in the range of 100 ppmv to 500 ppmv that are provided by Performance Specification 8A for other hydrocarbon CEMS, except:

(A) The zero and high-level calibration gas must have a hydrocarbon level of between 0 and 100 ppmv, and between 250 and 450 ppmv, respectively;
(B) The strip chart recorder, computer, or digital recorder must be capable of recording all readings within the CEM measurement range and must have a resolution of 2.5 ppmv;

(C) The CEMS calibration must not differ by more than ±15 ppmv after each 24-hour period of the seven day test at both zero and high levels;

(D) The calibration error must be no greater than 25 ppmv; and

(E) The zero level, mid-level, and high level calibration gas used to determine calibration error must have a hydrocarbon level of 0–200 ppmv, 150–200 ppmv, and 350–400 ppmv, respectively.

(5) Petitions to use CEMS for other standards. You may petition the Administrator to use CEMS for compliance monitoring for particulate matter, mercury, semivolatile metals, low volatile metals, and hydrogen chloride and chlorine gas under §63.8(f) in lieu of compliance with the corresponding operating parameter limits under this section.

(6) Calculation of rolling averages —(i) Calculation of rolling averages initially. The carbon monoxide or hydrocarbon CEMS must begin recording one-minute average values by 12:01 a.m. and hourly rolling average values by 1:01 a.m., when 60 one-minute values will be available for calculating the initial hourly rolling average for those sources that come into compliance on the regulatory compliance date. Sources that elect to come into compliance before the regulatory compliance date must begin recording one-minute and hourly rolling average values within 60 seconds and 60 minutes (when 60 one-minute values will be available for calculating the initial hourly rolling average), respectively, from the time at which compliance begins.

(ii) Calculation of rolling averages upon intermittent operations. You must ignore periods of time when one-minute values are not available for calculating the hourly rolling average. When one-minute values become available again, the first one-minute value is added to the previous 59 values to calculate the hourly rolling average.

(iii) Calculation of rolling averages when the hazardous waste feed is cutoff. (A) Except as provided by paragraph (a)(6)(iii)(B) of this section, you must continue monitoring carbon monoxide and hydrocarbons when the hazardous waste feed is cutoff if the source is operating. You must not resume feeding hazardous waste if the emission levels exceed the standard.

(B) You are not subject to the CEMS requirements of this subpart during periods of time you meet the requirements of §63.1206(b)(1)(ii) (compliance with emissions standards for nonhazardous waste burning sources when you are not burning hazardous waste).

(7) Operating parameter limits for hydrocarbons. If you elect to comply with the carbon monoxide and hydrocarbon emission standard by continuously monitoring carbon monoxide with a CEMS, you must demonstrate that hydrocarbon emissions during the comprehensive performance test do not exceed the hydrocarbon emissions standard. In addition, the limits you establish on the destruction and removal efficiency (DRE) operating parameters required under paragraph (j) of this section also ensure that you maintain compliance with the hydrocarbon emission standard. If you do not conduct the hydrocarbon demonstration and DRE tests concurrently, you must establish separate operating parameter limits under paragraph (j) of this section based on each test and the more restrictive of the operating parameter limits applies.

(b) Other continuous monitoring systems (CMS). (1) You must use CMS (e.g., thermocouples, pressure transducers, flow meters) to document compliance with the applicable operating parameter limits under this section.

(2) Except as specified in paragraphs (b)(2)(i) and (ii) of this section, you must install and operate continuous monitoring systems other than CEMS in conformance with §63.8(c)(3) that requires you, at a minimum, to comply with the manufacturer’s written specifications or recommendations for installation, operation, and calibration of the system:

(i) Calibration of thermocouples and pyrometers. The calibration of thermocouples must be verified at a frequency and in a manner consistent with manufacturer specifications, but no less frequent than once per year. You must operate and maintain optical pyrometers in accordance with manufacturer specifications unless otherwise approved by the Administrator. You must calibrate optical pyrometers in accordance with the frequency and procedures
recommended by the manufacturer, but no less frequent than once per year, unless otherwise approved by the Administrator. And,

(ii) **Accuracy and calibration of weight measurement devices for activated carbon injection systems.** If you operate a carbon injection system, the accuracy of the weight measurement device must be ± 1 percent of the weight being measured. The calibration of the device must be verified at least once each calendar quarter at a frequency of approximately 120 days.

(3) CMS must sample the regulated parameter without interruption, and evaluate the detector response at least once each 15 seconds, and compute and record the average values at least every 60 seconds.

(4) The span of the non-CEMS CMS detector must not be exceeded. You must interlock the span limits into the automatic waste feed cutoff system required by §63.1206(c)(3).

(5) **Calculation of rolling averages — (i) Calculation of rolling averages initially.** Continuous monitoring systems must begin recording one-minute average values by 12:01 a.m., hourly rolling average values by 1:01 a.m. (e.g., when 60 one-minute values will be available for calculating the initial hourly rolling average), and twelve-hour rolling averages by 12:01 p.m. (e.g., when 720 one-minute averages are available to calculate a 12-hour rolling average), for those sources that come into compliance on the regulatory compliance date. Sources that elect to come into compliance before the regulatory compliance date must begin recording one-minute, hourly rolling average, and 12-hour rolling average values within 60 seconds, 60 minutes (when 60 one-minute values will be available for calculating the initial hourly rolling average), and 720 minutes (when 720 one-minute values will be available for calculating the initial 12-hour hourly rolling average) respectively, from the time at which compliance begins.

(ii) **Calculation of rolling averages upon intermittent operations.** You must ignore periods of time when one-minute values are not available for calculating rolling averages. When one-minute values become available again, the first one-minute value is added to the previous one-minute values to calculate rolling averages.

(iii) **Calculation of rolling averages when the hazardous waste feed is cutoff.** (A) Except as provided by paragraph (b)(5)(iii)(B) of this section, you must continue monitoring operating parameter limits with a CMS when the hazardous waste feed is cutoff if the source is operating. You must not resume feeding hazardous waste if an operating parameter exceeds its limit.

(B) You are not subject to the CMS requirements of this subpart during periods of time you meet the requirements of §63.1206(b)(1)(ii) (compliance with emissions standards for nonhazardous waste burning sources when you are not burning hazardous waste).

(c) **Analysis of feedstreams — (1) General.** Prior to feeding the material, you must obtain an analysis of each feedstream that is sufficient to document compliance with the applicable feedrate limits provided by this section.

(2) **Feedstream analysis plan.** You must develop and implement a feedstream analysis plan and record it in the operating record. The plan must specify at a minimum:

(i) The parameters for which you will analyze each feedstream to ensure compliance with the operating parameter limits of this section;

(ii) Whether you will obtain the analysis by performing sampling and analysis or by other methods, such as using analytical information obtained from others or using other published or documented data or information;

(iii) How you will use the analysis to document compliance with applicable feedrate limits (e.g., if you blend hazardous wastes and obtain analyses of the wastes prior to blending but not of the blended, as-fired, waste, the plan must describe how you will determine the pertinent parameters of the blended waste);

(iv) The test methods which you will use to obtain the analyses;

(v) The sampling method which you will use to obtain a representative sample of each feedstream to be analyzed using sampling methods described in appendix IX, part 266 of this chapter, or an equivalent method; and
(vi) The frequency with which you will review or repeat the initial analysis of the feedstream to ensure that the analysis is accurate and up to date.

(3) **Review and approval of analysis plan.** You must submit the feedstream analysis plan to the Administrator for review and approval, if requested.

(4) **Compliance with feedrate limits.** To comply with the applicable feedrate limits of this section, you must monitor and record feedrates as follows:

(i) Determine and record the value of the parameter for each feedstream by sampling and analysis or other method;

(ii) Determine and record the mass or volume flowrate of each feedstream by a CMS. If you determine flowrate of a feedstream by volume, you must determine and record the density of the feedstream by sampling and analysis (unless you report the constituent concentration in units of weight per unit volume (e.g., mg/l)); and

(iii) Calculate and record the mass feedrate of the parameter per unit time.

(5) **Waiver of monitoring of constituents in certain feedstreams.** You are not required to monitor levels of metals or chlorine in the following feedstreams to document compliance with the feedrate limits under this section provided that you document in the comprehensive performance test plan the expected levels of the constituent in the feedstream and account for those assumed feedrate levels in documenting compliance with feedrate limits: natural gas, process air, and feedstreams from vapor recovery systems.

(d) **Performance evaluations.**

(1) The requirements of §§63.8(d) (Quality control program) and (e) (Performance evaluation of continuous monitoring systems) apply, except that you must conduct performance evaluations of components of the CMS under the frequency and procedures (for example, submittal of performance evaluation test plan for review and approval) applicable to performance tests as provided by §63.1207.

(2) You must comply with the quality assurance procedures for CEMS prescribed in the appendix to this subpart.

(e) **Conduct of monitoring.** The provisions of §63.8(b) apply.

(f) **Operation and maintenance of continuous monitoring systems.** The provisions of §63.8(c) apply except:

(1) **Section 63.8(c)(3).** The requirements of §63.1211(c), that requires CMSs to be installed, calibrated, and operational on the compliance date, shall be complied with instead of section 63.8(c)(3);

(2) **Section 63.8(c)(4)(ii).** The performance specifications for carbon monoxide, hydrocarbon, and oxygen CEMSs in subpart B, part 60 of this chapter that requires detectors to measure the sample concentration at least once every 15 seconds for calculating an average emission rate once every 60 seconds shall be complied with instead of section 63.8(c)(4)(ii); and

(3) **Sections 63.8(c)(4)(i), (c)(5), and (c)(7)(i)(C) pertaining to COMS apply only to owners and operators of hazardous waste burning cement kilns.**

(g) **Alternative monitoring requirements other than continuous emissions monitoring systems (CEMS).**

(1) **Requests to use alternatives to operating parameter monitoring requirements.** (i) You may submit an application to the Administrator under this paragraph for approval of alternative operating parameter monitoring requirements to document compliance with the emission standards of this subpart. For requests to use additional CEMS, however, you must use paragraph (a)(5) of this section and §63.8(f). Alternative requests to operating parameter monitoring requirements that include unproven monitoring methods may not be made under this paragraph and must be made under §63.8(f).

(ii) You may submit an application to waive an operating parameter limit specified in this section based on documentation that neither that operating parameter limit nor an alternative operating parameter limit is needed to ensure compliance with the emission standards of this subpart.
(iii) You must comply with the following procedures for applications submitted under paragraphs (g)(1)(i) and (ii) of this section:

(A) **Timing of the application.** You must submit the application to the Administrator not later than with the comprehensive performance test plan.

(B) **Content of the application.** You must include in the application:

(1) Data or information justifying your request for an alternative monitoring requirement (or for a waiver of an operating parameter limit), such as the technical or economic infeasibility or the impracticality of using the required approach;

(2) A description of the proposed alternative monitoring requirement, including the operating parameter to be monitored, the monitoring approach/technique (e.g., type of detector, monitoring location), the averaging period for the limit, and how the limit is to be calculated; and

(3) Data or information documenting that the alternative monitoring requirement would provide equivalent or better assurance of compliance with the relevant emission standard, or that it is the monitoring requirement that best assures compliance with the standard and that is technically and economically practicable.

(C) **Approval of request to use an alternative monitoring requirement or waive an operating parameter limit.** The Administrator will notify you of approval or intention to deny approval of the request within 90 calendar days after receipt of the original request and within 60 calendar days after receipt of any supplementary information that you submit. The Administrator will not approve an alternative monitoring request unless the alternative monitoring requirement provides equivalent or better assurance of compliance with the relevant emission standard, or is the monitoring requirement that best assures compliance with the standard and that is technically and economically practicable. Before disapproving any request, the Administrator will notify you of the Administrator's intention to disapprove the request together with:

(1) Notice of the information and findings on which the intended disapproval is based; and

(2) Notice of opportunity for you to present additional information to the Administrator before final action on the request. At the time the Administrator notifies you of intention to disapprove the request, the Administrator will specify how much time you will have after being notified of the intended disapproval to submit the additional information.

(D) **Responsibility of owners and operators.** You are responsible for ensuring that you submit any supplementary and additional information supporting your application in a timely manner to enable the Administrator to consider your application during review of the comprehensive performance test plan. Neither your submittal of an application, nor the Administrator’s failure to approve or disapprove the application, relieves you of the responsibility to comply with the provisions of this subpart.

(iv) **Dual standards that incorporate the interim standards for HAP metals** — (A) **Semivolatile and low volatile metals.** You may petition the Administrator to waive a feedrate operating parameter limit under paragraph (n)(2) of this section for either the emission standards expressed in a thermal emissions format or the interim standards based on documentation that the feedrate operating parameter limit is not needed to ensure compliance with the relevant standard on a continuous basis.

(B) **Mercury.** You may petition the Administrator to waive a feedrate operating parameter limit under paragraph (l)(1) of this section for either the feed concentration standard under §§63.1220(a)(2)(i) and (b)(2)(i) or the interim standards based on documentation that the feedrate operating parameter limit is not needed to ensure compliance with the relevant standard on a continuous basis.

(2) **Administrator's discretion to specify additional or alternative requirements.** The Administrator may determine on a case-by-case basis at any time (e.g., during review of the comprehensive performance test plan, during compliance certification review) that you may need to limit additional or alternative operating parameters (e.g., opacity in addition to or in lieu of operating parameter limits on the particulate matter control device) or that alternative approaches to establish limits on operating parameters may be necessary to document compliance with the emission standards of this subpart.
(h) Reduction of monitoring data. The provisions of §63.8(g) apply.

(i) When an operating parameter is applicable to multiple standards. Paragraphs (j) through (p) of this section require you to establish limits on operating parameters based on comprehensive performance testing to ensure you maintain compliance with the emission standards of this subpart. For several parameters, you must establish a limit for the parameter to ensure compliance with more than one emission standard. An example is a limit on minimum combustion chamber temperature to ensure compliance with both the DRE standard of paragraph (j) of this section and the dioxin/furan standard of paragraph (k) of this section. If the performance tests for such standards are not performed simultaneously, the most stringent limit for a parameter derived from independent performance tests applies.

(j) DRE. To remain in compliance with the destruction and removal efficiency (DRE) standard, you must establish operating limits during the comprehensive performance test (or during a previous DRE test under provisions of §63.1206(b)(7)) for the following parameters, unless the limits are based on manufacturer specifications, and comply with those limits at all times that hazardous waste remains in the combustion chamber (i.e., the hazardous waste residence time has not transpired since the hazardous waste feed cutoff system was activated):

(1) Minimum combustion chamber temperature. (i) You must measure the temperature of each combustion chamber at a location that best represents, as practicable, the bulk gas temperature in the combustion zone. You must document the temperature measurement location in the test plan you submit under §63.1207(e);

(ii) You must establish a minimum hourly rolling average limit as the average of the test run averages;

(2) Maximum flue gas flowrate or production rate. (i) As an indicator of gas residence time in the control device, you must establish and comply with a limit on the maximum flue gas flowrate, the maximum production rate, or another parameter that you document in the site-specific test plan as an appropriate surrogate for gas residence time, as the average of the maximum hourly rolling averages for each run.

(ii) You must comply with this limit on a hourly rolling average basis;

(3) Maximum hazardous waste feedrate. (i) You must establish limits on the maximum pumpable and total (i.e., pumpable and nonpumpable) hazardous waste feedrate for each location where hazardous waste is fed.

(ii) You must establish the limits as the average of the maximum hourly rolling averages for each run.

(iii) You must comply with the feedrate limit(s) on a hourly rolling average basis;

(4) Operation of waste firing system. You must specify operating parameters and limits to ensure that good operation of each hazardous waste firing system is maintained.

(k) Dioxins and furans. You must comply with the dioxin and furans emission standard by establishing and complying with the following operating parameter limits. You must base the limits on operations during the comprehensive performance test, unless the limits are based on manufacturer specifications.

(1) Gas temperature at the inlet to a dry particulate matter control device. (i) For sources other than a lightweight aggregate kiln, if the combustor is equipped with an electrostatic precipitator, baghouse (fabric filter), or other dry emissions control device where particulate matter is suspended in contact with combustion gas, you must establish a limit on the maximum temperature of the gas at the inlet to the device on an hourly rolling average. You must establish the hourly rolling average limit as the average of the test run averages.

(ii) For hazardous waste burning lightweight aggregate kilns, you must establish a limit on the maximum temperature of the gas at the exit of the (last) combustion chamber (or exit of any waste heat recovery system) on an hourly rolling average. The limit must be established as the average of the test run averages;

(2) Minimum combustion chamber temperature. (i) For sources other than cement kilns, you must measure the temperature of each combustion chamber at a location that best represents, as practicable, the bulk gas temperature
in the combustion zone. You must document the temperature measurement location in the test plan you submit under §§63.1207(e) and (f);

(ii) You must establish a minimum hourly rolling average limit as the average of the test run averages.

(3) Maximum flue gas flowrate or production rate. (i) As an indicator of gas residence time in the control device, you must establish and comply with a limit on the maximum flue gas flowrate, the maximum production rate, or another parameter that you document in the site-specific test plan as an appropriate surrogate for gas residence time, as the average of the maximum hourly rolling averages for each run.

(ii) You must comply with this limit on a hourly rolling average basis;

(4) Maximum hazardous waste feedrate. (i) You must establish limits on the maximum pumpable and total (pumpable and nonpumpable) hazardous waste feedrate for each location where waste is fed.

(ii) You must establish the limits as the average of the maximum hourly rolling averages for each run.

(iii) You must comply with the feedrate limit(s) on a hourly rolling average basis;

(5) Particulate matter operating limit. If your combustor is equipped with an activated carbon injection system, you must establish operating parameter limits on the particulate matter control device as specified by paragraph (m)(1) of this section;

(6) Activated carbon injection parameter limits. If your combustor is equipped with an activated carbon injection system:

(i) Carbon feedrate. You must establish a limit on minimum carbon injection rate on an hourly rolling average calculated as the average of the test run averages. If your carbon injection system injects carbon at more than one location, you must establish a carbon feedrate limit for each location.

(ii) Carrier fluid. You must establish a limit on minimum carrier fluid (gas or liquid) flowrate or pressure drop as an hourly rolling average based on the manufacturer's specifications. You must document the specifications in the test plan you submit under §§63.1207(e) and (f);

(iii) Carbon specification. (A) You must specify and use the brand (i.e., manufacturer) and type of carbon used during the comprehensive performance test until a subsequent comprehensive performance test is conducted, unless you document in the site-specific performance test plan required under §§63.1207(e) and (f) key parameters that affect adsorption and establish limits on those parameters based on the carbon used in the performance test.

(B) You may substitute at any time a different brand or type of carbon provided that the replacement has equivalent or improved properties compared to the carbon used in the performance test and conforms to the key sorbent parameters you identify under paragraph (k)(6)(iii)(A) of this section. You must include in the operating record documentation that the substitute carbon will provide the same level of control as the original carbon.

(7) Carbon bed parameter limits. If your combustor is equipped with a carbon bed system:

(i) Monitoring bed life. You must:

(A) Monitor performance of the carbon bed consistent with manufacturer's specifications and recommendations to ensure the carbon bed (or bed segment for sources with multiple segments) has not reached the end of its useful life to minimize dioxin/furan and mercury emissions at least to the levels required by the emission standards;

(B) Document the monitoring procedures in the operation and maintenance plan;

(C) Record results of the performance monitoring in the operating record; and
(D) Replace the bed or bed segment before it has reached the end of its useful life to minimize dioxin/furan and mercury emissions at least to the levels required by the emission standards.

(ii) **Carbon specification.** (A) You must specify and use the brand (i.e., manufacturer) and type of carbon used during the comprehensive performance test until a subsequent comprehensive performance test is conducted, unless you document in the site-specific performance test plan required under §§63.1207(e) and (f) key parameters that affect adsorption and establish limits on those parameters based on the carbon used in the performance test.

(B) You may substitute at any time a different brand or type of carbon provided that the replacement has equivalent or improved properties compared to the carbon used in the performance test. You must include in the operating record documentation that the substitute carbon will provide an equivalent or improved level of control as the original carbon.

(iii) **Maximum temperature.** You must measure the temperature of the carbon bed at either the bed inlet or exit and you must establish a maximum temperature limit on an hourly rolling average as the average of the test run averages.

(8) **Catalytic oxidizer parameter limits.** If your combustor is equipped with a catalytic oxidizer, you must establish limits on the following parameters:

(i) **Minimum flue gas temperature at the entrance of the catalyst.** You must establish a limit on minimum flue gas temperature at the entrance of the catalyst on an hourly rolling average as the average of the test run averages.

(ii) **Maximum time in-use.** You must replace a catalytic oxidizer with a new catalytic oxidizer when it has reached the maximum service time specified by the manufacturer.

(iii) **Catalyst replacement specifications.** When you replace a catalyst with a new one, the new catalyst must be equivalent to or better than the one used during the previous comprehensive test, as measured by:

(A) Catalytic metal loading for each metal;

(B) Space time, expressed in the units s\(^{-1}\), the maximum rated volumetric flow of combustion gas through the catalyst divided by the volume of the catalyst; and

(C) Substrate construction, including materials of construction, washcoat type, and pore density.

(iv) **Maximum flue gas temperature.** You must establish a maximum flue gas temperature limit at the entrance of the catalyst as an hourly rolling average, based on manufacturer's specifications.

(9) **Inhibitor feedrate parameter limits.** If you feed a dioxin/furan inhibitor into the combustion system, you must establish limits for the following parameters:

(i) **Minimum inhibitor feedrate.** You must establish a limit on minimum inhibitor feedrate on an hourly rolling average as the average of the test run averages.

(ii) **Inhibitor specifications.** (A) You must specify and use the brand (i.e., manufacturer) and type of inhibitor used during the comprehensive performance test until a subsequent comprehensive performance test is conducted, unless you document in the site-specific performance test plan required under §§63.1207(e) and (f) key parameters that affect the effectiveness of the inhibitor and establish limits on those parameters based on the inhibitor used in the performance test.

(B) You may substitute at any time a different brand or type of inhibitor provided that the replacement has equivalent or improved properties compared to the inhibitor used in the performance test and conforms to the key parameters you identify under paragraph (k)(9)(ii)(A) of this section. You must include in the operating record documentation that the substitute inhibitor will provide the same level of control as the original inhibitor.
(l) **Mercury.** You must comply with the mercury emission standard by establishing and complying with the following operating parameter limits. You must base the limits on operations during the comprehensive performance test, unless the limits are based on manufacturer specifications.

(1) *Feedrate of mercury.* (l) For incinerators and solid fuel boilers, when complying with the mercury emission standards under §§63.1203, 63.1216 and 63.1219, you must establish a 12-hour rolling average limit for the total feedrate of mercury in all feedstreams as the average of the test run averages.

(ii) For liquid fuel boilers, when complying with the mercury emission standards of §63.1217, you must establish a rolling average limit for the mercury feedrate as follows on an averaging period not to exceed an annual rolling average:

(A) You must calculate a mercury system removal efficiency for each test run and calculate the average system removal efficiency of the test run averages. If emissions exceed the mercury emission standard during the comprehensive performance test, it is not a violation because the averaging period for the mercury emission standard is (not-to-exceed) one year and compliance is based on compliance with the mercury feedrate limit with an averaging period not-to-exceed one year.

(B) If you burn hazardous waste with a heating value of 10,000 Btu/lb or greater, you must calculate the mercury feedrate limit as follows:

1. The mercury feedrate limit is the emission standard divided by \(1 - \text{system removal efficiency}\).

2. The mercury feedrate limit is a hazardous waste thermal concentration limit expressed as pounds of mercury in hazardous waste feedstreams per million Btu of hazardous waste fired.

3. You must comply with the hazardous waste mercury thermal concentration limit by determining the feedrate of mercury in all hazardous waste feedstreams (lb/hr) at least once a minute and the hazardous waste thermal feedrate (MM Btu/hr) at least once a minute to calculate a 60-minute average thermal emission concentration as \(\text{hazardous waste mercury feedrate (lb/hr)} / \text{hazardous waste thermal feedrate (MM Btu/hr)}\).

4. You must calculate a rolling average hazardous waste mercury thermal concentration that is updated each hour.

5. If you select an averaging period for the feedrate limit that is greater than a 12-hour rolling average, you must calculate the initial rolling average as though you had selected a 12-hour rolling average, as provided by paragraph (b)(5)(i) of this section. Thereafter, you must calculate rolling averages using either one-minute or one-hour updates.

(C) If you burn hazardous waste with a heating value of less than 10,000 Btu/lb, you must calculate the mercury feedrate limit as follows:

1. You must calculate the mercury feedrate limit as the mercury emission standard divided by \(1 - \text{System Removal Efficiency}\).

2. The feedrate limit is expressed as a mass concentration per unit volume of stack gas (µgm/dscm) and is converted to a mass feedrate (lb/hr) by multiplying it by the average stack gas flowrate of the test run averages.

3. You must comply with the feedrate limit by determining the mercury feedrate (lb/hr) at least once a minute to calculate a 60-minute average feedrate.

4. You must update the rolling average feedrate each hour with this 60-minute feedrate measurement.

5. If you select an averaging period for the feedrate limit that is greater than a 12-hour rolling average, you must calculate the initial rolling average as though you had selected a 12-hour rolling average, as provided by paragraph (b)(5)(i) of this section. Thereafter, you must calculate rolling averages using either one-minute or one-hour updates.
Hourly updates shall be calculated using the average of the one-minute average data for the preceding hour. For the period beginning with initial operation under this standard until the source has operated for the full averaging period that you select, the average feedrate shall be based only on actual operation under this standard.

(D) If your boiler is equipped with a wet scrubber, you must comply with the following unless you document in the performance test plan that you do not feed chlorine at rates that may substantially affect the system removal efficiency of mercury for purposes of establishing a mercury feedrate limit based on the system removal efficiency during the test:

( 1 ) Scrubber blowdown must be minimized during a pretest conditioning period and during the performance test:

( 2 ) Scrubber water must be preconditioned so that mercury in the water is at equilibrium with stack gas at the mercury feedrate level of the performance test; and

( 3 ) You must establish an operating limit on minimum pH of scrubber water as the average of the test run averages and comply with the limit on an hourly rolling average.

(iii) For cement kilns:

(A) When complying with the emission standards under §§63.1220(a)(2)(i) and (b)(2)(i), you must:

( 1 ) Comply with the mercury hazardous waste feed concentration operating requirement on a twelve-hour rolling average;

( 2 ) Monitor and record in the operating record the as-fired mercury concentration in the hazardous waste (or the weighted-average mercury concentration for multiple hazardous waste feedstreams);

( 3 ) Initiate an automatic waste feed cutoff that immediately and automatically cuts off the hazardous waste feed when the as-fired mercury concentration operating requirement is exceeded;

(B) When complying with the emission standards under §§63.1204 and 63.1220(a)(2)(ii)(A) and (b)(2)(ii)(A), you must establish a 12-hour rolling average limit for the feedrate of mercury in all feedstreams as the average of the test run averages;

(C) Except as provided by paragraph (l)(1)(iii)(D) of this section, when complying with the hazardous waste maximum theoretical emission concentration (MTEC) under §63.1220(a)(2)(ii)(B) and (b)(2)(ii)(B), you must:

( 1 ) Comply with the MTEC operating requirement on a twelve-hour rolling average;

( 2 ) Monitor and record the feedrate of mercury for each hazardous waste feedstream according to §63.1209(c);

( 3 ) Monitor with a CMS and record in the operating record the gas flowrate (either directly or by monitoring a surrogate parameter that you have correlated to gas flowrate);

( 4 ) Continuously calculate and record in the operating record a MTEC assuming mercury from all hazardous waste feedstreams is emitted;

( 5 ) Initiate an automatic waste feed cutoff that immediately and automatically cuts off the hazardous waste feed when the MTEC operating requirement is exceeded;

(D) In lieu of complying with paragraph (l)(1)(iii)(C) of this section, you may:

( 1 ) Identify in the Notification of Compliance a minimum gas flowrate limit and a maximum feedrate limit of mercury from all hazardous waste feedstreams that ensures the MTEC calculated in paragraph (l)(1)(iii)(C)( 4 ) of this section is below the operating requirement under paragraphs §§63.1220(a)(2)(ii)(B) and (b)(2)(ii)(B); and
(2) Initiate an automatic waste feed cutoff that immediately and automatically cuts off the hazardous waste feed when either the gas flowrate or mercury feedrate exceeds the limits identified in paragraph (l)(1)(iii)(D)(1) of this section.

(iv) For lightweight aggregate kilns:

(A) When complying with the emission standards under §§63.1205, 63.1221(a)(2)(i) and (b)(2)(i), you must establish a 12-hour rolling average limit for the total feedrate of mercury in all feedstreams as the average of the test run averages;

(B) Except as provided by paragraph (l)(1)(iv)(C) of this section, when complying with the hazardous waste feedrate corresponding to a maximum theoretical emission concentration (MTEC) under §§63.1221(a)(2)(ii) and (b)(2)(ii), you must:

(1) Comply with the MTEC operating requirement on a twelve-hour rolling average;

(2) Monitor and record the feedrate of mercury for each hazardous waste feedstream according to §63.1209(c);

(3) Monitor with a CMS and record in the operating record the gas flowrate (either directly or by monitoring a surrogate parameter that you have correlated to gas flowrate);

(4) Continuously calculate and record in the operating record a MTEC assuming mercury from all hazardous waste feedstreams is emitted;

(5) Initiate an automatic waste feed cutoff that immediately and automatically cuts off the hazardous waste feed when the MTEC operating requirement is exceeded;

(C) In lieu of complying with paragraph (l)(1)(iv)(B) of this section, you may:

(1) Identify in the Notification of Compliance a minimum gas flowrate limit and a maximum feedrate limit of mercury from all hazardous waste feedstreams that ensures the MTEC calculated in paragraph (l)(1)(iv)(B)(4) of this section is below the operating requirement under paragraphs §§63.1221(a)(2)(ii) and (b)(2)(ii); and

(2) Initiate an automatic waste feed cutoff that immediately and automatically cuts off the hazardous waste feed when either the gas flowrate or mercury feedrate exceeds the limits identified in paragraph (l)(1)(iv)(C)(1) of this section.

(v) Extrapolation of feedrate levels. In lieu of establishing mercury feedrate limits as specified in paragraphs (l)(1)(i) through (iv) of this section, you may request as part of the performance test plan under §§63.7(b) and (c) and §§63.1207(e) and (f) to use the mercury feedrates and associated emission rates during the comprehensive performance test to extrapolate to higher allowable feedrate limits and emission rates. The extrapolation methodology will be reviewed and approved, as warranted, by the Administrator. The review will consider in particular whether:

(A) Performance test metal feedrates are appropriate (i.e., whether feedrates are at least at normal levels; depending on the heterogeneity of the waste, whether some level of spiking would be appropriate; and whether the physical form and species of spiked material is appropriate); and

(B) Whether the extrapolated feedrates you request are warranted considering historical metal feedrate data.

(2) Wet scrubber. If your combustor is equipped with a wet scrubber, you must establish operating parameter limits prescribed by paragraph (o)(3) of this section, except for paragraph (o)(3)(iv).

(3) Activated carbon injection. If your combustor is equipped with an activated carbon injection system, you must establish operating parameter limits prescribed by paragraphs (k)(5) and (k)(6) of this section.
(4) Activated carbon bed. If your combustor is equipped with an activated carbon bed system, you must comply with the requirements of (k)(7) of this section to assure compliance with the mercury emission standard.

(m) Particulate matter. You must comply with the particulate matter emission standard by establishing and complying with the following operating parameter limits. You must base the limits on operations during the comprehensive performance test, unless the limits are based on manufacturer specifications.

(1) Control device operating parameter limits (OPLs) —(i) Wet scrubbers. For sources equipped with wet scrubbers, including ionizing wet scrubbers, high energy wet scrubbers such as venturi, hydrosonic, collision, or free jet wet scrubbers, and low energy wet scrubbers such as spray towers, packed beds, or tray towers, you must establish limits on the following parameters:

(A) For high energy scrubbers only, minimum pressure drop across the wet scrubber on an hourly rolling average, established as the average of the test run averages;

(B) For all wet scrubbers:

(1) To ensure that the solids content of the scrubber liquid does not exceed levels during the performance test, you must either:

(i) Establish a limit on solids content of the scrubber liquid using a CMS or by manual sampling and analysis. If you elect to monitor solids content manually, you must sample and analyze the scrubber liquid hourly unless you support an alternative monitoring frequency in the performance test plan that you submit for review and approval; or

(ii) Establish a minimum blowdown rate using a CMS and either a minimum scrubber tank volume or liquid level using a CMS.

(2) For maximum solids content monitored with a CMS, you must establish a limit on a twelve-hour rolling average as the average of the test run averages.

(3) For maximum solids content measured manually, you must establish an hourly limit, as measured at least once per hour, unless you support an alternative monitoring frequency in the performance test plan that you submit for review and approval. You must establish the maximum hourly limit as the average of the manual measurement averages for each run.

(4) For minimum blowdown rate and either a minimum scrubber tank volume or liquid level using a CMS, you must establish a limit on an hourly rolling average as the average of the test run averages.

(C) For high energy wet scrubbers only, you must establish limits on either the minimum liquid to gas ratio or the minimum scrubber water flowrate and maximum flue gas flowrate on an hourly rolling average. If you establish limits on maximum flue gas flowrate under this paragraph, you need not establish a limit on maximum flue gas flowrate under paragraph (m)(2) of this section. You must establish these hourly rolling average limits as the average of the test run averages; and

(ii)–(iii) [Reserved]

(iv) Other particulate matter control devices. For each particulate matter control device that is not a fabric filter or high energy wet scrubber, or is not an electrostatic precipitator or ionizing wet scrubber for which you elect to monitor particulate matter loadings under §63.1206(c)(9) of this chapter for process control, you must ensure that the control device is properly operated and maintained as required by §63.1206(c)(7) and by monitoring the operation of the control device as follows:

(A) During each comprehensive performance test conducted to demonstrate compliance with the particulate matter emissions standard, you must establish a range of operating values for the control device that is a representative and reliable indicator that the control device is operating within the same range of conditions as during the performance test. You must establish this range of operating values as follows:
(1) You must select a set of operating parameters appropriate for the control device design that you determine to be a representative and reliable indicator of the control device performance.

(2) You must measure and record values for each of the selected operating parameters during each test run of the performance test. A value for each selected parameter must be recorded using a continuous monitor.

(3) For each selected operating parameter measured in accordance with the requirements of paragraph (m)(1)(iv)(A)(1) of this section, you must establish a minimum operating parameter limit or a maximum operating parameter limit, as appropriate for the parameter, to define the operating limits within which the control device can operate and still continuously achieve the same operating conditions as during the performance test.

(4) You must prepare written documentation to support the operating parameter limits established for the control device and you must include this documentation in the performance test plan that you submit for review and approval. This documentation must include a description for each selected parameter and the operating range and monitoring frequency required to ensure the control device is being properly operated and maintained.

(B) You must install, calibrate, operate, and maintain a monitoring device equipped with a recorder to measure the values for each operating parameter selected in accordance with the requirements of paragraph (m)(1)(iv)(A)(1) of this section. You must install, calibrate, and maintain the monitoring equipment in accordance with the equipment manufacturer’s specifications. The recorder must record the detector responses at least every 60 seconds, as required in the definition of continuous monitor.

(C) You must regularly inspect the data recorded by the operating parameter monitoring system at a sufficient frequency to ensure the control device is operating properly. An excursion is determined to have occurred any time that the actual value of a selected operating parameter is less than the minimum operating limit (or, if applicable, greater than the maximum operating limit) established for the parameter in accordance with the requirements of paragraph (m)(1)(iv)(A)(3) of this section.

(D) Operating parameters selected in accordance with paragraph (m)(1)(iv) of this section may be based on manufacturer specifications provided you support the use of manufacturer specifications in the performance test plan that you submit for review and approval.

(2) Maximum flue gas flowrate or production rate. (i) As an indicator of gas residence time in the control device, you must establish a limit on the maximum flue gas flowrate, the maximum production rate, or another parameter that you document in the site-specific test plan as an appropriate surrogate for gas residence time, as the average of the maximum hourly rolling averages for each run.

(ii) You must comply with this limit on a hourly rolling average basis;

(3) Maximum ash feedrate. Owners and operators of hazardous waste incinerators, solid fuel boilers, and liquid fuel boilers must establish a maximum ash feedrate limit as a 12-hour rolling average based on the average of the test run averages. This requirement is waived, however, if you comply with the particulate matter detection system requirements under §63.1206(c)(9).

(n) Semivolatile metals and low volatility metals. You must comply with the semivolatile metal (cadmium and lead) and low volatile metal (arsenic, beryllium, and chromium) emission standards by establishing and complying with the following operating parameter limits. You must base the limits on operations during the comprehensive performance test, unless the limits are based on manufacturer specifications.

(1) Maximum inlet temperature to dry particulate matter air pollution control device. You must establish a limit on the maximum inlet temperature to the primary dry metals emissions control device (e.g., electrostatic precipitator, baghouse) on an hourly rolling average basis as the average of the test run averages.

(2) Maximum feedrate of semivolatile and low volatile metals —(i) General. You must establish feedrate limits for semivolatile metals (cadmium and lead) and low volatile metals (arsenic, beryllium, and chromium) as follows, except as provided by paragraph (n)(2)(vii) of this section.
(ii) For incinerators, cement kilns, and lightweight aggregate kilns, when complying with the emission standards under §§63.1203, 63.1204, 63.1205, and 63.1219, and for solid fuel boilers when complying with the emission standards under §63.1216, you must establish 12-hour rolling average limits for the total feedrate of semivolatile and low volatile metals in all feedstreams as the average of the test run averages.

(iii) Cement kilns under §63.1220. (A) When complying with the emission standards under §63.1220(a)(3)(i), (a)(4)(i), (b)(3)(i), and (b)(4)(i), you must establish 12-hour rolling average feedrate limits for semivolatile and low volatile metals as the thermal concentration of semivolatile metals or low volatile metals in all hazardous waste feedstreams. You must calculate hazardous waste thermal concentrations for semivolatile metals and low volatile metals for each run as the total mass feedrate of semivolatile metals or low volatile metals for all hazardous waste feedstreams divided by the total heat input rate for all hazardous waste feedstreams. The 12-hour rolling average feedrate limits for semivolatile metals and low volatile metals are the average of the test run averages, calculated on a thermal concentration basis, for all hazardous waste feeds.

(B) When complying with the emission standards under §§63.1220(a)(3)(ii), (a)(4)(ii), (b)(3)(ii), and (b)(4)(ii), you must establish 12-hour rolling average limits for the total feedrate of semivolatile and low volatile metals in all feedstreams as the average of the test run averages.

(iv) Lightweight aggregate kilns under §63.1221. (A) When complying with the emission standards under §§63.1221(a)(3)(i), (a)(4)(i), (b)(3)(i), and (b)(4)(i), you must establish 12-hour rolling average feedrate limits for semivolatile and low volatile metals as the thermal concentration of semivolatile metals or low volatile metals in all hazardous waste feedstreams as specified in paragraphs (n)(2)(iii)(A) of this section.

(B) When complying with the emission standards under §§63.1221(a)(3)(ii), (a)(4)(ii), (b)(3)(ii), and (b)(4)(ii), you must establish 12-hour rolling average limits for the total feedrate of semivolatile and low volatile metals in all feedstreams as the average of the test run averages.

(v) Liquid fuel boilers under §63.1217 — (A) Semivolatile metals. You must establish a rolling average limit for the semivolatile metal feedrate as follows on an averaging period not to exceed an annual rolling average.

1. System removal efficiency. You must calculate a semivolatile metal system removal efficiency for each test run and calculate the average system removal efficiency of the test run averages. If emissions exceed the semivolatile metal emission standard during the comprehensive performance test, it is not a violation because the averaging period for the semivolatile metal emission standard is one year and compliance is based on compliance with the semivolatile metal feedrate limit that has an averaging period not to exceed an annual rolling average.

2. Boilers that feed hazardous waste with a heating value of 10,000 Btu/lb or greater. You must calculate the semivolatile metal feedrate limit as the semivolatile metal emission standard divided by [1 − System Removal Efficiency].

(i) The feedrate limit is a hazardous waste thermal concentration limit expressed as pounds of semivolatile metals in all hazardous waste feedstreams per million Btu of hazardous waste fed to the boiler.

(ii) You must comply with the hazardous waste semivolatile metal thermal concentration limit by determining the feedrate of semivolatile metal in all hazardous waste feedstreams (lb/hr) and the hazardous waste thermal feedrate (MM Btu/hr) at least once a minute to calculate a 60-minute average thermal emission concentration as [hazardous waste semivolatile metal feedrate (lb/hr) / hazardous waste thermal feedrate (MM Btu/hr)].

(iii) You must calculate a rolling average hazardous waste semivolatile metal thermal concentration that is updated each hour.

(iv) If you select an averaging period for the feedrate limit that is greater than a 12-hour rolling average, you must calculate the initial rolling average as though you had selected a 12-hour rolling average, as provided by paragraph (b)(5)(i) of this section. Thereafter, you must calculate rolling averages using either one-minute or one-hour updates. Hourly updates shall be calculated using the average of the one-minute average data for the preceding hour. For the period beginning with initial operation under this standard until the source has operated for the full averaging period that you select, the average feedrate shall be based only on actual operation under this standard.
(3) Boilers that feed hazardous waste with a heating value less than 10,000 Btu/lb. (i) You must calculate the semivolatile metal feedrate limit as the semivolatile metal emission standard divided by \([1 - \text{System Removal Efficiency}]\).

(ii) The feedrate limit is expressed as a mass concentration per unit volume of stack gas (µgm/dscm) and is converted to a mass feedrate (lb/hr) by multiplying it by the average stack gas flowrate (dscm/hr) of the test run averages.

(iii) You must comply with the feedrate limit by determining the semivolatile metal feedrate (lb/hr) at least once a minute to calculate a 60-minute average feedrate.

(iv) You must update the rolling average feedrate each hour with this 60-minute feedrate measurement.

(v) If you select an averaging period for the feedrate limit that is greater than a 12-hour rolling average, you must calculate the initial rolling average as though you had selected a 12-hour rolling average, as provided by paragraph (b)(5)(i) of this section. Thereafter, you must calculate rolling averages using either one-minute or one-hour updates. Hourly updates shall be calculated using the average of the one-minute average data for the preceding hour. For the period beginning with initial operation under this standard until the source has operated for the full averaging period that you select, the average feedrate shall be based only on actual operation under this standard.

(B) Chromium —(1) Boilers that feed hazardous waste with a heating value of 10,000 Btu/lb or greater. (i) The 12-hour rolling average feedrate limit is a hazardous waste thermal concentration limit expressed as pounds of chromium in all hazardous waste feedstreams per million Btu of hazardous waste fed to the boiler. You must establish the 12-hour rolling average feedrate limit as the average of the test run averages.

(ii) You must comply with the hazardous waste chromium thermal concentration limit by determining the feedrate of chromium in all hazardous waste feedstreams (lb/hr) and the hazardous waste thermal feedrate (MMBtu/hr) at least once each minute as \([\text{hazardous waste chromium feedrate (lb/hr)}/\text{hazardous waste thermal feedrate (MMBtu/hr)}]\).

(2) Boilers that feed hazardous waste with a heating value less than 10,000 Btu/lb. You must establish a 12-hour rolling average limit for the total feedrate (lb/hr) of chromium in all feedstreams as the average of the test run averages.

(vi) LVM limits for pumpable wastes. You must establish separate feedrate limits for low volatile metals in pumpable feedstreams using the procedures prescribed above for total low volatile metals. Dual feedrate limits for both pumpable and total feedstreams are not required, however, if you base the total feedrate limit solely on the feedrate of pumpable feedstreams.

(vii) Extrapolation of feedrate levels. In lieu of establishing feedrate limits as specified in paragraphs (n)(2)(ii) through (vi) of this section, you may request as part of the performance test plan under §§63.7(b) and (c) and §§63.1207(e) and (f) to use the semivolatile metal and low volatile metal feedrates and associated emission rates during the comprehensive performance test to extrapolate to higher allowable feedrate limits and emission rates. The extrapolation methodology will be reviewed and approved, as warranted, by the Administrator. The review will consider in particular whether:

(A) Performance test metal feedrates are appropriate (i.e., whether feedrates are at least at normal levels; depending on the heterogeneity of the waste, whether some level of spiking would be appropriate; and whether the physical form and species of spiked material is appropriate); and

(B) Whether the extrapolated feedrates you request are warranted considering historical metal feedrate data.

(3) Control device operating parameter limits (OPLs). You must establish operating parameter limits on the particulate matter control device as specified by paragraph (m)(1) of this section;

(4) Maximum total chlorine and chloride feedrate. You must establish a 12-hour rolling average limit for the feedrate of total chlorine and chloride in all feedstreams as the average of the test run averages.
(5) **Maximum flue gas flowrate or production rate.** (i) As an indicator of gas residence time in the control device, you must establish a limit on the maximum flue gas flowrate, the maximum production rate, or another parameter that you document in the site-specific test plan as an appropriate surrogate for gas residence time, as the average of the maximum hourly rolling averages for each run.

(ii) You must comply with this limit on a hourly rolling average basis.

(o) **Hydrogen chloride and chlorine gas.** You must comply with the hydrogen chloride and chlorine gas emission standard by establishing and complying with the following operating parameter limits. You must base the limits on operations during the comprehensive performance test, unless the limits are based on manufacturer specifications.

(1) **Feedrate of total chlorine and chloride** —(i) Incinerators, cement kilns, lightweight aggregate kilns, solid fuel boilers, and hydrochloric acid production furnaces. You must establish a 12-hour rolling average limit for the total feedrate of chlorine (organic and inorganic) in all feedstreams as the average of the test run averages.

(ii) **Liquid fuel boilers** —(A) **Boilers that feed hazardous waste with a heating value not less than 10,000 Btu/lb.** (1) The feedrate limit is a hazardous waste thermal concentration limit expressed as pounds of chlorine (organic and inorganic) in all hazardous waste feedstreams per million Btu of hazardous waste fed to the boiler. You must establish a 12-hour rolling average feedrate limit as the average of the test run averages.

(B) **Boilers that feed hazardous waste with a heating value less than 10,000 Btu/lb.** You must establish a 12-hour rolling average limit for the total feedrate of chlorine (organic and inorganic) in all feedstreams as the average of the test run averages. You must update the rolling average feedrate each hour with a 60-minute average feedrate measurement.

(2) **Maximum flue gas flowrate or production rate.** (i) As an indicator of gas residence time in the control device, you must establish a limit on the maximum flue gas flowrate, the maximum production rate, or another parameter that you document in the site-specific test plan as an appropriate surrogate for gas residence time, as the average of the maximum hourly rolling averages for each run.

(ii) You must comply with this limit on a hourly rolling average basis;

(3) **Wet scrubber.** If your combustor is equipped with a wet scrubber:

(i) If your source is equipped with a high energy wet scrubber such as a venturi, hydrosonic, collision, or free jet wet scrubber, you must establish a limit on minimum pressure drop across the wet scrubber on an hourly rolling average as the average of the test run averages;

(ii) If your source is equipped with a low energy wet scrubber such as a spray tower, packed bed, or tray tower, you must establish a minimum pressure drop across the wet scrubber based on manufacturer's specifications. You must comply with the limit on an hourly rolling average;

(iii) If your source is equipped with a low energy wet scrubber, you must establish a limit on minimum liquid feed pressure to the wet scrubber based on manufacturer's specifications. You must comply with the limit on an hourly rolling average;

(iv) You must establish a limit on minimum pH on an hourly rolling average as the average of the test run averages;
(v) You must establish limits on either the minimum liquid to gas ratio or the minimum scrubber water flowrate and maximum flue gas flowrate on an hourly rolling average as the average of the test run averages. If you establish limits on maximum flue gas flowrate under this paragraph, you need not establish a limit on maximum flue gas flowrate under paragraph (o)(2) of this section; and

(4) **Dry scrubber.** If your combustor is equipped with a dry scrubber, you must establish the following operating parameter limits:

(i) **Minimum sorbent feedrate.** You must establish a limit on minimum sorbent feedrate on an hourly rolling average as the average of the test run averages.

(ii) **Minimum carrier fluid flowrate or nozzle pressure drop.** You must establish a limit on minimum carrier fluid (gas or liquid) flowrate or nozzle pressure drop based on manufacturer's specifications.

(iii) **Sorbent specifications.** (A) You must specify and use the brand (i.e., manufacturer) and type of sorbent used during the comprehensive performance test until a subsequent comprehensive performance test is conducted, unless you document in the site-specific performance test plan required under §§63.1207(e) and (f) key parameters that affect adsorption and establish limits on those parameters based on the sorbent used in the performance test.

(B) You may substitute at any time a different brand or type of sorbent provided that the replacement has equivalent or improved properties compared to the sorbent used in the performance test and conforms to the key sorbent parameters you identify under paragraph (o)(4)(iii)(A) of this section. You must record in the operating record documentation that the substitute sorbent will provide the same level of control as the original sorbent.

(p) **Maximum combustion chamber pressure.** If you comply with the requirements for combustion system leaks under §63.1206(c)(5) by maintaining the maximum combustion chamber zone pressure lower than ambient pressure to prevent combustion systems leaks from hazardous waste combustion, you must perform instantaneous monitoring of pressure and the automatic waste feed cutoff system must be engaged when negative pressure is not adequately maintained.

(q) **Operating under different modes of operation.** If you operate under different modes of operation, you must establish operating parameter limits for each mode. You must document in the operating record when you change a mode of operation and begin complying with the operating limits for an alternative mode of operation.

(1) **Operating under otherwise applicable standards after the hazardous waste residence time has transpired.** As provided by §63.1206(b)(1)(ii), you may operate under otherwise applicable requirements promulgated under sections 112 and 129 of the Clean Air Act in lieu of the substantive requirements of this subpart.

(i) The otherwise applicable requirements promulgated under sections 112 and 129 of the Clean Air Act are applicable requirements under this subpart.

(ii) You must specify (e.g., by reference) the otherwise applicable requirements as a mode of operation in your Documentation of Compliance under §63.1211(c), your Notification of Compliance under §63.1207(j), and your title V permit application. These requirements include the otherwise applicable requirements governing emission standards, monitoring and compliance, and notification, reporting, and recordkeeping.

(2) **Calculating rolling averages under different modes of operation.** When you transition to a different mode of operation, you must calculate rolling averages as follows:

(i) **Retrieval approach.** Calculate rolling averages anew using the continuous monitoring system values previously recorded for that mode of operation (i.e., you ignore continuous monitoring system values subsequently recorded under other modes of operation when you transition back to a mode of operation); or

(ii) **Start anew.** Calculate rolling averages anew without considering previous recordings.
(A) Rolling averages must be calculated as the average of the available one-minute values for the parameter until enough one-minute values are available to calculate hourly or 12-hour rolling averages, whichever is applicable to the parameter.

(B) You may not transition to a new mode of operation using this approach if the most recent operation in that mode resulted in an exceedance of an applicable emission standard measured with a CEMS or operating parameter limit prior to the hazardous waste residence time expiring; or

(iii) **Seamless transition.** Continue calculating rolling averages using data from the previous operating mode provided that both the operating limit and the averaging period for the parameter are the same for both modes of operation.

(r) **Averaging periods.** The averaging periods specified in this section for operating parameters are not-to-exceed averaging periods. You may elect to use shorter averaging periods. For example, you may elect to use a 1-hour rolling average rather than the 12-hour rolling average specified in paragraph (l)(1)(i) of this section for mercury.


**Notification, Reporting and Recordkeeping**

§ 63.1210 What are the notification requirements?

(a) **Summary of requirements.** (1) You must submit the following notifications to the Administrator:

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notification</th>
</tr>
</thead>
<tbody>
<tr>
<td>63.9(b)</td>
<td>Initial notifications that you are subject to Subpart EEE of this Part.</td>
</tr>
<tr>
<td>63.9(d)</td>
<td>Notification that you are subject to special compliance requirements.</td>
</tr>
<tr>
<td>63.9(j)</td>
<td>Notification and documentation of any change in information already provided under §63.9.</td>
</tr>
<tr>
<td>63.1206(b)(5)(i)</td>
<td>Notification of changes in design, operation, or maintenance.</td>
</tr>
<tr>
<td>63.1206(c)(8)(iv)</td>
<td>Notification of excessive bag leak detection system exceedances.</td>
</tr>
<tr>
<td>63.1206(c)(9)(v)</td>
<td>Notification of excessive particulate matter detection system exceedances.</td>
</tr>
<tr>
<td>63.1207(e), 63.9(e) 63.9(g)(1) and (3)</td>
<td>Notification of performance test and continuous monitoring system evaluation, including the performance test plan and CMS performance evaluation plan.</td>
</tr>
<tr>
<td>63.1210(b)</td>
<td>Notification of intent to comply.</td>
</tr>
<tr>
<td>63.1210(d), 63.1207(j), 63.1207(k), 63.1207(l), 63.9(h), 63.10(d)(2), 63.10(e)(2)</td>
<td>Notification of compliance, including results of performance tests and continuous monitoring system performance evaluations.</td>
</tr>
</tbody>
</table>
You may also be required on a case-by-case basis to submit a feedstream analysis plan under §63.1209(c)(3).

(2) You must submit the following notifications to the Administrator if you request or elect to comply with alternative requirements:

<table>
<thead>
<tr>
<th>Reference</th>
<th>Notification, request, petition, or application</th>
</tr>
</thead>
<tbody>
<tr>
<td>63.9(i)</td>
<td>You may request an adjustment to time periods or postmark deadlines for submittal and review of required information.</td>
</tr>
<tr>
<td>63.10(e)(3)(ii)</td>
<td>You may request to reduce the frequency of excess emissions and CMS performance reports.</td>
</tr>
<tr>
<td>63.10(f)</td>
<td>You may request to waive recordkeeping or reporting requirements.</td>
</tr>
<tr>
<td>63.1204(d)(2)(iii), 63.1220(d)(2)(iii)</td>
<td>Notification that you elect to comply with the emission averaging requirements for cement kilns with in-line raw mills.</td>
</tr>
<tr>
<td>63.1204(e)(2)(iii), 63.1220(e)(2)(iii)</td>
<td>Notification that you elect to comply with the emission averaging requirements for preheater or preheater/precalciner kilns with dual stacks.</td>
</tr>
<tr>
<td>63.1206(b)(4), 63.1213, 63.6(i), 63.9(c)</td>
<td>You may request an extension of the compliance date for up to one year.</td>
</tr>
<tr>
<td>63.1206(b)(5)(i)(C)</td>
<td>You may request to burn hazardous waste for more than 720 hours and for purposes other than testing or pretesting after making a change in the design or operation that could affect compliance with emission standards and prior to submitting a revised Notification of Compliance.</td>
</tr>
<tr>
<td>63.1206(b)(8)(iii)(B)</td>
<td>If you elect to conduct particulate matter CEMS correlation testing and wish to have federal particulate matter and opacity standards and associated operating limits waived during the testing, you must notify the Administrator by submitting the correlation test plan for review and approval.</td>
</tr>
<tr>
<td>63.1206(b)(8)(v)</td>
<td>You may request approval to have the particulate matter and opacity standards and associated operating limits and conditions waived for more than 96 hours for a correlation test.</td>
</tr>
<tr>
<td>63.1206(b)(9)</td>
<td>Owners and operators of lightweight aggregate kilns may request approval of alternative emission standards for mercury, semivolatile metal, low volatile metal, and hydrogen chloride/chlorine gas under certain conditions.</td>
</tr>
<tr>
<td>63.1206(b)(10)</td>
<td>Owners and operators of cement kilns may request approval of alternative emission standards for mercury, semivolatile metal, low volatile metal, and hydrogen chloride/chlorine gas under certain conditions.</td>
</tr>
<tr>
<td>63.1206(b)(14)</td>
<td>Owners and operators of incinerators may elect to comply with an alternative to the particulate matter standard.</td>
</tr>
<tr>
<td>Section</td>
<td>Description</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>63.1206(b)(15)</td>
<td>Owners and operators of cement and lightweight aggregate kilns may request to comply with the alternative to the interim standards for mercury.</td>
</tr>
<tr>
<td>63.1206(c)(2)(ii)(C)</td>
<td>You may request to make changes to the startup, shutdown, and malfunction plan.</td>
</tr>
<tr>
<td>63.1206(c)(5)(i)(C)</td>
<td>You may request an alternative means of control to provide control of combustion system leaks.</td>
</tr>
<tr>
<td>63.1206(c)(5)(i)(D)</td>
<td>You may request other techniques to prevent fugitive emissions without use of instantaneous pressure limits.</td>
</tr>
<tr>
<td>63.1207(c)(2)</td>
<td>You may request to base initial compliance on data in lieu of a comprehensive performance test.</td>
</tr>
<tr>
<td>63.1207(d)(3)</td>
<td>You may request more than 60 days to complete a performance test if additional time is needed for reasons beyond your control.</td>
</tr>
<tr>
<td>63.1207(e)(3), 63.7(h)</td>
<td>You may request a time extension if the Administrator fails to approve or deny your test plan.</td>
</tr>
<tr>
<td>63.1207(h)(2)</td>
<td>You may request to waive current operating parameter limits during pretesting for more than 720 hours.</td>
</tr>
<tr>
<td>63.1207(f)(1)(ii)(D)</td>
<td>You may request a reduced hazardous waste feedstream analysis for organic hazardous air pollutants if the reduced analysis continues to be representative of organic hazardous air pollutants in your hazardous waste feedstreams.</td>
</tr>
<tr>
<td>63.1207(g)(2)(v)</td>
<td>You may request to operate under a wider operating range for a parameter during confirmatory performance testing.</td>
</tr>
<tr>
<td>63.1207(i)</td>
<td>You may request up to a one-year time extension for conducting a performance test (other than the initial comprehensive performance test) to consolidate testing with other state or federally-required testing.</td>
</tr>
<tr>
<td>63.1207(j)(4)</td>
<td>You may request more than 90 days to submit a Notification of Compliance after completing a performance test if additional time is needed for reasons beyond your control.</td>
</tr>
<tr>
<td>63.1207(l)(3)</td>
<td>After failure of a performance test, you may request to burn hazardous waste for more than 720 hours and for purposes other than testing or pretesting.</td>
</tr>
<tr>
<td>63.1209(a)(5), 63.8(f)</td>
<td>You may request: (1) Approval of alternative monitoring methods for compliance with standards that are monitored with a CEMS; and (2) approval to use a CEMS in lieu of operating parameter limits.</td>
</tr>
<tr>
<td>63.1209(g)(1)</td>
<td>You may request approval of: (1) Alternatives to operating parameter monitoring requirements, except for standards that you must monitor with a continuous emission monitoring system (CEMS) and except for</td>
</tr>
</tbody>
</table>
requests to use a CEMS in lieu of operating parameter limits; or (2) a waiver of an operating parameter limit.

<table>
<thead>
<tr>
<th>63.1209(l)(1)</th>
<th>You may request to extrapolate mercury feedrate limits.</th>
</tr>
</thead>
<tbody>
<tr>
<td>63.1209(n)(2)</td>
<td>You may request to extrapolate semivolatile and low volatile metal feedrate limits.</td>
</tr>
<tr>
<td>63.1211(d)</td>
<td>You may request to use data compression techniques to record data on a less frequent basis than required by §63.1209.</td>
</tr>
</tbody>
</table>

(b) Notification of intent to comply (NIC). These procedures apply to sources that have not previously complied with the requirements of paragraphs (b) and (c) of this section, and to sources that previously complied with the NIC requirements of §§63.1210 and 63.1212(a), which were in effect prior to October 11, 2000, that must make a technology change requiring a Class 1 permit modification to meet the standards of §§63.1219, 63.1220, and 63.1221.

(1) You must prepare a Notification of Intent to Comply that includes all of the following information:

(i) General information:

(A) The name and address of the owner/operator and the source;

(B) Whether the source is a major or an area source;

(C) Waste minimization and emission control technique(s) being considered;

(D) Emission monitoring technique(s) you are considering;

(E) Waste minimization and emission control technique(s) effectiveness;

(F) A description of the evaluation criteria used or to be used to select waste minimization and/or emission control technique(s); and

(G) A general description of how you intend to comply with the emission standards of this subpart.

(ii) As applicable to each source, information on key activities and estimated dates for these activities that will bring the source into compliance with emission control requirements of this subpart. You must include all of the following key activities and dates in your NIC:

(A) The dates by which you anticipate you will develop engineering designs for emission control systems or process changes for emissions;

(B) The date by which you anticipate you will commit internal or external resources for installing emission control systems or making process changes for emission control, or the date by which you will issue orders for the purchase of component parts to accomplish emission control or process changes.

(C) The date by which you anticipate you will submit construction applications;

(D) The date by which you anticipate you will initiate on-site construction, installation of emission control equipment, or process change;

(E) The date by which you anticipate you will complete on-site construction, installation of emission control equipment, or process change; and
(F) The date by which you anticipate you will achieve final compliance. The individual dates and milestones listed in paragraphs (b)(1)(ii)(A) through (F) of this section as part of the NIC are not requirements and therefore are not enforceable deadlines; the requirements of paragraphs (b)(1)(ii)(A) through (F) of this section must be included as part of the NIC only to inform the public of how you intend to comply with the emission standards of this subpart.

(iii) A summary of the public meeting required under paragraph (c) of this section;

(iv) If you intend to cease burning hazardous waste prior to or on the compliance date, the requirements of paragraphs (b)(1)(ii) and (b)(1)(iii) of this section do not apply. You must include in your NIC a schedule of key dates for the steps to be taken to stop hazardous waste activity at your combustion unit. Key dates include the date for submittal of RCRA closure documents required under subpart G, part 264 or subpart G, part 265 of this chapter.

(2) You must make a draft of the NIC available for public review no later than 30 days prior to the public meeting required under paragraph (c)(1) of this section or no later than 9 months after the effective date of the rule if you intend to cease burning hazardous waste prior to or on the compliance date.

(3) You must submit the final NIC to the Administrator:

(i) Existing units. No later than one year following the effective date of the emission standards of this subpart; or

(ii) New units. No later than 60 days following the informal public meeting.

(c) NIC public meeting and notice. (1) Prior to the submission of the NIC to the permitting agency and:

(i) Existing units. No later than 10 months after the effective date of the emission standards of this subpart, you must hold at least one informal meeting with the public to discuss the anticipated activities described in the draft NIC for achieving compliance with the emission standards of this subpart. You must post a sign-in sheet or otherwise provide a voluntary opportunity for attendees to provide their names and addresses.

(ii) New units. No earlier than thirty (30) days following notice of the informal public meeting, you must hold at least one informal meeting with the public to discuss the anticipated activities described in the draft NIC for achieving compliance with the emission standards of this subpart. You must post a sign-in sheet or otherwise provide a voluntary opportunity for attendees to provide their names and addresses.

(2) You must submit a summary of the meeting, along with the list of attendees and their addresses developed under paragraph (b)(1) of this section, and copies of any written comments or materials submitted at the meeting, to the Administrator as part of the final NIC, in accordance with paragraph (b)(1)(iii) of this section;

(3) You must provide public notice of the NIC meeting at least 30 days prior to the meeting and you must maintain, and provide to the Administrator upon request, documentation of the notice. You must provide public notice in all of the following forms:

(i) Newspaper advertisement. You must publish a notice in a newspaper of general circulation in the county or equivalent jurisdiction of your facility. In addition, you must publish the notice in newspapers of general circulation in adjacent counties or equivalent jurisdiction where such publication would be necessary to inform the affected public. You must publish the notice as a display advertisement.

(ii) Visible and accessible sign. You must post a notice on a clearly marked sign at or near the source. If you place the sign on the site of the hazardous waste combustor, the sign must be large enough to be readable from the nearest spot where the public would pass by the site.

(iii) Broadcast media announcement. You must broadcast a notice at least once on at least one local radio station or television station.

(iv) Notice to the facility mailing list. You must provide a copy of the notice to the facility mailing list in accordance with §124.10(c)(1)(ix) of this chapter.
(4) You must include all of the following in the notices required under paragraph (c)(3) of this section:

(i) The date, time, and location of the meeting;

(ii) A brief description of the purpose of the meeting;

(iii) A brief description of the source and proposed operations, including the address or a map (e.g., a sketched or copied street map) of the source location;

(iv) A statement encouraging people to contact the source at least 72 hours before the meeting if they need special access to participate in the meeting;

(v) A statement describing how the draft NIC (and final NIC, if requested) can be obtained; and

(vi) The name, address, and telephone number of a contact person for the NIC.

(5) The requirements of this paragraph do not apply to sources that intend to cease burning hazardous waste prior to or on the compliance date.

(d) Notification of compliance. (1) The Notification of Compliance status requirements of §63.9(h) apply, except that:

(i) The notification is a Notification of Compliance, rather than compliance status;

(ii) The notification is required for the initial comprehensive performance test and each subsequent comprehensive and confirmatory performance test; and

(iii) You must postmark the notification before the close of business on the 90th day following completion of relevant compliance demonstration activity specified in this subpart rather than the 60th day as required by §63.9(h)(2)(ii).

(2) Upon postmark of the Notification of Compliance, the operating parameter limits identified in the Notification of Compliance, as applicable, shall be complied with, the limits identified in the Documentation of Compliance or a previous Notification of Compliance are no longer applicable.

(3) The Notification of Compliance requirements of §63.1207(j) also apply.


§ 63.1211 What are the recordkeeping and reporting requirements?

(a) Summary of reporting requirements. You must submit the following reports to the Administrator:

<table>
<thead>
<tr>
<th>Reference</th>
<th>Report</th>
</tr>
</thead>
<tbody>
<tr>
<td>63.10(d)(4)</td>
<td>Compliance progress reports, if required as a condition of an extension of the compliance date granted under §63.6(i).</td>
</tr>
<tr>
<td>63.10(d)(5)(i)</td>
<td>Periodic startup, shutdown, and malfunction reports.</td>
</tr>
<tr>
<td>63.10(d)(5)(ii)</td>
<td>Immediate startup, shutdown, and malfunction reports.</td>
</tr>
<tr>
<td>63.10(e)(3)</td>
<td>Excessive emissions and continuous monitoring system performance report and summary report.</td>
</tr>
</tbody>
</table>
(b) **Summary of recordkeeping requirements.** You must retain the following in the operating record:

<table>
<thead>
<tr>
<th>Reference</th>
<th>Document, Data, or Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>63.1200, 63.10(b) and (c)</td>
<td>General. Information required to document and maintain compliance with the regulations of Subpart EEE, including data recorded by continuous monitoring systems (CMS), and copies of all notifications, reports, plans, and other documents submitted to the Administrator.</td>
</tr>
<tr>
<td>63.1204(d)(1)(ii), 63.1220(d)(1)(ii)</td>
<td>Documentation of mode of operation changes for cement kilns with in-line raw mills.</td>
</tr>
<tr>
<td>63.1204(d)(2)(ii), 63.1220(d)(2)(ii)</td>
<td>Documentation of compliance with the emission averaging requirements for cement kilns with in-line raw mills.</td>
</tr>
<tr>
<td>63.1204(e)(2)(ii), 63.1220(e)(2)(ii)</td>
<td>Documentation of compliance with the emission averaging requirements for preheater or preheater/precalciner kilns with dual stacks.</td>
</tr>
<tr>
<td>63.1206(b)(1)(ii)</td>
<td>If you elect to comply with all applicable requirements and standards promulgated under authority of the Clean Air Act, including Sections 112 and 129, in lieu of the requirements of Subpart EEE when not burning hazardous waste, you must document in the operating record that you are in compliance with those requirements.</td>
</tr>
<tr>
<td>63.1206(b)(5)(ii)</td>
<td>Documentation that a change will not adversely affect compliance with the emission standards or operating requirements.</td>
</tr>
<tr>
<td>63.1206(b)(11)</td>
<td>Calculation of hazardous waste residence time.</td>
</tr>
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63.1209(c)(2) Feedstream analysis plan.
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63.1209(k)(7)(i)(C) Results of carbon bed performance monitoring.
63.1209(q) Documentation of changes in modes of operation.
63.1211(c) Documentation of compliance.

(c) Documentation of compliance. (1) By the compliance date, you must develop and include in the operating record a Documentation of Compliance. You are not subject to this requirement, however, if you submit a Notification of Compliance under §63.1207(j) prior to the compliance date. Upon inclusion of the Documentation of Compliance in the operating record, hazardous waste burning incinerators, cement kilns, and lightweight aggregate kilns regulated under the interim standards of §§63.1203, 63.1204, and 63.1205 are no longer subject to compliance with the previously applicable Notification of Compliance.

(2) The Documentation of Compliance must identify the applicable emission standards under this subpart and the limits on the operating parameters under §63.1209 that will ensure compliance with those emission standards.

(3) You must include a signed and dated certification in the Documentation of Compliance that:

(i) Required CEMs and CMS are installed, calibrated, and continuously operating in compliance with the requirements of this subpart; and

(ii) Based on an engineering evaluation prepared under your direction or supervision in accordance with a system designed to ensure that qualified personnel properly gathered and evaluated the information and supporting documentation, and considering at a minimum the design, operation, and maintenance characteristics of the combustor and emissions control equipment, the types, quantities, and characteristics of feedstreams, and available emissions data:

(A) You are in compliance with the emission standards of this subpart; and

(B) The limits on the operating parameters under §63.1209 ensure compliance with the emission standards of this subpart.

(4) You must comply with the emission standards and operating parameter limits specified in the Documentation of Compliance.

(d) Data compression. You may submit a written request to the Administrator for approval to use data compression techniques to record data from CMS, including CEMS, on a frequency less than that required by §63.1209. You must submit the request for review and approval as part of the comprehensive performance test plan.

(1) You must record a data value at least once each ten minutes.
(2) For each CEMS or operating parameter for which you request to use data compression techniques, you must recommend:

(i) A fluctuation limit that defines the maximum permissible deviation of a new data value from a previously generated value without requiring you to revert to recording each one-minute value.

(A) If you exceed a fluctuation limit, you must record each one-minute value for a period of time not less than ten minutes.

(B) If neither the fluctuation limit nor the data compression limit are exceeded during that period of time, you may reinitiate recording data values on a frequency of at least once each ten minutes; and

(ii) A data compression limit defined as the closest level to an operating parameter limit or emission standard at which reduced data recording is allowed.

(A) Within this level and the operating parameter limit or emission standard, you must record each one-minute average.

(B) The data compression limit should reflect a level at which you are unlikely to exceed the specific operating parameter limit or emission standard, considering its averaging period, with the addition of a new one-minute average.


Other

§ 63.1212 What are the other requirements pertaining to the NIC?

(a) Certification of intent to comply. The Notice of Intent to Comply (NIC) must contain the following certification signed and dated by a responsible official as defined under §63.2 of this chapter: I certify under penalty of law that I have personally examined and am familiar with the information submitted in this document and all attachments and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

(b) New units. Any source that files a RCRA permit application or permit modification request for construction of a hazardous waste combustion unit after October 12, 2005 must:

(1) Prepare a draft NIC pursuant to §63.1210(b) and make it available to the public upon issuance of the notice of public meeting pursuant to §63.1210(c)(3);

(2) Prepare a draft comprehensive performance test plan pursuant to the requirements of §63.1207 and make it available for public review upon issuance of the notice of NIC public meeting;

(3) Provide notice to the public of a pre-application meeting pursuant to §124.31 of this chapter or notice to the public of a permit modification request pursuant to §270.42 of this chapter;

(4) Hold an informal public meeting [pursuant to §63.1210(c)(1) and (c)(2)] no earlier than 30 days following notice of the NIC public meeting and notice of the pre-application meeting or notice of the permit modification request to discuss anticipated activities described in the draft NIC and pre-application or permit modification request for achieving compliance with the emission standards of this subpart; and

(5) Submit a final NIC pursuant to §63.1210(b)(3).
(c) Information Repository specific to new combustion units. (1) Any source that files a RCRA permit application or modification request for construction of a new hazardous waste combustion unit after October 12, 2005 may be required to establish an information repository if deemed appropriate.

(2) The Administrator may assess the need, on a case-by-case basis for an information repository. When assessing the need for a repository, the Administrator shall consider the level of public interest, the presence of an existing repository, and any information available via the New Source Review and Title V permit processes. If the Administrator determines a need for a repository, then the Administrator shall notify the facility that it must establish and maintain an information repository.

(3) The information repository shall contain all documents, reports, data, and information deemed necessary by the Administrator. The Administrator shall have the discretion to limit the contents of the repository.

(4) The information repository shall be located and maintained at a site chosen by the source. If the Administrator finds the site unsuitable for the purposes and persons for which it was established, due to problems with location, hours of availability, access, or other relevant considerations, then the Administrator shall specify a more appropriate site.

(5) The Administrator shall require the source to provide a written notice about the information repository to all individuals on the source mailing list.

(6) The source shall be responsible for maintaining and updating the repository with appropriate information throughout a period specified by the Administrator. The Administrator may close the repository at his or her discretion based on the considerations in paragraph (c)(2) of this section.

[70 FR 59555, Oct. 12, 2005, as amended at 73 FR 18982, Apr. 8, 2008]

§ 63.1213 How can the compliance date be extended to install pollution prevention or waste minimization controls?

(a) Applicability. You may request from the Administrator or State with an approved Title V program an extension of the compliance date of up to one year. An extension may be granted if you can reasonably document that the installation of pollution prevention or waste minimization measures will significantly reduce the amount and/or toxicity of hazardous wastes entering the feedstream(s) of the hazardous waste combustor(s), and that you could not install the necessary control measures and comply with the emission standards and operating requirements of this subpart by the compliance date.

(b) Requirements for requesting an extension. (1) You must make your requests for an (up to) one-year extension in writing in accordance with §63.6(i)(4)(B) and (C). The request must contain the following information:

(i) A description of pollution prevention or waste minimization controls that, when installed, will significantly reduce the amount and/or toxicity of hazardous wastes entering the feedstream(s) of the hazardous waste combustor(s). Pollution prevention or waste minimization measures may include: equipment or technology modifications, reformulation or redesign of products, substitution of raw materials, improvements in work practices, maintenance, training, inventory control, or recycling practices conducted as defined in §261.1(c) of this chapter;

(ii) A description of other pollution controls to be installed that are necessary to comply with the emission standards and operating requirements;

(iii) A reduction goal or estimate of the annual reductions in quantity and/or toxicity of hazardous waste(s) entering combustion feedstream(s) that you will achieve by installing the proposed pollution prevention or waste minimization measures;

(iv) A comparison of reductions in the amounts and/or toxicity of hazardous wastes combusted after installation of pollution prevention or waste minimization measures to the amounts and/or toxicity of hazardous wastes combusted prior to the installation of these measures. If the difference is less than a fifteen percent reduction, include a comparison to pollution prevention and waste minimization reductions recorded during the previous five years;
(v) Reasonable documentation that installation of the pollution prevention or waste minimization changes will not result in a net increase (except for documented increases in production) of hazardous constituents released to the environment through other emissions, wastes or effluents;

(vi) Reasonable documentation that the design and installation of waste minimization and other measures that are necessary for compliance with the emission standards and operating requirements of this subpart cannot otherwise be installed within the three year compliance period, and

(vii) The information required in §63.6(i)(6)(i)(B) through (D).

(2) You may enclose documentation prepared under an existing State-required pollution prevention program that contains the information prescribed in paragraph (b) of this section with a request for extension in lieu of complying with the time extension requirements of that paragraph.

(c) Approval of request for extension of compliance date. Based on the information provided in any request made under paragraph (a) of this section, the Administrator or State with an approved title V program may grant an extension of the compliance date of this subpart. The extension will be in writing in accordance with §§63.6(i)(10)(i) through 63.6(i)(10)(v)(A).

§ 63.1215 What are the health-based compliance alternatives for total chlorine?

(a) General — (1) Overview. You may establish and comply with health-based compliance alternatives for total chlorine under the procedures prescribed in this section for your hazardous waste combustors other than hydrochloric acid production furnaces. You may comply with these health-based compliance alternatives in lieu of the emission standards for total chlorine provided under §§63.1216, 63.1217, 63.1219, 63.1220, and 63.1221. To identify and comply with the limits, you must:
(i) Identify a total chlorine emission concentration (ppmv) expressed as chloride (Cl(−)) equivalent for each on site hazardous waste combusor. You may select total chlorine emission concentrations as you choose to demonstrate eligibility for the risk-based limits under this section, except as provided by paragraph (b)(7) of this section;

(ii) Apportion the total chlorine emission concentration between HCl and Cl2 according to paragraph (b)(6)(i) of this section, and calculate HCl and Cl2 emission rates (lb/hr) using the gas flowrate and other parameters from the most recent regulatory compliance test.

(iii) Calculate the annual average HCl-equivalent emission rate as prescribed in paragraph (b)(2) of this section.

(iv) Perform an eligibility demonstration to determine if your HCl-equivalent emission rate meets the national exposure standard and thus is below the annual average HCl-equivalent emission rate limit, as prescribed by paragraph (c) of this section;

(v) Submit your eligibility demonstration for review and approval, as prescribed by paragraph (e) of this section, which must include information to ensure that the 1-hour average HCl-equivalent emission rate limit is not exceeded, as prescribed by paragraph (d) of this section;

(vi) Demonstrate compliance with the annual average HCl-equivalent emission rate limit during the comprehensive performance test, as prescribed by the testing and monitoring requirements under paragraph (e) of this section;

(vii) Comply with compliance monitoring requirements, including establishing feedrate limits on total chlorine and chloride, and operating parameter limits on emission control equipment, as prescribed by paragraph (f) of this section; and

(viii) Comply with the requirements for changes, as prescribed by paragraph (h) of this section.

(2) Definitions. In addition to the definitions under §63.1201, the following definitions apply to this section:

1–Hour Average HCl-Equivalent Emission Rate means the HCl-equivalent emission rate (lb/hr) determined by equating the toxicity of chlorine to HCl using aRELs as the health risk metric for acute exposure.

1–Hour Average HCl-Equivalent Emission Rate Limit means the HCl-equivalent emission rate (lb/hr) determined by equating the toxicity of chlorine to HCl using aRELs as the health risk metric for acute exposure and which ensures that maximum 1-hour average ambient concentrations of HCl-equivalents do not exceed a Hazard Index of 1.0, rounded to the nearest tenths decimal place (0.1), at an off-site receptor location.

Acute Reference Exposure Level (aREL) means health thresholds below which there would be no adverse health effects for greater than once in a lifetime exposures of one hour. ARELs are developed by the California Office of Health Hazard Assessment and are available at http://www.oehha.ca.gov/air/acute_rels/acuterel.html.

Annual Average HCl-Equivalent Emission Rate means the HCl-equivalent emission rate (lb/hr) determined by equating the toxicity of chlorine to HCl using RfCs as the health risk metric for long-term exposure.

Annual Average HCl-Equivalent Emission Rate Limit means the HCl-equivalent emission rate (lb/hr) determined by equating the toxicity of chlorine to HCl using RfCs as the health risk metric for long-term exposure and which ensures that maximum annual average ambient concentrations of HCl equivalents do not exceed a Hazard Index of 1.0, rounded to the nearest tenths decimal place (0.1), at an off-site receptor location.

Hazard Index (HI) means the sum of more than one Hazard Quotient for multiple substances and/or multiple exposure pathways. In this section, the Hazard Index is the sum of the Hazard Quotients for HCl and chlorine.

Hazard Quotient (HQ) means the ratio of the predicted media concentration of a pollutant to the media concentration at which no adverse effects are expected. For chronic inhalation exposures, the HQ is calculated under this section as the air concentration divided by the RfC. For acute inhalation exposures, the HQ is calculated under this section as the air concentration divided by the aREL.
Look-up table analysis means a risk screening analysis based on comparing the HCl-equivalent emission rate from the affected source to the appropriate HCl-equivalent emission rate limit specified in Tables 1 through 4 of this section.

Reference Concentration (RfC) means an estimate (with uncertainty spanning perhaps an order of magnitude) of a continuous inhalation exposure to the human population (including sensitive subgroups) that is likely to be without an appreciable risk of deleterious effects during a lifetime. It can be derived from various types of human or animal data, with uncertainty factors generally applied to reflect limitations of the data used.

(b) HCl-equivalent emission rates. (1) You must express total chlorine emission rates for each hazardous waste combustor as HCl-equivalent emission rates.

(2) Annual average rates. You must calculate annual average toxicity-weighted HCl-equivalent emission rates for each combustor as follows:

$$E_{RL_{Tw}} = E_{RHCl} + E_{RCl2} \times \left( \frac{RfCHCl}{RfCCl2} \right)$$

Where:

- $E_{RL_{Tw}}$ is the annual average HCl toxicity-weighted emission rate (HCl-equivalent emission rate) considering long-term exposures, lb/hr
- $E_{RHCl}$ is the emission rate of HCl in lbs/hr
- $E_{RCl2}$ is the emission rate of chlorine in lbs/hr
- $RfCHCl$ is the reference concentration of HCl
- $RfCCl2$ is the reference concentration of chlorine

(3) 1-hour average rates. You must calculate 1-hour average toxicity-weighted HCl-equivalent emission rates for each combustor as follows:

$$E_{RS_{Tw}} = E_{RHCl} + E_{RCl2} \times \left( \frac{aRELHCl}{aRELCl2} \right)$$

Where:

- $E_{RS_{Tw}}$ is the 1-hour average HCl-toxicity-weighted emission rate (HCl-equivalent emission rate) considering 1-hour (short-term) exposures, lb/hr
- $E_{RHCl}$ is the emission rate of HCl in lbs/hr
- $E_{RCl2}$ is the emission rate of chlorine in lbs/hr
- $aRELHCl$ is the aREL for HCl
- $aRELCl2$ is the aREL for chlorine

(4) You must use the RfC values for hydrogen chloride and chlorine found at http://epa.gov/ttn/atw/toxsource/ summary.html.

(5) You must use the aREL values for hydrogen chloride and chlorine found at http://www.oehha.ca.gov/air/ acute_rels/acuterel.html.
(6) \( \text{Cl}_2 / \text{HCl} \) ratios —(i) Ratio for calculating annual average HCl-equivalent emission rates. (A) To calculate the annual average HCl-equivalent emission rate (lb/hr) for each combustor, you must apportion the total chlorine emission concentration (ppmv chloride (Cl(\( -\))) equivalent) between HCl and chlorine according to the historical average \( \text{Cl}_2 / \text{HCl} \) volumetric ratio for all regulatory compliance tests.

(B) You must calculate HCl and \( \text{Cl}_2 \) emission rates (lb/hr) using the apportioned emission concentrations and the gas flowrate and other parameters from the most recent regulatory compliance test.

(C) You must calculate the annual average HCl-equivalent emission rate using these HCl and \( \text{Cl}_2 \) emission rates and the equation in paragraph (b)(2) of this section.

(ii) Ratio for calculating 1-hour average HCl-equivalent emission rates. (A) To calculate the 1-hour average HCl-equivalent emission rate for each combustor as a criterion for you to determine under paragraph (d) of this section if an hourly rolling average feedrate limit on total chlorine and chloride may be waived, you must apportion the total chlorine emission concentration (ppmv chloride (Cl(\( -\))) equivalent) between HCl and chlorine according to the historical highest \( \text{Cl}_2 / \text{HCl} \) volumetric ratio for all regulatory compliance tests.

(B) You must calculate HCl and \( \text{Cl}_2 \) emission rates (lb/hr) using the apportioned emission concentrations and the gas flowrate and other parameters from the most recent regulatory compliance test.

(C) You must calculate the 1-hour average HCl-equivalent emission rate using these HCl and \( \text{Cl}_2 \) emission rates and the equation in paragraph (b)(3) of this section.

(iii) Ratios for new sources. (A) You must use engineering information to estimate the \( \text{Cl}_2 / \text{HCl} \) volumetric ratio for a new source for the initial eligibility demonstration.

(B) You must use the \( \text{Cl}_2 / \text{HCl} \) volumetric ratio demonstrated during the initial comprehensive performance test to demonstrate in the Notification of Compliance that your HCl-equivalent emission rate does not exceed your HCl-equivalent emission rate limit.

(C) When approving the test plan for the initial comprehensive performance test, the permitting authority will establish a periodic testing requirement, such as every 3 months for 1 year, to establish a record of representative \( \text{Cl}_2 / \text{HCl} \) volumetric ratios.

(1) You must revise your HCl-equivalent emission rates and HCl-equivalent emission rate limits after each such test using the procedures prescribed in paragraphs (b)(6)(i) and (ii) of this section.

(2) If you no longer are eligible for the health-based compliance alternative, you must notify the permitting authority immediately and either:

(i) Submit a revised eligibility demonstration requesting lower HCl-equivalent emission rate limits, establishing lower HCl-equivalent emission rates, and establishing by downward extrapolation lower feedrate limits for total chlorine and chloride; or

(ii) Request a compliance schedule of up to three years to demonstrate compliance with the emission standards under §§63.1216, 63.1217, 63.1219, 63.1220, and 63.1221.

(iv) Unrepresentative or inadequate historical \( \text{Cl}_2 / \text{HCl} \) volumetric ratios. (A) If you believe that the \( \text{Cl}_2 / \text{HCl} \) volumetric ratio for one or more historical regulatory compliance tests is not representative of the current ratio, you may request that the permitting authority allow you to screen those ratios from the analysis of historical ratios.

(B) If the permitting authority believes that too few historical ratios are available to calculate a representative average ratio or establish a maximum ratio, the permitting authority may require you to conduct periodic testing to establish representative ratios.
(v) Updating Cl₂/HCl ratios. You must include the Cl₂/HCl volumetric ratio demonstrated during each performance test in your database of historical Cl₂/HCl ratios to update the ratios you establish under paragraphs (b)(6)(i) and (ii) of this section for subsequent calculations of the annual average and 1-hour average HCl-equivalent emission rates.

(7) Emission rates are capped. The hydrogen chloride and chlorine emission rates you use to calculate the HCl-equivalent emission rate limit for incinerators, cement kilns, and lightweight aggregate kilns must not result in total chlorine emission concentrations exceeding:

(i) For incinerators that were existing sources on April 19, 1996: 77 parts per million by volume, combined emissions, expressed as chloride (Cl(−)) equivalent, dry basis and corrected to 7 percent oxygen;

(ii) For incinerators that are new or reconstructed sources after April 19, 1996: 21 parts per million by volume, combined emissions, expressed as chloride (Cl(−)) equivalent, dry basis and corrected to 7 percent oxygen;

(iii) For cement kilns that were existing sources on April 19, 1996: 130 parts per million by volume, combined emissions, expressed as chloride (Cl(−)) equivalent, dry basis and corrected to 7 percent oxygen;

(iv) For cement kilns that are new or reconstructed sources after April 19, 1996: 86 parts per million by volume, combined emissions, expressed as chloride (Cl(−)) equivalent, dry basis and corrected to 7 percent oxygen;

(v) For lightweight aggregate kilns that were existing sources on April 19, 1996: 600 parts per million by volume, combined emissions, expressed as chloride (Cl(−)) equivalent, dry basis and corrected to 7 percent oxygen;

(vi) For lightweight aggregate kilns that are new or reconstructed sources after April 19, 1996: 600 parts per million by volume, combined emissions, expressed as chloride (Cl(−)) equivalent, dry basis and corrected to 7 percent oxygen.

(c) Eligibility demonstration—(1) General. (i) You must perform an eligibility demonstration to determine whether the total chlorine emission rates you select for each on-site hazardous waste combustor meet the national exposure standards using either a look-up table analysis prescribed by paragraph (c)(3) of this section, or a site-specific compliance demonstration prescribed by paragraph (c)(4) of this section.

(ii) You must also determine in your eligibility demonstration whether each combustor may exceed the 1-hour HCl-equivalent emission rate limit absent an hourly rolling average limit on the feedrate of total chlorine and chloride, as provided by paragraph (d) of this section.

(2) Definition of eligibility. (i) Eligibility for the risk-based total chlorine standard is determined by comparing the annual average HCl-equivalent emission rate for the total chlorine emission rate you select for each combustor to the annual average HCl-equivalent emission rate limit.

(ii) The annual average HCl-equivalent emission rate limit ensures that the Hazard Index for chronic exposure from HCl and chlorine emissions from all on-site hazardous waste combustors is less than or equal to 1.0, rounded to the nearest tenths decimal place (0.1), for the actual individual most exposed to the facility's emissions, considering off-site locations where people reside and where people congregate for work, school, or recreation.

(iii) Your facility is eligible for the health-based compliance alternative for total chlorine if either:

(A) The annual average HCl-equivalent emission rate for each on-site hazardous waste combustor is below the appropriate value in the look-up table determined under paragraph (c)(3) of this section; or

(B) The annual average HCl-equivalent emission rate for each on-site hazardous waste combustor is below the annual average HCl-equivalent emission rate limit you calculate based on a site-specific compliance demonstration under paragraph (c)(4) of this section.

(3) Look-up table analysis. Look-up tables for the eligibility demonstration are provided as Tables 1 and 2 to this section.
(i) Table 1 presents annual average HCl-equivalent emission rate limits for sources located in flat terrain. For purposes of this analysis, flat terrain is terrain that rises to a level not exceeding one half the stack height within a distance of 50 stack heights.

(ii) Table 2 presents annual average HCl-equivalent emission rate limits for sources located in simple elevated terrain. For purposes of this analysis, simple elevated terrain is terrain that rises to a level exceeding one half the stack height, but that does not exceed the stack height, within a distance of 50 stack heights.

(iii) To determine the annual average HCl-equivalent emission rate limit for a source from the look-up table, you must use the stack height and stack diameter for your hazardous waste combustors and the distance between the stack and the property boundary.

(iv) If any of these values for stack height, stack diameter, and distance to nearest property boundary do not match the exact values in the look-up table, you must use the next lowest table value.

(v) Adjusted HCl-equivalent emission rate limit for multiple on-site combustors. (A) If you have more than one hazardous waste combustor on site, the sum across all hazardous waste combustors of the ratio of the adjusted HCl-equivalent emission rate limit to the HCl-equivalent emission rate limit provided by Tables 1 or 2 cannot exceed 1.0, according to the following equation:

\[
\sum_{i} \frac{\text{HCl-Equivalent Emission Rate Limit Adjusted}_i}{\text{HCl-Equivalent Emission Rate Limit Table}_i} \leq 1.0
\]

Where:

i = number of on-site hazardous waste combustors;

HCl-Equivalent Emission Rate Limit Adjusted$_i$ means the apportioned, allowable HCl-equivalent emission rate limit for combustor i, and

HCl-Equivalent Emission Rate Limit Table$_i$ means the HCl-equivalent emission rate limit from Table 1 or 2 to §63.1215 for combustor i.

(B) The adjusted HCl-equivalent emission rate limit becomes the HCl-equivalent emission rate limit.

(4) Site-specific compliance demonstration. (i) You may use any scientifically-accepted peer-reviewed risk assessment methodology for your site-specific compliance demonstration to calculate an annual average HCl-equivalent emission rate limit for each on-site hazardous waste combustor. An example of one approach for performing the demonstration for air toxics can be found in the EPA’s “Air Toxics Risk Assessment Reference Library, Volume 2, Site-Specific Risk Assessment Technical Resource Document,” which may be obtained through the EPA’s Air Toxics Web site at http://www.epa.gov/ttn/fera/risk_atra_main.html.

(ii) The annual average HCl-equivalent emission rate limit is the HCl-equivalent emission rate that ensures that the Hazard Index associated with maximum annual average exposures is not greater than 1.0 rounded to the nearest tenths decimal place (0.1).

(iii) To determine the annual average HCl-equivalent emission rate limit, your site-specific compliance demonstration must, at a minimum:

(A) Estimate long-term inhalation exposures through the estimation of annual or multi-year average ambient concentrations;

(B) Estimate the inhalation exposure for the actual individual most exposed to the facility's emissions from hazardous waste combustors, considering off-site locations where people reside and where people congregate for work, school, or recreation;
(C) Use site-specific, quality-assured data wherever possible;

(D) Use health-protective default assumptions wherever site-specific data are not available, and:

(E) Contain adequate documentation of the data and methods used for the assessment so that it is transparent and can be reproduced by an experienced risk assessor and emissions measurement expert.

(iv) Your site-specific compliance demonstration need not:

(A) Assume any attenuation of exposure concentrations due to the penetration of outdoor pollutants into indoor exposure areas;

(B) Assume any reaction or deposition of the emitted pollutants during transport from the emission point to the point of exposure.

(d) Assurance that the 1-hour HCl-equivalent emission rate limit will not be exceeded. To ensure that the 1-hour HCl-equivalent emission rate limit will not be exceeded when complying with the annual average HCl-equivalent emission rate limit, you must establish a 1-hour average HCl-equivalent emission rate for each combustor, establish a 1-hour average HCl-equivalent emission rate limit for each combustor, and consider site-specific factors including prescribed criteria to determine if the 1-hour average HCl-equivalent emission rate limit may be exceeded absent an hourly rolling average limit on the feedrate of total chlorine and chloride. If the 1-hour average HCl-equivalent emission rate limit may be exceeded, you must establish an hourly rolling average feedrate limit on total chlorine as provided by paragraph (f)(3) of this section.

(1) 1-hour average HCl-equivalent emission rate. You must calculate the 1-hour average HCl-equivalent emission rate from the total chlorine emission concentration you select for each source as prescribed in paragraph (b)(6)(ii)(C) of this section.

(2) 1-hour average HCl-equivalent emission rate limit. You must establish the 1-hour average HCl-equivalent emission rate limit for each affected source using either a look-up table analysis or site-specific analysis:

(i) Look-up table analysis. Look-up tables are provided for 1-hour average HCl-equivalent emission rate limits as Table 3 and Table 4 to this section. Table 3 provides limits for facilities located in flat terrain. Table 4 provides limits for facilities located in simple elevated terrain. You must use the Tables to establish 1-hour average HCl-equivalent emission rate limits as prescribed in paragraphs (c)(3)(iii) through (c)(3)(v) of this section for annual average HCl-equivalent emission rate limits.

(ii) Site-specific analysis. The 1-hour average HCl-equivalent emission rate limit is the HCl-equivalent emission rate that ensures that the Hazard Index associated with maximum 1-hour average exposures is not greater than 1.0 rounded to the nearest tenths decimal place (0.1). You must follow the risk assessment procedures under paragraph (c)(4) of this section to estimate short-term inhalation exposures through the estimation of maximum 1-hour average ambient concentrations.

(3) Criteria for determining whether the 1-hour HCl-equivalent emission rate may be exceeded absent an hourly rolling average limit on the feedrate of total chlorine and chloride. An hourly rolling average feedrate limit on total chlorine and chloride is waived if you determine considering the criteria listed below that the long-term feedrate limit (and averaging period) established under paragraph (c)(4)(i) of this section will also ensure that the 1-hour average HCl-equivalent emission rate will not exceed the 1-hour average HCl-equivalent emission rate limit you calculate for each combustor.

(i) The ratio of the 1-hour average HCl-equivalent emission rate based on the total chlorine emission rate you select for each hazardous waste combustor to the 1-hour average HCl-equivalent emission rate limit for the combustor; and

(ii) The potential for the source to vary total chlorine and chloride feedrates substantially over the averaging period for the feedrate limit established under paragraph (c)(4)(i) of this section.
(e) Review and approval of eligibility demonstrations — (1) Content of the eligibility demonstration — (i) General. The eligibility demonstration must include the following information, at a minimum:

(A) Identification of each hazardous waste combustor combustion gas emission point (e.g., generally, the flue gas stack);

(B) The maximum and average capacity at which each combustor will operate, and the maximum rated capacity for each combustor, using the metric of stack gas volume (under both actual and standard conditions) emitted per unit of time, as well as any other metric that is appropriate for the combustor (e.g., million Btu/hr heat input for boilers; tons of dry raw material feed/hour for cement kilns);

(C) Stack parameters for each combustor, including, but not limited to stack height, stack diameter, stack gas temperature, and stack gas exit velocity;

(D) Plot plan showing all stack emission points, nearby residences and property boundary line;

(E) Identification of any stack gas control devices used to reduce emissions from each combustor;

(F) Identification of the RFC values used to calculate annual average HCl-equivalent emission rates and the aREL values used to calculate 1-hour average HCl-equivalent emission rates;

(G) Calculations used to determine the annual average and 1-hour average HCl-equivalent emission rates and rate limits, including calculation of the Cl2/HCl ratios as prescribed by paragraph (b)(6) of this section;

(ii) Additional content to implement the annual average HCl-equivalent emission rate limit. You must include the following in your eligibility demonstration to implement the annual average HCl-equivalent emission rate limit:

(A) For incinerators, cement kilns, and lightweight aggregate kilns, calculations to confirm that the annual average HCl-equivalent emission rate that you calculate from the total chlorine emission rate you select for each combustor does not exceed the limits provided by paragraph (b)(7) of this section;

(B) Comparison of the annual average HCl-equivalent emission rate limit for each combustor to the annual average HCl-equivalent emission rate for the total chlorine emission rate you select for each combustor;

(C) The annual average HCl-equivalent emission rate limit for each hazardous waste combustor, and the limits on operating parameters required under paragraph (g)(1) of this section;

(D) Determination of the long-term chlorine feedrate limit, including the total chlorine system removal efficiency for sources that establish an (up to) annual rolling average feedrate limit under paragraph (g)(2)(ii) of this section;

(iii) Additional content to implement the 1-hour average HCl-equivalent emission rate limit. You must include the following in your eligibility demonstration to implement the 1-hour average HCl-equivalent emission rate limit:

(A) Determination of whether the combustor may exceed the 1-hour HCl-equivalent emission rate limit absent an hourly rolling average chlorine feedrate limit, including:

( 1 ) Determination of the 1-hour average HCl-equivalent emission rate from the total chlorine emission rate you select for the combustor;

( 2 ) Determination of the 1-hour average HCl-equivalent emission rate limit using either look-up Tables 3 and 4 to this section or site-specific risk analysis;

( 3 ) Determination of the ratio of the 1-hour average HCl-equivalent emission rate to the 1-hour average HCl-equivalent emission rate limit for the combustor; and
(4) The potential for the source to vary total chlorine and chloride feedrates substantially over the averaging period for the long-term feedrate limit established under paragraphs (g)(2)(i) and (g)(2)(ii) of this section; and

(B) Determination of the hourly rolling average chlorine feedrate limit, including the total chlorine system removal efficiency.

(iv) Additional content of a look-up table demonstration. If you use the look-up table analysis to establish HCl-equivalent emission rate limits, your eligibility demonstration must also contain, at a minimum, the following:

(A) Documentation that the facility is located in either flat or simple elevated terrain; and

(B) For facilities with more than one on-site hazardous waste combustor, documentation that the sum of the ratios for all such combustors of the HCl-equivalent emission rate to the HCl-equivalent emission rate limit does not exceed 1.0.

(v) Additional content of a site-specific compliance demonstration. If you use a site-specific compliance demonstration, your eligibility demonstration must also contain, at a minimum, the following information to support your determination of the annual average HCl-equivalent emission rate limit for each combustor:

(A) Identification of the risk assessment methodology used;

(B) Documentation of the fate and transport model used;

(C) Documentation of the fate and transport model inputs, including the stack parameters listed in paragraph (d)(1)(i)(C) of this section converted to the dimensions required for the model;

(D) As applicable:

(1) Meteorological data;

(2) Building, land use, and terrain data;

(3) Receptor locations and population data, including areas where people congregate for work, school, or recreation; and

(4) Other facility-specific parameters input into the model;

(E) Documentation of the fate and transport model outputs; and

(F) Documentation of any exposure assessment and risk characterization calculations.

(2) Review and approval —(i) Existing sources. (A) If you operate an existing source, you must submit the eligibility demonstration to your permitting authority for review and approval not later than 12 months prior to the compliance date. You must also submit a separate copy of the eligibility demonstration to: U.S. EPA, Risk and Exposure Assessment Group, Emission Standards Division (C404–01), Attn: Group Leader, Research Triangle Park, North Carolina 27711, electronic mail address REAG@epa.gov.

(B) Your permitting authority should notify you of approval or intent to disapprove your eligibility demonstration within 6 months after receipt of the original demonstration, and within 3 months after receipt of any supplemental information that you submit. A notice of intent to disapprove your eligibility demonstration, whether before or after the compliance date, will identify incomplete or inaccurate information or noncompliance with prescribed procedures and specify how much time you will have to submit additional information or to achieve the MACT standards for total chlorine under §§63.1216, 63.1217, 63.1219, 63.1220, and 63.1221. If your eligibility demonstration is disapproved, the permitting authority may extend the compliance date of the total chlorine standards up to one year to allow you to make changes to the design or operation of the combustor or related systems as quickly as practicable to enable you to achieve compliance with the MACT total chlorine standards.
(C) If your permitting authority has not approved your eligibility demonstration by the compliance date, and has not issued a notice of intent to disapprove your demonstration, you may begin complying, on the compliance date, with the HCl-equivalent emission rate limits you present in your eligibility demonstration provided that you have made a good faith effort to provide complete and accurate information and to respond to any requests for additional information in a timely manner. If the permitting authority believes that you have not made a good faith effort to provide complete and accurate information or to respond to any requests for additional information, however, the authority may notify you in writing by the compliance date that you have not met the conditions for complying with the health-based compliance alternative without prior approval. Such notice will explain the basis for concluding that you have not made a good faith effort to comply with the health-based compliance alternative by the compliance date.

(D) If your permitting authority issues a notice of intent to disapprove your eligibility demonstration after the compliance date, the authority will identify the basis for that notice and specify how much time you will have to submit additional information or to comply with the MACT standards for total chlorine under §§63.1216, 63.1217, 63.1219, 63.1220, and 63.1221. The permitting authority may extend the compliance date of the total chlorine standards up to one year to allow you to make changes to the design or operation of the combustor or related systems as quickly as practicable to enable you to achieve compliance with the MACT standards for total chlorine.

(ii) New or reconstructed sources —(A) General. The procedures for review and approval of eligibility demonstrations applicable to existing sources under paragraph (e)(2)(i) of this section also apply to new or reconstructed sources, except that the date you must submit the eligibility demonstration is as prescribed in this paragraph (e)(2)(ii).

(B) If you operate a new or reconstructed source that starts up before April 12, 2007, or a solid fuel boiler or liquid fuel boiler that is an area source that increases its emissions or its potential to emit such that it becomes a major source of HAP before April 12, 2007, you must either:

(1) Comply with the final total chlorine emission standards under §§63.1216, 63.1217, 63.1219, 63.1220, and 63.1221, by October 12, 2005, or upon startup, whichever is later, except for a standard that is more stringent than the standard proposed on April 20, 2004 for your source. If a final standard is more stringent than the proposed standard, you may comply with the proposed standard until October 14, 2008, after which you must comply with the final standard; or

(2) Submit an eligibility demonstration for review and approval under this section by April 12, 2006, and comply with the HCl-equivalent emission rate limits and operating requirements you establish in the eligibility demonstration.

(C) If you operate a new or reconstructed source that starts up on or after April 12, 2007, or a solid fuel boiler or liquid fuel boiler that is an area source that increases its emissions or its potential to emit such that it becomes a major source of HAP on or after April 12, 2007, you must either:

(1) Comply with the final total chlorine emission standards under §§63.1216, 63.1217, 63.1219, 63.1220, and 63.1221 upon startup. If the final standard is more stringent than the standard proposed for your source on April 20, 2004, however, and if you start operations before October 14, 2008, you may comply with the proposed standard until October 14, 2008, after which you must comply with the final standard; or

(2) Submit an eligibility demonstration for review and approval under this section 12 months prior to startup.

(3) The operating requirements in the eligibility demonstration are applicable requirements for purposes of parts 70 and 71 of this chapter and will be incorporated in the title V permit.

(f) Testing requirements —(1) General. You must comply with the requirements for comprehensive performance testing under §63.1207.

(2) System removal efficiency. (i) You must calculate the total chlorine removal efficiency of the combustor during each run of the comprehensive performance test.

(ii) You must calculate the average system removal efficiency as the average of the test run averages.

(iii) If your source does not control emissions of total chlorine, you must assume zero system removal efficiency.
(3) Annual average HCl-equivalent emission rate limit. If emissions during the comprehensive performance test exceed the annual average HCl-equivalent emission rate limit, eligibility for emission limits under this section is not affected. This emission rate limit is an annual average limit even though compliance is based on a 12-hour or (up to) an annual rolling average feedrate limit on total chlorine and chloride because the feedrate limit is also used for compliance assurance for the semivolatile metal emission standard.

(4) 1-hour average HCl-equivalent emission rate limit. Total chlorine emissions during each run of the comprehensive performance test cannot exceed the 1-hour average HCl-equivalent emission rate limit.

(5) Test methods. (i) If you operate a cement kiln or a combustor equipped with a dry acid gas scrubber, you must use EPA Method 320/321 or ASTM D 6735–01, or an equivalent method, to measure hydrogen chloride, and the back-half (caustic impingers) of Method 26/26A, or an equivalent method, to measure chlorine gas.

(ii) Bromine and sulfur considerations. If you operate an incinerator, boiler, or lightweight aggregate kiln and your feedstreams contain bromine or sulfur during the comprehensive performance test at levels specified under paragraph (e)(2)(ii)(B) of this section, you must use EPA Method 320/321 or ASTM D 6735–01, or an equivalent method, to measure hydrogen chloride, and Method 26/26A, or an equivalent method, to measure chlorine and hydrogen chloride, and determine your chlorine emissions as follows:

(A) You must determine your chlorine emissions to be the higher of the value measured by Method 26/26A as provided in appendix A–8, part 60 of this chapter, or an equivalent method, or the value calculated by the difference between the combined hydrogen chloride and chlorine levels measured by Method 26/26A as provided in appendix A–8, part 60 of this chapter, or an equivalent method, and the hydrogen chloride measurement from EPA Method 320/321 as provided in appendix A–8, part 63 of this chapter, or ASTM D 6735–01 as described under §63.1208(b)(5)(i)(C), or an equivalent method.

(B) The procedures under paragraph (f)(2)(ii) of this section for determining hydrogen chloride and chlorine emissions apply if you feed bromine or sulfur during the performance test at the levels specified in this paragraph (f)(5)(ii)(B):

(1) If the bromine/chlorine ratio in feedstreams is greater than 5 percent by mass; or

(2) If the sulfur/chlorine ratio in feedstreams is greater than 50 percent by mass.

(g) Monitoring requirements—(1) General. You must establish and comply with limits on the same operating parameters that apply to sources complying with the MACT standard for total chlorine under §63.1209(o), except that feedrate limits on total chlorine and chloride must be established according to paragraphs (g)(2) and (g)(3) of this section:

(2) Feedrate limit to ensure compliance with the annual average HCl-equivalent emission rate limit. (i) For sources subject to the feedrate limit for total chlorine and chloride under §63.1209(n)(4) to ensure compliance with the semivolatile metals standard:

(A) The feedrate limit (and averaging period) for total chlorine and chloride to ensure compliance with the annual average HCl-equivalent emission rate limit is the same as required by §63.1209(n)(4), except as provided by paragraph (g)(2)(i)(B) of this section.

(B) The numerical value of the total chlorine and chloride feedrate limit (i.e., not considering the averaging period) you establish under §63.1209(n)(4) must not exceed the value you calculate as the annual average HCl-equivalent emission rate limit (lb/hr) divided by \([1 − \text{system removal efficiency}]\), where the system removal efficiency is calculated as prescribed by paragraph (f)(2) of this section.

(ii) For sources exempt from the feedrate limit for total chlorine and chloride under §63.1209(n)(4) because they comply with §63.1207(m)(2), the feedrate limit for total chlorine and chloride to ensure compliance with the annual average HCl-equivalent emission rate must be established as follows:

(A) You must establish an average period for the feedrate limit that does not exceed an annual rolling average;
(B) The numerical value of the total chlorine and chloride feedrate limit (i.e., not considering the averaging period) must not exceed the value you calculate as the annual average HCl-equivalent emission rate limit (lb/hr) divided by \(1 - \text{system removal efficiency}\), where the system removal efficiency is calculated as prescribed by paragraph (f)(2) of this section.

(C) You must calculate the initial rolling average as though you had selected a 12-hour rolling average, as provided by paragraph (b)(5)(i) of this section. You must calculate rolling averages thereafter as the average of the available one-minute values until enough one-minute values are available to calculate the rolling average period you select. At that time and thereafter, you update the rolling average feedrate each hour with a 60-minute average feedrate.

(3) Feedrate limit to ensure compliance with the 1-hour average HCl-equivalent emission rate limit. (i) You must establish an hourly rolling average feedrate limit on total chlorine and chloride to ensure compliance with the 1-hour average HCl-equivalent emission rate limit unless you determine that the hourly rolling average feedrate limit is waived under paragraph (d) of this section.

(ii) You must calculate the hourly rolling average feedrate limit for total chlorine and chloride as the 1-hour average HCl-equivalent emission rate limit (lb/hr) divided by \(1 - \text{system removal efficiency}\), where the system removal efficiency is calculated as prescribed by paragraph (f)(2)(ii) of this section.

(h) Changes — (1) Changes over which you have control — (i) Changes that would affect the HCl-equivalent emission rate limit. (A) If you plan to change the design, operation, or maintenance of the facility in a manner than would decrease the annual average or 1-hour average HCl-equivalent emission rate limit, you must submit to the permitting authority prior to the change a revised eligibility demonstration documenting the lower emission rate limits and calculations of reduced total chlorine and chloride feedrate limits.

(B) If you plan to change the design, operation, or maintenance of the facility in a manner than would increase the annual average or 1-hour average HCl-equivalent emission rate limit, and you elect to increase your total chlorine and chloride feedrate limits. You must also submit to the permitting authority prior to the change a revised eligibility demonstration documenting the increased emission rate limits and calculations of the increased feedrate limits prior to the change.

(ii) Changes that could affect system removal efficiency. (A) If you plan to change the design, operation, or maintenance of the combustor in a manner than could decrease the system removal efficiency, you are subject to the requirements of §63.1206(b)(5) for conducting a performance test to reestablish the combustor's system removal efficiency and you must submit a revised eligibility demonstration documenting the lower system removal efficiency and the reduced feedrate limits on total chlorine and chloride.

(B) If you plan to change the design, operation, or maintenance of the combustor in a manner than could increase the system removal efficiency, and you elect to document the increased system removal efficiency to establish higher feedrate limits on total chlorine and chloride, you are subject to the requirements of §63.1206(b)(5) for conducting a performance test to reestablish the combustor's system removal efficiency. You must also submit to the permitting authority a revised eligibility demonstration documenting the higher system removal efficiency and the increased feedrate limits on total chlorine and chloride.

(2) Changes over which you do not have control that may decrease the HCl-equivalent emission rate limits. These requirements apply if you use a site-specific risk assessment under paragraph (c)(4) of this section to demonstrate eligibility for the health-based limits.

(i) Proactive review. You must submit for review and approval with each comprehensive performance test plan either a certification that the information used in your eligibility demonstration has not changed in a manner that would decrease the annual average or 1-hour average HCl-equivalent emission rate limit, or a revised eligibility demonstration.

(ii) Reactive review. If in the interim between your comprehensive performance tests you have reason to know of changes that would decrease the annual average or 1-hour average HCl-equivalent emission rate limit, you must submit a revised eligibility demonstration as soon as practicable but not more frequently than annually.
Compliance schedule. If you determine that you cannot demonstrate compliance with a lower annual average HCl-equivalent emission rate limit during the comprehensive performance test because you need additional time to complete changes to the design or operation of the source, you may request that the permitting authority grant you additional time to make those changes as quickly as practicable.

### Table 1 of §63.1215: Annual Average HCl-Equivalent Emission Rate Limits (lb/hr) – Flat Terrain

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### Additional comments
- Compliance schedule: If you determine that you cannot demonstrate compliance with a lower annual average HCl-equivalent emission rate limit during the comprehensive performance test because you need additional time to complete changes to the design or operation of the source, you may request that the permitting authority grant you additional time to make those changes as quickly as practicable.
- Table 1 of §63.1215: Annual Average HCl-Equivalent Emission Rate Limits (lb/hr) – Flat Terrain
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**Table 2 of §63.1215: Annual Average HCl-Equivalent Emission Rate Limits (lbs/hr)–Simple Elevated Terrain**

**Distance to property boundary (m)**
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<th>Stack Diameter</th>
<th>Height (ft)</th>
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Table 3 of §63.1215: 1-Hour Average HCI-Equivalent Emission Rates (lb/hr)–Flat Terrain
§ 63.1216 What are the standards for solid fuel boilers that burn hazardous waste?

(a) Emission limits for existing sources. You must not discharge or cause combustion gases to be emitted into the atmosphere that contain:

(1) For dioxins and furans, either carbon monoxide or hydrocarbon emissions in excess of the limits provided by paragraph (a)(5) of this section;

(2) Mercury in excess of 11 µgm/dscm corrected to 7 percent oxygen;

(3) For cadmium and lead combined, except for an area source as defined under §63.2, emissions in excess of 180 µgm/dscm, corrected to 7 percent oxygen.

(b) For dioxins and furans, either carbon monoxide or hydrocarbon emissions in excess of the limits provided by paragraph (a)(5) of this section.

(c) Mercury in excess of 11 µgm/dscm corrected to 7 percent oxygen.

(d) For cadmium and lead combined, except for an area source as defined under §63.2, emissions in excess of 180 µgm/dscm, corrected to 7 percent oxygen.

§ 63.126 What are the standards for solid fuel boilers that burn hazardous waste?

Table 4 of §63.1215: 1-Hour Average HCl-Equivalent Emission Rate Limits (lb/hr) – Simple Elevated Terrain

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(4) For arsenic, beryllium, and chromium combined, except for an area source as defined under §63.2, emissions in excess of 380 µgm/dscm, corrected to 7 percent oxygen;

(5) For carbon monoxide and hydrocarbons, either:

(i) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (a)(5)(ii) of this section, you must also document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(ii) Hydrocarbons in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane;

(6) For hydrogen chloride and chlorine combined, except for an area source as defined under §63.2, emissions in excess of 440 parts per million by volume, expressed as a chloride (Cl(-)) equivalent, dry basis and corrected to 7 percent oxygen; and

(7) For particulate matter, except for an area source as defined under §63.2 or as provided by paragraph (e) of this section, emissions in excess of 68 mg/dscm corrected to 7 percent oxygen.

(b) Emission limits for new sources. You must not discharge or cause combustion gases to be emitted into the atmosphere that contain:

(1) For dioxins and furans, either carbon monoxide or hydrocarbon emissions in excess of the limits provided by paragraph (b)(5) of this section;

(2) Mercury in excess of 11 µgm/dscm corrected to 7 percent oxygen;

(3) For cadmium and lead combined, except for an area source as defined under §63.2, emissions in excess of 180 µgm/dscm, corrected to 7 percent oxygen;

(4) For arsenic, beryllium, and chromium combined, except for an area source as defined under §63.2, emissions in excess of 190 µgm/dscm, corrected to 7 percent oxygen;

(5) For carbon monoxide and hydrocarbons, either:

(i) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (b)(5)(ii) of this section, you must also document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(ii) Hydrocarbons in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane;

(6) For hydrogen chloride and chlorine combined, except for an area source as defined under §63.2, emissions in excess of 73 parts per million by volume, expressed as a chloride (Cl(-)) equivalent, dry basis and corrected to 7 percent oxygen; and

(7) For particulate matter, except for an area source as defined under §63.2 or as provided by paragraph (e) of this section, emissions in excess of 34 mg/dscm corrected to 7 percent oxygen.
(c) Destruction and removal efficiency (DRE) standard — (1) 99.99% DRE. Except as provided in paragraph (c)(2) of this section, you must achieve a DRE of 99.99% for each principle organic hazardous constituent (POHC) designated under paragraph (c)(3) of this section. You must calculate DRE for each POHC from the following equation:

\[
DRE = \left[1 - \frac{W_{\text{out}}}{W_{\text{in}}}\right] \times 100\%
\]

Where:

\[W_{\text{in}}\] = mass feedrate of one POHC in a waste feedstream; and

\[W_{\text{out}}\] = mass emission rate of the same POHC present in exhaust emissions prior to release to the atmosphere.

(2) 99.9999% DRE. If you burn the dioxin-listed hazardous wastes F020, F021, F022, F023, F026, or F027 (see §261.31 of this chapter), you must achieve a DRE of 99.9999% for each POHC that you designate under paragraph (c)(3) of this section. You must demonstrate this DRE performance on POHCs that are more difficult to incinerate than tetra-, penta-, and hexachlorodibenzo-\(p\)-dioxins and dibenzofurans. You must use the equation in paragraph (c)(1) of this section to calculate DRE for each POHC. In addition, you must notify the Administrator of your intent to incinerate hazardous wastes F020, F021, F022, F023, F026, or F027.

(3) Principal organic hazardous constituents (POHCs). (i) You must treat the POHCs in the waste feed that you specify under paragraph (c)(3)(ii) of this section to the extent required by paragraphs (c)(1) and (c)(2) of this section.

(ii) You must specify one or more POHCs that are representative of the most difficult to destroy organic compounds in your hazardous waste feedstream. You must base this specification on the degree of difficulty of incineration of the organic constituents in the hazardous waste and on their concentration or mass in the hazardous waste feed, considering the results of hazardous waste analyses or other data and information.

(d) Significant figures. The emission limits provided by paragraphs (a) and (b) of this section are presented with two significant figures. Although you must perform intermediate calculations using at least three significant figures, you may round the resultant emission levels to two significant figures to document compliance.

(e) Alternative to the particulate matter standard — (1) General. In lieu of complying with the particulate matter standards of this section, you may elect to comply with the following alternative metal emission control requirement:

(2) Alternative metal emission control requirements for existing solid fuel boilers. (i) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain cadmium, lead, and selenium in excess of 180 \(\mu\text{g/m}^3\), combined emissions, corrected to 7 percent oxygen; and,

(ii) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain antimony, arsenic, beryllium, chromium, cobalt, manganese, and nickel in excess of 380 \(\mu\text{g/m}^3\), combined emissions, corrected to 7 percent oxygen.

(3) Alternative metal emission control requirements for new solid fuel boilers. (i) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain cadmium, lead, and selenium in excess of 180 \(\mu\text{g/m}^3\), combined emissions, corrected to 7 percent oxygen; and,

(ii) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain antimony, arsenic, beryllium, chromium, cobalt, manganese, and nickel in excess of 190 \(\mu\text{g/m}^3\), combined emissions, corrected to 7 percent oxygen.

(4) Operating limits. Semivolatile and low volatile metal operating parameter limits must be established to ensure compliance with the alternative emission limitations described in paragraphs (e)(2) and (e)(3) of this section pursuant to §63.1209(n), except that semivolatile metal feedrate limits apply to lead, cadmium, and selenium, combined, and
low volatile metal feedrate limits apply to arsenic, beryllium, chromium, antimony, cobalt, manganese, and nickel, combined.

(f) Elective standards for area sources. Area sources as defined under §63.2 are subject to the standards for cadmium and lead, the standards for arsenic, beryllium, and chromium, the standards for hydrogen chloride and chlorine, and the standards for particulate matter under this section if they elect under §266.100(b)(3) of this chapter to comply with those standards in lieu of the standards under 40 CFR 266.105, 266.106, and 266.107 to control those pollutants.

[70 FR 59565, Oct. 12, 2005]

§ 63.1217 What are the standards for liquid fuel boilers that burn hazardous waste?

(a) Emission limits for existing sources. You must not discharge or cause combustion gases to be emitted into the atmosphere that contain:

(1)(i) Dioxins and furans in excess of 0.40 ng TEQ/dscm, corrected to 7 percent oxygen, for liquid fuel boilers equipped with a dry air pollution control system; or

(ii) Either carbon monoxide or hydrocarbon emissions in excess of the limits provided by paragraph (a)(5) of this section for sources not equipped with a dry air pollution control system;

(iii) A source equipped with a wet air pollution control system followed by a dry air pollution control system is not considered to be a dry air pollution control system, and a source equipped with a dry air pollution control system followed by a wet air pollution control system is considered to be a dry air pollution control system for purposes of this emission limit;

(2) For mercury, except as provided for in paragraph (a)(2)(iii) of this section:

(i) When you burn hazardous waste with an as-fired heating value less than 10,000 Btu/lb, emissions in excess of 19 µgm/dscm, corrected to 7 percent oxygen, on an (not-to-exceed) annual averaging period;

(ii) When you burn hazardous waste with an as-fired heating value 10,000 Btu/lb or greater, emissions in excess of \(4.2 \times 10^{-5}\) lbs mercury attributable to the hazardous waste per million Btu heat input from the hazardous waste on an (not-to-exceed) annual averaging period;

(iii) The boiler operated by Diversified Scientific Services, Inc. with EPA identification number TND982109142, and which burns radioactive waste mixed with hazardous waste, must comply with the mercury emission standard under §63.1219(a)(2);

(3) For cadmium and lead combined, except for an area source as defined under §63.2,

(i) When you burn hazardous waste with an as-fired heating value less than 10,000 Btu/lb, emissions in excess of 150 µgm/dscm, corrected to 7 percent oxygen, on an (not-to-exceed) annual averaging period;

(ii) When you burn hazardous waste with an as-fired heating value of 10,000 Btu/lb or greater, emissions in excess of \(8.2 \times 10^{-7}\) lbs combined cadmium and lead emissions attributable to the hazardous waste per million Btu heat input from the hazardous waste on an (not-to-exceed) annual averaging period;

(4) For chromium, except for an area source as defined under §63.2:

(i) When you burn hazardous waste with an as-fired heating value less than 10,000 Btu/lb, emissions in excess of 370 µgm/dscm, corrected to 7 percent oxygen;
(ii) When you burn hazardous waste with an as-fired heating value of 10,000 Btu/lb or greater, emissions in excess of $1.3 \times 10^{-4}$ lbs chromium emissions attributable to the hazardous waste per million Btu heat input from the hazardous waste;

(5) For carbon monoxide and hydrocarbons, either:

(i) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (a)(5)(ii) of this section, you must also document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(ii) Hydrocarbons in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane;

(6) For hydrogen chloride and chlorine, except for an area source as defined under §63.2:

(i) When you burn hazardous waste with an as-fired heating value less than 10,000 Btu/lb, emissions in excess of 31 parts per million by volume, combined emissions, expressed as a chloride (Cl(-)) equivalent, dry basis and corrected to 7 percent oxygen;

(ii) When you burn hazardous waste with an as-fired heating value of 10,000 Btu/lb or greater, emissions in excess of $5.1 \times 10^{-2}$ lbs combined emissions of hydrogen chloride and chlorine gas attributable to the hazardous waste per million Btu heat input from the hazardous waste;

(7) For particulate matter, except for an area source as defined under §63.2 or as provided by paragraph (e) of this section, emissions in excess of 80 mg/dscm corrected to 7 percent oxygen.

(b) Emission limits for new sources. You must not discharge or cause combustion gases to be emitted into the atmosphere that contain:

(1)(i) Dioxins and furans in excess of 0.40 ng TEQ/dscm, corrected to 7 percent oxygen, for liquid fuel boilers equipped with a dry air pollution control system; or

(ii) Either carbon monoxide or hydrocarbon emissions in excess of the limits provided by paragraph (b)(5) of this section for sources not equipped with a dry air pollution control system;

(iii) A source equipped with a wet air pollution control system followed by a dry air pollution control system is not considered to be a dry air pollution control system, and a source equipped with a dry air pollution control system followed by a wet air pollution control system is considered to be a dry air pollution control system for purposes of this emission limit;

(2) For mercury:

(i) When you burn hazardous waste with an as-fired heating value less than 10,000 Btu/lb, emissions in excess of 6.8 µgm/dscm, corrected to 7 percent oxygen, on an (not-to-exceed) annual averaging period;

(ii) When you burn hazardous waste with an as-fired heating value of 10,000 Btu/lb or greater, emissions in excess of $1.2 \times 10^{-7}$ lbs mercury emissions attributable to the hazardous waste per million Btu heat input from the hazardous waste on an (not-to-exceed) annual averaging period;

(3) For cadmium and lead combined, except for an area source as defined under §63.2:
(i) When you burn hazardous waste with an as-fired heating value less than 10,000 Btu/lb, emissions in excess of 78 µgm/dscm, corrected to 7 percent oxygen, on an (not-to-exceed) annual averaging period;

(ii) When you burn hazardous waste with an as-fired heating value greater than or equal to 10,000 Btu/lb, emissions in excess of \(6.2 \times 10^{-6}\)lbs combined cadmium and lead emissions attributable to the hazardous waste per million Btu heat input from the hazardous waste on an (not-to-exceed) annual averaging period;

(4) For chromium, except for an area source as defined under §63.2:

(i) When you burn hazardous waste with an as-fired heating value less than 10,000 Btu/lb, emissions in excess of 12 µgm/dscm, corrected to 7 percent oxygen;

(ii) When you burn hazardous waste with an as-fired heating value of 10,000 Btu/lb or greater, emissions in excess of \(1.4 \times 10^{-5}\)lbs chromium emissions attributable to the hazardous waste per million Btu heat input from the hazardous waste;

(5) For carbon monoxide and hydrocarbons, either:

(i) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (b)(5)(ii) of this section, you must also document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(ii) Hydrocarbons in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane;

(6) For hydrogen chloride and chlorine, except for an area source as defined under §63.2:

(i) When you burn hazardous waste with an as-fired heating value less than 10,000 Btu/lb, emissions in excess of 31 parts per million by volume, combined emissions, expressed as a chloride (Cl(-)) equivalent, dry basis and corrected to 7 percent oxygen;

(ii) When you burn hazardous waste with an as-fired heating value of 10,000 Btu/lb or greater, emissions in excess of \(5.1 \times 10^{-2}\)lbs combined emissions of hydrogen chloride and chlorine gas attributable to the hazardous waste per million Btu heat input from the hazardous waste;

(7) For particulate matter, except for an area source as defined under §63.2 or as provided by paragraph (e) of this section, emissions in excess of 20 mg/dscm corrected to 7 percent oxygen.

(c) Destruction and removal efficiency (DRE) standard — (1) 99.99% DRE. Except as provided in paragraph (c)(2) of this section, you must achieve a DRE of 99.99% for each principle organic hazardous constituent (POHC) designated under paragraph (c)(3) of this section. You must calculate DRE for each POHC from the following equation:

\[ \text{DRE} = \left[ 1 - \frac{W_{\text{out}}}{W_{\text{in}}} \right] \times 100\% \]

Where:

\(W_{\text{in}}\) = mass feedrate of one POHC in a waste feedstream; and

\(W_{\text{out}}\) = mass emission rate of the same POHC present in exhaust emissions prior to release to the atmosphere.

(2) 99.9999% DRE. If you burn the dioxin-listed hazardous wastes F020, F021, F022, F023, F026, or F027 (see §261.31 of this chapter), you must achieve a DRE of 99.9999% for each POHC that you designate under paragraph
(c)(3) of this section. You must demonstrate this DRE performance on POHCs that are more difficult to incinerate than tetra-, penta-, and hexachlorodibenzo-p-dioxins and dibenzofurans. You must use the equation in paragraph (c)(1) of this section to calculate DRE for each POHC. In addition, you must notify the Administrator of your intent to incinerate hazardous wastes F020, F021, F022, F023, F026, or F027.

(3) **Principal organic hazardous constituents (POHCs).**

(i) You must treat the POHCs in the waste feed that you specify under paragraph (c)(3)(ii) of this section to the extent required by paragraphs (c)(1) and (c)(2) of this section.

(ii) You must specify one or more POHCs that are representative of the most difficult to destroy organic compounds in your hazardous waste feedstream. You must base this specification on the degree of difficulty of incineration of the organic constituents in the hazardous waste and on their concentration or mass in the hazardous waste feed, considering the results of hazardous waste analyses or other data and information.

(d) **Significant figures.** The emission limits provided by paragraphs (a) and (b) of this section are presented with two significant figures. Although you must perform intermediate calculations using at least three significant figures, you may round the resultant emission levels to two significant figures to document compliance.

(e) **Alternative to the particulate matter standard** —(1) **General.** In lieu of complying with the particulate matter standards of this section, you may elect to comply with the following alternative metal emission control requirement:

(2) **Alternative metal emission control requirements for existing liquid fuel boilers.**

(i) When you burn hazardous waste with a heating value less than 10,000 Btu/lb:

(A) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain cadmium, lead, and selenium, combined, in excess of 150 µgm/dscm, corrected to 7 percent oxygen; and

(B) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain antimony, arsenic, beryllium, chromium, cobalt, manganese, and nickel, combined, in excess of 370 µgm/dscm, corrected to 7 percent oxygen;

(ii) When you burn hazardous waste with a heating value of 10,000 Btu/lb or greater:

(A) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain in excess of $8.2 \times 10^{-5}$ lbs combined emissions of cadmium, lead, and selenium attributable to the hazardous waste per million Btu heat input from the hazardous waste; and

(B) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain either in excess of $1.3 \times 10^{-4}$ lbs combined emissions of antimony, arsenic, beryllium, chromium, cobalt, manganese, and nickel attributable to the hazardous waste per million Btu heat input from the hazardous waste;

(3) **Alternative metal emission control requirements for new liquid fuel boilers.**

(i) When you burn hazardous waste with a heating value less than 10,000 Btu/lb:

(A) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain cadmium, lead, and selenium, combined, in excess of 78 µgm/dscm, corrected to 7 percent oxygen; and

(B) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain antimony, arsenic, beryllium, chromium, cobalt, manganese, and nickel, combined, in excess of 12 µgm/dscm, corrected to 7 percent oxygen;

(ii) When you burn hazardous waste with a heating value greater than or equal to 10,000 Btu/lb:

(A) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain cadmium, lead, and selenium attributable to the hazardous waste per million Btu heat input from the hazardous waste; and
(B) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain either in excess of $1.4 \times 10^{-5}$ lbs combined emissions of antimony, arsenic, beryllium, chromium, cobalt, manganese, and nickel attributable to the hazardous waste per million Btu heat input from the hazardous waste;

(4) Operating limits. Semivolatile and low volatile metal operating parameter limits must be established to ensure compliance with the alternative emission limitations described in paragraphs (e)(2) and (e)(3) of this section pursuant to §63.1209(n), except that semivolatile metal feedrate limits apply to lead, cadmium, and selenium, combined, and low volatile metal feedrate limits apply to arsenic, beryllium, chromium, antimony, cobalt, manganese, and nickel, combined.

(f) Elective standards for area sources. Area sources as defined under §63.2 are subject to the standards for cadmium and lead, the standards for chromium, the standards for hydrogen chloride and chlorine, and the standards for particulate matter under this section if they elect under §266.100(b)(3) of this chapter to comply with those standards in lieu of the standards under 40 CFR 266.105, 266.106, and 266.107 to control those pollutants.

[70 FR 59567, Oct. 12, 2005, as amended at 73 FR 18983, Apr. 8, 2008]

§ 63.1218 What are the standards for hydrochloric acid production furnaces that burn hazardous waste?

(a) Emission limits for existing sources. You must not discharge or cause combustion gases to be emitted into the atmosphere that contain:

(1) For dioxins and furans, either carbon monoxide or hydrocarbon emissions in excess of the limits provided by paragraph (a)(5) of this section;

(2) For mercury, hydrogen chloride and chlorine gas emissions in excess of the levels provided by paragraph (a)(6) of this section;

(3) For lead and cadmium, except for an area source as defined under §63.2, hydrogen chloride and chlorine gas emissions in excess of the levels provided by paragraph (a)(6) of this section;

(4) For arsenic, beryllium, and chromium, except for an area source as defined under §63.2, hydrogen chloride and chlorine gas emissions in excess of the levels provided by paragraph (a)(6) of this section;

(5) For carbon monoxide and hydrocarbons, either:

(i) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (a)(5)(ii) of this section, you must also document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(ii) Hydrocarbons in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane;

(6) For hydrogen chloride and chlorine gas, either:

(i) Emission in excess of 150 parts per million by volume, combined emissions, expressed as a chloride (Cl(−)) equivalent, dry basis and corrected to 7 percent oxygen; or

(ii) Emissions greater than the levels that would be emitted if the source is achieving a system removal efficiency (SRE) of less than 99.923 percent for total chlorine and chloride fed to the combustor. You must calculate SRE from the following equation:
SRE = \[1 - \frac{(\text{Cl}_{\text{out}}/ \text{Cl}_{\text{in}})}{100}\%

Where:

\(\text{Cl}_{\text{in}}\) = mass feedrate of total chlorine or chloride in all feedstreams, reported as chloride; and

\(\text{Cl}_{\text{out}}\) = mass emission rate of hydrogen chloride and chlorine gas, reported as chloride, in exhaust emissions prior to release to the atmosphere.

(7) For particulate matter, except for an area source as defined under §63.2, hydrogen chloride and chlorine gas emissions in excess of the levels provided by paragraph (a)(6) of this section.

(b) Emission limits for new sources. You must not discharge or cause combustion gases to be emitted into the atmosphere that contain:

(1) For dioxins and furans, either carbon monoxide or hydrocarbon emissions in excess of the limits provided by paragraph (b)(5) of this section;

(2) For mercury, hydrogen chloride and chlorine gas emissions in excess of the levels provided by paragraph (b)(6) of this section;

(3) For lead and cadmium, except for an area source as defined under §63.2, hydrogen chloride and chlorine gas emissions in excess of the levels provided by paragraph (b)(6) of this section;

(4) For arsenic, beryllium, and chromium, except for an area source as defined under §63.2, hydrogen chloride and chlorine gas emissions in excess of the levels provided by paragraph (b)(6) of this section;

(5) For carbon monoxide and hydrocarbons, either:

(i) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (b)(5)(ii) of this section, you must also document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(ii) Hydrocarbons in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane;

(6) For hydrogen chloride and chlorine gas, either:

(i) Emission in excess of 25 parts per million by volume, combined emissions, expressed as a chloride (Cl(−)-equivalent, dry basis and corrected to 7 percent oxygen; or

(ii) Emissions greater than the levels that would be emitted if the source is achieving a system removal efficiency (SRE) of less than 99.987 percent for total chlorine and chloride fed to the combustor. You must calculate SRE from the following equation:

\[\text{SRE} = \left[1 - \frac{(\text{Cl}_{\text{out}}/ \text{Cl}_{\text{in}})}{100}\right]\%

Where:

\(\text{Cl}_{\text{in}}\) = mass feedrate of total chlorine or chloride in all feedstreams, reported as chloride; and
Cl out = mass emission rate of hydrogen chloride and chlorine gas, reported as chloride, in exhaust emissions prior to release to the atmosphere.

(7) For particulate matter, except for an area source as defined under §63.2, hydrogen chloride and chlorine gas emissions in excess of the levels provided by paragraph (b)(6) of this section.

(c) **Destruction and removal efficiency (DRE) standard**—(1) 99.99% DRE. Except as provided in paragraph (c)(2) of this section, you must achieve a DRE of 99.99% for each principle organic hazardous constituent (POHC) designated under paragraph (c)(3) of this section. You must calculate DRE for each POHC from the following equation:

\[
\text{DRE} = \left(1 - \frac{W_{\text{out}}}{W_{\text{in}}}\right) \times 100\%
\]

Where:

\(W_{\text{in}}\) = mass feedrate of one POHC in a waste feedstream; and

\(W_{\text{out}}\) = mass emission rate of the same POHC present in exhaust emissions prior to release to the atmosphere.

(2) 99.9999% DRE. If you burn the dioxin-listed hazardous wastes F020, F021, F022, F023, F026, or F027 (see §261.31 of this chapter), you must achieve a DRE of 99.9999% for each POHC that you designate under paragraph (c)(3) of this section. You must demonstrate this DRE performance on POHCs that are more difficult to incinerate than tetra-, penta-, and hexachlorodibenzo-\(p\)-dioxins and dibenzofurans. You must use the equation in paragraph (c)(1) of this section to calculate DRE for each POHC. In addition, you must notify the Administrator of your intent to incinerate hazardous wastes F020, F021, F022, F023, F026, or F027.

(3) **Principal organic hazardous constituents (POHCs).** (i) You must treat the POHCs in the waste feed that you specify under paragraph (c)(3)(ii) of this section to the extent required by paragraphs (c)(1) and (c)(2) of this section.

(ii) You must specify one or more POHCs that are representative of the most difficult to destroy organic compounds in your hazardous waste feedstream. You must base this specification on the degree of difficulty of incineration of the organic constituents in the hazardous waste and on their concentration or mass in the hazardous waste feed, considering the results of hazardous waste analyses or other data and information.

(d) **Significant figures.** The emission limits provided by paragraphs (a) and (b) of this section are presented with two significant figures. Although you must perform intermediate calculations using at least three significant figures, you may round the resultant emission levels to two significant figures to document compliance.

(e) **Elective standards for area sources.** Area sources as defined under §63.2 are subject to the standards for cadmium and lead, the standards for arsenic, beryllium, and chromium, the standards for hydrogen chloride and chlorine, and the standards for particulate matter under this section if they elect under §266.100(b)(3) of this chapter to comply with those standards in lieu of the standards under 40 CFR 266.105, 266.106, and 266.107 to control those pollutants.

[70 FR 59569, Oct. 12, 2005]

Replacement Emissions Standards and Operating Limits for Incinerators, Cement Kilns, and Lightweight Aggregate Kilns

§ 63.1219 What are the replacement standards for hazardous waste incinerators?

(a) **Emission limits for existing sources.** You must not discharge or cause combustion gases to be emitted into the atmosphere that contain:

(1) For dioxins and furans:
(i) For incinerators equipped with either a waste heat boiler or dry air pollution control system, either:

(A) Emissions in excess of 0.20 ng TEQ/dscm, corrected to 7 percent oxygen; or

(B) Emissions in excess of 0.40 ng TEQ/dscm, corrected to 7 percent oxygen, provided that the combustion gas temperature at the inlet to the initial particulate matter control device is 400 °F or lower based on the average of the test run average temperatures. (For purposes of compliance, operation of a wet particulate matter control device is presumed to meet the 400 °F or lower requirement);

(ii) Emissions in excess of 0.40 ng TEQ/dscm, corrected to 7 percent oxygen, for incinerators not equipped with either a waste heat boiler or dry air pollution control system;

(iii) A source equipped with a wet air pollution control system followed by a dry air pollution control system is not considered to be a dry air pollution control system, and a source equipped with a dry air pollution control system followed by a wet air pollution control system is considered to be a dry air pollution control system for purposes of this standard;

(2) Mercury in excess of 130 µgm/dscm, corrected to 7 percent oxygen;

(3) Cadmium and lead in excess of 230 µgm/dscm, combined emissions, corrected to 7 percent oxygen;

(4) Arsenic, beryllium, and chromium in excess of 92 µgm/dscm, combined emissions, corrected to 7 percent oxygen;

(5) For carbon monoxide and hydrocarbons, either:

(i) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (a)(5)(ii) of this section, you must also document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(ii) Hydrocarbons in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane;

(6) Hydrogen chloride and chlorine gas (total chlorine) in excess of 32 parts per million by volume, combined emissions, expressed as a chloride (Cl(−)) equivalent, dry basis and corrected to 7 percent oxygen; and

(7) Except as provided by paragraph (e) of this section, particulate matter in excess of 0.013 gr/dscf corrected to 7 percent oxygen.

(b) Emission limits for new sources. You must not discharge or cause combustion gases to be emitted into the atmosphere that contain:

(1)(i) Dioxins and furans in excess of 0.11 ng TEQ/dscm corrected to 7 percent oxygen for incinerators equipped with either a waste heat boiler or dry air pollution control system; or

(ii) Dioxins and furans in excess of 0.20 ng TEQ/dscm corrected to 7 percent oxygen for sources not equipped with either a waste heat boiler or dry air pollution control system;

(iii) A source equipped with a wet air pollution control system followed by a dry air pollution control system is not considered to be a dry air pollution control system, and a source equipped with a dry air pollution control system followed by a wet air pollution control system is considered to be a dry air pollution control system for purposes of this standard;
(2) Mercury in excess of 8.1 µgm/dscm, corrected to 7 percent oxygen;

(3) Cadmium and lead in excess of 10 µgm/dscm, combined emissions, corrected to 7 percent oxygen;

(4) Arsenic, beryllium, and chromium in excess of 23 µgm/dscm, combined emissions, corrected to 7 percent oxygen;

(5) For carbon monoxide and hydrocarbons, either:

(i) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (b)(5)(ii) of this section, you must also document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(ii) Hydrocarbons in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane;

(6) Hydrogen chloride and chlorine gas in excess of 21 parts per million by volume, combined emissions, expressed as a chloride (Cl(−)) equivalent, dry basis and corrected to 7 percent oxygen; and

(7) Except as provided by paragraph (e) of this section, particulate matter emissions in excess of 0.0016 gr/dscf corrected to 7 percent oxygen.

(c) Destruction and removal efficiency (DRE) standard —

(1) 99.99% DRE. Except as provided in paragraph (c)(2) of this section, you must achieve a destruction and removal efficiency (DRE) of 99.99% for each principle organic hazardous constituent (POHC) designated under paragraph (c)(3) of this section. You must calculate DRE for each POHC from the following equation:

\[
DRE = [1 - (W_{out} / W_{in})] \times 100\%
\]

Where:

\(W_{in}\) = mass feedrate of one POHC in a waste feedstream; and

\(W_{out}\) = mass emission rate of the same POHC present in exhaust emissions prior to release to the atmosphere.

(2) 99.9999% DRE. If you burn the dioxin-listed hazardous wastes F020, F021, F022, F023, F026, or F027 (see §261.31 of this chapter), you must achieve a DRE of 99.9999% for each POHC that you designate under paragraph (c)(3) of this section. You must demonstrate this DRE performance on POHCs that are more difficult to incinerate than tetra-, penta-, and hexachlorodibenzo-\(p\)-dioxins and dibenzofurans. You must use the equation in paragraph (c)(1) of this section to calculate DRE for each POHC. In addition, you must notify the Administrator of your intent to incinerate hazardous wastes F020, F021, F022, F023, F026, or F027.

(3) Principal organic hazardous constituent (POHC). (i) You must treat each POHC in the waste feed that you specify under paragraph (c)(3)(ii) of this section to the extent required by paragraphs (c)(1) and (c)(2) of this section.

(ii) You must specify one or more POHCs that are representative of the most difficult to destroy organic compounds in your hazardous waste feedstream. You must base this specification on the degree of difficulty of incineration of the organic constituents in the hazardous waste and on their concentration or mass in the hazardous waste feed, considering the results of hazardous waste analyses or other data and information.
(d) Significant figures. The emission limits provided by paragraphs (a) and (b) of this section are presented with two significant figures. Although you must perform intermediate calculations using at least three significant figures, you may round the resultant emission levels to two significant figures to document compliance.

(e) Alternative to the particulate matter standard. In lieu of complying with the particulate matter standards of this section, you may elect to comply with the following alternative metal emission control requirement:

(2) Alternative metal emission control requirements for existing incinerators. (i) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain cadmium, lead, and selenium in excess of 230 µgm/dscm, combined emissions, corrected to 7 percent oxygen; and,

(ii) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain antimony, arsenic, beryllium, chromium, cobalt, manganese, and nickel in excess of 92 µgm/dscm, combined emissions, corrected to 7 percent oxygen.

(3) Alternative metal emission control requirements for new incinerators. (i) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain cadmium, lead, and selenium in excess of 10 µgm/dscm, combined emissions, corrected to 7 percent oxygen; and,

(ii) You must not discharge or cause combustion gases to be emitted into the atmosphere that contain antimony, arsenic, beryllium, chromium, cobalt, manganese, and nickel in excess of 23 µgm/dscm, combined emissions, corrected to 7 percent oxygen.

(4) Operating limits. Semivolatile and low volatile metal operating parameter limits must be established to ensure compliance with the alternative emission limitations described in paragraphs (e)(2) and (e)(3) of this section pursuant to §63.1209(n), except that semivolatile metal feedrate limits apply to lead, cadmium, and selenium, combined, and low volatile metal feedrate limits apply to arsenic, beryllium, chromium, antimony, cobalt, manganese, and nickel, combined.


§ 63.1220 What are the replacement standards for hazardous waste burning cement kilns?

(a) Emission and hazardous waste feed limits for existing sources. You must not discharge or cause combustion gases to be emitted into the atmosphere or feed hazardous waste that contain:

(1) For dioxins and furans, either:

(i) Emissions in excess of 0.20 ng TEQ/dscm corrected to 7 percent oxygen; or

(ii) Emissions in excess of 0.40 ng TEQ/dscm corrected to 7 percent oxygen provided that the combustion gas temperature at the inlet to the initial dry particulate matter control device is 400 °F or lower based on the average of the test run average temperatures;

(2) For mercury, both:

(i) An average as-fired concentration of mercury in all hazardous waste feedstreams in excess of 3.0 parts per million by weight; and

(ii) Either:

(A) Emissions in excess of 120 µg/dscm, corrected to 7 percent oxygen, or

(B) A hazardous waste feed maximum theoretical emission concentration (MTEC) in excess of 120 µg/dscm;

(3) For cadmium and lead, both:
(i) Emissions in excess of 7.6 × 10⁻⁴lbs combined emissions of cadmium and lead attributable to the hazardous waste per million Btu heat input from the hazardous waste; and

(ii) Emissions in excess of 330 µgm/dscm, combined emissions, corrected to 7 percent oxygen;

(4) For arsenic, beryllium, and chromium, both:

(i) Emissions in excess of 2.1 × 10⁻⁵lbs combined emissions of arsenic, beryllium, and chromium attributable to the hazardous waste per million Btu heat input from the hazardous waste; and

(ii) Emissions in excess of 56 µgm/dscm, combined emissions, corrected to 7 percent oxygen;

(5) Carbon monoxide and hydrocarbons. (i) For kilns equipped with a by-pass duct or mid-kiln gas sampling system, either:

(A) Carbon monoxide in the by-pass duct or mid-kiln gas sampling system in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (a)(5)(ii)(B) of this section, you must also document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons in the by-pass duct or mid-kiln gas sampling system do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(B) Hydrocarbons in the by-pass duct or mid-kiln gas sampling system in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane;

(ii) For kilns not equipped with a by-pass duct or mid-kiln gas sampling system, either:

(A) Hydrocarbons in the main stack in excess of 20 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(B) Carbon monoxide in the main stack in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (a)(5)(ii)(A) of this section, you also must document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons in the main stack do not exceed 20 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane.

(6) Hydrogen chloride and chlorine gas in excess of 120 parts per million by volume, combined emissions, expressed as a chloride (Cl⁻) equivalent, dry basis, corrected to 7 percent oxygen; and

(7) For particulate matter, both:

(i) Emissions in excess of 0.028 gr/dscf corrected to 7 percent oxygen; and

(ii) Opacity greater than 20 percent, unless your source is equipped with a bag leak detection system under §63.1206(c)(8) or a particulate matter detection system under §63.1206(c)(9).

(b) Emission and hazardous waste feed limits for new sources. You must not discharge or cause combustion gases to be emitted into the atmosphere or feed hazardous waste that contain:

(1) For dioxins and furans, either:
(i) Emissions in excess of 0.20 ng TEQ/dscm corrected to 7 percent oxygen; or

(ii) Emissions in excess of 0.40 ng TEQ/dscm corrected to 7 percent oxygen provided that the combustion gas temperature at the inlet to the initial dry particulate matter control device is 400 °F or lower based on the average of the test run average temperatures;

(2) For mercury, both:

(i) An average as-fired concentration of mercury in all hazardous waste feedstreams in excess of 1.9 parts per million by weight; and

(ii) Either:

(A) Emissions in excess of 120 µg/dscm, corrected to 7 percent oxygen, or

(B) A hazardous waste feed maximum theoretical emission concentration (MTEC) in excess of 120 µg/dscm;

(3) For cadmium and lead, both:

(i) Emissions in excess of 6.2 × 10⁻⁵lbs combined emissions of cadmium and lead attributable to the hazardous waste per million Btu heat input from the hazardous waste; and

(ii) Emissions in excess of 180 µgm/dscm, combined emissions, corrected to 7 percent oxygen;

(4) For arsenic, beryllium, and chromium, both:

(i) Emissions in excess of 1.5 × 10⁻⁵lbs combined emissions of arsenic, beryllium, and chromium attributable to the hazardous waste per million Btu heat input from the hazardous waste; and

(ii) Emissions in excess of 54 µgm/dscm, combined emissions, corrected to 7 percent oxygen;

(5) Carbon monoxide and hydrocarbons. (i) For kilns equipped with a by-pass duct or midkiln gas sampling system, carbon monoxide and hydrocarbons emissions are limited in both the bypass duct or midkiln gas sampling system and the main stack as follows:

(A) Emissions in the by-pass or midkiln gas sampling system are limited to either:

   (1) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (b)(5)(i)(A)(2) of this section, you also must document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 10 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

   (2) Hydrocarbons in the by-pass duct or midkiln gas sampling system in excess of 10 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; and

(B) Hydrocarbons in the main stack are limited, if construction of the kiln commenced after April 19, 1996 at a plant site where a cement kiln (whether burning hazardous waste or not) did not previously exist, to 50 parts per million by volume, over a 30-day block average (monitored continuously with a continuous monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane.

(ii) For kilns not equipped with a by-pass duct or midkiln gas sampling system, hydrocarbons and carbon monoxide are limited in the main stack to either:
(A) Hydrocarbons not exceeding 20 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(B)(1) Carbon monoxide not exceeding 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen; and

(2) Hydrocarbons not exceeding 20 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane at any time during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7); and

(3) If construction of the kiln commenced after April 19, 1996 at a plant site where a cement kiln (whether burning hazardous waste or not) did not previously exist, hydrocarbons are limited to 50 parts per million by volume, over a 30-day block average (monitored continuously with a continuous monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane.

(6) Hydrogen chloride and chlorine gas in excess of 86 parts per million by volume, combined emissions, expressed as a chloride (Cl(-)) equivalent, dry basis and corrected to 7 percent oxygen; and

(7) For particulate matter, both:

(i) Emissions in excess of 0.0069 gr/dscf corrected to 7 percent oxygen; and

(ii) Opacity greater than 20 percent, unless your source is equipped with a bag leak detection system under §63.1206(c)(8) or a particulate matter detection system under §63.1206(c)(9).

(c) Destruction and removal efficiency (DRE) standard — (1) 99.99% DRE. Except as provided in paragraph (c)(2) of this section, you must achieve a destruction and removal efficiency (DRE) of 99.99% for each principle organic hazardous constituent (POHC) designated under paragraph (c)(3) of this section. You must calculate DRE for each POHC from the following equation:

\[ DRE = \left(1 - \frac{W_{out}}{W_{in}}\right) \times 100\% \]

Where:

\( W_{in} \) = mass feedrate of one POHC in a waste feedstream; and

\( W_{out} \) = mass emission rate of the same POHC present in exhaust emissions prior to release to the atmosphere.

(2) 99.9999% DRE. If you burn the dioxin-listed hazardous wastes F020, F021, F022, F023, F026, or F027 (see §261.31 of this chapter), you must achieve a DRE of 99.9999% for each POHC that you designate under paragraph (c)(3) of this section. You must demonstrate this destruction and removal efficiency (DRE) of 99.99% for each principle organic hazardous constituent (POHC) designated under paragraph (c)(3) of this section. You must calculate DRE for each POHC from the following equation:

\[ DRE = \left(1 - \frac{W_{out}}{W_{in}}\right) \times 100\% \]

Where:

\( W_{in} \) = mass feedrate of one POHC in a waste feedstream; and

\( W_{out} \) = mass emission rate of the same POHC present in exhaust emissions prior to release to the atmosphere.

(3) Principal organic hazardous constituent (POHC). (i) You must treat each POHC in the waste feed that you specify under paragraph (c)(3)(ii) of this section to the extent required by paragraphs (c)(1) and (c)(2) of this section.

(ii) You must specify one or more POHCs that are representative of the most difficult to destroy organic compounds in your hazardous waste feedstream. You must base this specification on the degree of difficulty of incineration of the organic constituents in the hazardous waste and on their concentration or mass in the hazardous waste feed, considering the results of hazardous waste analyses or other data and information.
(d) **Cement kilns with in-line kiln raw mills** — (1) **General.**

(i) You must conduct performance testing when the raw mill is on-line and when the mill is off-line to demonstrate compliance with the emission standards, and you must establish separate operating parameter limits under §63.1209 for each mode of operation, except as provided by paragraphs (d)(1)(iv) and (d)(1)(v) of this section.

(ii) You must document in the operating record each time you change from one mode of operation to the alternate mode and begin complying with the operating parameter limits for that alternate mode of operation.

(iii) You must calculate rolling averages for operating parameter limits as provided by §63.1209(q)(2).

(iv) If your in-line kiln raw mill has dual stacks, you may assume that the dioxin/furan emission levels in the by-pass stack and the operating parameter limits determined during performance testing of the by-pass stack when the raw mill is off-line are the same as when the mill is on-line.

(v) In lieu of conducting a performance test to demonstrate compliance with the dioxin/furan emission standards for the mode of operation when the raw mill is on-line, you may specify in the performance test workplan and Notification of Compliance the same operating parameter limits required under §63.1209(k) for the mode of operation when the raw mill is on-line as you establish during performance testing for the mode of operation when the raw mill is off-line.

(2) **Emissions averaging.** You may comply with the mercury, semivolatile metal, low volatile metal, and hydrogen chloride/chlorine gas emission standards on a time-weighted average basis under the following procedures:

(i) **Averaging methodology.** You must calculate the time-weighted average emission concentration with the following equation:

\[
C_{\text{total}} = \frac{C_{\text{mill-off}} \times (T_{\text{mill-off}} / (T_{\text{mill-off}} + T_{\text{mill-on}})) + C_{\text{mill-on}} \times (T_{\text{mill-on}} / (T_{\text{mill-off}} + T_{\text{mill-on}}))}{T_{\text{mill-off}} / (T_{\text{mill-off}} + T_{\text{mill-on}})}
\]

Where:

- \(C_{\text{total}}\) = time-weighted average concentration of a regulated constituent considering both raw mill on time and off time;
- \(C_{\text{mill-off}}\) = average performance test concentration of regulated constituent with the raw mill off-line;
- \(C_{\text{mill-on}}\) = average performance test concentration of regulated constituent with the raw mill on-line;
- \(T_{\text{mill-off}}\) = time when kiln gases are not routed through the raw mill; and
- \(T_{\text{mill-on}}\) = time when kiln gases are routed through the raw mill.

(ii) **Compliance.** (A) If you use this emission averaging provision, you must document in the operating record compliance with the emission standards on an annual basis by using the equation provided by paragraph (d)(2) of this section.

(B) Compliance is based on one-year block averages beginning on the day you submit the initial notification of compliance.

(iii) **Notification.** (A) If you elect to document compliance with one or more emission standards using this emission averaging provision, you must notify the Administrator in the initial comprehensive performance test plan submitted under §63.1207(e).

(B) You must include historical raw mill operation data in the performance test plan to estimate future raw mill down-time and document in the performance test plan that estimated emissions and estimated raw mill down-time will not result in an exceedance of an emission standard on an annual basis.
(C) You must document in the notification of compliance submitted under §63.1207(j) that an emission standard will not be exceeded based on the documented emissions from the performance test and predicted raw mill down-time.

(e) Preheater or preheater/precalciner kilns with dual stacks — (1) General. You must conduct performance testing on each stack to demonstrate compliance with the emission standards, and you must establish operating parameter limits under §63.1209 for each stack, except as provided by paragraph (d)(1)(iv) of this section for dioxin/furan emissions testing and operating parameter limits for the by-pass stack of in-line raw mills.

(2) Emissions averaging. You may comply with the mercury, semivolatile metal, low volatile metal, and hydrogen chloride/chlorine gas emission standards specified in this section on a gas flowrate-weighted average basis under the following procedures:

(i) Averaging methodology. You must calculate the gas flowrate-weighted average emission concentration using the following equation:

$$C_{\text{tot}} = \frac{C_{\text{main}} 	imes (Q_{\text{main}}/(Q_{\text{main}} + Q_{\text{bypass}}))}{1} + \frac{C_{\text{bypass}} 	imes (Q_{\text{bypass}}/(Q_{\text{main}} + Q_{\text{bypass}}))}{1}$$

Where:

- $C_{\text{tot}}$ = gas flowrate-weighted average concentration of the regulated constituent;
- $C_{\text{main}}$ = average performance test concentration demonstrated in the main stack;
- $C_{\text{bypass}}$ = average performance test concentration demonstrated in the bypass stack;
- $Q_{\text{main}}$ = volumetric flowrate of main stack effluent gas; and
- $Q_{\text{bypass}}$ = volumetric flowrate of bypass effluent gas.

(ii) Compliance. (A) You must demonstrate compliance with the emission standard(s) using the emission concentrations determined from the performance tests and the equation provided by paragraph (e)(1) of this section; and

(B) You must develop operating parameter limits for bypass stack and main stack flowrates that ensure the emission concentrations calculated with the equation in paragraph (e)(1) of this section do not exceed the emission standards on a 12-hour rolling average basis. You must include these flowrate limits in the Notification of Compliance.

(iii) Notification. If you elect to document compliance under this emissions averaging provision, you must:

(A) Notify the Administrator in the initial comprehensive performance test plan submitted under §63.1207(e). The performance test plan must include, at a minimum, information describing the flowrate limits established under paragraph (e)(2)(ii)(B) of this section; and

(B) Document in the Notification of Compliance submitted under §63.1207(j) the demonstrated gas flowrate-weighted average emissions that you calculate with the equation provided by paragraph (e)(2) of this section.

(f) Significant figures. The emission limits provided by paragraphs (a) and (b) of this section are presented with two significant figures. Although you must perform intermediate calculations using at least three significant figures, you may round the resultant emission levels to two significant figures to document compliance.

(g) [Reserved]

(h) When you comply with the particulate matter requirements of paragraphs (a)(7) or (b)(7) of this section, you are exempt from the New Source Performance Standard for particulate matter and opacity under §60.60 of this chapter.
§ 63.1221 What are the replacement standards for hazardous waste burning lightweight aggregate kilns?

(a) Emission and hazardous waste feed limits for existing sources. You must not discharge or cause combustion gases to be emitted into the atmosphere or feed hazardous waste that contain:

(1) For dioxins and furans, either:

(i) Emissions in excess of 0.20 ng TEQ/dscm corrected to 7 percent oxygen; or

(ii) Rapid quench of the combustion gas temperature at the exit of the (last) combustion chamber (or exit of any waste heat recovery system that immediately follows the last combustion chamber) to 400 °F or lower based on the average of the test run average temperatures. You must also notify in writing the RCRA authority that you are complying with this option;

(2) For mercury, either:

(i) Emissions in excess of 120 µgm/dscm, corrected to 7 percent oxygen; or

(ii) A hazardous waste feedrate corresponding to a maximum theoretical emission concentration (MTEC) in excess of 120 µgm/dscm;

(3) For cadmium and lead, both:

(i) Emissions in excess of $3.0 \times 10^{-4}$ lbs combined emissions of cadmium and lead attributable to the hazardous waste per million Btu heat input from the hazardous waste; and

(ii) Emissions in excess of 250 µgm/dscm, combined emissions, corrected to 7 percent oxygen;

(4) For arsenic, beryllium, and chromium, both:

(i) In excess of $9.5 \times 10^{-5}$ lbs combined emissions of arsenic, beryllium, and chromium attributable to the hazardous waste per million Btu heat input from the hazardous waste;

(ii) Emissions in excess of 110 µgm/dscm, combined emissions, corrected to 7 percent oxygen;

(5) Carbon monoxide and hydrocarbons. (i) Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (a)(5)(ii) of this section, you also must document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 20 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or

(ii) Hydrocarbons in excess of 20 parts per million by volume, over an hourly rolling average, dry basis, corrected to 7 percent oxygen, and reported as propane;

(6) Hydrogen chloride and chlorine gas in excess of 600 parts per million by volume, combined emissions, expressed as a chloride (Cl(-)) equivalent, dry basis and corrected to 7 percent oxygen; and

(7) Particulate matter emissions in excess of 0.025 gr/dscf, corrected to 7 percent oxygen.
(b) Emission and hazardous waste feed limits for new sources. You must not discharge or cause combustion gases to be emitted into the atmosphere or feed hazardous waste that contain:

1. For dioxins and furans, either:
   - Emissions in excess of 0.20 ng TEQ/dscm corrected to 7 percent oxygen; or
   - Rapid quench of the combustion gas temperature at the exit of the (last) combustion chamber (or exit of any waste heat recovery system that immediately follows the last combustion chamber) to 400 °F or lower based on the average of the test run average temperatures. You must also notify in writing the RCRA authority that you are complying with this option;

2. For mercury, either:
   - Emissions in excess of 120 µgm/dscm, corrected to 7 percent oxygen; or
   - A hazardous waste feedrate corresponding to a maximum theoretical emission concentration (MTEC) in excess of 120 µgm/dscm;

3. For cadmium and lead, both:
   - Emissions in excess of 3.7 × 10⁻⁵ lbs combined emissions of cadmium and lead attributable to the hazardous waste per million Btu heat input from the hazardous waste; and
   - Emissions in excess of 43 µgm/dscm, combined emissions, corrected to 7 percent oxygen;

4. For arsenic, beryllium, and chromium, both:
   - In excess of 3.3 × 10⁻⁵ lbs combined emissions of arsenic, beryllium, and chromium attributable to the hazardous waste per million Btu heat input from the hazardous waste;
   - Emissions in excess of 110 µgm/dscm, combined emissions, corrected to 7 percent oxygen;

5. Carbon monoxide and hydrocarbons.
   - Carbon monoxide in excess of 100 parts per million by volume, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis and corrected to 7 percent oxygen. If you elect to comply with this carbon monoxide standard rather than the hydrocarbon standard under paragraph (b)(5)(ii) of this section, you also must document that, during the destruction and removal efficiency (DRE) test runs or their equivalent as provided by §63.1206(b)(7), hydrocarbons do not exceed 20 parts per million by volume during those runs, over an hourly rolling average (monitored continuously with a continuous emissions monitoring system), dry basis, corrected to 7 percent oxygen, and reported as propane; or
   - Hydrocarbons in excess of 20 parts per million by volume, over an hourly rolling average, dry basis, corrected to 7 percent oxygen, and reported as propane;

6. Hydrogen chloride and chlorine gas in excess of 600 parts per million by volume, combined emissions, expressed as a chloride (Cl⁻) equivalent, dry basis and corrected to 7 percent oxygen; and

7. Particulate matter emissions in excess of 0.0098 gr/dscf corrected to 7 percent oxygen.

(c) Destruction and removal efficiency (DRE) standard. Except as provided in paragraph (c)(2) of this section, you must achieve a destruction and removal efficiency (DRE) of 99.99% for each principal organic hazardous constituent (POHC) designated under paragraph (c)(3) of this section. You must calculate DRE for each POHC from the following equation:

\[
DRE = \left[1 - \left(\frac{W_{out}}{W_{in}}\right)\right] \times 100\%
\]
Where:

\( W_{in} \) = mass feedrate of one POHC in a waste feedstream; and

\( W_{out} \) = mass emission rate of the same POHC present in exhaust emissions prior to release to the atmosphere.

(2) 99.9999% DRE. If you burn the dioxin-listed hazardous wastes F020, F021, F022, F023, F026, or F027 (see §261.31 of this chapter), you must achieve a destruction and removal efficiency (DRE) of 99.9999% for each POHC that you designate under paragraph (c)(3) of this section. You must demonstrate this DRE performance on POHCs that are more difficult to incinerate than tetra-, penta-, and hexachlorodibenzo-dioxins and dibenzofurans. You must use the equation in paragraph (c)(1) of this section to calculate DRE for each POHC. In addition, you must notify the Administrator of your intent to burn hazardous wastes F020, F021, F022, F023, F026, or F027.

(3) Principal organic hazardous constituents (POHCs). (i) You must treat each POHC in the waste feed that you specify under paragraph (c)(3)(ii) of this section to the extent required by paragraphs (c)(1) and (c)(2) of this section.

(ii) You must specify one or more POHCs that are representative of the most difficult to destroy organic compounds in your hazardous waste feedstream. You must base this specification on the degree of difficulty of incineration of the organic constituents in the hazardous waste and on their concentration or mass in the hazardous waste feed, considering the results of hazardous waste analyses or other data and information.

(d) Significant figures. The emission limits provided by paragraphs (a) and (b) of this section are presented with two significant figures. Although you must perform intermediate calculations using at least three significant figures, you may round the resultant emission levels to two significant figures to document compliance.

[70 FR 59574, Oct. 12, 2005]

**Table 1 to Subpart EEE of Part 63—General Provisions Applicable to Subpart EEE**

<table>
<thead>
<tr>
<th>Reference</th>
<th>Applies to subpart EEE</th>
<th>Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td>63.1</td>
<td>Yes.</td>
<td></td>
</tr>
<tr>
<td>63.2</td>
<td>Yes.</td>
<td></td>
</tr>
<tr>
<td>63.3</td>
<td>Yes.</td>
<td></td>
</tr>
<tr>
<td>63.4</td>
<td>Yes.</td>
<td></td>
</tr>
<tr>
<td>63.5</td>
<td>Yes.</td>
<td></td>
</tr>
<tr>
<td>63.6(a), (b), (c), (d), and (e)</td>
<td>Yes.</td>
<td></td>
</tr>
<tr>
<td>63.6(f)</td>
<td>Yes.</td>
<td>Except that the performance test requirements of Sec. 63.1207 apply instead of §63.6(f)(2)(iii)(B).</td>
</tr>
<tr>
<td>63.6(g) and (h)</td>
<td>Yes.</td>
<td></td>
</tr>
<tr>
<td>63.6(i)</td>
<td>Yes.</td>
<td>Section 63.1213 specifies that the compliance date may also be</td>
</tr>
<tr>
<td>Section</td>
<td>Yes/No</td>
<td>Notes</td>
</tr>
<tr>
<td>---------</td>
<td>--------</td>
<td>-------</td>
</tr>
<tr>
<td>63.6(j)</td>
<td>Yes</td>
<td>Extended for inability to install necessary emission control equipment by the compliance date because of implementation of pollution prevention or waste minimization controls.</td>
</tr>
<tr>
<td>63.7(a)</td>
<td>Yes</td>
<td>Except §63.1207(e)(3) allows you to petition the Administrator under §63.7(h) to provide an extension of time to conduct a performance test.</td>
</tr>
<tr>
<td>63.7(b)</td>
<td>Yes</td>
<td>Except §63.1207(e) requires you to submit the site-specific test plan for approval at least one year before the comprehensive performance test is scheduled to begin.</td>
</tr>
<tr>
<td>63.7(c)</td>
<td>Yes</td>
<td>Except §63.1207(e) requires you to submit the site-specific test plan (including the quality assurance provisions under §63.7(c)) for approval at least one year before the comprehensive performance test is scheduled to begin.</td>
</tr>
<tr>
<td>63.7(d)</td>
<td>Yes</td>
<td>Except §63.1207 prescribes operations during performance testing and §63.1209 specifies operating limits that will be established during performance testing (such that testing is likely to be representative of the extreme range of normal performance).</td>
</tr>
<tr>
<td>63.8(a) and (b)</td>
<td>Yes</td>
<td>Except: (1) §63.1211(c) that requires you to install, calibrate, and operate CMS by the compliance date applies instead of §63.8(c)(3); and (2) the performance specifications for CO, HC, and O2 CEMS in subpart B, of this chapter requiring that the detectors measure the sample concentration at least once every 15 seconds for calculating an average emission level once every 60 seconds apply instead of §63.8(c)(4)(ii).</td>
</tr>
<tr>
<td>63.8(c)</td>
<td>Yes</td>
<td>Except §63.1207(e) requiring you to submit the site-specific comprehensive performance test plan and the CMS performance</td>
</tr>
<tr>
<td>Section</td>
<td>Yes/No</td>
<td>Notes</td>
</tr>
<tr>
<td>---------</td>
<td>--------</td>
<td>-------</td>
</tr>
<tr>
<td>63.8(f) and (g)</td>
<td>Yes.</td>
<td>evaluation test plan for approval at least one year prior to the planned test date applies instead of §§63.8(e)(2) and (3)(iii).</td>
</tr>
<tr>
<td>63.9(a)</td>
<td>Yes.</td>
<td></td>
</tr>
<tr>
<td>63.9(b)</td>
<td>Yes</td>
<td>Note: Section 63.9(b)(1)(ii) pertains to notification requirements for area sources that become a major source, and §63.9(b)(2)(v) requires a major source determination. Although area sources are subject to all provisions of this subpart (Subpart EEE), these sections nonetheless apply because the major source determination may affect the applicability of part 63 standards or title V permit requirements to other sources (i.e., other than a hazardous waste combustor) of hazardous air pollutants at the facility.</td>
</tr>
<tr>
<td>63.9(c) and (d)</td>
<td>Yes.</td>
<td></td>
</tr>
<tr>
<td>63.9(e)</td>
<td>Yes</td>
<td>Except §63.1207(e) which requires you to submit the comprehensive performance test plan for approval one year prior to the planned performance test date applies instead of §63.9(e).</td>
</tr>
<tr>
<td>63.9(f)</td>
<td>Yes</td>
<td>Section 63.9(f) applies if you are allowed under §63.1209(a)(1)(v) to use visible determination of opacity for compliance in lieu of a COMS.</td>
</tr>
<tr>
<td>63.9(g)</td>
<td>Yes</td>
<td>Except §63.9(g)(2) pertaining to COMS does not apply.</td>
</tr>
<tr>
<td>63.9(h)</td>
<td>Yes</td>
<td>Except §63.1207(j) requiring you to submit the notification of compliance within 90 days of completing a performance test unless the Administrator grants a time extension applies instead of §63.9(h)(2)(iii). Note: Even though area sources are subject to this subpart, the major source determination required by §63.9(h)(2)(i)(E) is applicable to hazardous waste combustors for the reasons discussed above.</td>
</tr>
<tr>
<td>63.9(i) and (j)</td>
<td>Yes.</td>
<td></td>
</tr>
<tr>
<td>63.10</td>
<td>Yes</td>
<td>Except reports of performance test results required under §63.10(d)(2) may be submitted up to 90 days after completion of the test.</td>
</tr>
<tr>
<td>63.11</td>
<td>No.</td>
<td></td>
</tr>
<tr>
<td>63.12–63.15</td>
<td>Yes.</td>
<td></td>
</tr>
</tbody>
</table>

[67 FR 6994, Feb. 14, 2002]

Appendix to Subpart EEE of Part 63—Quality Assurance Procedures for Continuous Emissions Monitors Used for Hazardous Waste Combustors
1. **Applicability and Principle**

1.1 Applicability. These quality assurance requirements are used to evaluate the effectiveness of quality control (QC) and quality assurance (QA) procedures and the quality of data produced by continuous emission monitoring systems (CEMS) that are used for determining compliance with the emission standards on a continuous basis as specified in the applicable regulation. The QA procedures specified by these requirements represent the minimum requirements necessary for the control and assessment of the quality of CEMS data used to demonstrate compliance with the emission standards provided under this subpart EEE of part 63. Owners and operators must meet these minimum requirements and are encouraged to develop and implement a more extensive QA program. These requirements supersede those found in part 60, Appendix F, of this chapter. Appendix F does not apply to hazardous waste-burning devices.

1.2 Principle. The QA procedures consist of two distinct and equally important functions. One function is the assessment of the quality of the CEMS data by estimating accuracy. The other function is the control and improvement of the quality of the CEMS data by implementing QC policies and corrective actions. These two functions form a control loop. When the assessment function indicates that the data quality is inadequate, the source must immediately stop burning hazardous waste. The CEM data control effort must be increased until the data quality is acceptable before hazardous waste burning can resume.

a. In order to provide uniformity in the assessment and reporting of data quality, this procedure explicitly specifies the assessment methods for response drift and accuracy. The methods are based on procedures included in the applicable performance specifications provided in appendix B to part 60 of this chapter. These procedures also require the analysis of the EPA audit samples concurrent with certain reference method (RM) analyses as specified in the applicable RM's.

b. Because the control and corrective action function encompasses a variety of policies, specifications, standards, and corrective measures, this procedure treats QC requirements in general terms to allow each source owner or operator to develop a QC system that is most effective and efficient for the circumstances.

2. **Definitions**

2.1 *Continuous Emission Monitoring System (CEMS)*. The total equipment required for the determination of a pollutant concentration. The system consists of the following major subsystems:

2.1.1 *Sample Interface*. That portion of the CEMS used for one or more of the following: sample acquisition, sample transport, and sample conditioning, or protection of the monitor from the effects of the stack effluent.

2.1.2 *Pollutant Analyzer*. That portion of the CEMS that senses the pollutant concentration and generates a proportional output.

2.1.3 *Diluent Analyzer*. That portion of the CEMS that senses the diluent gas (O2) and generates an output proportional to the gas concentration.

2.1.4 *Data Recorder*. That portion of the CEMS that provides a permanent record of the analyzer output. The data recorder may provide automatic data reduction and CEMS control capabilities.

2.2 Relative Accuracy (RA). The absolute mean difference between the pollutant concentration determined by the CEMS and the value determined by the reference method (RM) plus the 2.5 percent error confidence coefficient of a series of test divided by the mean of the RM tests or the applicable emission limit.

2.3 Calibration Drift (CD). The difference in the CEMS output readings from the established reference value after a stated period of operation during which no unscheduled maintenance, repair, or adjustment took place.

2.4 Zero Drift (ZD). The difference in CEMS output readings at the zero pollutant level after a stated period of operation during which no unscheduled maintenance, repair, or adjustment took place.
2.5 Calibration Standard. Calibration standards produce a known and unchanging response when presented to the pollutant analyzer portion of the CEMS, and are used to calibrate the drift or response of the analyzer.

2.6 Relative Accuracy Test Audit (RATA). Comparison of CEMS measurements to reference method measurements in order to evaluate relative accuracy following procedures and specification given in the appropriate performance specification.

2.7 Absolute Calibration Audit (ACA). Equivalent to calibration error (CE) test defined in the appropriate performance specification using NIST traceable calibration standards to challenge the CEMS and assess accuracy.

2.8 Rolling Average. The average emissions, based on some (specified) time period, calculated every minute from a one-minute average of four measurements taken at 15-second intervals.

3. QA/QC Requirements

3.1 QC Requirements. a. Each owner or operator must develop and implement a QC program. At a minimum, each QC program must include written procedures describing in detail complete, step-by-step procedures and operations for the following activities.

1. Checks for component failures, leaks, and other abnormal conditions.

2. Calibration of CEMS.

3. CD determination and adjustment of CEMS.

4. Integration of CEMS with the automatic waste feed cutoff (AWFCO) system.

5. Preventive Maintenance of CEMS (including spare parts inventory).

6. Data recording, calculations, and reporting.

7. Checks of record keeping.

8. Accuracy audit procedures, including sampling and analysis methods.

9. Program of corrective action for malfunctioning CEMS.


11. Maintaining and ensuring current certification or naming of cylinder gasses, metal solutions, and particulate samples used for audit and accuracy tests, daily checks, and calibrations.

b. Whenever excessive inaccuracies occur for two consecutive quarters, the current written procedures must be revised or the CEMS modified or replaced to correct the deficiency causing the excessive inaccuracies. These written procedures must be kept on record and available for inspection by the enforcement agency.

3.2 QA Requirements. Each source owner or operator must develop and implement a QA plan that includes, at a minimum, the following.

1. QA responsibilities (including maintaining records, preparing reports, reviewing reports).

2. Schedules for the daily checks, periodic audits, and preventive maintenance.

3. Check lists and data sheets.
4. Preventive maintenance procedures.

5. Description of the media, format, and location of all records and reports.

6. Provisions for a review of the CEMS data at least once a year. Based on the results of the review, the owner or operator must revise or update the QA plan, if necessary.

4. CD and ZD Assessment and Daily System Audit

4.1 CD and ZD Requirement. Owners and operators must check, record, and quantify the ZD and the CD at least once daily (approximately 24 hours) in accordance with the method prescribed by the manufacturer. The CEMS calibration must, at a minimum, be adjusted whenever the daily ZD or CD exceeds the limits in the Performance Specifications. If, on any given ZD and/or CD check the ZD and/or CD exceed(s) two times the limits in the Performance Specifications, or if the cumulative adjustment to the ZD and/or CD (see Section 4.2) exceed(s) three times the limits in the Performance Specifications, hazardous waste burning must immediately cease and the CEMS must be serviced and recalibrated. Hazardous waste burning cannot resume until the owner or operator documents that the CEMS is in compliance with the Performance Specifications by carrying out an ACA.

4.2 Recording Requirements for Automatic ZD and CD Adjusting Monitors. Monitors that automatically adjust the data to the corrected calibration values must record the unadjusted concentration measurement prior to resetting the calibration, if performed, or record the amount of the adjustment.

4.3 Daily System Audit. The audit must include a review of the calibration check data, an inspection of the recording system, an inspection of the control panel warning lights, and an inspection of the sample transport and interface system (e.g., flowmeters, filters, etc.) as appropriate.

4.4 Data Recording and Reporting. All measurements from the CEMS must be retained in the operating record for at least 5 years.

5. Performance Evaluation for CO, O2, and HC CEMS

Carbon Monoxide (CO), Oxygen (O2), and Hydrocarbon (HC) CEMS. An Absolute Calibration Audit (ACA) must be conducted quarterly, and a Relative Accuracy Test Audit (RATA) (if applicable, see sections 5.1 and 5.2) must be conducted yearly. An Interference Response Tests must be performed whenever an ACA or a RATA is conducted. When a performance test is also required under §63.1207 to document compliance with emission standards, the RATA must coincide with the performance test. The audits must be conducted as follows.

5.1 Relative Accuracy Test Audit (RATA). This requirement applies to O2 and CO CEMS. The RATA must be conducted at least yearly. Conduct the RATA as described in the RA test procedure (or alternate procedures section) described in the applicable Performance Specifications. In addition, analyze the appropriate performance audit samples received from the EPA as described in the applicable sampling methods.

5.2 Absolute Calibration Audit (ACA). The ACA must be conducted at least quarterly except in a quarter when a RATA (if applicable, see section 5.1) is conducted instead. Conduct an ACA as described in the calibration error (CE) test procedure described in the applicable Performance Specifications.

5.3 Interference Response Test. The interference response test must be conducted whenever an ACA or RATA is conducted. Conduct an interference response test as described in the applicable Performance Specifications.

5.4 Excessive Audit Inaccuracy. If the RA from the RATA or the CE from the ACA exceeds the criteria in the applicable Performance Specifications, hazardous waste burning must cease immediately. Hazardous waste burning cannot resume until the owner or operator takes corrective measures and audit the CEMS with a RATA to document that the CEMS is operating within the specifications.

6. Other Requirements
6.1 Performance Specifications. CEMS used by owners and operators of HWCs must comply with the following performance specifications in appendix B to part 60 of this chapter:

<table>
<thead>
<tr>
<th>CEMS</th>
<th>Performance specification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carbon monoxide</td>
<td>4B</td>
</tr>
<tr>
<td>Oxygen</td>
<td>4B</td>
</tr>
<tr>
<td>Total hydrocarbons</td>
<td>8A</td>
</tr>
</tbody>
</table>

6.2 Downtime due to Calibration. Facilities may continue to burn hazardous waste for a maximum of 20 minutes while calibrating the CEMS. If all CEMS are calibrated at once, the facility must have twenty minutes to calibrate all the CEMS. If CEMS are calibrated individually, the facility must have twenty minutes to calibrate each CEMS. If the CEMS are calibrated individually, other CEMS must be operational while the individual CEMS is being calibrated.

6.3 Span of the CEMS.

6.3.1 CO CEMS. The CO CEM must have two ranges, a low range with a span of 200 ppmv and a high range with a span of 3000 ppmv at an oxygen correction factor of 1. A one-range CEM may be used, but it must meet the performance specifications for the low range in the specified span of the low range.

6.3.2 \( \text{O}_2 \) CEMS. The \( \text{O}_2 \) CEM must have a span of 25 percent. The span may be higher than 25 percent if the \( \text{O}_2 \) concentration at the sampling point is greater than 25 percent.

6.3.3 HC CEMS. The HC CEM must have a span of 100 ppmv, expressed as propane, at an oxygen correction factor of 1.

6.3.4 CEMS Span Values. When the Oxygen Correction Factor is Greater than 2. When an owner or operator installs a CEMS at a location of high ambient air dilution, i.e., where the maximum oxygen correction factor as determined by the permitting agency is greater than 2, the owner or operator must install a CEM with a lower span(s), proportionate to the larger oxygen correction factor, than those specified above.

6.3.5 Use of Alternative Spans. Owner or operators may request approval to use alternative spans and ranges to those specified. Alternate spans must be approved in writing in advance by the Administrator. In considering approval of alternative spans and ranges, the Administrator will consider that measurements beyond the span will be recorded as values at the maximum span for purposes of calculating rolling averages.

6.3.6 Documentation of Span Values. The span value must be documented by the CEMS manufacturer with laboratory data.

6.4.1 Moisture Correction. Method 4 of appendix A, part 60 of this chapter, must be used to determine moisture content of the stack gasses.

6.4.2 Oxygen Correction Factor. Measured pollutant levels must be corrected for the amount of oxygen in the stack according to the following formula:

\[
P_c = P_o \times 14/(E - Y)
\]

Where:

\( P_c \) = concentration of the pollutant or standard corrected to 7 percent oxygen, dry basis;
P_m = measured concentration of the pollutant, dry basis;

E = volume fraction of oxygen in the combustion air fed into the device, on a dry basis (normally 21 percent or 0.21 if only air is fed);

Y = measured fraction of oxygen on a dry basis at the sampling point.

The oxygen correction factor is:

\[ \text{OCF} = \frac{11}{(E - Y)} \]

6.4.3 Temperature Correction. Correction values for temperature are obtainable from standard reference materials.

6.5 Rolling Average. A rolling average is the arithmetic average of all one-minute averages over the averaging period.

6.5.1 One-Minute Average for CO and HHC CEMS. One-minute averages are the arithmetic average of the four most recent 15-second observations and must be calculated using the following equation:

\[ c = \frac{1}{4} \sum_{i=1}^{4} c_i \]

Where:

c = the one minute average

\( c_i \) = a fifteen-second observation from the CEM

Fifteen second observations must not be rounded or smoothed. Fifteen-second observations may be disregarded only as a result of a failure in the CEMS and allowed in the source's quality assurance plan at the time of the CEMS failure. One-minute averages must not be rounded, smoothed, or disregarded.

6.5.2 Ten Minute Rolling Average Equation. The ten minute rolling average must be calculated using the following equation:

\[ C_{RA} = \frac{1}{10} \sum_{i=10}^{19} c_i \]

Where:

\( C_{RA} \) = The concentration of the standard, expressed as a rolling average

\( c_i \) = a one minute average

6.5.3 Hourly Rolling Average Equation for CO and THC CEMS and Operating Parameter Limits. The rolling average, based on a specific number integer of hours, must be calculated using the following equation:

\[ C_{RA} = \frac{1}{60} \sum_{i=60}^{119} c_i \]

Where:

\( C_{RA} \) = The concentration of the standard, expressed as a rolling average
6.5.4 Averaging Periods for CEMS other than CO and THC. The averaging period for CEMS other than CO and THC CEMS must be calculated as a rolling average of all one-hour values over the averaging period. An hourly average is comprised of 4 measurements taken at equally spaced time intervals, or at most every 15 minutes. Fewer than 4 measurements might be available within an hour for reasons such as facility downtime or CEMS calibration. If at least two measurements (30 minutes of data) are available, an hourly average must be calculated. The $n$-hour rolling average is calculated by averaging the $n$ most recent hourly averages.

6.6 Units of the Standards for the Purposes of Recording and Reporting Emissions. Emissions must be recorded and reported expressed after correcting for oxygen, temperature, and moisture. Emissions must be reported in metric, but may also be reported in the English system of units, at 7 percent oxygen, 20 °C, and on a dry basis.

6.7 Rounding and Significant Figures. Emissions must be rounded to two significant figures using ASTM procedure E–29–90 or its successor. Rounding must be avoided prior to rounding for the reported value.

7. Bibliography


Appendix L
40 CFR Part 63, Subpart LLL
General

§ 63.1340 What parts of my plant does this subpart cover?

(a) The provisions of this subpart apply to each new and existing portland cement plant which is a major source or an area source as defined in § 63.2.

(b) The affected sources subject to this subpart are:

(1) Each kiln including alkali bypasses and inline coal mills, except for kilns that burn hazardous waste and are subject to and regulated under subpart EEE of this part;

(2) Each clinker cooler at any portland cement plant;

(3) Each raw mill at any portland cement plant;
(4) Each finish mill at any portland cement plant;

(5) Each raw material dryer at any portland cement plant;

(6) Each raw material, clinker, or finished product storage bin at any portland cement plant that is a major source;

(7) Each conveying system transfer point including those associated with coal preparation used to convey coal from the mill to the kiln at any portland cement plant that is a major source;

(8) Each bagging and bulk loading and unloading system at any portland cement plant that is a major source; and

(9) Each open clinker storage pile at any portland cement plant.

(c) Onsite sources that are subject to standards for nonmetallic mineral processing plants in subpart OOO, part 60 of this chapter are not subject to this subpart. Crushers are not covered by this subpart regardless of their location.

(d) If you are subject to any of the provisions of this subpart you are also subject to title V permitting requirements.

[75 FR 55051, Sept. 9, 2010, as amended at 78 FR 10036, Feb. 12, 2013]

§ 63.1341 Definitions.

All terms used in this subpart that are not defined in this section have the meaning given to them in the CAA and in subpart A of this part.

Affirmative defense means, in the context of an enforcement proceeding, a response or defense put forward by a defendant, regarding which the defendant has the burden of proof, and the merits of which are independently and objectively evaluated in a judicial or administrative proceeding.

Alkali bypass means a duct between the feed end of the kiln and the preheater tower through which a portion of the kiln exit gas stream is withdrawn and quickly cooled by air or water to avoid excessive buildup of alkali, chloride and/or sulfur on the raw feed. This may also be referred to as the “kiln exhaust gas bypass”.

Bagging system means the equipment which fills bags with portland cement.

Bin means a manmade enclosure for storage of raw materials, clinker, or finished product prior to further processing at a portland cement plant.

Clinker means the product of the process in which limestone and other materials are heated in the kiln and is then ground with gypsum and other materials to form cement.

Clinker cooler means equipment into which clinker product leaving the kiln is placed to be cooled by air supplied by a forced draft or natural draft supply system.

Continuous monitor means a device which continuously samples the regulated parameter specified in § 63.1350 of this subpart without interruption, evaluates the detector response at least once every 15 seconds, and computes and records the average value at least every 60 seconds, except during
allowable periods of calibration and except as defined otherwise by the continuous emission monitoring system performance specifications in appendix B to part 60 of this chapter.

**Conveying system** means a device for transporting materials from one piece of equipment or location to another location within a facility. Conveying systems include but are not limited to the following: feeders, belt conveyors, bucket elevators and pneumatic systems.

**Conveying system transfer point** means a point where any material including but not limited to feed material, fuel, clinker or product, is transferred to or from a conveying system, or between separate parts of a conveying system.

**Crusher** means a machine designed to reduce large rocks from the quarry into materials approximately the size of gravel.

**Dioxins and furans (D/F)** means tetra-, penta-, hexa-, hepta-, and octa-chlorinated dibenzo dioxins and furans.

**Facility** means all contiguous or adjoining property that is under common ownership or control, including properties that are separated only by a road or other public right-of-way.

**Feed** means the prepared and mixed materials, which include but are not limited to materials such as limestone, clay, shale, sand, iron ore, mill scale, cement kiln dust and flyash, that are fed to the kiln. Feed does not include the fuels used in the kiln to produce heat to form the clinker product.

**Finish mill** means a roll crusher, ball and tube mill or other size reduction equipment used to grind clinker to a fine powder. Gypsum and other materials may be added to and blended with clinker in a finish mill. The finish mill also includes the air separator associated with the finish mill.

**Greenfield kiln, in-line kiln/raw mill, or raw material dryer** means a kiln, in-line kiln/raw mill, or raw material dryer for which construction is commenced at a plant site (where no kilns and no in-line kiln/raw mills were in operation at any time prior to March 24, 1998) after March 24, 1998.

**Hazardous waste** is defined in § 261.3 of this chapter.

**In-line coal mill** means those coal mills using kiln exhaust gases in their process. Coal mills with a heat source other than the kiln or coal mills using exhaust gases from the clinker cooler are not an in-line coal mill.

**In-line kiln/raw mill** means a system in a portland cement production process where a dry kiln system is integrated with the raw mill so that all or a portion of the kiln exhaust gases are used to perform the drying operation of the raw mill, with no auxiliary heat source used. In this system the kiln is capable of operating without the raw mill operating, but the raw mill cannot operate without the kiln gases, and consequently, the raw mill does not generate a separate exhaust gas stream.

**Kiln** means a device, including any associated preheater or precalciner devices, inline raw mills, inline coal mills or alkali bypasses that produces clinker by heating limestone and other materials for subsequent production of portland cement. Because the inline raw mill and inline coal mill are considered an integral part of the kiln, for purposes of determining the appropriate emissions limit, the term kiln also applies to the exhaust of the inline raw mill and the inline coal mill.

**Kiln exhaust gas bypass** means alkali bypass.
**Monovent** means an exhaust configuration of a building or emission control device (e.g., positive pressure fabric filter) that extends the length of the structure and has a width very small in relation to its length (i.e., length to width ratio is typically greater than 5:1). The exhaust may be an open vent with or without a roof, louvered vents, or a combination of such features.

**New brownfield kiln, in-line kiln raw mill, or raw material dryer** means a kiln, in-line kiln/raw mill or raw material dryer for which construction is commenced at a plant site (where kilns and/or in-line kiln/raw mills were in operation prior to March 24, 1998) after March 24, 1998.

**New source** means any source that commenced construction or reconstruction after May 6, 2009, for purposes of determining the applicability of the kiln, clinker cooler and raw material dryer emissions limits for mercury, PM, THC, and HCl.

**One-minute average** means the average of thermocouple or other sensor responses calculated at least every 60 seconds from responses obtained at least once during each consecutive 15 second period.

**Open clinker storage pile** means a clinker storage pile on the ground for more than three days that is not completely enclosed in a building or structure.

**Operating day** means any 24-hour period beginning at 12:00 midnight during which the kiln operates for any time. For calculating the rolling 30-day average emissions, kiln operating days do not include the hours of operation during startup or shutdown.

**Portland cement plant** means any facility manufacturing portland cement.

**Raw material dryer** means an impact dryer, drum dryer, paddle-equipped rapid dryer, air separator, or other equipment used to reduce the moisture content of feed or other materials.

**Raw mill** means a ball and tube mill, vertical roller mill or other size reduction equipment, that is not part of an in-line kiln/raw mill, used to grind feed to the appropriate size. Moisture may be added or removed from the feed during the grinding operation. If the raw mill is used to remove moisture from feed materials, it is also, by definition, a raw material dryer. The raw mill also includes the air separator associated with the raw mill.

**Rolling average** means the average of all one-minute averages over the averaging period.

**Run average** means the average of the one-minute parameter values for a run.

**Shutdown** means the cessation of kiln operation. Shutdown begins when feed to the kiln is halted and ends when continuous kiln rotation ceases.

**Sorbent** means activated carbon, lime, or any other type of material injected into kiln exhaust for the purposes of capturing and removing any hazardous air pollutant.

**Startup** means the time from when a shutdown kiln first begins firing fuel until it begins producing clinker. Startup begins when a shutdown kiln turns on the induced draft fan and begins firing fuel in the main burner. Startup ends when feed is being continuously introduced into the kiln for at least 120 minutes or when the feed rate exceeds 60 percent of the kiln design limitation rate, whichever occurs first.

Total organic HAP means, for the purposes of this subpart, the sum of the concentrations of compounds of formaldehyde, benzene, toluene, styrene, m-xylene, p-xylene, o-xylene, acetaldehyde, and naphthalene as measured by EPA Test Method 320 or Method 18 of appendix A to this part or ASTM D6348-03 or a combination of these methods, as appropriate. If measurement results for any pollutant are reported as below the method detection level (e.g., laboratory analytical results for one or more sample components are below the method defined analytical detection level), you must use the method detection level as the measured emissions level for that pollutant in calculating the total organic HAP value. The measured result for a multiple component analysis (e.g., analytical values for multiple Method 18 fractions) may include a combination of method detection level data and analytical data reported above the method detection level. The owner or operator of an affected source may request the use of other test methods to make this determination under paragraphs 63.7(e)(2)(ii) and (f) of this part.

1 When using ASTM D6348-03, the following conditions must be met:

(1) The test plan preparation and implementation in the Annexes to ASTM D6348-03, Sections A1 through A8 are mandatory; (2) For ASTM D6348-03 Annex A5 (Analyte Spiking Technique), the percent R must be determined for each target analyte (see Equation A5.5); (3) For the ASTM D6348-03 test data to be acceptable for a target analyte percent R must be 70 percent ≥ R ≤ 130 percent; and (4) The percent R value for each compound must be reported in the test report and all field measurements corrected with the calculated percent R value for that compound using the following equation: Reported Result = The measured concentration in the stack divided by the calculated percent R value and then the whole term multiplied by 100.

Totally enclosed conveying system transfer point means a conveying system transfer point that is enclosed on all sides, top, and bottom.

Emission Standards and Operating Limits

§ 63.1342 Standards: General.

Table 1 to this subpart provides cross references to the 40 CFR part 63, subpart A, general provisions, indicating the applicability of the general provisions requirements to subpart LLL.

§ 63.1343 What standards apply to my kilns, clinker coolers, raw material dryers, and open clinker storage piles?

(a) General. The provisions in this section apply to each kiln and any alkali bypass associated with that kiln, clinker cooler, raw material dryer, and open clinker storage pile. All D/F, HCl, and total hydrocarbon (THC) emissions limit are on a dry basis. The D/F, HCl, and THC limits for kilns are corrected to 7 percent oxygen. All THC emissions limits are measured as propane. Standards for mercury and THC are based on a rolling 30-day average. If using a CEMS to determine compliance with the HCl standard, this standard is based on a rolling 30-day average. You must ensure appropriate corrections for moisture are made when measuring flow rates used to calculate mercury emissions. The 30-day period means 30 consecutive kiln operating days excluding periods of startup and shutdown. All emissions limits for kilns, clinker coolers, and raw material dryers currently in effect that are superseded by the limits below continue to apply until the compliance date of the limits below, or until the source certifies compliance with the limits below, whichever is earlier.
(b) Kilns, clinker coolers, raw material dryers, raw mills, and finish mills. (1) The emissions limits for these sources are shown in Table 1 below. PM limits for existing kilns also apply to kilns that have undergone a modification as defined in subpart A of part 60 of title 40.

**TABLE 1—EMISSIONS LIMITS FOR KILNS, CLINKER COOLERS, RAW MATERIAL DRYERS, RAW AND FINISH MILLS**

<table>
<thead>
<tr>
<th>If your source is a (an):</th>
<th>And the operating mode is:</th>
<th>And if is located at:</th>
<th>Your emissions limits are:</th>
<th>And the units of the emissions limit are:</th>
<th>The oxygen correction factor is:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Existing kiln</td>
<td>Normal operation</td>
<td>Major or area source</td>
<td>PM $0.07$</td>
<td>lb/ton clinker</td>
<td>NA, 7 percent.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>D/F $0.2$</td>
<td>ng/dscm (TEQ)</td>
<td>NA.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Mercury 55</td>
<td>lb/MM tons clinker</td>
<td>7 percent.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>THC $24$</td>
<td>ppmvd</td>
<td></td>
</tr>
<tr>
<td>2. Existing kiln</td>
<td>Normal operation</td>
<td>Major source</td>
<td>HCl $3$</td>
<td>ppmvd</td>
<td>7 percent.</td>
</tr>
<tr>
<td>3. Existing kiln</td>
<td>Startup and shutdown</td>
<td>Major or area source</td>
<td>Work practices (63.1346(f))</td>
<td>NA</td>
<td>NA.</td>
</tr>
<tr>
<td>4. New kiln</td>
<td>Normal operation</td>
<td>Major or area source</td>
<td>PM $0.02$</td>
<td>lb/ton clinker</td>
<td>NA.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>D/F $0.2$</td>
<td>ng/dscm (TEQ)</td>
<td>7 percent.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Mercury 21</td>
<td>lb/MM tons clinker</td>
<td>NA.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>THC $24$</td>
<td>ppmvd</td>
<td>7 percent.</td>
</tr>
<tr>
<td>5. New kiln</td>
<td>Normal operation</td>
<td>Major source</td>
<td>HCl $3$</td>
<td>ppmvd</td>
<td>7 percent.</td>
</tr>
<tr>
<td>6. New kiln</td>
<td>Startup and shutdown</td>
<td>Major area source</td>
<td>Work practices (63.1346(f))</td>
<td>NA</td>
<td>NA.</td>
</tr>
<tr>
<td>7. Existing clinker</td>
<td>Normal operation</td>
<td>Major or area source</td>
<td>PM $0.07$</td>
<td>lb/ton clinker</td>
<td>NA.</td>
</tr>
<tr>
<td>cooler</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. Existing clinker</td>
<td>Startup and shutdown</td>
<td>Major or area source</td>
<td>Work practices (63.1348(b)(9))</td>
<td>NA</td>
<td>NA.</td>
</tr>
<tr>
<td>cooler</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9. New clinker cooler</td>
<td>Normal operation</td>
<td>Major or area source</td>
<td>PM $0.02$</td>
<td>lb/ton clinker</td>
<td>NA.</td>
</tr>
<tr>
<td>10. New clinker cooler</td>
<td>Startup and shutdown</td>
<td>Major or area source</td>
<td>Work practices (63.1348(b)(9))</td>
<td>NA</td>
<td>NA.</td>
</tr>
<tr>
<td>11. Existing or new</td>
<td>Normal operation</td>
<td>Major or area source</td>
<td>THC $24$</td>
<td>ppmvd</td>
<td>NA.</td>
</tr>
<tr>
<td>raw material dryer</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12. Existing or new</td>
<td>Startup and shutdown</td>
<td>Major or area source</td>
<td>Work practices (63.1348(b)(9))</td>
<td>NA</td>
<td>NA.</td>
</tr>
<tr>
<td>raw material dryer</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>13. Existing or new</td>
<td>All operating modes</td>
<td>Major source</td>
<td>Opacity 10</td>
<td>percent</td>
<td>NA.</td>
</tr>
<tr>
<td>raw or finish mill</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

1 The initial and subsequent PM performance tests are performed using Method 5 or 5I and consist of three 1-hr tests.
If the average temperature at the inlet to the first PM control device (fabric filter or electrostatic precipitator) during the D/F performance test is 400 °F or less this limit is changed to 0.40 ng/dscm (TEQ).

3 Measured as propane.

4 Any source subject to the 24 ppmvd THC limit may elect to meet an alternative limit of 12 ppmvd for total organic HAP.

(2) When there is an alkali bypass and/or an inline coal mill with a separate stack associated with a kiln, the combined PM emissions from the kiln and the alkali bypass stack and/or the inline coal mill stack are subject to the PM emissions limit. Existing kilns that combine the clinker cooler exhaust and/or coal mill exhaust with the kiln exhaust and send the combined exhaust to the PM control device as a single stream may meet an alternative PM emissions limit. This limit is calculated using Equation 1 of this section:

\[ PM_{alt} = (0.0060 \times 1.65)(Q_k + Q_c + Q_{ab} + Q_{cm})/(7000) \quad (Eq. 1) \]

Where:

- \( PM_{alt} \) = Alternative PM emission limit for commingled sources.
- 0.006 = The PM exhaust concentration (gr/dscf) equivalent to 0.070 lb per ton clinker where clinker cooler and kiln exhaust gas are not combined.
- 1.65 = The conversion factor of ton feed per ton clinker.
- \( Q_k \) = The exhaust flow of the kiln (dscf/ton feed).
- \( Q_c \) = The exhaust flow of the clinker cooler (dscf/ton feed).
- \( Q_{ab} \) = The exhaust flow of the alkali bypass (dscf/ton feed).
- \( Q_{cm} \) = The exhaust flow of the coal mill (dscf/ton feed).
- 7000 = The conversion factor for grains (gr) per lb.

For new kilns that combine kiln exhaust and clinker cooler gas the limit is calculated using the Equation 2 of this section:

\[ PM_{alt} = (0.0020 \times 1.65)(Q_k + Q_c + Q_{ab} + Q_{cm})/(7000) \quad (Eq. 2) \]

Where:

- \( PM_{alt} \) = Alternative PM emission limit for commingled sources.
- 0.002 = The PM exhaust concentration (gr/dscf) equivalent to 0.020 lb per ton clinker where clinker cooler and kiln exhaust gas are not combined.
- 1.65 = The conversion factor of ton feed per ton clinker.
- \( Q_k \) = The exhaust flow of the kiln (dscf/ton feed).
Q_c = The exhaust flow of the clinker cooler (dscf/ton feed).

Q_ab = The exhaust flow of the alkali bypass (dscf/ton feed).

Q_cm = The exhaust flow of the coal mill (dscf/ton feed).

7000 = The conversion factor for gr per lb.

(c) Open clinker storage pile. The owner or operator of an open clinker storage pile must prepare, and operate in accordance with, the fugitive dust emissions control measures, described in their operation and maintenance plan (see § 63.1347 of this subpart), that is appropriate for the site conditions as specified in paragraphs (c)(1) through (3) of this section. The operation and maintenance plan must also describe the measures that will be used to minimize fugitive dust emissions from piles of clinker, such as accidental spillage, that are not part of open clinker storage piles.

(1) The operation and maintenance plan must identify and describe the location of each current or future open clinker storage pile and the fugitive dust emissions control measures the owner or operator will use to minimize fugitive dust emissions from each open clinker storage pile.

(2) For open clinker storage piles, the operations and maintenance plan must specify that one or more of the following control measures will be used to minimize to the greatest extent practicable fugitive dust from open clinker storage piles: Locating the source inside a partial enclosure, installing and operating a water spray or fogging system, applying appropriate chemical dust suppression agents, use of a wind barrier, compaction, use of tarpaulin or other equally effective cover or use of a vegetative cover. You must select, for inclusion in the operations and maintenance plan, the fugitive dust control measure or measures listed in this paragraph that are most appropriate for site conditions. The plan must also explain how the measure or measures selected are applicable and appropriate for site conditions. In addition, the plan must be revised as needed to reflect any changing conditions at the source.

(3) Temporary piles of clinker that result from accidental spillage or clinker storage cleaning operations must be cleaned up within 3 days.

(d) Emission limits in effect prior to September 9, 2010. Any source defined as an existing source in § 63.1351, and that was subject to a PM, mercury, THC, D/F, or opacity emissions limit prior to September 9, 2010, must continue to meet the limits shown in Table 2 to this section until September 9, 2015.

[78 FR 10037, Feb. 12, 2013]

§ 63.1344 Affirmative defense for violation of emission standards during malfunction.

In response to an action to enforce the standards set forth in § 63.1343(b) and (c) and § 63.1345 and you may assert an affirmative defense to a claim for civil penalties for violations of such standards that are caused by malfunction, as defined at 40 CFR 63.2. Appropriate penalties may be assessed if you fail to meet your burden of proving all of the requirements in the affirmative defense. The affirmative defense shall not be available for claims for injunctive relief.

(a) Assertion of affirmative defense. To establish the affirmative defense in any action to enforce such a standard, you must timely meet the reporting requirements in paragraph (b) of this section, and must prove by a preponderance of evidence that:

(1) The violation:
(i) Was caused by a sudden, infrequent, and unavoidable failure of air pollution control equipment, process equipment, or a process to operate in a normal or usual manner; and

(ii) Could not have been prevented through careful planning, proper design or better operation and maintenance practices; and

(iii) Did not stem from any activity or event that could have been foreseen and avoided, or planned for; and

(iv) Was not part of a recurring pattern indicative of inadequate design, operation, or maintenance; and

(2) Repairs were made as expeditiously as possible when a violation occurred; and

(3) The frequency, amount, and duration of the violation (including any bypass) were minimized to the maximum extent practicable; and

(4) If the violation resulted from a bypass of control equipment or a process, then the bypass was unavoidable to prevent loss of life, personal injury, or severe property damage; and

(5) All possible steps were taken to minimize the impact of the violation on ambient air quality, the environment, and human health; and

(6) All emissions monitoring and control systems were kept in operation if at all possible, consistent with safety and good air pollution control practices; and

(7) All of the actions in response to the violation were documented by properly signed, contemporaneous operating logs; and

(8) At all times, the affected source was operated in a manner consistent with good practices for minimizing emissions; and

(9) A written root cause analysis has been prepared, the purpose of which is to determine, correct, and eliminate the primary causes of the malfunction and the violation resulting from the malfunction event at issue. The analysis shall also specify, using best monitoring methods and engineering judgment, the amount of any emissions that were the result of the malfunction.

(b) Report. The owner or operator seeking to assert an affirmative defense shall submit a written report to the Administrator with all necessary supporting documentation, that it has met the requirements set forth in paragraph (a) of this section. This affirmative defense report shall be included in the first periodic compliance, deviation report or excess emission report otherwise required after the initial occurrence of the violation of the relevant standard (which may be the end of any applicable averaging period). If such compliance, deviation report or excess emission report is due less than 45 days after the initial occurrence of the violation, the affirmative defense report may be included in the second compliance, deviation report or excess emission report due after the initial occurrence of the violation of the relevant standard.

[78 FR 10039, Feb. 12, 2013]

§ 63.1345 Emissions limits for affected sources other than kilns; clinker coolers; new and reconstructed raw material dryers.
The owner or operator of each new or existing raw material, clinker, or finished product storage bin; conveying system transfer point; bagging system; bulk loading or unloading system; raw and finish mills; and each existing raw material dryer, at a facility which is a major source subject to the provisions of this subpart must not cause to be discharged any gases from these affected sources which exhibit opacity in excess of 10 percent.

[78 FR 10039, Feb. 12, 2013]

§ 63.1346 Operating limits for kilns.

(a) The owner or operator of a kiln subject to a D/F emissions limitation under § 63.1343 must operate the kiln such that the temperature of the gas at the inlet to the kiln PM control device (PMCD) and alkali bypass PMCD, if applicable, does not exceed the applicable temperature limit specified in paragraph (b) of this section. The owner or operator of an in-line kiln/raw mill subject to a D/F emissions limitation under § 63.1343 must operate the in-line kiln/raw mill, such that:

(1) When the raw mill of the in-line kiln/raw mill is operating, the applicable temperature limit for the main in-line kiln/raw mill exhaust, specified in paragraph (b) of this section and established during the performance test when the raw mill was operating, is not exceeded, except during periods of startup and shutdown when the temperature limit may be exceeded by no more than 10 percent.

(2) When the raw mill of the in-line kiln/raw mill is not operating, the applicable temperature limit for the main in-line kiln/raw mill exhaust, specified in paragraph (b) of this section and established during the performance test when the raw mill was not operating, is not exceeded, except during periods of startup/shutdown when the temperature limit may be exceeded by no more than 10 percent.

(3) If the in-line kiln/raw mill is equipped with an alkali bypass, the applicable temperature limit for the alkali bypass specified in paragraph (b) of this section and established during the performance test, with or without the raw mill operating, is not exceeded, except during periods of startup/shutdown when the temperature limit may be exceeded by no more than 10 percent.

(b) The temperature limit for affected sources meeting the limits of paragraph (a) of this section or paragraphs (a)(1) through (a)(3) of this section is determined in accordance with § 63.1349(b)(3)(iv).

(c) For an affected source subject to a D/F emissions limitation under § 63.1343 that employs sorbent injection as an emission control technique for D/F control, you must operate the sorbent injection system in accordance with paragraphs (c)(1) and (2) of this section.

(1) The rolling three-hour average activated sorbent injection rate must be equal to or greater than the sorbent injection rate determined in accordance with § 63.1349(b)(3)(vi).

(2) You must either:

(i) Maintain the minimum activated carbon injection carrier gas flow rate, as a rolling three-hour average, based on the manufacturer's specifications. These specifications must be documented in the test plan developed in accordance with § 63.7(c), or

(ii) Maintain the minimum activated carbon injection carrier gas pressure drop, as a rolling three-hour average, based on the manufacturer's specifications. These specifications must be documented in the test plan developed in accordance with § 63.7(c).

(d) Except as provided in paragraph (e) of this section, for an affected source subject to a D/F emissions limitation under § 63.1343 that employs carbon injection as an emission control technique you
must specify and use the brand and type of sorbent used during the performance test until a subsequent performance test is conducted, unless the site-specific performance test plan contains documentation of key parameters that affect adsorption and the owner or operator establishes limits based on those parameters, and the limits on these parameters are maintained.

(e) For an affected source subject to a D/F emissions limitation under § 63.1343 that employs carbon injection as an emission control technique you may substitute, at any time, a different brand or type of sorbent provided that the replacement has equivalent or improved properties compared to the sorbent specified in the site-specific performance test plan and used in the performance test. The owner or operator must maintain documentation that the substitute sorbent will provide the same or better level of control as the original sorbent.

(f) No kiln may use as a raw material or fuel any fly ash where the mercury content of the fly ash has been increased through the use of activated carbon, or any other sorbent, unless the facility can demonstrate that the use of that fly ash will not result in an increase in mercury emissions over baseline emissions (i.e., emissions not using the fly ash). The facility has the burden of proving there has been no emissions increase over baseline. Once the kiln is in compliance with a mercury emissions limit specified in § 63.1343, this paragraph no longer applies.

(g) During periods of startup and shutdown you must meet the requirements listed in (g)(1) through (4) of this section.

(1) During startup you must use any one or combination of the following clean fuels: natural gas, synthetic natural gas, propane, distillate oil, synthesis gas (syngas), and ultra-low sulfur diesel (ULSD) until the kiln reaches a temperature of 1200 degrees Fahrenheit.

(2) Combustion of the primary kiln fuel may commence once the kiln temperature reaches 1200 degrees Fahrenheit.

(3) All air pollution control devices must be turned on and operating prior to combusting any fuel.

(4) You must keep records as specified in § 63.1355 during periods of startup and shutdown.

[75 FR 55054, Sept. 9, 2010, as amended at 78 FR 10039, Feb. 12, 2013]

§ 63.1347 Operation and maintenance plan requirements.

(a) You must prepare, for each affected source subject to the provisions of this subpart, a written operations and maintenance plan. The plan must be submitted to the Administrator for review and approval as part of the application for a part 70 permit and must include the following information:

(1) Procedures for proper operation and maintenance of the affected source and air pollution control devices in order to meet the emissions limits and operating limits, including fugitive dust control measures for open clinker piles, of §§ 63.1343 through 63.1348. Your operations and maintenance plan must address periods of startup and shutdown;

(2) Corrective actions to be taken when required by paragraph § 63.1350(f)(3);

(3) Procedures to be used during an inspection of the components of the combustion system of each kiln and each in-line kiln raw mill located at the facility at least once per year.

(b) Failure to comply with any provision of the operations and maintenance plan developed in accordance with this section is a violation of the standard.
§ 63.1348 Compliance requirements.

(a) Initial Performance Test Requirements. For an affected source subject to this subpart, you must demonstrate compliance with the emissions standards and operating limits by using the test methods and procedures in §§ 63.1349 and 63.7. Any cement kiln that has been subject to the requirements of subpart CCCC or subpart DDDD of 40 CFR Part 60, and is now electing to cease burning nonhazardous solid waste and become subject to this subpart, must meet all the initial compliance testing requirements each time it becomes subject to this subpart, even if it was previously subject to this subpart.

NOTE TO PARAGRAPH (a): The first day of the 30 operating day performance test is the first day after the compliance date following completion of the field testing and data collection that demonstrates that the CPMS or CEMS has satisfied the relevant CPMS performance evaluation or CEMS performance specification (e.g., PS 2, 12A, or 12B) acceptance criteria. The performance test period is complete at the end of the 30th consecutive operating day. See § 63.1341 for definition of operating day and § 63.1348(b)(1) for the CEMS operating requirements. The source has the option of performing the compliance test earlier than the compliance date if desired.

(1) PM Compliance. If you are subject to limitations on PM emissions under § 63.1343(b), you must demonstrate compliance with the PM emissions standards by using the test methods and procedures in § 63.1349(b)(1).

(2)Opacity Compliance. If you are subject to the limitations on opacity under § 63.1345, you must demonstrate compliance with the opacity emissions standards by using the performance test methods and procedures in § 63.1349(b)(2). Use the maximum 6-minute average opacity exhibited during the performance test period to determine whether the affected source is in compliance with the standard.

(3)D/F compliance. (i) If you are subject to limitations on D/F emissions under § 63.1343(b), you must demonstrate initial compliance with the D/F emissions standards by using the performance test methods and procedures in § 63.1349(b)(3). The owner or operator of a kiln with an in-line raw mill must demonstrate initial compliance by conducting separate performance tests while the raw mill is operating and the raw mill is not operating. The D/F concentration must be determined for each run and the arithmetic average of the concentrations measured for the three runs must be calculated to determine compliance. The owner or operator of a kiln with an in-line raw mill must demonstrate compliance by conducting separate performance tests while the raw mill is operating and while the raw mill is not operating. Determine the D/F TEQ concentration for each run and calculate the arithmetic average of the TEQ concentrations measured for the three runs to determine continuous compliance.

(ii) If you are subject to a D/F emissions limitation under § 63.1343(b), you must demonstrate compliance with the temperature operating limits specified in § 63.1346 by using the performance test methods and procedures in § 63.1349(b)(3)(ii) through (b)(3)(iv). Use the arithmetic average of the temperatures measured during the three runs to determine the applicable temperature limit.

(iii) If activated carbon injection is used and you are subject to a D/F emissions limitation under § 63.1343(b), you must demonstrate compliance with the activated carbon injection rate operating limits specified in § 63.1346 by using the performance test methods and procedures in § 63.1349(b)(3)(v).

(iv) If activated carbon injection is used, you must also develop a carrier gas parameter (either the carrier gas flow rate or the carrier gas pressure drop) during the initial performance test and updated during any subsequent performance test conducted under § 63.1349(b)(3) that meets the requirements of § 63.1349(b)(3)(vi). Compliance is demonstrated if the system is maintained within ± 5 percent accuracy during the performance test determined in accordance with the procedures and criteria submitted for review in your monitoring plan required in section 63.1350(p).
(4)(i) **THC Compliance.** If you are subject to limitations on THC emissions under § 63.1343(b), you must demonstrate compliance with the THC emissions standards by using the performance test methods and procedures in § 63.1349(b)(4)(i). You must use the average THC concentration obtained during the first 30 kiln operating days after the compliance date of this rule to determine initial compliance.

(ii) **Total Organic HAP Emissions Tests.** If you elect to demonstrate compliance with the total organic HAP emissions limit under § 63.1343(b) in lieu of the THC emissions limit, you must demonstrate compliance with the total organic HAP emissions standards by using the performance test methods and procedures in § 63.1349(b)(7).

(iii) If you are demonstrating initial compliance, you must conduct the separate performance tests as specified in § 63.1349(b)(7) while the raw mill of the inline kiln/raw mill is operating and while the raw mill of the inline kiln/raw mill is not operating.

(iv) The average total organic HAP concentration measured during the separate initial performance test specified by § 63.1349(b)(7) must be used to determine initial compliance.

(v) The average THC concentration measured during the initial performance test specified by § 63.1349(b)(4) must be used to determine the site-specific THC limit. Using the fraction of time the inline kiln/raw mill is on and the fraction of time that the inline kiln/raw mill is off, calculate this limit as a weighted average of the THC levels measured during raw mill on and raw mill off testing using one of the two approaches in § 63.1349(b)(7)(vii) or (viii) depending on the level of organic HAP measured during the compliance test.

(5) **Mercury Compliance.** If you are subject to limitations on mercury emissions in § 63.1343(b), you must demonstrate compliance with the mercury standards by using the performance test methods and procedures in § 63.1349(b)(5). You must demonstrate compliance by operating a mercury CEMS or a sorbent trap based CEMS. Compliance with the mercury emissions standard must be determined based on the first 30 operating days you operate a mercury CEMS or sorbent trap monitoring system after the compliance date of this rule.

(i) In calculating a 30 operating day emissions value using an integrating sorbent trap CEMS, assign the average Hg emissions concentration determined for an integrating period (e.g., 7 day sorbent trap monitoring system sample) to each relevant hour of the kiln operating days spanned by each integrated sample. Calculate the 30 kiln operating day emissions rate value using the assigned hourly Hg emissions concentrations and the respective flow and production rate values collected during the 30 kiln operating day performance test period. Depending on the duration of each integrated sampling period, you may not be able to calculate the 30 kiln operating day emissions value until several days after the end of the 30 kiln operating day performance test period.

(ii) For example, a sorbent trap monitoring system producing an integrated 7-day sample will provide Hg concentration data for each hour of the first 28 kiln operating days (i.e., four values spanning 7 days each) of a 30 operating day period. The Hg concentration values for the hours of the last 2 days of the 30 operating day period will not be available for calculating the emissions for the performance test period until at least five days after the end of the subject period.

(6) **HCl Compliance.** If you are subject to limitations on HCl emissions under § 63.1343(b), you must demonstrate initial compliance with the HCl standards by using the performance test methods and procedures in § 63.1349(b)(6).

(i) For an affected source that is equipped with a wet scrubber, tray tower or dry scrubber, you may demonstrate initial compliance by conducting a performance test as specified in § 63.1349(b)(6)(i). You must determine the HCl concentration for each run and calculate the arithmetic average of the
concentrations measured for the three runs to determine compliance. You must also establish appropriate site-specific operational parameter limits.

(ii) For an affected source that is not equipped with a wet scrubber, tray tower or dry scrubber, you must demonstrate initial compliance by operating a CEMS as specified in § 63.1349(b)(6)(ii). You must use the average of the hourly HCl values obtained during the first 30 kiln operating days that occur after the compliance date of this rule to determine initial compliance.

(7) **Commingled Exhaust Requirements.** If the coal mill exhaust is commingled with kiln exhaust in a single stack, you may demonstrate compliance with the kiln emission limits by either:

(i) Performing required emissions monitoring and testing on the commingled coal mill and kiln exhaust, or

(ii) Perform required emission monitoring and testing of the kiln exhaust prior to the reintroduction of the coal mill exhaust, and also testing the kiln exhaust diverted to the coal mill. All emissions must be added together for all emission points, and must not exceed the limit per each pollutant as listed in §63.1343(b).

(b) **Continuous Monitoring Requirements.** You must demonstrate compliance with the emissions standards and operating limits by using the performance test methods and procedures in §§ 63.1350 and 63.8 for each affected source.

(1) **General Requirements.** (i) You must monitor and collect data according to § 63.1350 and the site-specific monitoring plan required by § 63.1350(p).

(ii) Except for periods of startup and shutdown, monitoring system malfunctions, repairs associated with monitoring system malfunctions, and required monitoring system quality assurance or quality control activities (including, as applicable, calibration checks and required zero and span adjustments), you must operate the monitoring system and collect data at all required intervals at all times the affected source is operating.

(iii) You may not use data recorded during monitoring system malfunctions, repairs associated with monitoring system malfunctions, or required monitoring system quality assurance or control activities in calculations used to report emissions or operating levels. A monitoring system malfunction is any sudden, infrequent, not reasonably preventable failure of the monitoring system to provide valid data. Monitoring system failures that are caused in part by poor maintenance or careless operation are not malfunctions. You must use all the data collected during all other periods in assessing the operation of the control device and associated control system.

(iv) **Clinker Production.** If you are subject to limitations on mercury emissions (lb/MM tons of clinker) under § 63.1343(b), you must determine the hourly production rate of clinker according to the requirements of § 63.1350(d).

(2) **PM Compliance.** If you are subject to limitations on PM emissions under § 63.1343(b), you must use the monitoring methods and procedures in § 63.1350(b) and (d).

(3) **Opacity Compliance.** If you are subject to the limitations on opacity under § 63.1345, you must demonstrate compliance using the monitoring methods and procedures in § 63.1350(f) based on the maximum 6-minute average opacity exhibited during the performance test period. You must initiate corrective actions within one hour of detecting visible emissions above the applicable limit.
(i) COMS. If you install a COMS in lieu of conducting the daily visible emissions testing, you must demonstrate compliance using a COMS such that it is installed, operated, and maintained in accordance with the requirements of § 63.1350(f)(4)(i).

(ii) Bag leak determination system (BLDS). If you install a BLDS on a raw mill or finish mill in lieu of conducting the daily visible emissions testing, you must demonstrate compliance using a BLDS that is installed, operated, and maintained in accordance with the requirements of § 63.1350(f)(4)(ii).

(4) D/F Compliance. If you are subject to a D/F emissions limitation under § 63.1343(b), you must demonstrate compliance using a CMS that is installed, operated and maintained to record the temperature of specified gas streams in accordance with the requirements of § 63.1350(g).

(5)(i) Activated Carbon Injection Compliance. If you use activated carbon injection to comply with the D/F emissions limitation under § 63.1343(b), you must demonstrate compliance using a CMS that is installed, operated, and maintained to record the rate of activated carbon injection in accordance with the requirements § 63.1350(h)(1).

(ii) If you use activated carbon injection to comply with the D/F emissions limitation under § 63.1343(b), you must demonstrate compliance using a CMS that is installed, operated and maintained to record the activated carbon injection system gas parameter in accordance with the requirements of § 63.1350(h)(2).

(6) THC Compliance. (i) If you are subject to limitations on THC emissions under § 63.1343(b), you must demonstrate compliance using the monitoring methods and procedures in § 63.1350(i) and (j).

(ii) THC must be measured either upstream of the coal mill or in the coal mill stack.

(7) Mercury Compliance. (i) If you are subject to limitations on mercury emissions in § 63.1343(b), you must demonstrate compliance using the monitoring methods and procedures in § 63.1350(k). If you use an integrated sorbent trap monitoring system to determine ongoing compliance, use the procedures described in § 63.1348(a)(5) to assign hourly mercury concentration values and to calculate rolling 30 operating day emissions rates. Since you assign the mercury concentration measured with the sorbent trap to each relevant hour respectively for each operating day of the integrated period, you may schedule the sorbent trap change periods to any time of the day (i.e., the sorbent trap replacement need not be scheduled at 12:00 midnight nor must the sorbent trap replacements occur only at integral 24-hour intervals).

(ii) Mercury must be measured either upstream of the coal mill or in the coal mill stack.

(8) HCl Compliance. If you are subject to limitations on HCl emissions under § 63.1343(b), you must demonstrate compliance using the performance test methods and procedures in § 63.1349(b)(6).

(i) For an affected source that is not equipped with a wet scrubber, tray tower or a dry sorbent injection system, you must demonstrate compliance using the monitoring methods and procedures in § 63.1350(l)(1).

(ii) For an affected source that is equipped with a wet scrubber, tray tower or a dry sorbent injection system, you may demonstrate compliance using the monitoring methods and procedures in § 63.1350(l)(2).

(iii) HCl may be measured either upstream of the coal mill or in the coal mill stack.
(iv) As an alternative to paragraph (b)(8)(ii) of this section, you may use an SO₂ CEMS to establish an SO₂ operating level during your initial and repeat HCl performance tests and monitor the SO₂ level using the procedures in § 63.1350(l)(3).

(9) Startup and Shutdown Compliance. In order to demonstrate continuous compliance during startup and shutdown, all air pollution control devices must be operating.

(c) Changes in operations. (1) If you plan to undertake a change in operations that may adversely affect compliance with an applicable standard, operating limit, or parametric monitoring value under this subpart, the source must conduct a performance test as specified in § 63.1349(b).

(2) In preparation for and while conducting a performance test required in § 63.1349(b), you may operate under the planned operational change conditions for a period not to exceed 360 hours, provided that the conditions in (c)(2)(i) through (c)(2)(iv) of this section are met. You must submit temperature and other monitoring data that are recorded during the pretest operations.

(i) You must provide the Administrator written notice at least 60 days prior to undertaking an operational change that may adversely affect compliance with an applicable standard under this subpart for any source, or as soon as practicable where 60 days advance notice is not feasible. Notice provided under this paragraph must include a description of the planned change, the emissions standards that may be affected by the change, and a schedule for completion of the performance test required under paragraph (c)(1) of this section, including when the planned operational change period would begin.

(ii) The performance test results must be documented in a test report according to § 63.1349(a).

(iii) A test plan must be made available to the Administrator prior to performance testing, if requested.

(iv) The performance test must be completed within 360 hours after the planned operational change period begins.

(d) General duty to minimize emissions. At all times you must operate and maintain any affected source, including associated air pollution control equipment and monitoring equipment, in a manner consistent with safety and good air pollution control practices for minimizing emissions. Determination of whether such operation and maintenance procedures are being used will be based on information available to the Administrator which may include, but is not limited to, monitoring results, review of operation and maintenance procedures, review of operation and maintenance records, and inspection of the source.

[75 FR 55055, Sept. 9, 2010, as amended at 78 FR 10040, Feb. 12, 2013]

Monitoring and Compliance Provisions

§ 63.1349 Performance testing requirements.

(a) You must document performance test results in complete test reports that contain the information required by paragraphs (a)(1) through (10) of this section, as well as all other relevant information. As described in § 63.7(c)(2)(i), you must make available to the Administrator prior to testing, if requested, the site-specific test plan to be followed during performance testing. For purposes of determining exhaust gas flow rate to the atmosphere from an alkali bypass stack or a coal mill stack, you must either install, operate, calibrate and maintain an instrument for continuously measuring and recording the exhaust gas flow rate according to the requirements in paragraphs § 63.1350(n)(1) through (10) of this subpart or use the maximum design exhaust gas flow rate. For purposes of determining the combined emissions from kilns equipped with an alkali bypass or that exhaust kiln gases to a coal mill
that exhausts through a separate stack, instead of installing a CEMS on the alkali bypass stack or coal mill stack, you may use the results of the initial and subsequent performance test to demonstrate compliance with the relevant emissions limit.

(1) A brief description of the process and the air pollution control system;

(2) Sampling location description(s);

(3) A description of sampling and analytical procedures and any modifications to standard procedures;

(4) Test results;

(5) Quality assurance procedures and results;

(6) Records of operating conditions during the performance test, preparation of standards, and calibration procedures;

(7) Raw data sheets for field sampling and field and laboratory analyses;

(8) Documentation of calculations;

(9) All data recorded and used to establish parameters for monitoring; and

(10) Any other information required by the performance test method.

(b)(1) PM emissions tests. The owner or operator of a kiln subject to limitations on PM emissions shall demonstrate initial compliance by conducting a performance test using Method 5 or Method 5I at appendix A-3 to part 60 of this chapter. You must also monitor continuous performance through use of a PM continuous parametric monitoring system (PM CPMS).

(i) For your PM CPMS, you will establish a site-specific operating limit. If your PM performance test demonstrates your PM emission levels to be below 75 percent of your emission limit you will use the average PM CPMS value recorded during the PM compliance test, the milliamp equivalent of zero output from your PM CPMS, and the average PM result of your compliance test to establish your operating limit. If your PM compliance test demonstrates your PM emission levels to be at or above 75 percent of your emission limit you will use the average PM CPMS value recorded during the PM compliance test to establish your operating limit. You will use the PM CPMS to demonstrate continuous compliance with your operating limit. You must repeat the performance test annually and reassess and adjust the site-specific operating limit in accordance with the results of the performance test.

(A) Your PM CPMS must provide a 4-20 milliamp output and the establishment of its relationship to manual reference method measurements must be determined in units of milliamps.

(B) Your PM CPMS operating range must be capable of reading PM concentrations from zero to a level equivalent to three times your allowable emission limit. If your PM CPMS is an auto-ranging instrument capable of multiple scales, the primary range of the instrument must be capable of reading PM concentration from zero to a level equivalent to three times your allowable emission limit.

(C) During the initial performance test or any such subsequent performance test that demonstrates compliance with the PM limit, record and average all milliamp output values from the PM CPMS for the periods corresponding to the compliance test runs (e.g., average all your PM CPMS output values for three corresponding 2-hour Method 5I test runs).
(ii) Determine your operating limit as specified in paragraphs (b)(1)(iii) through (iv) of this section. If your PM performance test demonstrates your PM emission levels to be below 75 percent of your emission limit you will use the average PM CPMS value recorded during the PM compliance test, the milliamp equivalent of zero output from your PM CPMS, and the average PM result of your compliance test to establish your operating limit. If your PM compliance test demonstrates your PM emission levels to be at or above 75 percent of your emission limit you will use the average PM CPMS value recorded during the PM compliance test to establish your operating limit. You must verify an existing or establish a new operating limit after each repeated performance test. You must repeat the performance test at least annually and reassess and adjust the site-specific operating limit in accordance with the results of the performance test.

(iii) If the average of your three Method 5 or 5I compliance test runs is below 75 percent of your PM emission limit, you must calculate an operating limit by establishing a relationship of PM CPMS signal to PM concentration using the PM CPMS instrument zero, the average PM CPMS values corresponding to the three compliance test runs, and the average PM concentration from the Method 5 or 5I compliance test with the procedures in (a)(1)(iii)(A) through (D) of this section.

(A) Determine your PM CPMS instrument zero output with one of the following procedures.

(1) Zero point data for in-situ instruments should be obtained by removing the instrument from the stack and monitoring ambient air on a test bench.

(2) Zero point data for extractive instruments should be obtained by removing the extractive probe from the stack and drawing in clean ambient air.

(3) The zero point may also be established by performing manual reference method measurements when the flue gas is free of PM emissions or contains very low PM concentrations (e.g., when your process is not operating, but the fans are operating or your source is combusting only natural gas) and plotting these with the compliance data to find the zero intercept.

(4) If none of the steps in paragraphs (a)(1)(iii)(A)(1) through (3) of this section are possible, you must use a zero output value provided by the manufacturer.

(B) Determine your PM CPMS instrument average in milliamps, and the average of your corresponding three PM compliance test runs, using equation 3.

$$\bar{x} = \frac{1}{n} \sum_{i=1}^{n} x_1, \bar{y} = \frac{1}{n} \sum_{i=1}^{n} y_1$$  \hspace{1cm} (Eq. 3)

Where:

\(X_1\) = The PM CPMS data points for the three runs constituting the performance test.

\(Y_1\) = The PM concentration value for the three runs constituting the performance test.

\(n\) = The number of data points.

(C) With your instrument zero expressed in milliamps, your three run average PM CPMS milliamp value, and your three run PM compliance test average, determine a relationship of lb/ton-clinker per milliamp with Equation 4.
$R = \frac{Y_1}{X_1 - z}$  

(Eq. 4)

Where:

$R$ = The relative lb/ton-clinker per milliamp for your PM CPMS.

$Y_1$ = The three run average lb/ton-clinker PM concentration.

$X_1$ = The three run average milliamp output from you PM CPMS.

$z$ = The milliamp equivalent of your instrument zero determined from (b)(1)(iii)(A).

(D) Determine your source specific 30-day rolling average operating limit using the lb/ton-clinker per milliamp value from Equation 4 in Equation 5, below. This sets your operating limit at the PM CPMS output value corresponding to 75 percent of your emission limit.

$O_l = z + 0.75L \frac{R}{R}$  

(Eq. 5)

Where:

$O_l$ = The operating limit for your PM CPMS on a 30-day rolling average, in milliamps.

$L$ = Your source emission limit expressed in lb/ton clinker.

$z$ = Your instrument zero in milliamps, determined from (1)(i).

$R$ = The relative lb/ton-clinker per milliamp for your PM CPMS, from Equation 4.

(iv) If the average of your three PM compliance test runs is at or above 75 percent of your PM emission limit you must determine your operating limit by averaging the PM CPMS milliamp output corresponding to your three PM performance test runs that demonstrate compliance with the emission limit using Equation 6.

$O_h = \frac{1}{n} \sum_{i=1}^{n} X_i$  

(Eq. 6)

Where:

$X_i$ = The PM CPMS data points for all runs i.

$n$ = The number of data points.

$O_h$ = Your site specific operating limit, in milliamps.

(v) To determine continuous operating compliance, you must record the PM CPMS output data for all periods when the process is operating, and use all the PM CPMS data for calculations when the source is not out-of-control. You must demonstrate continuous compliance by using all quality-assured hourly average data collected by the PM CPMS for all operating hours to calculate the arithmetic average operating parameter in units of the operating limit (milliamps) on a 30 operating day rolling average basis.
updated at the end of each new kiln operating day. Use Equation 7 to determine the 30 kiln operating day average.

\[
30\text{ kiln operating day} = \frac{\sum_{i=1}^{n} H_{pv_i}}{n} \quad \text{(Eq. 7)}
\]

Where:

\( H_{pv_i} \) = The hourly parameter value for hour \( i \).

\( n \) = The number of valid hourly parameter values collected over 30 kiln operating days.

(vi) For each performance test, conduct at least three separate test runs under the conditions that exist when the affected source is operating at the highest load or capacity level reasonably expected to occur. Conduct each test run to collect a minimum sample volume of 2 dscm for determining compliance with a new source limit and 1 dscm for determining compliance with an existing source limit. Calculate the average of the results from three consecutive runs, including applicable sources as required by (D)(viii), to determine compliance. You need not determine the particulate matter collected in the impingers (“back half”) of the Method 5 or Method 5I particulate sampling train to demonstrate compliance with the PM standards of this subpart. This shall not preclude the permitting authority from requiring a determination of the “back half” for other purposes.

(vii) For PM performance test reports used to set a PM CPMS operating limit, the electronic submission of the test report must also include the make and model of the PM CPMS instrument, serial number of the instrument, analytical principle of the instrument (e.g. beta attenuation), span of the instrument’s primary analytical range, milliamp value equivalent to the instrument zero output, technique by which this zero value was determined, and the average milliamp signals corresponding to each PM compliance test run.

(viii) When there is an alkali bypass and/or an inline coal mill with a separate stack associated with a kiln, the main exhaust and alkali bypass and/or inline coal mill must be tested simultaneously and the combined emission rate of PM from the kiln and alkali bypass stack and/or inline coal mill must be computed for each run using Equation 8 of this section.

\[
E_c = \frac{E_k + E_B + E_C}{P}
\quad \text{(Eq. 8)}
\]

Where:

\( E_c \) = Combined hourly emission rate of PM from the kiln and bypass stack and/or inline coal mill, lb/ton of kiln clinker production.

\( E_k \) = Hourly emissions of PM emissions from the kiln, lb.

\( E_B \) = Hourly PM emissions from the alkali bypass stack, lb.

\( E_C \) = Hourly PM emissions from the inline coal mill stack, lb.

\( P \) = Hourly clinker production, tons.
(ix) The owner or operator of a kiln with an in-line raw mill and subject to limitations on PM emissions shall demonstrate initial compliance by conducting separate performance tests while the raw mill is under normal operating conditions and while the raw mill is not operating.

(2) Opacity tests. If you are subject to limitations on opacity under this subpart, you must conduct opacity tests in accordance with Method 9 of appendix A-4 to part 60 of this chapter. The duration of the Method 9 performance test must be 3 hours (30 6-minute averages), except that the duration of the Method 9 performance test may be reduced to 1 hour if the conditions of paragraphs (b)(2)(i) through (b)(2)(ii) of this section apply. For batch processes that are not run for 3-hour periods or longer, compile observations totaling 3 hours when the unit is operating.

(i) There are no individual readings greater than 10 percent opacity;

(ii) There are no more than three readings of 10 percent for the first 1-hour period.

(3) D/F Emissions Tests. If you are subject to limitations on D/F emissions under this subpart, you must conduct a performance test using Method 23 of appendix A-7 to part 60 of this chapter. If your kiln or in-line kiln/raw mill is equipped with an alkali bypass, you must conduct simultaneous performance tests of the kiln or in-line kiln/raw mill exhaust and the alkali bypass. You may conduct a performance test of the alkali bypass exhaust when the raw mill of the in-line kiln/raw mill is operating or not operating.

(i) Each performance test must consist of three separate runs conducted under representative conditions. The duration of each run must be at least 3 hours, and the sample volume for each run must be at least 2.5 dscm (90 dscf).

(ii) The temperature at the inlet to the kiln or in-line kiln/raw mill PMCD, and, where applicable, the temperature at the inlet to the alkali bypass PMCD must be continuously recorded during the period of the Method 23 test, and the continuous temperature record(s) must be included in the performance test report.

(iii) Hourly average temperatures must be calculated for each run of the performance test.

(iv) The run average temperature must be calculated for each run, and the average of the run average temperatures must be determined and included in the performance test report and will determine the applicable temperature limit in accordance with § 63.1344(b).

(v)(A) If sorbent injection is used for D/F control, you must record the rate of sorbent injection to the kiln exhaust, and where applicable, the rate of sorbent injection to the alkali bypass exhaust, continuously during the period of the Method 23 test in accordance with the conditions in § 63.1350(m)(9), and include the continuous injection rate record(s) in the performance test report. Determine the sorbent injection rate parameters in accordance with paragraphs (b)(3)(vi) of this section.

(B) Include the brand and type of sorbent used during the performance test in the performance test report.

(C) Maintain a continuous record of either the carrier gas flow rate or the carrier gas pressure drop for the duration of the performance test. If the carrier gas flow rate is used, determine, record, and maintain a record of the accuracy of the carrier gas flow rate monitoring system according to the procedures in appendix A to part 75 of this chapter. If the carrier gas pressure drop is used, determine, record, and maintain a record of the accuracy of the carrier gas pressure drop monitoring system according to the procedures in § 63.1350(m)(6).
(vi) Calculate the run average sorbent injection rate for each run and determine and include the average of the run average injection rates in the performance test report and determine the applicable injection rate limit in accordance with § 63.1346(c)(1).

(4) **THC emissions test.** (i) If you are subject to limitations on THC emissions, you must operate a CEMS in accordance with the requirements in § 63.1350(i). For the purposes of conducting the accuracy and quality assurance evaluations for CEMS, the THC span value (as propane) is 50 ppmvd and the reference method (RM) is Method 25A of appendix A to part 60 of this chapter.

(ii) Use the THC CEMS to conduct the initial compliance test for the first 30 kiln operating days of kiln operation after the compliance date of the rule. See 63.1348(a).

(iii) If kiln gases are diverted through an alkali bypass or to a coal mill and exhausted through a separate stack, you must calculate a kiln-specific THC limit using Equation 9:

\[
C_{ks} = \frac{(\text{MACT Limit} \times (Q_{ab} + Q_{cm} + Q_{ks})) - (Q_{ab} \times C_{ab}) - (Q_{cm} \times C_{cm})}{Q_{ks}} \quad \text{(Eq. 9)}
\]

Where:
- \(C_{ks}\) = Kiln stack concentration (ppmvd).
- \(Q_{ab}\) = Alkali bypass flow rate (volume/hr).
- \(C_{ab}\) = Alkali bypass concentration (ppmvd).
- \(Q_{cm}\) = Coal mill flow rate (volume/hr).
- \(C_{cm}\) = Coal mill concentration (ppmvd).
- \(Q_{ks}\) = Kiln stack flow rate (volume/hr).

(iv) THC must be measured either upstream of the coal mill or the coal mill stack.

(v) Instead of conducting the performance test specified in paragraph (b)(4) of this section, you may conduct a performance test to determine emissions of total organic HAP by following the procedures in paragraphs (b)(7) of this section.

(5) **Mercury Emissions Tests.** If you are subject to limitations on mercury emissions, you must operate a mercury CEMS or a sorbent trap monitoring system in accordance with the requirements of § 63.1350(k). The initial compliance test must be based on the first 30 kiln operating days in which the affected source operates using a mercury CEMS or a sorbent trap monitoring system after the compliance date of the rule. See § 63.1348(a).

(i) If you are using a mercury CEMS or a sorbent trap monitoring system, you must install, operate, calibrate, and maintain an instrument for continuously measuring and recording the exhaust gas flow rate to the atmosphere according to the requirements in § 63.1350(k)(5).

(ii) Calculate the emission rate using Equation 10 of this section:

\[
E_{90b} = k \frac{\sum_{i=1}^{n} C_{i} Q_{i}}{P} \quad \text{(Eq. 10)}
\]
Where:

\( E_{30D} \) = 30-day rolling emission rate of mercury, lb/MM tons clinker.

\( C_i \) = Concentration of mercury for operating hour \( i \), µg/scm.

\( Q_i \) = Volumetric flow rate of effluent gas for operating hour \( i \), where \( C_i \) and \( Q_i \) are on the same basis (either wet or dry), scm/hr.

\( k \) = Conversion factor, 1 lb/454,000,000 µg.

\( n \) = Number of kiln operating hours in a 30 kiln operating day period.

\( P \) = 30 days of clinker production during the same time period as the mercury emissions measured, million tons.

(6) HCl emissions tests. For a source subject to limitations on HCl emissions you must conduct performance testing by one of the following methods:

(i)(A) If the source is equipped with a wet scrubber, tray tower or dry scrubber, you must conduct performance testing using Method 321 of appendix A to this part unless you have installed a CEMS that meets the requirements § 63.1350(l)(1). For kilns with inline raw mills, testing should be conducted for the raw mill on and raw mill off conditions.

(B) You must establish site specific parameter limits by using the CPMS required in § 63.1350(l)(1). For a wet scrubber or tray tower, measure and record the pressure drop across the scrubber and/or liquid flow rate and pH in intervals of no more than 15 minutes during the HCl test. Compute and record the 24-hour average pressure drop, pH, and average scrubber water flow rate for each sampling run in which the applicable emissions limit is met. For a dry scrubber, measure and record the sorbent injection rate in intervals of no more than 15 minutes during the HCl test. Compute and record the 24-hour average sorbent injection rate and average sorbent injection rate for each sampling run in which the applicable emissions limit is met.

(ii)(A) If the source is not controlled by a wet scrubber, tray tower or dry sorbent injection system, you must operate a CEMS in accordance with the requirements of § 63.1350(l)(1). See § 63.1348(a).

(B) The initial compliance test must be based on the 30 kiln operating days that occur after the compliance date of this rule in which the affected source operates using a HCl CEMS. Hourly HCl concentration data must be obtained according to § 63.1350(l).

(iii) As an alternative to paragraph (b)(6)(i)(B) of this section, you may choose to monitor SO\(_2\) emissions using a CEMS in accordance with the requirements of § 63.1350(l)(3). You must establish an SO\(_2\) operating limit equal to the highest 1 hour average recorded during the HCl stack test. This operating limit will apply only for demonstrating HCl compliance.

(iv) If kiln gases are diverted through an alkali bypass or to a coal mill and exhausted through a separate stack, you must calculate a kiln-specific HCl limit using Equation 11:

\[
C_{\text{ks}} = \frac{(\text{MACT Limit} \times (Q_{ab} + Q_{cm} + Q_{ks})) - (Q_{ab} \times C_{ab}) - (Q_{cm} \times C_{cm})}{Q_{ks}} \quad \text{(Eq. 11)}
\]

Where:
Cks = Kiln stack concentration (ppmvd).
Qab = Alkali bypass flow rate (volume/hr).
Cab = Alkali bypass concentration (ppmvd).
Qcm = Coal mill flow rate (volume/hr).
Ccm = Coal mill concentration (ppmvd).
Qks = Kiln stack flow rate (volume/hr).

(7) Total Organic HAP Emissions Tests. Instead of conducting the performance test specified in paragraph (a)(4) of this section, you may conduct a performance test to determine emissions of total organic HAP by following the procedures in paragraphs (a)(7)(i) through (v) of this section.

(i) Use Method 320 of appendix A to this part, Method 18 of Appendix A of part 60, ASTM D6348-03 or a combination to determine emissions of total organic HAP. Each performance test must consist of three separate runs under the conditions that exist when the affected source is operating at the representative performance conditions in accordance with § 63.7(e). Each run must be conducted for at least 1 hour.

(ii) At the same time that you are conducting the performance test for total organic HAP, you must also determine a site-specific THC emissions limit by operating a THC CEMS in accordance with the requirements of § 63.1350(j). The duration of the performance test must be at least 3 hours and the average THC concentration (as calculated from the 1-minute averages) during the 3-hour test must be calculated. You must establish your THC operating limit and determine compliance with it according to paragraphs (a)(7)(vii) through (viii) of this section. It is permissible to extend the testing time of the organic HAP performance test if you believe extended testing is required to adequately capture THC variability over time.

(iii) If your source has an in-line kiln/raw mill you must use the fraction of time the raw mill is on and the fraction of time that the raw mill is off and calculate this limit as a weighted average of the THC levels measured during raw mill on and raw mill off testing.

(iv) If your organic HAP emissions are below 75 percent of the organic HAP standard and you determine your operating limit with paragraph (b)(7)(vii) of this section your THC CEMS must be calibrated and operated on a measurement scale no greater than 180 ppmvw, as carbon, or 60 ppmvw as propane.

(v) Your THC CEMS measurement scale must be capable of reading THC concentrations from zero to a level equivalent to two times your highest THC emissions average determined during your performance test, including mill on or mill off operation. NOTE: This may require the use of a dual range instrument to meet this requirement and paragraph (b)(7)(iv) of this section.

(vi) Determine your operating limit as specified in paragraphs (a)(7)(vii) and (viii) of this section. If your organic HAP performance test demonstrates your average organic HAP emission levels are below 75 percent of your emission limit (9 ppmv) you will use the average THC value recorded during the organic HAP performance test, and the average total organic HAP result of your performance test to establish your operating limit. If your organic HAP compliance test results demonstrate your average organic HAP emission levels are at or above 75 percent of your emission limit, your operating limit is established as the average THC value recorded during the organic HAP performance test. You must establish a new operating limit after each performance test. You must repeat the performance test no later than 30 months following your last performance test and reassess and adjust the site-specific operating limit in accordance with the results of the performance test.
If the average organic HAP results for your three Method 18 and/or Method 320 performance test runs are below 75 percent of your organic HAP emission limit, you must calculate an operating limit by establishing a relationship of THC CEMS signal to the organic HAP concentration using the average THC CEMS value corresponding to the three organic HAP compliance test runs and the average organic HAP total concentration from the Method 18 and/or Method 320 performance test runs with the procedures in (a)(7)(vii)(A) and (B) of this section.

(A) Determine the THC CEMS average values in ppmvw, and the average of your corresponding three total organic HAP compliance test runs, using Equation 12.

$$\bar{x} = \frac{1}{n} \sum_{i=1}^{n} X_i, \bar{y} = \frac{1}{n} \sum_{i=1}^{n} Y_i$$

(Eq. 12)

Where:

$\bar{x}$ = The THC CEMS average values in ppmvw.

$X_i$ = The THC CEMS data points for all three runs i.

$Y_i$ = The sum of organic HAP concentrations for test runs i. and

$n$ = The number of data points.

(B) You must use your three run average THC CEMS value, and your three run average organic HAP concentration from your three Method 18 and/or Method 320 compliance tests to determine the operating limit. Use equation 13 to determine your operating limit in units of ppmvw THC, as propane.

$$T_l = \left( \frac{Y_1}{X_1} \right) \cdot X_1$$

(Eq. 13)

Where:

$T_l$ = The 30-day operating limit for your THC CEMS, ppmvw.

$Y_1$ = The average organic HAP concentration from Eq. 12, ppmv.

$X_1$ = The average THC CEMS concentration from Eq. 12, ppmvw.

(viii) If the average of your three organic HAP performance test runs is at or above 75 percent of your organic HAP emission limit, you must determine your operating limit using Equation 14 by averaging the THC CEMS output values corresponding to your three organic HAP performance test runs that demonstrate compliance with the emission limit. If your new THC CEMS value is below your current operating limit, you may opt to retain your current operating limit, but you must still submit all performance test and THC CEMS data according to the reporting requirements in paragraph (d)(1) of this section.

$$T_2 = \frac{1}{n} \sum_{i=1}^{n} X_i$$

(Eq. 14)

Where:
X1 = The THC CEMS data points for all runs i.
Y1 = The organic HAP total value for runs i.
n = The number of data points.
Th = Your site specific operating limit, in ppmvw THC.

(ix) If your kiln has an inline kiln/raw mill, you must conduct separate performance tests while the raw mill is operating ("mill on") and while the raw mill is not operating ("mill off"). Using the fraction of time the raw mill is on and the fraction of time that the raw mill is off, calculate this limit as a weighted average of the THC levels measured during raw mill on and raw mill off compliance testing with Equation 15.

\[ R = (y \cdot t) + (x \cdot (1-t)) \]  
(Eq. 15)

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Where:
R = Operating limit as THC, ppmvw.
y = Average THC CEMS value during mill on operations, ppmvw.
t = Percentage of operating time with mill on.
x = Average THC CEMS value during mill off operations, ppmvw.
(1-t) = Percentage of operating time with mill off.

(x) To determine continuous compliance with the THC operating limit, you must record the THC CEMS output data for all periods when the process is operating and the THC CEMS is not out-of-control. You must demonstrate continuous compliance by using all quality-assured hourly average data collected by the THC CEMS for all operating hours to calculate the arithmetic average operating parameter in units of the operating limit (ppmvw) on a 30 operating day rolling average basis, updated at the end of each new kiln operating day. Use Equation 16 to determine the 30 kiln operating day average.

\[ 30\text{ kiln operating day} = \frac{\sum_{i=1}^{n} H_{pi}}{n} \]  
(Eq. 16)

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Where:
Hpvi = The hourly parameter value for hour i, ppmvw.
n = The number of valid hourly parameter values collected over 30 kiln operating days.

(xi) Use EPA Method 18 or Method 320 of appendix A to part 60 of this chapter to determine organic HAP emissions. For each performance test, conduct at least three separate runs under the conditions that exist when the affected source is operating at the highest load or capacity level reasonably expected to occur. If your source has an in-line kiln/raw mill you must conduct three separate test runs with the raw mill on, and three separate runs under the conditions that exist when the affected source is operating at the highest load or capacity level reasonably expected to occur with the mill off. Conduct each Method 18 test run to collect a minimum target sample equivalent to three times the method detection limit. Calculate the average of the results from three runs to determine compliance.
(xii) If the THC level exceeds by 10 percent or more your site-specific THC emissions limit, you must

(A) As soon as possible but no later than 30 days after the exceedance, conduct an inspection and take corrective action to return the THC CEMS measurements to within the established value; and

(B) Within 90 days of the exceedance or at the time of the annual compliance test, whichever comes first, conduct another performance test to determine compliance with the organic HAP limit and to verify or re-establish your site-specific THC emissions limit.

(8) HCl Emissions Tests with SO2 Monitoring. If you choose to monitor SO2 emissions using a CEMS to demonstrate HCl compliance, follow the procedures in (b)(8)(i) through (ix) of this section and in accordance with the requirements of § 63.1350(l)(3). You must establish an SO2 operating limit equal to the average of the SO2 emissions recorded during the HCl stack test. This operating limit will apply only for demonstrating HCl compliance.

(i) Use Method 321 of appendix A to this part to determine emissions of HCl. Each performance test must consist of three separate runs under the conditions that exist when the affected source is operating at the representative performance conditions in accordance with § 63.7(e). Each run must be conducted for at least one hour.

(ii) At the same time that you are conducting the performance test for HCl, you must also determine a site-specific SO2 emissions limit by operating an SO2 CEMS in accordance with the requirements of § 63.1350(l). The duration of the performance test must be three hours and the average SO2 concentration (as calculated from the 1-minute averages) during the 3-hour test must be calculated. You must establish your SO2 operating limit and determine compliance with it according to paragraphs (b)(8)(vii) and (viii) of this section.

(iii) If your source has an in-line kiln/raw mill you must use the fraction of time the raw mill is on and the fraction of time that the raw mill is off and calculate this limit as a weighted average of the SO2 levels measured during raw mill on and raw mill off testing.

(iv) Your SO2 CEMS must be calibrated and operated according to the requirements of § 60.63(f).

(v) Your SO2 CEMS measurement scale must be capable of reading SO2 concentrations consistent with the requirements of § 60.63(f), including mill on or mill off operation.

(vi) If your kiln has an inline kiln/raw mill, you must conduct separate performance tests while the raw mill is operating (“mill on”) and while the raw mill is not operating (“mill off”). Using the fraction of time the raw mill is on and the fraction of time that the raw mill is off, calculate this limit as a weighted average of the THC levels measured during raw mill on and raw mill off compliance testing with Equation 17.

\[ R = (y \cdot t) + x \cdot (1-t) \]  

(\text{Eq. 17})

Where:

\( R \) = Operating limit as SO2, ppmv.

\( y \) = Average SO2 CEMS value during mill on operations, ppmv.

\( t \) = Percentage of operating time with mill on, expressed as a decimal.

\( x \) = Average SO2 CEMS value during mill off operations, ppmv.
\[ t_{-1} = \text{Percentage of operating time with mill off, expressed as a decimal.} \]

(vii) To determine continuous compliance with the SO₂ operating limit, you must record the SO₂ CEMS output data for all periods when the process is operating and the SO₂ CEMS is not out-of-control. You must demonstrate continuous compliance by using all quality-assured hourly average data collected by the SO₂ CEMS for all operating hours to calculate the arithmetic average operating parameter in units of the operating limit (ppmw) on a 30 operating day rolling average basis, updated at the end of each new kiln operating day. Use Equation 18 to determine the 30 kiln operating day average.

\[
30\text{kiln operating day} = \frac{\sum_{i=1}^{n} H_{pi}}{n} \quad \text{(Eq. 18)}
\]

Where:

\( H_{pi} = \text{The hourly parameter value for hour } i, \text{ ppmvw.} \)

\( n = \text{The number of valid hourly parameter values collected over 30 kiln operating days.} \)

(viii) Use EPA Method 321 of appendix A to part 60 of this chapter to determine HCl emissions. For each performance test, conduct at least three separate runs under the conditions that exist when the affected source is operating at the highest load or capacity level reasonably expected to occur. If your source has an in-line kiln/raw mill you must conduct three separate test runs with the raw mill on, and three separate runs under the conditions that exist when the affected source is operating at the highest load or capacity level reasonably expected to occur with the mill off.

(ix) If the SO₂ level exceeds by 10 percent or more your site-specific SO₂ emissions limit, you must

(A) As soon as possible but no later than 30 days after the exceedance, conduct an inspection and take corrective action to return the SO₂ CEMS measurements to within the established value. and

(B) Within 90 days of the exceedance or at the time of the annual compliance test, whichever comes first, conduct another performance test to determine compliance with the HCl limit and to verify or re-establish your site-specific SO₂ emissions limit.

(c) Performance Test Frequency. Except as provided in § 63.1348(b), performance tests are required at regular intervals for affected sources that are subject to a dioxin, organic HAP or HCl emissions limit and must be repeated every 30 months except for pollutants where that specific pollutant is monitored using CEMS. Tests for PM are repeated every 12 months.

(d) Performance Test Reporting Requirements. (1) You must submit the information specified in paragraphs (d)(1) and (2) of this section no later than 60 days following the initial performance test. All reports must be signed by a responsible official.

(i) The initial performance test data as recorded under paragraph (b) of this section.

(ii) The values for the site-specific operating limits or parameters established pursuant to paragraphs (b)(1), (3), (6), and (7) of this section, as applicable, and a description, including sample calculations, of how the operating parameters were established during the initial performance test.
(2) As of December 31, 2011 and within 60 days after the date of completing each performance evaluation or test, as defined in § 63.2, conducted to demonstrate compliance with any standard covered by this subpart, you must submit the relative accuracy test audit data and performance test data, except opacity data, to the EPA by successfully submitting the data electronically to the EPA's Central Data Exchange (CDX) by using the Electronic Reporting Tool (ERT) (see http://www.epa.gov/ttn/chief/ert/ert_tool.html/).

(e) Conditions of performance tests. Conduct performance tests under such conditions as the Administrator specifies to the owner or operator based on representative performance of the affected source for the period being tested. Upon request, you must make available to the Administrator such records as may be necessary to determine the conditions of performance tests.

[75 FR 55057, Sept. 9, 2010, as amended at 78 FR 10040, Feb. 12, 2013]

§ 63.1350 Monitoring requirements.

(a)(1) Following the compliance date, the owner or operator must demonstrate compliance with this subpart on a continuous basis by meeting the requirements of this section.

(2) All continuous monitoring data for periods of startup and shutdown must be compiled and averaged separately from data gathered during other operating periods.

(3) For each existing unit that is equipped with a CMS, maintain the average emissions or the operating parameter values within the operating parameter limits established through performance tests.

(4) Any instance where the owner or operator fails to comply with the continuous monitoring requirements of this section is a violation.

(b) PM monitoring requirements. (1)(i) PM CPMS. You will use a PM CPMS to establish a site-specific operating limit corresponding to the results of the performance test demonstrating compliance with the PM limit. You will conduct your performance test using Method 5 or Method 5I at appendix A-3 to part 60 of this chapter. You will use the PM CPMS to demonstrate continuous compliance with this operating limit. You must repeat the performance test annually and reassess and adjust the site-specific operating limit in accordance with the results of the performance test using the procedures in § 63.1349(b)(1) (i) through (vi) of this subpart. You must also repeat the test if you change the analytical range of the instrument, or if you replace the instrument itself or any principle analytical component of the instrument that would alter the relationship of output signal to in-stack PM concentration.

(ii) To determine continuous compliance, you must use the PM CPMS output data for all periods when the process is operating and the PM CPMS is not out-of-control. You must demonstrate continuous compliance by using all quality-assured hourly average data collected by the PM CPMS for all operating hours to calculate the arithmetic average operating parameter in units of the operating limit (milliamps) on a 30 operating day rolling average basis, updated at the end of each new kiln operating day.

(iii) For any exceedance of the 30 process operating day PM CPMS average value from the established operating parameter limit, you must:

(A) Within 48 hours of the exceedance, visually inspect the APCD;

(B) If inspection of the APCD identifies the cause of the exceedance, take corrective action as soon as possible and return the PM CPMS measurement to within the established value; and
(C) Within 30 days of the exceedance or at the time of the annual compliance test, whichever comes first, conduct a PM emissions compliance test to determine compliance with the PM emissions limit and to verify or re-establish the PM CPMS operating limit within 45 days. You are not required to conduct additional testing for any exceedances that occur between the time of the original exceedance and the PM emissions compliance test required under this paragraph.

(iv) PM CPMS exceedances leading to more than four required performance tests in a 12-month process operating period (rolling monthly) constitute a presumptive violation of this subpart.

(2) [Reserved]

(c) [Reserved]

(d) Clinker production monitoring requirements. In order to determine clinker production, you must:

(1) Determine hourly clinker production by one of two methods:

(i) Install, calibrate, maintain, and operate a permanent weigh scale system to measure and record weight rates in tons-mass per hour of the amount of clinker produced. The system of measuring hourly clinker production must be maintained within ±5 percent accuracy, or

(ii) Install, calibrate, maintain, and operate a permanent weigh scale system to measure and record weight rates in tons-mass per hour of the amount of feed to the kiln. The system of measuring feed must be maintained within ±5 percent accuracy. Calculate your hourly clinker production rate using a kiln-specific feed to clinker ratio based on reconciled clinker production determined for accounting purposes and recorded feed rates. Update this ratio monthly. Note that if this ratio changes at clinker reconciliation, you must use the new ratio going forward, but you do not have to retroactively change clinker production rates previously estimated.

(iii) [Reserved]

(2) Determine, record, and maintain a record of the accuracy of the system of measuring hourly clinker production (or feed mass flow if applicable) before initial use (for new sources) or by the effective compliance date of this rule (for existing sources). During each quarter of source operation, you must determine, record, and maintain a record of the ongoing accuracy of the system of measuring hourly clinker production (or feed mass flow).

(3) If you measure clinker production directly, record the daily clinker production rates; if you measure the kiln feed rates and calculate clinker production, record the hourly kiln feed and clinker production rates.

(4) Develop an emissions monitoring plan in accordance with paragraphs (p)(1) through (p)(4) of this section.

(e) [Reserved]

(f) Opacity monitoring requirements. If you are subject to a limitation on opacity under § 63.1345, you must conduct required opacity monitoring in accordance with the provisions of paragraphs (f)(1)(i) through (vii) of this section and in accordance with your monitoring plan developed under § 63.1350(p). You must also develop an opacity monitoring plan in accordance with paragraphs (p)(1) through (4) and paragraph (o)(5), if applicable, of this section.
(1)(i) You must conduct a monthly 10-minute visible emissions test of each affected source in accordance with Method 22 of appendix A-7 to part 60 of this chapter. The performance test must be conducted while the affected source is in operation.

(ii) If no visible emissions are observed in six consecutive monthly tests for any affected source, the owner or operator may decrease the frequency of performance testing from monthly to semi-annually for that affected source. If visible emissions are observed during any semi-annual test, you must resume performance testing of that affected source on a monthly basis and maintain that schedule until no visible emissions are observed in six consecutive monthly tests.

(iii) If no visible emissions are observed during the semi-annual test for any affected source, you may decrease the frequency of performance testing from semi-annually to annually for that affected source. If visible emissions are observed during any annual performance test, the owner or operator must resume performance testing of that affected source on a monthly basis and maintain that schedule until no visible emissions are observed in six consecutive monthly tests.

(iv) If visible emissions are observed during any Method 22 performance test, of appendix A-7 to part 60 of this chapter, you must conduct 30 minutes of opacity observations, recorded at 15-second intervals, in accordance with Method 9 of appendix A-4 to part 60 of this chapter. The Method 9 performance test, of appendix A-4 to part 60 of this chapter, must begin within 1 hour of any observation of visible emissions.

(v) Any totally enclosed conveying system transfer point, regardless of the location of the transfer point is not required to conduct Method 22 visible emissions monitoring under this paragraph. The enclosures for these transfer points must be operated and maintained as total enclosures on a continuing basis in accordance with the facility operations and maintenance plan.

(vi) If any partially enclosed or unenclosed conveying system transfer point is located in a building, you must conduct a Method 22 performance test, of appendix A-7 to part 60 of this chapter, according to the requirements of paragraphs (f)(1)(i) through (iv) of this section for each such conveying system transfer point located within the building, or for the building itself, according to paragraph (f)(1)(vii) of this section.

(vii) If visible emissions from a building are monitored, the requirements of paragraphs (f)(1)(i) through (f)(1)(iv) of this section apply to the monitoring of the building, and you must also test visible emissions from each side, roof, and vent of the building for at least 10 minutes.

(2)(i) For a raw mill or finish mill, you must monitor opacity by conducting daily visible emissions observations of the mill sweep and air separator PM control devices (PMCD) of these affected sources in accordance with the procedures of Method 22 of appendix A-7 to part 60 of this chapter. The duration of the Method 22 performance test must be 6 minutes.

(ii) Within 24 hours of the end of the Method 22 performance test in which visible emissions were observed, the owner or operator must conduct a follow up Method 22 performance test of each stack from which visible emissions were observed during the previous Method 22 performance test.

(iii) If visible emissions are observed during the follow-up Method 22 performance test required by paragraph (f)(2)(ii) of this section from any stack from which visible emissions were observed during the previous Method 22 performance test required by paragraph (f)(2)(i) of the section, you must then conduct an opacity test of each stack from which emissions were observed during the follow up Method 22 performance test in accordance with Method 9 of appendix A-4 to part 60 of this chapter. The duration of the Method 9 test must be 30 minutes.
(3) If visible emissions are observed during any Method 22 visible emissions test conducted under paragraphs (f)(1) or (2) of this section, you must initiate, within one-hour, the corrective actions specified in your operation and maintenance plan as required in § 63.1347.

(4) The requirements under paragraph (f)(2) of this section to conduct daily Method 22 testing do not apply to any specific raw mill or finish mill equipped with a COMS or BLDS.

(i) If the owner or operator chooses to install a COMS in lieu of conducting the daily visible emissions testing required under paragraph (f)(2) of this section, then the COMS must be installed at the outlet of the PM control device of the raw mill or finish mill and the COMS must be installed, maintained, calibrated, and operated as required by the general provisions in subpart A of this part and according to PS-1 of appendix B to part 60 of this chapter.

(ii) If you choose to install a BLDS in lieu of conducting the daily visible emissions testing required under paragraph (f)(2) of this section, the requirements in paragraphs (m)(1) through (m)(4), (m)(10) and (m)(11) of this section apply.

(g) D/F monitoring requirements. If you are subject to an emissions limitation on D/F emissions, you must comply with the monitoring requirements of paragraphs (g)(1) through (g)(6) and paragraphs (m)(1) through (m)(4) of this section to demonstrate continuous compliance with the D/F emissions standard. You must also develop an emissions monitoring plan in accordance with paragraphs (p)(1) through (p)(4) of this section.

(1) You must install, calibrate, maintain, and continuously operate a CMS to record the temperature of the exhaust gases from the kiln and alkali bypass, if applicable, at the inlet to, or upstream of, the kiln and/or alkali bypass PMCDs.

(i) The temperature recorder response range must include zero and 1.5 times the average temperature established according to the requirements in § 63.1349(b)(3)(iv).

(ii) The calibration reference for the temperature measurement must be a National Institute of Standards and Technology calibrated reference thermocouple-potentiometer system or alternate reference, subject to approval by the Administrator.

(iii) The calibration of all thermocouples and other temperature sensors must be verified at least once every three months.

(2) You must monitor and continuously record the temperature of the exhaust gases from the kiln and alkali bypass, if applicable, at the inlet to the kiln and/or alkali bypass PMCD.

(3) The required minimum data collection frequency must be one minute.

(4) Calculate the rolling three-hour average temperature using the average of 180 successive one-minute average temperatures. See § 63.1349(b)(3).

(5) When the operating status of the raw mill of the in-line kiln/raw mill is changed from off to on or from on to off, the calculation of the three-hour rolling average temperature must begin anew, without considering previous recordings.

(h) Monitoring requirements for sources using sorbent injection. If you are subject to an operating limit on D/F emissions that employs carbon injection as an emission control technique, you must comply with the additional monitoring requirements of paragraphs (h)(1) and (h)(2) and paragraphs (m)(1)
through (m)(4) and (m)(9) of this section. You must also develop an emissions monitoring plan in accordance with paragraphs (p)(1) through (p)(4) of this section.

(1) Install, operate, calibrate, and maintain a continuous monitor to record the rate of activated carbon injection. The accuracy of the rate measurement device must be ±1 percent of the rate being measured.

(i) Verify the calibration of the device at least once every three months.

(ii) Each hour, calculate the three-hour rolling average activated carbon injection rate for the previous three hours of process operation. See § 63.1349(b)(3).

(iii) When the operating status of the raw mill of the in-line kiln/raw mill is changed from off to on or from on to off, the calculation of the three-hour rolling average activated carbon injection rate must begin anew, without considering previous recordings.

(2)(i) Install, operate, calibrate, and maintain a continuous monitor to record the activated carbon injection system carrier gas parameter (either the carrier gas flow rate or the carrier gas pressure drop) established during the D/F performance test in accordance with § 63.1349(b)(3).

(ii) Each hour, calculate the three-hour rolling average of the selected parameter value for the previous 3 hours of process operation using all of the one-minute data available (i.e., the CMS is not out-of-control.)

(i) THC Monitoring Requirements. If you are subject to an emissions limitation on THC emissions, you must comply with the monitoring requirements of paragraphs (i)(1) and (i)(2) and (m)(1) through (m)(4) of this section. You must also develop an emissions monitoring plan in accordance with paragraphs (p)(1) through (p)(4) of this section.

(1) You must install, operate, and maintain a THC continuous emission monitoring system in accordance with Performance Specification 8A of appendix B to part 60 of this chapter and comply with all of the requirements for continuous monitoring systems found in the general provisions, subpart A of this part. The owner or operator must operate and maintain each CEMS according to the quality assurance requirements in Procedure 1 of appendix F in part 60 of this chapter.

(2) Performance tests on alkali bypass and coal mill stacks must be conducted using Method 25A in appendix A to 40 CFR part 60 and repeated annually.

(j) Total organic HAP monitoring requirements. If you are complying with the total organic HAP emissions limits, you must continuously monitor THC according to paragraph (i)(1) and (2) or in accordance with Performance Specification 15 of appendix B to part 60 of this chapter and comply with all of the requirements for continuous monitoring systems found in the general provisions, subpart A of this part. You must operate and maintain each CEMS according to the quality assurance requirements in Procedure 1 of appendix F in part 60 of this chapter. In addition, your must follow the monitoring requirements in paragraphs (m)(1) through (m)(4) of this section. You must also develop an emissions monitoring plan in accordance with paragraphs (p)(1) through (p)(4) of this section.

(k) Mercury Monitoring Requirements. If you have a kiln subject to an emissions limitation on mercury emissions, you must install and operate a mercury continuous emissions monitoring system (Hg CEMS) in accordance with Performance Specification 12A (PS 12A) of appendix B to part 60 of this chapter or an integrated sorbent trap monitoring system in accordance with Performance Specification 12B (PS 12B) of appendix B to part 60 of this chapter. You must monitor mercury continuously according
to paragraphs (k)(1) through (5) of this section. You must also develop an emissions monitoring plan in accordance with paragraphs (p)(1) through (4) of this section.

(1) You must use a span value for any Hg CEMS that represents the mercury concentration corresponding to approximately two times the emissions standard and may be rounded up to the nearest multiple of 5 µg/m³ of total mercury or higher level if necessary to include Hg concentrations which may occur (excluding concentrations during in-line raw “mill off” operation). As specified in PS 12A, Section 6.1.1, the data recorder output range must include the full range of expected Hg concentration values which would include those expected during “mill off” conditions. Engineering judgments made and calculations used to determine the corresponding span concentration from the emission standard shall be documented in the site-specific monitoring plan and associated records.

(2) In order to quality assure data measured above the span value, you must use one of the two options in paragraphs (k)(2)(i) and (ii) of this section.

(i) Include a second span that encompasses the Hg emission concentrations expected to be encountered during “mill off” conditions. This second span may be rounded to a multiple of 5 µg/m³ of total mercury. The requirements of PS 12A, shall be followed for this second span with the exception that a RATA with the mill off is not required.

(ii) Quality assure any data above the span value established in paragraph (k)(1) of this section using the following procedure. Any time two consecutive one-hour average measured concentration of Hg exceeds the span value you must, within 24 hours before or after, introduce a higher, “above span” Hg reference gas standard to the Hg CEMS. The “above span” reference gas must meet the requirements of PS 12A, Section 7.1, must be of a concentration level between 50 and 150 percent of the highest hourly concentration measured during the period of measurements above span, and must be introduced at the probe. Record and report the results of this procedure as you would for a daily calibration. The “above span” calibration is successful if the value measured by the Hg CEMS is within 20 percent of the certified value of the reference gas. If the value measured by the Hg CEMS exceeds 20 percent of the certified value of the reference gas, then you must normalize the one-hour average stack gas values measured above the span during the 24-hour period preceding or following the “above span” calibration for reporting based on the Hg CEMS response to the reference gas as shown in equation 19:

\[
\text{Normalized stack gas result} = \frac{\text{Measured value of reference gas}}{\text{Certified reference gas value}} \times \text{Measured stack gas result} \quad (\text{Eq. 19})
\]

Only one `above span' calibration is needed per 24 hour period.

(3) You must operate and maintain each Hg CEMS or an integrated sorbent trap monitoring system according to the quality assurance requirements in Procedure 5 of appendix F to part 60 of this chapter. During the RATA of integrated sorbent trap monitoring systems required under Procedure 5, you may apply the appropriate exception for sorbent trap section 2 breakthrough in (k)(3)(i) through (iv) of this section:

(i) For stack Hg concentrations >1 µg/dscm, ≤10% of section 1 mass;

(ii) For stack Hg concentrations ≤1 µg/dscm and >0.5 µg/dscm, ≤20% of section 1 mass;

(iii) For stack Hg concentrations ≤0.5 µg/dscm and >0.1 µg/dscm, ≤50% of section 1 mass; and
(iv) For stack Hg concentrations ≤0.1 µg/dscm, no breakthrough criterion assuming all other QA/QC specifications are met.

(4) Relative accuracy testing of mercury monitoring systems under PS 12A, PS 12B, or Procedure 5 must be conducted at normal operating conditions. If a facility has an inline raw mill, the testing must occur with the raw mill on.

(5) If you use a Hg CEMS or an integrated sorbent trap monitoring system, you must install, operate, calibrate, and maintain an instrument for continuously measuring and recording the exhaust gas flow rate to the atmosphere according to the requirements in paragraphs (n)(1) through (10) of this section. If kiln gases are diverted through an alkali bypass or to a coal mill and exhausted through separate stacks, you must account for the mercury emitted from those stacks by following the procedures in (k)(5)(i) through (iv) of this section:

(i) Develop a mercury hourly mass emissions rate by conducting annual performance tests using Method 29, or Method 30B, to measure the concentration of mercury in the gases exhausted from the alkali bypass and coal mill.

(ii) On a continuous basis, determine the mass emissions of mercury in lb/hr from the alkali bypass and coal mill exhausts by using the mercury hourly emissions rate, the exhaust gas flow rate and hourly mercury emission rate to calculate hourly mercury emissions in lb/hr.

(iii) Sum the hourly mercury emissions from the kiln, alkali bypass and coal mill to determine total mercury emissions. Using hourly clinker production, calculate the hourly emissions rate in pounds per ton of clinker to determine your 30 day rolling average.

(iv) If mercury emissions from the coal mill are below the method detection limit for two consecutive annual performance tests, you may reduce the frequency of the performance tests of coal mills to once every 30 months. If the measured mercury concentration exceeds the method detection limit, you must revert to testing annually until two consecutive annual tests are below the method detection limit.

(6) If you operate an integrated sorbent trap monitoring system conforming to PS 12B, you may use a monitoring period at least 24 hours but no longer than 168 hours in length. You should use a monitoring period that is a multiple of 24 hours (except during relative accuracy testing as allowed in PS 12B).

(l) HCl Monitoring Requirements. If you are subject to an emissions limitation on HCl emissions in §63.1343, you must monitor HCl emissions continuously according to paragraph (l)(1) or (2) and paragraphs (m)(1) through (4) of this section or, if your kiln is controlled using a wet or dry scrubber or tray tower, you alternatively may parametrically monitor SO2 emissions continuously according to paragraph (l)(3) of this section. You must also develop an emissions monitoring plan in accordance with paragraphs (p)(1) through (4) of this section.

(1) If you monitor compliance with the HCl emissions limit by operating an HCl CEMS, you must do so in accordance with Performance Specification 15 (PS 15) of appendix B to part 60 of this chapter, or, upon promulgation, in accordance with any other performance specification for HCl CEMS in appendix B to part 60 of this chapter. You must operate, maintain, and quality assure a HCl CEMS installed and certified under PS 15 according to the quality assurance requirements in Procedure 1 of appendix F to part 60 of this chapter except that the Relative Accuracy Test Audit requirements of Procedure 1 must be replaced with the validation requirements and criteria of sections 11.1.1 and 12.0 of PS 15. If you install and operate an HCl CEMS in accordance with any other performance specification for HCl CEMS in appendix B to part 60 of this chapter, you must operate, maintain and quality assure the HCl CEMS using the procedure of appendix F to part 60 of this chapter applicable to the performance specification. You must use Method 321 of appendix A to part 63 of this chapter as the reference test method for conducting
relative accuracy testing. The span value and calibration requirements in paragraphs (l)(1)(i) and (ii) of this section apply to HCl CEMS other than those installed and certified under PS 15.

(i) You must use a span value for any HCl CEMS that represents the intended upper limit of the HCl concentration measurement range during normal inline raw “mill on” operation. The span value should be a concentration equivalent to approximately two times the emissions standard and it may be rounded to the nearest multiple of 5 ppm of HCl. The HCl CEMS data recorder output range must include the full range of expected HCl concentration values which would include those expected during “mill off” conditions. Engineering judgments made and calculations used to determine the corresponding span concentration from the emission standard shall be documented in the site-specific monitoring plan and associated records.

(ii) In order to quality assure data measured above the span value, you must use one of the two options in paragraphs (l)(1)(ii)(A) and (B) of this section.

(A) Include a second span that encompasses the HCl emission concentrations expected to be encountered during “mill off” conditions. This second span may be rounded to a multiple of 5 µg/m³ of total HCl. The requirements of the appropriate HCl monitor performance specification, shall be followed for this second span with the exception that a RATA with the mill off is not required.

(B) Quality assure any data above the span value established in paragraph (1)(1)(i) of this section using the following procedure. Any time the average measured concentration of HCl exceeds or is expected to exceed the span value for greater than two hours you must, within a period 24 hours before or after the `above span' period, introduce a higher, `above span' HCl reference gas standard to the HCl CEMS. The `above span' reference gas must meet the requirements of the applicable performance specification and be of a concentration level between 50 and 100 percent of the highest hourly concentration measured during the period of measurements above span, and must be introduced at the probe. Record and report the results of this procedure as you would for a daily calibration. The `above span' calibration is successful if the value measured by the HCl CEMS is within 20 percent of the certified value of the reference gas. If the value measured by the HCl CEMS is not within 20 percent of the certified value of the reference gas, then you must normalize the stack gas values measured above span as described in paragraph (l)(1)(ii)(C) below. If the `above span' calibration is conducted during the period when measured emissions are above span and there is a failure to collect the required minimum number of data points in an hour due to the calibration duration, then you must determine the emissions average for that missed hour as the average of hourly averages for the hour preceding the missed hour and the hour following the missed hour.

(C) In the event that the `above span' calibration is not successful (i.e., the HCl CEMS measured value is not within 20 percent of the certified value of the reference gas), then you must normalize the one-hour average stack gas values measured above the span during the 24-hour period preceding or following the `above span' calibration for reporting based on the HCl CEMS response to the reference gas as shown in Equation 20:

\[
\frac{\text{Certified reference gas value}}{\text{Measured value of reference gas}} \times \frac{\text{Measured stack gas result}}{\text{Normalized stack gas result}}
\]

\[\text{(Eq. 20)}\]

Only one `above span' calibration is needed per 24-hour period.

(2) Install, operate, and maintain a CMS to monitor wet scrubber or tray tower parameters, as specified in paragraphs (m)(5) and (7) of this section, and dry scrubber, as specified in paragraph (m)(9) of this section.
(3) If the source is equipped with a wet or dry scrubber or tray tower, and you choose to monitor SO₂ emissions, monitor SO₂ emissions continuously according to the requirements of § 60.63(e) through (f) of part 60 subpart F of this chapter. If SO₂ levels increase above the 30-day rolling average SO₂ operating limit established during your performance test, you must:

(i) As soon as possible but no later than 48 hours after you exceed the established SO₂ value conduct an inspection and take corrective action to return the SO₂ emissions to within the operating limit; and

(ii) Within 60 days of the exceedance or at the time of the next compliance test, whichever comes first, conduct an HCl emissions compliance test to determine compliance with the HCl emissions limit and to verify or re-establish the SO₂ CEMS operating limit.

(m) Parameter monitoring requirements. If you have an operating limit that requires the use of a CMS, you must install, operate, and maintain each continuous parameter monitoring system (CPMS) according to the procedures in paragraphs (m)(1) through (4) of this section by the compliance date specified in § 63.1351. You must also meet the applicable specific parameter monitoring requirements in paragraphs (m)(5) through (11) that are applicable to you.

(1) The CMS must complete a minimum of one cycle of operation for each successive 15-minute period. You must have a minimum of four successive cycles of operation to have a valid hour of data.

(2) You must conduct all monitoring in continuous operation at all times that the unit is operating.

(3) Determine the 1-hour block average of all recorded readings.

(4) Record the results of each inspection, calibration, and validation check.

(5) Liquid flow rate monitoring requirements. If you have an operating limit that requires the use of a flow measurement device, you must meet the requirements in paragraphs (m)(5)(i) through (iv) of this section.

(i) Locate the flow sensor and other necessary equipment in a position that provides a representative flow.

(ii) Use a flow sensor with a measurement sensitivity of 2 percent of the flow rate.

(iii) Reduce swirling flow or abnormal velocity distributions due to upstream and downstream disturbances.

(iv) Conduct a flow sensor calibration check at least semiannually.

(6) Specific pressure monitoring requirements. If you have an operating limit that requires the use of a pressure measurement device, you must meet the requirements in paragraphs (m)(6)(i) through (vi) of this section.

(i) Locate the pressure sensor(s) in a position that provides a representative measurement of the pressure.

(ii) Minimize or eliminate pulsating pressure, vibration, and internal and external corrosion.
(iii) Use a gauge with a minimum tolerance of 1.27 centimeters of water or a transducer with a minimum tolerance of 1 percent of the pressure range.

(iv) Check pressure tap pluggage daily.

(v) Using a manometer, check gauge calibration quarterly and transducer calibration monthly.

(vi) Conduct calibration checks any time the sensor exceeds the manufacturer's specified maximum operating pressure range or install a new pressure sensor.

(7) **Specific pH monitoring requirements.** If you have an operating limit that requires the use of a pH measurement device, you must meet the requirements in paragraphs (m)(7)(i) through (iii) of this section.

(i) Locate the pH sensor in a position that provides a representative measurement of wet scrubber or tray tower effluent pH.

(ii) Ensure the sample is properly mixed and representative of the fluid to be measured.

(iii) Check the pH meter's calibration on at least two points every 8 hours of process operation.

(8) [Reserved]

(9) **Mass flow rate (for sorbent injection) monitoring requirements.** If you have an operating limit that requires the use of equipment to monitor sorbent injection rate (e.g., weigh belt, weigh hopper, or hopper flow measurement device), you must meet the requirements in paragraphs (m)(9)(i) through (iii) of this section. These requirements also apply to the sorbent injection equipment of a dry scrubber.

(i) Locate the device in a position(s) that provides a representative measurement of the total sorbent injection rate.

(ii) Install and calibrate the device in accordance with manufacturer's procedures and specifications.

(iii) At least annually, calibrate the device in accordance with the manufacturer's procedures and specifications.

(10) **Bag leak detection monitoring requirements.** If you elect to use a fabric filter bag leak detection system to comply with the requirements of this subpart, you must install, calibrate, maintain, and continuously operate a BLDS as specified in paragraphs (m)(10)(i) through (viii) of this section.

(i) You must install and operate a BLDS for each exhaust stack of the fabric filter.

(ii) Each BLDS must be installed, operated, calibrated, and maintained in a manner consistent with the manufacturer's written specifications and recommendations and in accordance with the guidance provided in EPA-454/R-98-015, September 1997.

(iii) The BLDS must be certified by the manufacturer to be capable of detecting PM emissions at concentrations of 10 or fewer milligrams per actual cubic meter.

(iv) The BLDS sensor must provide output of relative or absolute PM loadings.

(v) The BLDS must be equipped with a device to continuously record the output signal from the sensor.
(vi) The BLDS must be equipped with an alarm system that will alert an operator automatically when an increase in relative PM emissions over a preset level is detected. The alarm must be located such that the alert is detected and recognized easily by an operator.

(vii) For positive pressure fabric filter systems that do not duct all compartments of cells to a common stack, a BLDS must be installed in each baghouse compartment or cell.

(viii) Where multiple bag leak detectors are required, the system's instrumentation and alarm may be shared among detectors.

(11) For each BLDS, the owner or operator must initiate procedures to determine the cause of every alarm within 8 hours of the alarm. The owner or operator must alleviate the cause of the alarm within 24 hours of the alarm by taking whatever corrective action(s) are necessary. Corrective actions may include, but are not limited to the following:

(i) Inspecting the fabric filter for air leaks, torn or broken bags or filter media, or any other condition that may cause an increase in PM emissions;

(ii) Sealing off defective bags or filter media;

(iii) Replacing defective bags or filter media or otherwise repairing the control device;

(iv) Sealing off a defective fabric filter compartment;

(v) Cleaning the BLDS probe or otherwise repairing the BLDS; or

(vi) Shutting down the process producing the PM emissions.

(n) Continuous Flow Rate Monitoring System. You must install, operate, calibrate, and maintain instruments, according to the requirements in paragraphs (n)(1) through (10) of this section, for continuously measuring and recording the stack gas flow rate to allow determination of the pollutant mass emissions rate to the atmosphere from sources subject to an emissions limitation that has a pounds per ton of clinker unit.

(1) You must install each sensor of the flow rate monitoring system in a location that provides representative measurement of the exhaust gas flow rate at the sampling location of the mercury or PM CEMS, taking into account the manufacturer's recommendations. The flow rate sensor is that portion of the system that senses the volumetric flow rate and generates an output proportional to that flow rate.

(2) The flow rate monitoring system must be designed to measure the exhaust flow rate over a range that extends from a value of at least 20 percent less than the lowest expected exhaust flow rate to a value of at least 20 percent greater than the highest expected exhaust flow rate.

(3) [Reserved]

(4) The flow rate monitoring system must be equipped with a data acquisition and recording system that is capable of recording values over the entire range specified in paragraph (n)(1) of this section.

(5) The signal conditioner, wiring, power supply, and data acquisition and recording system for the flow rate monitoring system must be compatible with the output signal of the flow rate sensors used in the monitoring system.
The flow rate monitoring system must be designed to complete a minimum of one cycle of operation for each successive 15-minute period.

The flow rate sensor must have provisions to determine the daily zero and upscale calibration drift (CD) (see sections 3.1 and 8.3 of Performance Specification 2 in appendix B to Part 60 of this chapter for a discussion of CD).

(i) Conduct the CD tests at two reference signal levels, zero (e.g., 0 to 20 percent of span) and upscale (e.g., 50 to 70 percent of span).

(ii) The absolute value of the difference between the flow monitor response and the reference signal must be equal to or less than 3 percent of the flow monitor span.

You must perform an initial relative accuracy test of the flow rate monitoring system according to Section 8.2 of Performance Specification 6 of appendix B to part 60 of the chapter with the exceptions in paragraphs (n)(8)(i) and (n)(8)(ii) of this section.

(i) The relative accuracy test is to evaluate the flow rate monitoring system alone rather than a continuous emission rate monitoring system.

(ii) The relative accuracy of the flow rate monitoring system shall be no greater than 10 percent of the mean value of the reference method data.

You must verify the accuracy of the flow rate monitoring system at least once per year by repeating the relative accuracy test specified in paragraph (n)(8).

You must operate the flow rate monitoring system and record data during all periods of operation of the affected facility including periods of startup, shutdown, and malfunction, except for periods of monitoring system malfunctions, repairs associated with monitoring system malfunctions, and required monitoring system quality assurance or quality control activities (including, as applicable, calibration checks and required zero and span adjustments).

Alternate monitoring requirements approval. You may submit an application to the Administrator for approval of alternate monitoring requirements to demonstrate compliance with the emission standards of this subpart, except for emission standards for THC, subject to the provisions of paragraphs (o)(1) through (6) of this section.

(1) The Administrator will not approve averaging periods other than those specified in this section, unless you document, using data or information, that the longer averaging period will ensure that emissions do not exceed levels achieved during the performance test over any increment of time equivalent to the time required to conduct three runs of the performance test.

(2) If the application to use an alternate monitoring requirement is approved, you must continue to use the original monitoring requirement until approval is received to use another monitoring requirement.

(3) You must submit the application for approval of alternate monitoring requirements no later than the notification of performance test. The application must contain the information specified in paragraphs (m)(3)(i) through (iii) of this section:

(i) Data or information justifying the request, such as the technical or economic infeasibility, or the impracticality of using the required approach;
(ii) A description of the proposed alternative monitoring requirement, including the operating parameter to be monitored, the monitoring approach and technique, the averaging period for the limit, and how the limit is to be calculated; and

(iii) Data or information documenting that the alternative monitoring requirement would provide equivalent or better assurance of compliance with the relevant emission standard.

(4) The Administrator will notify you of the approval or denial of the application within 90 calendar days after receipt of the original request, or within 60 calendar days of the receipt of any supplementary information, whichever is later. The Administrator will not approve an alternate monitoring application unless it would provide equivalent or better assurance of compliance with the relevant emission standard. Before disapproving any alternate monitoring application, the Administrator will provide:

(i) Notice of the information and findings upon which the intended disapproval is based; and

(ii) Notice of opportunity for you to present additional supporting information before final action is taken on the application. This notice will specify how much additional time is allowed for you to provide additional supporting information.

(5) You are responsible for submitting any supporting information in a timely manner to enable the Administrator to consider the application prior to the performance test. Neither submittal of an application, nor the Administrator's failure to approve or disapprove the application relieves you of the responsibility to comply with any provision of this subpart.

(6) The Administrator may decide at any time, on a case-by-case basis that additional or alternative operating limits, or alternative approaches to establishing operating limits, are necessary to demonstrate compliance with the emission standards of this subpart.

(p) Development and submittal (upon request) of monitoring plans. If you demonstrate compliance with any applicable emissions limit through performance stack testing or other emissions monitoring, you must develop a site-specific monitoring plan according to the requirements in paragraphs (p)(1) through (4) of this section. This requirement also applies to you if you petition the EPA Administrator for alternative monitoring parameters under paragraph (o) of this section and § 63.8(f). If you use a BLDS, you must also meet the requirements specified in paragraph (p)(5) of this section.

(1) For each CMS required in this section, you must develop, and submit to the permitting authority for approval upon request, a site-specific monitoring plan that addresses paragraphs (p)(1)(i) through (iii) of this section. You must submit this site-specific monitoring plan, if requested, at least 30 days before your initial performance evaluation of your CMS.

(i) Installation of the CMS sampling probe or other interface at a measurement location relative to each affected process unit such that the measurement is representative of control of the exhaust emissions (e.g., on or downstream of the last control device);

(ii) Performance and equipment specifications for the sample interface, the pollutant concentration or parametric signal analyzer, and the data collection and reduction systems; and

(iii) Performance evaluation procedures and acceptance criteria (e.g., calibrations).

(2) In your site-specific monitoring plan, you must also address paragraphs (p)(2)(i) through (iii) of this section.
(i) Ongoing operation and maintenance procedures in accordance with the general requirements of § 63.8(c)(1), (c)(3), and (c)(4)(ii);

(ii) Ongoing data quality assurance procedures in accordance with the general requirements of § 63.8(d); and

(iii) Ongoing recordkeeping and reporting procedures in accordance with the general requirements of § 63.10(c), (e)(1), and (e)(2)(i).

(3) You must conduct a performance evaluation of each CMS in accordance with your site-specific monitoring plan.

(4) You must operate and maintain the CMS in continuous operation according to the site-specific monitoring plan.

(5) **BLDS monitoring plan.** Each monitoring plan must describe the items in paragraphs (p)(5)(i) through (v) of this section. At a minimum, you must retain records related to the site-specific monitoring plan and information discussed in paragraphs (m)(1) through (4), (m)(10) and (11) of this section for a period of 5 years, with at least the first 2 years on-site;

(i) Installation of the BLDS;

(ii) Initial and periodic adjustment of the BLDS, including how the alarm set-point will be established;

(iii) Operation of the BLDS, including quality assurance procedures;

(iv) How the BLDS will be maintained, including a routine maintenance schedule and spare parts inventory list;

(v) How the BLDS output will be recorded and stored.

[75 FR 55059, Sept. 9, 2010, as amended at 76 FR 2836, Jan. 18, 2011; 78 FR 10048, Feb. 12, 2013]

**§ 63.1351 Compliance dates.**

(a) The compliance date for any affected existing source subject to any rule requirements that were in effect before December 20, 2006, is:

(1) June 14, 2002, for sources that commenced construction before or on March 24, 1998, or

(2) June 14, 1999 or startup for sources that commenced construction after March 24, 1998.

(b) The compliance date for any affected existing source subject to any rule requirements that became effective on December 20, 2006, is:

(1) December 21, 2009, for sources that commenced construction after December 2, 2005 and before or on December 20, 2006, or

(2) Startup for sources that commenced construction after December 20, 2006.

(c) The compliance date for existing sources for all the requirements that became effective on February 12, 2013, except for the open clinker pile requirements will be September 9, 2015.
(d) The compliance date for new sources is February 12, 2013, or startup, whichever is later.

(e) The compliance date for existing sources with the requirements for open clinker storage piles in § 63.1343(c) is February 12, 2014.

[76 FR 2836, Jan. 18, 2011, as amended at 78 FR 10053, Feb. 12, 2013]

§ 63.1352 Additional test methods.

(a) If you are conducting tests to determine the rates of emission of HCl from kilns and associated bypass stacks at portland cement manufacturing facilities, for use in applicability determinations under § 63.1340, you may use Method 320 or Method 321 of appendix A of this part.

(b) Owners or operators conducting tests to determine the rates of emission of specific organic HAP from raw material dryers, and kilns at Portland cement manufacturing facilities, solely for use in applicability determinations under § 63.1340 of this subpart are permitted to use Method 320 of appendix A to this part, or Method 18 of appendix A to part 60 of this chapter.

[75 FR 55063, Sept. 9, 2010, as amended at 78 FR 10053, Feb. 12, 2013]

Notification, Reporting and Recordkeeping

§ 63.1353 Notification requirements.

(a) The notification provisions of 40 CFR part 63, subpart A that apply and those that do not apply to owners and operators of affected sources subject to this subpart are listed in Table 1 of this subpart. If any State requires a notice that contains all of the information required in a notification listed in this section, the owner or operator may send the Administrator a copy of the notice sent to the State to satisfy the requirements of this section for that notification.

(b) Each owner or operator subject to the requirements of this subpart shall comply with the notification requirements in § 63.9 as follows:

(1) Initial notifications as required by § 63.9(b) through (d). For the purposes of this subpart, a Title V or 40 CFR part 70 permit application may be used in lieu of the initial notification required under § 63.9(b), provided the same information is contained in the permit application as required by § 63.9(b), and the State to which the permit application has been submitted has an approved operating permit program under part 70 of this chapter and has received delegation of authority from the EPA. Permit applications shall be submitted by the same due dates as those specified for the initial notification.

(2) Notification of performance tests, as required by §§ 63.7 and 63.9(e).

(3) Notification of opacity and visible emission observations required by § 63.1349 in accordance with §§ 63.6(h)(5) and 63.9(f).

(4) Notification, as required by § 63.9(g), of the date that the continuous emission monitor performance evaluation required by § 63.8(e) is scheduled to begin.

(5) Notification of compliance status, as required by § 63.9(h).

(6) Within 48 hours of an exceedance that triggers retesting to establish compliance and new operating limits, notify the appropriate permitting agency of the planned performance tests. The
notification requirements of §§ 63.7(b) and 63.9(e) do not apply to retesting required for exceedances under this subpart.

[64 FR 31925, June 14, 1999, as amended at 78 FR 10053, Feb. 12, 2013]

§ 63.1354 Reporting requirements.

(a) The reporting provisions of subpart A of this part that apply and those that do not apply to owners or operators of affected sources subject to this subpart are listed in Table 1 of this subpart. If any State requires a report that contains all of the information required in a report listed in this section, the owner or operator may send the Administrator a copy of the report sent to the State to satisfy the requirements of this section for that report.

(b) The owner or operator of an affected source shall comply with the reporting requirements specified in § 63.10 of the general provisions of this part 63, subpart A as follows:

(1) As required by § 63.10(d)(2), the owner or operator shall report the results of performance tests as part of the notification of compliance status.

(2) As required by § 63.10(d)(3), the owner or operator of an affected source shall report the opacity results from tests required by § 63.1349.

(3) As required by § 63.10(d)(4), the owner or operator of an affected source who is required to submit progress reports as a condition of receiving an extension of compliance under § 63.6(i) shall submit such reports by the dates specified in the written extension of compliance.

(4)—(5) [Reserved]

(6) As required by § 63.10(e)(2), the owner or operator shall submit a written report of the results of the performance evaluation for the continuous monitoring system required by § 63.8(e). The owner or operator shall submit the report simultaneously with the results of the performance test.

(7) As required by § 63.10(e)(2), the owner or operator of an affected source using a continuous opacity monitoring system to determine opacity compliance during any performance test required under § 63.7 and described in § 63.6(d)(6) shall report the results of the continuous opacity monitoring system performance evaluation conducted under § 63.8(e).

(8) As required by § 63.10(e)(3), the owner or operator of an affected source equipped with a continuous emission monitor shall submit an excess emissions and continuous monitoring system performance report for any event when the continuous monitoring system data indicate the source is not in compliance with the applicable emission limitation or operating parameter limit.

(9) The owner or operator shall submit a summary report semiannually which contains the information specified in § 63.10(e)(3)(vi). In addition, the summary report shall include:

(i) All exceedences of maximum control device inlet gas temperature limits specified in § 63.1344(a) and (b);

(ii) All failures to calibrate thermocouples and other temperature sensors as required under § 63.1350(f)(7) of this subpart; and

(iii) All failures to maintain the activated carbon injection rate, and the activated carbon injection carrier gas flow rate or pressure drop, as applicable, as required under § 63.1344(c).
(iv) The results of any combustion system component inspections conducted within the reporting period as required under § 63.1350(i).

(v) All failures to comply with any provision of the operation and maintenance plan developed in accordance with § 63.1350(a).

(vi) For each PM, HCl, Hg, and THC CEMS or Hg sorbent trap monitoring system, within 60 days after the reporting periods, you must submit reports to the EPA's WebFIRE database by using the Compliance and Emissions Data Reporting Interface (CEDRI) that is accessed through the EPA's Central Data Exchange (CDX) (www.epa.gov/cdx). You must use the appropriate electronic reporting form in CEDRI or provide an alternate electronic file consistent with the EPA's reporting form output format. For each reporting period, the reports must include all of the calculated 30-operating day rolling average values derived from the CEMS or Hg sorbent trap monitoring systems.

(vii) In response to each violation of an emissions standard or established operating parameter limit, the date, duration and description of each violation and the specific actions taken for each violation including inspections, corrective actions and repeat performance tests and the results of those actions.

(10) If the total continuous monitoring system downtime for any CEM or any continuous monitoring system (CMS) for the reporting period is ten percent or greater of the total operating time for the reporting period, the owner or operator shall submit an excess emissions and continuous monitoring system performance report along with the summary report.

(c) Reporting a failure to meet a standard due to a malfunction. For each failure to meet a standard or emissions limit caused by a malfunction at an affected source, you must report the failure in the semi-annual compliance report required by § 63.1354(b)(9). The report must contain the date, time and duration, and the cause of each event (including unknown cause, if applicable), and a sum of the number of events in the reporting period. The report must list for each event the affected source or equipment, an estimate of the volume of each regulated pollutant emitted over the emission limit for which the source failed to meet a standard, and a description of the method used to estimate the emissions. The report must also include a description of actions taken by an owner or operator during a malfunction of an affected source to minimize emissions in accordance with § 63.1348(d), including actions taken to correct a malfunction.

[64 FR 31925, June 14, 1999, as amended at 75 FR 55063, Sept. 9, 2010; 78 FR 10053, Feb. 12, 2013]

§ 63.1355 Recordkeeping requirements.

(a) The owner or operator shall maintain files of all information (including all reports and notifications) required by this section recorded in a form suitable and readily available for inspection and review as required by § 63.10(b)(1). The files shall be retained for at least five years following the date of each occurrence, measurement, maintenance, corrective action, report, or record. At a minimum, the most recent two years of data shall be retained on site. The remaining three years of data may be retained off site. The files may be maintained on microfilm, on a computer, on floppy disks, on magnetic tape, or on microfiche.

(b) The owner or operator shall maintain records for each affected source as required by § 63.10(b)(2) and (b)(3) of this part; and

(1) All documentation supporting initial notifications and notifications of compliance status under § 63.9;

(2) All records of applicability determination, including supporting analyses; and
(3) If the owner or operator has been granted a waiver under § 63.8(f)(6), any information demonstrating whether a source is meeting the requirements for a waiver of recordkeeping or reporting requirements.

(c) In addition to the recordkeeping requirements in paragraph (b) of this section, the owner or operator of an affected source equipped with a continuous monitoring system shall maintain all records required by § 63.10(c).

(d) You must keep annual records of the amount of CKD which is removed from the kiln system and either disposed of as solid waste or otherwise recycled for a beneficial use outside of the kiln system.

(e) You must keep records of the daily clinker production rates and kiln feed rates.

(f) You must keep records of the date, time and duration of each startup or shutdown period for any affected source that is subject to a standard during startup or shutdown that differs from the standard applicable at other times, and the quantity of feed and fuel used during the startup or shutdown period.

(g)(1) You must keep records of the date, time and duration of each malfunction that causes an affected source to fail to meet an applicable standard; if there was also a monitoring malfunction, the date, time and duration of the monitoring malfunction; the record must list the affected source or equipment, an estimate of the volume of each regulated pollutant emitted over the standard for which the source failed to meet a standard, and a description of the method used to estimate the emissions.

(2) You must keep records of actions taken during periods of malfunction to minimize emissions in accordance with § 63.1348(d) including corrective actions to restore malfunctioning process and air pollution control and monitoring equipment to its normal or usual manner of operation.

(h) For each exceedance from an emissions standard or established operating parameter limit, you must keep records of the date, duration and description of each exceedance and the specific actions taken for each exceedance including inspections, corrective actions and repeat performance tests and the results of those actions.


Other

§ 63.1356 Sources with multiple emissions limit or monitoring requirements.

If an affected facility subject to this subpart has a different emissions limit or requirement for the same pollutant under another regulation in title 40 of this chapter, the owner or operator of the affected facility must comply with the most stringent emissions limit or requirement and is exempt from the less stringent requirement.

[78 FR 10053, Feb. 12, 2013]

§ 63.1357 Temporary, conditioned exemption from particulate matter and opacity standards.

(a) Subject to the limitations of paragraphs (b) through (f) of this section, an owner or operator conducting PM CEMS correlation tests (that is, correlation with manual stack methods) is exempt from:

(1) Any PM and opacity standards of part 60 or part 63 of this chapter that are applicable to cement kilns and clinker coolers.
(2) Any permit or other emissions or operating parameter or other limitation on workplace practices that are applicable to cement kilns and clinker coolers to ensure compliance with any PM and opacity standards of this part or part 60 of this chapter.

(b) The owner or operator must develop a PM CEMS correlation test plan. The plan must be submitted to the Administrator for approval at least 90 days before the correlation test is scheduled to be conducted. The plan must include:

(1) The number of test conditions and the number of runs for each test condition;

(2) The target particulate matter emission level for each test condition;

(3) How the operation of the affected source will be modified to attain the desired particulate matter emission rate; and

(4) The anticipated normal particulate matter emission level.

(c) The Administrator will review and approve or disapprove the correlation test plan in accordance with §63.7(c)(3)(i) and (iii). If the Administrator fails to approve or disapprove the correlation test plan within the time period specified in §63.7(c)(3)(iii), the plan shall be considered approved, unless the Administrator has requested additional information.

(d) The stack sampling team must be on-site and prepared to perform correlation testing no later than 24 hours after operations are modified to attain the desired particulate matter emissions concentrations, unless the correlation test plan documents that a longer period is appropriate.

(e) The PM and opacity standards and associated operating limits and conditions will not be waived for more than 96 hours, in the aggregate, for the purposes of conducting tests to correlate PM CEMS with manual method test results, including all runs and conditions, except as described in this paragraph. Where additional time is required to correlate a PM CEMS device, a source may petition the Administrator for an extension of the 96-hour aggregate waiver of compliance with the PM and opacity standards. An extension of the 96-hour aggregate waiver is renewable at the discretion of the Administrator.

(f) The owner or operator must return the affected source to operating conditions indicative of compliance with the applicable particulate matter and opacity standards as soon as possible after correlation testing is completed.

[64 FR 31925, June 14, 1999, as amended at 67 FR 16622, Apr. 5, 2002; 78 FR 10054, Feb. 12, 2013]

§ 63.1358 Implementation and enforcement.

(a) This subpart can be implemented and enforced by the U.S. EPA, or a delegated authority such as the applicable State, local, or Tribal agency. If the U.S. EPA Administrator has delegated authority to a State, local, or Tribal agency, then that agency, in addition to the U.S. EPA, has the authority to implement and enforce this subpart. Contact the applicable U.S. EPA Regional Office to find out if this subpart is delegated to a State, local, or Tribal agency.

(b) In delegating implementation and enforcement authority of this subpart to a State, local, or Tribal agency under subpart E of this part, the authorities contained in paragraph (c) of this section are retained by the Administrator of U.S. EPA and cannot be transferred to the State, local, or Tribal agency.

(c) The authorities that cannot be delegated to State, local, or Tribal agencies are as specified in paragraphs (c)(1) through (4) of this section.
(1) Approval of alternatives to the requirements in §§ 63.1340, 63.1342 through 63.1348, and 63.1351.

(2) Approval of major alternatives to test methods under § 63.7(e)(2)(ii) and (f), as defined in § 63.90, and as required in this subpart.

(3) Approval of major alternatives to monitoring under § 63.8(f), as defined in § 63.90, and as required in this subpart.

(4) Approval of major alternatives to recordkeeping and reporting under § 63.10(f), as defined in § 63.90, and as required in this subpart.

[68 FR 37359, June 23, 2003]

§ 63.1359 [Reserved]

Table 1 to Subpart LLL of Part 63—Applicability of General Provisions

<table>
<thead>
<tr>
<th>Citation</th>
<th>Requirement</th>
<th>Applies to subpart LLL</th>
<th>Explanation</th>
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<tr>
<td>63.1(a)(1)-(4)</td>
<td>Applicability</td>
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<td>63.1(a)(5)</td>
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<td>63.1(a)(6)-(8)</td>
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<td>63.1(a)(9)</td>
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<td>63.1(a)(10)-(14)</td>
<td>Applicability</td>
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<td>Initial Applicability Determination</td>
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<td>§ 63.1340 specifies applicability.</td>
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<td>63.1(c)(1)</td>
<td>Applicability After Standard Established</td>
<td>Yes</td>
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<td>63.1(c)(2)</td>
<td>Permit Requirements</td>
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<td>Area sources must obtain Title V permits.</td>
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<td>63.1(c)(4)-(5)</td>
<td>Extensions, Notifications</td>
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<td>63.1(d)</td>
<td></td>
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<td>63.1(e)</td>
<td>Applicability of Permit Program</td>
<td>Yes</td>
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<td>63.2</td>
<td>Definitions</td>
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<td>63.3(a)-(c)</td>
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<td>Approval of Construction/Reconstruction</td>
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<td>Approval of Construction/Reconstruction</td>
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<td>Compliance for Standards and Maintenance</td>
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<td>63.6(e)(1)-(2)</td>
<td>Operation &amp; Maintenance</td>
<td>No</td>
<td>See § 63.1348(d) for general duty requirement. Any reference to § 63.6(e)(1)(i) in other General Provisions or in this subpart is to be treated as a cross-reference to § 63.1348(d).</td>
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<td>63.6(e)(3)</td>
<td>Startup, Shutdown Malfunction Plan</td>
<td>No</td>
<td>Your operations and maintenance plan must address periods of startup and shutdown. See § 63.1347(a)(1).</td>
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<td>Compliance with Emission Standards</td>
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<td>Compliance obligations specified in subpart LLL.</td>
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<td>Compliance with Emission Standards</td>
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<td>63.6(g)(1)-(3)</td>
<td>Alternative Standard</td>
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<td>63.6(h)(1)</td>
<td>Opacity/VE Standards</td>
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<td>Compliance obligations specified in subpart LLL.</td>
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<td>Opacity/VE Standards</td>
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<td>Extension of Compliance</td>
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<td>63.6(j)</td>
<td>Exemption from Compliance</td>
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<td>63.7(a)(1)-(3)</td>
<td>Performance Testing Requirements</td>
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<td>§ 63.1349 has specific requirements.</td>
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<td>Notification period</td>
<td>Yes</td>
<td>Except for repeat performance test caused by an exceedance. See § 63.1353(b)(6)</td>
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<td>Quality Assurance/Test Plan</td>
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<td>63.7(d)</td>
<td>Testing Facilities</td>
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<td>Conduct of Tests</td>
<td>No</td>
<td>See § 63.1349(e). Any reference to 63.7(e)(1) in other General Provisions or in this subpart is to be treated as a cross-reference to § 63.1349(e).</td>
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<td>Alternative Test Method</td>
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<td>63.7(g)</td>
<td>Data Analysis</td>
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<td>63.7(h)</td>
<td>Waiver of Tests</td>
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<td>63.8(a)(1)</td>
<td>Monitoring Requirements</td>
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<td>63.8(a)(3)</td>
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<td>Conduct of Monitoring</td>
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<td>63.8(c)(1)-(8)</td>
<td>CMS Operation/Maintenance</td>
<td>Yes</td>
<td>Temperature and activated carbon injection monitoring data reduction requirements given in subpart LLL.</td>
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<td>63.8(d)</td>
<td>Quality Control</td>
<td>Yes, except for the reference to the SSM Plan in the last sentence</td>
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<td>63.8(e)</td>
<td>Performance Evaluation for CMS</td>
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<td>Data Reduction</td>
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<td>63.9(a)</td>
<td>Notification Requirements</td>
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<td>Initial Notifications</td>
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<td>Request for Compliance Extension</td>
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<td>63.9(d)</td>
<td>New Source Notification for Special Compliance Requirements</td>
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<td>Notification of performance test</td>
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<td>Notification of VE/Opacity Test</td>
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<td>63.9(g)</td>
<td>Additional CMS Notifications</td>
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<td>63.9(h)(5)-(6)</td>
<td>Notification of Compliance Status</td>
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<td>63.9(i)</td>
<td>Adjustment of Deadlines</td>
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<td>63.9(j)</td>
<td>Change in Previous Information</td>
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<td>63.10(a)</td>
<td>Recordkeeping/Reporting</td>
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<td>63.10(b)(2)(iv)-(v)</td>
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<td>Opacity or VE Observations</td>
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<td>Progress Reports</td>
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[75 FR 55064, Sept. 9, 2010, as amended at 78 FR 10054, Feb. 12, 2013]
Appendix M
Road Watering Volumes Requirements by Road Section
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<tr>
<th>Road Section</th>
<th>Description</th>
<th>C (%)</th>
<th>( \rho ) (mm/hr)</th>
<th>( d ) (trucks/hr)</th>
<th>( t ) (hrs)</th>
<th>( i ) (L/m²)</th>
<th>Road Length (miles)</th>
<th>Road Surface Area (m²)</th>
<th>Water Volume Required (L)</th>
<th>Water Volume Required (gall)</th>
<th># of Passes</th>
<th>5mph Application Rate (gall/minute)</th>
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<td>3.75</td>
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<td>7.64</td>
<td>0.95</td>
<td>18,647</td>
<td>71.268</td>
<td>18,827</td>
<td>2</td>
<td>828</td>
<td>1.486</td>
</tr>
<tr>
<td>Coal</td>
<td>Coal delivery road, West side of plant</td>
<td>95</td>
<td>0.3185</td>
<td>4.0</td>
<td>4</td>
<td>0.82</td>
<td>0.73</td>
<td>2,713</td>
<td>1,804</td>
<td>477</td>
<td>1</td>
<td>176</td>
<td>317</td>
</tr>
<tr>
<td>Plateau</td>
<td>Coal delivery from piles to plant</td>
<td>95</td>
<td>0.3185</td>
<td>4.0</td>
<td>4</td>
<td>0.82</td>
<td>0.32</td>
<td>3,172</td>
<td>2,586</td>
<td>683</td>
<td>1</td>
<td>176</td>
<td>317</td>
</tr>
<tr>
<td>Raw Materials</td>
<td>Raw materials delivery to RM Building</td>
<td>95</td>
<td>0.3185</td>
<td>10.0</td>
<td>4</td>
<td>2.04</td>
<td>0.40</td>
<td>3,910</td>
<td>7,969</td>
<td>2,102</td>
<td>1</td>
<td>440</td>
<td>793</td>
</tr>
<tr>
<td>Gypsum</td>
<td>Gypsum deliveries</td>
<td>95</td>
<td>0.3185</td>
<td>8.0</td>
<td>4</td>
<td>4.08</td>
<td>0.40</td>
<td>5,385</td>
<td>8,781</td>
<td>2,330</td>
<td>1</td>
<td>352</td>
<td>634</td>
</tr>
<tr>
<td>CKD</td>
<td>CKD from highway to landfill</td>
<td>95</td>
<td>0.3185</td>
<td>6.0</td>
<td>4</td>
<td>1.22</td>
<td>0.37</td>
<td>3,614</td>
<td>4,421</td>
<td>1,168</td>
<td>1</td>
<td>264</td>
<td>476</td>
</tr>
<tr>
<td>Cement Truck</td>
<td>Cement haul road truck loading</td>
<td>95</td>
<td>0.3185</td>
<td>4.2</td>
<td>4</td>
<td>0.85</td>
<td>0.43</td>
<td>4,025</td>
<td>3,571</td>
<td>943</td>
<td>1</td>
<td>184</td>
<td>330</td>
</tr>
<tr>
<td>Cement Rail</td>
<td>Cement haul road truck/rail loading</td>
<td>95</td>
<td>0.3185</td>
<td>4.2</td>
<td>4</td>
<td>0.85</td>
<td>0.43</td>
<td>4,025</td>
<td>7,142</td>
<td>1,887</td>
<td>2</td>
<td>184</td>
<td>330</td>
</tr>
<tr>
<td>New Cement</td>
<td>New cement loadout road</td>
<td>95</td>
<td>0.3185</td>
<td>13.6</td>
<td>4</td>
<td>2.78</td>
<td>0.43</td>
<td>4,025</td>
<td>11,887</td>
<td>4,076</td>
<td>1</td>
<td>184</td>
<td>330</td>
</tr>
<tr>
<td>Coke Delivery</td>
<td>Coke unloading from railroad to dome</td>
<td>95</td>
<td>0.3185</td>
<td>5.0</td>
<td>4</td>
<td>1.02</td>
<td>0.28</td>
<td>5,459</td>
<td>5,563</td>
<td>1,470</td>
<td>1</td>
<td>440</td>
<td>793</td>
</tr>
<tr>
<td>Sludge Trees</td>
<td>Sludge, LWDF, and Trees deliveries</td>
<td>95</td>
<td>0.3185</td>
<td>1.6</td>
<td>4</td>
<td>0.65</td>
<td>0.64</td>
<td>6,270</td>
<td>2,924</td>
<td>533</td>
<td>1</td>
<td>70</td>
<td>126</td>
</tr>
<tr>
<td>BWDF</td>
<td>BWDF deliveries to preheater area</td>
<td>95</td>
<td>0.3185</td>
<td>0.3</td>
<td>4</td>
<td>0.55</td>
<td>0.58</td>
<td>5,680</td>
<td>4,947</td>
<td>1,069</td>
<td>2</td>
<td>70</td>
<td>126</td>
</tr>
<tr>
<td>Lime/CaCl</td>
<td>Lime and CaCl deliveries to preheater</td>
<td>95</td>
<td>0.3185</td>
<td>0.17</td>
<td>4</td>
<td>0.07</td>
<td>0.63</td>
<td>6,196</td>
<td>579</td>
<td>153</td>
<td>2</td>
<td>11</td>
<td>20</td>
</tr>
<tr>
<td>Adds</td>
<td>Additives deliveries to storage building</td>
<td>95</td>
<td>0.3185</td>
<td>0.04</td>
<td>4</td>
<td>0.01</td>
<td>0.21</td>
<td>2,065</td>
<td>421</td>
<td>111</td>
<td>2</td>
<td>7</td>
<td>13</td>
</tr>
</tbody>
</table>

C = 100 - (0.8pd/t)

\[ p = 0.0049 \times \text{value in Figure 4 pg 142 of Air Pollution Control Engineering Manual} \]
Appendix N
Summary of HWC MACT Operating Parameter Limits for Ash Grove Foreman
### Summary of HWC MACT Operating Parameter Limits for Ash Grove Foreman

<table>
<thead>
<tr>
<th>OPL</th>
<th>Raw Mill Off</th>
<th>Raw Mill On</th>
<th>Startup/Shutdown/Malfunction</th>
</tr>
</thead>
<tbody>
<tr>
<td>Min. Kiln Inlet Temperature (°F)</td>
<td>1,919</td>
<td>2,048</td>
<td>---</td>
</tr>
<tr>
<td>Min. ILC Exit Temperature (°F)</td>
<td>1,639</td>
<td>1,642</td>
<td>---</td>
</tr>
<tr>
<td>Maximum Stack Gas Flow Rate (acfm)</td>
<td>617,590</td>
<td>569,673</td>
<td>---</td>
</tr>
<tr>
<td>Max. MCBP Pumpable and Total HWDF Feed Rate (tph)</td>
<td>8.9</td>
<td>9.2</td>
<td>---</td>
</tr>
<tr>
<td>Max. DDC Pumpable HWDF Feed Rate (tph)</td>
<td>10.7</td>
<td>11.6</td>
<td>---</td>
</tr>
<tr>
<td>Max. DDC Total HWDF Feed Rate [includes liquid DDC and BWDF] (tph)</td>
<td>11.9</td>
<td>12.9</td>
<td>---</td>
</tr>
<tr>
<td>Max. SEI Pumpable and Total HWDF Feed Rate [SWDF Feed Rate] (tph)</td>
<td>1.2</td>
<td>1.0</td>
<td>---</td>
</tr>
<tr>
<td>Max. Inlet Temperature to Raw Mill Baghouse (°F)</td>
<td>364</td>
<td>258</td>
<td>---</td>
</tr>
<tr>
<td>Max. Inlet Temperature to Bypass Baghouse (°F)</td>
<td>395</td>
<td>395</td>
<td>---</td>
</tr>
<tr>
<td>Max. Inlet Temperature to Coal Mill Baghouse (°F)</td>
<td>200</td>
<td>200</td>
<td>---</td>
</tr>
<tr>
<td>PMDS Alarm (not an AWFCO) per 63.1206(c)(9)(iii)(B)(1)</td>
<td>0.029</td>
<td>0.029</td>
<td>---</td>
</tr>
<tr>
<td>PMDS Alarm (not an AWFCO) per 63.1206(c)(9)(iii)(A)(1)</td>
<td>0.015</td>
<td>0.012</td>
<td>---</td>
</tr>
<tr>
<td>Max. Bypass THC (ppm @ 7%O₂)</td>
<td>10</td>
<td>10</td>
<td>---</td>
</tr>
<tr>
<td>Max. Tower THC (ppm @ 7%O₂)</td>
<td>10</td>
<td>10</td>
<td>---</td>
</tr>
<tr>
<td>Max. Kiln Differential Pressure (in. H₂O)</td>
<td>-0.05</td>
<td>-0.05</td>
<td>---</td>
</tr>
<tr>
<td>Max. Tower Differential Pressure (in. H₂O)</td>
<td>-0.05</td>
<td>-0.05</td>
<td>---</td>
</tr>
<tr>
<td>Max. Hg HWDF MTEC (µg/dscm@7%O₂)</td>
<td>120</td>
<td>120</td>
<td>---</td>
</tr>
<tr>
<td>Max. HWDF Hg Concentration (ppm)</td>
<td>1.9</td>
<td>1.9</td>
<td>---</td>
</tr>
<tr>
<td>Max. Total SVM Feed Rate (lb/hr)</td>
<td>292</td>
<td>292</td>
<td>---</td>
</tr>
<tr>
<td>Max. Thermal SVM Feed Rate (lb/MMBtu)</td>
<td>1.07</td>
<td>1.07</td>
<td>---</td>
</tr>
<tr>
<td>Max. Total LVM Feed Rate (lb/hr)</td>
<td>267</td>
<td>267</td>
<td>---</td>
</tr>
<tr>
<td>Max. Thermal LVM Feed Rate (lb/MMBtu)</td>
<td>0.24</td>
<td>0.24</td>
<td>---</td>
</tr>
<tr>
<td>Max. Pumpable LVM Feed Rate (lb/hr)</td>
<td>150</td>
<td>150</td>
<td>---</td>
</tr>
<tr>
<td>Max. Total Chlorine/Chloride Feed Rate (lb/hr)</td>
<td>968</td>
<td>947</td>
<td>---</td>
</tr>
</tbody>
</table>

1 The maximum inlet temperature to the coal mill baghouse is set to 200°F, as previously approved alternative compliance method.
2 Extrapolated at three times the total feed rates fed during the test. Please see Sections 5.10, 5.11, and 5.12.
3 During startup/shutdown/malfunction, there is no combustion of hazardous waste in the kiln. The SSMP will be followed and no limits are necessary.
4 Extrapolated per the procedure in the approved CPT Plan using 80% of the emission standard and 80% confidence limit demonstrated SREs for LVM and SVM.
5 PMDS alarm settings with extrapolation per 40 CFR 63.1209(c)(9)(iii)(B)(1) per the approved CPT Plan.
6 PMDS alarm setting without extrapolation per 63.1206(c)(9)(iii)(A)(1).
7 Ash Grove may use either set point unless EPA takes action to reverse the CPT plan approved extrapolation.
Appendix O
40 CFR Part 63, Subpart G
Title 40: Protection of Environment
PART 63—NATIONAL EMISSION STANDARDS FOR HAZARDOUS AIR POLLUTANTS FOR SOURCE CATEGORIES

Subpart G—National Emission Standards for Organic Hazardous Air Pollutants From the Synthetic Organic Chemical Manufacturing Industry for Process Vents, Storage Vessels, Transfer Operations, and Wastewater

Contents
§63.110 Applicability.
§63.111 Definitions.
§63.112 Emission standard.
§63.113 Process vent provisions—reference control technology.
§63.114 Process vent provisions—monitoring requirements.
§63.115 Process vent provisions—methods and procedures for process vent group determination.
§63.116 Process vent provisions—performance test methods and procedures to determine compliance.
§63.117 Process vent provisions—reporting and recordkeeping requirements for group and TRE determinations and performance tests.
§63.118 Process vent provisions—periodic reporting and recordkeeping requirements.
§63.119 Storage vessel provisions—reference control technology.
§63.120 Storage vessel provisions—procedures to determine compliance.
§63.121 Storage vessel provisions—alternative means of emission limitation.
§63.122 Storage vessel provisions—reporting.
§63.123 Storage vessel provisions—recordkeeping.
§63.124-63.125 [Reserved]
§63.126 Transfer operations provisions—reference control technology.
§63.127 Transfer operations provisions—monitoring requirements.
§63.128 Transfer operations provisions—test methods and procedures.
§63.129 Transfer operations provisions—reporting and recordkeeping for performance tests and notification of compliance status.
§63.130 Transfer operations provisions—periodic recordkeeping and reporting.
§63.131 [Reserved]
§63.132 Process wastewater provisions—general.
§63.133 Process wastewater provisions—wastewater tanks.
§63.134 Process wastewater provisions—surface impoundments.
§63.135 Process wastewater provisions—containers.
§63.136 Process wastewater provisions—individual drain systems.
§63.137 Process wastewater provisions—oil-water separators.
§63.138 Process wastewater provisions—performance standards for treatment processes managing Group 1 wastewater streams and/or residuals removed from Group 1 wastewater streams.
§63.139 Process wastewater provisions—control devices.
§63.140 Process wastewater provisions—delay of repair.
§63.141-63.142 [Reserved]
§63.143 Process wastewater provisions—inspections and monitoring of operations.
§63.144 Process wastewater provisions—test methods and procedures for determining applicability and Group 1/Group 2 determinations (determining which wastewater streams require control).
§63.145 Process wastewater provisions—test methods and procedures to determine compliance.
§63.146 Process wastewater provisions—reporting.
§63.147 Process wastewater provisions—recordkeeping.
§63.148 Leak inspection provisions.
§63.149 Control requirements for certain liquid streams in open systems within a chemical manufacturing process unit.
§63.150 Emissions averaging provisions.
§63.151 Initial notification.
§63.152 General reporting and continuous records.
§63.153 Implementation and enforcement.
Table 1 to Subpart G of Part 63—Process Vents—Coefficients for Total Resource Effectiveness for Existing Source Nonhalogenated and Halogenated Vent Streams
Table 1A to Subpart G of Part 63—Applicable 40 CFR Part 63 General Provisions
Table 2 to Subpart G of Part 63—Process Vents—Coefficients for Total Resource Effectiveness for New Source
§63.110 Applicability.

(a) This subpart applies to all process vents, storage vessels, transfer racks, wastewater streams, and in-process equipment subject to §63.149 within a source subject to subpart F of this part.
(b) **Overlap with other regulations for storage vessels.** (1) After the compliance dates specified in §63.100 of subpart F of this part, a Group 1 or Group 2 storage vessel that is also subject to the provisions of 40 CFR part 60, subpart Kb is required to comply only with the provisions of this subpart.

(2) After the compliance dates specified in §63.100 of subpart F of this part, a Group 1 storage vessel that is also subject to the provisions of 40 CFR part 61, subpart Y is required to comply only with the provisions of this subpart.

(3) After the compliance dates specified in §63.100 of subpart F of this part, a Group 2 storage vessel that is also subject to the provisions of 40 CFR part 61, subpart Y is required to comply only with the provisions of this subpart. The recordkeeping and reporting requirements of 40 CFR part 61, subpart Y will be accepted as compliance with the recordkeeping and reporting requirements of this subpart.

c) **Overlap with other regulations for transfer racks.** (1) After the compliance dates specified in §63.100 of subpart F of this part, a Group 1 transfer rack that is also subject to the provisions of 40 CFR part 61, subpart BB is required to comply only with the provisions of this subpart.

(2) After the compliance dates specified in §63.100 of subpart F of this part, a Group 2 transfer rack that is also subject to the provisions of 40 CFR part 61, subpart BB is required to comply with the provisions of either paragraph (c)(2)(i) or (c)(2)(ii) of this subpart.

(i) If the transfer rack is subject to the control requirements specified in §61.302 of 40 CFR part 61, subpart BB, then the transfer rack is required to comply with the control requirements of §61.302 of 40 CFR part 61, subpart BB. The owner or operator may elect to comply with either the associated testing, monitoring, reporting, and recordkeeping requirements of 40 CFR part 61, subpart BB or with the testing, monitoring, recordkeeping, and reporting requirements specified in this subpart for Group 1 transfer racks. The owner or operator shall indicate this decision in either the Notification of Compliance Status specified in §63.152(b) of this subpart or in an operating permit application or amendment.

(ii) If the transfer rack is subject only to reporting and recordkeeping requirements under 40 CFR part 61, subpart BB, then the transfer rack is required to comply only with the reporting and recordkeeping requirements specified in this subpart for Group 2 transfer racks and is exempt from the reporting and recordkeeping requirements in 40 CFR part 61, subpart BB.

d) **Overlap with other regulations for process vents.** (1) After the compliance dates specified in §63.100 of subpart F of this part, a Group 1 process vent that is also subject to the provisions of 40 CFR part 60, subpart III is required to comply only with the provisions of this subpart.

(2) After the compliance dates specified in §63.100 of subpart F of this part, the owner or operator of a Group 2 process vent that is also subject to the provisions of 40 CFR part 60, subpart III shall determine requirements according to paragraphs (d)(2)(i) and (d)(2)(ii) of this section.

(i) If the Group 2 process vent has a TRE value less than 1 as determined by the procedures in 40 CFR part 60, subpart III, the process vent is required to comply with the provisions in paragraphs (d)(2)(i)(A) through (d)(2)(i)(C) of this section.

(A) The provisions in both this subpart and in 40 CFR part 60, subpart III for applicability determination and the associated recordkeeping and reporting;

(B) The provisions in both this subpart and in 40 CFR part 60, subpart III for process changes and recalculation of the TRE index value and the associated recordkeeping and reporting; and
(C) The control requirements in §60.612 of 40 CFR part 60, subpart III. The owner or operator may elect to comply with either the associated testing, monitoring, reporting, and recordkeeping requirements of 40 CFR part 60, subpart III or with the testing, monitoring, reporting, and recordkeeping requirements specified in this subpart for Group 1 process vents. The owner or operator shall indicate this decision in either the Notification of Compliance Status specified in §63.152(b) of this subpart or in an operating permit application or amendment.

(ii) If the Group 2 process vent has a TRE value greater than or equal to 1 as determined by the procedures in 40 CFR part 60, subpart III, the process vent is required to comply only with the provisions specified in paragraphs (d)(2)(ii)(A) through (d)(2)(ii)(D) of this section.

(A) The provisions in both this subpart and in 40 CFR part 60, subpart III for applicability determination and the associated recordkeeping and reporting;

(B) The provisions in both this subpart and in 40 CFR part 60, subpart III for process changes and recalculation of the TRE index value and the associated recordkeeping and reporting;

(C) If the provisions of both this subpart and 40 CFR part 60, subpart III require continuous monitoring of recovery device operating parameters, the process vent is required to comply only with the provisions that are specified in this subpart for continuous monitoring of recovery device operating parameters and the associated testing, reporting, and recordkeeping.

(D) If only the provisions of 40 CFR part 60, subpart III require continuous monitoring of recovery device operating parameters, the process vent is required to comply only with the provisions that are specified in 40 CFR part 60, subpart III for continuous monitoring of recovery device operating parameters and the associated testing, reporting, and recordkeeping.

(3) After the compliance dates specified in 63.100 of subpart F of this part, if an owner or operator of a process vent subject to this subpart that is also subject to the provisions of 40 CFR part 60, subpart III elects to control the process vent to the levels required in §63.113 (a)(1) or (a)(2) of this subpart without calculating the TRE index value for the vent according to the procedures specified in §63.115(d) of this subpart then the owner or operator shall comply with the testing, monitoring, reporting, and recordkeeping provisions of this subpart and shall be exempt from the testing, monitoring, reporting, and recordkeeping provisions of 40 CFR part 60, subpart III.

(4) After the compliance dates specified in §63.100 of subpart F of this part, a Group 1 process vent that is also subject to the provisions of 40 CFR part 60, subpart NNN is required to comply only with the provisions of this subpart.

(5) After the compliance dates specified in §63.100 of subpart F of this part, the owner or operator of a Group 2 process vent that is also subject to the provisions of 40 CFR part 60, subpart NNN shall determine requirements according to paragraphs (d)(5)(i) and (d)(5)(ii) of this section.

(i) If the Group 2 process vent has a TRE value less than 1 as determined by the procedures in 40 CFR part 60, subpart NNN, the process vent is required to comply with the provisions in paragraphs (d)(5)(i)(A) through (d)(5)(i)(C) of this section.

(A) The provisions in both this subpart and in 40 CFR part 60, subpart NNN for applicability determination and the associated recordkeeping and reporting;

(B) The provisions in both this subpart and in 40 CFR part 60, subpart NNN for process changes and recalculation of the TRE index value and the associated recordkeeping and reporting; and
(C) The control requirements in §60.662 of 40 CFR part 60, subpart NNN. The owner or operator may elect to comply with either the associated testing, monitoring, reporting, and recordkeeping requirements of 40 CFR part 60, subpart NNN or with the testing, monitoring, reporting, and recordkeeping requirements specified in this subpart for Group 1 process vents. The owner or operator shall indicate this decision in either the Notification of Compliance Status specified in §63.152(b) of this subpart or in an operating permit application or amendment.

(ii) If the Group 2 process vent has a TRE value greater than or equal to 1 as determined by the procedures in 40 CFR part 60, subpart NNN, the process vent is required to comply only with the provisions specified in paragraphs (d)(5)(ii)(A) through (d)(5)(ii)(D) of this section.

(A) The provisions in both this subpart and in 40 CFR part 60, subpart NNN for applicability determination and the associated recordkeeping and reporting;

(B) The provisions in both this subpart and in 40 CFR part 60, subpart NNN for process changes and recalculation of the TRE index value and the associated recordkeeping and reporting;

(C) If the provisions of both this subpart and 40 CFR part 60, subpart NNN require continuous monitoring of recovery device operating parameters, the process vent is required to comply only with the provisions that are specified in this subpart for continuous monitoring of recovery device operating parameters and the associated testing, reporting, and recordkeeping.

(D) If only the provisions of 40 CFR part 60, subpart NNN require continuous monitoring of recovery device operating parameters, the process vent is required to comply only with the provisions that are specified in 40 CFR part 60, subpart NNN for continuous monitoring of recovery device operating parameters and the associated testing, reporting, and recordkeeping.

(6) After the compliance dates specified in §63.100 of subpart F of this part, if an owner or operator of a process vent subject to this subpart that is also subject to the provisions of 40 CFR part 60, subpart NNN elects to control the process vent to the levels required in §63.113(a)(1) or (a)(2) of this subpart without calculating the TRE index value for the vent according to the procedures specified in §63.115(d) of this subpart then the owner or operator shall comply with the testing, monitoring, reporting, and recordkeeping provisions of this subpart and shall be exempt from the testing, monitoring, reporting, and recordkeeping provisions of 40 CFR part 60, subpart NNN.

(7) After the compliance dates specified in §63.100 of subpart F of this part, a Group 1 process vent that is also subject to the provisions of 40 CFR part 60, subpart RRR is required to comply only with the provisions of this subpart.

(8) After the compliance dates specified in §63.100 of subpart F of this part, the owner or operator of a Group 2 process vent that is also subject to the provisions of 40 CFR part 60, subpart RRR shall determine requirements according to paragraphs (d)(8)(i) and (d)(8)(ii) of this section.

(i) If the Group 2 process vent has a TRE value less than 1 as determined by the procedures in 40 CFR part 60, subpart RRR, the process vent is required to comply with the provisions in paragraphs (d)(8)(i)(A) through (d)(8)(i)(C) of this section.

(A) The provisions in both this subpart and in 40 CFR part 60, subpart RRR for applicability determination and the associated recordkeeping and reporting;

(B) The provisions in both this subpart and in 40 CFR part 60, subpart RRR for process changes and recalculation of the TRE index value and the associated recordkeeping and reporting; and
(C) The control requirements in §60.702 of 40 CFR part 60, subpart RRR. The owner or operator may elect to comply with either the associated testing, monitoring, reporting, and recordkeeping requirements of 40 CFR part 60, subpart RRR or with the testing, monitoring, reporting, and recordkeeping requirements specified in this subpart for Group 1 process vents. The owner or operator shall indicate this decision in either the Notification of Compliance Status specified in §63.152(b) of this subpart or in an operating permit application or amendment.

(ii) If the Group 2 process vent has a TRE value greater than or equal to 1 as determined by the procedures in 40 CFR part 60, subpart RRR, the process vent is required to comply only with the provisions specified in paragraphs (d)(8)(ii)(A) through (d)(8)(ii)(D) of this section.

(A) The provisions in both this subpart and in 40 CFR part 60, subpart RRR for applicability determination and the associated recordkeeping and reporting;

(B) The provisions in both this subpart and in 40 CFR part 60, subpart RRR for process changes and recalculation of the TRE index value and the associated recordkeeping and reporting;

(C) If the provisions of both this subpart and 40 CFR part 60, subpart RRR require continuous monitoring of recovery device operating parameters, the process vent is required to comply only with the provisions that are specified in this subpart for continuous monitoring of recovery device operating parameters and the associated testing, reporting, and recordkeeping.

(D) If only the provisions of 40 CFR part 60, subpart RRR require continuous monitoring of recovery device operating parameters, the process vent is required to comply only with the provisions that are specified in 40 CFR part 60, subpart RRR for continuous monitoring of recovery device operating parameters and the associated testing, reporting, and recordkeeping.

(9) After the compliance dates specified in §63.100 of subpart F of this part, if an owner or operator of a process vent subject to this subpart that is also subject to the provisions of 40 CFR part 60, subpart RRR elects to control the process vent to the levels required in §63.113(a)(1) or (a)(2) of this subpart without calculating the TRE index value for the vent according to the procedures specified in §63.115(d) of this subpart then the owner or operator shall comply with the testing, monitoring, reporting, and recordkeeping provisions of this subpart and shall be exempt from the testing, monitoring, reporting, and recordkeeping provisions of 40 CFR part 60, subpart RRR.

(10) As an alternative to the requirements of paragraphs (d)(2), (d)(3), (d)(5), (d)(6), (d)(8), and/or (d)(9) of this section as applicable, if a chemical manufacturing process unit has equipment subject to the provisions of this subpart and equipment subject to the provisions of 40 CFR part 60, subpart III, NNN, or RRR, the owner or operator may elect to apply this subpart to all such equipment in the chemical manufacturing process unit. If the owner or operator elects this method of compliance, all total organic compounds minus methane and ethane, in such equipment shall be considered for purposes of applicability and compliance with this subpart, as if they were organic hazardous air pollutants. Compliance with the provisions of this subpart, in the manner described in this paragraph, shall be deemed to constitute compliance with 40 CFR part 60, subpart III, NNN, or RRR, as applicable.

(e) Overlap with other regulations for wastewater. (1) After the compliance dates specified in §63.100 of subpart F of this part, the owner or operator of a Group 1 or Group 2 wastewater stream that is also subject to the provisions of 40 CFR part 61, subpart FF is required to comply with the provisions of both this subpart and 40 CFR part 61, subpart FF. Alternatively, the owner or operator may elect to comply with the provisions of paragraphs (e)(1)(i) and (e)(1)(ii) of this section, which shall constitute compliance with the provisions of 40 CFR part 61, subpart FF.

(i) Comply with the provisions of this subpart; and
(ii) For any Group 2 wastewater stream or organic stream whose benzene emissions are subject to control through the use of one or more treatment processes or waste management units under the provisions of 40 CFR part 61, subpart FF on or after December 31, 1992, comply with the requirements of this subpart for Group 1 wastewater streams.

(2) After the compliance dates specified in §63.100 of subpart F of this part, the owner or operator of any Group 1 or Group 2 wastewater stream that is also subject to provisions in 40 CFR parts 260 through 272 shall comply with the requirements of either paragraph (e)(2)(i) or (e)(2)(ii) of this section.

(i) For each Group 1 or Group 2 wastewater stream, the owner or operator shall comply with the more stringent control requirements (e.g., waste management units, numerical treatment standards, etc.) and the more stringent testing, monitoring, recordkeeping, and reporting requirements that overlap between the provisions of this subpart and the provisions of 40 CFR parts 260 through 272. The owner or operator shall keep a record of the information used to determine which requirements were the most stringent and shall submit this information if requested by the Administrator; or

(ii) The owner or operator shall submit, no later than four months before the applicable compliance date specified in §63.100 of subpart F of this part, a request for a case-by-case determination of requirements. The request shall include the information specified in paragraphs (e)(2)(ii)(A) and (e)(2)(ii)(B) of this section.

(A) Identification of the wastewater streams that are subject to this subpart and to provisions in 40 CFR parts 260 through 272, determination of the Group 1/Group 2 status of those streams, determination of whether or not those streams are listed or exhibit a characteristic as specified in 40 CFR part 261, and determination of whether the waste management unit is subject to permitting under 40 CFR part 270.

(B) Identification of the specific control requirements (e.g., waste management units, numerical treatment standards, etc.) and testing, monitoring, recordkeeping, and reporting requirements that overlap between the provisions of this subpart and the provisions of 40 CFR parts 260 through 272.

(f) Overlap with the Vinyl Chloride NESHAP. (1) After the compliance dates specified in §63.100 of subpart F of this part, the owner or operator of any Group 1 process vent that is also subject to the provisions of 40 CFR part 61, subpart F shall comply only with the provisions of this subpart.

(2) After the compliance dates specified in §63.100 of subpart F of this part, the owner or operator of any Group 2 process vent that is also subject to the provisions of 40 CFR part 61, subpart F shall comply with the provisions specified in either paragraph (f)(2)(i) or (f)(2)(ii) of this subpart.

(i) If the process vent is already controlled by a combustion device meeting the requirements of 40 CFR part 61, subpart F, then the owner or operator shall comply with either the associated testing, monitoring, reporting, and recordkeeping provisions for Group 1 process vents in this subpart or the testing, monitoring, reporting, and recordkeeping provisions of 40 CFR part 61, subpart F. The owner or operator shall indicate this decision in either the Notification of Compliance Status specified in §63.152(b) of this subpart or in an operating permit application or amendment.

(ii) If the process vent is not already controlled by a combustion device, then the owner or operator shall comply with the provisions of both this subpart and 40 CFR part 61, subpart F.

(3) After the compliance dates specified in §63.100 of subpart F of this part, if an owner or operator of a process vent subject to this subpart that is also subject to the provisions of 40 CFR part 61, subpart F elects to control the process vent to the levels required in §63.113(a)(1) or (a)(2) of this subpart without calculating the TRE index value for the vent according to the procedures specified in §63.115(d) of this subpart then the owner or operator shall comply with the testing, monitoring, reporting, and recordkeeping
provisions of this subpart and shall be exempt from the testing, monitoring, reporting, and recordkeeping provisions of 40 CFR part 61, subpart F.

(4) After the compliance dates specified in §63.100 of subpart F of this part, the owner or operator of a Group 1 or Group 2 wastewater stream that is also subject to the provisions of 40 CFR part 61, subpart F shall comply with the provisions of either paragraph (f)(4)(i) or (f)(4)(ii) of this section.

(i) The owner or operator shall comply with the provisions of both this subpart and 40 CFR part 61, subpart F or

(ii) The owner or operator may submit, no later than four months before the applicable compliance date specified in §63.100 of subpart F of this part, information demonstrating how compliance with 40 CFR Part 61, subpart F, will also ensure compliance with this subpart. The information shall include a description of the testing, monitoring, reporting, and recordkeeping that will be performed.

(g) Rules stayed for reconsideration. Notwithstanding any other provision of this subpart, the effectiveness of subpart G is stayed from October 24, 1994, to April 24, 1995, only as applied to those sources for which the owner or operator makes a representation in writing to the Administrator that the resolution of the area source definition issues could have an effect on the compliance status of the source with respect to subpart G.

(h) Overlap with other regulations for monitoring, recordkeeping, or reporting with respect to combustion devices, recovery devices, or recapture devices. After the compliance dates specified in §63.100 of subpart F of this part, if any combustion device, recovery device, or recapture device subject to this subpart is also subject to monitoring, recordkeeping, and reporting requirements in 40 CFR part 264, subpart AA or CC, or is subject to monitoring and recordkeeping requirements in 40 CFR part 265, subpart AA or CC and the owner or operator complies with the periodic reporting requirements under 40 CFR part 264, subpart AA or CC that would apply to the device if the facility had final-permitted status, the owner or operator may elect to comply either with the monitoring, recordkeeping, and reporting requirements of this subpart, or with the monitoring, recordkeeping, and reporting requirements in 40 CFR parts 264 and/or 265, as described in this paragraph, which shall constitute compliance with the monitoring, recordkeeping, and reporting requirements of this subpart. The owner or operator shall identify which option has been selected in the Notification of Compliance Status required by §63.152(b).

(i) Alternative means of compliance—(1) Option to comply with part 65. Owners or operators of CMPU that are subject to §63.100 may choose to comply with the provisions of 40 CFR part 65 for all Group 1 and Group 2 process vents, Group 1 storage vessels, Group 1 transfer operations, and equipment that are subject to §63.100, that are part of the CMPU. Other provisions applying to owners or operators who choose to comply with 40 CFR part 65 are provided in 40 CFR 65.1. Group 1 and Group 2 wastewater streams, Group 2 transfer operations, Group 2 storage vessels, and in-process streams are not eligible to comply with 40 CFR part 65 and must continue to comply with the requirements of this subpart and subpart F of this part.

(ii) For Group 1 and Group 2 process vents, 40 CFR part 65, subpart D, satisfies the requirements of §§63.102, 63.103, 63.112 through 63.118, 63.148, 63.151, and 63.152.

(iii) For Group 1 storage vessels, 40 CFR part 65, subpart C, satisfies the requirements of §§63.102, 63.103, 63.112, 63.119 through 63.123, 63.148, 63.151, and 63.152.

(iv) For equipment, comply with §65.160(g).
(2) Part 63, subpart A. Owners or operators who choose to comply with 40 CFR part 65 must also comply with the applicable general provisions of this part 63 listed in table 1A of this subpart. All sections and paragraphs of subpart A of this part that are not mentioned in table 1A of this subpart do not apply to owners or operators who choose to comply with 40 CFR part 65, except that provisions required to be met prior to implementing 40 CFR part 65 still apply. Owners and operators who choose to comply with a subpart of 40 CFR part 65 must comply with 40 CFR part 65, subpart A.


§63.111 Definitions.

All terms used in this subpart shall have the meaning given them in the Act, in subpart F of this part, and in this section, as follows.

Air oxidation reactor means a device or vessel in which air, or a combination of air and oxygen, is used as an oxygen source in combination with one or more organic reactants to produce one or more organic compounds. Air oxidation reactor includes the product separator and any associated vacuum pump or steam jet.

Annual average concentration, as used in the wastewater provisions, means the flow-weighted annual average concentration, as determined according to the procedures specified in §63.144(b) of this subpart.

Annual average flow rate, as used in the wastewater provisions, means the annual average flow rate, as determined according to the procedures specified in §63.144(c).

Automated monitoring and recording system means any means of measuring values of monitored parameters and creating a hard copy or computer record of the measured values that does not require manual reading of monitoring instruments and manual transcription of data values. Automated monitoring and recording systems include, but are not limited to, computerized systems and strip charts.

Batch operation means a noncontinuous operation in which a discrete quantity or batch of feed is charged into a unit operation within a chemical manufacturing process unit and distilled or reacted at one time. Batch operation includes noncontinuous operations in which the equipment is fed intermittently or discontinuously. Addition of raw material and withdrawal of product do not occur simultaneously in a batch operation. After each batch operation, the equipment is generally emptied before a fresh batch is started.

Boiler means any enclosed combustion device that extracts useful energy in the form of steam and is not an incinerator. Boiler also means any industrial furnace as defined in 40 CFR 260.10.

By compound means by individual stream components, not carbon equivalents.

Car-seal means a seal that is placed on a device that is used to change the position of a valve (e.g., from opened to closed) in such a way that the position of the valve cannot be changed without breaking the seal.

Chemical manufacturing process unit means the equipment assembled and connected by pipes or ducts to process raw materials and to manufacture an intended product. A chemical manufacturing process unit consists of more than one unit operation. For the purpose of this subpart, chemical
manufacturing process unit includes air oxidation reactors and their associated product separators and recovery devices; reactors and their associated product separators and recovery devices; distillation units and their associated distillate receivers and recovery devices; associated unit operations; associated recovery devices; and any feed, intermediate and product storage vessels, product transfer racks, and connected ducts and piping. A chemical manufacturing process unit includes pumps, compressors, agitators, pressure relief devices, sampling connection systems, open-ended valves or lines, valves, connectors, instrumentation systems, and control devices or systems. A chemical manufacturing process unit is identified by its primary product.

_Closed biological treatment process_ means a tank or surface impoundment where biological treatment occurs and air emissions from the treatment process are routed to either a control device by means of a closed vent system or to a fuel gas system by means of hard-piping. The tank or surface impoundment has a fixed roof, as defined in §63.111 of this subpart, or a floating flexible membrane cover that meets the requirements specified in §63.134 of this subpart.

_Closed-vent system_ means a system that is not open to the atmosphere and is composed of piping, ductwork, connections, and, if necessary, flow inducing devices that transport gas or vapor from an emission point to a control device.

_Combustion device_ means an individual unit of equipment, such as a flare, incinerator, process heater, or boiler, used for the combustion of organic hazardous air pollutant emissions.

_Container_, as used in the wastewater provisions, means any portable waste management unit that has a capacity greater than or equal to 0.1 m³ in which a material is stored, transported, treated, or otherwise handled. Examples of containers are drums, barrels, tank trucks, barges, dumpsters, tank cars, dump trucks, and ships.

_Continuous record_ means documentation, either in hard copy or computer readable form, of data values measured at least once every 15 minutes and recorded at the frequency specified in §63.152(f) or §63.152(g) of this subpart.

_Continuous recorder_ means a data recording device that either records an instantaneous data value at least once every 15 minutes or records 15-minute or more frequent block average values.

_Continuous seal_ means a seal that forms a continuous closure that completely covers the space between the wall of the storage vessel and the edge of the floating roof. A continuous seal may be a vapor-mounted, liquid-mounted, or metallic shoe seal. A continuous seal may be constructed of fastened segments so as to form a continuous seal.

_Continuous vapor processing system_ means a vapor processing system that treats total organic compound vapors collected from tank trucks or railcars on a demand basis without intermediate accumulation in a vapor holder.

_Control device_ means any combustion device, recovery device, or recapture device. Such equipment includes, but is not limited to, absorbers, carbon adsorbers, condensers, incinerators, flares, boilers, and process heaters. For process vents, recapture devices are considered control devices but recovery devices are not considered control devices, and for a steam stripper, a primary condenser is not considered a control device.

_Cover_, as used in the wastewater provisions, means a device or system which is placed on or over a waste management unit containing wastewater or residuals so that the entire surface area is enclosed to minimize air emissions. A cover may have openings necessary for operation, inspection, and maintenance of the waste management unit such as access hatches, sampling ports, and gauge wells provided that each opening is closed when not in use. Examples of covers include a fixed roof installed
on a wastewater tank, a lid installed on a container, and an air-supported enclosure installed over a waste management unit.

**Distillate receiver** means overhead receivers, overhead accumulators, reflux drums, and condenser(s) including ejector-condenser(s) associated with a distillation unit.

**Distillation unit** means a device or vessel in which one or more feed streams are separated into two or more exit streams, each exit stream having component concentrations different from those in the feed stream(s). The separation is achieved by the redistribution of the components between the liquid and the vapor phases by vaporization and condensation as they approach equilibrium within the distillation unit. Distillation unit includes the distillate receiver, reboiler, and any associated vacuum pump or steam jet.

**Duct work** means a conveyance system such as those commonly used for heating and ventilation systems. It is often made of sheet metal and often has sections connected by screws or crimping. Hard-piping is not ductwork.

**Enhanced biological treatment system or enhanced biological treatment process** means an aerated, thoroughly mixed treatment unit(s) that contains biomass suspended in water followed by a clarifier that removes biomass from the treated water and recycles recovered biomass to the aeration unit. The mixed liquor volatile suspended solids (biomass) is greater than 1 kilogram per cubic meter throughout each aeration unit. The biomass is suspended and aerated in the water of the aeration unit(s) by either submerged air flow or mechanical agitation. A thoroughly mixed treatment unit is a unit that is designed and operated to approach or achieve uniform biomass distribution and organic compound concentration throughout the aeration unit by quickly dispersing the recycled biomass and the wastewater entering the unit.

**External floating roof** means a pontoon-type or double-deck-type cover that rests on the liquid surface in a storage vessel or waste management unit with no fixed roof.

**Fill or filling** means the introduction of organic hazardous air pollutant into a storage vessel or the introduction of a wastewater stream or residual into a waste management unit, but not necessarily to complete capacity.

**First attempt at repair** means to take action for the purpose of stopping or reducing leakage of organic material to the atmosphere.

**Fixed roof** means a cover that is mounted on a waste management unit or storage vessel in a stationary manner and that does not move with fluctuations in liquid level.

**Flame zone** means the portion of the combustion chamber in a boiler or process heater occupied by the flame envelope.

**Floating roof** means a cover consisting of a double deck, pontoon single deck, internal floating cover or covered floating roof, which rests upon and is supported by the liquid being contained, and is equipped with a closure seal or seals to close the space between the roof edge and waste management unit or storage vessel wall.

**Flow indicator** means a device which indicates whether gas flow is, or whether the valve position would allow gas flow to be, present in a line.

**Fuel gas** means gases that are combusted to derive useful work or heat.
Fuel gas system means the offsite and onsite piping and control system that gathers gaseous stream(s) generated by onsite operations, may blend them with other sources of gas, and transports the gaseous stream for use as fuel gas in combustion devices, or in-process combustion equipment such as furnaces and gas turbines, either singly or in combination.

Group 1 process vent means a process vent for which the vent stream flow rate is greater than or equal to 0.005 standard cubic meter per minute, the total organic HAP concentration is greater than or equal to 50 parts per million by volume, and the total resource effectiveness index value, calculated according to §63.115, is less than or equal to 1.0.

Group 2 process vent means a process vent for which the vent stream flow rate is less than 0.005 standard cubic meter per minute, the total organic HAP concentration is less than 50 parts per million by volume or the total resource effectiveness index value, calculated according to §63.115, is greater than 1.0.

Group 1 storage vessel means a storage vessel that meets the criteria for design storage capacity and stored-liquid maximum true vapor pressure specified in table 5 of this subpart for storage vessels at existing sources, and in table 6 of this subpart for storage vessels at new sources.

Group 2 storage vessel means a storage vessel that does not meet the definition of a Group 1 storage vessel.

Group 1 transfer rack means a transfer rack that annually loads greater than or equal to 0.65 million liter of liquid products that contain organic hazardous air pollutants with a rack weighted average vapor pressure greater than or equal to 10.3 kilopascals.

Group 2 transfer rack means a transfer rack that does not meet the definition of Group 1 transfer rack.

Group 1 wastewater stream means a wastewater stream consisting of process wastewater as defined in §63.101 of subpart F at an existing or new source that meets the criteria for Group 1 status in §63.132(c) of this subpart for Table 9 compounds and/or a wastewater stream consisting of process wastewater at a new source that meets the criteria for Group 1 status in §63.132(d) of this subpart for Table 8 compounds.

Group 2 wastewater stream means any process wastewater stream that does not meet the definition of a Group 1 wastewater stream.

Halogenated vent stream or halogenated stream means a vent stream from a process vent or transfer operation determined to have a mass emission rate of halogen atoms contained in organic compounds of 0.45 kilograms per hour or greater determined by the procedures presented in §63.115(d)(2)(v) of this subpart.

Halogens and hydrogen halides means hydrogen chloride (HCl), chlorine (Cl₂), hydrogen bromide (HBr), bromine (Br₂), and hydrogen fluoride (HF).

Hard-piping means pipe or tubing that is manufactured and properly installed using good engineering judgment and standards such as American National Standards Institute (ANSI) B31-3.

Incinerator means an enclosed combustion device that is used for destroying organic compounds. Auxiliary fuel may be used to heat waste gas to combustion temperatures. Any energy recovery section present is not physically formed into one manufactured or assembled unit with the combustion section; rather, the energy recovery section is a separate section following the combustion section and the two are
joined by ducts or connections carrying flue gas. The above energy recovery section limitation does not apply to an energy recovery section used solely to preheat the incoming vent stream or combustion air.

**Individual drain system** means the stationary system used to convey wastewater streams or residuals to a waste management unit or to discharge or disposal. The term includes hard-piping, all process drains and junction boxes, together with their associated sewer lines and other junction boxes, manholes, sumps, and lift stations, conveying wastewater streams or residuals. A segregated stormwater sewer system, which is a drain and collection system designed and operated for the sole purpose of collecting rainfall runoff at a facility, and which is segregated from all other individual drain systems, is excluded from this definition.

**Intermittent vapor processing system** means a vapor processing system that employs an intermediate vapor holder to accumulate total organic compound vapors collected from tank trucks or railcars, and treats the accumulated vapors only during automatically controlled cycles.

**Internal floating roof** means a cover that rests or floats on the liquid surface (but not necessarily in complete contact with it) inside a storage vessel or waste management unit that has a permanently affixed roof.

**Junction box** means a manhole or access point to a wastewater sewer line or a lift station.

**Liquid-mounted seal** means a foam- or liquid-filled seal mounted in contact with the liquid between the wall of the storage vessel or waste management unit and the floating roof. The seal is mounted continuously around the circumference of the vessel or unit.

**Loading cycle** means the time period from the beginning of filling a tank truck or railcar until flow to the control device ceases, as measured by the flow indicator.

**Loading rack** means a single system used to fill tank trucks and railcars at a single geographic site. Loading equipment and operations that are physically separate (i.e., do not share common piping, valves, and other equipment) are considered to be separate loading racks.

**Maximum true vapor pressure** means the equilibrium partial pressure exerted by the total organic HAP’s in the stored or transferred liquid at the temperature equal to the highest calendar-month average of the liquid storage or transfer temperature for liquids stored or transferred above or below the ambient temperature or at the local maximum monthly average temperature as reported by the National Weather Service for liquids stored or transferred at the ambient temperature, as determined:

1. In accordance with methods described in American Petroleum Institute Publication 2517, Evaporative Loss From External Floating-Roof Tanks (incorporated by reference as specified in §63.14 of subpart A of this part); or
2. As obtained from standard reference texts; or
3. As determined by the American Society for Testing and Materials Method D2879-83 or 96 (incorporated by reference as specified in §63.14 of subpart A of this part); or
4. Any other method approved by the Administrator.

**Metallic shoe seal or mechanical shoe seal** means metal sheets that are held vertically against the wall of the storage vessel by springs, weighted levers, or other mechanisms and connected to the floating roof by braces or other means. A flexible coated fabric (envelope) spans the annular space between the metal sheet and the floating roof.
Non-automated monitoring and recording system means manual reading of values measured by monitoring instruments and manual transcription of those values to create a record. Non-automated systems do not include strip charts.

Oil-water separator or organic-water separator means a waste management unit, generally a tank used to separate oil or organics from water. An oil-water or organic-water separator consists of not only the separation unit but also the forebay and other separator basins, skimmers, weirs, grit chambers, sludge hoppers, and bar screens that are located directly after the individual drain system and prior to additional treatment units such as an air flotation unit, clarifier, or biological treatment unit. Examples of an oil-water or organic-water separator include, but are not limited to, an American Petroleum Institute separator, parallel-plate interceptor, and corrugated-plate interceptor with the associated ancillary equipment.

Open biological treatment process means a biological treatment process that is not a closed biological treatment process as defined in this section.

Operating permit means a permit required by 40 CFR part 70 or part 71.

Organic hazardous air pollutant or organic HAP means any of the chemicals listed in table 2 of subpart F of this part.

Organic monitoring device means a unit of equipment used to indicate the concentration level of organic compounds exiting a recovery device based on a detection principle such as infra-red, photoionization, or thermal conductivity.

Point of determination means each point where process wastewater exits the chemical manufacturing process unit.

NOTE TO DEFINITION FOR POINT OF DETERMINATION: The regulation allows determination of the characteristics of a wastewater stream (1) at the point of determination or (2) downstream of the point of determination if corrections are made for changes in flow rate and annual average concentration of Table 8 or Table 9 compounds as determined in §63.144 of this subpart. Such changes include losses by air emissions; reduction of annual average concentration or changes in flow rate by mixing with other water or wastewater streams; and reduction in flow rate or annual average concentration by treating or otherwise handling the wastewater stream to remove or destroy hazardous air pollutants.

Point of transfer means:

(1) If the transfer is to an off-site location for control, the point where the conveyance crosses the property line; or

(2) If the transfer is to an on-site location not owned or operated by the owner or operator of the source, the point where the conveyance enters the operation or equipment of the transferee.

Primary fuel means the fuel that provides the principal heat input to the device. To be considered primary, the fuel must be able to sustain operation without the addition of other fuels.

Process heater means a device that transfers heat liberated by burning fuel directly to process streams or to heat transfer liquids other than water.

Process unit has the same meaning as chemical manufacturing process unit as defined in this section.
Process wastewater stream means a stream that contains process wastewater as defined in §63.101 of subpart F of this part.

Product separator means phase separators, flash drums, knock-out drums, decanters, degassers, and condenser(s) including ejector-condenser(s) associated with a reactor or an air oxidation reactor.

Product tank, as used in the wastewater provisions, means a stationary unit that is designed to contain an accumulation of materials that are fed to or produced by a process unit, and is constructed primarily of non-earthen materials (e.g., wood, concrete, steel, plastic) which provide structural support. This term has the same meaning as a product storage vessel.

Product tank drawdown means any material or mixture of materials discharged from a product tank for the purpose of removing water or other contaminants from the product tank.

Rack-weighted average partial pressure means the throughput weighted average of the average maximum true vapor pressure of liquids containing organic HAP transferred at a transfer rack. The rack-weighted average partial pressure shall be calculated using the equation below:

Where:

\[
P = \frac{\sum P_i G_i}{\sum G_i}
\]

\(P_i\) = Individual HAP maximum true vapor pressure, kilopascals, \(= X_i^\ast P\), where \(X_i\) is the mole fraction of compound \(i\) in the liquid.

\(G_i\) = Yearly volume of each liquid that contains organic HAP that is transferred at the rack, liters.

\(i\) = Each liquid that contains HAP that is transferred at the rack.

Reactor means a device or vessel in which one or more chemicals or reactants, other than air, are combined or decomposed in such a way that their molecular structures are altered and one or more new organic compounds are formed. Reactor includes the product separator and any associated vacuum pump or steam jet.

Recapture device means an individual unit of equipment capable of and used for the purpose of recovering chemicals, but not normally for use, reuse, or sale. For example, a recapture device may recover chemicals primarily for disposal. Recapture devices include, but are not limited to, absorbers, carbon adsorbers, and condensers.

Recovery device means an individual unit of equipment capable of and normally used for the purpose of recovering chemicals for fuel value (i.e., net positive heating value), use, reuse or for sale for fuel value, use, or reuse. Examples of equipment that may be recovery devices include absorbers, carbon adsorbers, condensers, oil-water separators or organic-water separators, or organic removal devices such as decanters, strippers, or thin-film evaporation units. For purposes of the monitoring, recordkeeping, and reporting requirements of this subpart, recapture devices are considered recovery devices.

Relief valve means a valve used only to release an unplanned, nonroutine discharge. A relief valve discharge can result from an operator error, a malfunction such as a power failure or equipment failure, or
other unexpected cause that requires immediate venting of gas from process equipment in order to avoid safety hazards or equipment damage.

**Reference control technology for process vents** means a combustion device or recapture device used to reduce organic hazardous air pollutant emissions by 98 percent, or to an outlet concentration of 20 parts per million by volume.

**Reference control technology for storage vessels** means an internal floating roof meeting the specifications of §63.119(b) of this subpart, an external floating roof meeting the specifications of §63.119(c) of this subpart, an external floating roof converted to an internal floating roof meeting the specifications of §63.119(d) of this subpart, or a closed-vent system to a control device achieving 95-percent reduction in organic HAP emissions. For purposes of emissions averaging, these four technologies are considered equivalent.

**Reference control technology for transfer racks** means a combustion device, recapture device, or recovery device used to reduce organic hazardous air pollutants emissions by 98 percent, or to an outlet concentration of 20 parts per million by volume; or a vapor balancing system.

**Reference control technology for wastewater** means the use of:

1. Controls specified in §63.133 through §63.137;
2. A steam stripper meeting the specifications of §63.138(d) of this subpart or any of the other alternative control measures specified in §63.138(b), (c), (e), (f), (g), or (h) of this subpart; and
3. A control device to reduce by 95 percent (or to an outlet concentration of 20 parts per million by volume for combustion devices or for noncombustion devices controlling air emissions from waste management units other than surface impoundments or containers) the organic hazardous air pollutants emissions in the vapor streams vented from wastewater tanks, oil-water separators, containers, surface impoundments, individual drain systems, and treatment processes (including the design steam stripper) managing wastewater.

**Residual** means any liquid or solid material containing Table 9 compounds that is removed from a wastewater stream by a waste management unit or treatment process that does not destroy organics (nondestructive unit). Examples of residuals from nondestructive wastewater management units are: the organic layer and bottom residue removed by a decanter or organic-water separator and the overheads from a steam stripper or air stripper. Examples of materials which are not residuals are: silt; mud; leaves; bottom from a steam stripper or air stripper; and sludges, ash, or other materials removed from wastewater being treated by destructive devices such as biological treatment units and incinerators.

**Secondary fuel** means a fuel fired through a burner other than the primary fuel burner that provides supplementary heat in addition to the heat provided by the primary fuel.

**Sewer line** means a lateral, trunk line, branch line, or other conduit including, but not limited to, grates, trenches, etc., used to convey wastewater streams or residuals to a downstream waste management unit.

**Simultaneous loading** means, for a shared control device, loading of organic HAP materials from more than one transfer arm at the same time such that the beginning and ending times of loading cycles coincide or overlap and there is no interruption in vapor flow to the shared control device.
**Single-seal system** means a floating roof having one continuous seal that completely covers the space between the wall of the storage vessel and the edge of the floating roof. This seal may be a vapor-mounted, liquid-mounted, or metallic shoe seal.

**Specific gravity monitoring device** means a unit of equipment used to monitor specific gravity and having a minimum accuracy of ±0.02 specific gravity units.

**Steam jet ejector** means a steam nozzle which discharges a high-velocity jet across a suction chamber that is connected to the equipment to be evacuated.

**Surface impoundment** means a waste management unit which is a natural topographic depression, manmade excavation, or diked area formed primarily of earthen materials (although it may be lined with manmade materials), which is designed to hold an accumulation of liquid wastes or waste containing free liquids. A surface impoundment is used for the purpose of treating, storing, or disposing of wastewater or residuals, and is not an injection well. Examples of surface impoundments are equalization, settling, and aeration pits, ponds, and lagoons.

**Surge control vessel** means feed drums, recycle drums, and intermediate vessels. Surge control vessels are used within a chemical manufacturing process unit when in-process storage, mixing, or management of flow rates or volumes is needed to assist in production of a product.

**Table 8 compound** means a compound listed in table 8 of this subpart.

**Table 9 compound** means a compound listed in table 9 of this subpart.

**Temperature monitoring device** means a unit of equipment used to monitor temperature and having a minimum accuracy of (a) ±1 percent of the temperature being monitored expressed in degrees Celsius (°deg;C) or (b) ±0.5 degrees (°deg;C), whichever is greater.

**The 33/50 program** means a voluntary pollution prevention initiative established and administered by the EPA to encourage emissions reductions of 17 chemicals emitted in large volumes by industrial facilities. The EPA Document Number 741-K-92-001 provides more information about the 33/50 program.

**Total organic compounds** or **TOC**, as used in the process vents provisions, means those compounds measured according to the procedures of Method 18 of 40 CFR Part 60, appendix A.

**Total resource effectiveness index value** or **TRE index value** means a measure of the supplemental total resource requirement per unit reduction of organic HAP associated with a process vent stream, based on vent stream flow rate, emission rate of organic HAP, net heating value, and corrosion properties (whether or not the vent stream contains halogenated compounds), as quantified by the equations given under §63.115 of this subpart.

**Treatment process** means a specific technique that removes or destroys the organics in a wastewater or residual stream such as a steam stripping unit, thin-film evaporation unit, waste incinerator, biological treatment unit, or any other process applied to wastewater streams or residuals to comply with §63.138 of this subpart. Most treatment processes are conducted in tanks. Treatment processes are a subset of waste management units.

**Vapor collection system**, as used in the transfer provisions, means the equipment used to collect and transport organic HAP vapors displaced during the loading of tank trucks or railcars. This does not include the vapor collection system that is part of any tank truck or railcar vapor collection manifold system.
Vapor-mounted seal means a continuous seal that completely covers the annular space between the wall of the storage vessel or waste management unit and the edge of the floating roof and is mounted such that there is a vapor space between the stored liquid and the bottom of the seal.

Vent stream, as used in the process vent provisions, means the gas stream flowing through the process vent.

Waste management unit means the equipment, structure(s), and/or device(s) used to convey, store, treat, or dispose of wastewater streams or residuals. Examples of waste management units include: Wastewater tanks, surface impoundments, individual drain systems, and biological wastewater treatment units. Examples of equipment that may be waste management units include containers, air flotation units, oil-water separators or organic-water separators, or organic removal devices such as decanters, strippers, or thin-film evaporation units. If such equipment is used for recovery, then it is part of a chemical manufacturing process unit and is not a waste management unit.

Wastewater stream means a stream that contains only wastewater as defined in §63.101 of subpart F of this part.

Wastewater tank means a stationary waste management unit that is designed to contain an accumulation of wastewater or residuals and is constructed primarily of non-earthen materials (e.g., wood, concrete, steel, plastic) which provide structural support. Wastewater tanks used for flow equalization are included in this definition.

Water seal controls means a seal pot, p-leg trap, or other type of trap filled with water (e.g., flooded sewers that maintain water levels adequate to prevent air flow through the system) that creates a water barrier between the sewer line and the atmosphere. The water level of the seal must be maintained in the vertical leg of a drain in order to be considered a water seal.

§63.112 Emission standard.

(a) The owner or operator of an existing source subject to the requirements of this subpart shall control emissions of organic HAP’s to the level represented by the following equation:

\[ E_a = 0.02 \Sigma EPV_1 + \Sigma EPV_2 + 0.05 \Sigma ES_1 + \Sigma ES_2 + 0.02 \Sigma ETR_1 + \Sigma ETR_2 + \Sigma EWW_1 + \Sigma EWW_2 \]

where:

\( E_a \) = Emission rate, megagrams per year, allowed for the source.

\( 0.02 \Sigma EPV_1 \) = Sum of the residual emissions, megagrams per year, from all Group 1 process vents, as defined in §63.111 of this subpart.

\( \Sigma EPV_2 \) = Sum of the emissions, megagrams per year, from all Group 2 process vents as defined in §63.111 of this subpart.

\( 0.05 \Sigma ES_1 \) = Sum of the residual emissions, megagrams per year, from all Group 1 storage vessels, as defined in §63.111 of this subpart.

\( \Sigma ES_2 \) = Sum of the emissions, megagrams per year, from all Group 2 storage vessels, as defined in §63.111 of this subpart.
$0.02 \Sigma \text{ETR}_1 = \text{Sum of the residual emissions, megagrams per year, from all Group 1 transfer racks, as defined in §63.111 of this subpart.}$

$\Sigma \text{ETR}_2 = \text{Sum of the emissions, megagrams per year, from all Group 2 transfer racks, as defined in §63.111 of this subpart.}$

$\Sigma \text{EWW}_1 = \text{Sum of the residual emissions from all Group 1 wastewater streams, as defined in §63.111 of this subpart. This term is calculated for each Group 1 stream according to the equation for EWW}_1 \text{ in §63.150(g)(5)(i) of this subpart.}$

$\Sigma \text{EWW}_2 = \text{Sum of emissions from all Group 2 wastewater streams, as defined in §63.111 of this subpart.}$

The emissions level represented by this equation is dependent on the collection of emission points in the source. The level is not fixed and can change as the emissions from each emission point change or as the number of emission points in the source changes.

(b) The owner or operator of a new source subject to the requirements of this subpart shall control emissions of organic HAP’s to the level represented by the equation in paragraph (a) of this section.

c) The owner or operator of an existing source shall demonstrate compliance with the emission standard in paragraph (a) of this section by following the procedures specified in paragraph (e) of this section for all emission points, or by following the emissions averaging compliance approach specified in paragraph (f) of this section for some emission points and the procedures specified in paragraph (e) of this section for all other emission points within the source.

(d) The owner or operator of a new source shall demonstrate compliance with the emission standard in paragraph (b) of this section only by following the procedures in paragraph (e) of this section. The owner or operator of a new source may not use the emissions averaging compliance approach.

e) The owner or operator of an existing or new source may comply with the process vent provisions in §§63.113 through 63.118 of this subpart, the storage vessel provisions in §§63.119 through 63.123 of this subpart, the transfer operation provisions in §§63.126 through 63.130 of this subpart, the wastewater provisions in §§63.131 through 63.147 of this subpart, the leak inspection provisions in §63.148, and the provisions in §63.149 of this subpart.

1) The owner or operator using this compliance approach shall also comply with the requirements of §63.151 and §63.152 of this subpart, as applicable.

2) The owner or operator using this compliance approach is not required to calculate the annual emission rate specified in paragraph (a) of this section.

3) When emissions of different kinds (e.g., emissions from process vents, transfer operations, storage vessels, process wastewater, and/or in-process equipment subject to §63.149 of this subpart) are combined, and at least one of the emission streams would be classified as Group 1 in the absence of combination with other emission streams, the owner or operator shall comply with the requirements of either paragraph (e)(3)(i) or paragraph (e)(3)(ii) of this section.

(i) Comply with the applicable requirements of this subpart for each kind of emissions in the stream (e.g., the requirements in §§63.113 through 63.118 of this subpart G for process vents, and the requirements of §§63.126 through 63.130 for transfer operations); or

(ii) Comply with the first set of requirements identified in paragraphs (e)(3)(ii)(A) through (e)(3)(ii)(E) of this section which applies to any individual emission stream that is included in the combined stream, where either that emission stream would be classified as Group 1 in the absence of combination with other emission streams, or the owner chooses to consider that emission stream to be Group 1 for
purposes of this paragraph. Compliance with the first applicable set of requirements identified in paragraphs (e)(3)(ii)(A) through (e)(3)(ii)(E) of this section constitutes compliance with all other requirements in paragraphs (e)(3)(ii)(A) through (e)(3)(ii)(E) of this section applicable to other types of emissions in the combined stream.

(A) The requirements of this subpart for Group 1 process vents, including applicable monitoring, recordkeeping, and reporting;

(B) The requirements of this subpart for Group 1 transfer racks, including applicable monitoring, recordkeeping, and reporting;

(C) The requirements of §63.119(e) for control of emissions from Group 1 storage vessels, including monitoring, recordkeeping, and reporting;

(D) The requirements of §63.139 for control devices used to control emissions from waste management units, including applicable monitoring, recordkeeping, and reporting; or

(E) The requirements of §63.139 for closed vent systems for control of emissions from in-process equipment subject to §63.149, including applicable monitoring, recordkeeping, and reporting.

(f) The owner or operator of an existing source may elect to control some of the emission points within the source to different levels than specified under §§63.113 through 63.148 of this subpart by using an emissions averaging compliance approach as long as the overall emissions for the source do not exceed the emission level specified in paragraph (a) of this section. The owner or operator using emissions averaging must meet the requirements in paragraphs (f)(1) and (f)(2) of this section.

(1) Calculate emission debits and credits for those emission points involved in the emissions average as specified in §63.150 of this subpart; and

(2) Comply with the requirements of §63.151 and §63.152 of this subpart, as applicable.

(g) A State may restrict the owner or operator of an existing source to using only the procedures in paragraph (e) of this section to comply with the emission standard in paragraph (a) of this section.

(h) Where the provisions of this subpart require a performance test, waiver of that requirement shall be addressed only as provided in §63.103(b)(5) of subpart F of this part.

(ii) Halogenated vent streams, as defined in §63.111 of this subpart, shall not be vented to a flare.

(2) Reduce emissions of total organic hazardous air pollutants by 98 weight-percent or to a concentration of 20 parts per million by volume, whichever is less stringent. For combustion devices, the emission reduction or concentration shall be calculated on a dry basis, corrected to 3-percent oxygen, and compliance can be determined by measuring either organic hazardous air pollutants or total organic carbon using the procedures in §63.116 of this subpart.

(i) Compliance with paragraph (a)(2) of this section may be achieved by using any combination of combustion, recovery, and/or recapture devices, except that a recovery device may not be used to comply with paragraph (a)(2) of this section by reducing emissions of total organic hazardous air pollutants by 98 weight-percent, except as provided in paragraph (a)(2)(ii) of this section.

(ii) An owner or operator may use a recovery device, alone or in combination with one or more combustion or recapture devices, to reduce emissions of total organic hazardous air pollutants by 98 weight-percent if all the conditions of paragraphs (a)(2)(ii)(A) through (a)(2)(ii)(D) of this section are met.

(A) The recovery device (and any combustion device or recapture device which operates in combination with the recovery device to reduce emissions of total organic hazardous air pollutants by 98 weight-percent) was installed before the date of proposal of the subpart of this part 63 that makes this subpart G applicable to process vents in the chemical manufacturing process unit.

(B) The recovery device that will be used to reduce emissions of total organic hazardous air pollutants by 98 weight-percent is the last recovery device before emission to the atmosphere.

(C) The recovery device, alone or in combination with one or more combustion or recapture devices, is capable of reducing emissions of total organic hazardous air pollutants by 98 weight-percent, but is not capable of reliably reducing emissions of total organic hazardous air pollutants to a concentration of 20 parts per million by volume.

(D) If the owner or operator disposed of the recovered material, the recovery device would comply with the requirements of this subpart for recapture devices.

(3) Achieve and maintain a TRE index value greater than 1.0 at the outlet of the final recovery device, or prior to release of the vent stream to the atmosphere if no recovery device is present. If the TRE index value is greater than 1.0, the process vent shall comply with the provisions for a Group 2 process vent specified in either paragraph (d) or (e) of this section, whichever is applicable.

(b) If a boiler or process heater is used to comply with the percent reduction requirement or concentration limit specified in paragraph (a)(2) of this section, then the vent stream shall be introduced into the flame zone of such a device.

(c) Halogenated vent streams from Group 1 process vents that are combusted shall be controlled according to paragraph (c)(1) or (2) of this section.

(1) If a combustion device is used to comply with paragraph (a)(2) of this section for a halogenated vent stream, then the gas stream exiting the combustion device shall be conveyed to a halogen reduction device, such as a scrubber, before it is discharged to the atmosphere.

(i) Except as provided in paragraph (c)(1)(ii) of this section, the halogen reduction device shall reduce overall emissions of hydrogen halides and halogens, as defined in §63.111 of this subpart, by 99 percent or shall reduce the outlet mass of total hydrogen halides and halogens to less than 0.45 kilogram per hour, whichever is less stringent.
(ii) If a scrubber or other halogen reduction device was installed prior to December 31, 1992, the
device shall reduce overall emissions of hydrogen halides and halogens, as defined in §63.111 of this
subpart, by 95 percent or shall reduce the outlet mass of total hydrogen halides and halogens to less than
0.45 kilograms per hour, whichever is less stringent.

(2) A halogen reduction device, such as a scrubber or other technique, may be used to reduce the
vent stream halogen atom mass emission rate to less than 0.45 kilogram per hour prior to any
combustion control device, and thus make the vent stream nonhalogenated; the vent stream must comply
with the requirements of paragraph (a)(1) or (a)(2) of this section.

(d) The owner or operator of a Group 2 process vent having a flow rate greater than or equal to
0.005 standard cubic meter per minute, a HAP concentration greater than or equal to 50 parts per million
by volume, and a TRE index value greater than 1.0 but less than or equal to 4.0 shall maintain a TRE
index value greater than 1.0 and shall comply with the monitoring of recovery device parameters in
§63.114(b) or (c) of this subpart, the TRE index calculations of §63.115 of this subpart, and the applicable
reporting and recordkeeping provisions of §§63.117 and 63.118 of this subpart. Such owner or operator is
not subject to any other provisions of §§63.114 through 63.118 of this subpart.

(e) The owner or operator of a Group 2 process vent with a TRE index value greater than 4.0 shall
maintain a TRE index value greater than 4.0, comply with the provisions for calculation of a TRE index
value in §63.115 and the reporting and recordkeeping provisions in §§63.117(b) and 63.118(c) and (h),
and is not subject to monitoring or any other provisions of §§63.114 through 63.118.

(f) The owner or operator of a Group 2 process vent with a flow rate less than 0.005 standard cubic
meter per minute shall maintain a flow rate less than 0.005 standard cubic meter per minute; comply with
the Group determination procedures in §63.115 (a), (b), and (e) of this subpart; and the reporting and
recordkeeping requirements in §63.117(c) of this subpart, §63.118(d) of this subpart, and §63.118(i) of
this subpart; and is not subject to monitoring or any other provisions of §§63.114 through 63.118 of this
subpart.

(g) The owner or operator of a Group 2 process vent with a total organic HAP concentration less
than 50 parts per million by volume shall maintain a total organic HAP concentration less than 50 parts
per million by volume; comply with the Group determination procedures in §63.115(a), (c), and (e); the
reporting and recordkeeping requirements in §§63.117(d) and 63.118(e) and (j); and is not subject to
monitoring or any other provisions of §§63.114 through 63.118.

(h) The owner or operator of a process vent complying with paragraph (a)(1) or (a)(2) of this section
is not required to perform the group determination described in §63.115 of this subpart.

(i) Off-site control or on-site control not owned or operated by the source. This paragraph (i) applies
to gas streams that have the characteristics specified in §63.107(b) through (h) or meet the criteria
specified in §63.107(i); that are transferred for disposal to an on-site control device (or other compliance
equipment) not owned or operated by the owner or operator of the source generating the gas stream, or
to an off-site control device or other compliance equipment; and that have the characteristics (e.g., flow
rate, total organic HAP concentration, or TRE index value) of a Group 1 process vent, determined at the
point of transfer.

(1) The owner or operator transferring the gas stream shall:

(i) Comply with the provisions specified in §63.114(d) for each gas stream prior to transfer.

(ii) Notify the transferee that the gas stream contains organic hazardous air pollutants that are to be
treated in accordance with the provisions of this subpart. The notice shall be submitted to the transferee
initially and whenever there is a change in the required control.
(2) The owner or operator may not transfer the gas stream unless the transferee has submitted to the EPA a written certification that the transferee will manage and treat any gas stream transferred under this paragraph (i) and received from a source subject to the requirements of this subpart in accordance with the requirements of either §§63.113 through 63.118, or §63.102(b), or subpart D of this part if alternative emission limitations have been granted the transferor in accordance with those provisions. The certifying entity may revoke the written certification by sending a written statement to EPA and the owner or operator giving at least 90 days notice that the certifying entity is rescinding acceptance of responsibility for compliance with the regulatory provisions listed in this paragraph (i). Upon expiration of the notice period, the owner or operator may not transfer the gas stream to the transferee. Records retained by the transferee shall be retained in accordance with §63.103(c).

(3) By providing this written certification to EPA, the certifying entity accepts responsibility for compliance with the regulatory provisions listed in paragraph (i)(2) of this section with respect to any transfer covered by the written certification. Failure to abide by any of those provisions with respect to such transfers may result in enforcement action by EPA against the certifying entity in accordance with the enforcement provisions applicable to violations of these provisions by owners or operators of sources.

(4) Written certifications and revocation statements to EPA from the transferees of such gas streams shall be signed by a responsible official of the certifying entity, provide the name and address of the certifying entity, and be sent to the appropriate EPA Regional Office at the addresses listed in §63.13. Such written certifications are not transferable by the transferee.


§63.114 Process vent provisions—monitoring requirements.

(a) Each owner or operator of a process vent that uses a combustion device to comply with the requirements in §63.113 (a)(1) or (a)(2) of this subpart, or that uses a recovery device or recapture device to comply with the requirements in §63.113(a)(2) of this subpart, shall install monitoring equipment specified in paragraph (a)(1), (a)(2), (a)(3), (a)(4), or (a)(5) of this section, depending on the type of device used. All monitoring equipment shall be installed, calibrated, maintained, and operated according to manufacturer's specifications or other written procedures that provide adequate assurance that the equipment would reasonably be expected to monitor accurately.

(1) Where an incinerator is used, a temperature monitoring device equipped with a continuous recorder is required.

(i) Where an incinerator other than a catalytic incinerator is used, a temperature monitoring device shall be installed in the firebox or in the ductwork immediately downstream of the firebox in a position before any substantial heat exchange occurs.

(ii) Where a catalytic incinerator is used, temperature monitoring devices shall be installed in the gas stream immediately before and after the catalyst bed.

(2) Where a flare is used, the following monitoring equipment is required: A device (including but not limited to a thermocouple, ultra-violet beam sensor, or infrared sensor) capable of continuously detecting the presence of a pilot flame.

(3) Where a boiler or process heater of less than 44 megawatts design heat input capacity is used, the following monitoring equipment is required: a temperature monitoring device in the firebox equipped
with a continuous recorder. This requirement does not apply to gas streams that are introduced with primary fuel or are used as the primary fuel.

(4) Where a scrubber is used with an incinerator, boiler, or process heater in the case of halogenated vent streams, the following monitoring equipment is required for the scrubber.

(i) A pH monitoring device equipped with a continuous recorder shall be installed to monitor the pH of the scrubber effluent.

(ii) A flow meter equipped with a continuous recorder shall be located at the scrubber influent for liquid flow. Gas flow rate shall be determined using one of the procedures specified in paragraphs (a)(4)(ii)(A) through (C) of this section.

(A) The owner or operator may determine gas flow rate using the design blower capacity, with appropriate adjustments for pressure drop.

(B) If the scrubber is subject to rules in 40 CFR parts 264 through 266 that have required a determination of the liquid to gas (L/G) ratio prior to the applicable compliance date for this subpart specified in §63.100(k), the owner or operator may determine gas flow rate by the method that had been utilized to comply with those rules. A determination that was conducted prior to the compliance date for this subpart may be utilized to comply with this subpart if it is still representative.

(C) The owner or operator may prepare and implement a gas flow rate determination plan that documents an appropriate method which will be used to determine the gas flow rate. The plan shall require determination of gas flow rate by a method which will at least provide a value for either a representative or the highest gas flow rate anticipated in the scrubber during representative operating conditions other than startups, shutdowns, or malfunctions. The plan shall include a description of the methodology to be followed and an explanation of how the selected methodology will reliably determine the gas flow rate, and a description of the records that will be maintained to document the determination of gas flow rate. The owner or operator shall maintain the plan as specified in §63.103(c).

(5) Where a recovery device or recapture device is used to comply with the requirements of §63.113(a)(2) of this subpart, the owner or operator shall utilize the appropriate monitoring device identified in paragraph (b), (b)(1), (b)(2), or (b)(3) of this section.

(b) Each owner or operator of a process vent with a TRE index value greater than 1.0 as specified under §§63.113(a)(3) or 63.113(d) of this subpart that uses one or more recovery devices shall install an organic monitoring device equipped with a continuous recorder or the monitoring equipment specified in paragraph (b)(1), (b)(2), or (b)(3) of this section, depending on the type of recovery device used. All monitoring equipment shall be installed, calibrated, and maintained according to the manufacturer's specifications or other written procedures that provide adequate assurance that the equipment would reasonably be expected to monitor accurately. Monitoring is not required for process vents with TRE index values greater than 4.0 as specified in §63.113(e) of this subpart.

(1) Where an absorber is the final recovery device in the recovery system, a scrubbing liquid temperature monitoring device and a specific gravity monitoring device, each equipped with a continuous recorder shall be used;

(2) Where a condenser is the final recovery device in the recovery system, a condenser exit (product side) temperature monitoring device equipped with a continuous recorder shall be used;

(3) Where a carbon adsorber is the final recovery device in the recovery system, an integrating regeneration stream flow monitoring device having an accuracy of ±10 percent or better, capable of
recording the total regeneration stream mass or volumetric flow for each regeneration cycle; and a carbon bed temperature monitoring device, capable of recording the carbon bed temperature after each regeneration and within 15 minutes of completing any cooling cycle shall be used.

(c) An owner or operator of a process vent may request approval to monitor parameters other than those listed in paragraph (a) or (b) of this section. The request shall be submitted according to the procedures specified in §63.151(f) or §63.152(e) of this subpart. Approval shall be requested if the owner or operator:

(1) Uses a combustion device other than an incinerator, boiler, process heater, or flare; or

(2) Maintains a TRE greater than 1.0 but less than or equal to 4.0 without a recovery device or with a recovery device other than the recovery devices listed in paragraphs (a) and (b) of this section; or

(3) Uses one of the combustion or recovery or recapture devices listed in paragraphs (a) and (b) of this section, but seeks to monitor a parameter other than those specified in paragraphs (a) and (b) of this section.

d) The owner or operator of a process vent shall comply with paragraph (d)(1) or (2) of this section for any bypass line between the origin of the gas stream (i.e., at an air oxidation reactor, distillation unit, or reactor as identified in §63.107(b)) and the point where the gas stream reaches the process vent, as described in §63.107, that could divert the gas stream directly to the atmosphere. Equipment such as low leg drains, high point bleeds, analyzer vents, open-ended valves or lines, and pressure relief valves needed for safety purposes are not subject to this paragraph (d).

(1) Properly install, maintain, and operate a flow indicator that takes a reading at least once every 15 minutes. Records shall be generated as specified in §63.118(a)(3). The flow indicator shall be installed at the entrance to any bypass line that could divert the gas stream to the atmosphere; or

(2) Secure the bypass line valve in the non-diverting position with a car-seal or a lock-and-key type configuration. A visual inspection of the seal or closure mechanism shall be performed at least once every month to ensure that the valve is maintained in the non-diverting position and the gas stream is not diverted through the bypass line.

(e) The owner or operator shall establish a range that indicates proper operation of the control or recovery device for each parameter monitored under paragraphs (a), (b), and (c) of this section. In order to establish the range, the information required in §63.152(b) of this subpart shall be submitted in the Notification of Compliance Status or the operating permit application or amendment. The range may be based upon a prior performance test conducted for determining compliance with a regulation promulgated by the EPA, and the owner or operator is not required to conduct a performance test under §63.116 of this subpart, if the prior performance test was conducted using the same methods specified in §63.116 and either no process changes have been made since the test, or the owner or operator can demonstrate that the results of the performance test, with or without adjustments, reliably demonstrate compliance despite process changes.


§63.115 Process vent provisions—methods and procedures for process vent group determination.

(a) For purposes of determining vent stream flow rate, total organic HAP or total organic carbon concentration or TRE index value, as specified under paragraph (b), (c), or (d) of this section, the
sampling site shall be after the last recovery device (if any recovery devices are present) but prior to the inlet of any control device that is present and prior to release to the atmosphere.

(1) Method 1 or 1A of 40 CFR part 60, appendix A, as appropriate, shall be used for selection of the sampling site.

(2) No traverse site selection method is needed for vents smaller than 0.10 meter in diameter.

(b) To demonstrate that a vent stream flow rate is less than 0.005 standard cubic meter per minute in accordance with the Group 2 process vent definition of this subpart, the owner or operator shall measure flow rate by the following procedures:

(1) The sampling site shall be selected as specified in paragraph (a) of this section.

(2) The gas volumetric flow rate shall be determined using Method 2, 2A, 2C, or 2D of 40 CFR part 60, appendix A, as appropriate.

(c) Each owner or operator seeking to demonstrate that a vent stream has an organic HAP concentration below 50 parts per million by volume in accordance with the Group 2 process vent definition of this subpart shall measure either total organic HAP or TOC concentration using the following procedures:

(1) The sampling site shall be selected as specified in paragraph (a) of this section.

(2) Method 18 or Method 25A of 40 CFR part 60, appendix A shall be used to measure concentration; alternatively, any other method or data that has been validated according to the protocol in Method 301 of appendix A of this part may be used.

(3) Where Method 18 of 40 CFR part 60, appendix A is used, the following procedures shall be used to calculate parts per million by volume concentration:

(i) The minimum sampling time for each run shall be 1 hour in which either an integrated sample or four grab samples shall be taken. If grab sampling is used, then the samples shall be taken at approximately equal intervals in time, such as 15 minute intervals during the run.

(ii) The concentration of either TOC (minus methane and ethane) or organic HAP shall be calculated according to paragraph (c)(3)(ii)(A) or (c)(3)(ii)(B) of this section as applicable.

(A) The TOC concentration (C_{TOC}) is the sum of the concentrations of the individual components and shall be computed for each run using the following equation:

\[ C_{TOC} = \frac{\sum_{i=1}^{x} \left( \sum_{j=1}^{x} C_i^j \right)^2}{X} \]

where:

C_{TOC} = Concentration of TOC (minus methane and ethane), dry basis, parts per million by volume.
Concentration of sample component \( j \) of the sample \( i \), dry basis, parts per million by volume.

Number of components in the sample.

Number of samples in the sample run.

(B) The total organic HAP concentration \( (C_{\text{TOC}}) \) shall be computed according to the equation in paragraph (c)(3)(ii)(A) of this section except that only the organic HAP species shall be summed. The list of organic HAP's is provided in table 2 of subpart F of this part.

(4) Where Method 25A of 40 CFR part 60, appendix A is used, the following procedures shall be used to calculate parts per million by volume TOC concentration:

(i) Method 25A of 40 CFR part 60, appendix A, shall be used only if a single organic HAP compound is greater than 50 percent of total organic HAP, by volume, in the vent stream.

(ii) The vent stream composition may be determined by either process knowledge, test data collected using an appropriate EPA method, or a method or data validated according to the protocol in Method 301 of appendix A of this part. Examples of information that could constitute process knowledge include calculations based on material balances, process stoichiometry, or previous test results provided the results are still relevant to the current vent steam conditions.

(iii) The organic HAP used as the calibration gas for Method 25A of 40 CFR part 60, appendix A shall be the single organic HAP compound present at greater than 50 percent of the total organic HAP by volume.

(iv) The span value for Method 25A of 40 CFR part 60, appendix A shall be 50 parts per million by volume.

(v) Use of Method 25A of 40 CFR part 60, appendix A is acceptable if the response from the high-level calibration gas is at least 20 times the standard deviation of the response from the zero calibration gas when the instrument is zeroed on the most sensitive scale.

(vi) The owner or operator shall demonstrate that the concentration of TOC including methane and ethane measured by Method 25A of 40 CFR part 60, appendix A is below 25 parts per million by volume to be considered a Group 2 vent with an organic HAP concentration below 50 parts per million by volume and to qualify for the low concentration exclusion in §63.113(g) of this subpart.

(d) To determine the TRE index value, the owner or operator shall conduct a TRE determination and calculate the TRE index value according to the procedures in paragraph (d)(1) or (d)(2) of this section and the TRE equation in paragraph (d)(3) of this section.

(1) Engineering assessment may be used to determine vent stream flow rate, net heating value, TOC emission rate, and total organic HAP emission rate for the representative operating condition expected to yield the lowest TRE index value.

(i) If the TRE value calculated using such engineering assessment and the TRE equation in paragraph (d)(3) of this section is greater than 4.0, then the owner or operator is not required to perform the measurements specified in paragraph (d)(2) of this section.

(ii) If the TRE value calculated using such engineering assessment and the TRE equation in paragraph (d)(3) of this section is less than or equal to 4.0, then the owner or operator is required to perform the measurements specified in paragraph (d)(2) of this section for group determination or
consider the process vent a Group 1 vent and comply with the emission reduction specified in §63.113(a) of this subpart.

(iii) Engineering assessment includes, but is not limited to, the following:

(A) Previous test results provided the tests are representative of current operating practices at the process unit.

(B) Bench-scale or pilot-scale test data representative of the process under representative operating conditions.

(C) Maximum flow rate, TOC emission rate, organic HAP emission rate, or net heating value limit specified or implied within a permit limit applicable to the process vent.

(D) Design analysis based on accepted chemical engineering principles, measurable process parameters, or physical or chemical laws or properties. Examples of analytical methods include, but are not limited to:

(1) Use of material balances based on process stoichiometry to estimate maximum organic HAP concentrations,

(2) Estimation of maximum flow rate based on physical equipment design such as pump or blower capacities,

(3) Estimation of TOC or organic HAP concentrations based on saturation conditions,

(4) Estimation of maximum expected net heating value based on the vent stream concentration of each organic compound or, alternatively, as if all TOC in the vent stream were the compound with the highest heating value.

(E) All data, assumptions, and procedures used in the engineering assessment shall be documented.

(2) Except as provided in paragraph (d)(1) of this section, vent stream flow rate, net heating value, TOC emission rate, and total organic HAP emission rate shall be measured and calculated according to the procedures in paragraphs (d)(2)(i) through (v) of this section and used as input to the TRE index value calculation in paragraph (d)(3) of this section.

(i) The vent stream volumetric flow rate (Q), in standard cubic meters per minute at 20 degrees Celcius, shall be determined using Method 2, 2A, 2C, or 2D of 40 CFR part 60, appendix A, as appropriate. If the vent stream tested passes through a final steam jet ejector and is not condensed, the vent stream volumetric flow shall be corrected to 2.3 percent moisture.

(ii) The molar composition of the vent stream, which is used to calculate net heating value, shall be determined using the following methods:

(A) Method 18 of 40 CFR part 60, appendix A to measure the concentration of each organic compound.

(B) American Society for Testing and Materials D1946-77 to measure the concentration of carbon monoxide and hydrogen.
(C) Method 4 of 40 CFR part 60, appendix A, to measure the moisture content of the vent stream.

(iii) The net heating value of the vent stream shall be calculated using the following equation:

\[ H_T = K_1 \left( \sum_{j=1}^{g} C_j H_j \right) (1 - B_{ws}) \]

where:

- \( H_T \): Net heating value of the sample, megaJoule per standard cubic meter, where the net enthalpy per mole of vent stream is based on combustion at 25 °C and 760 millimeters of mercury, but the standard temperature for determining the volume corresponding to one mole is 20 °C, as in the definition of \( Q_s \) (vent stream flow rate).
- \( K_1 \): Constant, 1.740×10⁻⁷ (parts per million)⁻¹ (gram-mole per standard cubic meter) (megaJoule per kilocalorie), where standard temperature for (gram-mole per standard cubic meter) is 20 °C.
- \( B_{ws} \): Water vapor content of the vent stream, proportion by volume; except that if the vent stream passes through a final steam jet and is not condensed, it shall be assumed that \( B_{ws} = 0.023 \) in order to correct to 2.3 percent moisture.
- \( C_j \): Concentration on a dry basis of compound \( j \) in parts per million, as measured for all organic compounds by Method 18 of 40 CFR part 60, appendix A and measured for hydrogen and carbon monoxide by American Society for Testing and Materials D1946-77 as indicated in paragraph (d)(2)(ii) of this section.
- \( H_j \): Net heat of combustion of compound \( j \), kilocalorie per gram-mole, based on combustion at 25 °C and 760 millimeters mercury. The heats of combustion of vent stream components shall be determined using American Society for Testing and Materials D2382-76 if published values are not available or cannot be calculated.

(iv) The emission rate of TOC (minus methane and ethane) (\( E_{TOC} \)) and the emission rate of total organic HAP (\( E_{HAP} \)) in the vent stream shall both be calculated using the following equation:

\[ E = K_2 \left[ \sum_{j=1}^{g} C_j M_j \right] Q_s \]

where:

- \( E \): Emission rate of TOC (minus methane and ethane) or emission rate of total organic HAP in the sample, kilograms per hour.
- \( K_2 \): Constant, 2.494×10⁻⁶ (parts per million)⁻¹ (gram-mole per standard cubic meter) (kilogram/gram) (minutes/hour), where standard temperature for (gram-mole per standard cubic meter) is 20 °C.
- \( C_j \): Concentration on a dry basis of organic compound \( j \) in parts per million as measured by Method 18 of 40 CFR part 60, appendix A as indicated in paragraph (d)(2)(ii) of this section. If the TOC emission rate is being calculated, \( C \) includes all organic compounds measured minus methane and ethane; if the total organic HAP emission rate is being calculated, only organic HAP compounds listed in table 2 in subpart F of this part are included.
- \( M_j \): Molecular weight of organic compound \( j \), gram/gram-mole.
Qs = Vent stream flow rate, dry standard cubic meter per minute, at a temperature of 20 °C.

(v) In order to determine whether a vent stream is halogenated, the mass emission rate of halogen atoms contained in organic compounds shall be calculated.

(A) The vent stream concentration of each organic compound containing halogen atoms (parts per million by volume, by compound) shall be determined based on the following procedures:

(1) Process knowledge that no halogen or hydrogen halides are present in the process, or

(2) Applicable engineering assessment as discussed in paragraph (d)(1)(iii) of this section, or

(3) Concentration of organic compounds containing halogens measured by Method 18 of 40 CFR part 60, appendix A, or

(4) Any other method or data that has been validated according to the applicable procedures in Method 301 of appendix A of this part.

(B) The following equation shall be used to calculate the mass emission rate of halogen atoms:

\[
E = K_2 Q \left( \sum_{j=1}^{n} \sum_{i=1}^{m} C_{ij} \times L_{ij} \times M_{ij} \right)
\]

where:

E=mass of halogen atoms, dry basis, kilogram per hour.

\(K_2\) = Constant, 2.494×10^-6 (parts per million)^-1 (kilogram-mole per standard cubic meter) (minute/hour), where standard temperature is 20 °C.

C_{ij} = Concentration of halogenated compound j in the gas stream, dry basis, parts per million by volume.

M_{ij} = Molecular weight of halogen atom i in compound j of the gas stream, kilogram per kilogram-mole.

L_{ij} = Number of atoms of halogen i in compound j of the gas stream.

Q=Flow rate of gas stream, dry standard cubic meters per minute, determined according to paragraph (d)(1) or (d)(2)(i) of this section.

j=Halogenated compound j in the gas stream.

i=Halogen atom i in compound j of the gas stream.

n=Number of halogenated compounds j in the gas stream.

m=Number of different halogens i in each compound j of the gas stream.

(3) The owner or operator shall calculate the TRE index value of the vent stream using the equations and procedures in this paragraph.

(i) The equation for calculating the TRE index for a vent stream controlled by a flare or incinerator is as follows:
\[ \text{TRE} = \frac{1}{E_{\text{HAP}}} \left[ a + b(\dot{Q}) + c(\dot{H}_T) + d(E_{\text{TOC}}) \right] \]

where:

TRE = TRE index value.

\( E_{\text{HAP}} \) = Hourly emission rate of total organic HAP, kilograms per hour, as calculated in paragraph (d)(1) or (d)(2)(iv) of this section.

\( \dot{Q} \) = Vent stream flow rate, standard cubic meters per minute, at a standard temperature of 20 °C, as calculated in paragraph (d)(1) or (d)(2)(i) of this section.

\( \dot{H}_T \) = Vent stream net heating value, megaJoules per standard cubic meter, as calculated in paragraph (d)(1) or (d)(2)(iii) of this section.

\( E_{\text{TOC}} \) = Emission rate of TOC (minus methane and ethane), kilograms per hour, as calculated in paragraph (d)(1) or (d)(2)(iv) of this section.

\( a, b, c, d \) = Coefficients presented in table 1 of this subpart, selected in accordance with paragraphs (d)(3)(ii) and (iii) of this section.

(ii) The owner or operator of a nonhalogenated vent stream shall calculate the TRE index value based on the use of a flare, a thermal incinerator with 0 percent heat recovery, and a thermal incinerator with 70 percent heat recovery and shall select the lowest TRE index value. The owner or operator shall use the applicable coefficients in table 1 of this subpart for nonhalogenated vent streams located within existing sources and the applicable coefficients in table 2 of this subpart for nonhalogenated vent streams located within new sources.

(iii) The owner or operator of a halogenated vent stream shall calculate the TRE index value based on the use of a thermal incinerator with 0 percent heat recovery, and a scrubber. The owner or operator shall use the applicable coefficients in table 1 of this subpart for halogenated vent streams located within existing sources and the applicable coefficients in table 2 of this subpart for halogenated vent streams located within new sources.

(e) The owner or operator of a Group 2 process vent shall recalculate the TRE index value, flow, or organic hazardous air pollutants concentration for each process vent, as necessary to determine whether the vent is Group 1 or Group 2, whenever process changes are made that could reasonably be expected to change the vent to a Group 1 vent. Examples of process changes include, but are not limited to, changes in production capacity, production rate, feedstock type, or catalyst type, or whenever there is replacement, removal, or addition of recovery equipment. For purposes of this paragraph, process changes do not include: Process upsets; unintentional, temporary process changes; and changes that are within the range on which the original TRE calculation was based.

(1) The TRE index value, flow rate, or organic HAP concentration shall be recalculated based on measurements of vent stream flow rate, TOC, and organic HAP concentrations, and heating values as specified in §63.115 (a), (b), (c), and (d) of this subpart, as applicable, or on best engineering assessment of the effects of the change. Engineering assessments shall meet the specifications in paragraph (d)(1) of this section.

(2) Where the recalculated TRE index value is less than or equal to 1.0, or less than or equal to 4.0 but greater than 1.0, the recalculated flow rate is greater than or equal to 0.005 standard cubic meter per minute, or the recalculated concentration is greater than or equal to 50 parts per million by volume, the
owner or operator shall submit a report as specified in §63.118 (g), (h), (i), or (j) of this subpart and shall comply with the appropriate provisions in §63.113 of this subpart by the dates specified in §63.100 of subpart F of this part.

(f) Notwithstanding any other provisions of this subpart, in any case where a process vent includes one or more gas streams that are not from a source subject to this subpart (hereafter called “non-HON streams” for purposes of this paragraph), and one or more gas streams that meet the criteria in §63.107(b) through (h) or the criteria in §63.107(i) (hereafter called “HON streams” for purposes of this paragraph), the owner or operator may elect to comply with paragraphs (f)(1) through (3) of this section.

(1) The owner or operator may determine the characteristics (flow rate, total organic HAP concentration, and TRE index value) for each HON stream, or combination of HON streams, at a representative point as near as practical to, but before, the point at which it is combined with one or more non-HON streams.

(2) If one or more of the HON streams, or combinations of HON streams, has the characteristics (determined at the location specified in paragraph (f)(1) of this section) associated with a Group 1 process vent, the combined vent stream is a Group 1 process vent. Except as specified in paragraph (f)(3) of this section, if none of the HON streams, or combinations of HON streams, when determined at the location specified in paragraph (f)(1) of this section, has the characteristics associated with a Group 1 process vent, the combined vent stream is a Group 2 process vent regardless of the TRE index value determined at the location specified in §63.115(a). If the combined vent stream is a Group 2 process vent as determined by the previous sentence, but one or more of the HON streams, or combinations of HON streams, has a TRE index value greater than 1 but less than or equal to 4, the combined vent stream is a process vent with a TRE index value greater than 1 but less than or equal to 4. In this case, the owner or operator shall monitor the combined vent stream as required by §63.114(b).

(3) Paragraphs (f)(1) and (2) of this section are not intended to apply instead of any other subpart of this part. If another subpart of this part applies to one or more of the non-HON streams contributing to the combined vent stream, that subpart may impose emission control requirements such as, but not limited to, requiring the combined vent stream to be classified and controlled as a Group 1 process vent.


§63.116 Process vent provisions—performance test methods and procedures to determine compliance.

(a) When a flare is used to comply with §63.113(a)(1), the owner or operator shall comply with paragraphs (a)(1) through (3) of this section. The owner or operator is not required to conduct a performance test to determine percent emission reduction or outlet organic HAP or TOC concentration.

(1) Conduct a visible emission test using the techniques specified in §63.11(b)(4).

(2) Determine the net heating value of the gas being combusted using the techniques specified in §63.11(b)(6).

(3) Determine the exit velocity using the techniques specified in either §63.11(b)(7)(i) (and §63.11(b)(7)(iii), where applicable) or §63.11(b)(8), as appropriate.

(b) An owner or operator is not required to conduct a performance test when any control device specified in paragraphs (b)(1) through (b)(5) of this section is used.
(1) A boiler or process heater with a design heat input capacity of 44 megawatts or greater.

(2) A boiler or process heater into which the gas stream is introduced with the primary fuel or is used as the primary fuel.

(3) A control device for which a performance test was conducted for determining compliance with a regulation promulgated by the EPA and the test was conducted using the same methods specified in this section and either no process changes have been made since the test, or the owner or operator can demonstrate that the results of the performance test, with or without adjustments, reliably demonstrate compliance despite process changes.

(4) A boiler or process heater burning hazardous waste for which the owner or operator:

   (i) Has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 266, subpart H, or

   (ii) Has certified compliance with the interim status requirements of 40 CFR part 266, subpart H.

(5) A hazardous waste incinerator for which the owner or operator has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 264, subpart O, or has certified compliance with the interim status requirements of 40 CFR part 265, subpart O.

(c) Except as provided in paragraphs (a) and (b) of this section, an owner or operator using a control device to comply with the organic HAP concentration limit or percent reduction efficiency requirements in §63.113(a)(2) of this subpart shall conduct a performance test using the procedures in paragraphs (c)(1) through (c)(4) of this section. The organic HAP concentration and percent reduction may be measured as either total organic HAP or as TOC minus methane and ethane according to the procedures specified.

(1) Method 1 or 1A of 40 CFR part 60, appendix A, as appropriate, shall be used for selection of the sampling sites.

   (i) For determination of compliance with the 98 percent reduction of total organic HAP requirement of §63.113(a)(2) of this subpart, sampling sites shall be located at the inlet of the control device as specified in paragraphs (c)(1)(i)(A) and (c)(1)(i)(B) of this section, and at the outlet of the control device.

   (A) The control device inlet sampling site shall be located after the final product recovery device.

   (B) If a vent stream is introduced with the combustion air or as a secondary fuel into a boiler or process heater with a design capacity less than 44 megawatts, selection of the location of the inlet sampling sites shall ensure the measurement of total organic HAP or TOC (minus methane and ethane) concentrations in all vent streams and primary and secondary fuels introduced into the boiler or process heater.

   (ii) For determination of compliance with the 20 parts per million by volume total organic HAP limit in §63.113(a)(2) of this subpart, the sampling site shall be located at the outlet of the control device.

(2) The gas volumetric flow rate shall be determined using Method 2, 2A, 2C, or 2D of 40 CFR part 60, appendix A, as appropriate.

(3) To determine compliance with the 20 parts per million by volume total organic HAP limit in §63.113(a)(2) of this subpart, the owner or operator shall use Method 18 of 40 CFR part 60, appendix A to measure either TOC minus methane and ethane or total organic HAP. Alternatively, any other method or data that has been validated according to the applicable procedures in Method 301 of appendix A of
this part, may be used. The following procedures shall be used to calculate parts per million by volume concentration, corrected to 3 percent oxygen:

(i) The minimum sampling time for each run shall be 1 hour in which either an integrated sample or a minimum of four grab samples shall be taken. If grab sampling is used, then the samples shall be taken at approximately equal intervals in time, such as 15 minute intervals during the run.

(ii) The concentration of either TOC (minus methane or ethane) or total organic HAP shall be calculated according to paragraph (c)(3)(ii)(A) or (c)(3)(ii)(B) of this section.

(A) The TOC concentration (C_{TOC}) is the sum of the concentrations of the individual components and shall be computed for each run using the following equation:

\[
C_{TOC} = \sum_{i=1}^{x} \left( \frac{\sum_{j=1}^{y} C_{ji}^j}{x} \right)
\]

where:

\( C_{TOC} = \) Concentration of TOC (minus methane and ethane), dry basis, parts per million by volume.

\( C_{ji} = \) Concentration of sample components j of sample i, dry basis, parts per million by volume.

\( n = \) Number of components in the sample.

\( x = \) Number of samples in the sample run.

(B) The total organic HAP concentration (C_{HAP}) shall be computed according to the equation in paragraph (c)(3)(ii)(A) of this section except that only the organic HAP species shall be summed. The list of organic HAPs is provided in table 2 of subpart F of this part.

(iii) The concentration of TOC or total organic HAP shall be corrected to 3 percent oxygen if a combustion device is the control device.

(A) The emission rate correction factor or excess air, integrated sampling and analysis procedures of Method 3B of 40 CFR part 60, appendix A shall be used to determine the oxygen concentration (%O₂). The samples shall be taken during the same time that the TOC (minus methane or ethane) or total organic HAP samples are taken.

(B) The concentration corrected to 3 percent oxygen (C_{e}) shall be computed using the following equation:

\[
C_{e} = C_{e}' \left( \frac{17.9}{20.9 - \%O_{2d}} \right)
\]

where:

\( C_{e} = \) Concentration corrected to 3 percent oxygen, parts per million by volume.
\[ E_i = K_2 \left( \sum_{j=1}^{n} C_{ij} M_{ij} \right) Q_i \]

\[ E_o = K_2 \left( \sum_{j=1}^{n} C_{oj} M_{oj} \right) Q_o \]

where:

\( C_o, C_i = \) Concentration of sample component \( j \) of the gas stream at the inlet and outlet of the control device, respectively, dry basis, parts per million by volume.

\( E_i, E_o = \) Mass rate of TOC (minus methane and ethane) or total organic HAP at the inlet and outlet of the control device, respectively, dry basis, kilogram per hour.

\( M_i, M_o = \) Molecular weight of sample component \( j \) of the gas stream at the inlet and outlet of the control device, respectively, gram/gram-mole.

\( Q_i, Q_o = \) Flow rate of gas stream at the inlet and outlet of the control device, respectively, dry standard cubic meter per minute.

\( K_2 = \) Constant, \( 2.494 \times 10^{-4} \) (parts per million)\(^{-1}\) (gram-mole per standard cubic meter) (kilogram/gram) (minute/hour), where standard temperature (gram-mole per standard cubic meter) is 20 °C.

(B) Where the mass rate of TOC is being calculated, all organic compounds (minus methane and ethane) measured by Method 18 of 40 CFR part 60, appendix A are summed using the equation in paragraph (c)(4)(ii)(A) of this section.
(C) Where the mass rate of total organic HAP is being calculated, only the organic HAP species shall be summed using the equation in paragraph (c)(4)(ii)(A) of this section. The list of organic HAP's is provided in table 2 of subpart F of this part.

(iii) The percent reduction in TOC (minus methane and ethane) or total organic HAP shall be calculated as follows:

$$ R = \frac{E_i - E_o}{E_i} \times 100 \quad (100) $$

where:

- $R=$ Control efficiency of control device, percent.
- $E_i =$ Mass rate of TOC (minus methane and ethane) or total organic HAP at the inlet to the control device as calculated under paragraph (c)(4)(ii) of this section, kilograms TOC per hour or kilograms organic HAP per hour.
- $E_o =$ Mass rate of TOC (minus methane and ethane) or total organic HAP at the outlet of the control device, as calculated under paragraph (c)(4)(ii) of this section, kilograms TOC per hour or kilograms organic HAP per hour.

(iv) If the vent stream entering a boiler or process heater with a design capacity less than 44 megawatts is introduced with the combustion air or as a secondary fuel, the weight-percent reduction of total organic HAP or TOC (minus methane and ethane) across the device shall be determined by comparing the TOC (minus methane and ethane) or total organic HAP in all combusted vent streams and primary and secondary fuels with the TOC (minus methane and ethane) or total organic HAP exiting the combustion device, respectively.

(d) An owner or operator using a combustion device followed by a scrubber or other halogen reduction device to control halogenated vent streams in compliance with §63.113(c)(1) shall conduct a performance test to determine compliance with the control efficiency or emission limits for hydrogen halides and halogens.

(1) For an owner or operator determining compliance with the percent reduction of total hydrogen halides and halogens, sampling sites shall be located at the inlet and outlet of the scrubber or other halogen reduction device used to reduce halogen emissions. For an owner or operator determining compliance with the less than 0.45 kilogram per hour outlet emission limit for total hydrogen halides and halogens, the sampling site shall be located at the outlet of the scrubber or other halogen reduction device and prior to any releases to the atmosphere.

(2) Except as provided in paragraph (d)(5) of this section, Method 26 or Method 26A of 40 CFR part 60, appendix A, shall be used to determine the concentration, in milligrams per dry standard cubic meter, of total hydrogen halides and halogens that may be present in the vent stream. The mass emissions of each hydrogen halide and halogen compound shall be calculated from the measured concentrations and the gas stream flow rate.

(3) To determine compliance with the percent removal efficiency, the mass emissions for any hydrogen halides and halogens present at the inlet of the scrubber or other halogen reduction device shall be summed together. The mass emissions of the compounds present at the outlet of the scrubber or other halogen reduction device shall be summed together. Percent reduction shall be determined by comparison of the summed inlet and outlet measurements.
(4) To demonstrate compliance with the less than 0.45 kilogram per hour outlet emission limit, the test results must show that the mass emission rate of total hydrogen halides and halogens measured at the outlet of the scrubber or other halogen reduction device is below 0.45 kilogram per hour.

(5) The owner or operator may use any other method to demonstrate compliance if the method or data has been validated according to the applicable procedures of Method 301 of appendix A of this part.

(e) An owner or operator using a scrubber or other halogen reduction device to reduce the vent stream halogen atom mass emission rate to less than 0.45 kilogram per hour prior to a combustion control device in compliance with §63.113(c)(2) of this subpart shall determine the halogen atom mass emission rate prior to the combustor according to the procedures in §63.115(d)(2)(v) of this subpart.


§63.117 Process vent provisions—reporting and recordkeeping requirements for group and TRE determinations and performance tests.

(a) Each owner or operator subject to the control provisions for Group 1 process vents in §63.113(a) or the provisions for Group 2 process vents with a TRE index value greater than 1.0 but less than or equal to 4.0 in §63.113(d) shall:

(1) Keep an up-to-date, readily accessible record of the data specified in paragraphs (a)(4) through (a)(8) of this section, as applicable, and

(2) Include the data in paragraphs (a)(4) through (a)(8) of this section in the Notification of Compliance Status report as specified in §63.152(b) of this subpart.

(3) If any subsequent TRE determinations or performance tests are conducted after the Notification of Compliance Status has been submitted, report the data in paragraphs (a)(4) through (a)(8) of this section in the next Periodic Report as specified in §63.152(c) of this subpart.

(4) Record and report the following when using a combustion device to achieve a 98 weight percent reduction in organic HAP or an organic HAP concentration of 20 parts per million by volume, as specified in §63.113(a)(2) of this subpart:

(i) The parameter monitoring results for incinerators, catalytic incinerators, boilers or process heaters specified in table 3 of this subpart, and averaged over the same time period of the performance testing.

(ii) For an incinerator, the percent reduction of organic HAP or TOC achieved by the incinerator determined as specified in §63.116(c) of this subpart, or the concentration of organic HAP or TOC (parts per million by volume, by compound) determined as specified in §63.116(c) of this subpart at the outlet of the incinerator on a dry basis corrected to 3 percent oxygen.

(iii) For a boiler or process heater, a description of the location at which the vent stream is introduced into the boiler or process heater.

(iv) For a boiler or process heater with a design heat input capacity of less than 44 megawatts and where the vent stream is introduced with combustion air or used as a secondary fuel and is not mixed with the primary fuel, the percent reduction of organic HAP or TOC, or the concentration of organic HAP
or TOC (parts per million by volume, by compound) determined as specified in §63.116(c) at the outlet of the combustion device on a dry basis corrected to 3 percent oxygen.

(5) Record and report the following when using a flare to comply with §63.113(a)(1) of this subpart:

(i) Flare design (i.e., steam-assisted, air-assisted, or non-assisted);

(ii) All visible emission readings, heat content determinations, flow rate measurements, and exit velocity determinations made during the compliance determination required by §63.116(a) of this subpart; and

(iii) All periods during the compliance determination when the pilot flame is absent.

(6) Record and report the following when using a scrubber following a combustion device to control a halogenated vent stream:

(i) The percent reduction or scrubber outlet mass emission rate of total hydrogen halides and halogens as specified in §63.116(d) of this subpart;

(ii) The pH of the scrubber effluent; and

(iii) The scrubber liquid to gas ratio.

(7) Record and report the following when achieving and maintaining a TRE index value greater than 1.0 but less than 4.0 as specified in §63.113(a)(3) or §63.113(d) of this subpart:

(i) The parameter monitoring results for absorbers, condensers, or carbon adsorbers, as specified in table 4 of this subpart, and averaged over the same time period of the measurements of vent stream flow rate and concentration used in the TRE determination (both measured while the vent stream is normally routed and constituted), and

(ii) The measurements and calculations performed to determine the TRE index value of the vent stream.

(8) Record and report the halogen concentration in the vent stream determined according to the procedures specified in §63.115(d)(2)(v).

(b) The owner or operator of a Group 2 process vent with a TRE index greater than 4.0 as specified in §63.113(e) of this subpart, shall maintain records and submit as part of the Notification of Compliance Status specified in §63.152 of this subpart, measurements, engineering assessments, and calculations performed to determine the TRE index value of the vent stream. Documentation of engineering assessments shall include all data, assumptions, and procedures used for the engineering assessments, as specified in §63.115(d)(1) of this subpart.

(c) Each owner or operator who elects to demonstrate that a process vent is a Group 2 process vent based on a flow rate less than 0.005 standard cubic meter per minute must submit to the Administrator the flow rate measurement using methods and procedures specified in §63.115(a) and (b) of this subpart with the Notification of Compliance Status specified in §63.152 of this subpart.

(d) Each owner or operator who elects to demonstrate that a process vent is a Group 2 process vent based on organic HAP or TOC concentration less than 50 parts per million by volume must submit to the Administrator an organic HAP or TOC concentration measurement using the methods and procedures
specified in §63.115 (a) and (c) of this subpart with the Notification of Compliance Status specified in §63.152 of this subpart.

(e) If an owner or operator uses a control or recovery device other than those listed in tables 3 and 4 of this subpart or requests approval to monitor a parameter other than those specified in tables 3 and 4 of this subpart, the owner or operator shall submit a description of planned reporting and recordkeeping procedures as required under §63.151(f) or §63.152(e) of this subpart. The Administrator will specify appropriate reporting and recordkeeping requirements as part of the review of the permit application or by other appropriate means.

(f) For each parameter monitored according to tables 3 or 4 of this subpart or paragraph (e) of this section, the owner or operator shall establish a range for the parameter that indicates proper operation of the control or recovery device. In order to establish the range, the information required in §63.152(b) of this subpart shall be submitted in the Notification of Compliance Status or the operating permit application or amendment.


§63.118 Process vent provisions—periodic reporting and recordkeeping requirements.

(a) Each owner or operator using a control device to comply with §63.113 (a)(1) or (a)(2) of this subpart shall keep the following records up-to-date and readily accessible:

1. Continuous records of the equipment operating parameters specified to be monitored under §63.114(a) of this subpart and listed in table 3 of this subpart or specified by the Administrator in accordance with §63.114(c) and §63.117(e) of this subpart. For flares, the hourly records and records of pilot flame outages specified in table 3 of this subpart shall be maintained in place of continuous records.

2. Records of the daily average value of each continuously monitored parameter for each operating day determined according to the procedures specified in §63.152(f). For flares, records of the times and duration of all periods during which all pilot flames are absent shall be kept rather than daily averages.

3. Hourly records of whether the flow indicator specified under §63.114(d)(1) was operating and whether a diversion was detected at any time during the hour, as well as records of the times and durations of all periods when the gas stream is diverted to the atmosphere or the monitor is not operating.

4. Where a seal mechanism is used to comply with §63.114(d)(2) of this subpart, hourly records of flow are not required. In such cases, the owner or operator shall record that the monthly visual inspection of the seals or closure mechanism has been done, and shall record the duration of all periods when the seal mechanism is broken, the bypass line valve position has changed, or the key for a lock-and-key type lock has been checked out, and records of any car-seal that has broken.

(b) Each owner or operator using a recovery device or other means to achieve and maintain a TRE index value greater than 1.0 but less than 4.0 as specified in §63.113(a)(3) or §63.113(d) of this subpart shall keep the following records up-to-date and readily accessible:

1. Continuous records of the equipment operating parameters specified to be monitored under §63.114(b) of this subpart and listed in table 4 of this subpart or specified by the Administrator in accordance with §63.114(c) of this subpart and §63.114(e) of this subpart and
(2) Records of the daily average value of each continuously monitored parameter for each operating day determined according to the procedures specified in §63.152(f). If carbon adsorber regeneration stream flow and carbon bed regeneration temperature are monitored, the records specified in table 4 of this subpart shall be kept instead of the daily averages.

(c) Each owner or operator subject to the provisions of this subpart and who elects to demonstrate compliance with the TRE index value greater than 4.0 under §63.113(e) of this subpart or greater than 1.0 under §63.113(a)(3) or §63.113(d) of this subpart shall keep up-to-date, readily accessible records of:

(1) Any process changes as defined in §63.115(e) of this subpart; and

(2) Any recalculation of the TRE index value pursuant to §63.115(e) of this subpart.

(d) Each owner or operator who elects to comply by maintaining a flow rate less than 0.005 standard cubic meter per minute under §63.113(f) of this subpart, shall keep up-to-date, readily accessible records of:

(1) Any process changes as defined in §63.115(e) of this subpart that increase the vent stream flow rate,

(2) Any recalculation or measurement of the flow rate pursuant to §63.115(e) of this subpart, and

(3) If the flow rate increases to 0.005 standard cubic meter per minute or greater as a result of the process change, the TRE determination performed according to the procedures of §63.115(d) of this subpart.

(e) Each owner or operator who elects to comply by maintaining an organic HAP concentration less than 50 parts per million by volume organic HAP concentration under §63.113(g) of this subpart shall keep up-to-date, readily accessible records of:

(1) Any process changes as defined in §63.115(e) that increase the organic HAP concentration of the vent stream,

(2) Any recalculation or measurement of the concentration pursuant to §63.115(e) of this subpart, and

(3) If the organic HAP concentration increases to 50 parts per million by volume or greater as a result of the process change, the TRE determination performed according to the procedures of §63.115(d) of this subpart.

(f) Each owner or operator who elects to comply with the requirements of §63.113 of this subpart shall submit to the Administrator Periodic Reports of the following recorded information according to the schedule in §63.152 of this subpart.

(1) Reports of daily average values of monitored parameters for all operating days when the daily average values recorded under paragraphs (a) and (b) of this section were outside the ranges established in the Notification of Compliance Status or operating permit.

(2) For Group 1 points, reports of the duration of periods when monitoring data is not collected for each excursion caused by insufficient monitoring data as defined in §63.152(c)(2)(ii)(A) of this subpart.

(3) Reports of the times and durations of all periods recorded under paragraph (a)(3) of this section when the gas stream is diverted to the atmosphere through a bypass line.
(4) Reports of all periods recorded under paragraph (a)(4) of this section in which the seal mechanism is broken, the bypass line valve position has changed, or the key to unlock the bypass line valve was checked out.

(5) Reports of the times and durations of all periods recorded under paragraph (a)(2) of this section in which all pilot flames of a flare were absent.

(6) Reports of all carbon bed regeneration cycles during which the parameters recorded under paragraph (b)(2)(v) of this section were outside the ranges established in the Notification of Compliance Status or operating permit.

(g) Whenever a process change, as defined in §63.115(e) of this subpart, is made that causes a Group 2 process vent to become a Group 1 process vent, the owner or operator shall submit a report within 180 calendar days after the process change as specified in §63.151(j) of this subpart. The report shall include:

(1) A description of the process change;

(2) The results of the recalculation of the flow rate, organic HAP concentration, and TRE index value required under §63.115(e) of this subpart and recorded under paragraph (c), (d), or (e) of this section; and

(3) A statement that the owner or operator will comply with the provisions of §63.113 of this subpart for Group 1 process vents by the dates specified in subpart F of this part.

(h) Whenever a process change, as defined in §63.115(e) of this subpart, is made that causes a Group 2 process vent with a TRE greater than 4.0 to become a Group 2 process vent with a TRE less than 4.0, the owner or operator shall submit a report within 180 calendar days after the process change. The report may be submitted as part of the next periodic report. The report shall include:

(1) A description of the process change,

(2) The results of the recalculation of the TRE index value required under §63.115(e) of this subpart and recorded under paragraph (c) of this section, and

(3) A statement that the owner or operator will comply with the requirements specified in §63.113(d) of this subpart.

(i) Whenever a process change, as defined in §63.115(e) of this subpart, is made that causes a Group 2 process vent with a flow rate less than 0.005 standard cubic meter per minute to become a Group 2 process vent with a flow rate of 0.005 standard cubic meter per minute or greater and a TRE index value less than or equal to 4.0, the owner or operator shall submit a report within 180 calendar days after the process change. The report may be submitted as part of the next periodic report. The report shall include:

(1) A description of the process change,

(2) The results of the recalculation of the flow rate and the TRE determination required under §63.115(e) of this subpart and recorded under paragraph (d) of this section, and

(3) A statement that the owner or operator will comply with the requirements specified in §63.113(d) of this subpart.
(j) Whenever a process change, as defined in §63.115(e) of this subpart, is made that causes a Group 2 process vent with an organic HAP concentration less than 50 parts per million by volume to become a Group 2 process vent with an organic HAP concentration of 50 parts per million by volume or greater and a TRE index value less than or equal to 4.0, the owner or operator shall submit a report within 180 calendar days after the process change. The report may be submitted as part of the next periodic report. The report shall include:

(1) A description of the process change,

(2) The results of the recalculation of the organic HAP concentration and the TRE determination required under §63.115(e) of this subpart and recorded under paragraph (e) of this section, and

(3) A statement that the owner or operator will comply with the requirements specified in §63.113(d) of this subpart.

(k) The owner or operator is not required to submit a report of a process change if one of the conditions listed in paragraph (k)(1), (k)(2), (k)(3), or (k)(4) of this section is met.

(1) The process change does not meet the definition of a process change in §63.115(e) of this subpart, or

(2) The vent stream flow rate is recalculated according to §63.115(e) of this subpart and the recalculated value is less than 0.005 standard cubic meter per minute, or

(3) The organic HAP concentration of the vent stream is recalculated according to §63.115(e) of this subpart and the recalculated value is less than 50 parts per million by volume, or

(4) The TRE index value is recalculated according to §63.115(e) of this subpart and the recalculated value is greater than 4.0.


§63.119 Storage vessel provisions—reference control technology.

(a) For each storage vessel to which this subpart applies, the owner or operator shall comply with the requirements of paragraphs (a)(1), (a)(2), (a)(3), and (a)(4) of this section according to the schedule provisions of §63.100 of subpart F of this part.

(1) For each Group 1 storage vessel (as defined in table 5 of this subpart for existing sources and table 6 of the subpart for new sources) storing a liquid for which the maximum true vapor pressure of the total organic hazardous air pollutants in the liquid is less than 76.6 kilopascals, the owner or operator shall reduce hazardous air pollutants emissions to the atmosphere either by operating and maintaining a fixed roof and internal floating roof, an external floating roof, an external floating roof converted to an internal floating roof, a closed vent system and control device, routing the emissions to a process or a fuel gas system, or vapor balancing in accordance with the requirements in paragraph (b), (c), (d), (e), (f), or (g) of this section, or equivalent as provided in §63.121 of this subpart.

(2) For each Group 1 storage vessel (as defined in table 5 of this subpart for existing sources and table 6 of this subpart for new sources) storing a liquid for which the maximum true vapor pressure of the total organic hazardous air pollutants in the liquid is greater than or equal to 76.6 kilopascals, the owner or operator shall operate and maintain a closed vent system and control device meeting the requirements
specified in paragraph (e) of this section, route the emissions to a process or a fuel gas system as specified in paragraph (f) of this section, vapor balance as specified in paragraph (g) of this section, or equivalent as provided in §63.121 of this subpart.

(3) For each Group 2 storage vessel that is not part of an emissions average as described in §63.150 of this subpart, the owner or operator shall comply with the recordkeeping requirement in §63.123(a) of this subpart and is not required to comply with any other provisions in §§63.119 through 63.123 of this subpart.

(4) For each Group 2 storage vessel that is part of an emissions average, the owner or operator shall comply with the emissions averaging provisions in §63.150 of this subpart.

(b) The owner or operator who elects to use a fixed roof and an internal floating roof, as defined in §63.111 of this subpart, to comply with the requirements of paragraph (a)(1) of this section shall comply with the requirements specified in paragraphs (b)(1) through (b)(6) of this section.

NOTE: The intent of paragraphs (b)(1) and (b)(2) of this section is to avoid having a vapor space between the floating roof and the stored liquid for extended periods. Storage vessels may be emptied for purposes such as routine storage vessel maintenance, inspections, petroleum liquid deliveries, or transfer operations. Storage vessels where liquid is left on walls, as bottom clingage, or in pools due to floor irregularity are considered completely empty.

(1) The internal floating roof shall be floating on the liquid surface at all times except when the floating roof must be supported by the leg supports during the periods specified in paragraphs (b)(1)(i) through (b)(1)(iii) of this section.

(i) During the initial fill.

(ii) After the vessel has been completely emptied and degassed.

(iii) When the vessel is completely emptied before being subsequently refilled.

(2) When the floating roof is resting on the leg supports, the process of filling, emptying, or refilling shall be continuous and shall be accomplished as soon as practical.

(3) Each internal floating roof shall be equipped with a closure device between the wall of the storage vessel and the roof edge. Except as provided in paragraph (b)(3)(iv) of this section, the closure device shall consist of one of the devices listed in paragraph (b)(3)(i), (b)(3)(ii), or (b)(3)(iii) of this section.

(i) A liquid-mounted seal as defined in §63.111 of this subpart.

(ii) A metallic shoe seal as defined in §63.111 of this subpart.

(iii) Two seals mounted one above the other so that each forms a continuous closure that completely covers the space between the wall of the storage vessel and the edge of the internal floating roof. The lower seal may be vapor-mounted, but both must be continuous seals.

(iv) If the internal floating roof is equipped with a vapor-mounted seal as of December 31, 1992, the requirement for one of the seal options specified in paragraphs (b)(3)(i), (b)(3)(ii), and (b)(3)(iii) of this section does not apply until the earlier of the dates specified in paragraphs (b)(3)(iv)(A) and (b)(3)(iv)(B) of this section.

(A) The next time the storage vessel is emptied and degassed.
(B) No later than 10 years after April 22, 1994.

(4) Automatic bleeder vents are to be closed at all times when the roof is floating, except when the roof is being floated off or is being landed on the roof leg supports.

(5) Except as provided in paragraph (b)(5)(viii) of this section, each internal floating roof shall meet the specifications listed in paragraphs (b)(5)(i) through (b)(5)(vii) of this section.

(i) Each opening in a noncontact internal floating roof except for automatic bleeder vents (vacuum breaker vents) and rim space vents is to provide a projection below the liquid surface.

(ii) Each opening in the internal floating roof except for leg sleeves, automatic bleeder vents, rim space vents, column wells, ladder wells, sample wells, and stub drains shall be equipped with a cover or lid. The cover or lid shall be equipped with a gasket.

(iii) Each penetration of the internal floating roof for the purposes of sampling shall be a sample well. Each sample well shall have a slit fabric cover that covers at least 90 percent of the opening.

(iv) Each automatic bleeder vent shall be gasketed.

(v) Each rim space vent shall be gasketed.

(vi) Each penetration of the internal floating roof that allows for passage of a ladder shall have a gasketed sliding cover.

(vii) Each penetration of the internal floating roof that allows for passage of a column supporting the fixed roof shall have a flexible fabric sleeve seal or a gasketed sliding cover.

(viii) If the internal floating roof does not meet any one of the specifications listed in paragraphs (b)(5)(i) through (b)(5)(vii) of this section as of December 31, 1992, the requirement for meeting those specifications does not apply until the earlier of the dates specified in paragraphs (b)(5)(viii)(A) and (b)(5)(viii)(B) of this section.

(A) The next time the storage vessel is emptied and degassed.

(B) No later than 10 years after April 22, 1994.

(6) Each cover or lid on any opening in the internal floating roof shall be closed (i.e., no visible gaps), except when the cover or lid must be open for access. Covers on each access hatch and each gauge float well shall be bolted or fastened so as to be air-tight when they are closed. Rim space vents are to be set to open only when the internal floating roof is not floating or when the pressure beneath the rim seal exceeds the manufacturer's recommended setting.

(c) The owner or operator who elects to use an external floating roof, as defined in §63.111 of this subpart, to comply with the requirements of paragraph (a)(1) of this section shall comply with the requirements specified in paragraphs (c)(1) through (c)(4) of this section.

(1) Each external floating roof shall be equipped with a closure device between the wall of the storage vessel and the roof edge.
(i) Except as provided in paragraph (c)(1)(iv) of this section, the closure device is to consist of two seals, one above the other. The lower seal is referred to as the primary seal and the upper seal is referred to as the secondary seal.

(ii) Except as provided in paragraph (c)(1)(v) of this section, the primary seal shall be either a metallic shoe seal or a liquid-mounted seal.

(iii) Except during the inspections required by §63.120(b) of this subpart, both the primary seal and the secondary seal shall completely cover the annular space between the external floating roof and the wall of the storage vessel in a continuous fashion.

(iv) If the external floating roof is equipped with a liquid-mounted or metallic shoe primary seal as of December 31, 1992, the requirement for a secondary seal in paragraph (c)(1)(i) of this section does not apply until the earlier of the dates specified in paragraphs (c)(1)(iv)(A) and (c)(1)(iv)(B) of this section.

(A) The next time the storage vessel is emptied and degassed.

(B) No later than 10 years after April 22, 1994.

(v) If the external floating roof is equipped with a vapor-mounted primary seal and a secondary seal as of December 31, 1992, the requirement for a liquid-mounted or metallic shoe primary seal in paragraph (c)(1)(ii) of this section does not apply until the earlier of the dates specified in paragraphs (c)(1)(v)(A) and (c)(1)(v)(B) of this section.

(A) The next time the storage vessel is emptied and degassed.

(B) No later than 10 years after April 22, 1994.

(2) Each external floating roof shall meet the specifications listed in paragraphs (c)(2)(i) through (c)(2)(xii) of this section.

(i) Except for automatic bleeder vents (vacuum breaker vents) and rim space vents, each opening in the noncontact external floating roof shall provide a projection below the liquid surface except as provided in paragraph (c)(2)(xii) of this section.

(ii) Except for automatic bleeder vents, rim space vents, roof drains, and leg sleeves, each opening in the roof is to be equipped with a gasketed cover, seal or lid which is to be maintained in a closed position (i.e., no visible gap) at all times except when the cover or lid must be open for access. Covers on each access hatch and each gauge float well shall be bolted or fastened so as to be air-tight when they are closed.

(iii) Automatic bleeder vents are to be closed at all times when the roof is floating, except when the roof is being floated off or is being landed on the roof leg supports.

(iv) Rim space vents are to be set to open only when the roof is being floated off the roof leg supports or when the pressure beneath the rim seal exceeds the manufacturer's recommended setting.

(v) Automatic bleeder vents and rim space vents are to be gasketed.

(vi) Each roof drain that empties into the stored liquid is to be provided with a slotted membrane fabric cover that covers at least 90 percent of the area of the opening.
(vii) Each unslotted guide pole well shall have a gasketed sliding cover or a flexible fabric sleeve seal.

(viii) Each unslotted guide pole shall have on the end of the pole a gasketed cap which is closed at all times except when gauging the liquid level or taking liquid samples.

(ix) Each slotted guide pole well shall have a gasketed sliding cover or a flexible fabric sleeve seal.

(x) Each slotted guide pole shall have a gasketed float or other device which closes off the liquid surface from the atmosphere.

(xi) Each gauge hatch/sample well shall have a gasketed cover which is closed at all times except when the hatch or well must be open for access.

(xii) If each opening in a noncontact external floating roof except for automatic bleeder vents (vacuum breaker vents) and rim space vents does not provide a projection below the liquid surface as of December 31, 1992, the requirement for providing these projections below the liquid surface does not apply until the earlier of the dates specified in paragraphs (c)(2)(xii)(A) and (c)(2)(xii)(B) of this section.

(A) The next time the storage vessel is emptied and degassed.

(B) No later than 10 years after April 22, 1994.

NOTE: The intent of paragraphs (c)(3) and (c)(4) of this section is to avoid having a vapor space between the floating roof and the stored liquid for extended periods. Storage vessels may be emptied for purposes such as routine storage vessel maintenance, inspections, petroleum liquid deliveries, or transfer operations. Storage vessels where liquid is left on walls, as bottom clingage, or in pools due to floor irregularity are considered completely empty.

(3) The external floating roof shall be floating on the liquid surface at all times except when the floating roof must be supported by the leg supports during the periods specified in paragraphs (c)(3)(i) through (c)(3)(iii) of this section.

(i) During the initial fill.

(ii) After the vessel has been completely emptied and degassed.

(iii) When the vessel is completely emptied before being subsequently refilled.

(4) When the floating roof is resting on the leg supports, the process of filling, emptying, or refilling shall be continuous and shall be accomplished as soon as practical.

(d) The owner or operator who elects to use an external floating roof converted to an internal floating roof (i.e., fixed roof installed above external floating roof) to comply with paragraph (a)(1) of this section shall comply with paragraphs (d)(1) and (d)(2) of this section.

(1) Comply with the requirements for internal floating roof vessels specified in paragraphs (b)(1), (2), and (3) of this section; and

(2) Comply with the requirements for deck fittings that are specified for external floating roof vessels in paragraphs (c)(2)(i) through (c)(2)(xii) of this section.
The owner or operator who elects to use a closed vent system and control device, as defined in §63.111 of this subpart, to comply with the requirements of paragraph (a)(1) or (a)(2) of this section shall comply with the requirements specified in paragraphs (e)(1) through (e)(5) of this section.

(1) Except as provided in paragraph (e)(2) of this section, the control device shall be designed and operated to reduce inlet emissions of total organic HAP by 95 percent or greater. If a flare is used as the control device, it shall meet the specifications described in the general control device requirements of §63.11(b) of subpart A of this part.

(2) If the owner or operator can demonstrate that a control device installed on a storage vessel on or before December 31, 1992 is designed to reduce inlet emissions of total organic HAP by greater than or equal to 90 percent but less than 95 percent, then the control device is required to be operated to reduce inlet emissions of total organic HAP by 90 percent or greater.

(3) Periods of planned routine maintenance of the control device, during which the control device does not meet the specifications of paragraph (e)(1) or (e)(2) of this section, as applicable, shall not exceed 240 hours per year.

(4) The specifications and requirements in paragraphs (e)(1) and (e)(2) of this section for control devices do not apply during periods of planned routine maintenance.

(5) The specifications and requirements in paragraphs (e)(1) and (e)(2) of this section for control devices do not apply during a control system malfunction.

(6) An owner or operator may use a combination of control devices to achieve the required reduction of total organic hazardous air pollutants specified in paragraph (e)(1) of this section. An owner or operator may use a combination of control devices installed on a storage vessel on or before December 31, 1992 to achieve the required reduction of total organic hazardous air pollutants specified in paragraph (e)(2) of this section.

(f) The owner or operator who elects to route emissions to a fuel gas system or to a process, as defined in §63.111 of this subpart, to comply with the requirements of paragraph (a)(1) or (a)(2) of this section shall comply with the requirements in paragraphs (f)(1) through (f)(3) of this section, as applicable.

(1) If emissions are routed to a fuel gas system, there is no requirement to conduct a performance test or design evaluation. If emissions are routed to a process, the organic hazardous air pollutants in the emissions shall predominantly meet one of, or a combination of, the ends specified in paragraphs (f)(1)(i) through (f)(1)(iv) of this section. The owner or operator shall comply with the compliance demonstration requirements in §63.120(f).

(i) Recycled and/or consumed in the same manner as a material that fulfills the same function in that process;

(ii) Transformed by chemical reaction into materials that are not organic hazardous air pollutants;

(iii) Incorporated into a product; and/or

(iv) Recovered.

(2) If the emissions are conveyed by a system other than hard-piping, any conveyance system operated under positive pressure shall be subject to the requirements of §63.148 of this subpart.
(3) The fuel gas system or process shall be operating at all times when organic hazardous air pollutants emissions are routed to it except as provided in §63.102(a)(1) of subpart F of this part and in paragraphs (f)(3)(i) through (f)(3)(iii) of this section. Whenever the owner or operator by-passes the fuel gas system or process, the owner or operator shall comply with the recordkeeping requirement in §63.123(h) of this subpart. Bypassing is permitted if the owner or operator complies with one or more of the conditions specified in paragraphs (f)(3)(i) through (f)(3)(iii) of this section.

(i) The liquid level in the storage vessel is not increased;

(ii) The emissions are routed through a closed-vent system to a control device complying with §63.119(e) of this subpart; or

(iii) The total aggregate amount of time during which the emissions by-pass the fuel gas system or process during the calendar year without being routed to a control device, for all reasons (except start-ups/shutdowns/malfunctions or product changeovers of flexible operation units and periods when the storage vessel has been emptied and degassed), does not exceed 240 hours.

(g) The owner or operator who elects to vapor balance to comply with the requirements of paragraphs (a)(1) and (2) of this section shall comply with paragraphs (g)(1) through (7) of this section and the recordkeeping requirements of §63.123(i).

(1) The vapor balancing system must be designed and operated to route organic HAP vapors displaced from loading of the storage tank to the railcar, tank truck, or barge from which the storage tank is filled.

(2) Tank trucks and railcars must have a current certification in accordance with the U.S. Department of Transportation pressure test requirements of 49 CFR part 180 for tank trucks and 49 CFR 173.31 for railcars. Barges must have a current certification of vapor-tightness through testing in accordance with 40 CFR 63.565.

(3) Hazardous air pollutants must only be unloaded from tank trucks or railcars when vapor collection systems are connected to the storage tank’s vapor collection system.

(4) No pressure relief device on the storage tank, or on the railcar or tank truck, shall open during loading or as a result of diurnal temperature changes (breathing losses).

(5) Pressure relief devices must be set to no less than 2.5 psig at all times to prevent breathing losses. Pressure relief devices may be set at values less than 2.5 psig if the owner or operator provides rationale in the notification of compliance status report explaining why the alternative value is sufficient to prevent breathing losses at all times. The owner or operator shall comply with paragraphs (g)(5)(i) through (iii) of this section for each pressure relief valve.

(i) The pressure relief valve shall be monitored quarterly using the method described in §63.180(b).

(ii) An instrument reading of 500 ppmv or greater defines a leak.

(iii) When a leak is detected, it shall be repaired as soon as practicable, but no later than 5 days after it is detected, and the owner or operator shall comply with the recordkeeping requirements of §63.181(d)(1) through (4).

(6) Railcars, tank trucks, or barges that deliver HAP to a storage tank must be reloaded or cleaned at a facility that utilizes the control techniques specified in paragraph (g)(6)(i) or (ii) of this section.
(i) The railcar, tank truck, or barge must be connected to a closed-vent system with a control device that reduces inlet emissions of HAP by 95 percent by weight or greater.

(ii) A vapor balancing system designed and operated to collect organic HAP vapor displaced from the tank truck, railcar, or barge during reloading must be used to route the collected HAP vapor to the storage tank from which the liquid being transferred originated.

(7) The owner or operator of the facility where the railcar, tank truck, or barge is reloaded or cleaned must comply with paragraphs (g)(7)(i) through (iii) of this section.

(i) Submit to the owner or operator of the storage tank and to the Administrator a written certification that the reloading or cleaning facility will meet the requirements of this section. The certifying entity may revoke the written certification by sending a written statement to the owner or operator of the storage tank giving at least 90 days notice that the certifying entity is rescinding acceptance of responsibility for compliance with the requirements of this paragraph (g)(7).

(ii) If complying with paragraph (g)(6)(i) of this section, comply with the requirements for closed vent system and control device specified in §§63.119 through 63.123. The notification and reporting requirements in §63.122 do not apply to the owner or operator of the offsite cleaning or reloading facility.

(iii) If complying with paragraph (g)(6)(ii) of this section, keep the records specified in §63.123(i)(3).

(iv) After the compliance dates specified in §63.100(k) at an offsite reloading or cleaning facility subject to paragraph (g) of this section, compliance with the monitoring, recordkeeping, and reporting provisions of any other subpart of this part 63 constitutes compliance with the monitoring, recordkeeping, and reporting provisions of paragraph (g)(7)(ii) or paragraph (g)(7)(iii) of this section. You must identify in your Notification of Compliance Status report required by §63.152(b), the subpart to the part 63 with which the owner or operator of the reloading or cleaning facility complies.


§63.120 Storage vessel provisions—procedures to determine compliance.

(a) To demonstrate compliance with §63.119(b) of this subpart (storage vessel equipped with a fixed roof and internal floating roof) or with §63.119(d) of this subpart (storage vessel equipped with an external floating roof converted to an internal floating roof), the owner or operator shall comply with the requirements in paragraphs (a)(1) through (a)(7) of this section.

(1) The owner or operator shall visually inspect the internal floating roof, the primary seal, and the secondary seal (if one is in service), according to the schedule specified in paragraphs (a)(2) and (a)(3) of this section.

(2) For vessels equipped with a single-seal system, the owner or operator shall perform the inspections specified in paragraphs (a)(2)(i) and (a)(2)(ii) of this section.

(i) Visually inspect the internal floating roof and the seal through manholes and roof hatches on the fixed roof at least once every 12 months after initial fill, or at least once every 12 months after the compliance date specified in §63.100 of subpart F of this part.
(ii) Visually inspect the internal floating roof, the seal, gaskets, slotted membranes, and sleeve seals (if any) each time the storage vessel is emptied and degassed, and at least once every 10 years after the compliance date specified in §63.100 of subpart F of this part.

(3) For vessels equipped with a double-seal system as specified in §63.119(b)(3)(iii) of this subpart, the owner or operator shall perform either the inspection required in paragraph (a)(3)(i) of this section or the inspections required in both paragraphs (a)(3)(ii) and (a)(3)(iii) of this section.

(i) The owner or operator shall visually inspect the internal floating roof, the primary seal, the secondary seal, gaskets, slotted membranes, and sleeve seals (if any) each time the storage vessel is emptied and degassed and at least once every 5 years after the compliance date specified in §63.100 of subpart F of this part; or

(ii) The owner or operator shall visually inspect the internal floating roof and the secondary seal through manholes and roof hatches on the fixed roof at least once every 12 months after initial fill, or at least once every 12 months after the compliance date specified in §63.100 of subpart F of this part, and

(iii) Visually inspect the internal floating roof, the primary seal, the secondary seal, gaskets, slotted membranes, and sleeve seals (if any) each time the vessel is emptied and degassed and at least once every 10 years after the compliance date specified in §63.100 of subpart F of this part.

(4) If during the inspections required by paragraph (a)(2)(i) or (a)(3)(ii) of this section, the internal floating roof is not resting on the surface of the liquid inside the storage vessel and is not resting on the leg supports; or there is liquid on the floating roof; or the seal is detached; or there are holes or tears in the seal fabric; or there are visible gaps between the seal and the wall of the storage vessel, the owner or operator shall repair the items or empty and remove the storage vessel from service within 45 calendar days. If a failure that is detected during inspections required by paragraph (a)(2)(i) or (a)(3)(ii) of this section cannot be repaired within 45 calendar days and if the vessel cannot be emptied within 45 calendar days, the owner or operator may utilize up to 2 extensions of up to 30 additional calendar days each. Documentation of a decision to utilize an extension shall include a description of the failure, shall document that alternate storage capacity is unavailable, and shall specify a schedule of actions that will ensure that the control equipment will be repaired or the vessel will be emptied as soon as practical.

(5) Except as provided in paragraph (a)(6) of this section, for all the inspections required by paragraphs (a)(2)(ii), (a)(3)(i), and (a)(3)(iii) of this section, the owner or operator shall notify the Administrator in writing at least 30 calendar days prior to the refilling of each storage vessel to afford the Administrator the opportunity to have an observer present.

(6) If the inspection required by paragraph (a)(2)(ii), (a)(3)(i), or (a)(3)(iii) of this section is not planned and the owner or operator could not have known about the inspection 30 calendar days in advance of refilling the vessel, the owner or operator shall notify the Administrator at least 7 calendar days prior to the refilling of the storage vessel. Notification may be made by telephone and immediately followed by written documentation demonstrating why the inspection was unplanned. Alternatively, the notification including the written documentation may be made in writing and sent so that it is received by the Administrator at least 7 calendar days prior to refilling.

(7) If during the inspections required by paragraph (a)(2)(ii), (a)(3)(i), or (a)(3)(iii) of this section, the internal floating roof has defects; or the primary seal has holes, tears, or other openings in the seal or the seal fabric; or the secondary seal has holes, tears, or other openings in the seal or the seal fabric; or the gaskets no longer close off the liquid surface from the atmosphere; or the slotted membrane has more than 10 percent open area, the owner or operator shall repair the items as necessary so that none of the conditions specified in this paragraph exist before refilling the storage vessel with organic HAP.
(b) To demonstrate compliance with §63.119(c) of this subpart (storage vessel equipped with an external floating roof), the owner or operator shall comply with the requirements specified in paragraphs (b)(1) through (b)(10) of this section.

(1) Except as provided in paragraph (b)(7) of this section, the owner or operator shall determine the gap areas and maximum gap widths between the primary seal and the wall of the storage vessel, and the secondary seal and the wall of the storage vessel according to the frequency specified in paragraphs (b)(1)(i) through (b)(1)(iii) of this section.

(i) For an external floating roof vessel equipped with primary and secondary seals, measurements of gaps between the vessel wall and the primary seal shall be performed during the hydrostatic testing of the vessel or by the compliance date specified in §63.100 of subpart F of this part, whichever occurs last, and at least once every 5 years thereafter.

(ii) For an external floating roof vessel equipped with a liquid-mounted or metallic shoe primary seal and without a secondary seal as provided for in §63.119(c)(1)(iv) of this subpart, measurements of gaps between the vessel wall and the primary seal shall be performed by the compliance date specified in §63.100 of subpart F of this part and at least once per year thereafter, until a secondary seal is installed. When a secondary seal is installed above the primary seal, measurements of gaps between the vessel wall and both the primary and secondary seals shall be performed within 90 calendar days of installation of the secondary seal, and according to the frequency specified in paragraphs (b)(1)(i) and (b)(1)(iii) of this section thereafter.

(iii) For an external floating roof vessel equipped with primary and secondary seals, measurements of gaps between the vessel wall and the secondary seal shall be performed by the compliance date specified in §63.100 of subpart F of this part and at least once per year thereafter.

(iv) If any storage vessel ceases to store organic HAP for a period of 1 year or more, or if the maximum true vapor pressure of the total organic HAP's in the stored liquid falls below the values defining Group 1 storage vessels specified in table 5 or table 6 of this subpart for a period of 1 year or more, measurements of gaps between the vessel wall and the primary seal, and gaps between the vessel wall and the secondary seal shall be performed within 90 calendar days of the vessel being refilled with organic HAP.

(2) Except as provided in paragraph (b)(7) of this section, the owner or operator shall determine gap widths and gap areas in the primary and secondary seals (seal gaps) individually by the procedures described in paragraphs (b)(2)(i) through (b)(2)(iii) of this section.

(i) Seal gaps, if any, shall be measured at one or more floating roof levels when the roof is not resting on the roof leg supports.

(ii) Seal gaps, if any, shall be measured around the entire circumference of the vessel in each place where an 0.32 centimeter (¼ inch) diameter uniform probe passes freely (without forcing or binding against the seal) between the seal and the wall of the storage vessel. The circumferential distance of each such location shall also be measured.

(iii) The total surface area of each gap described in paragraph (b)(2)(ii) of this section shall be determined by using probes of various widths to measure accurately the actual distance from the vessel wall to the seal and multiplying each such width by its respective circumferential distance.

(3) The owner or operator shall add the gap surface area of each gap location for the primary seal and divide the sum by the nominal diameter of the vessel. The accumulated area of gaps between the vessel wall and the primary seal shall not exceed 212 square centimeters per meter of vessel diameter and the width of any portion of any gap shall not exceed 3.81 centimeters.
(4) The owner or operator shall add the gap surface area of each gap location for the secondary seal and divide the sum by the nominal diameter of the vessel. The accumulated area of gaps between the vessel wall and the secondary seal shall not exceed 21.2 square centimeters per meter of vessel diameter and the width of any portion of any gap shall not exceed 1.27 centimeters. These seal gap requirements may be exceeded during the measurement of primary seal gaps as required by paragraph (b)(1)(i) and (b)(1)(ii) of this section.

(5) The primary seal shall meet the additional requirements specified in paragraphs (b)(5)(i) and (b)(5)(ii) of this section.

(i) Where a metallic shoe seal is in use, one end of the metallic shoe shall extend into the stored liquid and the other end shall extend a minimum vertical distance of 61 centimeters above the stored liquid surface.

(ii) There shall be no holes, tears, or other openings in the shoe, seal fabric, or seal envelope.

(6) The secondary seal shall meet the additional requirements specified in paragraphs (b)(6)(i) and (b)(6)(ii) of this section.

(i) The secondary seal shall be installed above the primary seal so that it completely covers the space between the roof edge and the vessel wall except as provided in paragraph (b)(4) of this section.

(ii) There shall be no holes, tears, or other openings in the seal or seal fabric.

(7) If the owner or operator determines that it is unsafe to perform the seal gap measurements required in paragraphs (b)(1) and (b)(2) of this section or to inspect the vessel to determine compliance with paragraphs (b)(5) and (b)(6) of this section because the floating roof appears to be structurally unsound and poses an imminent or potential danger to inspecting personnel, the owner or operator shall comply with the requirements in either paragraph (b)(7)(i) or (b)(7)(ii) of this section.

(i) The owner or operator shall measure the seal gaps or inspect the storage vessel no later than 30 calendar days after the determination that the roof is unsafe, or

(ii) The owner or operator shall empty and remove the storage vessel from service no later than 45 calendar days after determining that the roof is unsafe. If the vessel cannot be emptied within 45 calendar days, the owner or operator may utilize up to 2 extensions of up to 30 additional calendar days each. Documentation of a decision to utilize an extension shall include an explanation of why it was unsafe to perform the inspection or seal gap measurement, shall document that alternate storage capacity is unavailable, and shall specify a schedule of actions that will ensure that the vessel will be emptied as soon as practical.

(8) The owner or operator shall repair conditions that do not meet requirements listed in paragraphs (b)(3), (b)(4), (b)(5), and (b)(6) of this section (i.e., failures) no later than 45 calendar days after identification, or shall empty and remove the storage vessel from service no later than 45 calendar days after identification. If during seal gap measurements required in paragraph (b)(1) and (b)(2) of this section or during inspections necessary to determine compliance with paragraphs (b)(5) and (b)(6) of this section a failure is detected that cannot be repaired within 45 calendar days and if the vessel cannot be emptied within 45 calendar days, the owner or operator may utilize up to 2 extensions of up to 30 additional calendar days each. Documentation of a decision to utilize an extension shall include a description of the failure, shall document that alternate storage capacity is unavailable, and shall specify a schedule of actions that will ensure that the control equipment will be repaired or the vessel will be emptied as soon as practical.
(9) The owner or operator shall notify the Administrator in writing 30 calendar days in advance of any gap measurements required by paragraph (b)(1) or (b)(2) of this section to afford the Administrator the opportunity to have an observer present.

(10) The owner or operator shall visually inspect the external floating roof, the primary seal, secondary seal, and fittings each time the vessel is emptied and degassed.

(i) If the external floating roof has defects; the primary seal has holes, tears, or other openings in the seal or the seal fabric; or the secondary seal has holes, tears, or other openings in the seal or the seal fabric; or the gaskets no longer close off the liquid surface from the atmosphere; or the slotted membrane has more than 10 percent open area, the owner or operator shall repair the items as necessary so that none of the conditions specified in this paragraph exist before filling or refilling the storage vessel with organic HAP.

(ii) Except as provided in paragraph (b)(10)(iii) of this section, for all the inspections required by paragraph (b)(10) of this section, the owner or operator shall notify the Administrator in writing at least 30 calendar days prior to filling or refilling of each storage vessel with organic HAP to afford the Administrator the opportunity to inspect the storage vessel prior to refilling.

(iii) If the inspection required by paragraph (b)(10) of this section is not planned and the owner or operator could not have known about the inspection 30 calendar days in advance of refilling the vessel with organic HAP, the owner or operator shall notify the Administrator at least 7 calendar days prior to refilling of the storage vessel. Notification may be made by telephone and immediately followed by written documentation demonstrating why the inspection was unplanned. Alternatively, this notification including the written documentation may be made in writing and sent so that it is received by the Administrator at least 7 calendar days prior to the refilling.

(c) To demonstrate compliance with §63.119(d) of this subpart (storage vessel equipped with an external floating roof converted to an internal floating roof), the owner or operator shall comply with the requirements of paragraph (a) of this section.

(d) To demonstrate compliance with §63.119(e) of this subpart (storage vessel equipped with a closed vent system and control device) using a control device other than a flare, the owner or operator shall comply with the requirements in paragraphs (d)(1) through (d)(7) of this section, except as provided in paragraph (d)(8) of this section.

(1) The owner or operator shall either prepare a design evaluation, which includes the information specified in paragraph (d)(1)(i) of this section, or submit the results of a performance test as described in paragraph (d)(1)(ii) of this section.

(i) The design evaluation shall include documentation demonstrating that the control device being used achieves the required control efficiency during reasonably expected maximum filling rate. This documentation is to include a description of the gas stream which enters the control device, including flow and organic HAP content under varying liquid level conditions, and the information specified in paragraphs (d)(1)(i)(A) through (d)(1)(i)(E) of this section, as applicable.

(A) If the control device receives vapors, gases or liquids, other than fuels, from emission points other than storage vessels subject to this subpart, the efficiency demonstration is to include consideration of all vapors, gases, and liquids, other than fuels, received by the control device.

(B) If an enclosed combustion device with a minimum residence time of 0.5 seconds and a minimum temperature of 760 °C is used to meet the emission reduction requirement specified in §63.119 (e)(1) or (e)(2), as applicable, documentation that those conditions exist is sufficient to meet the requirements of paragraph (d)(1)(i) of this section.
(C) Except as provided in paragraph (d)(1)(i)(B) of this section, for thermal incinerators, the design evaluation shall include the autoignition temperature of the organic HAP, the flow rate of the organic HAP emission stream, the combustion temperature, and the residence time at the combustion temperature.

(D) For carbon adsorbers, the design evaluation shall include the affinity of the organic HAP vapors for carbon, the amount of carbon in each bed, the number of beds, the humidity of the feed gases, the temperature of the feed gases, the flow rate of the organic HAP emission stream, the desorption schedule, the regeneration stream pressure or temperature, and the flow rate of the regeneration stream. For vacuum desorption, pressure drop shall be included.

(E) For condensers, the design evaluation shall include the final temperature of the organic HAP vapors, the type of condenser, and the design flow rate of the organic HAP emission stream.

(ii) If the control device used to comply with §63.119(e) of this subpart is also used to comply with §63.113(a)(2), §63.126(b)(1), or §63.139(c) of this subpart, the performance test required by §63.116(c), §63.128(a), or §63.139(d)(1) of this subpart is acceptable to demonstrate compliance with §63.119(e) of this subpart. The owner or operator is not required to prepare a design evaluation for the control device as described in paragraph (d)(1)(i) of this section, if the performance tests meets the criteria specified in paragraphs (d)(1)(ii)(A) and (d)(1)(ii)(B) of this section.

(A) The performance test demonstrates that the control device achieves greater than or equal to the required control efficiency specified in §63.119 (e)(1) or (e)(2) of this subpart, as applicable; and

(B) The performance test is submitted as part of the Notification of Compliance Status required by §63.151(b) of this subpart.

(2) The owner or operator shall submit, as part of the Notification of Compliance Status required by §63.151 (b) of this subpart, a monitoring plan containing the information specified in paragraph (d)(2)(i) of this section and in either (d)(2)(ii) or (d)(2)(iii) of this section.

(i) A description of the parameter or parameters to be monitored to ensure that the control device is being properly operated and maintained, an explanation of the criteria used for selection of that parameter (or parameters), and the frequency with which monitoring will be performed (e.g., when the liquid level in the storage vessel is being raised); and either

(ii) The documentation specified in paragraph (d)(1)(i) of this section, if the owner or operator elects to prepare a design evaluation; or

(iii) The information specified in paragraph (d)(2)(iii) (A) and (B) of this section if the owner or operator elects to submit the results of a performance test.

(A) Identification of the storage vessel and control device for which the performance test will be submitted, and

(B) Identification of the emission point(s) that share the control device with the storage vessel and for which the performance test will be conducted.

(3) The owner or operator shall submit, as part of the Notification of Compliance Status required by §63.152(b) of this subpart, the information specified in paragraphs (d)(3)(i) and, if applicable, (d)(3)(ii) of this section.
(i) The operating range for each monitoring parameter identified in the monitoring plan. The specified operating range shall represent the conditions for which the control device is being properly operated and maintained.

(ii) Results of the performance test described in paragraph (d)(1)(ii) of this section.

(4) The owner or operator shall demonstrate compliance with the requirements of §63.119(e)(3) of this subpart (planned routine maintenance of a control device, during which the control device does not meet the specifications of §63.119 (e)(1) or (e)(2) of this subpart, as applicable, shall not exceed 240 hours per year) by including in each Periodic Report required by §63.152(c) of this subpart the information specified in §63.122(g)(1) of this subpart.

(5) The owner or operator shall monitor the parameters specified in the Notification of Compliance Status required in §63.152(b) of this subpart or in the operating permit and shall operate and maintain the control device such that the monitored parameters remain within the ranges specified in the Notification of Compliance Status.

(6) Except as provided in paragraph (d)(7) of this section, each closed vent system shall be inspected as specified in §63.148 of this subpart. The initial and annual inspections required by §63.148(b) of this subpart shall be done during filling of the storage vessel.

(7) For any fixed roof tank and closed vent system that are operated and maintained under negative pressure, the owner or operator is not required to comply with the requirements specified in §63.148 of this subpart.

(8) A design evaluation or performance test is not required, if the owner or operator uses a combustion device meeting the criteria in paragraph (d)(8)(i), (d)(8)(ii), (d)(8)(iii), or (d)(8)(iv) of this section.

(i) A boiler or process heater with a design heat input capacity of 44 megawatts or greater.

(ii) A boiler or process heater burning hazardous waste for which the owner or operator:

(A) Has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 266, subpart H, or

(B) Has certified compliance with the interim status requirements of 40 CFR part 266, subpart H.

(iii) A hazardous waste incinerator for which the owner or operator has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 264, subpart O or has certified compliance with the interim status requirements of 40 CFR part 265, subpart O.

(iv) A boiler or process heater into which the vent stream is introduced with the primary fuel.

(e) To demonstrate compliance with §63.119(e) of this subpart (storage vessel equipped with a closed vent system and control device) using a flare, the owner or operator shall comply with the requirements in paragraphs (e)(1) through (e)(6) of this section.

(1) The owner or operator shall perform the compliance determination specified in §63.11(b) of subpart A of this part.
(2) The owner or operator shall submit, as part of the Notification of Compliance Status required by §63.152(b) of this subpart, the information specified in paragraphs (e)(2)(i) through (e)(2)(iii) of this section.

(i) Flare design (i.e., steam-assisted, air-assisted, or non-assisted);

(ii) All visible emission readings, heat content determinations, flow rate measurements, and exit velocity determinations made during the compliance determination required by paragraph (e)(1) of this section; and

(iii) All periods during the compliance determination when the pilot flame is absent.

(3) The owner or operator shall demonstrate compliance with the requirements of §63.119(e)(3) of this subpart (planned routine maintenance of a flare, during which the flare does not meet the specifications of §63.119(e)(1) of this subpart, shall not exceed 240 hours per year) by including in each Periodic Report required by §63.152(c) of this subpart the information specified in §63.122(g)(1) of this subpart.

(4) The owner or operator shall continue to meet the general control device requirements specified in §63.11(b) of subpart A of this part.

(5) Except as provided in paragraph (e)(6) of this section, each closed vent system shall be inspected as specified in §63.148 of this subpart. The inspections required to be performed in accordance with §63.148(c) of this subpart shall be done during filling of the storage vessel.

(6) For any fixed roof tank and closed vent system that is operated and maintained under negative pressure, the owner or operator is not required to comply with the requirements specified in §63.148 of this subpart.

(f) To demonstrate compliance with §63.119(f) of this subpart (storage vessel routed to a process), the owner or operator shall prepare a design evaluation (or engineering assessment) that demonstrates the extent to which one or more of the ends specified in §63.119(f)(1)(i) through (f)(1)(iv) are being met. The owner or operator shall submit the design evaluation as part of the Notification of Compliance Status required by §63.152(b) of this subpart.


§63.121 Storage vessel provisions—alternative means of emission limitation.

(a) Determination of equivalence to the reduction in emissions achieved by the requirements of §63.119 (b), (c), or (d) of this subpart will be evaluated according to §63.102(b) of subpart F of this part.

(b) The determination of equivalence referred to in paragraph (a) of this section will be based on the application to the Administrator which shall include the information specified in either paragraph (b)(1) or (b)(2) of this section.

(1) Actual emissions tests that use full-size or scale-model storage vessels that accurately collect and measure all organic HAP emissions from a given control technique, and that accurately simulate wind and account for other emission variables such as temperature and barometric pressure, or
(2) An engineering analysis that the Administrator determines is an accurate method of determining equivalence.

§63.122 Storage vessel provisions—reporting.

(a) For each Group 1 storage vessel, the owner or operator shall comply with the requirements of paragraphs (a)(1) through (a)(5) of this section.

(1) The owner or operator shall submit an Initial Notification as required by §63.151(b) of this subpart.

(2) [Reserved]

(3) The owner or operator shall submit a Notification of Compliance Status as required by §63.152(b) of this subpart and shall submit as part of the Notification of Compliance Status the information specified in paragraph (c) of this section.

(4) The owner or operator shall submit Periodic Reports as required by §63.152(c) of this subpart and shall submit as part of the Periodic Reports the information specified in paragraphs (d), (e), (f), and (g) of this section.

(5) The owner or operator shall submit, as applicable, other reports as required by §63.152(d) of this subpart, containing the information specified in paragraph (h) of this section.

(b) An owner or operator who elects to comply with §63.119(e) of this subpart by using a closed vent system and a control device other than a flare shall submit, as part of the Monitoring Plan, the information specified in §63.120(d)(2)(i) of this subpart and the information specified in either §63.120(d)(2)(ii) of this subpart or §63.120(d)(2)(iii) of this subpart.

(c) An owner or operator who elects to comply with §63.119(e) of this subpart by using a closed vent system and a control device other than a flare shall submit, as part of the Notification of Compliance Status required by §63.152(b) of this subpart, the information specified in either paragraph (c)(1) or (c)(2) of this section. An owner or operator who elects to comply with §63.119(f) of this subpart by routing emissions to a process or to a fuel gas system shall submit, as part of the Notification of Compliance Status required by §63.152(b) of this subpart, the information specified in paragraph (c)(3) of this section.

(1) If a control device other than a flare is used, the owner or operator shall submit the information specified in §63.120(d)(3)(i) and, if applicable, (d)(3)(ii) of this subpart.

(2) If a flare is used, the owner or operator shall submit the information specified in §63.120(e)(2)(i), (e)(2)(ii), and (e)(2)(iii) of this subpart.

(3) If emissions are routed to a process, the owner or operator shall submit the information specified in §63.120(f). If emissions are routed to a fuel gas system, the owner or operator shall submit a statement that the emission stream is connected to the fuel gas system and whether the conveyance system is subject to the requirements of §63.148.

(d) An owner or operator who elects to comply with §63.119(b) of this subpart by using a fixed roof and an internal floating roof or with §63.119(d) of this subpart by using an external floating roof converted to an internal floating roof shall submit, as part of the Periodic Report required under §63.152(c) of this subpart.
subpart, the results of each inspection conducted in accordance with §63.120(a) of this subpart in which a failure is detected in the control equipment.

(1) For vessels for which annual inspections are required under §63.120(a)(2)(i) or (a)(3)(ii) of this subpart, the specifications and requirements listed in paragraphs (d)(1)(i) through (d)(1)(iii) of this section apply.

(i) A failure is defined as any time in which the internal floating roof is not resting on the surface of the liquid inside the storage vessel and is not resting on the leg supports; or there is liquid on the floating roof; or the seal is detached from the internal floating roof; or there are holes, tears, or other openings in the seal or seal fabric; or there are visible gaps between the seal and the wall of the storage vessel.

(ii) Except as provided in paragraph (d)(1)(iii) of this section, each Periodic Report shall include the date of the inspection, identification of each storage vessel in which a failure was detected, and a description of the failure. The Periodic Report shall also describe the nature of and date the repair was made or the date the storage vessel was emptied.

(iii) If an extension is utilized in accordance with §63.120(a)(4) of this subpart, the owner or operator shall, in the next Periodic Report, identify the vessel; include the documentation specified in §63.120(a)(4) of this subpart; and describe the date the storage vessel was emptied and the nature of and date the repair was made.

(2) For vessels for which inspections are required under §63.120(a)(2)(ii), (a)(3)(i), or (a)(3)(iii) of this subpart, the specifications and requirements listed in paragraphs (d)(2)(i) and (d)(2)(ii) of this section apply.

(i) A failure is defined as any time in which the internal floating roof has defects; or the primary seal has holes, tears, or other openings in the seal or the seal fabric; or the secondary seal (if one has been installed) has holes, tears, or other openings in the seal or the seal fabric; or the gaskets no longer close off the liquid surface from the atmosphere; or the slotted membrane has more than 10 percent open area.

(ii) Each Periodic Report required under §63.152(c) of this subpart shall include the date of the inspection, identification of each storage vessel in which a failure was detected, and a description of the failure. The Periodic Report shall also describe the nature of and date the repair was made.

(e) An owner or operator who elects to comply with §63.119(c) of this subpart by using an external floating roof shall meet the periodic reporting requirements specified in paragraphs (e)(1), (e)(2), and (e)(3) of this section.

(1) The owner or operator shall submit, as part of the Periodic Report required under §63.152(c) of this subpart, documentation of the results of each seal gap measurement made in accordance with §63.120(b) of this subpart in which the requirements of §63.120(b)(3), (b)(4), (b)(5), or (b)(6) of this subpart are not met. This documentation shall include the information specified in paragraphs (e)(1)(i) through (e)(1)(iv) of this section.

(i) The date of the seal gap measurement.

(ii) The raw data obtained in the seal gap measurement and the calculations described in §63.120(b)(3) and (b)(4) of this subpart.

(iii) A description of any condition specified in §63.120(b)(5) or (b)(6) of this subpart that is not met.
(iv) A description of the nature of and date the repair was made, or the date the storage vessel was emptied.

(2) If an extension is utilized in accordance with §63.120(b)(7)(ii) or (b)(8) of this subpart, the owner or operator shall, in the next Periodic Report, identify the vessel; include the documentation specified in §63.120(b)(7)(ii) or (b)(8) of this subpart, as applicable; and describe the date the vessel was emptied and the nature of and date the repair was made.

(3) The owner or operator shall submit, as part of the Periodic Report required under §63.152(c) of this subpart, documentation of any failures that are identified during visual inspections required by §63.120(b)(10) of this subpart. This documentation shall meet the specifications and requirements in paragraphs (e)(3)(i) and (e)(3)(ii) of this section.

(i) A failure is defined as any time in which the external floating roof has defects; or the primary seal has holes, or other openings in the seal or the seal fabric; or the secondary seal has holes, tears, or other openings in the seal or the seal fabric; or the gaskets no longer close off the liquid surface from the atmosphere; or the slotted membrane has more than 10 percent open area.

(ii) Each Periodic Report required under §63.152(c) of this subpart shall include the date of the inspection, identification of each storage vessel in which a failure was detected, and a description of the failure. The periodic report shall also describe the nature of and date the repair was made.

(f) An owner or operator who elects to comply with §63.119(d) of this subpart by using an external floating roof converted to an internal floating roof shall comply with the periodic reporting requirements of paragraph (d) of this section.

(g) An owner or operator who elects to comply with §63.119(e) of this subpart by installing a closed vent system and control device shall submit, as part of the next Periodic Report required by §63.152(c) of this subpart, the information specified in paragraphs (g)(1) through (g)(3) of this section.

(1) As required by §63.120(d)(4) and §63.120(e)(3) of this subpart, the Periodic Report shall include the information specified in paragraphs (g)(1)(i) and (g)(1)(ii) of this section for those planned routine maintenance operations that would require the control device not to meet the requirements of §63.119 (e)(1) or (e)(2) of this subpart, as applicable.

(i) A description of the planned routine maintenance that is anticipated to be performed for the control device during the next 6 months. This description shall include the type of maintenance necessary, planned frequency of maintenance, and lengths of maintenance periods.

(ii) A description of the planned routine maintenance that was performed for the control device during the previous 6 months. This description shall include the type of maintenance performed and the total number of hours during those 6 months that the control device did not meet the requirements of §63.119 (e)(1) or (e)(2) of this subpart, as applicable, due to planned routine maintenance.

(2) If a control device other than a flare is used, the Periodic Report shall describe each occurrence when the monitored parameters were outside of the parameter ranges documented in the Notification of Compliance Status in accordance with §63.120(d)(3)(i) of this subpart. The description shall include the information specified in paragraphs (g)(2)(i) and (g)(2)(ii) of this section.

(i) Identification of the control device for which the measured parameters were outside of the established ranges, and

(ii) Cause for the measured parameters to be outside of the established ranges.
(3) If a flare is used, the Periodic Report shall describe each occurrence when the flare does not meet the general control device requirements specified in §63.11(b) of subpart A of this part and shall include the information specified in paragraphs (g)(3)(i) and (g)(3)(ii) of this section.

(i) Identification of the flare which does not meet the general requirements specified in §63.11(b) of subpart A of this part, and

(ii) Reason the flare did not meet the general requirements specified in §63.11(b) of subpart A of this part.

(h) An owner or operator who elects to comply with §63.119 (b), (c), or (d) of this subpart shall submit, as applicable, the reports specified in paragraphs (h)(1) and (h)(2) of this section.

(1) In order to afford the Administrator the opportunity to have an observer present, the owner or operator shall notify the Administrator of the refilling of a storage vessel that has been emptied and degassed.

(i) If the storage vessel is equipped with an internal floating roof as specified in §63.119(b) of this subpart, the notification shall meet the requirements of either §63.120 (a)(5) or (a)(6) of this subpart, as applicable.

(ii) If the storage vessel is equipped with an external floating roof as specified in §63.119(c) of this subpart, the notification shall meet the requirements of either §63.120 (b)(10)(ii) or (b)(10)(iii) of this subpart, as applicable.

(iii) If the storage vessel is equipped with an external floating roof converted into an internal floating roof as specified in §63.119(d) of this subpart, the notification shall meet the requirements of either §63.120 (a)(5) or (a)(6) of this subpart, as applicable.

(2) In order to afford the Administrator the opportunity to have an observer present, the owner or operator of a storage vessel equipped with an external floating roof as specified in §63.119(c) of this subpart shall notify the Administrator of any seal gap measurements. This notification shall meet the requirements of §63.120(b)(9) of this subpart.


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§63.123 Storage vessel provisions—recordkeeping.

(a) Each owner or operator of a Group 1 or Group 2 storage vessel shall keep readily accessible records showing the dimensions of the storage vessel and an analysis showing the capacity of the storage vessel. This record shall be kept as long as the storage vessel retains Group 1 or Group 2 status and is in operation. For each Group 2 storage vessel, the owner or operator is not required to comply with any other provisions of §§63.119 through 63.123 of this subpart other than those required by this paragraph unless such vessel is part of an emissions average as described in §63.150 of this subpart.

(b) [Reserved]

(c) An owner or operator who elects to comply with §63.119(b) of this subpart shall keep a record that each inspection required by §63.120(a) of this subpart was performed.
(d) An owner or operator who elects to comply with §63.119(c) of this subpart shall keep records describing the results of each seal gap measurement made in accordance with §63.120(b) of this subpart. The records shall include the date of the measurement, the raw data obtained in the measurement, and the calculations described in §63.120(b) (3) and (4) of this subpart.

(e) An owner or operator who elects to comply with §63.119(d) of this subpart shall keep a record that each inspection required by §63.120 (a) and (c) of this subpart was performed.

(f) An owner or operator who elects to comply with §63.119(e) of this subpart shall keep in a readily accessible location the records specified in paragraphs (f)(1) and (f)(2) of this section.

(1) A record of the measured values of the parameters monitored in accordance with §63.120(d)(5) of this subpart.

(2) A record of the planned routine maintenance performed on the control device including the duration of each time the control device does not meet the specifications of §63.119 (e)(1) or (e)(2) of this subpart, as applicable, due to the planned routine maintenance. Such a record shall include the information specified in paragraphs (f)(2)(i) and (f)(2)(ii) of this section.

(i) The first time of day and date the requirements of §63.119 (e)(1) or (e)(2) of this subpart, as applicable, were not met at the beginning of the planned routine maintenance, and

(ii) The first time of day and date the requirements of §63.119 (e)(1) or (e)(2) of this subpart, as applicable, were met at the conclusion of the planned routine maintenance.

(g) An owner or operator who elects to utilize an extension in emptying a storage vessel in accordance with §63.120 (a)(4), (b)(7)(ii), or (b)(8) of this subpart shall keep in a readily accessible location, the documentation specified in §63.120 (a)(4), (b)(7)(ii), or (b)(8), as applicable.

(h) An owner or operator who uses the by-pass provisions of §63.119(f)(3) of this subpart shall keep in a readily accessible location the records specified in paragraphs (h)(1) through (h)(3) of this section.

(1) The reason it was necessary to by-pass the process equipment or fuel gas system;

(2) The duration of the period when the process equipment or fuel gas system was by-passed;

(3) Documentation or certification of compliance with the applicable provisions of §63.119(f)(3)(i) through §63.119(f)(3)(iii).

(i) An owner or operator who elects to comply with §63.119(g) shall keep the records specified in paragraphs (i)(1) through (3) of this section.

(1) A record of the U.S. Department of Transportation certification required by §63.119(g)(2).

(2) A record of the pressure relief vent setting specified in §63.119(g)(5).

(3) If complying with §63.119(g)(6)(ii), keep the records specified in paragraphs (i)(3)(i) and (ii) of this section.

(i) A record of the equipment to be used and the procedures to be followed when reloading the railcar, tank truck, or barge and displacing vapors to the storage tank from which the liquid originates.
§63.119 Transfer operations provisions—vapor balancing systems.

(ii) A record of each time the vapor balancing system is used to comply with §63.119(g)(6)(ii).  


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§63.126 Transfer operations provisions—reference control technology.

(a) For each Group 1 transfer rack the owner or operator shall equip each transfer rack with a vapor collection system and control device.

(1) Each vapor collection system shall be designed and operated to collect the organic hazardous air pollutants vapors displaced from tank trucks or railcars during loading, and to route the collected hazardous air pollutants vapors to a process, or to a fuel gas system, or to a control device as provided in paragraph (b) of this section.

(2) Each vapor collection system shall be designed and operated such that organic HAP vapors collected at one loading arm will not pass through another loading arm in the rack to the atmosphere.

(3) Whenever organic hazardous air pollutants emissions are vented to a process, fuel gas system, or control device used to comply with the provisions of this subpart, the process, fuel gas system, or control device shall be operating.

(b) For each Group 1 transfer rack the owner or operator shall comply with paragraph (b)(1), (b)(2), (b)(3), or (b)(4) of this section.

(1) Use a control device to reduce emissions of total organic hazardous air pollutants by 98 weight-percent or to an exit concentration of 20 parts per million by volume, whichever is less stringent. For combustion devices, the emission reduction or concentration shall be calculated on a dry basis, corrected to 3-percent oxygen. If a boiler or process heater is used to comply with the percent reduction requirement, then the vent stream shall be introduced into the flame zone of such a device. Compliance may be achieved by using any combination of combustion, recovery, and/or recapture devices.

(2) Reduce emissions of organic HAP's using a flare.

(i) The flare shall comply with the requirements of §63.11(b) of subpart A of this part.

(ii) Halogenated vent streams, as defined in §63.111 of this subpart, shall not be vented to a flare.

(3) Reduce emissions of organic hazardous air pollutants using a vapor balancing system designed and operated to collect organic hazardous air pollutants vapors displaced from tank trucks or railcars during loading; and to route the collected hazardous air pollutants vapors to the storage vessel from which the liquid being loaded originated, or to another storage vessel connected to a common header, or to compress and route to a process collected hazardous air pollutants vapors.

(4) Route emissions of organic hazardous air pollutants to a fuel gas system or to a process where the organic hazardous air pollutants in the emissions shall predominantly meet one of, or a combination of, the ends specified in paragraphs (b)(4)(i) through (b)(4)(iv) of this section.
(i) Recycled and/or consumed in the same manner as a material that fulfills the same function in that process;

(ii) Transformed by chemical reaction into materials that are not organic hazardous air pollutants;

(iii) Incorporated into a product; and/or

(iv) Recovered.

(c) For each Group 2 transfer rack, the owner or operator shall maintain records as required in §63.130(f). No other provisions for transfer racks apply to the Group 2 transfer rack.

(d) Halogenated emission streams from Group 1 transfer racks that are combusted shall be controlled according to paragraph (d)(1) or (d)(2) of this section. Determination of whether a vent stream is halogenated shall be made using procedures in (d)(3).

1. If a combustion device is used to comply with paragraph (b)(1) of this section for a halogenated vent stream, then the vent stream exiting the combustion device shall be ducted to a halogen reduction device, including, but not limited to, a scrubber before it is discharged to the atmosphere.

(i) Except as provided in paragraph (d)(1)(ii) of this section, the halogen reduction device shall reduce overall emissions of hydrogen halides and halogens, as defined in §63.111 of this subpart, by 99 percent or shall reduce the outlet mass emission rate of total hydrogen halides and halogens to 0.45 kilograms per hour or less, whichever is less stringent.

(ii) If a scrubber or other halogen reduction device was installed prior to December 31, 1992, the halogen reduction device shall reduce overall emissions of hydrogen halides and halogens, as defined in §63.111 of this subpart, by 95 percent or shall reduce the outlet mass of total hydrogen halides and halogens to less than 0.45 kilograms per hour, whichever is less stringent.

2. A halogen reduction device, such as a scrubber, or other technique may be used to make the vent stream non-halogenated by reducing the vent stream halogen atom mass emission rate to less than 0.45 kilograms per hour prior to any combustion control device used to comply with the requirements of paragraphs (b)(1) or (b)(2) of this section.

3. In order to determine whether a vent stream is halogenated, the mass emission rate of halogen atoms contained in organic compounds shall be calculated.

(i) The vent stream concentration of each organic compound containing halogen atoms (parts per million by volume by compound) shall be determined based on the following procedures:

(A) Process knowledge that no halogen or hydrogen halides are present in the process, or

(B) Applicable engineering assessment as specified in §63.115(d)(1)(iii) of this subpart, or

(C) Concentration of organic compounds containing halogens measured by Method 18 of 40 CFR part 60, appendix A, or

(D) Any other method or data that has been validated according to the applicable procedures in Method 301 of appendix A of this part.

(ii) The following equation shall be used to calculate the mass emission rate of halogen atoms:
$$E = K_2 V_s \left( \sum_{j=1}^{n} \sum_{i=1}^{m} C_{j_i} \cdot L_{ji} \cdot M_{ji} \right)$$

where:

$E$ = Mass of halogen atoms, dry basis, kilograms per hour.

$K_2$ = Constant, $2.494 \times 10^{-6}$ (parts per million$^{-1}$ (kilogram-mole per standard cubic meter) (minute/hour), where standard temperature is 20 °C.

$C_{j_i}$ = Concentration of halogenated compound $j$ in the gas stream, dry basis, parts per million by volume.

$M_{ji}$ = Molecular weight of halogen atom $i$ in compound $j$ of the gas stream, kilogram per kilogram-mole.

$L_{ji}$ = Number of atoms of halogen $i$ in compound $j$ of the gas stream.

$V_s$ = Flow rate of gas stream, dry standard cubic meters per minute, determined according to §63.128(a)(8) of this subpart.

$i$ = Halogenated compound $j$ in the gas stream.

$j$ = Halogen atom $i$ in compound $j$ of the gas stream.

$n$ = Number of halogenated compounds $j$ in the gas stream.

$m$ = Number of different halogens $i$ in each compound $j$ of the gas stream.

(e) For each Group 1 transfer rack the owner or operator shall load organic HAP’s into only tank trucks and railcars which:

1. Have a current certification in accordance with the U. S. Department of Transportation pressure test requirements of 49 CFR part 180 for tank trucks and 49 CFR 173.31 for railcars; or

2. Have been demonstrated to be vapor-tight within the preceding 12 months, as determined by the procedures in §63.128(f) of this subpart. Vapor-tight means that the truck or railcar tank will sustain a pressure change of not more than 750 pascals within 5 minutes after it is pressurized to a minimum of 4,500 pascals.

(f) The owner or operator of a transfer rack subject to the provisions of this subpart shall load organic HAP’s to only tank trucks or railcars equipped with vapor collection equipment that is compatible with the transfer rack’s vapor collection system.

(g) The owner or operator of a transfer rack subject to this subpart shall load organic HAP’s to only tank trucks or railcars whose collection systems are connected to the transfer rack’s vapor collection systems.

(h) The owner or operator of a transfer rack subject to the provisions of this subpart shall ensure that no pressure-relief device in the transfer rack’s vapor collection system or in the organic hazardous air pollutants loading equipment of each tank truck or railcar shall begin to open during loading. Pressure relief devices needed for safety purposes are not subject to this paragraph.

(i) Each valve in the vent system that would divert the vent stream to the atmosphere, either directly or indirectly, shall be secured in a non-diverting position using a carseal or a lock-and-key type
configuration, or shall be equipped with a flow indicator. Equipment such as low leg drains, high point
bleeds, analyzer vents, open-ended valves or lines, and pressure relief devices needed for safety
purposes is not subject to this paragraph.


§63.127 Transfer operations provisions—monitoring requirements.

(a) Each owner or operator of a Group 1 transfer rack equipped with a combustion device used to
comply with the 98 percent total organic hazardous air pollutants reduction or 20 parts per million by
volume outlet concentration requirements in §63.126(b)(1) of this subpart shall install, calibrate, maintain,
and operate according to the manufacturers' specifications (or other written procedures that provide
adequate assurance that the equipment would reasonably be expected to monitor accurately) the
monitoring equipment specified in paragraph (a)(1), (a)(2), (a)(3), or (a)(4) of this section, as appropriate.

(1) Where an incinerator is used, a temperature monitoring device equipped with a continuous
recorder is required.

(i) Where an incinerator other than a catalytic incinerator is used, a temperature monitoring device
shall be installed in the firebox or in the ductwork immediately downstream of the firebox in a position
before any substantial heat exchange occurs.

(ii) Where a catalytic incinerator is used, temperature monitoring devices shall be installed in the gas
stream immediately before and after the catalyst bed.

(2) Where a flare is used, a device (including but not limited to a thermocouple, infrared sensor, or
an ultra-violet beam sensor) capable of continuously detecting the presence of a pilot flame is required.

(3) Where a boiler or process heater with a design heat input capacity less than 44 megawatts is
used, a temperature monitoring device in the firebox equipped with a continuous recorder is required. Any
boiler or process heater in which all vent streams are introduced with the primary fuel or are used as the
primary fuel is exempt from this requirement.

(4) Where a scrubber is used with an incinerator, boiler, or process heater in the case of
halogenated vent streams, the following monitoring equipment is required for the scrubber:

(i) A pH monitoring device equipped with a continuous recorder shall be installed to monitor the pH
of the scrubber effluent.

(ii) A flow meter equipped with a continuous recorder shall be located at the scrubber influent for
liquid flow. Gas stream flow shall be determined using one of the procedures specified in paragraphs
(a)(4)(ii)(A) through (a)(4)(ii)(C) of this section.

(A) The owner or operator may determine gas stream flow using the design blower capacity, with
appropriate adjustments for pressure drop.

(B) If the scrubber is subject to regulations in 40 CFR parts 264 through 266 that have required a
determination of the liquid to gas (L/G) ratio prior to the applicable compliance date for this subpart
specified in §63.100(k) of subpart F of this part, the owner or operator may determine gas stream flow by
the method that had been utilized to comply with those regulations. A determination that was conducted
prior to the compliance date for this subpart may be utilized to comply with this subpart if it is still representative.

(C) The owner or operator may prepare and implement a gas stream flow determination plan that documents an appropriate method which will be used to determine the gas stream flow. The plan shall require determination of gas stream flow by a method which will at least provide a value for either a representative or the highest gas stream flow anticipated in the scrubber during representative operating conditions other than start-ups, shutdowns, or malfunctions. The plan shall include a description of the methodology to be followed and an explanation of how the selected methodology will reliably determine the gas stream flow, and a description of the records that will be maintained to document the determination of gas stream flow. The owner or operator shall maintain the plan as specified in §63.103(c).

(b) Each owner or operator of a Group 1 transfer rack that uses a recovery device or recapture device to comply with the 98-percent organic hazardous air pollutants reduction or 20 parts per million by volume hazardous air pollutants concentration requirements in §63.126(b)(1) of this subpart shall install either an organic monitoring device equipped with a continuous recorder, or the monitoring equipment specified in paragraph (b)(1), (b)(2), or (b)(3) of this section, depending on the type of recovery device or recapture device used. All monitoring equipment shall be installed, calibrated, and maintained according to the manufacturer's specifications or other written procedures that provide adequate assurance that the equipment would reasonably be expected to monitor accurately.

1. Where an absorber is used, a scrubbing liquid temperature monitoring device equipped with a continuous recorder shall be used; and a specific gravity monitoring device equipped with a continuous recorder shall be used.

2. Where a condenser is used, a condenser exit (product side) temperature monitoring device equipped with a continuous recorder shall be used.

3. Where a carbon adsorber is used, an integrating regeneration stream flow monitoring device having an accuracy of ±10 percent or better, capable of recording the total regeneration stream mass flow for each regeneration cycle; and a carbon bed temperature monitoring device, capable of recording the temperature of the carbon bed after regeneration and within 15 minutes of completing any cooling cycle shall be used.

(c) An owner or operator of a Group 1 transfer rack may request approval to monitor parameters other than those listed in paragraph (a) or (b) of this section. The request shall be submitted according to the procedures specified in §63.151(f) or §63.152(e) of this subpart. Approval shall be requested if the owner or operator:

1. Seeks to demonstrate compliance with the standards specified in §63.126(b) of this subpart with a control device other than an incinerator, boiler, process heater, flare, absorber, condenser, or carbon adsorber; or

2. Uses one of the control devices listed in paragraphs (a) and (b) of this section, but seeks to monitor a parameter other than those specified in paragraphs (a) and (b) of this subpart.

(d) The owner or operator of a Group 1 transfer rack using a vent system that contains by-pass lines that could divert a vent stream flow away from the control device used to comply with §63.126(b) of this subpart shall comply with paragraph (d)(1) or (d)(2) of this section. Equipment such as low leg drains, high point bleeds, analyzer vents, open-ended valves or lines, and pressure relief valves needed for safety purposes are not subject to this paragraph.
(1) Properly install, maintain, and operate a flow indicator that takes a reading at least once every 15 minutes. Records shall be generated as specified in §63.130(b) of this subpart. The flow indicator shall be installed at the entrance to any by-pass line that could divert the vent stream away from the control device to the atmosphere; or

(2) Secure the by-pass line valve in the closed position with a car-seal or a lock-and-key type configuration.

(i) A visual inspection of the seal or closure mechanism shall be performed at least once every month to ensure that the valve is maintained in the closed position and the vent stream is not diverted through the by-pass line.

(ii) If a car-seal has been broken or a valve position changed, the owner or operator shall record that the vent stream has been diverted. The car-seal or lock-and-key combination shall be returned to the secured position as soon as practicable but not later than 15 calendar days after the change in position is detected.

(e) The owner or operator shall establish a range that indicates proper operation of the control device for each parameter monitored under paragraphs (a), (b), and (c) of this section. In order to establish the range, the information required in §63.152(b)(2) of this subpart shall be submitted in the Notification of Compliance Status or the operating permit application or amendment.


§63.128 Transfer operations provisions—test methods and procedures.

(a) A performance test is required for determining compliance with the reduction of total organic HAP emissions in §63.126(b) of this subpart for all control devices except as specified in paragraph (c) of this section. Performance test procedures are as follows:

(1) For control devices shared between transfer racks and process vents, the performance test procedures in §63.116(c) of this subpart shall be followed.

(2) A performance test shall consist of three runs.

(3) All testing equipment shall be prepared and installed as specified in the appropriate test methods.

(4) For control devices shared between multiple arms that load simultaneously, the minimum sampling time for each run shall be 1 hour in which either an integrated sample or a minimum of four grab samples shall be taken. If grab sampling is used, then the samples shall be taken at approximately equal intervals in time, such as 15-minute intervals during the run.

(5) For control devices that are capable of continuous vapor processing but do not meet the conditions in (a)(7)(i)(B) of this section.

(A) Sampling sites shall be located at the inlet and outlet of the control device, except as provided in paragraph (a)(7)(i)(B) of this section.
(B) If a vent stream is introduced with the combustion air or as a secondary fuel into a boiler or process heater with a design capacity less than 44 megawatts, selection of paragraph (a)(1) or (a)(4) of this section, each run shall represent at least one complete filling period, during which liquid organic HAP’s are loaded, and samples shall be collected using integrated sampling or grab samples taken at least four times per hour at approximately equal intervals of time, such as 15-minute intervals.

(6) For intermittent vapor processing systems that do not meet the conditions in paragraph (a)(1) or (a)(4) of this section, each run shall represent at least one complete control device cycle, and samples shall be collected using integrated sampling or grab samples taken at least four times per hour at approximately equal intervals of time, such as 15-minute intervals.

(7) Method 1 or 1A of 40 CFR part 60, appendix A, as appropriate, shall be used for selection of sampling sites.

(i) For an owner or operator complying with the 98-percent total organic HAP reduction requirements in §63.126(b)(1) of this subpart, sampling sites shall be located as specified in paragraph (a)(7)(i)(A) or (a)(7)(i)(B) of this section.

(A) Sampling sites shall be located at the inlet and outlet of the control device, except as provided in paragraph (a)(7)(i)(B) of this section.

(B) If a vent stream is introduced with the combustion air or as a secondary fuel into a boiler or process heater with a design capacity less than 44 megawatts, selection of the location of the inlet sampling sites shall ensure the measurement of total organic HAP or TOC (minus methane and ethane) concentrations in all vent streams and primary and secondary fuels introduced into the boiler or process heater. A sampling site shall also be located at the outlet of the boiler or process heater.

(ii) For an owner or operator complying with the 20 parts per million by volume limit in §63.126(b)(1) of this subpart, the sampling site shall be located at the outlet of the control device.

(8) The volumetric flow rate, in standard cubic meters per minute at 20 °C, shall be determined using Method 2, 2A, 2C, or 2D of 40 CFR part 60, appendix A as appropriate.

(9) For the purpose of determining compliance with the 20 parts per million by volume limit in §63.126(b)(1), Method 18 or Method 25A of 40 CFR part 60, appendix A shall be used to measure either organic compound concentration or organic HAP concentration, except as provided in paragraph (a)(11) of this section.

(i) If Method 25A of 40 CFR part 60, appendix A is used, the following procedures shall be used to calculate the concentration of organic compounds (C):

(A) The principal organic HAP in the vent stream shall be used as the calibration gas.

(B) The span value for Method 25A of 40 CFR part 60, appendix A shall be between 1.5 and 2.5 times the concentration being measured.

(C) Use of Method 25A of 40 CFR part 60, appendix A is acceptable if the response from the high-level calibration gas is at least 20 times the standard deviation of the response from the zero calibration gas when the instrument is zeroed on the most sensitive scale.

(D) The concentration of TOC shall be corrected to 3 percent oxygen using the procedures and equation in paragraph (a)(9)(v) of this section.
(ii) If Method 18 of 40 CFR part 60, appendix A is used to measure the concentration of organic compounds, the organic compound concentration \( C_T \) is the sum of the individual components and shall be computed for each run using the following equation:

\[
C_T = \sum_{j=1}^{n} C_j
\]

where:

\( C_T \) = Total concentration of organic compounds (minus methane and ethane), dry basis, parts per million by volume.
\( C_j \) = Concentration of sample components \( j \), dry basis, parts per million by volume.
\( n \) = Number of components in the sample.

(iii) If an owner or operator uses Method 18 of 40 CFR part 60, appendix A to compute total organic HAP concentration rather than organic compounds concentration, the equation in paragraph (a)(9)(ii) of this section shall be used except that only organic HAP species shall be summed. The list of organic HAP's is provided in table 2 of subpart F of this part.

(iv) The emission rate correction factor or excess air, integrated sampling and analysis procedures of Method 3B of 40 CFR part 60, appendix A shall be used to determine the oxygen concentration. The sampling site shall be the same as that of the organic hazardous air pollutants or organic compound samples, and the samples shall be taken during the same time that the organic hazardous air pollutants or organic compound samples are taken.

(v) The organic compound concentration corrected to 3 percent oxygen \( C_c \) shall be calculated using the following equation:

\[
C_c = C_T \left( \frac{17.9}{20.9 - \%O_2} \right)
\]

where:

\( C_T \) = Concentration of organic compounds corrected to 3 percent oxygen, dry basis, parts per million by volume.
\( C_c \) = Total concentration of organic compounds, dry basis, parts per million by volume.
\( \%O_2 \) = Concentration of oxygen, dry basis, percent by volume.

(10) For the purpose of determining compliance with the 98-percent reduction requirement in §63.126(b)(1) of this subpart, Method 18 or Method 25A of 40 CFR part 60, appendix A shall be used, except as provided in paragraph (a)(11) of this section.

(i) For the purpose of determining compliance with the reduction efficiency requirement, organic compound concentration may be measured in lieu of organic HAP concentration.
(ii) If Method 25A of 40 CFR part 60, appendix A is used to measure the concentration of organic compounds \((C_T)\), the principal organic HAP in the vent stream shall be used as the calibration gas.

(A) An emission testing interval shall consist of each 15-minute period during the performance test. For each interval, a reading from each measurement shall be recorded.

(B) The average organic compound concentration and the volume measurement shall correspond to the same emissions testing interval.

(C) The mass at the inlet and outlet of the control device during each testing interval shall be calculated as follows:

\[
M_j = FKVs CT
\]

where:

\(M_j\) = Mass of organic compounds emitted during testing interval \(j\), kilograms.

\(V_s\) = Volume of air-vapor mixture exhausted at standard conditions, 20 °C and 760 millimeters mercury, standard cubic meters.

\(CT\) = Total concentration of organic compounds (as measured) at the exhaust vent, parts per million by volume, dry basis.

\(K\) = Density, kilograms per standard cubic meter organic HAP. 659 kilograms per standard cubic meter organic HAP.

(Note: The density term cancels out when the percent reduction is calculated. Therefore, the density used has no effect. The density of hexane is given so that it can be used to maintain the units of \(M_j\).)

\(F=10^{-6}\) = Conversion factor, \((\text{cubic meters organic HAP per cubic meters air}) \times \text{(parts per million by volume)}^{-1}\).

(D) The organic compound mass emission rates at the inlet and outlet of the control device shall be calculated as follows:

\[
E_i = \frac{\sum_{j=1}^{n} M_{ij}}{T}
\]

\[
E_o = \frac{\sum_{j=1}^{n} M_{oj}}{T}
\]

where:

\(E_i, E_o\) = Mass flow rate of organic compounds at the inlet \((i)\) and outlet \((o)\) of the combustion or recovery device, kilograms per hour.

\(M_{ij}, M_{oj}\) = Mass of organic compounds at the inlet \((i)\) or outlet \((o)\) during testing interval \(j\), kilograms.

\(T\) = Total time of all testing intervals, hours.
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(n=Number of testing intervals.

(iii) If Method 18 of 40 CFR part 60, appendix A is used to measure organic compounds, the mass rates of organic compounds (E, Eo) shall be computed using the following equations:

\[ E_i = K_2 \left( \sum_{j=1}^{n} C_{ij}MW_{ij} \right) Q_i \]

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\[ E_o = K_2 \left( \sum_{j=1}^{n} C_{oj}MW_{oj} \right) Q_o \]

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where:

\( C_{ij}, C_{oj} \) = Concentration of sample component j of the gas stream at the inlet and outlet of the control device, respectively, dry basis, parts per million by volume.

\( MW_{ij}, MW_{oj} \) = Molecular weight of sample component j of the gas stream at the inlet and outlet of the control device, respectively, gram/gram-mole.

\( Q_i, Q_o \) = Flow rate of gas stream at the inlet and outlet of the control device, respectively, dry standard cubic meter per minute.

\( K_2 \) = Constant, \( 2.494 \times 10^{-6} \) (parts per million)\(^{-1}\) (gram-mole per standard cubic meter) (kilogram/gram) (minute/hour), where standard temperature for (gram-mole per standard cubic meter) is 20 °C.

(iv) Where Method 18 or 25A of 40 CFR part 60, appendix A is used to measure the percent reduction in organic compounds, the percent reduction across the control device shall be calculated as follows:

\[ R = \frac{E_i - E_o}{E_i} \times 100 \]

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where:

R=Control efficiency of control device, percent.

\( E_i \) = Mass emitted or mass flow rate of organic compounds at the inlet to the combustion or recovery device as calculated under paragraph (a)(10)(ii)(D) or (a)(10)(iii) of this section, kilogram per hour.

\( E_o \) = Mass emitted or mass flow rate of organic compounds at the outlet of the combustion or recovery device, as calculated under paragraph (a)(10)(ii)(D) or (a)(10)(iii) of this section, kilogram per hour.

(11) The owner or operator may use any methods or data other than Method 18 or Method 25A of 40 CFR part 60, appendix A, if the method or data has been validated according to Method 301 of appendix A of this part.
(b) When a flare is used to comply with §63.126(b)(2), the owner or operator shall comply with paragraphs (b)(1) through (3) of this section. The owner or operator is not required to conduct a performance test to determine percent emission reduction or outlet organic HAP or TOC concentration.

(1) Conduct a visible emission test using the techniques specified in §63.11(b)(4). The observation period shall be as specified in paragraph (b)(1)(i) or (ii) of this section instead of the 2-hour period specified in §63.11(b)(4).

   (i) If the loading cycle is less than 2 hours, then the observation period for that run shall be for the entire loading cycle.

   (ii) If additional loading cycles are initiated within the 2-hour period, then visible emission observations shall be conducted for the additional cycles.

(2) Determine the net heating value of the gas being combusted, using the techniques specified in §63.11(b)(6).

(3) Determine the exit velocity using the techniques specified in either §63.11(b)(7)(i) (and §63.11(b)(7)(iii), where applicable) or §63.11(b)(8), as appropriate.

(c) An owner or operator is not required to conduct a performance test when any of the conditions specified in paragraphs (c)(1) through (c)(7) of this section are met.

   (1) When a boiler or process heater with a design heat input capacity of 44 megawatts or greater is used.

   (2) When a boiler or process heater burning hazardous waste is used for which the owner or operator:

      (i) Has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 266, subpart H, or

      (ii) Has certified compliance with the interim status requirements of 40 CFR part 266 subpart H.

   (3) When emissions are routed to a fuel gas system or when a boiler or process heater is used and the vent stream is introduced with the primary fuel.

   (4) When a vapor balancing system is used.

   (5) When emissions are recycled to a chemical manufacturing process unit.

   (6) When a transfer rack transfers less than 11.8 million liters per year and the owner or operator complies with the requirements in paragraph (h) of this section or uses a flare to comply with §63.126(b)(2) of this subpart.

   (7) When a hazardous waste incinerator is used for which the owner or operator has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 264, subpart O, or has certified compliance with the interim status requirements 40 CFR part 265, subpart O.

(d) An owner or operator using a combustion device followed by a scrubber or other halogen reduction device to control a halogenated transfer vent stream in compliance with §63.126(d) of this
subpart shall conduct a performance test to determine compliance with the control efficiency or emission limits for hydrogen halides and halogens.

(1) For an owner or operator determining compliance with the percent reduction of total hydrogen halides and halogens, sampling sites shall be located at the inlet and outlet of the scrubber or other halogen reduction device used to reduce halogen emissions. For an owner or operator complying with the 0.45 kilogram per hour outlet mass emission rate limit for total hydrogen halides and halogens, the sampling site shall be located at the outlet of the scrubber or other halogen reduction device and prior to release to the atmosphere.

(2) Except as provided in paragraph (d)(5) of this section, Method 26 or 26A of 40 CFR part 60, appendix A, shall be used to determine the concentration in milligrams per dry standard cubic meter of the hydrogen halides and halogens that may be present in the stream. The mass emission rate of each hydrogen halide and halogen compound shall be calculated from the concentrations and the gas stream flow rate.

(3) To determine compliance with the percent emissions reduction limit, the mass emission rate for any hydrogen halides and halogens present at the scrubber inlet shall be summed together. The mass emission rate of the compounds present at the scrubber outlet shall be summed together. Percent reduction shall be determined by comparison of the summed inlet and outlet measurements.

(4) To demonstrate compliance with the 0.45 kilograms per hour mass emission rate limit, the test results must show that the mass emission rate of the total hydrogen halides and halogens measured at the scrubber outlet is below 0.45 kilograms per hour.

(5) The owner or operator may use any other method or data to demonstrate compliance if the method or data has been validated according to the protocol of Method 301 of appendix A of this part.

(e) The owner or operator shall inspect the vapor collection system and vapor balancing system, according to the requirements for vapor collection systems in §63.148 of this subpart.

(1) Inspections shall be performed only while a tank truck or railcar is being loaded.

(2) For vapor collection systems only, an inspection shall be performed prior to each performance test required to demonstrate compliance with §63.126(b)(1) of this subpart.

(3) For each vapor collection system that is operated and maintained under negative pressure, the owner or operator is not required to comply with the requirements specified in §63.148 of this subpart.

(f) For the purposes of demonstrating vapor tightness to determine compliance with §63.126(e)(2) of this subpart, the following procedures and equipment shall be used:

(1) The pressure test procedures specified in Method 27 of 40 CFR part 60, appendix A; and

(2) A pressure measurement device which has a precision of #1B2.5 millimeters of mercury or better and which is capable of measuring above the pressure at which the tank truck or railcar is to be tested for vapor tightness.

(g) An owner or operator using a scrubber or other halogen reduction device to reduce the vent stream halogen atom mass emission rate to less than 0.45 kilograms per hour prior to a combustion device used to comply with §63.126(d)(2) shall determine the halogen atom mass emission rate prior to the combustor according to the procedures in paragraph (d)(3) of this section.
(h) For transfer racks that transfer less than 11.8 million liters per year of liquid organic HAP's, the owner or operator may comply with the requirements in paragraphs (h)(1) through (h)(3) of this section instead of the requirements in paragraph (a) or (b) of this section.

(1) The owner or operator shall prepare, as part of the Notification of Compliance Status required by §63.152(b) of this subpart, a design evaluation that shall document that the control device being used achieves the required control efficiency during reasonably expected maximum loading conditions. This documentation is to include a description of the gas stream which enters the control device, including flow and organic HAP content, and the information specified in paragraphs (h)(1)(i) through (h)(1)(v) of this section, as applicable.

(i) If the control device receives vapors, gases, or liquids, other than fuels, from emission points other than transfer racks subject to this subpart, the efficiency demonstration is to include consideration of all vapors, gases, and liquids, other than fuels, received by the control device.

(ii) If an enclosed combustion device with a minimum residence time of 0.5 seconds and a minimum temperature of 760 degrees Celsius is used to meet the 98-percent emission reduction requirement, documentation that those conditions exist is sufficient to meet the requirements of paragraph (h)(1) of this section.

(iii) Except as provided in paragraph (h)(1)(ii) of this section, for thermal incinerators, the design evaluation shall include the autoignition temperature of the organic HAP, the flow rate of the organic HAP emission stream, the combustion temperature, and the residence time at the combustion temperature.

(iv) For carbon adsorbers, the design evaluation shall include the affinity of the organic HAP vapors for carbon, the amount of carbon in each bed, the number of beds, the humidity of the feed gases, the temperature of the feed gases, the flow rate of the organic HAP emission stream, the desorption schedule, the regeneration stream pressure or temperature, and the flow rate of the regeneration stream. For vacuum desorption, pressure drop shall be included.

(v) For condensers, the design evaluation shall include the final temperature of the organic HAP vapors, the type of condenser, and the design flow rate of the organic HAP emission stream.

(2) The owner or operator shall submit, as part of the Notification of Compliance Status required by §63.152(b) of this subpart, the operating range for each monitoring parameter identified for each control device. The specified operating range shall represent the conditions for which the control device can achieve the 98-percent-or-greater emission reduction required by §63.126(b)(1) of this subpart.

(3) The owner or operator shall monitor the parameters specified in the Notification of Compliance Status required in §63.152(b) of this subpart or operating permit and shall operate and maintain the control device such that the monitored parameters remain within the ranges specified in the Notification of Compliance Status, except as provided in §§63.152(c) and 63.152(f) of this subpart.

(1) Keep an up-to-date, readily accessible record of the data specified in paragraphs (a)(4) through (a)(8) of this section, as applicable.

(2) Include the data specified in paragraphs (a)(4) through (a)(7) of this section in the Notification of Compliance Status report as specified in §63.152(b) of this subpart.

(3) If any subsequent performance tests are conducted after the Notification of Compliance Status has been submitted, report the data in paragraphs (a)(4) through (a)(7) of this section in the next Periodic Report as specified in §63.152(c) of this subpart.

(4) Record and report the following when using a control device other than a flare to achieve a 98 weight percent reduction in total organic HAP or a total organic HAP concentration of 20 parts per million by volume, as specified in §63.126(b)(1) of this subpart:
   (i) The parameter monitoring results for thermal incinerators, catalytic incinerators, boilers or process heaters, absorbers, condensers, or carbon adsorbers specified in table 7 of this subpart, recorded during the performance test, and averaged over the time period of the performance testing.
   (ii) The percent reduction of total organic HAP or TOC achieved by the control device determined as specified in §63.128(a) of this subpart, or the concentration of total organic HAP or TOC (parts per million by volume, by compound) determined as specified in §63.128(a) of this subpart at the outlet of the control device. For combustion devices, the concentration shall be reported on a dry basis corrected to 3 percent oxygen.
   (iii) The parameters shall be recorded at least every 15 minutes.
   (iv) For a boiler or process heater, a description of the location at which the vent stream is introduced into the boiler or process heater.

(5) Record and report the following when using a flare to comply with §63.126(b)(2) of this subpart:
   (i) Flare design (i.e., steam-assisted, air-assisted, or non-assisted);
   (ii) All visible emission readings, heat content determinations, flow rate measurements, and exit velocity determinations made during the compliance determination required by §63.128(b) of this subpart; and
   (iii) All periods during the compliance determination when the pilot flame is absent.

(6) Record and report the following when using a scrubber following a combustion device to control a halogenated vent stream, as specified in §63.126(d) of this subpart:
   (i) The percent reduction or scrubber outlet mass emission rate of total hydrogen halides and halogens determined according to the procedures in §63.128(d) of this subpart;
   (ii) The parameter monitoring results for scrubbers specified in table 7 of this subpart, and averaged over the time period of the performance test; and
   (iii) The parameters shall be recorded at least every 15 minutes.

(7) Record and report the halogen concentration in the vent stream determined according to the procedures as specified in §63.128(d) of this subpart.
(8) Report that the emission stream is being routed to a fuel gas system or a process, when complying using §63.126(b)(4).

(b) If an owner or operator requests approval to use a control device other than those listed in table 7 of this subpart or to monitor a parameter other than those specified in table 7 of this subpart, the owner or operator shall submit a description of planned reporting and recordkeeping procedures as required under §63.151(f) or §63.152(e) of this subpart. The Administrator will specify appropriate reporting and recordkeeping requirements as part of the review of the permit application or by other appropriate means.

(c) For each parameter monitored according to table 7 of this subpart or paragraph (b) of this section, the owner or operator shall establish a range for the parameter that indicates proper operation of the control device. In order to establish the range, the information required in §63.152(b)(2) of this subpart shall be submitted in the Notification of Compliance Status or the operating permit application or amendment.

(d) Each owner or operator shall maintain a record describing in detail the vent system used to vent each affected transfer vent stream to a control device. This document shall list all valves and vent pipes that could vent the stream to the atmosphere, thereby by-passing the control device; identify which valves are secured by car-seals or lock-and-key type configurations; and indicate the position (open or closed) of those valves which have car-seals. Equipment leaks such as low leg drains, high point bleeds, analyzer vents, open-ended valves or lines, and pressure relief valves needed for safety purposes are not subject to this paragraph.

(e) An owner or operator meeting the requirements of §63.128(h) of this subpart shall submit, as part of the Notification of Compliance Status required by §63.152(b) of this subpart, the information specified in §63.128(h)(1) of this subpart.

(f) An owner or operator meeting the requirements of §63.128(h) of this subpart shall submit, as part of the Notification of Compliance Status required by §63.152(b) of this subpart, the operating range for each monitoring parameter identified for each control device.


§63.130 Transfer operations provisions—periodic recordkeeping and reporting.

(a) Each owner or operator using a control device to comply with §63.126(b)(1) or (b)(2) of this subpart shall keep the following up-to-date, readily accessible records:

(1) While the transfer vent stream is being vented to the control device, continuous records of the equipment operating parameters specified to be monitored under §63.127 of this subpart, and listed in table 7 of this subpart or specified by the Administrator in accordance with §§63.127(c) and 63.129(b). For flares, the hourly records and records of pilot flame outages specified in table 7 shall be maintained in place of continuous records.

(2) Records of the daily average value of each monitored parameter for each operating day determined according to the procedures specified in §63.152(f), except as provided in paragraphs (a)(2)(i) through (a)(2)(iii) of this section.

(i) For flares, records of the times and duration of all periods during which the pilot flame is absent shall be kept rather than daily averages.
(ii) If carbon adsorber regeneration stream flow and carbon bed regeneration temperature are monitored, the records specified in table 7 of this subpart shall be kept instead of the daily averages.

(iii) Records of the duration of all periods when the vent stream is diverted through by-pass lines shall be kept rather than daily averages.

(3) For boilers or process heaters, records of any changes in the location at which the vent stream is introduced into the flame zone as required under the reduction of total organic HAP emissions in §63.126(b)(1) of this subpart.

(b) If a vapor collection system containing valves that could divert the emission stream away from the control device is used, each owner or operator of a Group 1 transfer rack subject to the provisions of §63.127(d) of this subpart shall keep up-to-date, readily accessible records of:

(1) Hourly records of whether the flow indicator specified under §63.127(d)(1) was operating and whether a diversion was detected at any time during the hour, as well as records of the times of all periods when the vent stream is diverted from the control device or the flow indicator is not operating.

(2) Where a seal mechanism is used to comply with §63.127(d)(2), hourly records of flow are not required. In such cases, the owner or operator shall record that the monthly visual inspection of the seals or closure mechanisms has been done, and shall record the occurrence of all periods when the seal mechanism is broken, the by-pass line valve position has changed, or the key for a lock-and-key type lock has been checked out, and records of any car-seal that has broken, as listed in table 7 of this subpart.

(c) Each owner or operator of a Group 1 transfer rack who uses a flare to comply with §63.126(b)(2) of this subpart shall keep up-to-date, readily accessible records of the flare pilot flame monitoring specified under §63.127(a)(2) of this subpart.

(d) Each owner or operator of a transfer rack subject to the requirements of §63.126 of this subpart shall submit to the Administrator Periodic Reports of the following information according to the schedule in §63.152(c) of this subpart:

(1) Reports of daily average values of monitored parameters for all operating days when the daily average values were outside the range established in the Notification of Compliance Status or operating permit.

(2) Reports of the duration of periods when monitoring data are not collected for each excursion caused by insufficient monitoring data as defined in §63.152(c)(2)(ii)(A) of this subpart.

(3) Reports of the times and durations of all periods recorded under paragraph (b)(1) of this section when the vent stream was diverted from the control device.

(4) Reports of all times recorded under paragraph (b)(2) of this section when maintenance is performed on car-sealed valves, when the car seal is broken, when the by-pass line valve position is changed, or the key for a lock-and-key type configuration has been checked out.

(5) Reports of the times and durations of all periods recorded under paragraph (a)(2)(i) of this section in which all pilot flames of a flare were absent.

(6) Reports of all carbon bed regeneration cycles during which the parameters recorded under paragraph (a)(2)(vi) of this section were outside the ranges established in the Notification of Compliance Status or operating permit.
(e) The owner or operator of a Group 1 transfer rack shall record that the verification of DOT tank certification or Method 27 testing, required in §63.126(e) of this subpart, has been performed. Various methods for the record of verification can be used, such as: A check off on a log sheet; a list of DOT serial numbers or Method 27 data; or a position description for gate security, showing that the security guard will not allow any trucks on site that do not have the appropriate documentation.

(f) Each owner or operator of a Group 1 or Group 2 transfer rack shall record, update annually, and maintain the information specified in paragraphs (f)(1) through (f)(3) of this section in a readily accessible location on site:

1. An analysis demonstrating the design and actual annual throughput of the transfer rack;

2. An analysis documenting the weight-percent organic HAP's in the liquid loaded. Examples of acceptable documentation include but are not limited to analyses of the material and engineering calculations.

3. An analysis documenting the annual rack weighted average HAP partial pressure of the transfer rack.

   (i) For Group 2 transfer racks that are limited to transfer of organic HAP's with partial pressures less than 10.3 kilopascals, documentation is required of the organic HAP's (by compound) that are transferred. The rack weighted average partial pressure does not need to be calculated.

   (ii) For racks transferring one or more organic HAP's with partial pressures greater than 10.3 kilopascals, as well as one or more organic HAP's with partial pressures less than 10.3 kilopascals, a rack weighted partial pressure shall be documented. The rack weighted average HAP partial pressure shall be weighted by the annual throughput of each chemical transferred.

(iii) Comply with paragraph (f) of this section.

(2) Requirements for Group 1 wastewater streams. For wastewater streams that are Group 1 for Table 9 compounds, comply with paragraphs (a)(2)(i) through (a)(2)(iv) of this section.

(i) Comply with the applicable requirements for wastewater tanks, surface impoundments, containers, individual drain systems, and oil/water separators as specified in §63.133 through §63.137 of this subpart, except as provided in paragraphs (a)(2)(i)(A) and (a)(2)(i)(B) of this section and §63.138(a)(3) of this subpart.

(A) The waste management units may be equipped with pressure relief devices that vent directly to the atmosphere provided the pressure relief device is not used for planned or routine venting of emissions.

(B) The pressure relief device remains in a closed position at all times except when it is necessary for the pressure relief device to open for the purpose of preventing physical damage or permanent deformation of the waste management unit in accordance with good engineering and safety practices.

(ii) Comply with the applicable requirements for control of Table 9 compounds as specified in §63.138 of this subpart. Alternatively, the owner or operator may elect to comply with the treatment provisions specified in §63.132(g) of this subpart.

(iii) Comply with the applicable monitoring and inspection requirements specified in §63.143 of this subpart.

(iv) Comply with the applicable recordkeeping and reporting requirements specified in §§63.146 and 63.147 of this subpart.

(3) Requirements for Group 2 wastewater streams. For wastewater streams that are Group 2 for Table 9 compounds, comply with the applicable recordkeeping and reporting requirements specified in §§63.146(b)(1) and 63.147(b)(8).

(b) New sources. This paragraph specifies the requirements applicable to process wastewater streams located at new sources. The owner or operator shall comply with the requirements in paragraphs (b)(1) through (b)(4) of this section, no later than the applicable dates specified in §63.100 of subpart F of this part.

(1) Determine wastewater streams to be controlled for Table 8 compounds. Determine whether each wastewater stream requires control for Table 8 compounds by complying with the requirements in either paragraph (b)(1)(i) or (b)(1)(ii) of this section, and comply with the requirements in paragraph (b)(1)(iii) of this section.

(i) Comply with paragraph (d) of this section, determining whether the wastewater stream is Group 1 or Group 2 for Table 8 compounds; or

(ii) Comply with paragraph (e) of this section, designating the wastewater stream as a Group 1 wastewater stream for Table 8 compounds.

(iii) Comply with paragraph (f) of this section.

(2) Determine wastewater streams to be controlled for Table 9 compounds. Determine whether each wastewater stream requires control for Table 9 compounds by complying with the requirements in either
paragraph (b)(2)(i) or (b)(2)(ii) of this section, and comply with the requirements in paragraph (b)(2)(iii) of this section.

(i) Comply with paragraph (c) of this section, determining whether the wastewater stream is Group 1 or Group 2 for Table 9 compounds; or

(ii) Comply with paragraph (e) of this section, designating the wastewater stream as a Group 1 wastewater stream.

(iii) Comply with paragraph (f) of this section.

(3) Requirements for Group 1 wastewater streams. For wastewater streams that are Group 1 for Table 8 compounds and/or Table 9 compounds, comply with paragraphs (b)(3)(i) through (b)(3)(iv) of this section.

(i) Comply with the applicable requirements for wastewater tanks, surface impoundments, containers, individual drain systems, and oil/water separators specified in the requirements of §63.133 through §63.137 of this subpart, except as provided in paragraphs (b)(3)(i)(A) and (b)(3)(i)(B) of this section and §63.138(a)(3) of this subpart.

(A) The waste management units may be equipped with pressure relief devices that vent directly to the atmosphere provided the pressure relief device is not used for planned or routine venting of emissions.

(B) The pressure relief device remains in a closed position at all times except when it is necessary for the pressure relief device to open for the purpose of preventing physical damage or permanent deformation of the waste management unit in accordance with good engineering and safety practices.

(ii) Comply with the applicable requirements for control of Table 8 compounds specified in §63.138 of this subpart. Alternatively, the owner or operator may elect to comply with the provisions specified in §63.132(g) of this subpart.

(iii) Comply with the applicable monitoring and inspection requirements specified in §63.143 of this subpart.

(iv) Comply with the applicable recordkeeping and reporting requirements specified in §§63.146 and 63.147 of this subpart.

(4) Requirements for Group 2 wastewater streams. For wastewater streams that are Group 2 for both table 8 and table 9 compounds, comply with the applicable recordkeeping and reporting requirements specified in §§63.146(b)(1) and 63.147(b)(8).

(c) How to determine Group 1 or Group 2 status for Table 9 compounds. This paragraph provides instructions for determining whether a wastewater stream is Group 1 or Group 2 for Table 9 compounds. Total annual average concentration shall be determined according to the procedures specified in §63.144(b) of this subpart. Annual average flow rate shall be determined according to the procedures specified in §63.144(c) of this subpart.

(1) A wastewater stream is a Group 1 wastewater stream for Table 9 compounds if:

(i) The total annual average concentration of Table 9 compounds is greater than or equal to 10,000 parts per million by weight at any flow rate; or
(ii) The total annual average concentration of Table 9 compounds is greater than or equal to 1,000 parts per million by weight and the annual average flow rate is greater than or equal to 10 liters per minute.

(2) A wastewater stream is a Group 2 wastewater stream for Table 9 compounds if it is not a Group 1 wastewater stream for Table 9 compounds by the criteria in paragraph (c)(1) of this section.

(3) The owner or operator of a Group 2 wastewater shall re-determine group status for each Group 2 stream, as necessary, to determine whether the stream is Group 1 or Group 2 whenever process changes are made that could reasonably be expected to change the stream to a Group 1 stream. Examples of process changes include, but are not limited to, changes in production capacity, production rate, feedstock type, or whenever there is a replacement, removal, or addition of recovery or control equipment. For purposes of this paragraph (c)(3), process changes do not include: Process upsets; unintentional, temporary process changes; and changes that are within the range on which the original determination was based.

(d) How to determine Group 1 or Group 2 status for Table 8 compounds. This paragraph provides instructions for determining whether a wastewater stream is Group 1 or Group 2 for Table 8 compounds. Annual average concentration for each Table 8 compound shall be determined according to the procedures specified in §63.144(b) of this subpart. Annual average flow rate shall be determined according to the procedures specified in §63.144(c) of this subpart.

(1) A wastewater stream is a Group 1 wastewater stream for Table 8 compounds if the annual average flow rate is 0.02 liter per minute or greater and the annual average concentration of any individual Table 8 compound is 10 parts per million by weight or greater.

(2) A wastewater stream is a Group 2 wastewater stream for Table 8 compounds if the annual average flow rate is less than 0.02 liter per minute or the annual average concentration for each individual Table 8 compound is less than 10 parts per million by weight.

(3) The owner or operator of a Group 2 wastewater shall re-determine group status for each Group 2 stream, as necessary, to determine whether the stream is Group 1 or Group 2 whenever process changes are made that could reasonably be expected to change the stream to a Group 1 stream. Examples of process changes include, but are not limited to, changes in production capacity, production rate, feedstock type, or whenever there is a replacement, removal, or addition of recovery or control equipment. For purposes of this paragraph (d)(3), process changes do not include: Process upsets; unintentional, temporary process changes; and changes that are within the range on which the original determination was based.

(e) How to designate a Group 1 wastewater stream. The owner or operator may elect to designate a wastewater stream a Group 1 wastewater stream in order to comply with paragraph (a)(1) or (b)(1) of this section. To designate a wastewater stream or a mixture of wastewater streams a Group 1 wastewater stream, the procedures specified in paragraphs (e)(1) and (e)(2) of this section and §63.144(a)(2) of this subpart shall be followed.

(1) From the point of determination for each wastewater stream that is included in the Group 1 designation to the location where the owner or operator elects to designate such wastewater stream(s) as a Group 1 wastewater stream, the owner or operator shall comply with all applicable emission suppression requirements specified in §§63.133 through 63.137.

(2) From the location where the owner or operator designates a wastewater stream or mixture of wastewater streams to be a Group 1 wastewater stream, such Group 1 wastewater stream shall be managed in accordance with all applicable emission suppression requirements specified in §§63.133 through 63.137 and with the treatment requirements in §63.138 of this part.
(f) Owners or operators of sources subject to this subpart shall not discard liquid or solid organic materials with a concentration of greater than 10,000 parts per million of Table 9 compounds (as determined by analysis of the stream composition, engineering calculations, or process knowledge, according to the provisions of §63.144(b) of this subpart) from a chemical manufacturing process unit to water or wastewater, unless the receiving stream is managed and treated as a Group 1 wastewater stream. This prohibition does not apply to materials from the activities listed in paragraphs (f)(1) through (f)(4) of this section.

(1) Equipment leaks;

(2) Activities included in maintenance or startup/shutdown/malfunction plans;

(3) Spills; or

(4) Samples of a size not greater than reasonably necessary for the method of analysis that is used.

(g) Off-site treatment or on-site treatment not owned or operated by the source. The owner or operator may elect to transfer a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream to an on-site treatment operation not owned or operated by the owner or operator of the source generating the wastewater stream or residual, or to an off-site treatment operation.

(1) The owner or operator transferring the wastewater stream or residual shall:

(i) Comply with the provisions specified in §§63.133 through 63.137 of this subpart for each waste management unit that receives or manages a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream prior to shipment or transport.

(ii) Include a notice with the shipment or transport of each Group 1 wastewater stream or residual removed from a Group 1 wastewater stream. The notice shall state that the wastewater stream or residual contains organic hazardous air pollutants that are to be treated in accordance with the provisions of this subpart. When the transport is continuous or ongoing (for example, discharge to a publicly-owned treatment works), the notice shall be submitted to the treatment operator initially and whenever there is a change in the required treatment.

(2) The owner or operator may not transfer the wastewater stream or residual unless the transferee has submitted to the EPA a written certification that the transferee will manage and treat any Group 1 wastewater stream or residual removed from a Group 1 wastewater stream received from a source subject to the requirements of this subpart in accordance with the requirements of either §§63.133 through 63.147, or §63.102(b) of subpart F, or subpart D of this part if alternative emission limitations have been granted the transferor in accordance with those provisions. The certifying entity may revoke the written certification by sending a written statement to the EPA and the owner or operator giving at least 90 days notice that the certifying entity is rescinding acceptance of responsibility for compliance with the regulatory provisions listed in paragraph (g)(2) of this section. Upon expiration of the notice period, the owner or operator may not transfer the wastewater stream or residual to the treatment operation.

(3) By providing this written certification to the EPA, the certifying entity accepts responsibility for compliance with the regulatory provisions listed in paragraph (g)(2) of this section with respect to any shipment of wastewater or residual covered by the written certification. Failure to abide by any of those provisions with respect to such shipments may result in enforcement action by the EPA against the certifying entity in accordance with the enforcement provisions applicable to violations of these provisions by owners or operators of sources.
(4) Written certifications and revocation statements, to the EPA from the transferees of wastewater or residuals shall be signed by the responsible official of the certifying entity, provide the name and address of the certifying entity, and be sent to the appropriate EPA Regional Office at the addresses listed in 40 CFR 63.13. Such written certifications are not transferable by the treater.


§63.133 Process wastewater provisions—wastewater tanks.

(a) For each wastewater tank that receives, manages, or treats a Group 1 wastewater stream or a residual removed from a Group 1 wastewater stream, the owner or operator shall comply with the requirements of either paragraph (a)(1) or (a)(2) of this section as specified in table 10 of this subpart.

(1) The owner or operator shall operate and maintain a fixed roof except that if the wastewater tank is used for heating wastewater, or treating by means of an exothermic reaction or the contents of the tank is sparged, the owner or operator shall comply with the requirements specified in paragraph (a)(2) of this section.

(2) The owner or operator shall comply with the requirements in paragraphs (b) through (h) of this section and shall operate and maintain one of the emission control techniques listed in paragraphs (a)(2)(i) through (a)(2)(iv) of this section.

(i) A fixed roof and a closed-vent system that routes the organic hazardous air pollutants vapors vented from the wastewater tank to a control device.

(ii) A fixed roof and an internal floating roof that meets the requirements specified in §63.119(b) of this subpart;

(iii) An external floating roof that meets the requirements specified in §§63.119(c), 63.120(b)(5), and 63.120(b)(6) of this subpart; or

(iv) An equivalent means of emission limitation. Determination of equivalence to the reduction in emissions achieved by the requirements of paragraphs (a)(2)(i) through (a)(2)(iii) of this section will be evaluated according to §63.102(b) of subpart F of this part. The determination will be based on the application to the Administrator which shall include the information specified in either paragraph (a)(2)(iv)(A) or (a)(2)(iv)(B) of this section.

(A) Actual emissions tests that use full-size or scale-model wastewater tanks that accurately collect and measure all organic hazardous air pollutants emissions from a given control technique, and that accurately simulate wind and account for other emission variables such as temperature and barometric pressure, or

(B) An engineering evaluation that the Administrator determines is an accurate method of determining equivalence.

(b) If the owner or operator elects to comply with the requirements of paragraph (a)(2)(i) of this section, the fixed roof shall meet the requirements of paragraph (b)(1) of this section, the control device shall meet the requirements of paragraph (b)(2) of this section, and the closed-vent system shall meet the requirements of paragraph (b)(3) of this section.

(1) The fixed-roof shall meet the following requirements:
(i) Except as provided in paragraph (b)(4) of this section, the fixed roof and all openings (e.g., access hatches, sampling ports, and gauge wells) shall be maintained in accordance with the requirements specified in §63.148 of this subpart.

(ii) Each opening shall be maintained in a closed position (e.g., covered by a lid) at all times that the wastewater tank contains a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream except when it is necessary to use the opening for wastewater sampling, removal, or for equipment inspection, maintenance, or repair.

(2) The control device shall be designed, operated, and inspected in accordance with the requirements of §63.139 of this subpart.

(3) Except as provided in paragraph (b)(4) of this section, the closed-vent system shall be inspected in accordance with the requirements of §63.148 of this subpart.

(4) For any fixed roof tank and closed-vent system that is operated and maintained under negative pressure, the owner or operator is not required to comply with the requirements specified in §63.148 of this subpart.

(c) If the owner or operator elects to comply with the requirements of paragraph (a)(2)(ii) of this section, the floating roof shall be inspected according to the procedures specified in §63.120(a)(2) and (a)(3) of this subpart.

(d) Except as provided in paragraph (e) of this section, if the owner or operator elects to comply with the requirements of paragraph (a)(2)(iii) of this section, seal gaps shall be measured according to the procedures specified in §63.120(b)(2)(i) through (b)(4) of this subpart and the wastewater tank shall be inspected to determine compliance with §63.120(b)(5) and (b)(6) of this subpart.

(e) If the owner or operator determines that it is unsafe to perform the seal gap measurements specified in §63.120(b)(2)(i) through (b)(4) of this subpart or to inspect the wastewater tank to determine compliance with §63.120(b)(5) and (b)(6) of this subpart because the floating roof appears to be structurally unsound and poses an imminent or potential danger to inspecting personnel, the owner or operator shall comply with the requirements in either paragraph (e)(1) or (e)(2) of this section.

(1) The owner or operator shall measure the seal gaps or inspect the wastewater tank within 30 calendar days of the determination that the floating roof is unsafe, or

(2) The owner or operator shall empty and remove the wastewater tank from service within 45 calendar days of determining that the roof is unsafe. If the wastewater tank cannot be emptied within 45 calendar days, the owner or operator may utilize up to two extensions of up to 30 additional calendar days each. Documentation of a decision to utilize an extension shall include an explanation of why it was unsafe to perform the inspection or seal gap measurement, shall document that alternate storage capacity is unavailable, and shall specify a schedule of actions that will ensure that the wastewater tank will be emptied as soon as practical.

(f) Except as provided in paragraph (e) of this section, each wastewater tank shall be inspected initially, and semi-annually thereafter, for improper work practices in accordance with §63.143 of this subpart. For wastewater tanks, improper work practice includes, but is not limited to, leaving open any access door or other opening when such door or opening is not in use.

(g) Except as provided in paragraph (e) of this section, each wastewater tank shall be inspected for control equipment failures as defined in paragraph (g)(1) of this section according to the schedule in paragraphs (g)(2) and (g)(3) of this section.
(1) Control equipment failures for wastewater tanks include, but are not limited to, the conditions specified in paragraphs (g)(1)(i) through (g)(1)(ix) of this section.

(i) The floating roof is not resting on either the surface of the liquid or on the leg supports.

(ii) There is stored liquid on the floating roof.

(iii) A rim seal is detached from the floating roof.

(iv) There are holes, tears, cracks or gaps in the rim seal or seal fabric of the floating roof.

(v) There are visible gaps between the seal of an internal floating roof and the wall of the wastewater tank.

(vi) There are gaps between the metallic shoe seal or the liquid mounted primary seal of an external floating roof and the wall of the wastewater tank that exceed 212 square centimeters per meter of tank diameter or the width of any portion of any gap between the primary seal and the tank wall exceeds 3.81 centimeters.

(vii) There are gaps between the secondary seal of an external floating roof and the wall of the wastewater tank that exceed 21.2 square centimeters per meter of tank diameter or the width of any portion of any gap between the secondary seal and the tank wall exceeds 1.27 centimeters.

(viii) Where a metallic shoe seal is used on an external floating roof, one end of the metallic shoe does not extend into the stored liquid or one end of the metallic shoe does not extend a minimum vertical distance of 61 centimeters above the surface of the stored liquid.

(ix) A gasket, joint, lid, cover, or door has a crack or gap, or is broken.

(2) The owner or operator shall inspect for the control equipment failures in paragraphs (g)(1)(i) through (g)(1)(viii) of this section according to the schedule specified in paragraphs (c) and (d) of this section.

(3) The owner or operator shall inspect for the control equipment failures in paragraph (g)(1)(ix) of this section initially, and semi-annually thereafter.

(h) Except as provided in §63.140 of this subpart, when an improper work practice or a control equipment failure is identified, first efforts at repair shall be made no later than 5 calendar days after identification and repair shall be completed within 45 calendar days after identification. If a failure that is detected during inspections required by this section cannot be repaired within 45 calendar days and if the vessel cannot be emptied within 45 calendar days, the owner or operator may utilize up to 2 extensions of up to 30 additional calendar days each. Documentation of a decision to utilize an extension shall include a description of the failure, shall document that alternate storage capacity is unavailable, and shall specify a schedule of actions that will ensure that the control equipment will be repaired or the vessel will be emptied as soon as practical.

(a) For each surface impoundment that receives, manages, or treats a Group 1 wastewater stream or a residual removed from a Group 1 wastewater stream, the owner or operator shall comply with the requirements of paragraphs (b), (c), and (d) of this section.

(b) The owner or operator shall operate and maintain on each surface impoundment either a cover (e.g., air-supported structure or rigid cover) and a closed-vent system that routes the organic hazardous air pollutants vapors vented from the surface impoundment to a control device in accordance with paragraph (b)(1) of this section, or a floating flexible membrane cover as specified in paragraph (b)(2) of this section.

(1) The cover and all openings shall meet the following requirements:

(i) Except as provided in paragraph (b)(4) of this section, the cover and all openings (e.g., access hatches, sampling ports, and gauge wells) shall be maintained in accordance with the requirements specified in §63.148 of this subpart.

(ii) Each opening shall be maintained in a closed position (e.g., covered by a lid) at all times that a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream is in the surface impoundment except when it is necessary to use the opening for sampling, removal, or for equipment inspection, maintenance, or repair.

(iii) The cover shall be used at all times that a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream is in the surface impoundment except during removal of treatment residuals in accordance with 40 CFR 268.4 or closure of the surface impoundment in accordance with 40 CFR 264.228.

(2) Floating flexible membrane covers shall meet the requirements specified in paragraphs (b)(2)(i) through (b)(2)(vii) of this section.

(i) The floating flexible cover shall be designed to float on the liquid surface during normal operations, and to form a continuous barrier over the entire surface area of the liquid.

(ii) The cover shall be fabricated from a synthetic membrane material that is either:

(A) High density polyethylene (HDPE) with a thickness no less than 2.5 millimeters (100 mils); or

(B) A material or a composite of different materials determined to have both organic permeability properties that are equivalent to those of the material listed in paragraph (b)(2)(ii)(A) of this section, and chemical and physical properties that maintain the material integrity for the intended service life of the material.

(iii) The cover shall be installed in a manner such that there are no visible cracks, holes, gaps, or other open spaces between cover section seams or between the interface of the cover edge and its foundation mountings.

(iv) Except as provided for in paragraph (b)(2)(v) of this section, each opening in the floating membrane cover shall be equipped with a closure device designed to operate such that when the closure device is secured in the closed position there are no visible cracks, holes, gaps, or other open spaces in the closure device or between the perimeter of the cover opening and the closure device.

(v) The floating membrane cover may be equipped with one or more emergency cover drains for removal of stormwater. Each emergency cover drain shall be equipped with a slotted membrane fabric cover that covers at least 90 percent of the area of the opening or a flexible fabric sleeve seal.
(vi) The closure devices shall be made of suitable materials that will minimize exposure of organic hazardous air pollutants to the atmosphere, to the extent practical, and will maintain the integrity of the equipment throughout its intended service life. Factors to be considered in designing the closure devices shall include: The effects of any contact with the liquid and its vapor managed in the surface impoundment; the effects of outdoor exposure to wind, moisture, and sunlight; and the operating practices used for the surface impoundment on which the floating membrane cover is installed.

(vii) Whenever a Group 1 wastewater stream or residual from a Group 1 wastewater stream is in the surface impoundment, the floating membrane cover shall float on the liquid and each closure device shall be secured in the closed position. Opening of closure devices or removal of the cover is allowed to provide access to the surface impoundment for performing routine inspection, maintenance, or other activities needed for normal operations and/or to remove accumulated sludge or other residues from the bottom of surface impoundment. Openings shall be maintained in accordance with §63.148 of this subpart.

(3) The control device shall be designed, operated, and inspected in accordance with §63.139 of this subpart.

(4) Except as provided in paragraph (b)(5) of this section, the closed-vent system shall be inspected in accordance with §63.148 of this subpart.

(5) For any cover and closed-vent system that is operated and maintained under negative pressure, the owner or operator is not required to comply with the requirements specified in §63.148 of this subpart.

(c) Each surface impoundment shall be inspected initially, and semi-annually thereafter, for improper work practices and control equipment failures in accordance with §63.143 of this subpart.

(1) For surface impoundments, improper work practice includes, but is not limited to, leaving open any access hatch or other opening when such hatch or opening is not in use.

(2) For surface impoundments, control equipment failure includes, but is not limited to, any time a joint, lid, cover, or door has a crack or gap, or is broken.

(d) Except as provided in §63.140 of this subpart, when an improper work practice or a control equipment failure is identified, first efforts at repair shall be made no later than 5 calendar days after identification and repair shall be completed within 45 calendar days after identification.

(1) Except as provided in paragraph (d)(4) of this section, if the capacity of the container is greater than 0.42 m$^3$, the cover and all openings (e.g., bungs, hatches, sampling ports, and pressure relief devices) shall be maintained in accordance with the requirements specified in §63.148 of this subpart.

(2) If the capacity of the container is less than or equal to 0.42 m$^3$, the owner or operator shall comply with either paragraph (b)(2)(i) or (b)(2)(ii) of this section.

(i) The container must meet existing Department of Transportation specifications and testing requirements under 49 CFR part 178; or

(ii) Except as provided in paragraph (d)(4) of this section, the cover and all openings shall be maintained without leaks as specified in §63.148 of this subpart.

(3) The cover and all openings shall be maintained in a closed position (e.g., covered by a lid) at all times that a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream is in the container except when it is necessary to use the opening for filling, removal, inspection, sampling, or pressure relief events related to safety considerations.

(c) For containers with a capacity greater than or equal to 0.42 m$^3$, a submerged fill pipe shall be used when a container is being filled by pumping with a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream.

(1) The submerged fill pipe outlet shall extend to no more than 6 inches or within two fill pipe diameters of the bottom of the container while the container is being filled.

(2) The cover shall remain in place and all openings shall be maintained in a closed position except for those openings required for the submerged fill pipe and for venting of the container to prevent physical damage or permanent deformation of the container or cover.

(d) During treatment of a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream, including aeration, thermal or other treatment, in a container, whenever it is necessary for the container to be open, the container shall be located within an enclosure with a closed-vent system that routes the organic hazardous air pollutants vapors vented from the container to a control device.

(1) Except as provided in paragraph (d)(4) of this section, the enclosure and all openings (e.g., doors, hatches) shall be maintained in accordance with the requirements specified in §63.148 of this subpart.

(2) The control device shall be designed, operated, and inspected in accordance with §63.139 of this subpart.

(3) Except as provided in paragraph (d)(4) of this section, the closed-vent system shall be inspected in accordance with §63.148 of this subpart.

(4) For any enclosure and closed-vent system that is operated and maintained under negative pressure, the owner or operator is not required to comply with the requirements specified in §63.148 of this subpart.

(e) Each container shall be inspected initially, and semi-annually thereafter, for improper work practices and control equipment failures in accordance with §63.143 of this subpart.
(1) For containers, improper work practice includes, but is not limited to, leaving open any access hatch or other opening when such hatch or opening is not in use.

(2) For containers, control equipment failure includes, but is not limited to, any time a cover or door has a gap or crack, or is broken.

(f) Except as provided in §63.140 of this subpart, when an improper work practice or a control equipment failure is identified, first efforts at repair shall be made no later than 5 calendar days after identification and repair shall be completed within 15 calendar days after identification.


§63.136 Process wastewater provisions—individual drain systems.

(a) For each individual drain system that receives or manages a Group 1 wastewater stream or a residual removed from a Group 1 wastewater stream, the owner or operator shall comply with the requirements of paragraphs (b), (c), and (d) or with paragraphs (e), (f), and (g) of this section.

(b) If the owner or operator elects to comply with this paragraph, the owner or operator shall operate and maintain on each opening in the individual drain system a cover and if vented, route the vapors to a process or through a closed vent system to a control device. The owner or operator shall comply with the requirements of paragraphs (b)(1) through (b)(5) of this section.

(1) The cover and all openings shall meet the following requirements:

(i) Except as provided in paragraph (b)(4) of this section, the cover and all openings (e.g., access hatches, sampling ports) shall be maintained in accordance with the requirements specified in §63.148 of this subpart.

(ii) The cover and all openings shall be maintained in a closed position at all times that a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream is in the drain system except when it is necessary to use the opening for sampling or removal, or for equipment inspection, maintenance, or repair.

(2) The control device shall be designed, operated, and inspected in accordance with §63.139 of this subpart.

(3) Except as provided in paragraph (b)(4) of this section, the closed-vent system shall be inspected in accordance with §63.148 of this subpart.

(4) For any cover and closed-vent system that is operated and maintained under negative pressure, the owner or operator is not required to comply with the requirements specified in §63.148 of this subpart.

(5) The individual drain system shall be designed and operated to segregate the vapors within the system from other drain systems and the atmosphere.

(c) Each individual drain system shall be inspected initially, and semi-annually thereafter, for improper work practices and control equipment failures, in accordance with the inspection requirements specified in table 11 of this subpart.
(1) For individual drain systems, improper work practice includes, but is not limited to, leaving open any access hatch or other opening when such hatch or opening is not in use for sampling or removal, or for equipment inspection, maintenance, or repair.

(2) For individual drain systems, control equipment failure includes, but is not limited to, any time a joint, lid, cover, or door has a gap or crack, or is broken.

(d) Except as provided in §63.140 of this subpart, when an improper work practice or a control equipment failure is identified, first efforts at repair shall be made no later than 5 calendar days after identification and repair shall be completed within 15 calendar days after identification.

(e) If the owner or operator elects to comply with this paragraph, the owner or operator shall comply with the requirements in paragraphs (e)(1) through (e)(3) of this section:

(1) Each drain shall be equipped with water seal controls or a tightly fitting cap or plug. The owner or operator shall comply with paragraphs (e)(1)(i) and (e)(1)(ii) of this section.

(i) For each drain equipped with a water seal, the owner or operator shall ensure that the water seal is maintained. For example, a flow-monitoring device indicating positive flow from a main to a branch water line supplying a trap or water being continuously dripped into the trap by a hose could be used to verify flow of water to the trap. Visual observation is also an acceptable alternative.

(ii) If a water seal is used on a drain receiving a Group 1 wastewater, the owner or operator shall either extend the pipe discharging the wastewater below the liquid surface in the water seal of the receiving drain, or install a flexible shield (or other enclosure which restricts wind motion across the open area between the pipe and the drain) that encloses the space between the pipe discharging the wastewater to the drain receiving the wastewater. (Water seals which are used on hubs receiving Group 2 wastewater for the purpose of eliminating cross ventilation to drains carrying Group 1 wastewater are not required to have a flexible cap or extended subsurface discharging pipe.)

(2) Each junction box shall be equipped with a tightly fitting solid cover (i.e., no visible gaps, cracks, or holes) which shall be kept in place at all times except during inspection and maintenance. If the junction box is vented, the owner or operator shall comply with the requirements in paragraph (e)(2)(i) or (e)(2)(ii) of this section.

(i) The junction box shall be vented to a process or through a closed vent system to a control device. The closed vent system shall be inspected in accordance with the requirements of §63.148 and the control device shall be designed, operated, and inspected in accordance with the requirements of §63.139.

(ii) If the junction box is filled and emptied by gravity flow (i.e., there is no pump) or is operated with no more than slight fluctuations in the liquid level, the owner or operator may vent the junction box to the atmosphere provided that the junction box complies with the requirements in paragraphs (e)(2)(ii)(A) and (e)(2)(ii)(B) of this section.

(A) The vent pipe shall be at least 90 centimeters in length and no greater than 10.2 centimeters in nominal inside diameter.

(B) Water seals shall be installed and maintained at the wastewater entrance(s) to or exit from the junction box restricting ventilation in the individual drain system and between components in the individual drain system. The owner or operator shall demonstrate (e.g., by visual inspection or smoke test) upon request by the Administrator that the junction box water seal is properly designed and restricts ventilation.
(3) Each sewer line shall not be open to the atmosphere and shall be covered or enclosed in a manner so as to have no visible gaps or cracks in joints, seals, or other emission interfaces.

(f) Equipment used to comply with paragraphs (e)(1), (e)(2), or (e)(3) of this section shall be inspected as follows:

(1) Each drain using a tightly fitting cap or plug shall be visually inspected initially, and semi-annually thereafter, to ensure caps or plugs are in place and that there are no gaps, cracks, or other holes in the cap or plug.

(2) Each junction box shall be visually inspected initially, and semi-annually thereafter, to ensure that there are no gaps, cracks, or other holes in the cover.

(3) The unburied portion of each sewer line shall be visually inspected initially, and semi-annually thereafter, for indication of cracks or gaps that could result in air emissions.

(g) Except as provided in §63.140 of this subpart, when a gap, hole, or crack is identified in a joint or cover, first efforts at repair shall be made no later than 5 calendar days after identification, and repair shall be completed within 15 calendar days after identification.


§63.137 Process wastewater provisions—oil-water separators.

(a) For each oil-water separator that receives, manages, or treats a Group 1 wastewater stream or a residual removed from a Group 1 wastewater stream, the owner or operator shall comply with the requirements of paragraphs (c) and (d) of this section and shall operate and maintain one of the following:

(1) A fixed roof and a closed vent system that routes the organic hazardous air pollutants vapors vented from the oil-water separator to a control device. The fixed roof, closed-vent system, and control device shall meet the requirements specified in paragraph (b) of this section;

(2) A floating roof meeting the requirements in 40 CFR part 60, subpart QQQ §60.693-2 (a)(1)(i), (a)(1)(ii), (a)(2), (a)(3), and (a)(4). For portions of the oil-water separator where it is infeasible to construct and operate a floating roof, such as over the weir mechanism, the owner or operator shall operate and maintain a fixed roof, closed vent system, and control device that meet the requirements specified in paragraph (b) of this section.

(3) An equivalent means of emission limitation. Determination of equivalence to the reduction in emissions achieved by the requirements of paragraphs (a)(1) and (a)(2) of this section will be evaluated according to §63.102(b) of subpart F of this part. The determination will be based on the application to the Administrator which shall include the information specified in either paragraph (a)(3)(i) or (a)(3)(ii) of this section.

(i) Actual emissions tests that use full-size or scale-model oil-water separators that accurately collect and measure all organic hazardous air pollutants emissions from a given control technique, and that accurately simulate wind and account for other emission variables such as temperature and barometric pressure, or

(ii) An engineering evaluation that the Administrator determines is an accurate method of determining equivalence.
(b) If the owner or operator elects to comply with the requirements of paragraphs (a)(1) or (a)(2) of this section, the fixed roof shall meet the requirements of paragraph (b)(1) of this section, the control device shall meet the requirements of paragraph (b)(2) of this section, and the closed-vent system shall meet the requirements of paragraph (b)(3) of this section.

(1) The fixed-roof shall meet the following requirements:

   (i) Except as provided in paragraph (b)(4) of this section, the fixed roof and all openings (e.g., access hatches, sampling ports, and gauge wells) shall be maintained in accordance with the requirements specified in §63.148 of this subpart.

   (ii) Each opening shall be maintained in a closed, sealed position (e.g., covered by a lid that is gasketed and latched) at all times that the oil-water separator contains a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream except when it is necessary to use the opening for sampling or removal, or for equipment inspection, maintenance, or repair.

(2) The control device shall be designed, operated, and inspected in accordance with the requirements of §63.139 of this subpart.

(3) Except as provided in paragraph (b)(4) of this section, the closed-vent system shall be inspected in accordance with the requirements of §63.148 of this subpart.

(4) For any fixed roof and closed-vent system that is operated and maintained under negative pressure, the owner or operator is not required to comply with the requirements of §63.148 of this subpart.

(c) If the owner or operator elects to comply with the requirements of paragraph (a)(2) of this section, seal gaps shall be measured according to the procedures specified in 40 CFR part 60, subpart QQQ §60.696(d)(1) and the schedule specified in paragraphs (c)(1) and (c)(2) of this section.

(1) Measurement of primary seal gaps shall be performed within 60 calendar days after installation of the floating roof and introduction of a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream and once every 5 years thereafter.

(2) Measurement of secondary seal gaps shall be performed within 60 calendar days after installation of the floating roof and introduction of a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream and once every year thereafter.

(d) Each oil-water separator shall be inspected initially, and semi-annually thereafter, for improper work practices in accordance with §63.143 of this subpart. For oil-water separators, improper work practice includes, but is not limited to, leaving open or ungasketed any access door or other opening when such door or opening is not in use.

(e) Each oil-water separator shall be inspected for control equipment failures as defined in paragraph (e)(1) of this section according to the schedule specified in paragraphs (e)(2) and (e)(3) of this section.

(1) For oil-water separators, control equipment failure includes, but is not limited to, the conditions specified in paragraphs (e)(1)(i) through (e)(1)(vii) of this section.

   (i) The floating roof is not resting on either the surface of the liquid or on the leg supports.

   (ii) There is stored liquid on the floating roof.
(iii) A rim seal is detached from the floating roof.

(iv) There are holes, tears, or other open spaces in the rim seal or seal fabric of the floating roof.

(v) There are gaps between the primary seal and the separator wall that exceed 67 square centimeters per meter of separator wall perimeter or the width of any portion of any gap between the primary seal and the separator wall exceeds 3.8 centimeters.

(vi) There are gaps between the secondary seal and the separator wall that exceed 6.7 square centimeters per meter of separator wall perimeter or the width of any portion of any gap between the secondary seal and the separator wall exceeds 1.3 centimeters.

(vii) A gasket, joint, lid, cover, or door has a gap or crack, or is broken.

(2) The owner or operator shall inspect for the control equipment failures in paragraphs (e)(1)(i) through (e)(1)(vi) of this section according to the schedule specified in paragraph (c) of this section.

(3) The owner or operator shall inspect for control equipment failures in paragraph (e)(1)(vii) of this section initially, and semi-annually thereafter.

(f) Except as provided in §63.140 of this subpart, when an improper work practice or a control equipment failure is identified, first efforts at repair shall be made no later than 5 calendar days after identification and repair shall be completed within 45 calendar days after identification.

(3) Biological treatment processes. Biological treatment processes in compliance with this section may be either open or closed biological treatment processes as defined in §63.111. An open biological treatment process in compliance with this section need not be covered and vented to a control device as required in §63.133 through §63.137 of this subpart. An open or a closed biological treatment process in compliance with this section and using §63.145(f) or §63.145(g) of this subpart to demonstrate compliance is not subject to the requirements of §63.133 through §63.137 of this subpart. A closed biological treatment process in compliance with this section and using §63.145(e) of this subpart to demonstrate compliance shall comply with the requirements of §63.133 through §63.137 of this subpart. Waste management units upstream of an open or closed biological treatment process shall meet the requirements of §63.133 through §63.137 of this subpart, as applicable.

(4) Performance tests and design evaluations. If design steam stripper option (§63.138(d)) or Resource Conservation and Recovery Act (RCRA) option (§63.138(h)) is selected to comply with this section, neither a design evaluation nor a performance test is required. For any other non-biological treatment process, and for closed biological treatment processes as defined in §63.111 of this subpart, the owner or operator shall conduct either a design evaluation as specified in §63.138(j), or a performance test as specified in §63.145, of this subpart. For each open biological treatment process as defined in §63.111 of this subpart, the owner or operator shall conduct a performance test as specified in §63.145 of this subpart.

NOTE TO PARAGRAPH (a)(4): Some open biological treatment processes may not require a performance test. Refer to §63.145(h) and table 36 of this subpart to determine whether the biological treatment process meets the criteria that exempt the owner or operator from conducting a performance test.

(5) Control device requirements. When gases are vented from the treatment process, the owner or operator shall comply with the applicable control device requirements specified in §63.139 and §63.145(i) and (j), and the applicable leak inspection provisions specified in §63.148, of this subpart. This requirement does not apply to any open biological treatment process that meets the mass removal requirements. Vents from anaerobic biological treatment processes may be routed through hard-piping to a fuel gas system.

(6) Residuals: general. When residuals result from treating Group 1 wastewater streams, the owner or operator shall comply with the requirements for residuals specified in §63.138(k) of this subpart.

(7) Treatment using a series of treatment processes. In all cases where the wastewater provisions in this subpart allow or require the use of a treatment process or control device to comply with emissions limitations, the owner or operator may use multiple treatment processes or control devices, respectively. For combinations of treatment processes where the wastewater stream is conveyed by hard-piping, the owner or operator shall comply with either the requirements of paragraph (a)(7)(i) or (a)(7)(ii) of this section. For combinations of treatment processes where the wastewater stream is not conveyed by hard-piping, the owner or operator shall comply with the requirements of paragraph (a)(7)(ii) of this section. For combinations of control devices, the owner or operator shall comply with the requirements of paragraph (a)(7)(i) of this section.

(i)(A) For combinations of treatment processes, the wastewater stream shall be conveyed by hard-piping between the treatment processes. For combinations of control devices, the vented gas stream shall be conveyed by hard-piping between the control devices.

(B) For combinations of treatment processes, each treatment process shall meet the applicable requirements of §63.133 through §63.137 of this subpart except as provided in paragraph (a)(3) of this section.

(C) The owner or operator shall identify, and keep a record of, the combination of treatment processes or of control devices, including identification of the first and last treatment process or control
device. The owner or operator shall include this information as part of the treatment process description reported in the Notification of Compliance Status.

(D) The performance test or design evaluation shall determine compliance across the combination of treatment processes or control devices. If a performance test is conducted, the “inlet” shall be the point at which the wastewater stream or residual enters the first treatment process, or the vented gas stream enters the first control device. The “outlet” shall be the point at which the treated wastewater stream exits the last treatment process, or the vented gas stream exits the last control device.

(ii)(A) For combinations of treatment processes, each treatment process shall meet the applicable requirements of §63.133 through §63.137 of this subpart except as provided in paragraph (a)(3) of this section.

(B) The owner or operator shall identify, and keep a record of, the combination of treatment processes, including identification of the first and last treatment process. The owner or operator shall include this information as part of the treatment process description reported in the Notification of Compliance Status.

(C) The owner or operator shall determine the mass removed or destroyed by each treatment process. The performance test or design evaluation shall determine compliance for the combination of treatment processes by adding together the mass removed or destroyed by each treatment process.

(b) Control options: Group 1 wastewater streams for Table 9 compounds. The owner or operator shall comply with either paragraph (b)(1) or (b)(2) of this section for the control of Table 9 compounds at new or existing sources.

(1) 50 ppmw concentration option. The owner or operator shall comply with paragraphs (b)(1)(i) and (b)(1)(ii) of this section.

(i) Reduce, by removal or destruction, the total concentration of Table 9 compounds to a level less than 50 parts per million by weight as determined by the procedures specified in §63.145(b) of this subpart.

(ii) This option shall not be used when the treatment process is a biological treatment process. This option shall not be used when the wastewater stream is designated as a Group 1 wastewater stream as specified in §63.132(e). Dilution shall not be used to achieve compliance with this option.

(2) Other compliance options. Comply with the requirements specified in any one of paragraphs (d), (e), (f), (g), (h), or (i) of this section.

(c) Control options: Group 1 wastewater streams for Table 8 compounds. The owner or operator shall comply with either paragraph (c)(1) or (c)(2) of this section for the control of Table 8 compounds at new sources.

(1) 10 ppmw concentration option. The owner or operator shall comply with paragraphs (c)(1)(i) and (c)(1)(ii) of this section.

(i) Reduce, by removal or destruction, the concentration of the individual Table 8 compounds to a level less than 10 parts per million by weight as determined in the procedures specified in §63.145(b) of this subpart.
(ii) This option shall not be used when the treatment process is a biological treatment process. This option shall not be used when the wastewater stream is designated as a Group 1 wastewater stream as specified in §63.132(e). Dilution shall not be used to achieve compliance with this option.

(2) Other compliance options. Comply with the requirements specified in any one of paragraphs (d), (e), (f), (g), (h), or (i) of this section.

(d) Design steam stripper option. The owner or operator shall operate and maintain a steam stripper that meets the requirements of paragraphs (d)(1) through (d)(6) of this section.

1. Minimum active column height of 5 meters,
2. Countercurrent flow configuration with a minimum of 10 actual trays,
3. Minimum steam flow rate of 0.04 kilograms of steam per liter of wastewater feed within the column,
4. Minimum wastewater feed temperature to the steam stripper of 95 °C, or minimum column operating temperature of 95 °C,
5. Maximum liquid loading of 67,100 liters per hour per square meter, and
6. Operate at nominal atmospheric pressure.

(e) Percent mass removal/destruction option. The owner or operator of a new or existing source shall comply with paragraph (e)(1) or (e)(2) of this section for control of Table 8 and/or Table 9 compounds for Group 1 wastewater streams. This option shall not be used for biological treatment processes.

1. Reduce mass flow rate of Table 8 and/or Table 9 compounds by 99 percent. For wastewater streams that are Group 1, the owner or operator shall reduce, by removal or destruction, the mass flow rate of Table 8 and/or Table 9 compounds by 99 percent or more. The removal/destruction efficiency shall be determined by the procedures specified in §63.145(c), for noncombustion processes, or §63.145(d), for combustion processes.

2. Reduce mass flow rate of Table 8 and/or Table 9 compounds by Fr value. For wastewater streams that are Group 1 for Table 8 and/or Table 9 compounds, the owner or operator shall reduce, by removal or destruction, the mass flow rate by at least the fraction removal (Fr) values specified in Table 9 of this subpart. (The Fr values for Table 8 compounds are all 0.99.) The removal/destruction efficiency shall be determined by the procedures specified in §63.145(c), for noncombustion treatment processes, or §63.145(d), for combustion treatment processes.

(f) Required mass removal (RMR) option. The owner or operator shall achieve the required mass removal (RMR) of Table 8 compounds at a new source for a wastewater stream that is Group 1 for Table 8 compounds and/or of Table 9 compounds at a new or existing source for a wastewater stream that is Group 1 for Table 9 compounds. For nonbiological treatment processes compliance shall be determined using the procedures specified in §63.145(e) of this subpart. For aerobic biological treatment processes compliance shall be determined using the procedures specified in §63.145(e) or (f) of this subpart. For closed anaerobic biological treatment processes compliance shall be determined using the procedures specified in §63.145(e) of this subpart. For open biological treatment processes compliance shall be determined using the procedures specified in §63.145(f) of this subpart.
(g) 95-percent RMR option, for biological treatment processes. The owner or operator of a new or existing source using biological treatment for at least one wastewater stream that is Group 1 for Table 9 compounds shall achieve a RMR of at least 95 percent for all Table 9 compounds. The owner or operator of a new source using biological treatment for at least one wastewater stream that is Group 1 for Table 8 compounds shall achieve a RMR of at least 95 percent for all Table 8 compounds. All Group 1 and Group 2 wastewater streams entering a biological treatment unit that are from chemical manufacturing process units subject to subpart F shall be included in the demonstration of the 95-percent mass removal. The owner or operator shall comply with paragraphs (g)(1) through (g)(4) of this section.

(1) Except as provided in paragraph (g)(4) of this section, the owner or operator shall ensure that all Group 1 and Group 2 wastewater streams from chemical manufacturing process units subject to this rule entering a biological treatment unit are treated to destroy at least 95-percent total mass of all Table 8 and/or Table 9 compounds.

(2) For open biological treatment processes compliance shall be determined using the procedures specified in §63.145(g) of this subpart. For closed aerobic biological treatment processes compliance shall be determined using the procedures specified in §63.145 (e) or (g) of this subpart. For closed anaerobic biological treatment processes compliance shall be determined using the procedures specified in §63.145(e) of this subpart.

(3) For each treatment process or waste management unit that receives, manages, or treats wastewater streams subject to this paragraph, from the point of determination of each Group 1 or Group 2 wastewater stream to the biological treatment unit, the owner or operator shall comply with §§63.133 through §63.137 of this subpart for control of air emissions. When complying with this paragraph, the term Group 1, whether used alone or in combination with other terms, in §63.133 through §63.137 of this subpart shall mean both Group 1 and Group 2.

(4) If a wastewater stream is in compliance with the requirements in paragraph (b)(1), (c)(1), (d), (e), (f), or (h) of this section before entering the biological treatment unit, the hazardous air pollutants mass of that wastewater is not required to be included in the total mass flow rate entering the biological treatment unit for the purpose of demonstrating compliance.

(h) Treatment in a RCRA unit option. The owner or operator shall treat the wastewater stream or residual in a unit identified in, and complying with paragraph (h)(1), (h)(2), or (h)(3) of this section. These units are exempt from the design evaluation or performance tests requirements specified in §63.138(a)(3) and §63.138(j) of this subpart, and from the monitoring requirements specified in §63.132(a)(2)(iii) and §63.132(b)(3)(iii) of this subpart, as well as recordkeeping and reporting requirements associated with monitoring and performance tests.

(1) The wastewater stream or residual is discharged to a hazardous waste incinerator for which the owner or operator has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 264, subpart O, or has certified compliance with the interim status requirements of 40 CFR part 265, subpart O;

(2) The wastewater stream or residual is discharged to a process heater or boiler burning hazardous waste for which the owner or operator:

(i) Has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 266, subpart H; or

(ii) Has certified compliance with the interim status requirements of 40 CFR part 266, subpart H.

(3) The wastewater stream or residual is discharged to an underground injection well for which the owner or operator has been issued a final permit under 40 CFR part 270 or 40 CFR part 144 and
complies with the requirements of 40 CFR part 122. The owner or operator shall comply with all applicable requirements of this subpart prior to the point where the wastewater enters the underground portion of the injection well.

(i) One megagram total source mass flow rate option. A wastewater stream is exempt from the requirements of paragraphs (b) and (c) of this section if the owner or operator elects to comply with either paragraph (i)(1) or (2) of this section, and complies with paragraph (i)(3) of this section.

(1) All Group 1 wastewater streams at the source. The owner or operator shall demonstrate that the total source mass flow rate for Table 8 and/or Table 9 compounds is less than 1 megagram per year using the procedures in paragraphs (i)(1)(i) and (i)(1)(ii) of this section. The owner or operator shall include all Group 1 wastewater streams at the source in the total source mass flow rate. The total source mass flow rate shall be based on the mass as calculated before the wastewater stream is treated. The owner or operator who meets the requirements of this paragraph (i)(1) is exempt from the requirements of §§63.133 through 63.137.

(i) Calculate the annual average mass flow rate for each Group 1 wastewater stream by multiplying the annual average flow rate of the wastewater stream, as determined by procedures specified in §63.144(c), times the total annual average concentration of Table 8 and/or Table 9 compounds, as determined by procedures specified in §63.144(b) of this subpart. (The mass flow rate of compounds in a wastewater stream that is Group 1 for both Table 8 and Table 9 compounds should be included in the annual average mass flow rate only once.)

(ii) Calculate the total source mass flow rate from all Group 1 wastewater streams by adding together the annual average mass flow rate calculated for each Group 1 wastewater stream.

(2) Untreated and partially treated Group 1 wastewater streams. The owner or operator shall demonstrate that the total source mass flow rate for untreated Group 1 wastewater streams and Group 1 wastewater streams treated to levels less stringent than required in paragraph (b) or (c) of this section is less than 1 megagram per year using the procedures in paragraphs (i)(2)(i) and (i)(2)(ii) of this section. The owner or operator shall manage these wastewater streams in accordance with paragraph (i)(2)(iii) of this section, and shall comply with paragraph (i)(3) of this section.

(i) Calculate the annual average mass flow rate in each wastewater stream by multiplying the annual average flow rate of the wastewater stream, as determined by procedures specified in §63.144(c), times the total annual average concentration of Table 8 and/or Table 9 compounds, as determined by procedures specified in §63.144(b). (The mass flow rate of compounds in a wastewater stream that are Group 1 for both Table 8 and Table 9 compounds should be included in the annual average mass flow rate only once.) When determining the total source mass flow rate for the purposes of paragraph (i)(2)(i)(B) of this section, the concentration and flow rate shall be determined at the location specified in paragraph (i)(2)(i)(B) of this section and not at the location specified in §63.144(b) and (c).

(A) For each untreated Group 1 wastewater stream, the annual average flow rate and the total annual average concentration shall be determined for that stream’s point of determination.

(B) For each Group 1 wastewater stream that is treated to levels less stringent than those required by paragraph (b) or (c) of this section, the annual average flow rate and total annual average concentration shall be determined at the discharge from the treatment process or series of treatment processes.

(C) The annual average mass flow rate for Group 1 wastewater streams treated to the levels required by paragraph (b) or (c) of this section is not included in the calculation of the total source mass flow rate.
(ii) The total source mass flow rate shall be calculated by summing the annual average mass flow rates from all Group 1 wastewater streams, except those excluded by paragraph (i)(2)(i)(C) of this section.

(iii) The owner or operator of each waste management unit that receives, manages, or treats a partially treated wastewater stream prior to or during treatment shall comply with the requirements of §§63.133 through 63.137, as applicable. For a partially treated wastewater stream that is stored, conveyed, treated, or managed in a waste management unit meeting the requirements of §§63.133 through 63.137, the owner or operator shall follow the procedures in paragraph (i)(2)(i)(B) of this section to calculate mass flow rate. A wastewater stream, either untreated or partially treated, where the mass flow rate has been calculated following the procedures in paragraph (i)(2)(i)(A) of this section, is exempt from the requirements of §§63.133 through 63.137.

(3) Wastewater streams included in this option shall be identified in the Notification of Compliance Status required by §63.152(b).

(j) Design evaluations or performance tests for treatment processes. Except as provided in paragraph (j)(3) or (h) of this section, the owner or operator shall demonstrate by the procedures in either paragraph (j)(1) or (j)(2) of this section that each nonbiological treatment process used to comply with paragraphs (b)(1), (c)(1), (e), and/or (f) of this section achieves the conditions specified for compliance. The owner or operator shall demonstrate by the procedures in either paragraph (j)(1) or (j)(2) of this section that each closed biological treatment process used to comply with paragraphs (f) or (g) of this section achieves the conditions specified for compliance. If an open biological treatment unit is used to comply with paragraph (f) or (g) of this section, the owner or operator shall comply with §63.145(f) or §63.145(g), respectively, of this subpart. Some biological treatment processes may not require a performance test. Refer to §63.145(h) and table 36 of this subpart to determine whether the open biological treatment process meets the criteria that exempt the owner or operator from conducting a performance test.

(1) A design evaluation and supporting documentation that addresses the operating characteristics of the treatment process and that is based on operation at a representative wastewater stream flow rate and a concentration under which it would be most difficult to demonstrate compliance. For closed biological treatment processes, the actual mass removal shall be determined by a mass balance over the unit. The mass flow rate of Table 8 or Table 9 compounds exiting the treatment process shall be the sum of the mass flow rate of Table 8 or Table 9 compounds in the wastewater stream exiting the biological treatment process and the mass flow rate of the vented gas stream exiting the control device. The mass flow rate entering the treatment process minus the mass flow rate exiting the process determines the actual mass removal.

(2) Performance tests conducted using test methods and procedures that meet the applicable requirements specified in §63.145 of this subpart.

(3) The provisions of paragraphs (j)(1) and (j)(2) of this section do not apply to design stream strippers which meet the requirements of paragraph (d) of this section.

(k) Residuals. For each residual removed from a Group 1 wastewater stream, the owner or operator shall control for air emissions by complying with §§63.133-137 of this subpart and by complying with one of the provisions in paragraphs (k)(1) through (k)(4) of this section.

(1) Recycle the residual to a production process or sell the residual for the purpose of recycling. Once a residual is returned to a production process, the residual is no longer subject to this section.

(2) Return the residual to the treatment process.
(3) Treat the residual to destroy the total combined mass flow rate of Table 8 and/or Table 9 compounds by 99 percent or more, as determined by the procedures specified in §63.145(c) or (d) of this subpart.

(4) Comply with the requirements for RCRA treatment options specified in §63.138(h) of this subpart.


§63.139 Process wastewater provisions—control devices.

(a) For each control device or combination of control devices used to comply with the provisions in §§63.133 through 63.138 of this subpart, the owner or operator shall operate and maintain the control device or combination of control devices in accordance with the requirements of paragraphs (b) through (f) of this section.

(b) Whenever organic hazardous air pollutants emissions are vented to a control device which is used to comply with the provisions of this subpart, such control device shall be operating.

(c) The control device shall be designed and operated in accordance with paragraph (c)(1), (c)(2), (c)(3), (c)(4), or (c)(5) of this section.

(1) An enclosed combustion device (including but not limited to a vapor incinerator, boiler, or process heater) shall meet the conditions in paragraph (c)(1)(i), (c)(1)(ii), or (c)(1)(iii) of this section, alone or in combination with other control devices. If a boiler or process heater is used as the control device, then the vent stream shall be introduced into the flame zone of the boiler or process heater.

(i) Reduce the total organic compound emissions, less methane and ethane, or total organic hazardous air pollutants emissions vented to the control device by 95 percent by weight or greater;

(ii) Achieve an outlet total organic compound concentration, less methane and ethane, or total organic hazardous air pollutants concentration of 20 parts per million by volume on a dry basis corrected to 3 percent oxygen. The owner or operator shall use either Method 18 of 40 CFR part 60, appendix A, or any other method or data that has been validated according to the applicable procedures in Method 301 of appendix A of this part; or

(iii) Provide a minimum residence time of 0.5 seconds at a minimum temperature of 760 °C.

(2) A vapor recovery system (including but not limited to a carbon adsorption system or condenser), alone or in combination with other control devices, shall reduce the total organic compound emissions, less methane and ethane, or total organic hazardous air pollutants emissions vented to the control device of 95 percent by weight or greater or achieve an outlet total organic compound concentration, less methane and ethane, or total organic hazardous air pollutants concentration of 20 parts per million by volume, whichever is less stringent. The 20 parts per million by volume performance standard is not applicable to compliance with the provisions of §63.134 or §63.135 of this subpart.

(3) A flare shall comply with the requirements of §63.11(b) of subpart A of this part.

(4) A scrubber, alone or in combination with other control devices, shall reduce the total organic compound emissions, less methane and ethane, or total organic hazardous air pollutants emissions in such a manner that 95 weight-percent is either removed, or destroyed by chemical reaction with the
scrubbing liquid or achieve an outlet total organic compound concentration, less methane and ethane, or total organic hazardous air pollutants concentration of 20 parts per million by volume, whichever is less stringent. The 20 parts per million by volume performance standard is not applicable to compliance with the provisions of §63.134 or §63.135 of this subpart.

(5) Any other control device used shall, alone or in combination with other control devices, reduce the total organic compound emissions, less methane and ethane, or total organic hazardous air pollutants emissions vented to the control device by 95 percent by weight or greater or achieve an outlet total organic compound concentration, less methane and ethane, or total organic hazardous air pollutants concentration of 20 parts per million by volume, whichever is less stringent. The 20 parts per million by volume performance standard is not applicable to compliance with the provisions of §63.134 or §63.135 of this subpart.

(d) Except as provided in paragraph (d)(4) of this section, an owner or operator shall demonstrate that each control device or combination of control devices achieves the appropriate conditions specified in paragraph (c) of this section by using one or more of the methods specified in paragraphs (d)(1), (d)(2), or (d)(3) of this section.

(1) Performance tests conducted using the test methods and procedures specified in §63.145(i) of this subpart for control devices other than flares; or

(2) A design evaluation that addresses the vent stream characteristics and control device operating parameters specified in paragraphs (d)(2)(i) through (d)(2)(vii) of this section.

(i) For a thermal vapor incinerator, the design evaluation shall consider the vent stream composition, constituent concentrations, and flow rate and shall establish the design minimum and average temperature in the combustion zone and the combustion zone residence time.

(ii) For a catalytic vapor incinerator, the design evaluation shall consider the vent stream composition, constituent concentrations, and flow rate and shall establish the design minimum and average temperatures across the catalyst bed inlet and outlet.

(iii) For a boiler or process heater, the design evaluation shall consider the vent stream composition, constituent concentrations, and flow rate; shall establish the design minimum and average flame zone temperatures and combustion zone residence time; and shall describe the method and location where the vent stream is introduced into the flame zone.

(iv) For a condenser, the design evaluation shall consider the vent stream composition, constituent concentrations, flow rate, relative humidity, and temperature and shall establish the design outlet organic compound concentration level, design average temperature of the condenser exhaust vent stream, and the design average temperatures of the coolant fluid at the condenser inlet and outlet.

(v) For a carbon adsorption system that regenerates the carbon bed directly on-site in the control device such as a fixed-bed adsorber, the design evaluation shall consider the vent stream composition, constituent concentrations, flow rate, relative humidity, and temperature and shall establish the design exhaust vent stream organic compound concentration level, adsorption cycle time, number and capacity of carbon beds, type and working capacity of activated carbon used for carbon beds, design total regeneration stream mass or volumetric flow over the period of each complete carbon bed regeneration cycle, design carbon bed temperature after regeneration, design carbon bed regeneration time, and design service life of carbon.

(vi) For a carbon adsorption system that does not regenerate the carbon bed directly on-site in the control device such as a carbon canister, the design evaluation shall consider the vent stream composition, constituent concentrations, mass or volumetric flow rate, relative humidity, and temperature
and shall establish the design exhaust vent stream organic compound concentration level, capacity of carbon bed, type and working capacity of activated carbon used for carbon bed, and design carbon replacement interval based on the total carbon working capacity of the control device and source operating schedule.

(vii) For a scrubber, the design evaluation shall consider the vent stream composition; constituent concentrations; liquid-to-vapor ratio; scrubbing liquid flow rate and concentration; temperature; and the reaction kinetics of the constituents with the scrubbing liquid. The design evaluation shall establish the design exhaust vent stream organic compound concentration level and will include the additional information in paragraphs (d)(2)(vii)(A) and (d)(2)(vii)(B) of this section for trays and a packed column scrubber.

(A) Type and total number of theoretical and actual trays;

(B) Type and total surface area of packing for entire column, and for individual packed sections if column contains more than one packed section.

(3) For flares, the compliance determination specified in §63.11(b) of subpart A of this part and §63.145(j) of this subpart.

(4) An owner or operator using any control device specified in paragraphs (d)(4)(i) through (d)(4)(iv) of this section is exempt from the requirements in paragraphs (d)(1) through (d)(3) of this section and from the requirements in §63.6(f) of subpart A of this part, and from the requirements of paragraph (e) of this section.

(i) A boiler or process heater with a design heat input capacity of 44 megawatts or greater.

(ii) A boiler or process heater into which the emission stream is introduced with the primary fuel.

(iii) A boiler or process heater burning hazardous waste for which the owner or operator:

(A) Has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 266, subpart H, or

(B) Has certified compliance with the interim status requirements of 40 CFR part 266, subpart H.

(iv) A hazardous waste incinerator for which the owner or operator has been issued a final permit under 40 CFR part 270 and complies with the requirements of 40 CFR part 264, subpart O, or has certified compliance with the interim status requirements of 40 CFR part 265, subpart O.

(e) The owner or operator of a control device that is used to comply with the provisions of this section shall monitor the control device in accordance with §63.143 of this subpart.

(f) Except as provided in §63.140 of this subpart, if gaps, cracks, tears, or holes are observed in ductwork, piping, or connections to covers and control devices during an inspection, a first effort to repair shall be made as soon as practical but no later than 5 calendar days after identification. Repair shall be completed no later than 15 calendar days after identification or discovery of the defect.

§63.140 Process wastewater provisions—delay of repair.

(a) Delay of repair of equipment for which a control equipment failure or a gap, crack, tear, or hole has been identified, is allowed if the repair is technically infeasible without a shutdown, as defined in §63.101 of subpart F of this part, or if the owner or operator determines that emissions of purged material from immediate repair would be greater than the emissions likely to result from delay of repair. Repair of this equipment shall occur by the end of the next shutdown.

(b) Delay of repair of equipment for which a control equipment failure or a gap, crack, tear, or hole has been identified, is allowed if the equipment is emptied or is no longer used to treat or manage Group 1 wastewater streams or residuals removed from Group 1 wastewater streams.

(c) Delay of repair of equipment for which a control equipment failure or a gap, crack, tear, or hole has been identified is also allowed if additional time is necessary due to the unavailability of parts beyond the control of the owner or operator. Repair shall be completed as soon as practical. The owner or operator who uses this provision shall comply with the requirements of §63.147(b)(7) to document the reasons that the delay of repair was necessary.


§§63.141-63.142 [Reserved]

§63.143 Process wastewater provisions—inspections and monitoring of operations.

(a) For each wastewater tank, surface impoundment, container, individual drain system, and oil-water separator that receives, manages, or treats a Group 1 wastewater stream, a residual removed from a Group 1 wastewater stream, a recycled Group 1 wastewater stream, or a recycled residual removed from a Group 1 wastewater stream, the owner or operator shall comply with the inspection requirements specified in table 11 of this subpart.

(b) For each design steam stripper and biological treatment unit used to comply with §63.138 of this subpart, the owner or operator shall comply with the monitoring requirements specified in table 12 of this subpart.

(c) If the owner or operator elects to comply with Item 1 in table 12 of this subpart, the owner or operator shall request approval to monitor appropriate parameters that demonstrate proper operation of the biological treatment unit. The request shall be submitted according to the procedures specified in §63.151(f) of this subpart, and shall include a description of planned reporting and recordkeeping procedures. The owner or operator shall include as part of the submittal the basis for the selected monitoring frequencies and the methods that will be used. The Administrator will specify appropriate reporting and recordkeeping requirements as part of the review of the permit application or by other appropriate means.

(d) If the owner or operator elects to comply with Item 3 in table 12 of this subpart, the owner or operator shall request approval to monitor appropriate parameters that demonstrate proper operation of the selected treatment process. The request shall be submitted according to the procedures specified in §63.151(f) of this subpart, and shall include a description of planned reporting and recordkeeping procedures. The Administrator will specify appropriate reporting and recordkeeping requirements as part of the review of the permit application or by other appropriate means.
(e) Except as provided in paragraphs (e)(4) and (e)(5) of this section, for each control device used to comply with the requirements of §§63.133 through 63.139 of this subpart, the owner or operator shall comply with the requirements in §63.139(d) of this subpart, and with the requirements specified in paragraph (e)(1), (e)(2), or (e)(3) of this section.

(1) The owner or operator shall comply with the monitoring requirements specified in table 13 of this subpart; or

(2) The owner or operator shall use an organic monitoring device installed at the outlet of the control device and equipped with a continuous recorder. Continuous recorder is defined in §63.111 of this subpart; or

(3) The owner or operator shall request approval to monitor parameters other than those specified in paragraphs (e)(1) and (e)(2) of this section. The request shall be submitted according to the procedures specified in §63.151(f) of this subpart, and shall include a description of planned reporting and recordkeeping procedures. The Administrator will specify appropriate reporting and recordkeeping requirements as part of the review of the permit application or by other appropriate means.

(4) For a boiler or process heater in which all vent streams are introduced with primary fuel, the owner or operator shall comply with the requirements in §63.139(d) of this subpart but the owner or operator is exempt from the monitoring requirements specified in paragraphs (e)(1) through (e)(3) of this section.

(5) For a boiler or process heater with a design heat input capacity of 44 megawatts or greater, the owner or operator shall comply with the requirements in §63.139(d) of this subpart but the owner or operator is exempt from the monitoring requirements specified in paragraphs (e)(1) through (e)(3) of this section.

(f) For each parameter monitored in accordance with paragraph (c), (d), or (e) of this section, the owner or operator shall establish a range that indicates proper operation of the treatment process or control device. In order to establish the range, the owner or operator shall comply with the requirements specified in §§63.146(b)(7)(ii)(A) and (b)(8)(ii) of this subpart.

(g) Monitoring equipment shall be installed, calibrated, and maintained according to the manufacturer's specifications or other written procedures that provide adequate assurance that the equipment would reasonably be expected to monitor accurately.

Designate as Group 1. An owner or operator may designate as a Group 1 wastewater stream a single wastewater stream or a mixture of wastewater streams. The owner or operator is not required to determine the concentration or flow rate for each designated Group 1 wastewater stream for the purposes of this section.

(b) Procedures to establish concentrations, when determining Group status under paragraph (a)(1) of this section. An owner or operator who elects to comply with the requirements of paragraph (a)(1) of this section shall determine the annual average concentration for Table 8 and/or Table 9 compounds according to paragraph (b)(1) of this section for existing sources or paragraph (b)(2) of this section for new sources. The annual average concentration shall be a flow weighted average representative of actual or anticipated operation of the chemical manufacturing process unit generating the wastewater over a designated 12 month period. For flexible operation units, the owner or operator shall consider the anticipated production over the designated 12 month period and include all wastewater streams generated by the process equipment during this period. The owner/operator is not required to determine the concentration of Table 8 or Table 9 compounds that are not reasonably expected to be in the process.

(1) Existing sources. An owner or operator of an existing source who elects to comply with the requirements of paragraph (a)(1) of this section shall determine the flow weighted total annual average concentration for Table 9 compounds. For the purposes of this section, the term concentration, whether concentration is used alone or with other terms, may be adjusted by multiplying by the compound-specific fraction measured (Fm) factors listed in table 34 of this subpart unless determined by the methods in §63.144(b)(5)(i)(A) and/or (B). When concentration is determined by Method 305 as specified in §63.144(b)(5)(i)(B), concentration may be adjusted by dividing by the compound-specific Fm factors listed in table 34 of this subpart. When concentration is determined by Method 25D as specified in §63.144(b)(5)(i)(A), concentration may not be adjusted by the compound-specific Fm factors listed in table 34 of this subpart. Compound-specific Fm factors may be used only when concentrations of individual compounds are determined or when only one compound is in the wastewater stream. Flow weighted total annual average concentration for Table 9 compounds means the total mass of Table 9 compounds occurring in the wastewater stream during the designated 12-month period divided by the total mass of the wastewater stream during the same designated 12-month period. The annual average concentration shall be determined for each wastewater stream either at the point of determination, or downstream of the point of determination with adjustment for concentration changes made according to paragraph (b)(6) of this section. The procedures specified in paragraphs (b)(3), (b)(4), and (b)(5) of this section are considered acceptable procedures for determining the annual average concentration. They may be used in combination, and no one procedure shall take precedence over another.

(2) New sources. An owner or operator of a new source who elects to comply with the requirements of paragraph (a)(1) of this section shall determine both the flow weighted total annual average concentration for Table 9 compounds and the flow weighted annual average concentration for each Table 8 compound. For the purposes of this section, the term concentration, whether concentration is used alone or with other terms, may be adjusted by multiplying by the compound-specific fraction measured (Fm) factors listed in table 34 of this subpart unless determined by the methods in §63.144(b)(5)(i)(A) and/or (B). When concentration is determined by Method 305 as specified in §63.144(b)(5)(i)(B), concentration may be adjusted by dividing by the compound-specific Fm factors listed in table 34 of this subpart. When concentration is determined by Method 25D as specified in §63.144(b)(5)(i)(A), concentration may not be adjusted by the compound-specific Fm factors listed in table 34 of this subpart. Compound-specific Fm factors are compound specific and shall be used only when concentration of individual compounds are determined or when only one compound is in the wastewater stream. The flow weighted annual average concentration of each Table 8 compound means the mass of each Table 8 compound occurring in the wastewater stream during the designated 12-month period divided by the total mass of the wastewater stream during the same designated 12-month period. Flow weighted total annual average concentration for Table 9 compounds means the total mass of Table 9 compounds occurring in the wastewater stream during the designated 12-month period divided by the total mass of the wastewater stream during the same designated 12-month period. The annual average concentration shall be
determined for each wastewater stream either at the point of determination, or downstream of the point of
determination with adjustment for concentration changes made according to paragraph (b)(6) of this
section. Procedures specified in paragraphs (b)(3), (b)(4), and (b)(5) of this section are considered
acceptable procedures for determining the annual average concentration. They may be used in
combination, and no one procedure shall take precedence over another.

(3) Knowledge of the wastewater. Where knowledge is used to determine the annual average
concentration, the owner or operator shall provide sufficient information to document the annual average
concentration for wastewater streams determined to be Group 2 wastewater streams. Documentation to
determine the annual average concentration is not required for Group 1 streams. Examples of acceptable
documentation include material balances, records of chemical purchases, process stoichiometry, or
previous test results. If test data are used, the owner or operator shall provide documentation describing
the testing protocol and the means by which any losses of volatile compounds during sampling, and the
bias and accuracy of the analytical method, were accounted for in the determination.

(4) Bench-scale or pilot-scale test data. Where bench-scale or pilot-scale test data are used to
determine the annual average concentration, the owner or operator shall provide sufficient information to
document that the data are representative of the actual annual average concentration, or are reliably
indicative of another relevant characteristic of the wastewater stream that could be used to predict the
annual average concentration. For concentration data, the owner or operator shall also provide
documentation describing the testing protocol, and the means by which any losses of volatile compounds
during sampling, and the bias and accuracy of the analytical method, were accounted for in the
determination of annual average concentration.

(5) Test data from sampling at the point of determination or at a location downstream of the point of
determination. Where an owner or operator elects to comply with paragraph (a)(1) of this section by
measuring the concentration for the relevant Table 8 or Table 9 compounds, the owner or operator shall
comply with the requirements of this paragraph. For each wastewater stream, measurements shall be
made either at the point of determination, or downstream of the point of determination with adjustment for
concentration changes made according to paragraph (b)(6) of this section. A minimum of three samples
from each wastewater stream shall be taken. Samples may be grab samples or composite samples.

(i) Methods. The owner or operator shall use any of the methods specified in paragraphs (b)(5)(i)(A)
through (b)(5)(i)(F) of this section.

(A) Method 25D. Use procedures specified in Method 25D of 40 CFR part 60, appendix A.

(B) Method 305. Use procedures specified in Method 305 of 40 CFR part 63, appendix A.

(C) Methods 624 and 625. Use procedures specified in Methods 624 and 625 of 40 CFR part 136,
appendix A and comply with the sampling protocol requirements specified in paragraph (b)(5)(ii) of this
section. If these methods are used to analyze one or more compounds that are not on the method's
published list of approved compounds, the Alternative Test Procedure specified in 40 CFR 136.4 and
136.5 shall be followed. For Method 625, make corrections to the compounds for which the analysis is
being conducted based on the accuracy as recovery factors in Table 7 of the method.

(D) Method 1624 and Method 1625. Use procedures specified in Method 1624 and Method 1625 of
40 CFR part 136, appendix A and comply with the requirements specified in paragraph (b)(5)(ii) of this
section. If these methods are used to analyze one or more compounds that are not on the method's
published list of approved compounds, the Alternative Test Procedure specified in 40 CFR 136.4 and
136.5 shall be followed.
(E) Other EPA method(s). Use procedures specified in the method and comply with the requirements specified in paragraphs (b)(5)(ii) and either paragraph (b)(5)(iii)(A) or (b)(5)(iii)(B) of this section.

(F) Method(s) other than EPA method. Use procedures specified in the method and comply with the requirements specified in paragraphs (b)(5)(ii) and (b)(5)(iii)(A) of this section.

(ii) Sampling plan. The owner or operator who is expressly referred to this paragraph by provisions of this subpart shall prepare a sampling plan. Wastewater samples shall be collected using sampling procedures which minimize loss of organic compounds during sample collection and analysis and maintain sample integrity. The sample plan shall include procedures for determining recovery efficiency of the relevant hazardous air pollutants listed in table 8 or table 9 of this subpart. An example of an acceptable sampling plan would be one that incorporates similar sampling and sample handling requirements to those of Method 25D of 40 CFR part 60, appendix A. The sampling plan shall be maintained at the facility.

(iii) Validation of methods. The owner or operator shall validate EPA methods other than Methods 25D, 305, 624, 625, 1624, and 1625 using the procedures specified in paragraph (b)(5)(iii)(A) or (b)(5)(iii)(B) of this section. The owner or operator shall validate other methods as specified in paragraph (b)(5)(iii)(A) of this section.

(A) Validation of EPA methods and other methods. The method used to measure organic hazardous air pollutants concentrations in the wastewater shall be validated according to section 5.1 or 5.3, and the corresponding calculations in section 6.1 or 6.3, of Method 301 of appendix A of this part. The data are acceptable if they meet the criteria specified in section 6.1.5 or 6.3.3 of Method 301 of appendix A of this part. If correction is required under section 6.3.3 of Method 301 of appendix A of this part, the data are acceptable if the correction factor is within the range 0.7 to 1.30. Other sections of Method 301 of appendix A of this part are not required. The concentrations of the individual organic hazardous air pollutants measured in the water may be corrected to their concentrations had they been measured by Method 305 of appendix A of this part, by multiplying each concentration by the compound-specific fraction measured (Fm) factor listed in table 34 of this subpart.

(B) Validation for EPA methods. Follow the procedures as specified in “Alternative Validation Procedure for EPA Waste Methods” 40 CFR part 63, appendix D.

(iv) Calculations of average concentration. The average concentration for each individually speciated Table 8 compound shall be calculated by adding the individual values determined for the specific compound in each sample and dividing by the number of samples. The total average concentration of Table 9 compounds shall be calculated by first summing the concentration of the individual compounds to obtain a total hazardous air pollutants concentration for the sample; add the sample totals and then divide by the number of samples in the run to obtain the sample average for the run. If the method used does not speciate the compounds, the sample results should be added and this total divided by the number of samples in the run to obtain the sample average for the run.

(6) Adjustment for concentrations determined downstream of the point of determination. The owner or operator shall make corrections to the annual average concentration or total annual average concentration when the concentration is determined downstream of the point of determination at a location where: two or more wastewater streams have been mixed; one or more wastewater streams have been treated; or, losses to the atmosphere have occurred. The owner or operator shall make the adjustments either to the individual data points or to the final annual average concentration.

(c) Procedures to determine flow rate, when evaluating Group status under paragraph (a)(1) of this section. An owner or operator who elects to comply with paragraph (a)(1) of this section shall determine the annual average flow rate of the wastewater stream either at the point of determination for each
wastewater stream, or downstream of the point of determination with adjustment for flow rate changes made according to paragraph (c)(4) of this section. These procedures may be used in combination for different wastewater streams at the source. The annual average flow rate for the wastewater stream shall be representative of actual or anticipated operation of the chemical manufacturing process unit generating the wastewater over a designated 12-month period. The owner or operator shall consider the total annual wastewater volume generated by the chemical manufacturing process unit. If the chemical manufacturing process unit is a flexible operation unit, the owner or operator shall consider all anticipated production in the process equipment over the designated 12-month period. The procedures specified in paragraphs (c)(1), (c)(2), and (c)(3) of this section are considered acceptable procedures for determining the flow rate. They may be used in combination, and no one procedure shall take precedence over another.

1. Knowledge of the wastewater. The owner or operator may use knowledge of the wastewater stream and/or the process to determine the annual average flow rate. The owner or operator shall use the maximum expected annual average production capacity of the process unit, knowledge of the process, and/or mass balance information to either: Estimate directly the annual average wastewater flow rate; or estimate the total annual wastewater volume and then divide total volume by 525,600 minutes in a year. Where knowledge is used to determine the annual average flow rate, the owner or operator shall provide sufficient information to document the flow rate for wastewater streams determined to be Group 2 wastewater streams. Documentation to determine the annual average flow rate is not required for Group 1 streams.

2. Historical records. The owner or operator may use historical records to determine the annual average flow rate. Derive the highest annual average flow rate of wastewater from historical records representing the most recent 5 years of operation or, if the process unit has been in service for less than 5 years but at least 1 year, from historical records representing the total operating life of the process unit. Where historical records are used to determine the annual average flow rate, the owner or operator shall provide sufficient information to document the flow rate for wastewater streams determined to be Group 2 wastewater streams. Documentation to determine the annual average flow rate is not required for Group 1 streams.

3. Measurements of flow rate. Where an owner or operator elects to comply with paragraph (a)(1) of this section by measuring the flow rate, the owner or operator shall comply with the requirements of this paragraph. Measurements shall be made at the point of determination, or at a location downstream of the point of determination with adjustments for flow rate changes made according to paragraph (c)(4) of this section. Where measurement data are used to determine the annual average flow rate, the owner or operator shall provide sufficient information to document the flow rate for wastewater streams determined to be Group 2 wastewater streams. Documentation to determine the annual average flow rate is not required for Group 1 streams.

4. Adjustment for flow rates determined downstream of the point of determination. The owner or operator shall make corrections to the annual average flow rate of a wastewater stream when it is determined downstream of the point of determination at a location where two or more wastewater streams have been mixed or one or more wastewater streams have been treated. The owner or operator shall make corrections for such changes in the annual average flow rate.

specified in §63.138 of this subpart. Owners or operators conducting a design evaluation shall comply with the requirements of paragraph (a)(1) or (a)(2) of this section. Owners or operators conducting a performance test shall comply with the applicable requirements in paragraphs (a) through (i) of this section.

(1) Performance tests and design evaluations for treatment processes. If design steam stripper option (§63.138(d)) or RCRA option (§63.138(h)) is selected to comply with §63.138, neither a design evaluation nor a performance test is required. For any other non-biological treatment process, the owner or operator shall conduct either a design evaluation as specified in §63.138(j), or a performance test as specified in this section. For closed biological treatment processes, the owner or operator shall conduct either a design evaluation as specified in §63.138(j), or a performance test as specified in this section. For each open biological treatment process, the owner or operator shall conduct a performance test as specified in this section.

NOTE: Some open biological treatment processes may not require a performance test. Refer to §63.145(h) and table 36 of this subpart to determine whether the biological treatment process meets the criteria that exempt the owner or operator from conducting a performance test.

(2) Performance tests and design evaluations for control devices. The owner or operator shall conduct either a design evaluation as specified in §63.139(d), or a performance test as specified in paragraph (i) of this section for control devices other than flares and paragraph (j) of this section for flares.

(3) Representative process unit operating conditions. Compliance shall be demonstrated for representative operating conditions. Operations during periods of startup, shutdown, or malfunction and periods of nonoperation shall not constitute representative conditions. The owner or operator shall record the process information that is necessary to document operating conditions during the test.

(4) Representative treatment process or control device operating conditions. Performance tests shall be conducted when the treatment process or control device is operating at a representative inlet flow rate and concentration. If the treatment process or control device will be operating at several different sets of representative operating conditions, the owner or operator shall comply with paragraphs (a)(4)(i) and (a)(4)(ii) of this section. The owner or operator shall record information that is necessary to document treatment process or control device operating conditions during the test.

(i) Range of operating conditions. If the treatment process or control device will be operated at several different sets of representative operating conditions, performance testing over the entire range is not required. In such cases, the performance test results shall be supplemented with modeling and/or engineering assessments to demonstrate performance over the operating range.

(ii) Consideration of residence time. If concentration and/or flow rate to the treatment process or control device are not relatively constant (i.e., comparison of inlet and outlet data will not be representative of performance), the owner or operator shall consider residence time, when determining concentration and flow rate.

(5) Testing equipment. All testing equipment shall be prepared and installed as specified in the applicable test methods, or as approved by the Administrator.

(6) Compounds not required to be considered in performance tests or design evaluations. Compounds that meet the requirements specified in paragraph (a)(6)(i), (a)(6)(ii), or (a)(6)(iii) of this section are not required to be included in the performance test. Concentration measurements based on Method 305 shall be adjusted by dividing each concentration by the compound-specific Fm factor listed in table 34 of this subpart. Concentration measurements based on methods other than Method 305 shall not be adjusted by the compound-specific Fm factor listed in table 34 of this subpart.
(i) Compounds not used or produced by the chemical manufacturing process unit; or

(ii) Compounds with concentrations at the point of determination that are below 1 part per million by weight; or

(iii) Compounds with concentrations at the point of determination that are below the lower detection limit where the lower detection limit is greater than 1 part per million by weight. The method shall be an analytical method for wastewater which has that compound as a target analyte.

(7) Treatment using a series of treatment processes. In all cases where the wastewater provisions in this subpart allow or require the use of a treatment process to comply with emissions limitations, the owner or operator may use multiple treatment processes. The owner or operator complying with the requirements of §63.138(a)(7)(i), when wastewater is conveyed by hard-piping, shall comply with either §§63.145(a)(7)(i) or 63.145(a)(7)(ii) of this subpart. The owner or operator complying with the requirements of §63.138(a)(7)(ii) of this subpart shall comply with the requirements of §63.145(a)(7)(ii) of this subpart.

(i) The owner or operator shall conduct the performance test across each series of treatment processes. For each series of treatment processes, inlet concentration and flow rate shall be measured either where the wastewater stream enters the first treatment process in a series of treatment processes, or prior to the first treatment process as specified in §63.145(a)(9) of this subpart. For each series of treatment processes, outlet concentration and flow rate shall be measured where the wastewater stream exits the last treatment process in the series of treatment processes, except when the last treatment process is an open or a closed aerobic biological treatment process demonstrating compliance by using the procedures in §63.145(f) or (g) of this subpart. When the last treatment process is either an open or a closed aerobic biological treatment process demonstrating compliance by using the procedures in §63.145(f) or (g) of this subpart, inlet and outlet concentrations and flow rates shall be measured as provided in paragraphs (a)(7)(i)(A) and (a)(7)(i)(B) of this section. The mass flow rates removed or destroyed by the series of treatment processes and by the biological treatment process are all used to calculate actual mass removal (AMR) as specified in §63.145(f)(5)(ii) of this subpart.

(A) The inlet and outlet to the series of treatment processes prior to the biological treatment process are the points at which the wastewater enters the first treatment process and exits the last treatment process in the series, respectively, except as provided in paragraph (a)(9)(ii) of this section.

(B) The inlet to the biological treatment process shall be the point at which the wastewater enters the biological treatment process or the outlet from the series of treatment processes identified in paragraph (a)(7)(i)(A) of this section, except as provided in paragraph (a)(9)(ii) of this section.

(ii) The owner or operator shall conduct the performance test across each treatment process in the series of treatment processes. The mass flow rate removed or destroyed by each treatment process shall be added together to determine whether compliance has been demonstrated using §63.145(c), (d), (e), (f), and (g), as applicable. If a biological treatment process is one of the treatment processes in the series of treatment processes, the inlet to the biological treatment process shall be the point at which the wastewater enters the biological treatment process, or the inlet to the equalization tank if all the criteria of paragraph (a)(9)(ii) of this section are met.

(8) When using a biological treatment process to comply with §63.138 of this subpart, the owner or operator may elect to calculate the AMR using a subset of Table 8 and/or Table 9 compounds determined at the point of determination or downstream of the point of determination with adjustment for concentration and flowrate changes made according to §63.144(b)(6) and §63.144(c)(4) of this subpart, respectively. All Table 8 and/or Table 9 compounds measured to determine the RMR, except as provided by §63.145(a)(6), shall be included in the RMR calculation.
(9) The owner or operator determining the inlet for purposes of demonstrating compliance with §63.145 (e), (f), or (g) of this subpart may elect to comply with paragraph (a)(9)(i) or (a)(9)(ii) of this section.

(i) When wastewater is conveyed exclusively by hard-piping from the point of determination to a treatment process that is either the only treatment process or the first in a series of treatment processes (i.e., no treatment processes or other waste management units are used upstream of this treatment process to store, handle, or convey the wastewater), the inlet to the treatment process shall be at any location from the point of determination to where the wastewater stream enters the treatment process. When samples are taken upstream of the treatment process and before wastewater streams have converged, the owner or operator shall ensure that the mass flow rate of all Group 1 wastewater streams is accounted for when using §63.138(e) or (f) to comply and that the mass flow rate of all Group 1 and Group 2 wastewater streams is accounted for when using §63.138(g) to comply, except as provided in §63.145(a)(6).

(ii) The owner or operator may consider the inlet to the equalization tank as the inlet to the biological treatment process if all the criteria in paragraphs (a)(9)(ii)(A) through (a)(9)(ii)(C) of this section are met. The outlet from the series of treatment processes prior to the biological treatment process is the point at which the wastewater exits the last treatment process in the series prior to the equalization tank, if the equalization tank and biological treatment process are part of a series of treatment processes. The owner or operator shall ensure that the mass flow rate of all Group 1 wastewater streams is accounted for when using §63.138 (e) or (f) to comply and that the mass flow rate of all Group 1 and Group 2 wastewater streams is accounted for when using §63.138(g) to comply, except as provided in §63.145(a)(6).

(A) The wastewater is conveyed by hard-piping from either the last previous treatment process or the point of determination to the equalization tank.

(B) The wastewater is conveyed from the equalization tank exclusively by hard-piping to the biological treatment process and no treatment processes or other waste management units are used to store, handle, or convey the wastewater between the equalization tank and the biological treatment process.

(C) The equalization tank is equipped with a fixed roof and a closed vent system that routes emissions to a control device that meets the requirements of §63.133(a)(2)(i) and §63.133 (b)(1) through (b)(4) of this subpart.

(b) Noncombustion treatment process—concentration limits. This paragraph applies to performance tests that are conducted to demonstrate compliance of a noncombustion treatment process with the parts per million by weight wastewater stream concentration limits at the outlet of the treatment process. This compliance option is specified in §63.138(b)(1) and §63.138(c)(1). Wastewater samples shall be collected using sampling procedures which minimize loss of organic compounds during sample collection and analysis and maintain sample integrity per §63.144(b)(5)(ii). Samples shall be collected and analyzed using the procedures specified in §63.144(b)(5)(i), (b)(5)(ii), and (b)(5)(iii) of this subpart. Samples may be grab samples or composite samples. Samples shall be taken at approximately equally spaced time intervals over a 1-hour period. Each 1-hour period constitutes a run, and the performance test shall consist of a minimum of 3 runs. Concentration measurements based on Method 305 may be adjusted by dividing each concentration by the compound-specific Fm factor listed in Table 34 of this subpart. Concentration measurements based on methods other than Method 305 may be adjusted by multiplying each concentration by the compound-specific Fm factor listed in table 34 of this subpart. (For wastewater streams that are Group 1 for both Table 8 and Table 9 compounds, compliance is demonstrated only if the sum of the concentrations of Table 9 compounds is less than 50 ppmw, and the concentration of each Table 8 compound is less than 10 ppmw.)
(c) **Noncombustion, nonbiological treatment process: Percent mass removal/destruction option.** This paragraph applies to performance tests that are conducted to demonstrate compliance of a noncombustion, nonbiological treatment process with the percent mass removal limits specified in §63.138(e) (1) and (2) for Table 8 and/or Table 9 compounds. The owner or operator shall comply with the requirements specified in §63.145 (c)(1) through (c)(6) of this subpart.

(1) **Concentration.** The concentration of Table 8 and/or Table 9 compounds entering and exiting the treatment process shall be determined as provided in this paragraph. Wastewater samples shall be collected using sampling procedures which minimize loss of organic compounds during sample collection and analysis and maintain sample integrity per §63.144(b)(5)(ii). The method shall be an analytical method for wastewater which has that compound as a target analyte. Samples may be grab samples or composite samples. Samples shall be taken at approximately equally spaced time intervals over a 1-hour period. Each 1-hour period constitutes a run, and the performance test shall consist of a minimum of 3 runs. Concentration measurements based on Method 305 shall be adjusted by dividing each concentration by the compound-specific Fm factor listed in Table 34 of this subpart. Concentration measurements based on methods other than Method 305 shall not adjust by the compound-specific Fm factor listed in Table 34 of this subpart.

(2) **Flow rate.** The flow rate of the entering and exiting wastewater streams shall be determined using inlet and outlet flow measurement devices, respectively. Where the outlet flow is not greater than the inlet flow, a flow measurement device shall be used, and may be used at either the inlet or outlet. Flow rate measurements shall be taken at the same time as the concentration measurements.

(3) **Calculation of mass flow rate—for noncombustion, nonbiological treatment processes.** The mass flow rates of Table 8 and/or Table 9 compounds entering and exiting the treatment process are calculated as follows.

\[
QMW_a = \frac{\rho}{p \times 10^6} \left( \sum_{k=1}^{p} Q_{a,k} C_{T,a,k} \right) \tag{Eqn WW1}
\]

\[
QMW_b = \frac{\rho}{p \times 10^6} \left( \sum_{k=1}^{p} Q_{b,k} C_{T,b,k} \right) \tag{Eqn WW2}
\]

Where:

- \(QMW_a, QMW_b\) = Mass flow rate of Table 8 or Table 9 compounds, average of all runs, in wastewater entering (QMW_a) or exiting (QMW_b) the treatment process, kilograms per hour.
- \(\rho\) = Density of the wastewater, kilograms per cubic meter.
- \(Q_{a,k}, Q_{b,k}\) = Volumetric flow rate of wastewater entering (Q_{a,k}) or exiting (Q_{b,k}) the treatment process during each run k, cubic meters per hour.
- \(C_{T,a,k}, C_{T,b,k}\) = Total concentration of Table 8 or Table 9 compounds in wastewater entering (C_{T,a,k}) or exiting (C_{T,b,k}) the treatment process during each run k, parts per million by weight.
- \(p\) = Number of runs.
- \(k\) = Identifier for a run.
10^e = conversion factor, mg/kg

(4) Percent removal calculation for mass flow rate. The percent mass removal across the treatment process shall be calculated as follows:

\[ E = \frac{QMW_a - QMW_b}{QMW_a} \times 100 \quad \text{(Eqn WW3)} \]

Where:

E=Removal or destruction efficiency of the treatment process, percent.

QMW_a, QMW_b = Mass flow rate of Table 8 or Table 9 compounds in wastewater entering (QMW_a) and exiting (QMW_b) the treatment process, kilograms per hour (as calculated using Equations WW1 and WW2).

(5) Calculation of flow-weighted average of Fr values. If complying with §63.138(e)(2), use Equation WW8 to calculate the flow-weighted average of the Fr values listed in Table 9 of this subpart. When the term “combustion” is used in Equation WW8, the term “treatment process” shall be used for the purposes of this paragraph.

(6) Compare mass removal efficiency to required efficiency. Compare the mass removal efficiency (calculated in Equation WW3) to the required efficiency as specified in §63.138(e) of this subpart. If complying with §63.138(e)(1), compliance is demonstrated if the mass removal efficiency is 99 percent or greater. If complying with §63.138(e)(2), compliance is demonstrated if the mass removal efficiency is greater than or equal to the flow-weighted average of the Fr values calculated in Equation WW8.

(d) Combustion treatment processes: percent mass removal/destruction option. This paragraph applies to performance tests that are conducted to demonstrate compliance of a combustion treatment process with the percent mass destruction limits specified in §63.138(e) (1) and (2) for Table 9 compounds, and/or §63.138(e)(1) for Table 8 compounds. The owner or operator shall comply with the requirements specified in §63.145 (d)(1) through (d)(9) of this subpart. (Wastewater streams that are Group 1 for both Table 8 and Table 9 compounds need only do the compliance demonstration for Table 9 compounds.)

(1) Concentration in wastewater stream entering the combustion treatment process. The concentration of Table 8 and/or Table 9 compounds entering the treatment process shall be determined as provided in this paragraph. Wastewater samples shall be collected using sampling procedures which minimize loss of organic compounds during sample collection and analysis and maintain sample integrity per §63.144(b)(5)(ii). The method shall be an analytical method for wastewater which has that compound as a target analyte. Samples may be grab samples or composite samples. Samples shall be taken at approximately equally spaced time intervals over a 1-hour period. Each 1-hour period constitutes a run, and the performance test shall consist of a minimum of 3 runs. Concentration measurements based on Method 305 of appendix A of this part shall be adjusted by dividing each concentration by the compound-specific Fm factor listed in table 34 of this subpart. Concentration measurements based on methods other than Method 305 shall not adjust by the compound-specific Fm factor listed in table 34 of this subpart.

(2) Flow rate of wastewater entering the combustion treatment process. The flow rate of the wastewater stream entering the combustion treatment process shall be determined using an inlet flow meter. Flow rate measurements shall be taken at the same time as the concentration measurements.
(3) Calculation of mass flow rate in wastewater stream entering combustion treatment processes. The mass flow rate of Table 8 and/or Table 9 compounds entering the treatment process is calculated as follows:

\[
Q_{MW_a} = \frac{\rho}{\rho \times 10^6} \left( \sum_{k=1}^{p} Q_{a,k} \times C_{T,a,k} \right)
\]  

(Eqn WW4)

Where:

\(Q_{MW_a}\) = Mass flow rate of Table 8 or Table 9 compounds entering the combustion unit, kilograms per hour.

\(\rho\) = Density of the wastewater stream, kilograms per cubic meter.

\(Q_{a,k}\) = Volumetric flow rate of wastewater entering the combustion unit during run \(k\), cubic meters per hour.

\(C_{T,a,k}\) = Total concentration of Table 8 or Table 9 compounds in the wastewater stream entering the combustion unit during run \(k\), parts per million by weight.

\(p\) = Number of runs.

\(k\) = Identifier for a run.

(4) Concentration in vented gas stream exiting the combustion treatment process. The concentration of Table 8 and/or Table 9 compounds exiting the combustion treatment process in any vented gas stream shall be determined as provided in this paragraph. Samples may be grab samples or composite samples. Samples shall be taken at approximately equally spaced time intervals over a 1-hour period. Each 1-hour period constitutes a run, and the performance test shall consist of a minimum of 3 runs. Concentration measurements shall be determined using Method 18 of 40 CFR part 60, appendix A. Alternatively, any other test method validated according to the procedures in Method 301 of appendix A of this part may be used.

(5) Volumetric flow rate of vented gas stream exiting the combustion treatment process. The volumetric flow rate of the vented gas stream exiting the combustion treatment process shall be determined using Method 2, 2A, 2C, or 2D of 40 CFR part 60, appendix A, as appropriate. Volumetric flow rate measurements shall be taken at the same time as the concentration measurements.

(6) Calculation of mass flow rate of vented gas stream exiting combustion treatment processes. The mass flow rate of Table 8 and/or Table 9 compounds in a vented gas stream exiting the combustion treatment process shall be calculated as follows:

\[
Q_{MG_b} = K_2 \left( \sum_{\bar{i}=1}^{n} CG_{\bar{i}} MW_{\bar{i}} \right) Q_{G_b}
\]

(Eqn WW6)

Where:

\(Q_{MG_b}\) = Mass flow rate of Table 8 or Table 9 compounds exiting the combustion unit, kilograms per hour.

\(K_2\) = Conversion factor.

\(CG_{\bar{i}}\) = Concentration of Table 8 or Table 9 compounds in the vented gas stream, parts per million by weight.

\(MW_{\bar{i}}\) = Molecular weight of Table 8 or Table 9 compounds.

\(Q_{G_b}\) = Volumetric flow rate of vented gas stream exiting the combustion unit, cubic meters per hour.
CGₐ₁, CGₐ₂ = Concentration of total organic compounds (TOC) (minus methane and ethane) or total organic hazardous air pollutants, in vented gas stream, entering (CGₐ₁) and exiting (CGₐ₂) the control device, dry basis, parts per million by volume.

QMGₐ₁, QMGₐ₂ = Mass rate of TOC (minus methane and ethane) or total organic hazardous air pollutants, in vented gas stream, entering (QMGₐ₁) and exiting (QMGₐ₂) the control device, dry basis, kilograms per hour.

MWᵢ = Molecular weight of a component, kilogram/kilogram-mole.

QGₐ₁, QGₐ₂ = Flow rate of gas stream entering (QGₐ₁) and exiting (QGₐ₂) the control device, dry standard cubic meters per hour.

Kᵢ = Constant, 41.57×10⁻⁹ (parts per million)⁻¹ (gram-mole per standard cubic meter) (kilogram/gram), where standard temperature (gram-mole per standard cubic meter) is 20 °Celsius.

i=Identifier for a compound.

n=Number of components in the sample.

(7) Destruction efficiency calculation. The destruction efficiency of the combustion unit for Table 8 and/or Table 9 compounds shall be calculated as follows:

\[
E = \frac{Q_{MW_a} - Q_{MG_b}}{Q_{MW_a}} \times 100 \quad (Eqn \ WW7)
\]

Where:

E=Destruction efficiency of Table 8 or Table 9 compounds for the combustion unit, percent.

QMWₐ = Mass flow rate of Table 8 or Table 9 compounds entering the combustion unit, kilograms per hour.

QMGₐ = Mass flow rate of Table 8 or Table 9 compounds in vented gas stream exiting the combustion treatment process, kilograms per hour.

(8) Calculation of flow-weighted average of Fr values. Use Equation WW8 to calculate the flow-weighted average of the Fr values listed in table 9 of this subpart.

\[
Fr_{avg} = \left[ \frac{\sum_{i=1}^{n} \sum_{k=1}^{2} Fr_i * C_{i,a,k} * Q_{a,k}}{\sum_{k=1}^{2} \sum_{i=1}^{n} C_{i,a,k} * Q_{a,k}} \right] \times 100 \quad (Eqn \ WW8)
\]

Where:

Frₐᵥₑᵣᵣ = Flow-weighted average of the Fr values.

Cᵢ,a,k = Concentration of Table 8 and/or Table 9 compounds in wastewater stream entering the combustion unit, during run k, parts per million by weight.

Qₐ,k = Volumetric flow rate of wastewater entering the combustion unit during run k, cubic meters per hour.
Fr = Compound-specific Fr value listed in table 9 of this subpart.

(9) Calculate flow-weighted average of Fr values and compare to mass destruction efficiency. Compare the mass destruction efficiency (calculated in Equation WW 7) to the required efficiency as specified in §63.138(e). If complying with §63.138(e)(1), compliance is demonstrated if the mass destruction efficiency is 99 percent or greater. If complying with §63.138(e)(2), compliance is demonstrated if the mass destruction efficiency is greater than or equal to the flow-weighted average of the Fr value calculated in Equation WW8.

(e) Non-combustion treatment processes including closed biological treatment processes: RMR option. This paragraph applies to performance tests for non-combustion treatment processes other than open biological treatment processes to demonstrate compliance with the mass removal provisions for Table 8 and/or Table 9 compounds. Compliance options for non-combustion treatment processes are specified in §63.138(f) of this subpart. Compliance options for closed aerobic or anaerobic biological treatment processes are specified in §63.138(f) and §63.138(g) of this subpart. When complying with §63.138(f), the owner or operator shall comply with the requirements specified in §63.145(e)(1) through (e)(6) of this subpart. When complying with §63.138(g), the owner or operator shall comply with the requirements specified in §63.145(e)(1) through (e)(6) of this subpart. (Wastewater streams that are Group 1 for both Table 8 and Table 9 compounds need only do the compliance demonstration for Table 9 compounds.)

(1) Concentration in wastewater stream. The concentration of Table 8 and/or Table 9 compounds shall be determined as provided in this paragraph. Concentration measurements to determine RMR shall be taken at the point of determination or downstream of the point of determination with adjustment for concentration change made according to §63.144(b)(6) of this subpart. Concentration measurements to determine AMR shall be taken at the inlet and outlet to the treatment process and as provided in §63.145(a)(7) for a series of treatment processes. Wastewater samples shall be collected using sampling procedures which minimize loss of organic compounds during sample collection and analysis and maintain sample integrity per §63.144(b)(5)(ii). The method shall be an analytical method for wastewater which has that compound as a target analyte. Samples may be grab samples or composite samples. Samples shall be taken at approximately equally spaced time intervals over a 1-hour period. Each 1-hour period constitutes a run, and the performance test shall consist of a minimum of 3 runs. Concentration measurements based on Method 305 shall be adjusted by dividing each concentration by the compound-specific Fm factor listed in table 34 of this subpart. Concentration measurements based on methods other than Method 305 shall not adjust by the compound-specific Fm factor listed in table 34 of this subpart.

(2) Flow rate. Flow rate measurements to determine RMR shall be taken at the point of determination or downstream of the point of determination with adjustment for flow rate change made according to §63.144(c)(4) of this subpart. Flow rate measurements to determine AMR shall be taken at the inlet and outlet to the treatment process and as provided in §63.145(a)(7) for a series of treatment processes. Flow rate shall be determined using inlet and outlet flow measurement devices. Where the outlet flow is not greater than the inlet flow, a flow measurement device shall be used, and may be used at either the inlet or outlet. Flow rate measurements shall be taken at the same time as the concentration measurements.

(3) Calculation of RMR for non-combustion treatment processes including closed biological treatment processes. When using §63.138(f) to comply, the required mass removal of Table 8 and/or Table 9 compounds for each Group 1 wastewater stream shall be calculated as specified in paragraph (e)(3)(i) of this section. When using §63.138(g) to comply, the required mass removal shall be calculated as specified in paragraph (e)(3)(ii) of this section.

(i) When using §63.138(f) to comply, the required mass removal of Table 8 and/or Table 9 compounds for each Group 1 wastewater stream shall be calculated using Equation WW9.
\[
RMR = \frac{\rho}{10^9} \sum_{i=1}^{n} (C_i \times F_{ri})
\]  
(Eqn WW9)

Where:
- \(RMR\) = Required mass removal for treatment process or series of treatment processes, kilograms per hour.
- \(\rho\) = Density of the Group 1 wastewater stream, kilograms per cubic meter.
- \(Q\) = Volumetric flow rate of wastewater stream at the point of determination, liters per hour.
- \(i\) = Identifier for a compound.
- \(n\) = Number of Table 8 or Table 9 compounds in stream.
- \(C_i\) = Concentration of Table 8 or Table 9 compounds at the point of determination, parts per million by weight.
- \(F_{ri}\) = Fraction removal value of a Table 8 or Table 9 compound. \(F_{ri}\) values are listed in table 9 of this subpart.
- \(10^9\) = Conversion factor, \(\text{mg/kg} \times \text{l/m}^3\).

(ii) When using §63.138(g) to comply, the required mass removal is 95 percent of the mass flow rate for all Group 1 and Group 2 wastewater streams combined for treatment. The required mass removal of Table 8 and/or Table 9 compounds for all Group 1 and Group 2 wastewater streams combined for treatment when complying with §63.138(g) shall be calculated using the following equation:

\[
RMR = \frac{0.95 \rho}{10^9} \sum_{i=1}^{n} (C_i) 
\]  
(Eqn WW9a)

Where:
- \(RMR\) = Required mass removal for treatment process or series of treatment processes, kilograms per hour.
- \(\rho\) = Density of the Group 1 wastewater stream, kilograms per cubic meter.
- \(Q\) = Volumetric flow rate of wastewater stream at the point of determination, liters per hour.
- \(i\) = Identifier for a compound.
- \(n\) = Number of Table 8 or Table 9 compounds in stream.
- \(C_i\) = Concentration of Table 8 or Table 9 compounds at the point of determination, parts per million by weight.
- \(10^9\) = Conversion factor, \(\text{mg/kg} \times \text{l/m}^3\)

(4)(i) The required mass removal is calculated by summing the required mass removal for each Group 1 wastewater stream to be combined for treatment when complying with §63.138(f).

(ii) The required mass removal is calculated by summing the required mass removal for all Group 1 and Group 2 wastewater streams combined for treatment when complying with §63.138(g).
The AMR calculation procedure for non-combustion treatment processes including closed biological treatment processes. The AMR shall be calculated as follows:

$$AMR = (QMW_a - QMW_b) \quad (Eqn \ WW10)$$

Where:

AMR = Actual mass removal of Table 8 or Table 9 compounds achieved by treatment process or series of treatment processes, kilograms per hour.

$QMW_a$ = Mass flow rate of Table 8 or Table 9 compounds in wastewater entering the treatment process or first treatment process in a series of treatment processes, kilograms per hour.

$QMW_b$ = Mass flow rate of Table 8 or Table 9 compounds in wastewater exiting the last treatment process in a series of treatment processes, kilograms per hour.

(6) Compare RMR to AMR. When complying with §63.138(f), compare the RMR calculated in Equation WW9 to the AMR calculated in Equation WW10. Compliance is demonstrated if the AMR is greater than or equal to the RMR. When complying with §63.138(g), compare the RMR calculated in Equation WW-9a to the AMR calculated in Equation WW10. Compliance is demonstrated if the AMR is greater than or equal to 95-percent mass removal.

(f) Open or closed aerobic biological treatment processes: Required mass removal (RMR) option. This paragraph applies to the use of performance tests that are conducted for open or closed aerobic biological treatment processes to demonstrate compliance with the mass removal provisions for Table 8 and/or Table 9 compounds. These compliance options are specified in §63.138(f) of this subpart. The owner or operator shall comply with the requirements specified in §63.145 (f)(1) through (f)(6) of this subpart. Some compounds may not require a performance test. Refer to §63.145(h) and table 36 of this subpart to determine which compounds may be exempt from the requirements of this paragraph.

(1) Concentration in wastewater stream. The concentration of Table 8 and/or Table 9 compounds shall be determined as provided in this paragraph. Concentration measurements to determine RMR shall be taken at the point of determination or downstream of the point of determination with adjustment for concentration change made according to §63.144(b)(6) of this subpart. Concentration measurements to determine AMR shall be taken at the inlet and outlet to the treatment process and as provided in §63.145(a)(7) for a series of treatment processes. Wastewater samples shall be collected using sampling procedures which minimize loss of organic compounds during sample collection and analysis and maintain sample integrity per §63.144(b)(5)(ii). The method shall be an analytical method for wastewater which has that compound as a target analyte. Samples may be grab samples or composite samples. Samples shall be taken at approximately equally spaced time intervals over a 1-hour period. Each 1-hour period constitutes a run, and the performance test shall consist of a minimum of 3 runs. Concentration measurements based on Method 305 shall be adjusted by dividing each concentration by the compound-specific Fm factor listed in table 34 of this subpart. Concentration measurements based on methods other than Method 305 shall not adjust by the compound-specific Fm factor listed in table 34 of this subpart.

(2) Flow rate. Flow rate measurements to determine RMR shall be taken at the point of determination or downstream of the point of determination with adjustment for flow rate change made according to §63.144(c)(4) of this subpart. Flow rate measurements to determine AMR shall be taken at the inlet and outlet to the treatment process and as provided in §63.145(a)(7) for a series of treatment processes. Flow rate shall be determined using inlet and outlet flow measurement devices. Where the outlet flow is not greater than the inlet flow, a flow measurement device shall be used, and may be used at either the inlet or outlet. Flow rate measurements shall be taken at the same time as the concentration measurements.
(3) Calculation of RMR for open or closed aerobic biological treatment processes. The required mass removal of Table 8 and/or Table 9 compounds for each Group 1 wastewater stream shall be calculated using the following equation:

\[
RMR = \frac{\rho}{10^6} Q \sum_{i=1}^{n} (C_i \times F_{ri}) \quad (Eqn \ WW11)
\]

Where:

- \(RMR\) = Required mass removal for treatment process or series of treatment processes, kilograms per hour.
- \(\rho\) = Density of the Group 1 wastewater stream, kilograms per cubic meter.
- \(Q\) = Volumetric flow rate of wastewater stream at the point of determination, liters per hour.
- \(i\) = Identifier for a compound.
- \(n\) = Number of Table 8 or Table 9 compounds in stream.
- \(C_i\) = Concentration of Table 8 or Table 9 compounds at the point of determination, parts per million by weight.
- \(F_{ri}\) = Fraction removal value of a Table 8 or Table 9 compound. \(F_r\) values are listed in table 9 of this subpart.
- \(10^6\) = Conversion factor, mg/kg \(\times\) l/m³.

(4) The required mass removal is calculated by adding together the required mass removal for each Group 1 wastewater stream to be combined for treatment.

(5) Actual mass removal calculation procedure for open or closed aerobic biological treatment processes. The actual mass removal (AMR) shall be calculated using Equation WW12 as specified in paragraph (f)(5)(i) of this section when the performance test is performed across the open or closed aerobic biological treatment process only. If compliance is being demonstrated in accordance with §63.145(a)(7)(i), the AMR for the series shall be calculated using Equation WW13 in §63.145(f)(5)(ii). (This equation is for situations where treatment is performed in a series of treatment processes connected by hard-piping.) If compliance is being demonstrated in accordance with §63.145(a)(7)(ii), the AMR for the biological treatment process shall be calculated using Equation WW12 in §63.145(f)(5)(i). The AMR for the biological treatment process used in a series of treatment processes calculated using Equation WW12 shall be added to the AMR determined for each of the other individual treatment processes in the series of treatment processes.

(i) Calculate AMR for the open or closed aerobic biological treatment process as follows:

\[
AMR = QMW_d \times F_{s0} \quad (Eqn \ WW12)
\]

Where:

- \(AMR\) = Actual mass removal of Table 8 or Table 9 compounds achieved by open or closed biological treatment process, kilograms per hour.
- \(QMW_d\) = Mass flow rate of Table 8 or Table 9 compounds in wastewater entering the treatment process, kilograms per hour.
\[ AMR = Q_{MW_a} - (Q_{MW_b})(1 - F_{bio}) \quad (Eqn \ WW13) \]

Where:

- \( AMR \) = Actual mass removal of Table 8 or Table 9 compounds achieved by a series of treatment processes, kilograms per hour.
- \( Q_{MW_a} \) = Mass flow rate of Table 8 or Table 9 compounds in wastewater entering the first treatment process in a series of treatment processes, kilograms per hour.
- \( Q_{MW_b} \) = Mass flow rate of Table 8 or Table 9 compounds in wastewater exiting the last treatment process in a series of treatment processes prior to the biological treatment process, kilograms per hour.
- \( F_{bio} \) = Site-specific fraction of Table 8 or Table 9 compounds biodegraded. \( F_{bio} \) shall be determined as specified in §63.145(h) and appendix C of this subpart.

(ii) Calculate AMR across a series of treatment units where the last treatment unit is an open or closed aerobic biological treatment process as follows:

(6) \textit{Compare RMR to AMR.} Compare the RMR calculated in Equation WW11 to the AMR calculated in either Equation WW12 or WW13, as applicable. Compliance is demonstrated if the AMR is greater than or equal to the RMR.

(g) \textit{Open or closed aerobic biological treatment processes: 95-percent mass removal option.} This paragraph applies to performance tests that are conducted for open or closed aerobic biological treatment processes to demonstrate compliance with the 95-percent mass removal provisions for Table 8 and/or Table 9 compounds. This compliance option is specified in §63.138(g) of this subpart. The RMR for this option is 95-percent mass removal. The owner or operator shall comply with the requirements specified in §63.145(g)(1) to determine AMR, §63.145(e)(3)(ii) and (e)(4)(ii) to determine RMR, and (g)(2) of this subpart to determine whether compliance has been demonstrated. Some compounds may not require a performance test. Refer to §63.145(h) and table 36 of this subpart to determine which compounds may be exempt from the requirements of this paragraph. (Wastewater streams that are Group 1 for both Table 8 and Table 9 compounds need only do the compliance demonstration for Table 9 compounds.)

(1) The owner or operator shall comply with the requirements specified in paragraphs (f)(1), (f)(2), and (f)(5) of this section to determine AMR. References to Group 1 wastewater streams shall be deemed Group 1 and Group 2 wastewater streams for the purposes of this paragraph.

(2) \textit{Compare RMR to AMR.} Compliance is demonstrated if the AMR is greater than or equal to RMR.

(h) \textit{Site-specific fraction biodegraded \( (F_{bio}) \).} The compounds listed in table 9 of this subpart are divided into two sets for the purpose of determining whether \( F_{bio} \) must be determined, and if \( F_{bio} \) must be determined, which procedures may be used to determine compound-specific kinetic parameters. These sets are designated as lists 1 and 2 in table 36 of this subpart.

(1) \textit{Performance test exemption.} If a biological treatment process meets the requirements specified in paragraphs (h)(1)(i) and (h)(1)(ii) of this section, the owner or operator is not required to determine \( F_{bio} \) and is exempt from the applicable performance test requirements specified in §63.138 of this subpart.
(i) The biological treatment process meets the definition of “enhanced biological treatment process” in §63.111 of this subpart.

(ii) At least 99 percent by weight of all compounds on table 36 of this subpart that are present in the aggregate of all wastewater streams using the biological treatment process to comply with §63.138 of this subpart are compounds on list 1 of table 36 of this subpart.

(2) $F_{bio}$ determination. If a biological treatment process does not meet the requirement specified in paragraph (h)(1)(i) of this section, the owner or operator shall determine $F_{bio}$ for the biological treatment process using the procedures in appendix C to part 63, and paragraph (h)(2)(ii) of this section. If a biological treatment process meets the requirements of paragraph (h)(1)(i) of this section but does not meet the requirement specified in paragraph (h)(1)(ii) of this section, the owner or operator shall determine $F_{bio}$ for the biological treatment process using the procedures in appendix C to part 63, and paragraph (h)(2)(i) of this section.

(i) Enhanced biological treatment processes. If the biological treatment process meets the definition of “enhanced biological treatment process” in §63.111 of this subpart and the wastewater streams include one or more compounds on list 2 of table 36 of this subpart that do not meet the criteria in paragraph (h)(1)(ii) of this section, the owner or operator shall determine $f_{bio}$ for the list 2 compounds using any of the procedures specified in appendix C of 40 CFR part 63. (The symbol “$f_{bio}$” represents the site specific fraction of an individual Table 8 or Table 9 compound that is biodegraded.) The owner or operator shall calculate $f_{bio}$ for the list 1 compounds using the defaults for first order biodegradation rate constants ($K_1$) in table 37 of subpart G and follow the procedure explained in form III of appendix C, 40 CFR part 63, or any of the procedures specified in appendix C, 40 CFR part 63.

(ii) Biological treatment processes that are not enhanced biological treatment processes. For biological treatment processes that do not meet the definition for “enhanced biological treatment process” in §63.111 of this subpart, the owner or operator shall determine the $f_{bio}$ for the list 1 and 2 compounds using any of the procedures in appendix C to part 63, except procedure 3 (inlet and outlet concentration measurements). (The symbol “$f_{bio}$” represents the site specific fraction of an individual Table 8 or Table 9 compound that is biodegraded.)

(i) Performance tests for control devices other than flares. This paragraph applies to performance tests that are conducted to demonstrate compliance of a control device with the efficiency limits specified in §63.139(c). If complying with the 95-percent reduction efficiency requirement, comply with the requirements specified in paragraphs (i)(1) through (i)(9) of this section. If complying with the 20 ppm by volume requirement, comply with the requirements specified in paragraphs (i)(1) through (i)(6) and (i)(9) of this section. The 20 ppm by volume limit or 95-percent reduction efficiency requirement shall be measured as either total organic hazardous air pollutants or as TOC minus methane and ethane.

(1) Sampling sites. Sampling sites shall be selected using Method 1 or 1A of 40 CFR part 60, appendix A, as appropriate. For determination of compliance with the 95 percent reduction requirement, sampling sites shall be located at the inlet and the outlet of the control device. For determination of compliance with the 20 parts per million by volume limit, the sampling site shall be located at the outlet of the control device.

(2) Concentration in gas stream entering or exiting the control device. The concentration of total organic hazardous air pollutants or TOC in a gas stream shall be determined as provided in this paragraph. Samples may be grab samples or composite samples (i.e., integrated samples). Samples shall be taken at approximately equally spaced time intervals over a 1-hour period. Each 1-hour period constitutes a run, and the performance test shall consist of a minimum of 3 runs. Concentration measurements shall be determined using Method 18 of 40 CFR part 60, appendix A. Alternatively, any other test method validated according to the procedures in Method 301 of appendix A of this part may be used.
(3) Volumetric flow rate of gas stream entering or exiting the control device. The volumetric flow rate of the gas stream shall be determined using Method 2, 2A, 2C, or 2D of 40 CFR part 60, appendix A, as appropriate. Volumetric flow rate measurements shall be taken at the same time as the concentration measurements.

(4) Calculation of TOC concentration. The TOC concentration (CGT) is the sum of the concentrations of the individual components. If compliance is being determined based on TOC, the owner or operator shall compute TOC for each run using the following equation:

\[ C_{GT} = \frac{1}{m} \sum_{i=1}^{m} \left( \sum_{j=1}^{n} C_{GS_{i,j}} \right) \]  

\([ Eqn \, WW14] \)

Where:

CGT = Total concentration of TOC (minus methane and ethane) in vented gas stream, average of samples, dry basis, parts per million by volume.

CGS\text{\textsubscript{i,j}} = Concentration of sample components in vented gas stream for sample j, dry basis, parts per million by volume.

i=Identifier for a compound.

n=Number of components in the sample.

j=Identifier for a sample.

m=Number of samples in the sample run.

(5) Calculation of total organic hazardous air pollutants concentration. The owner or operator determining compliance based on total organic hazardous air pollutants concentration (C\textsubscript{HAP}) shall compute C\textsubscript{HAP} according to the Equation WW14, except that only Table 9 compounds shall be summed.

(6) Percent oxygen correction for combustion control devices. If the control device is a combustion device, comply with the requirements specified in paragraph (i)(6)(i) of this section to determine oxygen concentration, and in paragraph (i)(6)(ii) of this section to calculate the percent oxygen correction.

(i) Oxygen concentration. The concentration of TOC or total organic hazardous air pollutants shall be corrected to 3 percent oxygen if the control device is a combustion device. The emission rate correction factor for excess air, composite sampling (i.e., integrated sampling) and analysis procedures of Method 3B of 40 CFR part 60, appendix A shall be used to determine the actual oxygen concentration (\%0\textsubscript{2d}). The samples shall be taken during the same time that the TOC (minus methane or ethane) or total organic hazardous air pollutants samples are taken.

(ii) 3 percent oxygen calculation. The concentration corrected to 3 percent oxygen (CG\textsubscript{C}), when required, shall be computed using the following equation:

\[ C_{GC} = C_{GT} \left( \frac{17.9}{20.9 - \%0_{2d}} \right) \]  

\([ Eqn \, WW15] \)
Where:

\[ \text{CG}_c = \text{Concentration of TOC or organic hazardous air pollutants corrected to 3 percent oxygen, dry basis, parts per million by volume.} \]

\[ \text{CG}_T = \text{Total concentration of TOC (minus methane and ethane) in vented gas stream, average of samples, dry basis, parts per million by volume.} \]

\[ \%O_2 = \text{Concentration of oxygen measured in vented gas stream, dry basis, percent by volume.} \]

(7) **Mass rate calculation.** The mass rate of either TOC (minus methane and ethane) or total organic hazardous air pollutants shall be calculated using the following equations. Where the mass rate of TOC is being calculated, all organic compounds (minus methane and ethane) measured by methods specified in paragraph (i)(2) of this section are summed using Equations WW16 and WW17. Where the mass rate of total organic hazardous air pollutants is being calculated, only Table 9 compounds shall be summed using Equations WW16 and WW17.

\[
\text{QMG}_a = K_2 \left( \sum_{i=1}^{n} \text{CG}_{a,i} \cdot \text{MW}_i \right) \cdot QG_a \quad (\text{Eqn WW16})
\]

\[ \text{QMG}_b = K_2 \left( \sum_{i=1}^{n} \text{CG}_{b,i} \cdot \text{MW}_i \right) \cdot QG_b \quad (\text{Eqn WW17}) \]

Where:

\[ \text{CG}_{a,i}, \text{CG}_{b,i} = \text{Concentration of TOC (minus methane and ethane) or total organic hazardous air pollutants, in vented gas stream, entering (CG}_{a,i}) and exiting (CG}_{b,i}) the control device, dry basis, parts per million by volume.} \]

\[ \text{QMG}_a, \text{QMG}_b = \text{Mass rate of TOC (minus methane and ethane) or total organic hazardous air pollutants, in vented gas stream, entering (QMG}_a) and exiting (QMG}_b) the control device, dry basis, kilograms per hour.} \]

\[ \text{MW}_i = \text{Molecular weight of a component, kilogram/kilogram-mole.} \]

\[ \text{QG}_a, \text{QG}_b = \text{Flow rate of gas stream entering (QG}_a) and exiting (QG}_b) the control device, dry standard cubic meters per hour.} \]

\[ K_2 = \text{Constant, } 41.57 \times 10^{-9} \text{ (parts per million)}^{-1} \text{ (gram-mole per standard cubic meter)} \text{ (kilogram/gram), where standard temperature (gram-mole per standard cubic meter) is 20 °Celsius.} \]

\( i = \text{Identifier for a compound.} \)

\( n = \text{Number of components in the sample.} \)

(8) **Percent reduction calculation.** The percent reduction in TOC (minus methane and ethane) or total organic hazardous air pollutants shall be calculated as follows:

\[
E = \frac{\text{QMG}_a - \text{QMG}_b}{\text{QMG}_a} \times 100\% \quad (\text{Eqn WW18})
\]
Where:

\[
E = \text{Destruction efficiency of control device, percent.}
\]

\[
Q_{MGa}, \ Q_{MGb} = \text{Mass rate of TOC (minus methane and ethane) or total organic hazardous air pollutants, in vented gas stream entering and exiting (QMGb) the control device, dry basis, kilograms per hour.}
\]

(9) **Compare mass destruction efficiency to required efficiency.** If complying with the 95 percent reduction efficiency requirement, compliance is demonstrated if the mass destruction efficiency (calculated in Equation WW18) is 95 percent or greater. If complying with the 20 parts per million by volume limit in §63.139 (c)(1)(ii) of this subpart, compliance is demonstrated if the outlet total organic compound concentration, less methane and ethane, or total organic hazardous air pollutants concentration is 20 parts per million by volume, or less. For combustion control devices, the concentration shall be calculated on a dry basis, corrected to 3 percent oxygen.

(j) When a flare is used to comply with §63.139(c), the owner or operator shall comply with paragraphs (j)(1) through (3) of this section. The owner or operator is not required to conduct a performance test to determine percent emission reduction or outlet organic HAP or TOC concentration.

(1) Conduct a visible emission test using the techniques specified in §63.11(b)(4).

(2) Determine the net heating value of the gas being combusted using the techniques specified in §63.11(b)(6).

(3) Determine the exit velocity using the techniques specified in either §63.11(b)(7)(i) (and §63.11(b)(7)(iii), where applicable) or §63.11(b)(8), as appropriate.


§63.146 Process wastewater provisions—reporting.

(a) For each waste management unit, treatment process, or control device used to comply with §§63.138 (b)(1), (c)(1), (d), (e), (f), or (g) of this subpart for which the owner or operator seeks to monitor a parameter other than those specified in table 11, table 12, or table 13 of this subpart, the owner or operator shall include the information specified in paragraphs (a)(1) through (a)(9) of this section as part of the Notification of Compliance Status required by §63.152(b) of this subpart.

(b) The owner or operator shall submit the information specified in paragraphs (b)(1) through (b)(9) of this section as part of the Notification of Compliance Status required by §63.152(b) of this subpart.

(1) **Requirements for Group 2 wastewater streams.** This paragraph does not apply to Group 2 wastewater streams that are used to comply with §63.138(g). For Group 2 wastewater streams, the owner or operator shall include the information specified in paragraphs (b)(1)(i) through (iv) of this section in the Notification of Compliance Status Report. This information may be submitted in any form. Table 15 of this subpart is an example.

(i) Process unit identification and description of the process unit.
(ii) Stream identification code.

(iii) For existing sources, concentration of table 9 compound(s) in parts per million, by weight. For new sources, concentration of table 8 and/or table 9 compound(s) in parts per million, by weight. Include documentation of the methodology used to determine concentration.

(iv) Flow rate in liter per minute.

(2) For each new and existing source, the owner or operator shall submit the information specified in table 15 of this subpart for Table 8 and/or Table 9 compounds.

(3) [Reserved]

(4) For each treatment process identified in table 15 of this subpart that receives, manages, or treats a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream, the owner or operator shall submit the information specified in table 17 of this subpart.

(5) For each waste management unit identified in table 15 of this subpart that receives or manages a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream, the owner or operator shall submit the information specified in table 18 of this subpart.

(6) For each residual removed from a Group 1 wastewater stream, the owner or operator shall report the information specified in table 19 of this subpart.

(7) For each control device used to comply with §§63.133 through 63.139 of this subpart, the owner or operator shall report the information specified in paragraphs (b)(7)(i) and (b)(7)(ii) of this section.

(i) For each flare, the owner or operator shall submit the information specified in paragraphs (b)(7)(i)(A) through (b)(7)(i)(C) of this section.

(A) Flare design (i.e., steam-assisted, air-assisted, or non-assisted);

(B) All visible emission readings, heat content determinations, flow rate measurements, and exit velocity determinations made during the compliance determination required by §63.139(c)(3) of this subpart; and

(C) Reports of the times and durations of all periods during the compliance determination when the pilot flame is absent or the monitor is not operating.

(ii) For each control device other than a flare, the owner or operator shall submit the information specified in paragraph (b)(7)(ii)(A) of this section and in either paragraph (b)(7)(ii)(B) or (b)(7)(ii)(C) of this section.

(A) The information on parameter ranges specified in §63.152(b)(2) of this subpart for the applicable parameters specified in table 13 of this subpart, unless the parameter range has already been established in the operating permit; and either

(B) The design evaluation specified in §63.139(d)(2) of this subpart; or

(C) Results of the performance test specified in §63.139(d)(1) of this subpart. Performance test results shall include operating ranges of key process and control parameters during the performance test;
the value of each parameter being monitored in accordance with §63.143 of this subpart; and applicable supporting calculations.

(8) For each treatment process used to comply with §63.138(b)(1), (c)(1), (d), (e), (f), or (g) of this subpart, the owner or operator shall submit the information specified in paragraphs (b)(8)(i) and (b)(8)(ii) of this section.

(i) For Items 1 and 2 in table 12 of this subpart, the owner or operator shall submit the information specified in paragraphs (b)(8)(i)(A) and (b)(8)(i)(B) of this section. An owner or operator using the design steam stripper compliance option specified §63.138(d) of this subpart does not have to submit the information specified in paragraph (b)(8)(i)(A) or (b)(8)(i)(B) of this section. However, the monitoring requirements specified in Item 2 of table 12 of this subpart still apply.

(A) The information on parameter ranges specified in §63.152(b)(2) of this subpart for the parameters approved by the Administrator, unless the parameter range has already been established in the operating permit.

(B) Results of the initial measurements of the parameters approved by the Administrator and any applicable supporting calculations.

(ii) For Item 3 in table 12 of this subpart, the owner or operator shall submit the information on parameter ranges specified in §63.152(b)(2) of this subpart for the parameters specified in Item 3 of table 12 of this subpart, unless the parameter range has already been established in the operating permit.

(9) For each waste management unit or treatment process used to comply with §63.138(b)(1), (c)(1), (e), (f), or (g), the owner or operator shall submit the information specified in either paragraph (b)(9)(i) or (ii) of this section.

(i) The design evaluation and supporting documentation specified in §63.138(j)(1) of this subpart.

(ii) Results of the performance test specified in §63.138(j)(2) of this subpart. Performance test results shall include operating ranges of key process and control parameters during the performance test; the value of each parameter being monitored in accordance with §63.143 of this subpart; and applicable supporting calculations.

(c) For each waste management unit that receives, manages, or treats a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream, the owner or operator shall submit as part of the next Periodic Report required by §63.152(c) of this subpart the results of each inspection required by §63.143(a) of this subpart in which a control equipment failure was identified. Control equipment failure is defined for each waste management unit in §§63.133 through 63.137 of this subpart. Each Periodic Report shall include the date of the inspection, identification of each waste management unit in which a control equipment failure was detected, description of the failure, and description of the nature of and date the repair was made.

(d) Except as provided in paragraph (f) of this section, for each treatment process used to comply with §63.138(b)(1), (c)(1), (d), (e), (f), or (g), the owner or operator shall submit as part of the next Periodic Report required by §63.152(c) the information specified in paragraphs (d)(1), (2), and (3) of this section for the monitoring required by §63.143(b), (c), and (d).

(1) For Item 1 in table 12, the owner or operator shall submit the results of measurements that indicate that the biological treatment unit is outside the range established in the Notification of Compliance Status or operating permit.
(2) For Item 2 in table 12, the owner or operator shall submit the monitoring results for each operating day during which the daily average value of a continuously monitored parameter is outside the range established in the Notification of Compliance Status or operating permit.

(3) For Item 3 in table 12 of this subpart, the owner or operator shall submit the monitoring results for each operating day during which the daily average value of any monitored parameter approved in accordance with §63.151 (f) was outside the range established in the Notification of Compliance Status or operating permit.

(e) Except as provided in paragraph (f) of this section, for each control device used to comply with §§63.133 through 63.139 of this subpart, the owner or operator shall submit as part of the next Periodic Report required by §63.152(c) of this subpart the information specified in either paragraph (e)(1) or (e)(2) of this section.

(1) The information specified in table 20 of this subpart, or

(2) If the owner or operator elects to comply with §63.143(e)(2) of this subpart, i.e., an organic monitoring device installed at the outlet of the control device, the owner or operator shall submit the monitoring results for each operating day during which the daily average concentration level or reading is outside the range established in the Notification of Compliance Status or operating permit.

(f) Where the owner or operator obtains approval to use a treatment process or control device other than one for which monitoring requirements are specified in §63.143 of this subpart, or to monitor parameters other than those specified in table 12 or 13 of this subpart, the Administrator will specify appropriate reporting requirements.

(g) If an extension is utilized in accordance with §63.133(e)(2) or §63.133(h) of this subpart, the owner or operator shall include in the next periodic report the information specified in §63.133 (e)(2) or §63.133(h).


§63.147 Process wastewater provisions—recordkeeping.

(a) The owner or operator transferring a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream in accordance with §63.132(g) of this subpart shall keep a record of the notice sent to the treatment operator stating that the wastewater stream or residual contains organic hazardous air pollutants which are required to be managed and treated in accordance with the provisions of this subpart.

(b) The owner or operator shall keep in a readily accessible location the records specified in paragraphs (b)(1) through (8) of the section.

(1) A record that each waste management unit inspection required by §§63.133 through 63.137 of this subpart was performed.

(2) A record that each inspection for control devices required by §63.139 of this subpart was performed.
(3) A record of the results of each seal gap measurement required by §§63.133(d) and 63.137(c) of this subpart. The records shall include the date of the measurement, the raw data obtained in the measurement, and the calculations described in §63.120(b)(2), (3), and (4) of this subpart.

(4) For Item 1 and Item 3 of table 12 of this subpart, the owner or operator shall keep the records approved by the Administrator.

(5) Except as provided in paragraph (e) of this section, continuous records of the monitored parameters specified in Item 2 of table 12 and table 13 of this subpart, and in §63.143(e)(2) of this subpart.

(6) Documentation of a decision to use an extension, as specified in §63.133(e)(2) or (h) of this subpart, which shall include a description of the failure, documentation that alternate storage capacity is unavailable, and specification of a schedule of actions that will ensure that the control equipment will be repaired or the vessel will be emptied as soon as practical.

(7) Documentation of a decision to use a delay of repair due to unavailability of parts, as specified in §63.140(c), shall include a description of the failure, the reason additional time was necessary (including a statement of why replacement parts were not kept on site and when the manufacturer promised delivery), and the date when repair was completed.

(8) Requirements for Group 2 wastewater streams. This paragraph (b)(8) does not apply to Group 2 wastewater streams that are used to comply with §63.138(g). For all other Group 2 wastewater streams, the owner or operator shall keep in a readily accessible location the records specified in paragraphs (b)(8)(i) through (iv) of this section.

(i) Process unit identification and description of the process unit.

(ii) Stream identification code.

(iii) For existing sources, concentration of table 9 compound(s) in parts per million, by weight. For new sources, concentration of table 8 and/or table 9 compound(s) in parts per million, by weight. Include documentation of the methodology used to determine concentration.

(iv) Flow rate in liter per minute.

(c) For each boiler or process heater used to comply with §§63.133 through 63.139 of this subpart, the owner or operator shall keep a record of any changes in the location at which the vent stream is introduced into the flame zone as required in §63.139(c)(1) of this subpart.

(d) The owner or operator shall keep records of the daily average value of each continuously monitored parameter for each operating day as specified in §63.152(f), except as provided in paragraphs (d)(1) through (3) of this section.

(1) For flares, records of the times and duration of all periods during which the pilot flame is absent shall be kept rather than daily averages.

(2) Regenerative carbon adsorbers. For regenerative carbon adsorbers, the owner or operator shall keep the records specified in paragraphs (d)(2)(i) and (ii) of this section instead of daily averages.

(i) Records of the total regeneration stream mass flow for each carbon bed regeneration cycle.

(ii) Records of the temperature of the carbon bed after each regeneration cycle.
(3) Non-regenerative carbon adsorbers. For non-regenerative carbon adsorbers using organic monitoring equipment, the owner or operator shall keep the records specified in paragraph (d)(3)(i) of this section instead of daily averages. For non-regenerative carbon adsorbers replacing the carbon adsorption system with fresh carbon at a regular predetermined time interval that is less than the carbon replacement interval that is determined by the maximum design flow rate and organic concentration in the gas stream vented to the carbon adsorption system, the owner or operator shall keep the records specified in paragraph (d)(3)(ii) of this section instead of daily averages.

(i)(A) Record of how the monitoring frequency, as specified in table 13 of this subpart, was determined.

(B) Records of when organic compound concentration of adsorber exhaust was monitored.

(C) Records of when the carbon was replaced.

(ii)(A) Record of how the carbon replacement interval, as specified in table 13 of this subpart, was determined.

(B) Records of when the carbon was replaced.

(e) Where the owner or operator obtains approval to use a control device other than one for which monitoring requirements are specified in §63.143 of this subpart, or to monitor parameters other than those specified in table 12 or table 13 of this subpart, the Administrator will specify appropriate recordkeeping requirements.

(f) If the owner or operator uses process knowledge to determine the annual average concentration of a wastewater stream as specified in §63.144(b)(3) of this subpart and/or uses process knowledge to determine the annual average flow rate as specified in §63.144(c)(1) of this subpart, and determines that the wastewater stream is not a Group 1 wastewater stream, the owner or operator shall keep in a readily accessible location the documentation of how process knowledge was used to determine the annual average concentration and/or the annual average flow rate of the wastewater stream.


§63.148 Leak inspection provisions.

(a) Except as provided in paragraph (k) of this section, for each vapor collection system, closed-vent system, fixed roof, cover, or enclosure required to comply with this section, the owner or operator shall comply with the requirements of paragraphs (b) through (j) of this section.

(b) Except as provided in paragraphs (g) and (h) of this section, each vapor collection system and closed-vent system shall be inspected according to the procedures and schedule specified in paragraphs (b)(1) and (b)(2) of this section and each fixed roof, cover, and enclosure shall be inspected according to the procedures and schedule specified in paragraph (b)(3) of this section.

(1) If the vapor collection system or closed vent system is constructed of hard-piping, the owner or operator shall:

(i) Conduct an initial inspection according to the procedures in paragraph (c) of this section, and
(ii) Conduct annual visual inspections for visible, audible, or olfactory indications of leaks.

(2) If the vapor collection system or closed vent system is constructed of ductwork, the owner or operator shall:

(i) Conduct an initial inspection according to the procedures in paragraph (c) of this section, and

(ii) Conduct annual inspections according to the procedures in paragraph (c) of this section.

(iii) Conduct annual visual inspections for visible, audible, or olfactory indications of leaks.

(3) For each fixed roof, cover, and enclosure, the owner or operator shall conduct initial visual inspections and semi-annual visual inspections for visible, audible, or olfactory indications of leaks as specified in §§63.133 through 63.137 of this subpart.

(c) Each vapor collection system and closed vent system shall be inspected according to the procedures specified in paragraphs (c)(1) through (c)(5) of this section.

(1) Inspections shall be conducted in accordance with Method 21 of 40 CFR part 60, appendix A.

(2)(i) Except as provided in paragraph (c)(2)(ii) of this section, the detection instrument shall meet the performance criteria of Method 21 of 40 CFR part 60, appendix A, except the instrument response factor criteria in section 3.1.2(a) of Method 21 shall be for the average composition of the process fluid not each individual volatile organic compound in the stream. For process streams that contain nitrogen, air, or other inerts which are not organic hazardous air pollutants or volatile organic compounds, the average stream response factor shall be calculated on an inert-free basis.

(ii) If no instrument is available at the plant site that will meet the performance criteria specified in paragraph (c)(2)(i) of this section, the instrument readings may be adjusted by multiplying by the average response factor of the process fluid, calculated on an inert-free basis as described in paragraph (c)(2)(i) of this section.

(3) The detection instrument shall be calibrated before use on each day of its use by the procedures specified in Method 21 of 40 CFR part 60, appendix A.

(4) Calibration gases shall be as follows:

(i) Zero air (less than 10 parts per million hydrocarbon in air); and

(ii) Mixtures of methane in air at a concentration less than 10,000 parts per million. A calibration gas other than methane in air may be used if the instrument does not respond to methane or if the instrument does not meet the performance criteria specified in paragraph (c)(2)(i) of this section. In such cases, the calibration gas may be a mixture of one or more of the compounds to be measured in air.

(5) An owner or operator may elect to adjust or not adjust instrument readings for background. If an owner or operator elects to not adjust readings for background, all such instrument readings shall be compared directly to the applicable leak definition to determine whether there is a leak. If an owner or operator elects to adjust instrument readings for background, the owner or operator shall measure background concentration using the procedures in §§63.180(b) and (c) of subpart H of this part. The owner or operator shall subtract background reading from the maximum concentration indicated by the instrument.
(6) The arithmetic difference between the maximum concentration indicated by the instrument and the background level shall be compared with 500 parts per million for determining compliance.

(d) Leaks, as indicated by an instrument reading greater than 500 parts per million above background or by visual inspections, shall be repaired as soon as practicable, except as provided in paragraph (e) of this section.

(1) A first attempt at repair shall be made no later than 5 calendar days after the leak is detected.

(2) Repair shall be completed no later than 15 calendar days after the leak is detected, except as provided in paragraph (d)(3) of this section.

(3) For leaks found in vapor collection systems used for transfer operations, repairs shall be completed no later than 15 calendar days after the leak is detected or at the beginning of the next transfer loading operation, whichever is later.

(e) Delay of repair of a vapor collection system, closed vent system, fixed roof, cover, or enclosure for which leaks have been detected is allowed if the repair is technically infeasible without a shutdown, as defined in §63.101 of subpart F of this part, or if the owner or operator determines that emissions resulting from immediate repair would be greater than the fugitive emissions likely to result from delay of repair. Repair of such equipment shall be complete by the end of the next shutdown.

(f) For each vapor collection system or closed vent system that contains bypass lines that could divert a vent stream away from the control device and to the atmosphere, the owner or operator shall comply with the provisions of either paragraph (f)(1) or (f)(2) of this section, except as provided in paragraph (f)(3) of this section.

(1) Install, calibrate, maintain, and operate a flow indicator that determines whether vent stream flow is present at least once every 15 minutes. Records shall be generated as specified in §63.118(a)(3) of this subpart. The flow indicator shall be installed at the entrance to any bypass line; or

(2) Secure the bypass line valve in the closed position with a car-seal or a lock-and-key type configuration. A visual inspection of the seal or closure mechanism shall be performed at least once every month to ensure the valve is maintained in the closed position and the vent stream is not diverted through the bypass line.

(3) Equipment such as low leg drains, high point bleeds, analyzer vents, open-ended valves or lines, and pressure relief valves needed for safety purposes are not subject to this paragraph.

(g) Any parts of the vapor collection system, closed vent system, fixed roof, cover, or enclosure that are designated, as described in paragraph (i)(1) of this section, as unsafe to inspect are exempt from the inspection requirements of paragraphs (b)(1), (b)(2), and (b)(3)(i) of this section if:

(1) The owner or operator determines that the equipment is unsafe to inspect because inspecting personnel would be exposed to an imminent or potential danger as a consequence of complying with paragraphs (b)(1), (b)(2), or (b)(3)(i) of this section; and

(2) The owner or operator has a written plan that requires inspection of the equipment as frequently as practicable during safe-to-inspect times.

(h) Any parts of the vapor collection system, closed vent system, fixed roof, cover, or enclosure that are designated, as described in paragraph (i)(2) of this section, as difficult to inspect are exempt from the inspection requirements of paragraphs (b)(1), (b)(2), and (b)(3)(i) of this section if:
(1) The owner or operator determines that the equipment cannot be inspected without elevating the inspecting personnel more than 2 meters above a support surface; and

(2) The owner or operator has a written plan that requires inspection of the equipment at least once every 5 years.

(i) The owner or operator shall record the information specified in paragraphs (i)(1) through (i)(5) of this section.

(1) Identification of all parts of the vapor collection system, closed vent system, fixed roof, cover, or enclosure that are designated as unsafe to inspect, an explanation of why the equipment is unsafe to inspect, and the plan for inspecting the equipment.

(2) Identification of all parts of the vapor collection system, closed vent system, fixed roof, cover, or enclosure that are designated as difficult to inspect, an explanation of why the equipment is difficult to inspect, and the plan for inspecting the equipment.

(3) For each vapor collection system or closed vent system that contains bypass lines that could divert a vent stream away from the control device and to the atmosphere, the owner or operator shall keep a record of the information specified in either paragraph (i)(3)(i) or (i)(3)(ii) of this section.

(i) Hourly records of whether the flow indicator specified under paragraph (f)(1) of this section was operating and whether a diversion was detected at any time during the hour, as well as records of the times of all periods when the vent stream is diverted from the control device or the flow indicator is not operating.

(ii) Where a seal mechanism is used to comply with paragraph (f)(2) of this section, hourly records of flow are not required. In such cases, the owner or operator shall record whether the monthly visual inspection of the seals or closure mechanisms has been done, and shall record the occurrence of all periods when the seal mechanism is broken, the bypass line valve position has changed, or the key for a lock-and-key type configuration has been checked out, and records of any car-seal that has broken.

(4) For each inspection during which a leak is detected, a record of the information specified in paragraphs (i)(4)(i) through (i)(4)(viii) of this section.

(i) The instrument identification numbers; operator name or initials; and identification of the equipment.

(ii) The date the leak was detected and the date of the first attempt to repair the leak.

(iii) Maximum instrument reading measured by the method specified in paragraph (d) of this section after the leak is successfully repaired or determined to be nonrepairable.

(iv) “Repair delayed” and the reason for the delay if a leak is not repaired within 15 calendar days after discovery of the leak.

(v) The name, initials, or other form of identification of the owner or operator (or designee) whose decision it was that repair could not be effected without a shutdown.

(vi) The expected date of successful repair of the leak if a leak is not repaired within 15 calendar days.

(vii) Dates of shutdowns that occur while the equipment is unrepaired.

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(viii) The date of successful repair of the leak.

(5) For each inspection conducted in accordance with paragraph (c) of this section during which no leaks are detected, a record that the inspection was performed, the date of the inspection, and a statement that no leaks were detected.

(6) For each visual inspection conducted in accordance with paragraph (b)(1)(ii) or (b)(3)(ii) of this section during which no leaks are detected, a record that the inspection was performed, the date of the inspection, and a statement that no leaks were detected.

(j) The owner or operator shall submit with the reports required by §63.182(b) of subpart H of this part or with the reports required by §63.152(c) of this subpart, the information specified in paragraphs (j)(1) through (j)(3) of this section.

(1) The information specified in paragraph (i)(4) of this section;

(2) Reports of the times of all periods recorded under paragraph (i)(3)(i) of this section when the vent stream is diverted from the control device through a bypass line; and

(3) Reports of all periods recorded under paragraph (i)(3)(ii) of this section in which the seal mechanism is broken, the bypass line valve position has changed, or the key to unlock the bypass line valve was checked out.

(k) If a closed-vent system subject to this section is also subject to §63.172 of subpart H of this part, the owner or operator shall comply with the provisions of §63.172 of subpart H of this part and is exempt from the requirements of this section.


§63.149 Control requirements for certain liquid streams in open systems within a chemical manufacturing process unit.

(a) The owner or operator shall comply with the provisions of table 35 of this subpart, for each item of equipment meeting all the criteria specified in paragraphs (b) through (d) and either paragraph (e)(1) or (e)(2) of this section.

(b) The item of equipment is of a type identified in table 35 of this subpart;

(c) The item of equipment is part of a chemical manufacturing process unit that meets the criteria of §63.100(b) of subpart F of this part;

(d) The item of equipment is controlled less stringently than in table 35 and is not listed in §63.100(f) of subpart F of this part, and the item of equipment is not otherwise exempt from controls by the provisions of subparts A, F, G, or H of this part; and

(e) The item of equipment:

(1) is a drain, drain hub, manhole, lift station, trench, pipe, or oil/water separator that conveys water with a total annual average concentration greater than or equal to 10,000 parts per million by weight of
Table 9 compounds at any flowrate; or a total annual average concentration greater than or equal to 1,000 parts per million by weight of Table 9 compounds at an annual average flow rate greater than or equal to 10 liters per minute. At a chemical manufacturing process unit subject to the new source requirements of 40 CFR 63.100(l)(1) or 40 CFR 63.100(l)(2), the criteria of this paragraph are also met if the item of equipment conveys water with an annual average concentration greater than or equal to 10 parts per million by weight of any Table 8 compound at an annual average flow rate greater than or equal to 0.02 liter per minute, or

(2) Is a tank that receives one or more streams that contain water with a total annual average concentration greater than or equal to 1,000 ppm (by weight) of Table 9 compounds at an annual average flowrate greater than or equal to 10 liters per minute. At a chemical manufacturing process unit subject to the new source requirements of 40 CFR 63.100(l)(1) or 40 CFR 63.100 (l)(2), the criteria of this paragraph are also met if the tank receives one or more streams that contain water with an annual average concentration greater than or equal to 10 parts per million by weight of any Table 8 compound at an annual average flow rate greater than or equal to 0.02 liter per minute. The owner or operator of the source shall determine the characteristics of the stream as specified in paragraphs (e)(2) (i) and (ii) of this section.

(i) The characteristics of the stream being received shall be determined at the inlet to the tank.

(ii) The characteristics shall be determined according to the procedures in §63.144 (b) and (c).


§63.150 Emissions averaging provisions.

(a) This section applies to owners or operators of existing sources who seek to comply with the emission standard in §63.112(a) of this subpart by using emissions averaging according to §63.112(f) of this subpart rather than following the provisions of §§63.113 through 63.148 of this subpart. Notwithstanding the definition of process vent in §63.101 and the sampling site designation in §63.115(a), for purposes of this section the location of a process vent shall be defined, and the characteristics of its gas stream shall be determined, consistent with paragraph (g)(2)(i) of this section.

(b) Unless an operating permit application has been submitted, the owner or operator shall develop and submit for approval an Implementation Plan containing all of the information required in §63.151(d) of this subpart for all points to be included in an emissions average. The Implementation Plan or operating permit application shall identify all emission points to be included in the emissions average. This must include any Group 1 emission points to which the reference control technology (defined in §63.111 of this subpart) is not applied and all other emission points being controlled as part of the average.

(c) The following emission points can be used to generate emissions averaging credits, if control was applied after November 15, 1990 and if sufficient information is available to determine the appropriate value of credits for the emission point:

(1) Group 2 emission points.

(2) Group 1 emission points that are controlled by a technology that the Administrator or permitting authority agrees has a higher nominal efficiency than the reference control technology. Information on the nominal efficiencies for such technologies must be submitted and approved as provided in paragraph (i) of this section.
(3) Emission points from which emissions are reduced by pollution prevention measures. Percent reductions for pollution prevention measures shall be determined as specified in paragraph (j) of this section.

(i) For a Group 1 emission point, the pollution prevention measure must reduce emissions more than the reference control technology would have had the reference control technology been applied to the emission point instead of the pollution prevention measure except as provided in paragraph (c)(3)(ii) of this section.

(ii) If a pollution prevention measure is used in conjunction with other controls for a Group 1 emission point, the pollution prevention measure alone does not have to reduce emissions more than the reference control technology, but the combination of the pollution prevention measure and other controls must reduce emissions more than the reference control technology would have had it been applied instead.

(d) The following emission points cannot be used to generate emissions averaging credits:

(1) Emission points already controlled on or before November 15, 1990, unless the level of control is increased after November 15, 1990, in which case credit will be allowed only for the increase in control after November 15, 1990.

(2) Group 1 emission points that are controlled by a reference control technology, unless the reference control technology has been approved for use in a different manner and a higher nominal efficiency has been assigned according to the procedures in paragraph (i) of this section. For example, it is not allowable to claim that an internal floating roof meeting the specifications of §63.119(b) of this subpart applied to a storage vessel is achieving greater than 95 percent control.

(3) Emission points on shut-down process units. Process units that are shut down cannot be used to generate credits or debits.

(4) Wastewater that is not process wastewater or wastewater streams treated in biological treatment units. These two types of wastewater cannot be used to generate credits or debits. For the purposes of this section, the terms wastewater and wastewater stream are used to mean process wastewater.

(5) Emission points controlled to comply with a State or Federal rule other than this subpart, unless the level of control has been increased after November 15, 1990 above what is required by the other State or Federal rule. Only the control above what is required by the other State or Federal rule will be credited. However, if an emission point has been used to generate emissions averaging credit in an approved emissions average, and the point is subsequently made subject to a State or Federal rule other than this subpart, the point can continue to generate emissions averaging credit for the purpose of complying with the previously approved average.

(e) For all points included in an emissions average, the owner or operator shall:

(1) Calculate and record monthly debits for all Group 1 emission points that are controlled to a level less stringent than the reference control technology for those emission points. Equations in paragraph (g) of this section shall be used to calculate debits.

(2) Calculate and record monthly credits for all Group 1 or Group 2 emission points that are overcontrolled to compensate for the debits. Equations in paragraph (h) of this section shall be used to calculate credits. Emission points and controls that meet the criteria of paragraph (c) of this section may be included in the credit calculation, whereas those described in paragraph (d) of this section shall not be included.
(3) Demonstrate that annual credits calculated according to paragraph (h) of this section are greater than or equal to debits calculated for the same annual compliance period according to paragraph (g) of this section.

(i) The owner or operator may choose to include more than the required number of credit-generating emission points in an average in order to increase the likelihood of being in compliance.

(ii) The initial demonstration in the Implementation Plan or operating permit application that credit-generating emission points will be capable of generating sufficient credits to offset the debits from the debit-generating emission points must be made under representative operating conditions. After the compliance date, actual operating data will be used for all debit and credit calculations.

(4) Demonstrate that debits calculated for a quarterly (3-month) period according to paragraph (g) of this section are not more than 1.30 times the credits for the same period calculated according to paragraph (h) of this section. Compliance for the quarter shall be determined based on the ratio of credits and debits from that quarter, with 30 percent more debits than credits allowed on a quarterly basis.

(5) Record and report quarterly and annual credits and debits in the Periodic Reports as specified in §63.152(c) of this subpart. Every fourth Periodic Report shall include a certification of compliance with the emissions averaging provisions as required by §63.152(c)(5)(iv)(B) of this subpart.

(f) Debits and credits shall be calculated in accordance with the methods and procedures specified in paragraphs (g) and (h) of this section, respectively, and shall not include emissions from the following:

(1) More than 20 individual Group 1 or Group 2 emission points. Where pollution prevention measures (as specified in paragraph (j)(1) of this section) are used to control emission points to be included in an emissions average, no more than 25 emission points may be included in the average. For example, if two emission points to be included in an emissions average are controlled by pollution prevention measures, the average may include up to 22 emission points.

(2) Periods of start-up, shutdown, and malfunction as described in the source's start-up, shutdown, and malfunction plan required by §63.6(e)(3) of subpart A of this part.

(3) Periods of monitoring excursions as defined in §63.152(c)(2)(ii)(A) of this subpart. For these periods, the calculation of monthly credits and debits shall be adjusted as specified in paragraphs (f)(3)(i) through (f)(3)(iii) of this section.

(i) No credits would be assigned to the credit-generating emission point.

(ii) Maximum debits would be assigned to the debit-generating emission point.

(iii) The owner or operator may demonstrate to the Administrator that full or partial credits or debits should be assigned using the procedures in paragraph (l) of this section.

(g) Debits are generated by the difference between the actual emissions from a Group 1 emission point that is uncontrolled or is controlled to a level less stringent than the reference control technology, and the emissions allowed for the Group 1 emission point. Debits shall be calculated as follows:

(1) The overall equation for calculating source-wide debits is:
Debits = \sum_{i=1}^{n}(EPV_{\text{ACTUAL}} - (0.02)EPV_{w}) + \sum_{i=1}^{n}(ES_{\text{ACTUAL}} - (0.05)ES_{w})
- \sum_{i=1}^{n}(ETR_{\text{ACTUAL}} - (0.02)ETR_{w})
+ \sum_{i=1}^{n}(EWW_{\text{ACTUAL}} - EWW_{ic})

where:

Debits and all terms of the equation are in units of megagrams per month, and

EPV_{\text{ACTUAL}} = Emissions from each Group 1 process vent i that is uncontrolled or is controlled to a level less stringent than the reference control technology. This is calculated according to paragraph (g)(2) of this section.

(0.02) EPV_{w} = Emissions from each Group 1 vent i if the reference control technology had been applied to the uncontrolled emissions, calculated according to paragraph (g)(2) of this section.

ES_{\text{ACTUAL}} = Emissions from each Group 1 storage vessel i that is uncontrolled or is controlled to a level less stringent than the reference control technology. This is calculated according to paragraph (g)(3) of this section.

(0.05) ES_{w} = Emissions from each Group 1 storage vessel i if the reference control technology had been applied to the uncontrolled emissions, calculated according to paragraph (g)(3) of this section.

ETR_{\text{ACTUAL}} = Emissions from each Group 1 transfer rack i that is uncontrolled or is controlled to a level less stringent than the reference control technology. This is calculated according to paragraph (g)(4) of this section.

(0.02) ETR_{w} = Emissions from each Group 1 transfer rack i if the reference control technology had been applied to the uncontrolled emissions, calculated according to paragraph (g)(4) of this section.

EWW_{\text{ACTUAL}} = Emissions from each Group 1 wastewater stream i that is uncontrolled or is controlled to a level less stringent than the reference control technology. This is calculated according to paragraph (g)(5) of this section.

EWW_{c} = Emissions from each Group 1 wastewater stream i if the reference control technology had been applied to the uncontrolled emissions. This is calculated according to paragraph (g)(5) of this section.

n = The number of emission points being included in the emissions average. The value of n is not necessarily the same for process vents, storage vessels, transfer racks, and wastewater.

(2) Emissions from process vents shall be calculated according to paragraphs (g)(2)(i) through (iii) of this section.

(i) The location of a process vent shall be defined, and the characteristics of its gas stream shall be determined at a point that meets the conditions in either paragraph (g)(2)(i)(A) or (B) of this section and the conditions in paragraphs (g)(2)(i)(C) through (E) of this section.

(A) The point is after the final recovery device (if any recovery devices are present).

(B) If a gas stream included in an emissions average is combined with one or more other gas streams after a final recovery device (if any recovery devices are present), then for each gas stream, the point is at a representative point after any final recovery device and as near as feasible to, but before, the point of combination of the gas streams.
(C) The point is before any control device (for process vents, recovery devices shall not be considered control devices).

(D) The point is before discharge to the atmosphere.

(E) The measurement site for determination of the characteristics of the gas stream was selected using Method 1 or 1A of 40 CFR part 60, appendix A.

(ii) The following equation shall be used for each process vent i to calculate EPV\(_{iu}\):

\[
EPV_{iu} = (2.494 \times 10^{-9}) Q h \left( \sum_{j=1}^{n} C_j M_j \right)
\]

where:

- EPV\(_{iu}\) = Uncontrolled process vent emission rate from process vent i, megagrams per month.
- Q = Vent stream flow rate, dry standard cubic meters per minute, measured using Method 2, 2A, 2C, or 2D of part 60, appendix A, as appropriate.
- h = Monthly hours of operation during which positive flow is present in the vent, hours per month.
- C\(_j\) = Concentration, parts per million by volume, dry basis, of organic HAP \(j\) as measured by Method 18 of part 60, appendix A.
- M\(_j\) = Molecular weight of organic HAP \(j\), gram per gram-mole.
- n = Number of organic HAP's.

(A) The values of Q, C\(_i\), and M\(_j\) shall be determined during a performance test conducted under representative operating conditions. The values of Q, C\(_i\), and M\(_j\) shall be established in the Notification of Compliance Status and must be updated as provided in paragraph (g)(2)(ii)(B) of this section.

(B) If there is a change in capacity utilization other than a change in monthly operating hours, or if any other change is made to the process or product recovery equipment or operation such that the previously measured values of Q, C\(_i\), and M\(_j\) are no longer representative, a new performance test shall be conducted to determine new representative values of Q, C\(_i\), and M\(_j\). These new values shall be used to calculate debits and credits from the time of the change forward, and the new values shall be reported in the next Periodic Report.

(iii) The following procedures and equations shall be used to calculate EPV\(_{actual}\):

(A) If the vent is not controlled by a control device or pollution prevention measure, EPV\(_{actual}\) = EPV\(_{iu}\), where EPV\(_{iu}\) is calculated according to the procedures in paragraphs (g)(2)(i) and (g)(2)(ii) of this section.

(B) If the vent is controlled using a control device or a pollution prevention measure achieving less than 98-percent reduction,

\[
EPV_{actual} = EPV_{iu} \times \left(1 - \frac{\text{Percent reduction}}{100}\right)
\]
(1) The percent reduction shall be measured according to the procedures in §63.116 of this subpart if a combustion control device is used. For a flare meeting the criteria in §63.116(a) of this subpart, or a boiler or process heater meeting the criteria in §63.116(b) of this subpart, the percent reduction shall be 98 percent. If a non-combustion control device is used, percent reduction shall be demonstrated by a performance test at the inlet and outlet of the device, or, if testing is not feasible, by a control design evaluation and documented engineering calculations.

(2) For determining debits from Group 1 process vents, recovery devices shall not be considered control devices and cannot be assigned a percent reduction in calculating EPV(actual). The sampling site for measurement of uncontrolled emissions is after the final recovery device. However, as provided in §63.113(a)(3), a Group 1 process vent may add sufficient recovery to raise the TRE index value above 1.0, thereby becoming a Group 2 process vent.

(3) Procedures for calculating the percent reduction of pollution prevention measures are specified in paragraph (j) of this section.

(3) Emissions from storage vessels shall be calculated as follows:

(i) The following equation shall be used for each storage vessel i to calculate ES_iu:

\[
ES_iu = \frac{LB + LW}{12}
\]

where:

\(ES_i\) = Uncontrolled emissions, defined as emissions from a fixed roof vessel having identical dimensions and vessel color as vessel i, megagrams per month.

\(LB\) = Breathing loss emissions, megagrams per year, calculated according to paragraph (g)(3)(i)(A) of this section.

\(LW\) = Working loss emissions, megagrams per year, calculated according to paragraph (g)(3)(i)(B) of this section.

12 = Constant, months per year.

(A) Breathing loss emissions shall be calculated using the following equation:

\[
LB = 1.02 \times 10^{-5}M_v\left(\frac{P}{P_A-P}\right)^{0.68\gamma^{1.73}}P \mu^0.51\gamma^0.50K_cK_c
\]

where:

\(M_v\) = Molecular weight of vapor in storage vessel, pound per pound-mole.

\(P\) = Average atmospheric pressure, pounds per square inch absolute.

\(P\) = True vapor pressure of the HAP at liquid storage temperature, pounds per square inch absolute. See table 21 of this subpart.
D = Tank diameter, feet.

H = Average vapor space height, feet. Use vessel-specific values or an assumed value of one-half the height.

ΔT = Average ambient diurnal temperature change, °F. A typical value of 20 °F may be used.

Fp = Paint factor, dimensionless, from table 22 of this subpart; use Fp = 1 for vessels located indoors.

C = Adjustment factor for small diameter tanks, dimensionless; use C = 1 for diameter ≥30 feet; use 

\[ C = 0.0771D - 0.0013D^2 - 0.1334 \]

for diameter <30 feet.

Kc = Product factor, dimensionless. Use 1.0 for organic HAP’s.

(B) Working losses shall be calculated using the following equation:

\[ L_w = 1.089 \times 10^{-8} \cdot M_v \cdot (P)(V)(N)(K_N)(K_c) \]

where:

V = Tank capacity, gallon.

N = Number of turnovers per year.

K_N = Turnover factor, dimensionless, and

\[ K_N' = \begin{cases} \frac{180 + N}{6N} & \text{for turnovers >36} \\ 1 & \text{for turnovers ≤36} \end{cases} \]

M_v, P, and K_c as defined in paragraph (g)(3)(i)(A) of this section.

(C) The owner or operator may elect to calculate ES_iu in accordance with the methods described in American Petroleum Institute Publication 2518, Evaporative Loss from Fixed-Roof Tanks (incorporated by reference as specified in §63.14 of this part).

(1) The owner or operator who elects to use these alternative methods must use them for all storage vessels included in the emissions average as debit or credit generating points.

(2) The equations of paragraphs (g)(3)(i)(A) and (g)(3)(i)(B) of this section shall not be used in conjunction with the alternative methods provided under paragraph (g)(3)(i)(C) of this section.

(ii) The following procedures and equations shall be used for each fixed roof storage vessel i that is not controlled with a floating roof to calculate ES_{actual}:

(A) If the vessel is not controlled, \( ES_{actual} = ES_{iu} \), where \( ES_{iu} \) is calculated according to the procedures in paragraph (g)(3)(i) of this section.

(B) Except as provided in paragraph (g)(3)(ii)(C) of this section, if the vessel is controlled using a control device or pollution prevention measure achieving less than 95-percent reduction,

\[ ES_{actual} = ES_{iu} \times \left( \frac{1 - \text{Percent reduction}}{100} \right) \]
(1) The percent reduction for a control device shall be determined through a design evaluation according to the procedures specified in §63.120(d) of this subpart.

(2) Procedures for calculating the percent reduction for pollution prevention measures are specified in paragraph (j) of this section.

(C) If the vessel is controlled according to the provisions of §63.119(e)(2) of this section whereby the control device is only required to achieve at least 90-percent reduction, the vessel shall not be considered to be generating debits.

(iii) The following equation shall be used for each internal floating roof vessel \( i \) that does not meet the specifications of §63.119(b) or (d) of this subpart to calculate \( ES_{\text{ACTUAL}} \):

\[
ES_{\text{ACTUAL}} = \frac{L_W + L_K + L_F + L_D}{12}
\]

where:

- \( L_W \) = Withdrawal loss emissions, megagrams per year, calculated according to paragraph (g)(3)(iii)(A) of this section.
- \( L_K \) = Rim seal loss emissions, megagrams per year, calculated according to paragraph (g)(3)(iii)(B) of this section.
- \( L_F \) = Fitting loss emissions, megagrams per year, calculated according to paragraph (g)(3)(iii)(C) of this section.
- \( L_D \) = Deck seam loss emissions, megagrams per year, calculated according to paragraph (g)(3)(iii)(D) of this section.
- \( 12 \) = Constant, months per year.

(A) Withdrawal loss emissions shall be calculated using the following equation:

\[
L_W = \frac{1.018 \times 10^{-5} Q C W_L}{D} \left[ 1 + \left( \frac{N_c F_c}{D} \right) \right]
\]

where:

- \( Q \) = Throughput, gallon per year; (gallon/turnover) * (turnovers per year).
- \( C \) = Shell clingage factor, barrel per 1,000 square foot, see table 23 of this subpart.
- \( W_L \) = Average liquid density, pound per gallon.
- \( D \) = Tank diameter, feet.
- \( N_c \) = Number of columns, dimensionless, see table 24 of this subpart.
- \( F_c \) = Effective column diameter, feet [column perimeter (feet) * 3.1416], see table 25 of this subpart.

(B) Rim seal loss emissions shall be calculated using the following equation:
\[ L_R = \frac{K_v V^n P^* D M_v K_e}{2,205} \]

where:

- \( M_v \) = Molecular weight of vapor in storage vessel, pound per pound-mole.
- \( D \) = Tank diameter, feet.
- \( K_v \) = Product factor, dimensionless; use 1.0 for organic HAP's.
- \( K_s \) = Seal factor, pound-mole per \([\text{foot (miles per hour)}^n \text{year}]\), see table 26 of this subpart.
- \( V \) = Average wind speed at the source, miles per hour. A value of 10 miles per hour may be assumed if source-specific data are not available.
- \( n \) = Seal related wind speed exponent, dimensionless, see table 26 of this subpart.
- 2,205 = Constant, pounds per megagram.
- \( P^* \) = Vapor pressure function, dimensionless, and

\[ P^* = \frac{P}{P_A} \left[ 1 + \left( 1 - \frac{P}{P_A} \right)^{0.5} \right]^{-2} \]

where:

- \( P_A \) = Average atmospheric pressure, pounds per square inch absolute.
- \( P \) = True vapor pressure at liquid storage temperature, pounds per square inch absolute.

(C) Fitting loss emissions shall be calculated using the following equation:

\[ L_F = \frac{F_f P^* M_v K_e}{2,205} \]

where:

- \( F_f \) = The total deck fitting loss factor, pound-mole per year, and

where:

\[ F_f = \sum_{i=1}^{N} (N_{F_i} K_{F_i}) = \left[ (N_{F_1} K_{F_1}) + (N_{F_2} K_{F_2}) + \ldots + (N_{F_n} K_{F_n}) \right] \]
\( N_{Fi} = \text{Number of fittings of a particular type, dimensionless.} \) \( N_{Fi} \) is determined for the specific tank or estimated from tables 24 and 27 of this subpart.

\( K_{Fi} = \text{Deck fitting loss factor for a particular type fitting, pound-mole per year.} \) \( K_{Fi} \) is determined for each fitting type from table 27 of this subpart.

\( n = \text{Number of different types of fittings, dimensionless.} \)

\( P^*, M, K_c, \text{and} 2,205 \) as defined in paragraph (g)(3)(iii)(B) of this section.

(D) Deck seam loss emissions shall be calculated using the following equation:

\[
L_D = \frac{K_D S_D D^2 P^* M \gamma K_c}{2,205}
\]

where:

\( K_D = \text{Deck seam loss factor, pound-mole per foot per year, and} \)

\( K_D = 0.34 \) for non-welded decks.

\( K_D = 0 \) for welded decks.

\( S_D = \text{Deck seam length factor, feet per square foot, see table 28 of this subpart.} \)

\( D, P^*, M, K_c, \text{and} 2,205 \) as defined in paragraph (g)(3)(iii)(B) of this section.

(iv) The following equation shall be used for each external floating roof vessel \( i \) that does not meet the specifications of §63.119(c) of this subpart to calculate \( ES_{\text{ACTUAL}} \):

\[
ES_{\text{ACTUAL}} = \frac{L_w + L_{R} + L_{F}}{12}
\]

where:

\( L_w = \text{Withdrawal loss emissions, megagrams per year, calculated according to paragraph (g)(3)(iv)(A) of this section.} \)

\( L_R = \text{Rim seal loss emissions, megagrams per year, calculated according to paragraph (g)(3)(iv)(B) of this section.} \)

\( L_F = \text{Fitting loss emissions, megagrams per year, calculated according to paragraph (g)(3)(iv)(C) of this section.} \)

\( 12 = \text{Constant, months per year.} \)

(A) Withdrawal loss emissions shall be calculated using the following equation:

\[
L_w = \frac{4.28 \times 10^{-4} Q CW_z}{D}
\]
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where:

Q = Throughput, gallons per year.

C = Shell clingage factor, barrel per 1,000 square foot, see table 23 of this subpart.

\( W_L \) = Average liquid density, pound per gallon.

D = Vessel diameter, feet.

(B) Rim seal loss emissions shall be calculated using the following equation:

\[
L_R = \frac{K_s V^N P^* D M_v K_c}{2,205}
\]

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where:

\( K_s \) = Seal factor, pound-mole per [foot (miles per hour)\(^n\) year], see table 29 of this subpart.

V = Average wind speed, miles per hour, at the source. A value of 10 miles per hour may be assumed if source-specific data are not available.

N = Seal wind speed exponent, dimensionless, see table 29 of this subpart.

\( P^* \) = Vapor pressure function, dimensionless, as defined in paragraph (g)(3)(iii)(B) of this section.

D = Vessel diameter, feet.

\( M_v \) = Molecular weight of the HAP, pound per pound-mole.

\( K_c \) = Product factor, dimensionless; use 1.0 for organic HAP’s.

2,205 = Constant, pounds per megagram.

(C) Fitting loss emissions shall be calculated using the following equation:

\[
L_F = \frac{F_F P^* M_v K_c}{2,205}
\]

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where:

\( F_F \) = The total deck fitting loss factor, pound-mole per year, and

\[
F_F = \sum_{i=1}^{n} (N_K K_F) = \left[ (N_1 K_1) + (N_2 K_2) + \ldots + (N_n K_n) \right]
\]

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where:

\( N_{Fi} \) = Number of fittings of a particular type, dimensionless. \( N_{Fi} \) is determined for the specific tank or estimated from tables 30 through 32 of this subpart.

\( K_{Fi} \) = Deck fitting loss factor for a particular type fitting, pound-mole per year, and

\( K_{Fi} = K_{Fi} + K_{Bi} V_{mi} \) pound-mole per year, see table 30 of this subpart for the appropriate values of \( K_{Fi} \), \( K_{Bi} \), and \( m \) for each fitting type.

\( V \), \( P^* \), \( M_v \), \( K_c \), and 2,205 as defined in paragraph (g)(3)(iv)(B) of this section.

(4) Emissions from transfer racks shall be calculated as follows:

(i) The following equation shall be used for each transfer rack \( i \) to calculate \( ETR_{ri} \):

\[
ETR_{ri} = \left( 1.20 \times 10^{-7} \right) \frac{SPM_i M_i G_i}{T_i}
\]

(ii) The following equation shall be used for each transfer rack \( i \) to calculate the weighted average rack partial pressure:

\[
P = \frac{\sum_{j=1}^{n} (P_j G_j)}{G}
\]

where:

\( ETR_{ri} \) = Uncontrolled transfer HAP emission rate from transfer rack \( i \), megagrams per month.

\( S \) = Saturation factor, dimensionless (see table 33 of this subpart).

\( P \) = Weighted average rack partial pressure of organic HAP’s transferred at the rack during the month, kilopascals.

\( M \) = Weighted average molecular weight of organic HAP’s transferred at the transfer rack during the month, gram per gram-mole.

\( G \) = Monthly volume of organic HAP’s transferred, liters per month.

\( T \) = Weighted rack bulk liquid loading temperature during the month, Kelvin (\(^\circ\)C + 273).

\( P_i \) = Maximum true vapor pressure of individual organic HAP transferred at the rack, kilopascals.

\( G \) = Monthly volume of organic HAP transferred, liters per month, and

\[
G = \sum_{j=1}^{n} G_j
\]
G_i = Monthly volume of individual organic HAP transferred at the transfer rack, liters per month.

n = Number of organic HAP's transferred at the transfer rack.

(iii) The following equation shall be used for each transfer rack i to calculate the weighted average rack molecular weight:

\[ M = \frac{\sum_{j=1}^{n} (M_j G_j)}{G} \]

where:

M = Molecular weight of individual organic HAP transferred at the rack, gram per gram-mole.

G, G_j, and n as defined in paragraph (g)(4)(ii) of this section.

(iv) The following equation shall be used for each transfer rack i to calculate the monthly weighted rack bulk liquid loading temperature:

\[ T' = \frac{\sum_{j=1}^{n} (T_j G_j)}{G} \]

where:

T_j = Average annual bulk temperature of individual organic HAP loaded at the transfer rack, Kelvin ((°degC + 273).

G, G_j, and n as defined in paragraph (g)(4)(ii) of this section.

(v) The following procedures and equations shall be used to calculate ETR_{ACTUAL}:

(A) If the transfer rack is not controlled, ETR_{ACTUAL} = ETR_u, where ETR_u is calculated using the equations specified in paragraphs (g)(4)(i) through (g)(4)(iv) of this section.

(B) If the transfer rack is controlled using a control device or a pollution prevention measure achieving less than the 98-percent reduction,

\[ ETR_{ACTUAL} = ETR_u \left(1 - \frac{\text{Percent reduction}}{100\%}\right) \]

(1) The percent reduction for a control device shall be measured according to the procedures and test methods specified in §63.128(a) of this subpart. For a flare meeting the criteria in §63.128(b) of this
subpart or a boiler or process heater meeting the criteria in §63.128(c) of this subpart, the percent reduction shall be 98 percent. If testing is not feasible, percent reduction shall be determined through a design evaluation according to the procedures specified in §63.128(h) of this subpart.

(2) Procedures for calculating the percent reduction for pollution prevention measures are specified in paragraph (j) of this section.

(5) Emissions from wastewater shall be calculated as follows:

(i) The following equation shall be used for each wastewater stream i to calculate EWWic:

\[
EWWic = \left(6.0 \times 10^{-8}\right) Q_i H_i \sum_{m=1}^{s} \left(1 - F_{r_m}\right) F_{e_m} HAP_{m} \\
+ \left(0.05\right) \left(6.0 \times 10^{-8}\right) Q_i H_i \sum_{m=1}^{s} \left(F_{r_m} HAP_{m}\right)
\]

where:

EWWic = Monthly wastewater stream emission rate if wastewater stream i is controlled by the reference control technology, megagrams per month.

Q_i = Average flow rate for wastewater stream i, as determined by the procedure in §63.144(c)(3), liters per minute.

H_i = Number of hours during the month that wastewater stream i was generated, hours per month.

s = Total number of table 9 HAP in wastewater stream i.

F_{r_m} = Fraction removed of table 9 HAP m in wastewater, from table 9, dimensionless.

F_{e_m} = Fraction emitted of table 9 HAP m in wastewater, from table 34, dimensionless.

HAP_{m} = Average concentration of table 9 HAP m in wastewater stream i, parts per million by weight.

(A) HAP_{m} shall be determined for the point of determination or, at a location downstream of the point of determination and adjusted according as specified in §63.144(b)(6) of this subpart, by developing and using the sampling plan specified in §63.144(b)(5)(ii) of this subpart. The samples collected may be analyzed by any of the methods specified in §63.144(b)(5)(i)(B) through (b)(5)(i)(F) of this subpart. Concentration measurements based on Method 305 shall be adjusted by dividing each concentration by the compound-specific Fm factor listed on table 34 of this subpart. Concentration measurements other than Method 305 shall not be adjusted by the compound-specific Fm factor listed in table 34 of this subpart.

(B) Values for Q_i, HAP_{m}, and C_m shall be determined during a performance test conducted under representative conditions as specified in §63.145(a)(3) and (a)(4) of this subpart. The average value obtained from three test runs shall be used. The values of Q_i, HAP_{m}, and C_m shall be established in the Notification of Compliance Status and must be updated as provided in paragraph (g)(5)(i)(C) of this section.

(C) If there is a change to the process or operation such that the previously measured values of Q_i, HAP_{m}, and C_m are no longer representative, a new performance test shall be conducted to determine new representative values of Q_i, HAP_{m}, and C_m. These new values shall be used to calculate debits and credits from the time of the change forward, and the new values shall be reported in the next Periodic Report.
(ii) The following equation shall be used to calculate $EWW_{\text{ACTUAL}}$ for each wastewater stream $i$ that is not managed according to the provisions for waste management units of §§63.133 through 63.137 of this subpart, as applicable, which specify equipment and work practices for suppressing and controlling vapors. $Q_i$, $H_i$, $s$, $Fe_m$, and $HAP_{im}$ are as defined and determined according to paragraph (g)(5)(i) of this section.

$$EWW_{\text{ACTUAL}} = \left(6.0 \times 10^{-8}\right) Q_i H_i \sum_{m=1}^{i} Fe_m HAP_{im}$$

Where:

$EWW_{\text{ACTUAL}}$ = Monthly wastewater stream emission rate if wastewater stream $i$ is uncontrolled or is controlled to a level less stringent than the reference control technology, megagrams per month.

(iii) The following equation shall be used to calculate $EWW_{\text{ACTUAL}}$ for each wastewater stream $i$ that is managed according to the requirements of §§63.133 through 63.137 of this subpart, as applicable, and wastewater stream $i$ is uncontrolled or is controlled to a level less stringent than the reference control technology (for the purposes of the wastewater emissions averaging provisions, the term control is used to mean treatment). $Q_i$, $H_i$, $s$, $Fe_m$, and $HAP_{im}$ are as defined and determined according to paragraph (g)(5)(i) of this section.

$$EWW_{\text{ACTUAL}} = \left(6.0 \times 10^{-8}\right) Q_i H_i \sum_{m=1}^{i} Fe_m HAP_{im} \left(1 - PR_{im}\right)$$

$$+ \left(1 - \frac{PR_{im}}{100}\right) \left(6.0 \times 10^{-8}\right) Q_i H_i \sum_{m=1}^{i} HAP_{im} PR_{im}$$

Where:

$EWW_{\text{ACTUAL}}$ = Monthly wastewater stream emission rate if wastewater stream $i$ is uncontrolled or is controlled to a level less stringent than the reference control technology, megagrams per month.

$PR_{im}$ = The efficiency of the treatment process, or series of treatment processes, which treat wastewater stream $i$, in reducing the emission potential of table 9 HAP $m$ in wastewater, dimensionless, as calculated by:

$$PR_{im} = \frac{HAP_{in-\text{in}} - HAP_{im-\text{out}}}{HAP_{in-\text{in}}}$$

Where:

$HAP_{in-\text{in}}$ = Average concentration of table 9 HAP $m$, parts per million by weight, as defined and determined according to paragraph (g)(5)(i) of this section, in the wastewater entering the first treatment process in the series.

$HAP_{im-\text{out}}$ = Average concentration of table 9 HAP $m$, parts per million by weight, as defined and determined according to paragraph (g)(5)(i) of this section, in the wastewater exiting the last treatment process in the series.
R = Reduction efficiency of the device used to control any vapor streams emitted and collected from wastewater stream i during treatment, dimensionless, as determined according to the procedures in §63.145(i) or (j) of this subpart.

(h) Credits are generated by the difference between emissions that are allowed for each Group 1 and Group 2 emission point and the actual emissions from a Group 1 or Group 2 emission point that has been controlled after November 15, 1990 to a level more stringent than what is required by this subpart or any other State or Federal rule or statute. Credits shall be calculated as follows:

(1) The overall equation for calculating source-wide credits is:

\[
Credits = D \sum_{i=1}^{n} ((0.02) EPV_{1i\text{ACTUAL}} - EPV_{1i\text{BASE}}) + D \sum_{i=1}^{n} (EPV_{2i\text{BASE}} - EPV_{2i\text{ACTUAL}}) + D \sum_{i=1}^{n} ((0.05) ES_{1i\text{ACTUAL}} - ES_{1i\text{BASE}}) + D \sum_{i=1}^{n} (ES_{2i\text{BASE}} - ES_{2i\text{ACTUAL}}) + D \sum_{i=1}^{n} ((0.02) ETR_{1i\text{ACTUAL}} - ETR_{1i\text{BASE}}) + D \sum_{i=1}^{n} (ETR_{2i\text{BASE}} - ETR_{2i\text{ACTUAL}})
\]

where:

Credits and all terms of the equation are in units of megagrams per month, the baseline date is November 15, 1990, and:

D=Discount factor=0.9 for all credit generating emission points except those controlled by a pollution prevention measure, which will not be discounted.

EPV_{1i\text{ACTUAL}} = Emissions for each Group 1 process vent i that is controlled to a level more stringent than the reference control technology, calculated according to paragraph (h)(2) of this section.

(0.02) EPV_{1i\text{BASE}} = Emissions from each Group 1 process vent i if the reference control technology had been applied to the uncontrolled emissions. EPV_{1i\text{BASE}} is calculated according to paragraph (h)(2) of this section.

EPV_{2i\text{ACTUAL}} = Emissions from each Group 2 process vent i that is controlled, calculated according to paragraph (h)(2) of this section.

EPV_{2i\text{BASE}} = Emissions from each Group 2 process vent i at the baseline date, as calculated in paragraph (h)(2) of this section.

ES_{1i\text{ACTUAL}} = Emissions from each Group 1 storage vessel i that is controlled to a level more stringent than the reference control technology, calculated according to paragraph (h)(3) of this section.

(0.05) ES_{1i\text{BASE}} = Emissions from each Group 1 storage vessel i if the reference control technology had been applied to the uncontrolled emissions. ES_{1i\text{BASE}} is calculated according to paragraph (h)(3) of this section.

ES_{2i\text{ACTUAL}} = Emissions from each Group 2 storage vessel i that is controlled, calculated according to paragraph (h)(3) of this section.

ES_{2i\text{BASE}} = Emissions from each Group 2 storage vessel i at the baseline date, as calculated in paragraph (h)(3) of this section.

ETR_{1i\text{ACTUAL}} = Emissions from each Group 1 transfer rack i that is controlled to a level more stringent than the reference control technology, calculated according to paragraph (h)(4) of this section.
(0.02) ETR1\textsubscript{i} = Emissions from each Group 1 transfer rack \(i\) if the reference control technology had been applied to the uncontrolled emissions. ETR1\textsubscript{i} is calculated according to paragraph (h)(4) of this section.

ETR2\textsubscript{ACTUAL} = Emissions from each Group 2 transfer rack \(i\) that are controlled, calculated according to paragraph (h)(4) of this section.

ETR2\textsubscript{BASE} = Emissions from each Group 2 transfer rack \(i\) at the baseline date, as calculated in paragraph (h)(4) of this section.

EWW1\textsubscript{ACTUAL} = Emissions from each Group 1 wastewater stream \(i\) that is controlled to a level more stringent than the reference control technology, calculated according to paragraph (h)(5) of this section.

EWW1\textsubscript{c} = Emissions from each Group 1 wastewater stream \(i\) if the reference control technology had been applied to the uncontrolled emissions, calculated according to paragraph (h)(5) of this section.

EWW2\textsubscript{ACTUAL} = Emissions from each Group 2 wastewater stream \(i\) that is controlled, calculated according to paragraph (h)(5) of this section.

EWW2\textsubscript{BASE} = Emissions from each Group 2 wastewater stream \(i\) at the baseline date, calculated according to paragraph (h)(5) of this section.

\(n\) = Number of Group 1 emission points included in the emissions average. The value of \(n\) is not necessarily the same for process vents, storage vessels, transfer racks, and wastewater.

\(m\) = Number of Group 2 emission points included in the emissions average. The value of \(m\) is not necessarily the same for process vents, storage vessels, transfer racks, and wastewater.

(i) For an emission point controlled using a reference control technology, the percent reduction for calculating credits shall be no greater than the nominal efficiency associated with the reference control technology, unless a higher nominal efficiency is assigned as specified in paragraph (h)(1)(ii) of this section.

(ii) For an emission point controlled to a level more stringent than the reference control technology, the nominal efficiency for calculating credits shall be assigned as described in paragraph (i) of this section. A reference control technology may be approved for use in a different manner and assigned a higher nominal efficiency according to the procedures in paragraph (i) of this section.

(iii) For an emission point controlled using a pollution prevention measure, the nominal efficiency for calculating credits shall be as determined as described in paragraph (j) of this section.

(2) Emissions from process vents shall be determined as follows:

(i) Uncontrolled emissions from Group 1 process vents, \(EPV1\textsubscript{iu}\), shall be calculated according to the procedures and equation for \(EPV1\textsubscript{u}\) in paragraphs (g)(2)(i) and (g)(2)(ii) of this section.

(ii) Actual emissions from Group 1 process vents controlled using a technology with an approved nominal efficiency greater than 98 percent or a pollution prevention measure achieving greater than 98 percent emission reduction, \(EPV1\textsubscript{ACTUAL}\), shall be calculated according to the following equation:

\[
EPV1\textsubscript{ACTUAL} = EPV1\textsubscript{iu} \left(1 - \frac{\text{Nominal efficiency } \%}{100}\right)
\]

(iii) The following procedures shall be used to calculate actual emissions from Group 2 process vents, \(EPV2\textsubscript{ACTUAL}\):
(A) For a Group 2 process vent controlled by a control device, a recovery device applied as a pollution prevention project, or a pollution prevention measure, if the control achieves a percent reduction less than or equal to 98 percent reduction,

\[
EPV_{2\text{,actual}} = EPV_{2\text{,u}} \times \left(1 - \frac{\text{Percent reduction}}{100}\right)
\]

(i) EPV\(_{2\text{,u}}\) shall be calculated according to the equations and procedures for EPV\(_{u}\) in paragraphs (g)(2)(i) and (g)(2)(ii) of this section, except as provided in paragraph (h)(2)(iii)(A)(3) of this section.

(2) The percent reduction shall be calculated according to the procedures in paragraphs (g)(2)(iii)(B)(1) through (g)(2)(iii)(B)(3) of this section, except as provided in paragraph (h)(2)(iii)(A)(4) of this section.

(3) If a recovery device was added as part of a pollution prevention project, EPV\(_{2\text{,u}}\) shall be calculated prior to that recovery device. The equation for EPV\(_{u}\) in paragraph (g)(2)(ii) of this section shall be used to calculate EPV\(_{2\text{,u}}\); however, the sampling site for measurement of vent stream flow rate and organic HAP concentration shall be at the inlet of the recovery device.

(4) If a recovery device was added as part of a pollution prevention project, the percent reduction shall be demonstrated by conducting a performance test at the inlet and outlet of that recovery device.

(B) For a Group 2 process vent controlled using a technology with an approved nominal efficiency greater than 98 percent or a pollution prevention measure achieving greater than 98 percent reduction,

\[
EPV_{2\text{,actual}} = EPV_{2\text{,u}} \left(1 - \frac{\text{Nominal efficiency}\%}{100}\right)
\]

(iv) Emissions from Group 2 process vents at baseline, EPV\(_{2\text{,base}}\), shall be calculated as follows:

(A) If the process vent was uncontrolled on November 15, 1990, EPV\(_{2\text{,base}}\) = EPV\(_{2\text{,u}}\), and shall be calculated according to the procedures and equation for EPV\(_{u}\) in paragraphs (g)(2)(i) and (g)(2)(ii) of this section.

(B) If the process vent was controlled on November 15, 1990,

\[
EPV_{2\text{,base}} = EPV_{2\text{,u}} \left(1 - \frac{\text{Percent reduction}\%}{100}\right)
\]

where EPV\(_{2\text{,u}}\) is calculated according to the procedures and equation for EPV\(_{u}\) in paragraphs (g)(2)(i) and (g)(2)(ii) of this section. The percent reduction shall be calculated according to the procedures specified in paragraphs (g)(2)(iii)(B)(1) through (g)(2)(iii)(B)(3) of this section.
(C) If a recovery device was added to a process vent as part of a pollution prevention project initiated after November 15, 1990, EPV2_{BASE} = EPV2_{iu}, where EPV2_{iu} is calculated according to paragraph (h)(2)(iii)(A)(3) of this section.

(3) Emissions from storage vessels shall be determined as follows:

(i) Uncontrolled emissions from Group 1 storage vessels, ES_{1u}, shall be calculated according to the equations and procedures for ES_{u} in paragraph (g)(3)(i) of this section.

(ii) Actual emissions from Group 1 storage vessels controlled using a technology with an approved nominal efficiency greater than 95 percent or a pollution prevention measure achieving greater than 95 percent emission reduction, ES_{1\text{ACTUAL}}^{\text{ACTUAL}} , shall be calculated according to the following equation:

$$ES_{1\text{ACTUAL}} = ES_{1u} \left(1 - \frac{\text{Nominal efficiency \%}}{100\%}\right)$$

(iii) The following procedures shall be used to calculate actual emissions from Group 2 storage vessels, ES_{2\text{ACTUAL}}:

(A) For a Group 2 storage vessel controlled using a control device or a pollution prevention measure (other than an internal or external floating roof) achieving a percent reduction less than or equal to 95-percent reduction,

$$ES_{2\text{ACTUAL}} = ES_{2u} \times \left(1 - \frac{\text{Percent reduction}}{100\%}\right)$$

(1) ES_{2u} is calculated according to the equations and procedures for ES_{u} in paragraph (g)(3)(i) of this section.

(2) The percent reduction shall be calculated according to the procedures in paragraphs (g)(3)(ii)(B)(1) and (g)(3)(ii)(B)(2) of this section.

(3) If an internal or external floating roof meeting the specifications of §63.119 (b), (c), or (d) of this subpart is used to control the vessel, the percent reduction shall be 95 percent.

(B) If a Group 2 storage vessel is controlled with an internal or external floating roof not meeting the specifications of §63.119 (b), (c), or (d) of this subpart, ES_{2\text{ACTUAL}} shall be calculated as specified for ES_{\text{ACTUAL}} in paragraph (g)(3)(iii) or (g)(3)(iv) of this section.

(C) For a Group 2 storage vessel controlled using a technology with an approved nominal efficiency greater than 95 percent or a pollution prevention measure achieving greater than 95 percent reduction,
(iv) Emissions from Group 2 storage vessels at baseline, ES2\textsubscript{BASE}, shall be calculated as follows:

(A) If the fixed-roof vessel was uncontrolled on November 15, 1990, ES2\textsubscript{BASE} = ES2\textsubscript{u} and shall be calculated according to the procedures and equations for ES\textsubscript{u} in paragraph (g)(3)(i) of this section.

(B) If the storage vessel was controlled on November 15, 1990:

1. The equations for ES\textsubscript{ACTUAL} in paragraph (g)(3)(iii) of this section shall be used to calculate ES2\textsubscript{BASE} for vessels controlled with an internal floating roof that does not meet the specifications of §63.119 (b) or (d) of this subpart.

2. The equations for ES\textsubscript{ACTUAL} in paragraph (g)(3)(iv) of this section shall be used to calculate ES2\textsubscript{BASE} for vessels controlled with an external floating roof that does not meet the specifications of §63.119(c) of this subpart.

3. The following equations shall be used to calculate ES2\textsubscript{BASE} for vessels controlled with a control device,

\[
ES2\textsubscript{BASE} = ES2\textsubscript{u} \left( 1 - \frac{\text{Percent reduction \%}}{100\%} \right)
\]

where ES2\textsubscript{u} shall be calculated according to the equations for ES\textsubscript{u} in paragraph (g)(3)(i) of this section. The percent reduction shall be calculated according to the procedures in paragraphs (g)(3)(ii)(B)(1) and (g)(3)(ii)(B)(2) of this section.

(4) Emissions from transfer racks shall be determined as follows:

(i) Uncontrolled emissions from Group 1 transfer racks, ETR1\textsubscript{u}, shall be calculated according to the procedures and equations for ETR\textsubscript{u} as described in paragraphs (g)(4)(i) through (g)(4)(iv) of this section.

(ii) Actual emissions from Group 1 transfer racks controlled using a technology with an approved nominal efficiency greater than 98 percent or a pollution prevention measure achieving greater than 98 percent emission reduction, ETR\textsubscript{ACTUAL}, shall be calculated according to the following equation:

\[
ETR1\textsubscript{ACTUAL} = ETR1\textsubscript{u} \left( 1 - \frac{\text{Nominal efficiency}}{100\%} \right)
\]

(iii) The following procedures shall be used to calculate actual emissions from Group 2 transfer racks, ETR2\textsubscript{ACTUAL}:

(A) For a Group 2 transfer rack controlled by a control device or a pollution prevention measure achieving a percent reduction less than or equal to 98 percent reduction,

\[
ETR2\textsubscript{ACTUAL} = ETR2\textsubscript{u} \left( 1 - \frac{\text{Percent reduction \%}}{100\%} \right)
\]
(1) ETR2, shall be calculated according to the equations and procedures for ETRn in paragraphs (g)(4)(i) through (g)(4)(iv) of this section.

(2) The percent reduction shall be calculated according to the procedures in paragraph (g)(4)(v)(B)(1) and (g)(4)(v)(B)(2) of this section.

(B) For a Group 2 transfer rack controlled using a technology with an approved nominal efficiency greater than 98 percent or a pollution prevention measure achieving greater than 98 percent reduction,

\[ ETR2_{\text{ACTUAL}} = ETR2_{iu} \left( 1 - \frac{\text{Nominal efficiency}}{100\%} \right) \]

(iv) Emissions from Group 2 transfer racks at baseline, ETR2_{BASE}, shall be calculated as follows:

(A) If the transfer rack was uncontrolled on November 15, 1990, ETR2_{BASE} = ETR2, and shall be calculated according to the procedures and equations for ETRn in paragraphs (g)(4)(i) through (g)(4)(iv) of this section.

(B) If the transfer rack was controlled on November 15, 1990,

\[ ETR2_{\text{BASE}} = ETR2_{iu} \left( 1 - \frac{\text{Percent reduction}}{100\%} \right) \]

where ETR2, is calculated according to the procedures and equations for ETRn in paragraphs (g)(4)(i) through (g)(4)(iv) of this section. Percent reduction shall be calculated according to the procedures in paragraphs (g)(4)(v)(B)(1) and (g)(4)(v)(B)(2) of this section.

(5) Emissions from wastewater shall be determined as follows:

(i) EWW1, shall be calculated according to the equation for EWW, in paragraph (g)(5)(i) of this section.

(ii) EWW2_{BASE} shall be calculated according to the equation for EWW_{ACTUAL} in paragraph (g)(5)(ii) of this section for each Group 2 wastewater stream i, which on November 15, 1990, was not managed according to the requirements of §§63.133 through 63.137 of this subpart, as applicable.

(iii) EWW2_{BASE} shall be calculated according to the equation for EWW_{ACTUAL} in paragraph (g)(5)(iii) of this section for each Group 2 wastewater stream i, which on November 15, 1990, was managed according to the requirements of §§63.133 through 63.137 of this subpart, as applicable, and was uncontrolled or controlled to a level less stringent than the reference control technology.

(iv) For Group 2 wastewater streams that are managed according to the requirements of §§63.133 through 63.137 of this subpart, as applicable, EWW2_{ACTUAL} shall be calculated as follows:
(A) \(EWW_{2\text{ACTUAL}}\) shall be calculated according to the equation for \(EWW_{\text{ACTUAL}}\) in paragraph (g)(5)(iii) of this section for each Group 2 wastewater stream \(i\) that is controlled to a level less stringent than, or equivalent to, the reference control technology.

(B) \(EWW_{2\text{ACTUAL}}\) shall be calculated according to the procedures for calculating \(EWW_{1\text{ACTUAL}}\) in paragraph (h)(5)(v) of this section for each Group 2 wastewater stream that is controlled to a level more stringent than the reference control technology.

(v) The following equations for \(EWW_{1\text{ACTUAL}}\) shall be used to calculate emissions from each Group 1 wastewater stream \(i\) that is managed according to the requirements of §§63.133 through 63.137 of this subpart, as applicable, and is controlled to a level more stringent than the reference control technology.

(A) If the Group 1 wastewater stream \(i\) is controlled using a treatment process or series of treatment processes with an approved nominal reduction efficiency in the concentration of table 9 HAP for stream \(i\) greater than that of the design steam stripper specified in §63.138(d) of this subpart, and the control device used to reduce table 9 HAP emissions from the vapor stream(s) vented from the treatment process(es) achieves a percent reduction equal to 95 percent, the following equation shall be used. All terms in this equation are as defined and determined in paragraph (g)(5) of this section.

\[
EWW_{1\text{ACTUAL}} = (6.0 \times 10^{-8}) Q_i H_i \sum_{m=1}^{s} \left[ R_{m \text{HAP}_{im}} (1 - P_{m_{im}}) \right] \\
+ 0.05 \left( 6.0 \times 10^{-8} \right) Q_i H_i \sum_{m=1}^{s} \left[ H_{m \text{HAP}_{im}} P_{m_{im}} \right]
\]

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(B) If the Group 1 wastewater stream \(i\) is not controlled using a treatment process or series of treatment processes with a nominal reduction efficiency in the table 9 HAP concentration greater than that of the design steam stripper specified in §63.138(d) of this subpart, but the vapor stream(s) vented from the treatment process(es) are controlled using a device with an approved nominal efficiency greater than 95 percent, the following equation shall be used. All terms other than nominal efficiency are as defined and determined in paragraph (g)(5) of this section.

\[
EWW_{1\text{ACTUAL}} = (6.0 \times 10^{-8}) Q_i H_i \sum_{m=1}^{s} \left[ R_{m \text{HAP}_{im}} (1 - F_{r_{m}}) \right] \\
+ \left( 1 - \frac{\text{Nominal efficiency \%}}{100} \right) \left( 6.0 \times 10^{-8} \right) Q_i H_i \sum_{m=1}^{s} \left[ H_{m \text{HAP}_{im}} F_{r_{m}} \right]
\]

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(C) If the Group 1 wastewater stream \(i\) is controlled using a treatment process or series of treatment processes with an approved nominal reduction efficiency in the table 9 HAP concentration greater than that of the design steam stripper specified in §63.138(d) of this subpart, and the vapor stream(s) vented from the treatment process are controlled using a device with an approved nominal efficiency greater than 95 percent, the following equation shall be used. All terms other than nominal efficiency are as defined and determined in paragraph (g)(5) of this section.
(i) The following procedures shall be followed to establish nominal efficiencies. The procedures in paragraphs (i)(1) through (i)(6) of this section shall be followed for control technologies that are different in use or design from the reference control technologies and achieve greater percent reductions than the percent efficiencies assigned to the reference control technologies in §63.111 of this subpart.

(1) In those cases where the owner or operator is seeking permission to take credit for use of a control technology that is different in use or design from the reference control technology, and the different control technology will be used in more than three applications at a single plant-site, the owner or operator shall submit the information specified in paragraphs (i)(1)(i) through (i)(1)(iv) of this section to the Director of the EPA Office of Air Quality Planning and Standards in writing:

(i) Emission stream characteristics of each emission point to which the control technology is or will be applied including the kind of emission point, flow, organic HAP concentration, and all other stream characteristics necessary to design the control technology or determine its performance.

(ii) Description of the control technology including design specifications.

(iii) Documentation demonstrating to the Administrator's satisfaction the control efficiency of the control technology. This may include performance test data collected using an appropriate EPA method or any other method validated according to Method 301 of appendix A of this part. If it is infeasible to obtain test data, documentation may include a design evaluation and calculations. The engineering basis of the calculation procedures and all inputs and assumptions made in the calculations shall be documented.

(iv) A description of the parameter or parameters to be monitored to ensure that the control technology will be operated in conformance with its design and an explanation of the criteria used for selection of that parameter (or parameters).

(2) The Administrator shall determine within 120 calendar days whether an application presents sufficient information to determine nominal efficiency. The Administrator reserves the right to request specific data in addition to the items listed in paragraph (i)(1) of this section.

(3) The Administrator shall determine within 120 calendar days of the submittal of sufficient data whether a control technology shall have a nominal efficiency and the level of that nominal efficiency. If, in the Administrator's judgment, the control technology achieves a level of emission reduction greater than the reference control technology for a particular kind of emission point, the Administrator will publish a FEDERAL REGISTER notice establishing a nominal efficiency for the control technology.

(4) The Administrator may condition permission to take emission credits for use of the control technology on requirements that may be necessary to ensure operation and maintenance to achieve the specified nominal efficiency.

(5) In those cases where the owner or operator is seeking permission to take credit for use of a control technology that is different in use or design from the reference control technology and the different
control technology will be used in no more than three applications at a single plant site, the information listed in paragraphs (i)(1)(i) through (i)(1)(iv) can be submitted to the permitting authority for the source for approval instead of the Administrator.

(i) In these instances, use and conditions for use of the control technology can be approved by the permitting authority as part of an operating permit application or modification. The permitting authority shall follow the procedures specified in paragraphs (i)(2) through (i)(4) of this section except that, in these instances, a FEDERAL REGISTER notice is not required to establish the nominal efficiency for the different technology.

(ii) If, in reviewing the application, the permitting authority believes the control technology has broad applicability for use by other sources, the permitting authority shall submit the information provided in the application to the Director of the EPA Office of Air Quality Planning and Standards. The Administrator shall review the technology for broad applicability and may publish a FEDERAL REGISTER notice; however, this review shall not affect the permitting authority's approval of the nominal efficiency of the control technology for the specific application.

(6) If, in reviewing an application for a control technology for an emission point, the Administrator or permitting authority determines the control technology is not different in use or design from the reference control technology, the Administrator or permitting authority shall deny the application.

(j) The following procedures shall be used for calculating the efficiency (percent reduction) of pollution prevention measures:

(1) A pollution prevention measure is any practice which meets the criteria of paragraphs (j)(1)(i) and (j)(1)(ii) of this section.

(i) A pollution prevention measure is any practice that results in a lesser quantity of organic HAP emissions per unit of product released to the atmosphere prior to out-of-process recycling, treatment, or control of emissions, while the same product is produced.

(ii) Pollution prevention measures may include: substitution of feedstocks that reduce HAP emissions; alterations to the production process to reduce the volume of materials released to the environment; equipment modifications; housekeeping measures; and in-process recycling that returns waste materials directly to production as raw materials. Production cutbacks do not qualify as pollution prevention.

(2) The emission reduction efficiency of pollution prevention measures implemented after November 15, 1990, can be used in calculating the actual emissions from an emission point in the debit and credit equations in paragraphs (g) and (h) of this section. When the term “organic HAP” is used in §63.150(j)(2) in reference to wastewater emission points, the term “table 9 HAP” shall apply for the purposes of this paragraph.

(i) For pollution prevention measures, the percent reduction used in the equations in paragraphs (g)(2) through (g)(5) of this section and paragraphs (h)(2) through (h)(5) of this section is the percent difference between the monthly organic HAP emissions for each emission point after the pollution prevention measure for the most recent month versus monthly emissions from the same emission point before the pollution prevention measure, adjusted by the volume of product produced during the two monthly periods.

(ii) The following equation shall be used to calculate the percent reduction of a pollution prevention measure for each emission point.
Percent reduction = \[ \frac{E_B - \left( \frac{E_{pp} \times P_B}{F_{pp}} \right)}{E_B} \times 100\% \]

where:

Percent reduction = Efficiency of pollution prevention measure (percent organic HAP reduction).

\(E_B\) = Monthly emissions before the pollution prevention measure, megagrams per month, determined as specified in paragraphs (j)(2)(ii)(A), (j)(2)(ii)(B), and (j)(2)(ii)(C) of this section.

\(E_{pp}\) = Monthly emissions after the pollution prevention measure, megagrams per month, as determined for the most recent month, determined as specified in paragraphs (j)(2)(ii)(D) or (j)(2)(ii)(E) of this section.

\(P_B\) = Monthly production before the pollution prevention measure, megagrams per month, during the same period over which \(E_B\) is calculated.

\(P_{pp}\) = Monthly production after the pollution prevention measure, megagrams per month, as determined for the most recent month.

(A) The monthly emissions before the pollution prevention measure, \(E_B\), shall be determined in a manner consistent with the equations and procedures in paragraphs (g)(2), (g)(3), and (g)(4) of this section for process vents, storage vessels, and transfer operations.

(B) For wastewater, \(E_B\) shall be calculated as follows:

\[ E_B = \sum_{i=1}^{n} \left[ (6.0 \times 10^{-8}) Q_{Bi} H_B \sum_{m=1}^{s} F_{em} HAP_{Bim} \right] \]

Where:

\(n\) = Number of wastewater streams.

\(Q_{ai}\) = Average flow rate for wastewater stream \(i\) before the pollution prevention measure, defined and determined according to paragraph (g)(5)(i) of this section, liters per minute, before implementation of the pollution prevention measure.

\(H_B\) = Number of hours per month that wastewater stream \(i\) was discharged before the pollution prevention measure, hours per month.

\(s\) = Total number of table 9 HAP in wastewater stream \(i\).

\(F_{em}\) = Fraction emitted of table 9 HAP \(m\) in wastewater of this subpart, dimensionless.

\(HAP_{Bim}\) = Average concentration of table 9 HAP \(m\) in wastewater stream \(i\), defined and determined according to paragraph (g)(5)(i) of this section, before the pollution prevention measure, parts per million by weight, as measured before the implementation of the pollution measure.

(C) If the pollution prevention measure was implemented prior to April 22, 1994, records may be used to determine \(E_B\).
(D) The monthly emissions after the pollution prevention measure, $E_{pp}$, may be determined during a performance test or by a design evaluation and documented engineering calculations. Once an emissions-to-production ratio has been established, the ratio can be used to estimate monthly emissions from monthly production records.

(E) For wastewater, $E_{pp}$ shall be calculated using the following equation:

$$E_{pp} = \sum_{i=1}^{n} \left( 6.0 \times 10^{-8} Q_{ppi} H_{ppi} \sum_{n=1}^{s} F_{ppi,n} HAP_{ppi,n} \right)$$

where $n$, $Q_{ppi}$, $H_{ppi}$, $s$, $F_{ppi,n}$, and $HAP_{ppi,n}$ are defined and determined as described in paragraph (j)(2)(ii)(B) of this section except that $Q_{ppi}$, $H_{ppi}$, and $HAP_{ppi,n}$ shall be determined after the pollution prevention measure has been implemented.

(iii) All equations, calculations, test procedures, test results, and other information used to determine the percent reduction achieved by a pollution prevention measure for each emission point shall be fully documented.

(iv) The same pollution prevention measure may reduce emissions from multiple emission points. In such cases, the percent reduction in emissions for each emission point must be calculated.

(v) For the purposes of the equations in paragraphs (h)(2) through (h)(5) of this section, used to calculate credits for emission points controlled more stringently than the reference control technology, the nominal efficiency of a pollution prevention measure is equivalent to the percent reduction of the pollution prevention measure. When a pollution prevention measure is used, the owner or operator of a source is not required to apply to the Administrator for a nominal efficiency and is not subject to paragraph (i) of this section.

(k) The owner or operator must demonstrate that the emissions from the emission points proposed to be included in the average will not result in greater hazard or, at the option of the operating permit authority, greater risk to human health or the environment than if the emission points were controlled according to the provisions in §§63.113 through 63.148.

(1) This demonstration of hazard or risk equivalency shall be made to the satisfaction of the operating permit authority.

(i) The Administrator may require owners and operators to use specific methodologies and procedures for making a hazard or risk determination.

(ii) The demonstration and approval of hazard or risk equivalency shall be made according to any guidance that the Administrator makes available for use.

(2) Owners and operators shall provide documentation demonstrating the hazard or risk equivalency of their proposed emissions average in their operating permit application or in their Implementation Plan if an operating permit application has not yet been submitted.

(3) An emissions averaging plan that does not demonstrate hazard or risk equivalency to the satisfaction of the Administrator shall not be approved. The Administrator may require such adjustments to the emissions averaging plan as are necessary in order to ensure that the average will not result in greater hazard or risk to human health or the environment than would result if the emission points were controlled according to §§63.113 through 63.148 of this subpart.
(4) A hazard or risk equivalency demonstration must:

(i) Be a quantitative, bona fide chemical hazard or risk assessment;

(ii) Account for differences in chemical hazard or risk to human health or the environment; and

(iii) Meet any requirements set by the Administrator for such demonstrations.

(l) For periods of excursions, an owner or operator may request that the provisions of paragraphs (l)(1) through (l)(4) of this section be followed instead of the procedures in paragraphs (f)(3)(i) and (f)(3)(ii) of this section.

(1) The owner or operator shall notify the Administrator of excursions in the Periodic Reports as required in §63.152 of this subpart.

(2) The owner or operator shall demonstrate that other types of monitoring data or engineering calculations are appropriate to establish that the control device for the emission point was operating in such a fashion to warrant assigning full or partial credits and debits. This demonstration shall be made to the Administrator's satisfaction, and the Administrator may establish procedures of demonstrating compliance that are acceptable.

(3) The owner or operator shall provide documentation of the excursion and the other type of monitoring data or engineering calculations to be used to demonstrate that the control device for the emission point was operating in such a fashion to warrant assigning full or partial credits and debits.

(4) The Administrator may assign full or partial credit and debits upon review of the information provided.

(m) For each Group 1 or Group 2 emission point included in an emissions average, the owner or operator shall perform testing, monitoring, recordkeeping, and reporting equivalent to that required for Group 1 emission points complying with §§63.113 through 63.148 of this subpart. The specific requirements for process vents, storage vessels, transfer racks, and wastewater are identified in paragraphs (m)(1) through (m)(6) of this section.

(1) The source shall implement the following testing, monitoring, recordkeeping, and reporting procedures for each process vent equipped with a flare, incinerator, boiler, or process heater.

(i) Determine, consistent with paragraph (g)(2)(i) of this section, whether the process vent is Group 1 or Group 2 according to the procedures in §63.115.

(ii) Conduct initial performance tests to determine percent reduction as specified in §63.116 of this subpart;

(iii) Monitor the operating parameters, keep records, and submit reports specified in §63.114, §63.117(a), and §63.118 (a), (f), and (g) of this subpart, as appropriate for the specific control device.

(2) The source shall implement the following procedures for each process vent equipped with a carbon adsorber, absorber, or condenser but not equipped with a control device:

(i) Determine, consistent with paragraph (g)(2)(i) of this section, the flow rate, organic HAP concentration, and TRE index value using the methods specified in §63.115;
(ii) Monitor the operating parameters, keep records, and submit reports specified in §63.114, §63.117(a), and §63.118(b), (f), and (g) of this subpart, as appropriate for the specific recovery device.

(3) The source shall implement the following procedures for each storage vessel controlled with an internal floating roof, external roof, or a closed vent system with a control device, as appropriate to the control technique:

(i) Perform the monitoring or inspection procedures in §63.120 of this subpart,

(ii) Perform the reporting and recordkeeping procedures in §§63.122 and 63.123 of this subpart, and

(iii) For closed vent systems with control devices, conduct an initial design evaluation and submit an operating plan as specified in §63.120(d) and §63.122(a)(2) and (b) of this subpart.

(4) The source shall implement the following procedures for each transfer rack controlled with a vapor balancing system, or a vapor collection system and an incinerator, flare, boiler, process heater, adsorber, condenser, or absorber, as appropriate to the control technique:

(i) The monitoring and inspection procedures in §63.127 of this subpart,

(ii) The testing and compliance procedures in §63.128 of this subpart, and

(iii) The reporting and recordkeeping procedures in §63.129 and §63.130 of this subpart.

(5) The source shall implement the following procedures for wastewater emission points, as appropriate to the control techniques:

(i) For wastewater treatment processes, conduct tests as specified in §63.138(j) of this subpart.

(ii) Conduct inspections and monitoring as specified in §63.143 of this subpart.

(iii) A recordkeeping program as specified in §63.147 of this subpart.

(iv) A reporting program as specified in §63.146 of this subpart.

(6) If an emission point in an emissions average is controlled using a pollution prevention measure or a device or technique for which no monitoring parameters or inspection procedures are specified in §63.114, §63.120, §63.127, or §63.143 of this subpart, the owner or operator shall submit the information specified in §63.151(f) of this subpart in the Implementation Plan or operating permit application.

(n) Records of all information required to calculate emission debits and credits shall be retained for five years.

(o) Initial Notifications, Implementation Plans, Notifications of Compliance Status, Periodic Reports, and other reports shall be submitted as required by §63.151 and §63.152 of this subpart.


§63.151 Initial notification.
(a) Each owner or operator of a source subject to this subpart shall submit the reports listed in paragraphs (a)(1) through (a)(5) of this section. Owners or operators requesting an extension of compliance shall also submit the report listed in paragraph (a)(6) of this section.

(1) An Initial Notification described in paragraph (b) of this section, and

(2) An Implementation Plan for new sources subject to this subpart or for emission points to be included in an emissions average, unless an operating permit application has been submitted prior to the date the Implementation Plan is due and the owner or operator has elected to include the information specified in §63.152(e) in that application. The submittal date and contents of the Implementation Plan are specified in paragraphs (c) and (d) of this section.

(3) A Notification of Compliance Status described in §63.152 of this subpart,

(4) Periodic Reports described in §63.152 of this subpart, and

(5) Other reports described in §63.152 of this subpart.

(6) Pursuant to section 112(i)(3)(B) of the Act, an owner or operator may request an extension allowing the existing source up to 1 additional year to comply with section 112(d) standards.

(i) For purposes of this subpart, a request for an extension shall be submitted to the permitting authority as part of the operating permit application or as part of the Initial Notification or as a separate submittal. Requests for extensions shall be submitted no later than 120 days prior to the compliance dates specified in §63.100(k)(2), §63.100(l)(4), and §63.100(m) of subpart F of this part, except as provided for in paragraph (a)(6)(iv) of this section. The dates specified in §63.6(i) of subpart A of this part for submittal of requests for extensions shall not apply to sources subject to this subpart G.

(ii) A request for an extension of compliance must include the data described in §63.6(i)(6)(i) (A), (B), and (D) of subpart A of this part.

(iii) The requirements in §63.6(i)(8) through (i)(14) of subpart A will govern the review and approval of requests for extensions of compliance with this subpart.

(iv) An owner or operator may submit a compliance extension request after the date specified in paragraph (a)(6)(i) of this section provided the need for the compliance extension arose after that date and before the otherwise applicable compliance date, and the need arose due to circumstances beyond reasonable control of the owner or operator. This request shall include, in addition to the information in paragraph (a)(6)(ii) of this section, a statement of the reasons additional time is needed and the date when the owner or operator first learned of the problem.

(7) The reporting requirements for storage vessels are located in §63.122 of this subpart.

(b) Each owner or operator of an existing or new source subject to subpart G shall submit a written Initial Notification to the Administrator, containing the information described in paragraph (b)(1) of this section, according to the schedule in paragraph (b)(2) of this section. The Initial Notification provisions in §63.9(b)(2), (b)(3), and (b)(6) of subpart A shall not apply to owners or operators of sources subject to subpart G.

(1) The Initial Notification shall include the following information:

(i) The name and address of the owner or operator;
(ii) The address (physical location) of the affected source;

(iii) An identification of the kinds of emission points within the source that are subject to this subpart;

(iv) An identification of the chemical manufacturing processes subject to subpart G; and

(v) A statement of whether the source can achieve compliance by the relevant compliance date specified in §63.100 of subpart F.

(2) The Initial Notification shall be submitted according to the schedule in paragraph (b)(2)(i), (b)(2)(ii), or (b)(2)(iii) of this section, as applicable.

(i) For an existing source, the Initial Notification shall be submitted within 120 calendar days after the date of promulgation.

(ii) For a new source that has an initial start-up 90 calendar days after the date of promulgation of this subpart or later, the application for approval of construction or reconstruction required by §63.5(d) of subpart A shall be submitted in lieu of the Initial Notification. The application shall be submitted as soon as practicable before construction or reconstruction is planned to commence (but it need not be sooner than 90 calendar days after the date of promulgation of this subpart).

(iii) For a new source that has an initial start-up prior to 90 calendar days after the date of promulgation, the Initial Notification shall be submitted within 90 calendar days after the date of promulgation of this subpart. The application for approval of construction or reconstruction described in §63.5(d) of subpart A is not required for these sources.

(c) Each owner or operator of an existing source with emission points that will be included in an emissions average or new source subject to this subpart must submit an Implementation Plan to the Administrator by the dates specified in paragraphs (c)(1) and (c)(2) of this section, unless an operating permit application accompanied by the information specified in §63.152(e) of this subpart has been submitted. The Implementation Plan for emissions averaging is subject to Administrator approval.

(1) Each owner or operator of an existing source subject to this subpart who elects to comply with §63.112 of this subpart by using emissions averaging for any emission points, and who has not submitted an operating permit application accompanied by the information specified in §63.152(e) of this subpart at least 18 months prior to the compliance dates specified in §63.100 of subpart F of this part, shall develop an Implementation Plan for emissions averaging. For existing sources, the Implementation Plan for those emission points to be included in an emissions average shall be submitted no later than 18 months prior to the compliance dates in §63.100 of subpart F of this part.

(2) Each owner or operator of a new source shall submit an Implementation Plan by the date specified in paragraphs (c)(2)(i) or (c)(2)(ii) of this section, as applicable, unless an operating permit application containing the information in paragraph (e) of this section has been submitted by that date.

(i) For a new source that has an initial start-up 90 calendar days after the date of promulgation of this subpart or later, the Implementation Plan shall be submitted with the application for approval of construction or reconstruction by the date specified in paragraph (b)(2)(ii) of this section.

(ii) For a new source that has an initial start-up prior to 90 calendar days after the date of promulgation, the Implementation Plan shall be submitted within 90 calendar days after the date of promulgation of this subpart.
(3) The Administrator shall determine within 120 calendar days whether the Implementation Plan submitted by sources using emissions averaging presents sufficient information. The Administrator shall either approve the Implementation Plan, request changes, or request that the owner or operator submit additional information. Once the Administrator receives sufficient information, the Administrator shall approve, disapprove, or request changes to the plan within 120 calendar days.

(d) Each owner or operator required to submit an Implementation Plan for emissions averaging shall include in the plan, for all emission points included in the emissions average, the information listed in paragraphs (d)(1) through (d)(8) of this section.

(1) The identification of all emission points in the planned emissions average and notation of whether each point is a Group 1 or Group 2 emission point as defined in §63.111 of this subpart.

(2) The projected emission debits and credits for each emission point and the sum for the emission points involved in the average calculated according to §63.150 of this subpart. The projected credits must be greater than the projected debits, as required under §63.150(e)(3) of this subpart.

(3) The specific control technology or pollution prevention measure that will be used for each emission point included in the average and date of application or expected date of application.

(4) The specific identification of each emission point affected by a pollution prevention measure. To be considered a pollution prevention measure, the criteria in §63.150(j)(1) of this subpart must be met. If the same pollution prevention measure reduces or eliminates emissions from multiple emission points in the average, the owner or operator must identify each of these emission points.

(5) A statement that the compliance demonstration, monitoring, inspection, recordkeeping, and reporting provisions in §63.150(m), (n), and (o) of this subpart that are applicable to each emission point in the emissions average will be implemented beginning on the date of compliance.

(6) Documentation of the information listed in paragraph (d)(6)(i) through (d)(6)(v) of this section for each process vent, storage vessel, or transfer rack included in the average.

(i) The values of the parameters used to determine whether the emission point is Group 1 or Group 2. Where TRE index value is used for process vent group determination, the estimated or measured values of the parameters used in the TRE equation in §63.115(d) of this subpart (flow rate, organic HAP emission rate, TOC emission rate, and net heating value) and the resulting TRE index value shall be submitted.

(ii) The estimated values of all parameters needed for input to the emission debit and credit calculations in §63.150 (g) and (h) of this subpart. These parameter values, or as appropriate, limited ranges for the parameter values, shall be specified in the source’s Implementation Plan (or operating permit) as enforceable operating conditions. Changes to these parameters must be reported as required by paragraph (i)(2)(ii) of this section.

(iii) The estimated percent reduction if a control technology achieving a lower percent reduction than the efficiency of the reference control technology, as defined in §63.111 of this subpart, is or will be applied to the emission point.

(iv) The anticipated nominal efficiency if a control technology achieving a greater percent emission reduction than the efficiency of the reference control technology is or will be applied to the emission point. The procedures in §63.150(i) of this subpart shall be followed to apply for a nominal efficiency.
(v) The operating plan required in §63.122(a)(2) and (b) of this subpart for each storage vessel controlled with a closed-vent system with a control device other than a flare.

(7) The information specified in §63.151(f) of this subpart shall be included in the Implementation Plan for:

(i) Each process vent or transfer rack controlled by a pollution prevention measure or control technique for which monitoring parameters or inspection procedures are not specified in §63.114, §63.126(b)(3), or §63.127 of this subpart, and

(ii) Each storage vessel controlled by pollution prevention or a control technique other than an internal or external floating roof or a closed vent system with a control device.

(8) Documentation of the information listed in paragraph (d)(8)(i) through (d)(8)(iv) for each process wastewater stream included in the average.

(i) The information used to determine whether the wastewater stream is a Group 1 or Group 2 wastewater stream.

(ii) The estimated values of all parameters needed for input to the wastewater emission credit and debit calculations in §63.150 (g)(5) and (h)(5) of this subpart.

(iii) The estimated percent reduction if:

(A) A control technology that achieves an emission reduction less than or equal to the emission reduction achieved by the design steam stripper, as specified in §63.138(g) of this subpart, is or will be applied to the wastewater stream, or

(B) A control technology achieving less than or equal to 95 percent emission reduction is or will be applied to the vapor stream(s) vented and collected from the treatment processes, or

(C) A pollution prevention measure is or will be applied.

(iv) The anticipated nominal efficiency if the owner or operator plans to apply for a nominal efficiency under §63.150(i) of this subpart. A nominal efficiency shall be applied for if:

(A) A control technology is or will be applied to the wastewater stream and achieves an emission reduction greater than the emission reduction achieved by the design steam stripper as specified in §63.138(g) of this subpart, or

(B) A control technology achieving greater than 95 percent emission reduction is or will be applied to the vapor stream(s) vented and collected from the treatment processes.

(v) For each pollution prevention measure, treatment process, or control device used to reduce air emissions of organic HAP's from wastewater and for which no monitoring parameters or inspection procedures are specified in §63.143 of this subpart, the information specified in §63.151(f) of this subpart shall be included in the Implementation Plan.

(e) An owner or operator expressly referred to this paragraph shall report, in an Implementation Plan, operating permit application, or as otherwise specified by the permitting authority, the information listed in paragraphs (e)(1) through (e)(5) of this section.
(1) A list designating each emission point complying with §§63.113 through 63.149 and whether each emission point is Group 1 or Group 2, as defined in §63.111. For each process vent within the source, provide the information listed in paragraphs (e)(1)(i) through (iv) of this section.

(ii) The type(s) of unit operations (i.e., an air oxidation reactor, distillation unit, or reactor) that creates the vent stream that exits the process vent.

(iii) For a Group 2 process vent, the last recovery device, if any.

(iv) For a Group 1 process vent, the control device, or other equipment used for compliance.

(2) The control technology or method of compliance that will be applied to each Group 1 emission point.

(3) A statement that the compliance demonstration, monitoring, inspection, recordkeeping, and reporting provisions in §§63.113 through 63.149 of this subpart that are applicable to each emission point will be implemented beginning on the date of compliance.

(4) The operating plan required in §63.122(a)(2) and (b) of this subpart for each storage vessel controlled with a closed vent system with a control device other than a flare.

(5) The monitoring information in §63.151(f) of this subpart if, for any emission point, the owner or operator of a source seeks to comply through use of a control technique other than those for which monitoring parameters are specified in §63.114 for process vents, §63.127 for transfer, and §63.143 for process wastewater.

(f) The owner or operator who has been directed by any section of this subpart that expressly references this paragraph to set unique monitoring parameters or who requests approval to monitor a different parameter than those listed in §63.114 for process vents, §63.127 for transfer, or §63.143 for process wastewater of this subpart shall submit the information specified in paragraphs (f)(1), (f)(2), and (f)(3) of this section with the operating permit application or as otherwise specified by the permitting authority.

(1) A description of the parameter(s) to be monitored to ensure the control technology or pollution prevention measure is operated in conformance with its design and achieves the specified emission limit, percent reduction, or nominal efficiency, and an explanation of the criteria used to select the parameter(s).

(2) A description of the methods and procedures that will be used to demonstrate that the parameter indicates proper operation of the control device, the schedule for this demonstration, and a statement that the owner or operator will establish a range for the monitored parameter as part of the Notification of Compliance Status report required in §63.152(b) of this subpart, unless this information has already been included in the operating permit application.

(3) The frequency and content of monitoring, recording, and reporting if monitoring and recording is not continuous, or if reports of daily average values when the monitored parameter value is outside the range established in the operating permit or Notification of Compliance Status will not be included in Periodic Reports required under §63.152(c) of this subpart. The rationale for the proposed monitoring, recording, and reporting system shall be included.
(g) An owner or operator may request approval to use alternatives to the continuous operating parameter monitoring and recordkeeping provisions listed in §§63.114, 63.117, and 63.118 for process vents, §§63.127, 63.129, and 63.130 for transfer operations, and §§63.143, 63.146, and 63.147 for wastewater.

(1) Requests shall be included in the operating permit application or as otherwise specified by the permitting authority and shall contain the information specified in paragraphs (g)(3) through (g)(5) of this section, as applicable.

(2) The provisions in §63.8(f)(5)(i) of subpart A shall govern the review and approval of requests.

(3) An owner or operator of a source that does not have an automated monitoring and recording system capable of measuring parameter values at least once every 15 minutes and generating continuous records may request approval to use a non-automated system with less frequent monitoring.

(i) The requested system shall include manual reading and recording of the value of the relevant operating parameter no less frequently than once per hour. Daily average values shall be calculated from these hourly values and recorded.

(ii) The request shall contain:

(A) A description of the planned monitoring and recordkeeping system;

(B) Documentation that the source does not have an automated monitoring and recording system;

(C) Justification for requesting an alternative monitoring and recordkeeping system; and

(D) Demonstration to the Administrator's satisfaction that the proposed monitoring frequency is sufficient to represent control device operating conditions considering typical variability of the specific process and control device operating parameter being monitored.

(4) An owner or operator may request approval to use an automated data compression recording system that does not record monitored operating parameter values at a set frequency (for example once every 15 minutes) but records all values that meet set criteria for variation from previously recorded values.

(i) The requested system shall be designed to:

(A) Measure the operating parameter value at least once every 15 minutes.

(B) Record at least four values each hour during periods of operation.

(C) Record the date and time when monitors are turned off or on.

(D) Recognize unchanging data that may indicate the monitor is not functioning properly, alert the operator, and record the incident.

(E) Compute daily average values of the monitored operating parameter based on recorded data.

(F) If the daily average is not an excursion, as defined in §63.152(c)(2)(ii), the data for that operating day may be converted to hourly average values and the four or more individual records for each hour in the operating day may be discarded.
(ii) The request shall contain a description of the monitoring system and data compression recording system, including the criteria used to determine which monitored values are recorded and retained, the method for calculating daily averages, and a demonstration that the system meets all criteria in paragraph (g)(4)(i) of this section.

(5) An owner or operator may request approval to use other alternative monitoring systems according to the procedures specified in §63.8(f) of subpart A of this part.

(h) The owner or operator required to prepare an Implementation Plan, or otherwise required to submit a report, under paragraph (c), (d), or (e) of this section shall also submit a supplement for any additional alternative controls or operating scenarios that may be used to achieve compliance.

(i) The owner or operator of a source required to submit an Implementation Plan for emissions averaging under paragraphs (c) and (d) of this section shall also submit written updates of the Implementation Plan to the Administrator for approval under the circumstances described in paragraphs (i)(1) and (i)(2) of this section unless the relevant information has been included and submitted in an operating permit application or amendment.

(1) The owner or operator who plans to make a change listed in paragraph (i)(1)(i) or (i)(1)(ii) of this section shall submit an Implementation Plan update at least 120 calendar days prior to making the change.

(i) Whenever an owner or operator elects to achieve compliance with the emissions averaging provisions in §63.150 of this subpart by using a control technique other than that specified in the Implementation Plan or plans to monitor a different parameter or operate a control device in a manner other than that specified in the Implementation Plan.

(ii) Whenever an emission point or a chemical manufacturing process unit is added to an existing source and is planned to be included in an emissions average, or whenever an emission point not included in the emissions average described in the Implementation Plan is to be added to an emissions average. The information in paragraph (d) of this section shall be updated to include the additional emission point.

(2) The owner or operator who has made a change listed in paragraph (i)(2)(i) or (i)(2)(ii) of this section shall submit an Implementation Plan update within 90 calendar days after the information regarding the change is known to the source. The update may be submitted in the next quarterly Periodic Report if the change is made after the date the Notification of Compliance status is due.

(i) Whenever a process change is made such that the group status of any emission point in an emissions average changes.

(ii) Whenever a value of a parameter in the emission credit or debit equations in §63.150(g) or (h) changes such that it is outside the range specified in the Implementation Plan and causes a decrease in the projected credits or an increase in the projected debits.

(3) The Administrator shall approve or request changes to the Implementation Plan update within 120 calendar days of receipt of sufficient information regarding the change for emission points included in emissions averages.

(j) The owner or operator of a source subject to this subpart, for emission points that are not included in an emissions average, shall report to the Administrator under the circumstances described in paragraphs (j)(1), (j)(2), and (j)(3) of this section unless the relevant information has been included and submitted in an operating permit application or amendment, or as otherwise specified by the permitting
authority. The information shall be submitted within 180 calendar days after the change is made or the information regarding the change is known to the source. The update may be submitted in the next Periodic Report if the change is made after the date the Notification of Compliance Status is due.

(1) Whenever a deliberate change is made such that the group status of any emission point changes. The information submitted shall include a compliance schedule as specified in §63.100 of subpart F of this part if the emission point becomes Group 1.

(2) Whenever an owner or operator elects to achieve compliance with this subpart by using a control technique other than that previously reported to the Administrator or to the permitting authority, or plans to monitor a different parameter, or operate a control device in a manner other than that previously reported.

(3) Whenever an emission point or a chemical manufacturing process unit is added to a source, written information specified under paragraphs (e)(1) through (e)(5) of this section, containing information on the new emission point(s) shall be submitted to the EPA regional office where the source is located.


§63.152 General reporting and continuous records.

(a) The owner or operator of a source subject to this subpart shall submit the reports listed in paragraphs (a)(1) through (a)(5) of this section and keep continuous records of monitored parameters as specified in paragraph (f) of this section. Owners or operators requesting an extension of compliance shall also submit the report described in §63.151(a)(6) of this subpart.

(1) An Initial Notification described in §63.151(b) of this subpart.

(2) An Implementation Plan described in §63.151(c), (d), and (e) of this subpart for existing sources with emission points that are included in an emissions average or for new sources.

(3) A Notification of Compliance Status described in paragraph (b) of this section.

(4) Periodic Reports described in paragraph (c) of this section.

(5) Other reports described in paragraphs (d) and (e) of this section.

(b) Each owner or operator of a source subject to this subpart shall submit a Notification of Compliance Status within 150 calendar days after the compliance dates specified in §63.100 of subpart F of this part.

(1) The notification shall include the results of any emission point group determinations, performance tests, inspections, continuous monitoring system performance evaluations, values of monitored parameters established during performance tests, and any other information used to demonstrate compliance or required to be included in the Notification of Compliance Status under §63.110 (h) for regulatory overlaps, under §63.117 for process vents, §63.122 for storage vessels, §63.129 for transfer operations, §63.146 for process wastewater, and §63.150 for emission points included in an emissions average.

(i) For performance tests and group determinations that are based on measurements, the Notification of Compliance Status shall include one complete test report for each test method used for a
particular kind of emission point. For additional tests performed for the same kind of emission point using the same method, the results and any other information required in §63.117 for process vents, §63.129 for transfer, and §63.146 for process wastewater shall be submitted, but a complete test report is not required.

(ii) A complete test report shall include a brief process description, sampling site description, description of sampling and analysis procedures and any modifications to standard procedures, quality assurance procedures, record of operating conditions during the test, record of preparation of standards, record of calibrations, raw data sheets for field sampling, raw data sheets for field and laboratory analyses, documentation of calculations, and any other information required by the test method.

(2) For each monitored parameter for which a range is required to be established under §63.114 for process vents, §63.127 for transfer, §63.143 for process wastewater, §63.150(m) for emission points in emissions averages, or §63.151(f), or §63.152(e), the Notification of Compliance Status shall include the information in paragraphs (b)(2)(i), (b)(2)(ii), and (b)(2)(iii) of this section, unless the range and the operating day definition have been established in the operating permit. The recordkeeping and reporting requirements applicable to storage vessels are located in §§63.122 and 63.123.

(i) The specific range of the monitored parameter(s) for each emission point;

(ii) The rationale for the specific range for each parameter for each emission point, including any data and calculations used to develop the range and a description of why the range indicates proper operation of the control device.

(A) If a performance test is required by this subpart for a control device, the range shall be based on the parameter values measured during the performance test and may be supplemented by engineering assessments and/or manufacturer's recommendations. Performance testing is not required to be conducted over the entire range of permitted parameter values.

(B) If a performance test is not required by this subpart for a control device, the range may be based solely on engineering assessments and/or manufacturer's recommendations.

(iii) A definition of the source's operating day for purposes of determining daily average values of monitored parameters. The definition shall specify the times at which an operating day begins and ends.

(3) For emission points included in an emissions average, the Notification of Compliance Status shall include the values of all parameters needed for input to the emission credit and debit equations in §63.150 (g) and (h), calculated or measured according to the procedures in §63.150 (g) and (h) of this subpart, and the resulting calculation of credits and debits for the first quarter of the year. The first quarter begins on the compliance date specified in §63.100 of subpart F.

(4) If any emission point is subject to this subpart and to other standards as specified in §63.110 of this subpart and if the provisions of §63.110 of this subpart allow the owner or operator to choose which testing, monitoring, reporting, and recordkeeping provisions will be followed, then the Notification of Compliance Status shall indicate which rule's requirements will be followed for testing, monitoring, reporting, and recordkeeping.

(5) An owner or operator who transfers a Group 1 wastewater stream or residual removed from a Group 1 wastewater stream for treatment pursuant to §63.132(g) shall include in the Notification of Compliance Status the name and location of the transferee and a description of the Group 1 wastewater stream or residual sent to the treatment facility.
(6) An owner or operator complying with §63.113(i) shall include in the Notification of Compliance Status, or where applicable, a supplement to the Notification of Compliance Status, the name and location of the transferee, and the identification of the Group 1 process vent.

(c) The owner or operator of a source subject to this subpart shall submit Periodic Reports.

(1) Except as specified under paragraphs (c)(5) and (c)(6) of this section, a report containing the information in paragraphs (c)(2), (c)(3), and (c)(4) of this section shall be submitted semiannually no later than 60 calendar days after the end of each 6-month period. The first report shall be submitted no later than 8 months after the date the Notification of Compliance Status is due and shall cover the 6-month period beginning on the date the Notification of Compliance Status is due.

(2) Except as provided in paragraph (c)(2)(iv) of this section, for an owner or operator of a source complying with the provisions of §§63.113 through 63.147 for any emission points, Periodic Reports shall include all information specified in §§63.117 and 63.118 for process vents, §§63.122 for storage vessels, §§63.129 and 63.130 for transfer operations, and §63.146 for process wastewater, including reports of periods when monitored parameters are outside their established ranges.

(i) For each parameter or parameters required to be monitored for a control device, the owner or operator shall establish a range of parameter values to ensure that the device is being applied, operated and maintained properly. As specified in paragraph (b)(2) of this section, these parameter values and the definition of an operating day shall be approved as part of and incorporated into the source's Notification of Compliance Status or operating permit, as appropriate.

(ii) The parameter monitoring data for Group 1 emission points and emission points included in emissions averages that are required to perform continuous monitoring shall be used to determine compliance with the required operating conditions for the monitored control devices or recovery devices. For each excursion, except for excused excursions, the owner or operator shall be deemed to have failed to have applied the control in a manner that achieves the required operating conditions.

(A) An excursion means any of the three cases listed in paragraph (c)(2)(ii)(A)(1), (c)(2)(ii)(A)(2), or (c)(2)(ii)(A)(3) of this section. For a control device or recovery device where multiple parameters are monitored, if one or more of the parameters meets the excursion criteria in paragraph (c)(2)(ii)(A)(1), (c)(2)(ii)(A)(2), or (c)(2)(ii)(A)(3) of this section, this is considered a single excursion for the control device or recovery device.

(1) When the daily average value of one or more monitored parameters is outside the permitted range.

(2) When the period of control device or recovery device operation is 4 hours or greater in an operating day and monitoring data are insufficient to constitute a valid hour of data for at least 75 percent of the operating hours.

(3) When the period of control device or recovery device operation is less than 4 hours in an operating day and more than one of the hours during the period of operation does not constitute a valid hour of data due to insufficient monitoring data.

(4) Monitoring data are insufficient to constitute a valid hour of data, as used in paragraphs (c)(2)(ii)(A)(2) and (c)(2)(ii)(A)(3) of this section, if measured values are unavailable for any of the 15-minute periods within the hour. For data compression systems approved under §63.151(g)(4), monitoring data are insufficient to calculate a valid hour of data if there are less than 4 data values recorded during the hour.
(B) The number of excused excursions for each control device or recovery device for each semiannual period is specified in paragraphs (c)(2)(ii)(B)(1) through (c)(2)(ii)(B)(6) of this section. This paragraph applies to sources required to submit Periodic Reports semiannually or quarterly. The first semiannual period is the 6-month period starting the date the Notification of Compliance Status is due.

(1) For the first semiannual period—six excused excursions.

(2) For the second semiannual period—five excused excursions.

(3) For the third semiannual period—four excused excursions.

(4) For the fourth semiannual period—three excused excursions.

(5) For the fifth semiannual period—two excused excursions.

(6) For the sixth and all subsequent semiannual periods—one excused excursion.

(C) A monitored parameter that is outside its established range or monitoring data that are not collected are excursions. However, if the conditions in paragraph (c)(2)(ii)(C)(1) or (c)(2)(ii)(C)(2) of this section are met, these excursions are not violations and do not count toward the number of excused excursions for determining compliance.

(1) Periods of startup, shutdown, or malfunction. During periods of startup, shutdown, or malfunction when the source is operated during such periods in accordance with §63.102(a)(4).

(2) Periods of nonoperation. During periods of nonoperation of the chemical manufacturing process unit, or portion thereof, that results in cessation of the emissions to which the monitoring applies.

(D) Nothing in paragraph (c)(2)(ii) of this section shall be construed to allow or excuse a monitoring parameter excursion caused by any activity that violates other applicable provisions of subpart A, F, or G of this part.

(E) Paragraph (c)(2)(ii) of this section, except paragraph (c)(2)(ii)(C) of this section, shall apply only to emission points and control devices or recovery devices for which continuous monitoring is required by §§63.113 through 63.150.

(iii) Periodic Reports shall include the daily average values of monitored parameters for both excused and unexcused excursions, as defined in paragraph (c)(2)(ii)(A) of this section. For excursions caused by lack of monitoring data, the duration of periods when monitoring data were not collected shall be specified.

(iv) The provisions of paragraphs (c)(2), (c)(2)(i), (c)(2)(ii), and (c)(2)(iii) of this section do not apply to any storage vessel for which the owner or operator is not required, by the applicable monitoring plan established under §63.120(d)(2), to keep continuous records. If continuous records are required, the owner or operator shall specify, in the monitoring plan, whether the provisions of paragraphs (c)(2), (c)(2)(i), (c)(2)(ii), and (c)(2)(iii) of this section apply.

(3) If any performance tests are reported in a Periodic Report, the following information shall be included:

(i) One complete test report shall be submitted for each test method used for a particular kind of emission point tested. A complete test report shall contain the information specified in paragraph (b)(1)(ii) of this section.
(ii) For additional tests performed for the same kind of emission point using the same method, results and any other information required in §63.117 for process vents, §63.129 for transfer, and §63.146 for process wastewater shall be submitted, but a complete test report is not required.

(4) Periodic Reports shall include the information in paragraphs (c)(4)(i) through (c)(4)(iv) of this section, as applicable:

(i) For process vents, reports of process changes as required under §63.118 (g), (h), (i), and (j) of this subpart,

(ii) Any supplements required under §63.151(i) and (j) of this subpart,

(iii) Notification if any Group 2 emission point becomes a Group 1 emission point, including a compliance schedule as required in §63.100 of subpart F of this part, and

(iv) For gas streams sent for disposal pursuant to §63.113(i) or for process wastewater streams sent for treatment pursuant to §63.132(g), reports of changes in the identity of the transferee.

(5) The owner or operator of a source shall submit quarterly reports for all emission points included in an emissions average.

(i) The quarterly reports shall be submitted no later than 60 calendar days after the end of each quarter. The first report shall be submitted with the Notification of Compliance Status no later than 5 months after the compliance date specified in §63.100 of subpart F.

(ii) The quarterly reports shall include the information specified in this paragraph for all emission points included in an emissions average.

(A) The credits and debits calculated each month during the quarter;

(B) A demonstration that debits calculated for the quarter are not more than 1.30 times the credits calculated for the quarter, as required under §63.150(e)(4) of this subpart.

(C) The values of any inputs to the credit and debit equations in §63.150 (g) and (h) of this subpart that change from month to month during the quarter or that have changed since the previous quarter;

(D) Results of any performance tests conducted during the reporting period including one complete report for each test method used for a particular kind of emission point as described in paragraph (c)(3) of this section;

(E) Reports of daily average values of monitored parameters for both excused and unexcused excursions as defined in paragraph (c)(2)(ii)(A) of this section. For excursions caused by lack of monitoring data, the duration of periods when monitoring data were not collected shall be specified.

(iii) Paragraphs (c)(2)(i) through (c)(2)(iii) of this section shall govern the use of monitoring data to determine compliance for Group 1 and Group 2 points included in emissions averages. For storage vessels to which the provisions of paragraphs (c)(2)(i) through (c)(2)(iii) of this section do not apply (as specified in paragraph (c)(2)(iv) of this section), the owner or operator is required to comply with the provisions of the applicable monitoring plan, and monitoring records may be used to determine compliance.

(iv) Every fourth quarterly report shall include the following:
(A) A demonstration that annual credits are greater than or equal to annual debits as required by §63.150(e)(3) of this subpart; and

(B) A certification of compliance with all the emissions averaging provisions in §63.150 of this subpart.

(6) The owner or operator of a source shall submit reports quarterly for particular emission points not included in an emissions average under the circumstances described in paragraphs (c)(6)(i) through (c)(6)(v) of this section.

(i) The owner or operator of a source subject to this subpart shall submit quarterly reports for a period of one year for an emission point that is not included in an emissions average if:

(A) The emission point has more excursions, as defined in paragraph (c)(2)(ii) of this section, than the number of excused excursions allowed under paragraph (c)(2)(ii)(B) of this section for a semiannual reporting period; and

(B) The Administrator requests the owner or operator to submit quarterly reports for the emission point.

(ii) The quarterly reports shall include all information in paragraphs (c)(2), (c)(3), and (c)(4) of this section applicable to the emission point(s) for which quarterly reporting is required under paragraph (c)(6)(i) of this section. Information applicable to other emission points within the source shall be submitted in the semiannual reports required under paragraph (c)(1) of this section.

(iii) Quarterly reports shall be submitted no later than 60 calendar days after the end of each quarter.

(iv) After quarterly reports have been submitted for an emission point for one year, the owner or operator may return to semiannual reporting for the emission point unless the Administrator requests the owner or operator to continue to submit quarterly reports.

(v) Paragraphs (c)(2)(i) through (c)(2)(iii) of this section shall govern the use of monitoring data to determine compliance for Group 1 emission points. For storage vessels to which the provisions of paragraphs (c)(2)(i) through (c)(2)(iii) of this section do not apply (as specified in paragraph (c)(2)(iv) of this section), the owner or operator is required to comply with the provisions of the applicable monitoring plan, and monitoring records may be used to determine compliance.

(d) Other reports shall be submitted as specified in subpart A of this part or in §§63.113 through 63.151 of this subpart. These reports are:

(1) Reports of start-up, shutdown, and malfunction required by §63.10(d)(5) of subpart A. The start-up, shutdown and malfunction reports may be submitted on the same schedule as the Periodic Reports required under paragraph (c) of this section instead of the schedule specified in §63.10(d)(5) of subpart A.

(2) For storage vessels, the notifications of inspections required by §63.122(h)(1) and (h)(2) of this subpart.

(3) For owners or operators of sources required to request approval for a nominal control efficiency for use in calculating credits for an emissions average, the information specified in §63.150(i) of this subpart.

(4) If an owner or operator transfers for disposal a gas stream that has the characteristics specified in §63.107(b) through (h) or meets the criteria specified in §63.107(i) to an off-site location or an on-site
location not owned or operated by the owner or operator of the source and the vent stream was not included in the information submitted with the Notification of Compliance Status or a previous periodic report, the owner or operator shall submit a supplemental report. The supplemental report shall be submitted no later than July 23, 2001 or with the next periodic report, whichever is later. The report shall provide the information listed in paragraphs (d)(4)(i) through (iv) of this section.

(i) The chemical manufacturing process unit(s) that is the origin of all or part of the vent stream that exits the process vent.

(ii) The type(s) of unit operations (i.e., an air oxidation reactor, distillation unit, or reactor) that creates the vent stream that exits the process vent.

(iii) For a Group 2 process vent, the last recovery device, if any.

(iv) For a Group 1 process vent, the identity of the transferee.

(e) An owner or operator subject to this subpart shall submit the information specified in paragraphs (e)(1) through (e)(4) of this section with the operating permit application or as otherwise specified by the permitting authority. The owner or operator shall submit written updates as amendments to the operating permit application on the schedule and under the circumstances described in §63.151(j) of this subpart. Notwithstanding, if the owner or operator has an operating permit under 40 CFR part 70 or 71, the owner or operator shall follow the schedule and format required by the permitting authority.

(1) The information specified in §63.151(f) or (g) of this subpart for any emission points for which the owner or operator requests approval to monitor a unique parameter or use an alternative monitoring and recording system, and

(2) The information specified in §63.151(d) of this subpart for points included in an emissions average.

(3) The information specified in §63.151(e) of this subpart for points not included in an emissions average.

(4) The information specified in §63.151(h) as applicable.

(f) Owners or operators required to keep continuous records by §§63.118, 63.130, 63.147, 63.150, or other sections of this subpart shall keep records as specified in paragraphs (f)(1) through (f)(7) of this section, unless an alternative recordkeeping system has been requested and approved under §63.151(f) or (g) or §63.152(e) or under §63.8(f) of subpart A of this part, and except as provided in paragraph (c)(2)(ii)(C) of this section or in paragraph (g) of this section. If a monitoring plan for storage vessels pursuant to §63.120(d)(2)(i) requires continuous records, the monitoring plan shall specify which provisions, if any, of paragraphs (f)(1) through (f)(7) of this section apply.

(1) The monitoring system shall measure data values at least once every 15 minutes.

(2) The owner or operator shall record either:

(i) Each measured data value; or

(ii) Block average values for 15-minute or shorter periods calculated from all measured data values during each period or at least one measured data value per minute if measured more frequently than once per minute.
(3) If the daily average value of a monitored parameter for a given operating day is within the range established in the Notification of Compliance Status or operating permit, the owner or operator shall either:

(i) Retain block hourly average values for that operating day for 5 years and discard, at or after the end of that operating day, the 15-minute or more frequent average values and readings recorded under paragraph (f)(2) of this section; or

(ii) Retain the data recorded in paragraph (f)(2) of this section for 5 years.

(4) If the daily average value of a monitored parameter for a given operating day is outside the range established in the Notification of Compliance Status or operating permit, the owner or operator shall retain the data recorded that operating day under paragraph (f)(2) of this section for 5 years.

(5) Daily average values of each continuously monitored parameter shall be calculated for each operating day, and retained for 5 years, except as specified in paragraphs (f)(6) and (f)(7) of this section.

(i) The daily average shall be calculated as the average of all values for a monitored parameter recorded during the operating day. The average shall cover a 24-hour period if operation is continuous, or the number of hours of operation per operating day if operation is not continuous.

(ii) The operating day shall be the period defined in the operating permit or the Notification of Compliance Status. It may be from midnight to midnight or another daily period.

(6) If all recorded values for a monitored parameter during an operating day are within the range established in the Notification of Compliance Status or operating permit, the owner or operator may record that all values were within the range and retain this record for 5 years rather than calculating and recording a daily average for that operating day. For these operating days, the records required in paragraph (f)(3) of this section shall also be retained for 5 years.

(7) Monitoring data recorded during periods identified in paragraphs (f)(7)(i) through (f)(7)(v) of this section shall not be included in any average computed under this subpart. Records shall be kept of the times and durations of all such periods and any other periods during process or control device operation when monitors are not operating.

(i) Monitoring system breakdowns, repairs, calibration checks, and zero (low-level) and high-level adjustments;

(ii) Start-ups;

(iii) Shutdowns;

(iv) Malfunctions;

(v) Periods of non-operation of the chemical manufacturing process unit (or portion thereof), resulting in cessation of the emissions to which the monitoring applies.

(g) For any parameter with respect to any item of equipment, the owner or operator may implement the recordkeeping requirements in paragraph (g)(1) or (g)(2) of this section as alternatives to the continuous operating parameter monitoring and recordkeeping provisions listed in §§63.114, 63.117, and 63.118 for process vents, §§63.127, 63.129, and 63.130 for transfer operations, §§63.143, 63.146, and 63.147 for wastewater, and/or §63.152(f), except that §63.152(f)(7) shall apply. The owner or operator
shall retain each record required by paragraph (g)(1) or (g)(2) of this section as provided in §63.103(c) of subpart F of this part, except as provided otherwise in paragraph (g)(1) or (g)(2) of this section.

(1) The owner or operator may retain only the daily average value, and is not required to retain more frequent monitored operating parameter values, for a monitored parameter with respect to an item of equipment, if the requirements of paragraphs (g)(1)(i) through (g)(1)(vi) of this section are met. An owner or operator electing to comply with the requirements of paragraph (g)(1) of this section shall notify the Administrator in the Notification of Compliance Status or, if the Notification of Compliance Status has already been submitted, in the periodic report immediately preceding implementation of the requirements of paragraph (g)(1) of this section.

(i) The monitoring system is capable of detecting unrealistic or impossible data during periods of operation other than startups, shutdowns, or malfunctions (e.g., a temperature reading of −200 °C on a boiler), and will alert the operator by alarm or other means. The owner or operator shall record the occurrence. All instances of the alarm or other alert in an operating day constitute a single occurrence.

(ii) The monitoring system generates, updated at least hourly throughout each operating day, a running average of the monitoring values that have been obtained during that operating day, and the capability to observe this average is readily available to the Administrator on-site during the operating day. The owner or operator shall record the occurrence of any period meeting the criteria in paragraphs (g)(1)(ii)(A) through (g)(1)(iii)(C) of this section. All instances in an operating day constitute a single occurrence.

(A) The running average is above the maximum or below the minimum established limits;

(B) The running average is based on at least 6 1-hour average values; and

(C) The running average reflects a period of operation other than a startup, shutdown, or malfunction.

(iii) The monitoring system is capable of detecting unchanging data during periods of operation other than startups, shutdowns, or malfunctions, except in circumstances where the presence of unchanging data is the expected operating condition based on past experience (e.g., pH in some scrubbers), and will alert the operator by alarm or other means. The owner or operator shall record the occurrence. All instances of the alarm or other alert in an operating day constitute a single occurrence.

(iv) The monitoring system will alert the owner or operator by an alarm or other means, if the running average parameter value calculated under paragraph (g)(1)(ii) of this section reaches a set point that is appropriately related to the established limit for the parameter that is being monitored.

(v) The owner or operator shall verify the proper functioning of the monitoring system, including its ability to comply with the requirements of paragraph (g)(1) of this section, at the times specified in paragraphs (g)(1)(v)(A) through (g)(1)(v)(C) of this section. The owner or operator shall document that the required verifications occurred.

(A) Upon initial installation.

(B) Annually after initial installation.

(C) After any change to the programming or equipment constituting the monitoring system, which might reasonably be expected to alter the monitoring system’s ability to comply with the requirements of this section.
(vi) The owner or operator shall retain the records identified in paragraphs (g)(1)(vi) (A) through (C) of this section.

(A) Identification of each parameter, for each item of equipment, for which the owner or operator has elected to comply with the requirements of paragraph (g) of this section.

(B) A description of the applicable monitoring system(s), and of how compliance will be achieved with each requirement of paragraph (g)(1)(i) through (g)(1)(v) of this section. The description shall identify the location and format (e.g., on-line storage; log entries) for each required record. If the description changes, the owner or operator shall retain both the current and the most recent superseded description. The description, and the most recent superseded description, shall be retained as provided in §63.103(c) of subpart F of this part, except as provided in paragraph (g)(1)(vi)(D) of this section.

(C) A description, and the date, of any change to the monitoring system that would reasonably be expected to affect its ability to comply with the requirements of paragraph (g)(1) of this section.

(D) Owners and operators subject to paragraph (g)(1)(vi)(B) of this section shall retain the current description of the monitoring system as long as the description is current, but not less than 5 years from the date of its creation. The current description shall, at all times, be retained on-site or be accessible from a central location by computer or other means that provides access within 2 hours after a request. The owner or operator shall retain the most recent superseded description at least until 5 years from the date of its creation. The superseded description shall be retained on-site (or accessible from a central location by computer that provides access within 2 hours after a request) at least 6 months after its creation. Thereafter, the superseded description may be stored off-site.

(2) If an owner or operator has elected to implement the requirements of paragraph (g)(1) of this section, and a period of 6 consecutive months has passed without an excursion as defined in paragraph (g)(2)(iv) of this section, the owner or operator is no longer required to record the daily average value for that parameter for that unit of equipment, for any operating day when the daily average value is less than the maximum, or greater than the minimum established limit. With approval by the Administrator, monitoring data generated prior to the compliance date of this subpart shall be credited toward the period of 6 consecutive months, if the parameter limit and the monitoring was required and/or approved by the Administrator.

(i) If the owner or operator elects not to retain the daily average values, the owner or operator shall notify the Administrator in the next periodic report. The notification shall identify the parameter and unit of equipment.

(ii) If, on any operating day after the owner or operator has ceased recording daily averages as provided in paragraph (g)(2) of this section, there is an excursion as defined in paragraph (g)(2)(iv) of this section, the owner or operator shall immediately resume retaining the daily average value for each day, and shall notify the Administrator in the next periodic report. The owner or operator shall continue to retain each daily average value until another period of 6 consecutive months has passed without an excursion as defined in paragraph (g)(2)(iv) of this section.

(iii) The owner or operator shall retain the records specified in paragraphs (g)(1) (i), (ii), (iii), (iv), (v), and (vi) of this section. For any calendar week, if compliance with paragraphs (g)(1) (i), (ii), (iii), and (iv) of this section does not result in retention of a record of at least one occurrence or measured parameter value, the owner or operator shall record and retain at least one parameter value during a period of operation other than a startup, shutdown, or malfunction.

(iv) For purposes of paragraph (g) of this section, an excursion means that the daily average value of monitoring data for a parameter is greater than the maximum, or less than the minimum established value, except as provided in paragraphs (g)(2)(iv)(A) and (g)(2)(iv)(B) of this section.
(A) The daily average value during any startup, shutdown, or malfunction shall not be considered an excursion for purposes of this paragraph (g)(2), if the owner or operator operates the source during such periods in accordance with §63.102(a)(4).

(B) An excused excursion, as described in §63.152(c)(2)(ii) (B) and (C), shall not be considered an excursion for purposes of this paragraph (g)(2).


§63.153 Implementation and enforcement.

(a) This subpart can be implemented and enforced by the U.S. EPA, or a delegated authority such as the applicable State, local, or Tribal agency. If the U.S. EPA Administrator has delegated authority to a State, local, or Tribal agency, then that agency, in addition to the U.S. EPA, has the authority to implement and enforce this subpart. Contact the applicable U.S. EPA Regional Office to find out if implementation and enforcement of this subpart is delegated to a State, local, or Tribal agency.

(b) In delegating implementation and enforcement authority of this subpart to a State, local, or Tribal agency under subpart E of this part, the authorities contained in paragraph (c) of this section are retained by the Administrator of U.S. EPA and cannot be transferred to the State, local, or Tribal agency.

(c) The authorities that cannot be delegated to State, local, or Tribal agencies are as specified in paragraphs (c)(1) through (4) of this section.

(1) Approval of alternatives to the requirements in §§63.110, 63.112 through 63.113, 63.119, 63.126, 63.132 through 63.140, 63.148 through 63.149, and 63.150(i)(1) through (4). Follow the requirements in §63.121 to request permission to use an alternative means of emission limitation for storage vessels. Where these standards reference another subpart, the cited provisions will be delegated according to the delegation provisions of the referenced subpart. Where these standards reference another subpart and modify the requirements, the requirements shall be modified as described in this subpart. Delegation of the modified requirements will also occur according to the delegation provisions of the referenced subpart.

(2) Approval of major alternatives to test methods under §63.7(e)(2)(ii) and (f), as defined in §63.90, and as required in this subpart.

(3) Approval of major alternatives to monitoring under §63.8(f), as defined in §63.90, and as required in this subpart.

(4) Approval of major alternatives to recordkeeping and reporting under §63.10(f), as defined in §63.90, and as required in this subpart.

[68 FR 37344, June 23, 2003]

Table 1 to Subpart G of Part 63—Process Vents—Coefficients for Total Resource Effectiveness for Existing Source Nonhalogenated and Halogenated Vent Streams
### Table 1A to Subpart G of Part 63—Applicable 40 CFR Part 63 General Provisions

<table>
<thead>
<tr>
<th>Type of Stream</th>
<th>Control Device Basis</th>
<th>Values of Coefficients</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>a</td>
</tr>
<tr>
<td>Nonhalogenated</td>
<td>Flare</td>
<td>1.935</td>
</tr>
<tr>
<td></td>
<td>Thermal Incinerator 0 Percent Heat Recovery</td>
<td>1.492</td>
</tr>
<tr>
<td></td>
<td>Thermal Incinerator 70 Percent Heat Recovery</td>
<td>2.519</td>
</tr>
<tr>
<td>Halogenated</td>
<td>Thermal Incinerator and Scrubber</td>
<td>3.995</td>
</tr>
</tbody>
</table>

*The notifications specified in §63.9(b)(4)(i) and (b)(5) shall be submitted at the times specified in 40 CFR part 65.*


### Table 2 to Subpart G of Part 63—Process Vents—Coefficients for Total Resource Effectiveness for New Source Nonhalogenated and Halogenated Vent Streams

<table>
<thead>
<tr>
<th>Type of stream</th>
<th>Control device basis</th>
<th>Values of Coefficients</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>a</td>
</tr>
<tr>
<td>Nonhalogenated</td>
<td>Flare</td>
<td>0.5276</td>
</tr>
<tr>
<td></td>
<td>Thermal Incinerator 0 Percent Heat Recovery</td>
<td>0.4068</td>
</tr>
<tr>
<td></td>
<td>Thermal Incinerator 70 Percent Heat Recovery</td>
<td>0.686</td>
</tr>
<tr>
<td>Halogenated</td>
<td>Thermal Incinerator and Scrubber</td>
<td>1.0895</td>
</tr>
</tbody>
</table>
Table 3 to Subpart G of Part 63—Process Vents—Monitoring, Recordkeeping, and Reporting Requirements for Complying With 98 Weight-Percent Reduction of Total Organic Hazardous Air Pollutants Emissions or a Limit of 20 Parts Per Million by Volume

<table>
<thead>
<tr>
<th>Control device</th>
<th>Parameters to be monitored</th>
<th>Recordkeeping and reporting requirements for monitored parameters</th>
</tr>
</thead>
</table>
| Thermal incinerator | Firebox temperature[^b] [63.114(a)(1)(i)] | 1. Continuous records.  
2. Record and report the firebox temperature averaged over the full period of the performance test—NCS.  
3. Record the daily average firebox temperature for each operating day.  
4. Report all daily average temperatures that are outside the range established in the NCS or operating permit and all operating days when insufficient monitoring data are collected[^f]—PR. |
| Catalytic incinerator | Temperature upstream and downstream of the catalyst bed[^b] [63.114(a)(1)(ii)] | 1. Continuous records.  
2. Record and report the upstream and downstream temperatures and the temperature difference across the catalyst bed averaged over the full period of the performance test—NCS.  
3. Record the daily average upstream temperature and temperature difference across the catalyst bed for each operating day.  
4. Report all daily average upstream temperatures that are outside the range established in the NCS or operating permit—PR.  
5. Report all daily average temperature differences across the catalyst bed that are outside the range established in the NCS or operating permit—PR.  
6. Report all operating days when insufficient monitoring data are collected[^f] |
| Boiler or process heater with a design heat input capacity less than 44 megawatts and vent stream is not introduced with or as the primary fuel | Firebox temperature[^b] [63.114(a)(3)] | 1. Continuous records.  
2. Record and report the firebox temperature averaged over the full period of the performance test—NCS.  
3. Record the daily average firebox temperature for each operating day.  
4. Report all daily average firebox temperatures that are outside the range established in the NCS or operating permit and all operating days when insufficient monitoring data are collected[^f]—PR. |
| Flare | Presence of a flame at the pilot light [63.114(a)(2)] | 1. Hourly records of whether the monitor was continuously operating and whether the pilot flame was continuously present during each hour.  
2. Record and report the presence of a flame at the pilot light over the full period of the compliance determination—NCS.  
3. Record the times and durations of all periods when all pilot flames are absent or the monitor is not operating.  
4. Report the times and durations of all periods when all pilot flames of a flare are absent—PR. |
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Recapture devices</td>
<td>The appropriate monitoring device identified in table 4 when, in the table, the term “recapture” is substituted for “recovery.” [63.114(a)(5)]</td>
<td>1. The recordkeeping and reporting requirements for monitored parameters identified for the appropriate monitoring device in table 4 of this subpart.</td>
</tr>
</tbody>
</table>
| Scrubber for halogenated vent streams (Note: Controlled by a combustion device other than a flare) | pH of scrubber effluent [63.114(a)(4)(i)], and | 1. Continuous records.  
2. Record and report the pH of the scrubber effluent averaged over the full period of the performance test—NCS.  
3. Record the daily average pH of the scrubber effluent for each operating day.  
4. Report all daily average pH values of the scrubber effluent that are outside the range established in the NCS or operating permit and all operating days when insufficient monitoring data are collected—PR. |
| Scrubber for halogenated vent streams (Note: Controlled by a combustion device other than a flare) (Continued) | Scrubber liquid and gas flow rates [63.114(a)(4)(ii)] | 1. Continuous records of scrubber liquid flow rate.  
2. Record and report the scrubber liquid/gas ratio averaged over the full period of the performance test—NCS.  
3. Record the daily average scrubber liquid/gas ratio for each operating day.  
4. Report all daily average scrubber liquid/gas ratios that are outside the range established in the NCS or operating permit and all operating days when insufficient monitoring data are collected—PR. |
| All control devices | Presence of flow diverted to the atmosphere from the control device [63.114(d)(1)] or | 1. Hourly records of whether the flow indicator was operating and whether diversion was detected at any time during each hour.  
2. Record and report the times and durations of all periods when the vent stream is diverted through a bypass line or the monitor is not operating—PR. |
| Monthly inspections of sealed | | 1. Records that monthly inspections were |
2. Record and report all monthly inspections that show the valves are moved to the diverting position or the seal has been changed—PR.

Regulatory citations are listed in brackets.

Monitor may be installed in the firebox or in the ductwork immediately downstream of the firebox before any substantial heat exchange is encountered.

"Continuous records" is defined in §63.111 of this subpart.

NCS=Notification of Compliance Status described in §63.152 of this subpart.

The daily average is the average of all recorded parameter values for the operating day. If all recorded values during an operating day are within the range established in the NCS or operating permit, a statement to this effect can be recorded instead of the daily average.

The periodic reports shall include the duration of periods when monitoring data is not collected for each excursion as defined in §63.152(c)(2)(ii)(A) of this subpart.

PR=Periodic Reports described in §63.152 of this subpart.

Table 4 to Subpart G of Part 63—Process Vents—Monitoring, Recordkeeping, and Reporting Requirements For Maintaining a TRE Index Value >1.0 and ≤4.0

<table>
<thead>
<tr>
<th>Final recovery device</th>
<th>Parameters to be monitored</th>
<th>Recordkeeping and reporting requirements for monitored parameters</th>
</tr>
</thead>
</table>
| Absorber              | Exit temperature of the absorbing liquid [63.114(b)(1)], and | 1. Continuous records.  
2. Record and report the exit temperature of the absorbing liquid averaged over the full period of the TRE determination—NCS. |
|                       |                           | 3. Record the daily average exit temperature of the absorbing liquid for each operating day. |
|                       | Exit specific gravity [63.114(b)(1)] | 4. Report all daily average exit specific gravity for each operating day. |

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**Notes:**

- Regulatory citations are listed in brackets.
- Monitor may be installed in the firebox or in the ductwork immediately downstream of the firebox before any substantial heat exchange is encountered.
- "Continuous records" is defined in §63.111 of this subpart.
- NCS=Notification of Compliance Status described in §63.152 of this subpart.
- The daily average is the average of all recorded parameter values for the operating day. If all recorded values during an operating day are within the range established in the NCS or operating permit, a statement to this effect can be recorded instead of the daily average.
- The periodic reports shall include the duration of periods when monitoring data is not collected for each excursion as defined in §63.152(c)(2)(ii)(A) of this subpart.
- PR=Periodic Reports described in §63.152 of this subpart.
<table>
<thead>
<tr>
<th>Component</th>
<th>Measurement Description</th>
<th>Record and Reporting Requirements</th>
</tr>
</thead>
</table>
| Condenser                       | Exit (product side) temperature                                                          | 1. Continuous records.  
2. Record and report the exit temperature averaged over the full period of the TRE determination—NCS.  
3. Record the daily average exit temperature for each operating day—PR.  
4. Report all daily average exit temperatures that are outside the range established in the NCS or operating permit—PR.                                                                                                                                                                                                                                           |
| Carbon adsorber                 | Total regeneration stream mass or volumetric flow during carbon bed regeneration cycle(s) | 1. Record of total regeneration stream mass or volumetric flow for each carbon bed regeneration cycle.  
2. Record and report the total regeneration stream mass or volumetric flow during each carbon bed regeneration cycle during the period of the TRE determination—NCS.  
3. Report all carbon bed regeneration cycles when the total regeneration stream mass or volumetric flow is outside the range established in the NCS or operating permit—PR.                                                                                                                                                                                                                     |
|                                 | Temperature of the carbon bed after regeneration [and within 15 minutes of completing any cooling cycle(s)] | 1. Records of the temperature of the carbon bed after each regeneration.  
2. Record and report the temperature of the carbon bed after each regeneration during the period of the TRE determination—NCS.  
3. Report all carbon bed regeneration cycles during which temperature of the carbon bed after regeneration is outside the range established in the NCS or operating permit—PR.                                                                                                                                                                                                                          |
| All recovery devices (as an alternative to the above) | Concentration level or reading indicated by an organic monitoring device at the outlet of the recovery device | 1. Continuous records.  
2. Record and report the concentration level or reading averaged over the full period of the TRE determination—NCS.  
3. Record the daily average concentration level or reading for each operating day—PR.  
4. Report all daily average concentration levels or readings that are outside the range established in the NCS or operating permit—PR.                                                                                                                                                                                                                          |

\(^a\)Regulatory citations are listed in brackets.

\(^b\)Alternatively, these devices may comply with the organic monitoring device provisions listed at the end of this table under “All Recovery Devices.”

\(^c\)“Continuous records” is defined in §63.111 of this subpart.
NCS = Notification of Compliance Status described in §63.152 of this subpart.

The daily average is the average of all values recorded during the operating day. If all recorded values during an operating day are within the range established in the NCS or operating permit, a statement to this effect can be recorded instead of the daily average.

PR= Periodic Reports described in §63.152 of this subpart.

Table 5 to Subpart G of Part 63—Group 1 Storage Vessels at Existing Sources

<table>
<thead>
<tr>
<th>Vessel capacity (cubic meters)</th>
<th>Vapor Pressure(^1) (kilopascals)</th>
</tr>
</thead>
<tbody>
<tr>
<td>75 ≤ capacity &lt; 151</td>
<td>≥13.1</td>
</tr>
<tr>
<td>151 ≤ capacity</td>
<td>≥5.2</td>
</tr>
</tbody>
</table>

\(^1\)Maximum true vapor pressure of total organic HAP at storage temperature.

Table 6 to Subpart G of Part 63—Group 1 Storage Vessels at New Sources

<table>
<thead>
<tr>
<th>Vessel capacity (cubic meters)</th>
<th>Vapor pressure(^a) (kilopascals)</th>
</tr>
</thead>
<tbody>
<tr>
<td>38 ≤ capacity &lt; 151</td>
<td>≥13.1</td>
</tr>
<tr>
<td>151 ≤ capacity</td>
<td>≥0.7</td>
</tr>
</tbody>
</table>

\(^a\)Maximum true vapor pressure of total organic HAP at storage temperature.

Table 7 to Subpart G of Part 63—Transfer Operations—Monitoring, Recordkeeping, and Reporting Requirements for Complying With 98 Weight-Percent Reduction of Total Organic Hazardous Air Pollutants Emissions or a Limit of 20 Parts Per Million by Volume

<table>
<thead>
<tr>
<th>Control device</th>
<th>Parameters to be monitored(^a)</th>
<th>Recordkeeping and reporting requirements for monitored parameters</th>
</tr>
</thead>
</table>
| Thermal incinerator | Firebox temperature\(^b\) \[63.127(a)(1)(i)\] | 1. Continuous records\(^c\) during loading.  
2. Record and report the firebox temperature averaged over the full period of the performance test—NCS.\(^d\) |
<p>|                 |                                  | 3. Record the daily average firebox temperature for each operating day(^e) |
|                 |                                  | 4. Report daily average temperatures that are outside the range established in the NCS or operating permit and all operating days when |</p>
<table>
<thead>
<tr>
<th>Facility Type</th>
<th>Monitoring Parameter</th>
<th>Reporting Requirements</th>
</tr>
</thead>
</table>
| Catalytic incinerator                     | Temperature upstream and downstream of the catalyst bed [63.127(a)(1)(ii)]           | 1. Continuous records during loading.  
2. Record and report the upstream and downstream temperatures and the temperature difference across the catalyst bed averaged over the full period of the performance test—NCS.  
3. Record the daily average upstream temperature and temperature difference across catalyst bed for each operating day.  
4. Report all daily average upstream temperatures that are outside the range established in the NCS or operating permit—PR.  
5. Report all daily average temperature differences across the catalyst bed that are outside the range established in the NCS or operating permit—PR.  
6. Report all operating days when insufficient monitoring data are collected. |
| Boiler or process heater with a design heat input capacity less than 44 megawatts and vent stream is not introduced with or as the primary fuel | Firebox temperature [63.127(a)(3)]                                                  | 1. Continuous records during loading.  
2. Record and report the firebox temperature averaged over the full period of the performance test—NCS.  
3. Record the daily average firebox temperature for each operating day.  
4. Report all daily average firebox temperatures that are outside the range established in the NCS or operating permit and all operating days when insufficient data are collected—PR. |
| Flare                                     | Presence of a flame at the pilot light [63.127(a)(2)]                                | 1. Hourly records of whether the monitor was continuously operating and whether the pilot flame was continuously present during each hour.  
2. Record and report the presence of a flame at the pilot light over the full period of the compliance determination—NCS.  
3. Record the times and durations of all periods when all pilot flames are absent or the monitor is not operating.  
4. Report the duration of all periods when all pilot flames of a flare are absent—PR. |
<p>| Scrubber for halogenated                  | pH of scrubber effluent                                                             | 1. Continuous records during loading. |</p>
<table>
<thead>
<tr>
<th>Process Component</th>
<th>Measured Parameter</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Vent Streams</strong></td>
<td>pH of scrubber effluent</td>
<td>Controlled by a combustion device other than a flare. [63.127(a)(4)(i)] and [63.127(a)(4)(ii)] 2. Record and report the pH of the scrubber effluent averaged over the full period of the performance test—NCS. 3. Record the daily average pH of the scrubber effluent for each operating day. 4. Report all daily average pH values of the scrubber effluent that are outside the range established in the NCS or operating permit and all operating days when insufficient monitoring data are collected—PR.</td>
</tr>
<tr>
<td><strong>Scrubber Liquid and Gas Flow Rates</strong></td>
<td>Scrubber liquid/gas ratio</td>
<td>1. Continuous records during loading of scrubber liquid flow rate. 2. Record and report the scrubber liquid/gas ratio averaged over the full period of the performance test—NCS. 3. Record the daily average scrubber liquid/gas ratio for each operating day. 4. Report all daily average scrubber liquid/gas ratios that are outside the range established in the NCS or operating permit and all operating days when insufficient monitoring data are collected—PR.</td>
</tr>
<tr>
<td><strong>Absorber</strong></td>
<td>Exit temperature of the absorbing liquid</td>
<td>1. Continuous records during loading. 2. Record and report the exit temperature of the absorbing liquid averaged over the full period of the performance test—NCS. 3. Record the daily average exit temperature of the absorbing liquid for each operating day. 4. Report all daily average exit temperatures of the absorbing liquid that are outside the range established in the NCS or operating permit and all operating days when insufficient monitoring data are collected—PR.</td>
</tr>
<tr>
<td><strong>Condenser</strong></td>
<td>Exit specific gravity</td>
<td>1. Continuous records during loading. 2. Record and report the exit specific gravity averaged over the full period of the performance test—NCS. 3. Record the daily average exit specific gravity for each operating day. 4. Report all daily average exit specific gravity values that are outside the range established in the NCS or operating permit and all operating days when insufficient monitoring data are collected—PR.</td>
</tr>
</tbody>
</table>
| Carbon adsorber | Total regeneration stream mass or volumetric flow for each carbon bed regeneration cycle. | 1. Record of total regeneration stream mass or volumetric flow for each carbon bed regeneration cycle.  
2. Record and report the total regeneration stream mass or volumetric flow during each carbon bed regeneration cycle during the period of the performance test—NCS.  
3. Report all carbon bed regeneration cycles when the total regeneration stream mass or volumetric flow is outside the range established in the NCS or operating permit and all operating days when insufficient monitoring data are collected—PR. |
|----------------|-------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------|
| All recovery devices (as an alternative to the above) | Concentration level or reading indicated by an organic monitoring device at the outlet of the recovery device [63.127(b)] | 1. Continuous records during loading.  
2. Record and report the concentration level or reading averaged over the full period of the performance test—NCS.  
3. Record the daily average concentration level or reading for each operating day.  
4. Report all daily average concentration levels or readings that are outside the range established in the NCS or operating permit and all operating days when insufficient monitoring data are collected—PR. |
| All control devices and vapor balancing systems | Presence of flow diverted to the atmosphere from the control device [63.127(d)(1)] or | 1. Hourly records of whether the flow indicator was operating and whether a diversion was detected at any time during each hour. |
2. Record and report the duration of all periods when the vent stream is diverted through a bypass line or the monitor is not operating—PR.

<table>
<thead>
<tr>
<th>Monthly inspections of sealed valves [63.127(d)(2)]</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Records that monthly inspections were performed.</td>
</tr>
<tr>
<td>2. Record and report all monthly inspections that show the valves are moved to the diverting position or the seal has been changed.</td>
</tr>
</tbody>
</table>

---

*a* Regulatory citations are listed in brackets.

*b* Monitor may be installed in the firebox or in the ductwork immediately downstream of the firebox before any substantial heat exchange is encountered.

*c* “Continuous records” is defined in §63.111 of this subpart.

*d* NCS = Notification of Compliance Status described in §63.152 of this subpart.

*e* The daily average is the average of all recorded parameter values for the operating day. If all recorded values during an operating day are within the range established in the NCS or operating permit, a statement to this effect can be recorded instead of the daily average.

*f* The periodic reports shall include the duration of periods when monitoring data are not collected for each excursion as defined in §63.152(c)(2)(ii)(A) of this subpart.

*g* PR = Periodic Reports described in §63.152 of this subpart.

*h* Alternatively, these devices may comply with the organic monitoring device provisions listed at the end of this table under “All Recovery Devices.”

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Table 8 to Subpart G of Part 63—Organic HAP’s Subject to the Wastewater Provisions for Process Units at New Sources

<table>
<thead>
<tr>
<th>Chemical name</th>
<th>CAS No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allyl chloride</td>
<td>107051</td>
</tr>
<tr>
<td>Benzene</td>
<td>71432</td>
</tr>
<tr>
<td>Butadiene (1,3-)</td>
<td>106990</td>
</tr>
<tr>
<td>Carbon disulfide</td>
<td>75150</td>
</tr>
<tr>
<td>Carbon tetrachloride</td>
<td>56235</td>
</tr>
<tr>
<td>Cumene</td>
<td>98828</td>
</tr>
<tr>
<td>Ethylbenzene</td>
<td>100414</td>
</tr>
<tr>
<td>Ethyl chloride (Chloroethane)</td>
<td>75003</td>
</tr>
<tr>
<td>Chemical name</td>
<td>CAS No.</td>
</tr>
<tr>
<td>---------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>Ethylidene dichloride (1,1-Dichloroethane).</td>
<td>75343</td>
</tr>
<tr>
<td>Hexachlorobutadiene</td>
<td>87683</td>
</tr>
<tr>
<td>Hexachloroethane</td>
<td>67721</td>
</tr>
<tr>
<td>Hexane</td>
<td>100543</td>
</tr>
<tr>
<td>Methyl bromide (Bromomethane)</td>
<td>74839</td>
</tr>
<tr>
<td>Methyl chloride (Chloromethane)</td>
<td>74873</td>
</tr>
<tr>
<td>Phosgene</td>
<td>75445</td>
</tr>
<tr>
<td>Tetrachloroethylene (Perchloroethylene)</td>
<td>127184</td>
</tr>
<tr>
<td>Toluene</td>
<td>108883</td>
</tr>
<tr>
<td>Trichloroethane (1,1,1-) (Methyl chloroform)</td>
<td>71556</td>
</tr>
<tr>
<td>Trichloroethylene</td>
<td>79016</td>
</tr>
<tr>
<td>Trimethylpentane (2,2,4-)</td>
<td>540841</td>
</tr>
<tr>
<td>Vinyl chloride (chloroethylene)</td>
<td>75014</td>
</tr>
<tr>
<td>Vinylidene chloride</td>
<td>75354</td>
</tr>
<tr>
<td>(1,1-Dichloroethylene).</td>
<td></td>
</tr>
<tr>
<td>Xylene (m-)</td>
<td>108383</td>
</tr>
<tr>
<td>Xylene (p-)</td>
<td>106423</td>
</tr>
</tbody>
</table>

Notes:

- CAS numbers refer to the Chemical Abstracts Service registry number assigned to specific compounds, isomers, or mixtures of compounds.

Note. The list of organic HAP’s on table 8 is a subset of the list of organic HAP’s on table 9 of this subpart.

Table 9 to Subpart G of Part 63—Organic HAP’s Subject to the Wastewater Provisions for Process Units at New and Existing Sources and Corresponding Fraction Removed (Fr) Values

<table>
<thead>
<tr>
<th>Chemical name</th>
<th>CAS No.</th>
<th>Fr</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acetaldehyde</td>
<td>75070</td>
<td>0.95</td>
</tr>
<tr>
<td>Acetonitrile</td>
<td>75058</td>
<td>0.62</td>
</tr>
<tr>
<td>Acetophenone</td>
<td>98862</td>
<td>0.72</td>
</tr>
<tr>
<td>Acrolein</td>
<td>107028</td>
<td>0.96</td>
</tr>
<tr>
<td>Acrylonitrile</td>
<td>107131</td>
<td>0.96</td>
</tr>
<tr>
<td>Allyl chloride</td>
<td>107051</td>
<td>0.99</td>
</tr>
<tr>
<td>Benzene</td>
<td>71432</td>
<td>0.99</td>
</tr>
<tr>
<td>Chemical Name</td>
<td>Code</td>
<td>Mass Fraction</td>
</tr>
<tr>
<td>--------------------------------------------------</td>
<td>----------</td>
<td>---------------</td>
</tr>
<tr>
<td>Benzyl chloride</td>
<td>100447</td>
<td>0.99</td>
</tr>
<tr>
<td>Biphenyl</td>
<td>92524</td>
<td>0.99</td>
</tr>
<tr>
<td>Bromoform</td>
<td>75252</td>
<td>0.99</td>
</tr>
<tr>
<td>Butadiene (1,3-)</td>
<td>106990</td>
<td>0.99</td>
</tr>
<tr>
<td>Carbon disulfide</td>
<td>75150</td>
<td>0.99</td>
</tr>
<tr>
<td>Carbon tetrachloride</td>
<td>56235</td>
<td>0.99</td>
</tr>
<tr>
<td>Chlorobenzene</td>
<td>108907</td>
<td>0.99</td>
</tr>
<tr>
<td>Chloroform</td>
<td>67663</td>
<td>0.99</td>
</tr>
<tr>
<td>Chloroprene (2-Chloro-1,3-butadiene)</td>
<td>126998</td>
<td>0.99</td>
</tr>
<tr>
<td>Cumene</td>
<td>98828</td>
<td>0.99</td>
</tr>
<tr>
<td>Dichlorobenzene (p-)</td>
<td>106467</td>
<td>0.99</td>
</tr>
<tr>
<td>Dichloroethane (1,2-) (Ethylene dichloride)</td>
<td>107062</td>
<td>0.99</td>
</tr>
<tr>
<td>Dichloroethyl ether (Bis(2-chloroethyl)ether)</td>
<td>111444</td>
<td>0.87</td>
</tr>
<tr>
<td>Dichloroprene (1,3-)</td>
<td>542756</td>
<td>0.99</td>
</tr>
<tr>
<td>Diethyl sulfate</td>
<td>64675</td>
<td>0.90</td>
</tr>
<tr>
<td>Dimethyl sulfate</td>
<td>77781</td>
<td>0.53</td>
</tr>
<tr>
<td>Dimethylaniline (N,N-)</td>
<td>121697</td>
<td>0.99</td>
</tr>
<tr>
<td>Dimethylhydrazine (1,1-)</td>
<td>57147</td>
<td>0.57</td>
</tr>
<tr>
<td>Dinitrophenol (2,4-)</td>
<td>51285</td>
<td>0.99</td>
</tr>
<tr>
<td>Dinitrotoluene (2,4-)</td>
<td>121142</td>
<td>0.38</td>
</tr>
<tr>
<td>Dioxane (1,4-) (1,4-Diethyleneoxide)</td>
<td>123911</td>
<td>0.37</td>
</tr>
<tr>
<td>Epichlorohydrin(1-Chloro-2,3-epoxypropane)</td>
<td>106898</td>
<td>0.91</td>
</tr>
<tr>
<td>Ethyl acrylate</td>
<td>140885</td>
<td>0.99</td>
</tr>
<tr>
<td>Ethylbenzene</td>
<td>100414</td>
<td>0.99</td>
</tr>
<tr>
<td>Ethyl chloride (Chloroethane)</td>
<td>75003</td>
<td>0.99</td>
</tr>
<tr>
<td>Ethylene dibromide (Dibromomethane)</td>
<td>106934</td>
<td>0.99</td>
</tr>
<tr>
<td>Ethylene glycol dimethyl ether</td>
<td>110714</td>
<td>0.90</td>
</tr>
<tr>
<td>Ethylene glycol monobutyl ether acetate</td>
<td>112072</td>
<td>0.76</td>
</tr>
<tr>
<td>Ethylene glycol monomethyl ether acetate</td>
<td>110496</td>
<td>0.28</td>
</tr>
<tr>
<td>Ethylene oxide</td>
<td>75218</td>
<td>0.98</td>
</tr>
<tr>
<td>Ethylidene dichloride (1,1-Dichloroethane)</td>
<td>75343</td>
<td>0.99</td>
</tr>
<tr>
<td>Hexachlorobenzene</td>
<td>118741</td>
<td>0.99</td>
</tr>
<tr>
<td>Hexachlorobutadiene</td>
<td>87683</td>
<td>0.99</td>
</tr>
<tr>
<td>Hexachloroethane</td>
<td>67721</td>
<td>0.99</td>
</tr>
<tr>
<td>Chemical</td>
<td>CAS Number</td>
<td>Concentration</td>
</tr>
<tr>
<td>-----------------------------------</td>
<td>------------</td>
<td>---------------</td>
</tr>
<tr>
<td>Hexane</td>
<td>110543</td>
<td>0.99</td>
</tr>
<tr>
<td>Isophorone</td>
<td>78591</td>
<td>0.60</td>
</tr>
<tr>
<td>Methanol</td>
<td>67561</td>
<td>0.31</td>
</tr>
<tr>
<td>Methyl bromide (Bromomethane)</td>
<td>74839</td>
<td>0.99</td>
</tr>
<tr>
<td>Methyl chloride (Chloromethane)</td>
<td>74873</td>
<td>0.99</td>
</tr>
<tr>
<td>Methyl isobutyl ketone (Hexone)</td>
<td>108101</td>
<td>0.99</td>
</tr>
<tr>
<td>Methyl methacrylate</td>
<td>80626</td>
<td>0.98</td>
</tr>
<tr>
<td>Methyl tert-butyl ether</td>
<td>1634044</td>
<td>0.99</td>
</tr>
<tr>
<td>Methylene chloride (Dichloromethane)</td>
<td>75092</td>
<td>0.99</td>
</tr>
<tr>
<td>Naphthalene</td>
<td>91203</td>
<td>0.99</td>
</tr>
<tr>
<td>Nitrobenzene</td>
<td>98953</td>
<td>0.80</td>
</tr>
<tr>
<td>Nitropropane (2-)</td>
<td>79469</td>
<td>0.98</td>
</tr>
<tr>
<td>Phosgene</td>
<td>75445</td>
<td>0.99</td>
</tr>
<tr>
<td>Propionaldehyde</td>
<td>123386</td>
<td>0.99</td>
</tr>
<tr>
<td>Propylene dichloride (1,2-Dichloropropane)</td>
<td>78875</td>
<td>0.99</td>
</tr>
<tr>
<td>Propylene oxide</td>
<td>75569</td>
<td>0.99</td>
</tr>
<tr>
<td>Styrene</td>
<td>100425</td>
<td>0.99</td>
</tr>
<tr>
<td>Tetrachloroethane (1,1,2,2-)</td>
<td>79345</td>
<td>0.99</td>
</tr>
<tr>
<td>Tetrachloroethylene (Perchloroethylene)</td>
<td>127184</td>
<td>0.99</td>
</tr>
<tr>
<td>Toluene</td>
<td>108883</td>
<td>0.99</td>
</tr>
<tr>
<td>Toluidine (o-)</td>
<td>95534</td>
<td>0.44</td>
</tr>
<tr>
<td>Trichlorobenzene (1,2,4-)</td>
<td>120821</td>
<td>0.99</td>
</tr>
<tr>
<td>Trichloroethane (1,1,1-) (Methyl chloroform)</td>
<td>71556</td>
<td>0.99</td>
</tr>
<tr>
<td>Trichloroethane (1,1,2-) (Vinyl trichloride)</td>
<td>79005</td>
<td>0.99</td>
</tr>
<tr>
<td>Trichloroethylene</td>
<td>79016</td>
<td>0.99</td>
</tr>
<tr>
<td>Trichlorophenol (2,4,5-)</td>
<td>95954</td>
<td>0.96</td>
</tr>
<tr>
<td>Triethylamine</td>
<td>121448</td>
<td>0.99</td>
</tr>
<tr>
<td>Trimethylpentane (2,2,4-)</td>
<td>540841</td>
<td>0.99</td>
</tr>
<tr>
<td>Vinyl acetate</td>
<td>108054</td>
<td>0.99</td>
</tr>
<tr>
<td>Vinyl chloride (Chloroethylene)</td>
<td>75014</td>
<td>0.99</td>
</tr>
<tr>
<td>Vinlylidene chloride (1,1-Dichloroethylene)</td>
<td>75354</td>
<td>0.99</td>
</tr>
<tr>
<td>Xylene (m-)</td>
<td>108383</td>
<td>0.99</td>
</tr>
<tr>
<td>Xylene (o-)</td>
<td>95476</td>
<td>0.99</td>
</tr>
<tr>
<td>Xylene (p-)</td>
<td>106423</td>
<td>0.99</td>
</tr>
</tbody>
</table>
CAS numbers refer to the Chemical Abstracts Service registry number assigned to specific compounds, isomers, or mixtures of compounds.

[59 FR 19468, Apr. 22, 1994, as amended at 71 FR 76615, Dec. 21, 2006]

Table 10 to Subpart G of Part 63—Wastewater—Compliance Options for Wastewater Tanks

<table>
<thead>
<tr>
<th>Capacity (m$^3$)</th>
<th>Maximum true vapor pressure (kPa)</th>
<th>Control requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;75</td>
<td></td>
<td>§63.133(a)(1)</td>
</tr>
<tr>
<td>*75 and &lt;151</td>
<td>&lt;13.1</td>
<td>§63.133(a)(1)</td>
</tr>
<tr>
<td></td>
<td>*13.1</td>
<td>§63.133(a)(2)</td>
</tr>
<tr>
<td>*151</td>
<td>&lt;5.2</td>
<td>§63.133(a)(1)</td>
</tr>
<tr>
<td></td>
<td>*5.2</td>
<td>§63.133(a)(2)</td>
</tr>
</tbody>
</table>

Table 11 to Subpart G of Part 63—Wastewater—Inspection and Monitoring Requirements for Waste Management Units

<table>
<thead>
<tr>
<th>To comply with</th>
<th>Inspection or monitoring requirement</th>
<th>Frequency of inspection or monitoring</th>
<th>Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tanks:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>63.133(b)(1)</td>
<td>Inspect fixed roof and all openings for leaks</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td>63.133(c)</td>
<td>Inspect floating roof in accordance with §§63.120 (a)(2) and (a)(3)</td>
<td>See §63.120 (a)(2) and (a)(3)</td>
<td>Visual.</td>
</tr>
<tr>
<td>63.133(d)</td>
<td>Measure floating roof seal gaps in accordance with §§63.120 (b)(2)(i) through (b)(4)</td>
<td>See §63.120 (b)(2)(i) through (b)(4).</td>
<td></td>
</tr>
<tr>
<td></td>
<td>—Primary seal gaps</td>
<td>Once every 5 years Initially Annually</td>
<td></td>
</tr>
<tr>
<td></td>
<td>—Secondary seal gaps</td>
<td></td>
<td></td>
</tr>
<tr>
<td>63.133(f) 63.133(g)</td>
<td>Inspect wastewater tank for control equipment failures and improper work practices</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td>Surface impoundments:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>63.134(b)(1)</td>
<td>Inspect cover and all openings for leaks</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td>63.134(c)</td>
<td>Inspect surface impoundment for control equipment failures and improper work practices</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
</tbody>
</table>
Containers:

<table>
<thead>
<tr>
<th>63.135(b)(1), 63.135(b)(2) (ii)</th>
<th>Inspect cover and all openings for leaks</th>
<th>Initially Semi-annually</th>
<th>Visual.</th>
</tr>
</thead>
<tbody>
<tr>
<td>63.135(d)(1)</td>
<td>Inspect enclosure and all openings for leaks</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td>63.135(e)</td>
<td>Inspect container for control equipment failures and improper work practices</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
</tbody>
</table>

Individual Drain Systems<sup>a</sup>:

<table>
<thead>
<tr>
<th>63.136(b)(1)</th>
<th>Inspect cover and all openings to ensure there are no gaps, cracks, or holes</th>
<th>Initially Semi-annually</th>
<th>Visual.</th>
</tr>
</thead>
<tbody>
<tr>
<td>63.136(c)</td>
<td>Inspect individual drain system for control equipment failures and improper work practices</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td>63.136(e)(1)</td>
<td>Verify that sufficient water is present to properly maintain integrity of water seals</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td>63.136(e)(2), 63.136(f)(1)</td>
<td>Inspect all drains using tightly-fitted caps or plugs to ensure caps and plugs are in place and properly installed</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
<tr>
<td>63.136(f)(2)</td>
<td>Inspect all junction boxes to ensure covers are in place and have no visible gaps, cracks, or holes</td>
<td>Initially Semi-annually</td>
<td>Visual or smoke test or other means as specified.</td>
</tr>
<tr>
<td>63.136(f)(3)</td>
<td>Inspect unburied portion of all sewer lines for cracks and gaps</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
</tbody>
</table>

Oil-water separators:

<table>
<thead>
<tr>
<th>63.137(b)(1)</th>
<th>Inspect fixed roof and all openings for leaks</th>
<th>Initially Semi-annually</th>
<th>Visual.</th>
</tr>
</thead>
<tbody>
<tr>
<td>63.137(c)</td>
<td>Measure floating roof seal gaps in accordance with 40 CFR 60.696(d)(1)</td>
<td>Initially&lt;sup&gt;b&lt;/sup&gt;</td>
<td>See 40 CFR 60.696(d)(1).</td>
</tr>
<tr>
<td>—Primary seal gaps</td>
<td></td>
<td>Once every 5 years</td>
<td></td>
</tr>
<tr>
<td>63.137(c)</td>
<td>—Secondary seal gaps</td>
<td>Initially&lt;sup&gt;b&lt;/sup&gt; Annually</td>
<td></td>
</tr>
<tr>
<td>63.137(d)</td>
<td>Inspect oil-water separator for control equipment failures and improper work practices</td>
<td>Initially Semi-annually</td>
<td>Visual.</td>
</tr>
</tbody>
</table>

<sup>a</sup>As specified in §63.136(a), the owner or operator shall comply with either the requirements of §63.136 (b) and (c) or §63.136 (e) and (f).

<sup>b</sup>Within 60 days of installation as specified in §63.137(c).
### Table 12 to Subpart G of Part 63—Monitoring Requirements for Treatment Processes

<table>
<thead>
<tr>
<th>To comply with</th>
<th>Parameters to be monitored</th>
<th>Frequency</th>
<th>Methods</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Required mass removal of Table 8 and/or Table 9 compound(s) from wastewater treated in a properly operated biological treatment unit, §63.138(f), and §63.138(g)</td>
<td>Appropriate parameters as specified in §63.143(c) and approved by permitting authority</td>
<td>Appropriate frequency as specified in §63.143 and approved by permitting authority</td>
<td>Appropriate methods as specified in §63.143 and as approved by permitting authority.</td>
</tr>
<tr>
<td>2. Steam stripper</td>
<td>(i) Steam flow rate; and</td>
<td>Continuously</td>
<td>Integrating steam flow monitoring device equipped with a continuous recorder.</td>
</tr>
<tr>
<td></td>
<td>(ii) Wastewater feed mass flow rate; and</td>
<td>Continuously</td>
<td>Liquid flow meter installed at stripper influent and equipped with a continuous recorder.</td>
</tr>
<tr>
<td></td>
<td>(iii) Wastewater feed temperature; or</td>
<td>Continuously</td>
<td>(A) Liquid temperature monitoring device installed at stripper influent and equipped with a continuous or recorder; or (B) Liquid temperature monitoring device installed in the column top tray liquid phase (i.e., at the downcomer) and equipped with a continuous recorder.</td>
</tr>
<tr>
<td></td>
<td>(iv) Column operating temperature</td>
<td>Continuously</td>
<td></td>
</tr>
<tr>
<td>3. Other treatment processes or alternative monitoring parameters to those listed in item 2 of this table</td>
<td>Other parameters may be monitored upon approval from the Administrator with the requirements specified in §63.151(f)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Table 13 to Subpart G of Part 63—Wastewater—Monitoring Requirements for Control Devices

<table>
<thead>
<tr>
<th>Control Device</th>
<th>Monitoring equipment required</th>
<th>Parameters to be monitored</th>
<th>Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>All control devices</td>
<td>1. Flow indicator installed at all bypass lines to the atmosphere and equipped with continuous recorder or</td>
<td>1. Presence of flow diverted from the control device to the atmosphere or</td>
<td>Hourly records of whether the flow indicator was operating and whether a diversion was detected at any time during each hour</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Car-seal or lock-and-key configuration of sealed valves</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>-----------------------------------------------------------</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Thermal Incinerator</strong> Temperature monitoring device installed in firebox or in ductwork immediately downstream of firebox and equipped with a continuous recorder</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Firebox temperature</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Continuous.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Catalytic Incinerator</strong> Temperature monitoring device installed in gas stream immediately before and after catalyst bed and equipped with a continuous recorder</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Temperature upstream of catalyst bed or 2. Temperature difference across catalyst bed</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Continuous.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Flare</strong> Heat sensing device installed at the pilot light and equipped with a continuous recorder</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Presence of a flame at the pilot light</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hourly records of whether the monitor was continuously operating and whether the pilot flame was continuously present during each hour.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Boiler or process heater &lt;44 megawatts and vent stream is not mixed with the primary fuel</strong> Temperature monitoring device installed in firebox and equipped with continuous recorder</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Combustion temperature</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Continuous.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Condenser</strong> Temperature monitoring device installed at condenser exit and equipped with continuous recorder</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Condenser exit (product side) temperature</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Continuous.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Carbon adsorber (regenerative)</strong> Integrating regeneration stream flow monitoring device having an accuracy of ±10 percent, and</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total regeneration stream mass or volumetric flow during carbon bed regeneration cycle(s)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>For each regeneration cycle, record the total regeneration stream mass or volumetric flow.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Carbon bed temperature monitoring device</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Temperature of carbon bed after regeneration [and within 15 minutes of completing any cooling cycle(s)]</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>For each regeneration cycle and within 15 minutes of completing any cooling cycle, record the carbon bed temperature.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Carbon adsorber (Non-regenerative)</strong> Organic compound concentration monitoring device</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Organic compound concentration of adsorber exhaust</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Daily or at intervals no greater than 20 percent of the design carbon replacement interval, whichever is greater.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Alternative monitoring parameters</strong> Other parameters may be monitored upon approval from the Administrator in accordance with the requirements in</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Monitor may be installed in the firebox or in the ductwork immediately downstream of the firebox before any substantial heat exchange is encountered.

"Continuous recorder" is defined in §63.111 of this subpart.

As an alternative to conducting this monitoring, an owner or operator may replace the carbon in the carbon adsorption system with fresh carbon at a regular predetermined time interval that is less than the carbon replacement interval that is determined by the maximum design flow rate and organic concentration in the gas stream vented to the carbon adsorption system.

Tables 14-14b to Subpart G of Part 63 [Reserved]

Table 15 to Subpart G of Part 63—Wastewater—Information on Table 8 and/or Table 9 Compounds To Be Submitted With Notification of Compliance Status for Process Units at New and/or Existing Sources

<table>
<thead>
<tr>
<th>Process unit identification code</th>
<th>Stream identification code</th>
<th>Concentration of table 8 and/or table 9 compound(s) (ppmw)</th>
<th>Flow rate (lpm)</th>
<th>Group 1 or Group 2</th>
<th>Compliance approach</th>
<th>Treatment process(es) identification</th>
<th>Waste management unit(s) identification</th>
<th>Intended control device</th>
</tr>
</thead>
</table>

The information specified in this table must be submitted; however, it may be submitted in any format. This table presents an example format.

Other requirements for the NCS are specified in §63.152(b) of this subpart.

Also include a description of the process unit (e.g., benzene process unit).

Except when §63.132(e) is used, annual average concentration as specified in §63.132 (c) or (d) and §63.144.

When §63.132(e) is used, indicate the wastewater stream is a designated Group 1 wastewater stream.

Except when §63.132(e) is used, annual average flow rate as specified in §63.132 (c) or (d) and in §63.144.

Indicate whether stream is Group 1 or Group 2. If Group 1, indicate whether it is Group 1 for Table 8 or Table 9 compounds or for both Table 8 and Table 9 compounds.

Cite §63.138 compliance option used.
Table 16 to Subpart G of Part 63 [Reserved]

Table 17 to Subpart G of Part 63—Information for Treatment Processes To Be Submitted With Notification of Compliance Status\(^a\)\(^b\)

<table>
<thead>
<tr>
<th>Treatment process identification(^c)</th>
<th>Description(^d)</th>
<th>Wastewater stream(s) treated(^e)</th>
<th>Monitoring parameters(^f)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

\(^a\)The information specified in this table must be submitted; however, it may be submitted in any format. This table presents an example format.

\(^b\)Other requirements for the Notification of Compliance Status are specified in §63.152(b) of this Subpart.

\(^c\)Identification codes should correspond to those listed in Table 15.

\(^d\)Description of treatment process.

\(^e\)Stream identification code for each wastewater stream treated by each treatment unit. Identification codes should correspond to entries listed in Table 15.

\(^f\)Parameter(s) to be monitored or measured in accordance with Table 12 and §63.143.

Table 18 to Subpart G of Part 63—Information for Waste Management Units To Be Submitted With Notification of Compliance Status\(^a\)\(^b\)

<table>
<thead>
<tr>
<th>Waste management unit identification(^c)</th>
<th>Description(^d)</th>
<th>Wastewater stream(s) received or managed(^e)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

\(^a\)The information specified in this table must be submitted; however, it may be submitted in any format. This table presents an example format.

\(^b\)Other requirements for the Notification of Compliance Status are specified in §63.152(b) of this Subpart.

\(^c\)Identification codes should correspond to those listed in Table 15.

\(^d\)Description of waste management unit.

\(^e\)Stream identification code for each wastewater stream received or managed by each waste management unit. Identification codes should correspond to entries listed in Table 15.
Table 19 to Subpart G of Part 63—Wastewater—Information on Residuals To Be Submitted With Notification of Compliance Status**

<table>
<thead>
<tr>
<th>Residual identification</th>
<th>Residual description</th>
<th>Wastewater stream identification</th>
<th>Treatment process</th>
<th>Fate</th>
<th>Control device identification code</th>
<th>Control device description</th>
<th>Control device efficiency</th>
</tr>
</thead>
</table>

*aThe information specified in this table must be submitted; however, it may be submitted in any format. This table presents an example format.

*bOther requirements for the Notification of Compliance Status are specified in §63.152(b) of this subpart.

*cName or identification code of residual removed from Group 1 wastewater stream.

*dDescription of residual (e.g., steam stripper A-13 overhead condensates).

*eIdentification of stream from which residual is removed.

*fTreatment process from which residual originates.

*gIndicate whether residual is sold, returned to production process, or returned to waste management unit or treatment process; or whether HAP mass of residual is destroyed by 99 percent.

*hIf the fate of the residual is such that the HAP mass is destroyed by 99 percent, give description of device used for HAP destruction.

*iIf the fate of the residual is such that the HAP mass is destroyed by 99 percent, provide an estimate of control device efficiency and attach substantiation in accordance with §63.146(b)(9) of this subpart.

Table 20 to Subpart G of Part 63—Wastewater—Periodic Reporting Requirements for Control Devices Subject to §63.139 Used To Comply With §§63.13 Through 63.139

<table>
<thead>
<tr>
<th>Control device</th>
<th>Reporting requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Thermal Incinerator</td>
<td>Report all daily average(^a) temperatures that are outside the range established in the NCS(^b) or operating permit and all operating days when insufficient monitoring data are collected.(^c)</td>
</tr>
<tr>
<td>(2) Catalytic Incinerator</td>
<td>(i) Report all daily average(^a) upstream temperatures that are outside the range established in the NCS(^b) or operating permit.</td>
</tr>
<tr>
<td></td>
<td>(ii) Report all daily average(^a) temperature differences</td>
</tr>
<tr>
<td>(3) Boiler or Process Heater with a design heat input capacity less than 44 megawatts and vent stream is not mixed with the primary fuel</td>
<td>(iii) Report all operating days when insufficient monitoring data are collected.\textsuperscript{c}</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Report all daily average\textsuperscript{a} firebox temperatures that are outside the range established in the NCS\textsuperscript{b} or operating permit and all operating days when insufficient monitoring data are collected.\textsuperscript{c}</td>
<td></td>
</tr>
<tr>
<td>(4) Flare</td>
<td>Report the duration of all periods when all pilot flames are absent.</td>
</tr>
<tr>
<td>(5) Condenser</td>
<td>Report all daily average\textsuperscript{a} exit temperatures that are outside the range established in the NCS\textsuperscript{b} or operating permit and all operating days when insufficient monitoring data are collected\textsuperscript{c}.</td>
</tr>
<tr>
<td>(6) Carbon Adsorber (Regenerative)</td>
<td>(i) Report all carbon bed regeneration cycles when the total regeneration stream mass or volumetric flow is outside the range established in the NCS\textsuperscript{b} or operating permit.</td>
</tr>
<tr>
<td></td>
<td>(ii) Report all carbon bed regeneration cycles during which the temperature of the carbon bed after regeneration is outside the range established in the NCS\textsuperscript{b} or operating permit.</td>
</tr>
<tr>
<td></td>
<td>(iii) Report all operating days when insufficient monitoring data are collected\textsuperscript{c}.</td>
</tr>
<tr>
<td>(7) Carbon Adsorber (Non-Regenerative)</td>
<td>(i) Report all operating days when inspections not done according to the schedule developed as specified in table 13 of this subpart.</td>
</tr>
<tr>
<td></td>
<td>(ii) Report all operating days when carbon has not been replaced at the frequency specified in table 13 of this subpart.</td>
</tr>
<tr>
<td>(8) All Control Devices</td>
<td>(i) Report the times and durations of all periods when the vent stream is diverted through a bypass line or the monitor is not operating, or</td>
</tr>
<tr>
<td></td>
<td>(ii) Report all monthly inspections that show the valves are moved to the diverting position or the seal has been changed.</td>
</tr>
</tbody>
</table>

\textsuperscript{a}The daily average is the average of all values recorded during the operating day, as specified in §63.147(d).

\textsuperscript{b}NCS = Notification of Compliance Status described in §63.152.

\textsuperscript{c}The periodic reports shall include the duration of periods when monitoring data are not collected for each excursion as defined in §63.152(c)(2)(ii)(A).
### Table 21 to Subpart G of Part 63—Average Storage Temperature ($T_s$) as a Function of Tank Paint Color

<table>
<thead>
<tr>
<th>Tank Color</th>
<th>Average Storage Temperature ($T_s$)</th>
</tr>
</thead>
<tbody>
<tr>
<td>White</td>
<td>$T_a = 0$</td>
</tr>
<tr>
<td>Aluminum</td>
<td>$T_a = 2.5$</td>
</tr>
<tr>
<td>Gray</td>
<td>$T_a = 3.5$</td>
</tr>
<tr>
<td>Black</td>
<td>$T_a = 5.0$</td>
</tr>
</tbody>
</table>

* $T_a$ is the average annual ambient temperature in degrees Fahrenheit.

### Table 22 to Subpart G of Part 63—Paint Factors for Fixed Roof Tanks

<table>
<thead>
<tr>
<th>Tank color</th>
<th>Paint factors ($F_p$)</th>
<th>Paint Condition</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Roof</td>
<td>Shell</td>
</tr>
<tr>
<td>White</td>
<td>White</td>
<td>White</td>
</tr>
<tr>
<td>Aluminum</td>
<td>White</td>
<td>Aluminum (specular)</td>
</tr>
<tr>
<td>White</td>
<td>Aluminum (specular)</td>
<td>White</td>
</tr>
<tr>
<td>Aluminum</td>
<td>Aluminum (specular)</td>
<td>Aluminum (specular)</td>
</tr>
<tr>
<td>White</td>
<td>Aluminum (diffuse)</td>
<td>Aluminum (diffuse)</td>
</tr>
<tr>
<td>Aluminum</td>
<td>Aluminum (diffuse)</td>
<td>Aluminum (diffuse)</td>
</tr>
<tr>
<td>White</td>
<td>Gray</td>
<td>Gray</td>
</tr>
<tr>
<td>Light gray</td>
<td>Light gray</td>
<td>Light gray</td>
</tr>
<tr>
<td>Medium gray</td>
<td>Medium gray</td>
<td>Medium gray</td>
</tr>
</tbody>
</table>

### Table 23 to Subpart G of Part 63—Average Clingage Factors ($c^a$)

<table>
<thead>
<tr>
<th>Liquid</th>
<th>Shell condition</th>
<th>Light rust$^b$</th>
<th>Dense rust</th>
<th>Gunite lined</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gasoline</td>
<td>Light rust</td>
<td>0.0015</td>
<td>0.0075</td>
<td>0.15</td>
</tr>
<tr>
<td>Single component stocks</td>
<td>Light rust</td>
<td>0.0015</td>
<td>0.0075</td>
<td>0.15</td>
</tr>
<tr>
<td>Crude oil</td>
<td></td>
<td>0.0060</td>
<td>0.030</td>
<td>0.60</td>
</tr>
</tbody>
</table>

*Units for average clingage factors are barrels per 1,000 square feet.
If no specific information is available, these values can be assumed to represent the most common condition of tanks currently in use.

Table 24 to Subpart G of Part 63—Typical Number of Columns as a Function of Tank Diameter for Internal Floating Roof Tanks With Column Supported Fixed Roofs

<table>
<thead>
<tr>
<th>Tank diameter range (D in feet)</th>
<th>Typical number of columns, (N_C)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(0 &lt; D \leq 85)</td>
<td>1</td>
</tr>
<tr>
<td>(85 &lt; D \leq 100)</td>
<td>6</td>
</tr>
<tr>
<td>(100 &lt; D \leq 120)</td>
<td>7</td>
</tr>
<tr>
<td>(120 &lt; D \leq 135)</td>
<td>8</td>
</tr>
<tr>
<td>(135 &lt; D \leq 150)</td>
<td>9</td>
</tr>
<tr>
<td>(150 &lt; D \leq 170)</td>
<td>16</td>
</tr>
<tr>
<td>(170 &lt; D \leq 190)</td>
<td>19</td>
</tr>
<tr>
<td>(190 &lt; D \leq 220)</td>
<td>22</td>
</tr>
<tr>
<td>(220 &lt; D \leq 235)</td>
<td>31</td>
</tr>
<tr>
<td>(235 &lt; D \leq 270)</td>
<td>37</td>
</tr>
<tr>
<td>(270 &lt; D \leq 275)</td>
<td>43</td>
</tr>
<tr>
<td>(275 &lt; D \leq 290)</td>
<td>49</td>
</tr>
<tr>
<td>(290 &lt; D \leq 330)</td>
<td>61</td>
</tr>
<tr>
<td>(330 &lt; D \leq 360)</td>
<td>71</td>
</tr>
<tr>
<td>(360 &lt; D \leq 400)</td>
<td>81</td>
</tr>
</tbody>
</table>

aData in this table should not supersede information on actual tanks.

Table 25 to Subpart G of Part 63—Effective Column Diameter \(F_c\)

<table>
<thead>
<tr>
<th>Column type</th>
<th>(F_c) (feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td>9-inch by 7-inch built-up columns</td>
<td>1.1</td>
</tr>
<tr>
<td>8-inch-diameter pipe columns</td>
<td>0.7</td>
</tr>
<tr>
<td>No construction details known</td>
<td>1.0</td>
</tr>
</tbody>
</table>

Table 26 to Subpart G of Part 63—Seal Related Factors for Internal Floating Roof Vessels

<table>
<thead>
<tr>
<th>Seal type</th>
<th>(K_s)</th>
<th>n</th>
</tr>
</thead>
</table>

O-202
### Table 27 to Subpart G of Part 63—Summary of Internal Floating Deck Fitting Loss Factors ($K_F$) and Typical Number of Fittings ($N_F$)

<table>
<thead>
<tr>
<th>Deck fitting type</th>
<th>Deck fitting loss factor ($K_F$)&lt;sup&gt;a&lt;/sup&gt;</th>
<th>Typical number of fittings ($N_F$)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Access hatch</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bolted cover, gasketed</td>
<td>1.6</td>
<td></td>
</tr>
<tr>
<td>Unbolted cover, gasketed</td>
<td>11</td>
<td></td>
</tr>
<tr>
<td>Unbolted cover, ungasketed</td>
<td>b25</td>
<td></td>
</tr>
<tr>
<td>Automatic gauge float well</td>
<td>1.</td>
<td></td>
</tr>
<tr>
<td>Bolted cover, gasketed</td>
<td>5.1</td>
<td></td>
</tr>
<tr>
<td>Unbolted cover, gasketed</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>Unbolted cover, ungasketed</td>
<td>b28</td>
<td></td>
</tr>
<tr>
<td>Column well</td>
<td>(see Table 24).</td>
<td></td>
</tr>
<tr>
<td>Builtup column-sliding cover, gasketed</td>
<td>33</td>
<td></td>
</tr>
<tr>
<td>Builtup column-sliding cover, ungasketed</td>
<td>b47</td>
<td></td>
</tr>
<tr>
<td>Pipe column-flexible fabric sleeve seal</td>
<td>19</td>
<td></td>
</tr>
<tr>
<td>Pipe column-sliding cover, gasketed</td>
<td>32</td>
<td></td>
</tr>
<tr>
<td>Pipe column-sliding cover, ungasketed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ladder well</td>
<td>1.</td>
<td></td>
</tr>
<tr>
<td>Sliding cover, gasketed</td>
<td>56</td>
<td></td>
</tr>
<tr>
<td>Sliding cover, ungasketed</td>
<td>b76</td>
<td></td>
</tr>
<tr>
<td>Roof leg or hanger well</td>
<td>(5+D/10+D&lt;sup&gt;2&lt;/sup&gt;/600)&lt;sup&gt;4&lt;/sup&gt;.</td>
<td></td>
</tr>
<tr>
<td>Adjustable</td>
<td>b7.9</td>
<td></td>
</tr>
</tbody>
</table>

<sup>a</sup>If vessel-specific information is not available about the secondary seal, assume only a primary seal is present.
Sample pipe or well

| Slotted pipe-sliding cover, gasketed | 44 |
| Slotted pipe-sliding cover, ungasketed | 57 |
| Sample well-slit fabric seal, 10 percent open area | 0.12 |
| Stub drain, 1-in diameter | 1.2 |

Vacuum breaker

| Weighted mechanical actuation, gasketed | 0.7 |
| Weighted mechanical actuation, ungasketed | 0.9 |

**Table 28 to Subpart G of Part 63—Deck Seam Length Factors (SD) for Internal Floating Roof Tanks**

<table>
<thead>
<tr>
<th>Deck construction</th>
<th>Typical deck seam length factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Continuous sheet construction&lt;sup&gt;b&lt;/sup&gt;:</td>
<td></td>
</tr>
<tr>
<td>5-feet wide sheets</td>
<td>0.2&lt;sup&gt;c&lt;/sup&gt;</td>
</tr>
<tr>
<td>6-feet wide sheets</td>
<td>0.17</td>
</tr>
<tr>
<td>7-feet wide sheets</td>
<td>0.14</td>
</tr>
<tr>
<td>Panel construction&lt;sup&gt;d&lt;/sup&gt;:</td>
<td></td>
</tr>
<tr>
<td>5 × 7.5 feet rectangular</td>
<td>0.33</td>
</tr>
<tr>
<td>5 × 12 feet rectangular</td>
<td>0.28</td>
</tr>
</tbody>
</table>

<sup>a</sup>Units for \( K_F \) are pound-moles per year.

<sup>b</sup>If no specific information is available, this value can be assumed to represent the most common/typical deck fittings currently used.

<sup>c</sup>\( D = \text{Tank diameter (feet)} \).

<sup>d</sup>Not used on welded contact internal floating decks.
\[ S_0 = \frac{(L+W)}{LW}, \text{ where } W = \text{panel width (feet)}, \text{ and } L = \text{panel length (feet)}. \]

Table 29 to Subpart G of Part 63—Seal Related Factors for External Floating Roof Vessels

<table>
<thead>
<tr>
<th>Seal type</th>
<th>Welded vessels</th>
<th>Riveted vessels</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>( K_s )</td>
<td>( N )</td>
</tr>
<tr>
<td>Metallic shoe seal:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Primary seal only</td>
<td>1.2</td>
<td>1.5</td>
</tr>
<tr>
<td>With shoe-mounted secondary seal</td>
<td>0.8</td>
<td>1.2</td>
</tr>
<tr>
<td>With rim-mounted secondary seal</td>
<td>0.2</td>
<td>1.0</td>
</tr>
<tr>
<td>Liquid mounted resilient seal:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Primary seal only</td>
<td>1.1</td>
<td>1.0</td>
</tr>
<tr>
<td>With weather shield</td>
<td>0.8</td>
<td>0.9</td>
</tr>
<tr>
<td>With rim-mounted secondary seal</td>
<td>0.7</td>
<td>0.4</td>
</tr>
<tr>
<td>Vapor mounted resilient seal:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Primary seal only</td>
<td>1.2</td>
<td>2.3</td>
</tr>
<tr>
<td>With weather shield</td>
<td>0.9</td>
<td>2.2</td>
</tr>
<tr>
<td>With rim-mounted secondary seal</td>
<td>0.2</td>
<td>2.6</td>
</tr>
</tbody>
</table>

*aNA=Not applicable.

Table 30 to Subpart G of Part 63—Roof Fitting Loss Factors, \( K_{fa}, K_{rb}, \) and \( m,^*\) and Typical Number of Fittings, \( N_T \)

<table>
<thead>
<tr>
<th>Fitting type and construction details</th>
<th>Loss factors(^b)</th>
<th>Typical number of fittings, ( N_T )</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>( K_{fa} ) (lb-mole/yr)</td>
<td>( K_{rb} ) (lb-mole/[mi/hr])(^m)-yr)</td>
</tr>
<tr>
<td>Access hatch (24-in-diameter well)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bolted cover, gasketed</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Unbolted cover, ungasketed</td>
<td>2.7</td>
<td>7.1</td>
</tr>
<tr>
<td>Unbolted cover, gasketed</td>
<td>2.9</td>
<td>0.41</td>
</tr>
<tr>
<td>Unslotted guide-pole well (8-in-diameter unslotted pole, 21-in-diameter well)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ungasketed sliding cover</td>
<td>0</td>
<td>67</td>
</tr>
<tr>
<td>Gasketed sliding cover</td>
<td>0</td>
<td>3.0</td>
</tr>
</tbody>
</table>

\(^b\) NA=Not applicable.
| Slotted guide-pole/sample well (8-in-diameter unslotted pole, 21-in-diameter well) | | | |
|---|---|---|
| Ungasketed sliding cover, without float | 0 | 310 | 1.2 |
| Ungasketed sliding cover, with float | 0 | 29 | 2.0 |
| Gasketed sliding cover, without float | 0 | 260 | 1.2 |
| Gasketed sliding cover, with float | 0 | 8.5 | 1.4 |

<table>
<thead>
<tr>
<th>Gauge-float well (20-inch diameter)</th>
<th>1.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unbolted cover, ungasketed</td>
<td>2.3</td>
</tr>
<tr>
<td>Unbolted cover, gasketed</td>
<td>2.4</td>
</tr>
<tr>
<td>Bolted cover, gasketed</td>
<td>0</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Gauge-hatch/sample well (8-inch diameter)</th>
<th>1.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Weighted mechanical actuation, gasketed</td>
<td>0.95</td>
</tr>
<tr>
<td>Weighted mechanical actuation, ungasketed</td>
<td>0.91</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Vacuum breaker (10-in-diameter well)</th>
<th>( N_{F6} ) (Table 31).</th>
</tr>
</thead>
<tbody>
<tr>
<td>Weighted mechanical actuation, gasketed</td>
<td>1.2</td>
</tr>
<tr>
<td>Weighted mechanical actuation, ungasketed</td>
<td>1.2</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Roof drain (3-in-diameter)</th>
<th>( N_{F8} ) (Table 32).</th>
</tr>
</thead>
<tbody>
<tr>
<td>Open</td>
<td>0</td>
</tr>
<tr>
<td>90 percent closed</td>
<td>0.51</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Roof leg (3-in-diameter)</th>
<th>( N_{F8} ) (Table 32).</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adjustable, pontoon area</td>
<td>1.5</td>
</tr>
<tr>
<td>Adjustable, center area</td>
<td>0.25</td>
</tr>
<tr>
<td>Adjustable, double-deck roofs</td>
<td>0.25</td>
</tr>
<tr>
<td>Fixed</td>
<td>0</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Roof leg (21/2-in-diameter)</th>
<th>( N_{F8} ) (Table 32).</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adjustable, pontoon area</td>
<td>1.7</td>
</tr>
<tr>
<td>Adjustable, center area</td>
<td>0.41</td>
</tr>
<tr>
<td>Adjustable, double-deck roofs</td>
<td>0.41</td>
</tr>
</tbody>
</table>
Fixed 0 0 0

Rim vent (6-in-diameter) 0.71 0.10 1.0

Weighted mechanical actuation, gasketed 0.68 1.8 1.0

Weighted mechanical actuation, ungasketed

---

The roof fitting loss factors, $K_{Fa}$, $K_{Fb}$, and $m$, may only be used for wind speeds from 2 to 15 miles per hour.

aUnit abbreviations are as follows: lb = pound; mi = miles; hr = hour; yr = year.

If no specific information is available, this value can be assumed to represent the most common or typical roof fittings currently in use.

dA slotted guide-pole/sample well is an optional fitting and is not typically used.

eRoof drains that drain excess rainwater into the product are not used on pontoon floating roofs. They are, however, used on double-deck floating roofs and are typically left open.

fThe most common roof leg diameter is 3 inches. The loss factors for 21/2-inch diameter roof legs are provided for use if this smaller size roof is used on a particular floating roof.

gRim vents are used only with mechanical-shoe primary seals.

Table 31 to Subpart G of Part 63—Typical Number of Vacuum Breakers, $N_{F6}$, and Roof Drains, $N_{F7}$

<table>
<thead>
<tr>
<th>Tank diameter D (feet)$^b$</th>
<th>No. of vacuum breakers, $N_{F6}$</th>
<th>No. of roof drains, $N_{F7}$ double-deck roof$^c$</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pontoon roof</td>
<td>Double-deck roof</td>
<td></td>
</tr>
<tr>
<td>50</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>100</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>150</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>200</td>
<td>3</td>
<td>3</td>
</tr>
<tr>
<td>250</td>
<td>4</td>
<td>5</td>
</tr>
<tr>
<td>300</td>
<td>5</td>
<td>7</td>
</tr>
<tr>
<td>350</td>
<td>6</td>
<td>7$^d$</td>
</tr>
<tr>
<td>400</td>
<td>7</td>
<td>7$^d$</td>
</tr>
</tbody>
</table>

$^a$This table should not supersede information based on actual tank data.

$^b$If the actual diameter is between the diameters listed, the closest diameter listed should be used. If the actual diameter is midway between the diameters listed, the next larger diameter should be used.


Roof drains that drain excess rainwater into the product are not used on pontoon floating roofs. They are, however, used on double-deck floating roofs, and are typically left open.

For tanks more than 300 feet in diameter, actual tank data or the manufacturer's recommendations may be needed for the number of roof drains.

---

**Table 32 to Subpart G of Part 63—Typical Number of Roof Legs,** $N_r$

<table>
<thead>
<tr>
<th>Tank diameter D (feet)$^b$</th>
<th>Pontoon roof</th>
<th>No. of pontoon legs</th>
<th>No. of center legs</th>
<th>No. of legs on double-deck roof</th>
</tr>
</thead>
<tbody>
<tr>
<td>30</td>
<td></td>
<td>4</td>
<td>2</td>
<td>6</td>
</tr>
<tr>
<td>40</td>
<td></td>
<td>4</td>
<td>4</td>
<td>7</td>
</tr>
<tr>
<td>50</td>
<td></td>
<td>6</td>
<td>6</td>
<td>8</td>
</tr>
<tr>
<td>60</td>
<td></td>
<td>9</td>
<td>7</td>
<td>10</td>
</tr>
<tr>
<td>70</td>
<td></td>
<td>13</td>
<td>9</td>
<td>13</td>
</tr>
<tr>
<td>80</td>
<td></td>
<td>15</td>
<td>10</td>
<td>16</td>
</tr>
<tr>
<td>90</td>
<td></td>
<td>16</td>
<td>12</td>
<td>20</td>
</tr>
<tr>
<td>100</td>
<td></td>
<td>17</td>
<td>16</td>
<td>25</td>
</tr>
<tr>
<td>110</td>
<td></td>
<td>18</td>
<td>20</td>
<td>29</td>
</tr>
<tr>
<td>120</td>
<td></td>
<td>19</td>
<td>24</td>
<td>34</td>
</tr>
<tr>
<td>130</td>
<td></td>
<td>20</td>
<td>28</td>
<td>40</td>
</tr>
<tr>
<td>140</td>
<td></td>
<td>21</td>
<td>33</td>
<td>46</td>
</tr>
<tr>
<td>150</td>
<td></td>
<td>23</td>
<td>38</td>
<td>52</td>
</tr>
<tr>
<td>160</td>
<td></td>
<td>26</td>
<td>42</td>
<td>58</td>
</tr>
<tr>
<td>170</td>
<td></td>
<td>27</td>
<td>49</td>
<td>66</td>
</tr>
<tr>
<td>180</td>
<td></td>
<td>28</td>
<td>56</td>
<td>74</td>
</tr>
<tr>
<td>190</td>
<td></td>
<td>29</td>
<td>62</td>
<td>82</td>
</tr>
<tr>
<td>200</td>
<td></td>
<td>30</td>
<td>69</td>
<td>90</td>
</tr>
<tr>
<td>210</td>
<td></td>
<td>31</td>
<td>77</td>
<td>98</td>
</tr>
<tr>
<td>220</td>
<td></td>
<td>32</td>
<td>83</td>
<td>107</td>
</tr>
<tr>
<td>230</td>
<td></td>
<td>33</td>
<td>92</td>
<td>115</td>
</tr>
<tr>
<td>240</td>
<td></td>
<td>34</td>
<td>101</td>
<td>127</td>
</tr>
<tr>
<td>250</td>
<td></td>
<td>34</td>
<td>109</td>
<td>138</td>
</tr>
<tr>
<td>260</td>
<td></td>
<td>36</td>
<td>118</td>
<td>149</td>
</tr>
<tr>
<td>270</td>
<td></td>
<td>36</td>
<td>128</td>
<td>162</td>
</tr>
<tr>
<td>Cargo carrier</td>
<td>Mode of operation</td>
<td>S factor</td>
<td></td>
<td></td>
</tr>
<tr>
<td>------------------------</td>
<td>-----------------------------------------------</td>
<td>----------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tank trucks and rail tank cars</td>
<td>Submerged loading of a clean cargo tank</td>
<td>0.50</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Submerged loading: dedicated normal service</td>
<td>0.60</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Submerged loading: dedicated vapor balance service</td>
<td>1.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Splash loading of a clean cargo tank</td>
<td>1.45</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Splash loading: dedicated normal service</td>
<td>1.45</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Splash loading: dedicated vapor balance service</td>
<td>1.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

\[a\] This table should not supersede information based on actual tank data.

\[b\] If the actual diameter is between the diameters listed, the closest diameter listed should be used. If the actual diameter is midway between the diameters listed, the next larger diameter should be used.

Table 34 to Subpart G of Part 63—Fraction Measured (F<sub>m</sub>) and Fraction Emitted (F<sub>e</sub>) For HAP Compounds in Wastewater Streams

<table>
<thead>
<tr>
<th>Chemical name</th>
<th>CAS Number&lt;sup&gt;a&lt;/sup&gt;</th>
<th>F&lt;sub&gt;m&lt;/sub&gt;</th>
<th>F&lt;sub&gt;e&lt;/sub&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acetaldehyde</td>
<td>75070</td>
<td>1.00</td>
<td>0.48</td>
</tr>
<tr>
<td>Acetonitrile</td>
<td>75058</td>
<td>0.99</td>
<td>0.36</td>
</tr>
<tr>
<td>Substance</td>
<td>CAS Number</td>
<td>USL</td>
<td>IDL</td>
</tr>
<tr>
<td>-----------------------------------</td>
<td>------------</td>
<td>-----</td>
<td>-----</td>
</tr>
<tr>
<td>Acetophenone</td>
<td>98862</td>
<td>0.31</td>
<td>0.14</td>
</tr>
<tr>
<td>Acrolein</td>
<td>107028</td>
<td>1.00</td>
<td>0.43</td>
</tr>
<tr>
<td>Acrylonitrile</td>
<td>107131</td>
<td>1.00</td>
<td>0.43</td>
</tr>
<tr>
<td>Allyl chloride</td>
<td>107051</td>
<td>1.00</td>
<td>0.89</td>
</tr>
<tr>
<td>Benzene</td>
<td>71432</td>
<td>1.00</td>
<td>0.80</td>
</tr>
<tr>
<td>Benyl chloride</td>
<td>100447</td>
<td>1.00</td>
<td>0.47</td>
</tr>
<tr>
<td>Biphenyl</td>
<td>92524</td>
<td>0.86</td>
<td>0.45</td>
</tr>
<tr>
<td>Bromoform</td>
<td>75252</td>
<td>1.00</td>
<td>0.49</td>
</tr>
<tr>
<td>Butadiene (1,3-)</td>
<td>106990</td>
<td>1.00</td>
<td>0.98</td>
</tr>
<tr>
<td>Carbon disulfide</td>
<td>75150</td>
<td>1.00</td>
<td>0.92</td>
</tr>
<tr>
<td>Carbon tetrachloride</td>
<td>56235</td>
<td>1.00</td>
<td>0.94</td>
</tr>
<tr>
<td>Chlorobenzene</td>
<td>108907</td>
<td>1.00</td>
<td>0.73</td>
</tr>
<tr>
<td>Chloroform</td>
<td>67663</td>
<td>1.00</td>
<td>0.78</td>
</tr>
<tr>
<td>Chloroprene (2-Chloro-1,3-butadiene)</td>
<td>126998</td>
<td>1.00</td>
<td>0.68</td>
</tr>
<tr>
<td>Cumene</td>
<td>98828</td>
<td>1.00</td>
<td>0.88</td>
</tr>
<tr>
<td>Dichlorobenzene (p-)</td>
<td>106467</td>
<td>1.00</td>
<td>0.72</td>
</tr>
<tr>
<td>Dichloroethane (1,2-) (Ethylene dichloride)</td>
<td>107062</td>
<td>1.00</td>
<td>0.64</td>
</tr>
<tr>
<td>Dichloroethyl ether (Bis(2-Chloroethyl ether))</td>
<td>111444</td>
<td>0.76</td>
<td>0.21</td>
</tr>
<tr>
<td>Dichloropropene (1,3-)</td>
<td>542756</td>
<td>1.00</td>
<td>0.76</td>
</tr>
<tr>
<td>Diethyl sulfate</td>
<td>64675</td>
<td>0.0025</td>
<td>0.11</td>
</tr>
<tr>
<td>Dimethyl sulfate</td>
<td>77781</td>
<td>0.086</td>
<td>0.079</td>
</tr>
<tr>
<td>Dimethylaniline (N,N-)</td>
<td>121697</td>
<td>0.00080</td>
<td>0.34</td>
</tr>
<tr>
<td>Dimethylhydrazine (1,1-)</td>
<td>57147</td>
<td>0.38</td>
<td>0.054</td>
</tr>
<tr>
<td>Dinitrophenol (2,4-)</td>
<td>51285</td>
<td>0.0077</td>
<td>0.060</td>
</tr>
<tr>
<td>Dinitrotoluene (2,4-)</td>
<td>121142</td>
<td>0.085</td>
<td>0.18</td>
</tr>
<tr>
<td>Dioxane (1,4-) (1,4-Diethyleneoxide)</td>
<td>123911</td>
<td>0.87</td>
<td>0.18</td>
</tr>
<tr>
<td>Epichlorohydrin(1-Chloro-2,3-epoxypropane)</td>
<td>106898</td>
<td>0.94</td>
<td>0.35</td>
</tr>
<tr>
<td>Ethyl acrylate</td>
<td>140885</td>
<td>1.00</td>
<td>0.48</td>
</tr>
<tr>
<td>Ethyl benzene</td>
<td>100414</td>
<td>1.00</td>
<td>0.83</td>
</tr>
<tr>
<td>Ethyl chloride (Chloroethane)</td>
<td>75003</td>
<td>1.00</td>
<td>0.90</td>
</tr>
<tr>
<td>Ethylene dibromide (Dibromomethane)</td>
<td>106934</td>
<td>1.00</td>
<td>0.57</td>
</tr>
<tr>
<td>Ethylene glycol dimethyl ether</td>
<td>110714</td>
<td>0.86</td>
<td>0.32</td>
</tr>
<tr>
<td>Ethylene glycol monobutyl ether acetate</td>
<td>112072</td>
<td>0.043</td>
<td>0.067</td>
</tr>
<tr>
<td>Ethylene glycol monomethyl ether acetate</td>
<td>110496</td>
<td>0.093</td>
<td>0.048</td>
</tr>
<tr>
<td>Compound</td>
<td>CAS Number</td>
<td>Water Octanol (W/O)</td>
<td>Octanol Water (O/W)</td>
</tr>
<tr>
<td>-----------------------------------------------</td>
<td>------------</td>
<td>---------------------</td>
<td>---------------------</td>
</tr>
<tr>
<td>Ethylene oxide</td>
<td>75218</td>
<td>1.00</td>
<td>0.50</td>
</tr>
<tr>
<td>Ethylidene dichloride (1,1-Dichloroethane)</td>
<td>75343</td>
<td>1.00</td>
<td>0.79</td>
</tr>
<tr>
<td>Hexachlorobenzene</td>
<td>118741</td>
<td>0.97</td>
<td>0.64</td>
</tr>
<tr>
<td>Hexachlorobutadiene</td>
<td>87683</td>
<td>0.88</td>
<td>0.86</td>
</tr>
<tr>
<td>Hexachloroethane</td>
<td>67721</td>
<td>0.50</td>
<td>0.85</td>
</tr>
<tr>
<td>Hexane</td>
<td>110543</td>
<td>1.00</td>
<td>1.00</td>
</tr>
<tr>
<td>Isophorone</td>
<td>78591</td>
<td>0.51</td>
<td>0.11</td>
</tr>
<tr>
<td>Methanol</td>
<td>67561</td>
<td>0.85</td>
<td>0.17</td>
</tr>
<tr>
<td>Methyl bromide (Bromomethane)</td>
<td>74839</td>
<td>1.00</td>
<td>0.85</td>
</tr>
<tr>
<td>Methyl chloride (Chloromethane)</td>
<td>74873</td>
<td>1.00</td>
<td>0.84</td>
</tr>
<tr>
<td>Methyl isobutyl ketone (Hexone)</td>
<td>108101</td>
<td>0.98</td>
<td>0.53</td>
</tr>
<tr>
<td>Methyl methacrylate</td>
<td>80626</td>
<td>1.00</td>
<td>0.37</td>
</tr>
<tr>
<td>Methyl tert-butyl ether</td>
<td>1634044</td>
<td>1.00</td>
<td>0.37</td>
</tr>
<tr>
<td>Methylene chloride (Dichloromethane)</td>
<td>75092</td>
<td>1.00</td>
<td>0.77</td>
</tr>
<tr>
<td>Naphthalene</td>
<td>91203</td>
<td>0.99</td>
<td>0.51</td>
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<tr>
<td>Nitrobenzene</td>
<td>98953</td>
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<td>0.23</td>
</tr>
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<td>Nitropropane (2-)</td>
<td>79469</td>
<td>0.99</td>
<td>0.44</td>
</tr>
<tr>
<td>Phosgene</td>
<td>75445</td>
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<td>0.87</td>
</tr>
<tr>
<td>Propionaldehyde</td>
<td>123386</td>
<td>1.00</td>
<td>0.41</td>
</tr>
<tr>
<td>Propylene dichloride (1,2-Dichloropropane)</td>
<td>78875</td>
<td>1.00</td>
<td>0.72</td>
</tr>
<tr>
<td>Propylene oxide</td>
<td>75569</td>
<td>1.00</td>
<td>0.60</td>
</tr>
<tr>
<td>Styrene</td>
<td>100425</td>
<td>1.00</td>
<td>0.80</td>
</tr>
<tr>
<td>Tetrachloroethane (1,1,2,2-)</td>
<td>79345</td>
<td>1.00</td>
<td>0.46</td>
</tr>
<tr>
<td>Tetrachloroethylene (Perchloroethylene)</td>
<td>127184</td>
<td>1.00</td>
<td>0.92</td>
</tr>
<tr>
<td>Toluene</td>
<td>108883</td>
<td>1.00</td>
<td>0.80</td>
</tr>
<tr>
<td>Toluidine (o-)</td>
<td>95534</td>
<td>0.15</td>
<td>0.052</td>
</tr>
<tr>
<td>Trichlorobenzene (1,2,4-)</td>
<td>120821</td>
<td>1.00</td>
<td>0.64</td>
</tr>
<tr>
<td>Trichloroethane (1,1,1-) (Methyl chloroform)</td>
<td>71556</td>
<td>1.00</td>
<td>0.91</td>
</tr>
<tr>
<td>Trichloroethane (1,1,2-) (Vinyl Trichloride)</td>
<td>79005</td>
<td>1.00</td>
<td>0.60</td>
</tr>
<tr>
<td>Trichloroethylene</td>
<td>79016</td>
<td>1.00</td>
<td>0.87</td>
</tr>
<tr>
<td>Trichlorophenol (2,4,5-)</td>
<td>95954</td>
<td>0.11</td>
<td>0.086</td>
</tr>
<tr>
<td>Triethylamine</td>
<td>121448</td>
<td>1.00</td>
<td>0.38</td>
</tr>
<tr>
<td>Trimethylpentane (2,2,4-)</td>
<td>540841</td>
<td>1.00</td>
<td>1.00</td>
</tr>
<tr>
<td>Vinyl acetate</td>
<td>108054</td>
<td>1.00</td>
<td>0.59</td>
</tr>
<tr>
<td>Item of equipment</td>
<td>Control requirement</td>
<td></td>
<td></td>
</tr>
<tr>
<td>-------------------</td>
<td>---------------------</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| Drain or drain hub | (a) Tightly fitting solid cover (TFSC); or  
(b) TFSC with a vent to either a process, or to a fuel gas system, or to a control device meeting the requirements of §63.139(c); or  
(c) Water seal with submerged discharge or barrier to protect discharge from wind. |
| Manhole | (a) TFSC; or  
(b) TSFC with a vent to either a process, or to a fuel gas system, or to a control device meeting the requirements of §63.139(c); or  
(c) If the item is vented to the atmosphere, use a TFSC with a properly operating water seal at the entrance or exit to the item to restrict ventilation in the collection system. The vent pipe shall be at least 90 cm in length and not exceeding 10.2 cm in nominal inside diameter. |
| Lift station | (a) TFSC; or  
(b) TFSC with a vent to either a process, or to a fuel gas system, or to a control device meeting the requirements of §63.139(c); or  
(c) If the lift station is vented to the atmosphere, use a TFSC with a properly operating water seal at the entrance or exit to the item to restrict ventilation in the collection system. The vent pipe shall be at least 90 cm in length and not exceeding 10.2 cm in nominal inside diameter. The lift station shall be level controlled to minimize changes in the liquid level. |
| Trench | (a) TFSC; or  
(b) TFSC with a vent to either a process, or to a fuel gas system, or to a control device meeting the requirements of §63.139(c); or  
(c) If the item is vented to the atmosphere, use a TFSC with a properly operating water seal at the entrance or exit to the item to restrict ventilation in the collection system. The vent pipe shall be at least 90 cm in length and not exceeding 10.2 cm in nominal inside diameter. |
| Pipe | Each pipe shall have no visible gaps in joints, seals, or other emission interfaces. |
| Oil/Water separator | (a) Equip with a fixed roof and route vapors to a process or to a fuel gas system, or equip with a closed vent system that routes vapors to a control device meeting the requirements of §63.139(c); or  
(b) Equip with a floating roof that meets the equipment specifications of §60.693 (a)(1)(i), (a)(1)(ii), (a)(2), (a)(3), and (a)(4). |

*aCAS numbers refer to the Chemical Abstracts Service registry number assigned to specific compounds, isomers, or mixtures of compounds.*

[59 FR 19468, Apr. 22, 1994, as amended at 71 FR 76615, Dec. 21, 2006]
Tank

Maintain a fixed roof. If the tank is sparged or used for heating or treating by means of an exothermic reaction, a fixed roof and a system shall be maintained that routes the organic hazardous air pollutants vapors to other process equipment or a fuel gas system, or a closed vent system that routes vapors to a control device that meets the requirements of 40 CFR §63.119 (e)(1) or (e)(2).

Where a tightly fitting solid cover is required, it shall be maintained with no visible gaps or openings, except during periods of sampling, inspection, or maintenance.

Manhole includes sumps and other points of access to a conveyance system.

Applies to tanks with capacities of 38 m³ or greater.

A fixed roof may have openings necessary for proper venting of the tank, such as pressure/vacuum vent, j-pipe vent.

The liquid in the tank is agitated by injecting compressed air or gas.

Table 36 to Subpart G of Part 63—Compound Lists Used for Compliance Demonstrations for Enhanced Biological Treatment Processes (See §63.145(h))

<table>
<thead>
<tr>
<th>List 1</th>
<th>List 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acetonitrile</td>
<td>Acetaldehyde.</td>
</tr>
<tr>
<td>Acetophenone</td>
<td>Acrolein.</td>
</tr>
<tr>
<td>Acrylonitrile</td>
<td>Allyl Chloride.</td>
</tr>
<tr>
<td>Biphenyl</td>
<td>Benzene.</td>
</tr>
<tr>
<td>Chlorobenzene</td>
<td>Benzyl Chloride.</td>
</tr>
<tr>
<td>Dichloroethyl Ether</td>
<td>Bromoform.</td>
</tr>
<tr>
<td>Diethyl Sulfate</td>
<td>Bromomethane.</td>
</tr>
<tr>
<td>Dimethyl Sulfate</td>
<td>Butadiene 1,3.</td>
</tr>
<tr>
<td>Dimethyl Hydrazine 1,1</td>
<td>Carbon Disulfide.</td>
</tr>
<tr>
<td>Dinitrophenol 2,4</td>
<td>Carbon Tetrachloride</td>
</tr>
<tr>
<td>Dinitrotoluene 2,4</td>
<td>Chloroethane (ethyl chloride).</td>
</tr>
<tr>
<td>Dioxane 1,4</td>
<td>Chloroform.</td>
</tr>
<tr>
<td>Ethylene Glycol Monobutyl Ether Acetate</td>
<td>Chloroprene.</td>
</tr>
<tr>
<td>Ethylene Glycol Monomethyl Ether Acetate</td>
<td>Cumene (isopropylbenzene).</td>
</tr>
<tr>
<td>Ethylene Glycol Dimethyl Ether</td>
<td>Dibromoethane 1,2.</td>
</tr>
<tr>
<td>Hexachlorobenzene</td>
<td>Dichlorobenzene 1,4.</td>
</tr>
<tr>
<td>Substance</td>
<td>Description</td>
</tr>
<tr>
<td>-------------------------</td>
<td>--------------------------------------------------</td>
</tr>
<tr>
<td>Isophorone</td>
<td>Dichloroethane 1,2.</td>
</tr>
<tr>
<td>Methanol</td>
<td>Dichloroethane 1,1 (ethyldene dichloride).</td>
</tr>
<tr>
<td>Methyl Methacrylate</td>
<td>Dichloroethene 1,1 (vinylidene chloride).</td>
</tr>
<tr>
<td>Nitrobenzene</td>
<td>Dichloropropane 1,2.</td>
</tr>
<tr>
<td>Toluidine</td>
<td>Dichloropropene 1,3.</td>
</tr>
<tr>
<td>Trichlorobenzene 1,2,4.</td>
<td>Dimethylaniline N,N.</td>
</tr>
<tr>
<td>Trichlorophenol 2,4,6</td>
<td>Epichlorohydrin.</td>
</tr>
<tr>
<td>Triethylamine</td>
<td>Ethyl Acrylate.</td>
</tr>
<tr>
<td></td>
<td>Ethylbenzene.</td>
</tr>
<tr>
<td></td>
<td>Ethylene Oxide.</td>
</tr>
<tr>
<td></td>
<td>Ethylene Dibromide.</td>
</tr>
<tr>
<td></td>
<td>Hexachlorobutadiene.</td>
</tr>
<tr>
<td></td>
<td>Hexachloroethane.</td>
</tr>
<tr>
<td></td>
<td>Hexane-n.</td>
</tr>
<tr>
<td></td>
<td>Methyl Isobutyl Ketone.</td>
</tr>
<tr>
<td></td>
<td>Methyl Tertiary Butyl Ether.</td>
</tr>
<tr>
<td></td>
<td>Methyl Chloride.</td>
</tr>
<tr>
<td></td>
<td>Methylene Chloride (dichloromethane).</td>
</tr>
<tr>
<td></td>
<td>Naphthalene.</td>
</tr>
<tr>
<td></td>
<td>Nitropropane 2</td>
</tr>
<tr>
<td></td>
<td>Phosgene.</td>
</tr>
<tr>
<td></td>
<td>Propionaldehyde.</td>
</tr>
<tr>
<td></td>
<td>Propylene Oxide.</td>
</tr>
<tr>
<td></td>
<td>Styrene.</td>
</tr>
<tr>
<td></td>
<td>Tetrachloroethane 1,1,2,2.</td>
</tr>
<tr>
<td></td>
<td>TolueneTrichloroethane 1,1,1 (methyl chloroform).</td>
</tr>
<tr>
<td></td>
<td>Trichloroethane 1,1,2.</td>
</tr>
<tr>
<td></td>
<td>Trichloroethylene.</td>
</tr>
<tr>
<td></td>
<td>Trimethylpentane 2,2,4.</td>
</tr>
<tr>
<td></td>
<td>Vinyl Chloride.</td>
</tr>
<tr>
<td></td>
<td>Vinyl Acetate.</td>
</tr>
<tr>
<td></td>
<td>Xylene-m.</td>
</tr>
<tr>
<td></td>
<td>Xylene-o.</td>
</tr>
<tr>
<td></td>
<td>Xylene-p.</td>
</tr>
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</table>
### Table 37 to Subpart G of Part 63—Default Biorates for List 1 Compounds

<table>
<thead>
<tr>
<th>Compound name</th>
<th>Biorate, K1 L/g MLVSS-hr</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acetonitrile</td>
<td>0.100</td>
</tr>
<tr>
<td>Acetophenone</td>
<td>0.538</td>
</tr>
<tr>
<td>Acrylonitrile</td>
<td>0.750</td>
</tr>
<tr>
<td>Biphenyl</td>
<td>5.643</td>
</tr>
<tr>
<td>Chlorobenzene</td>
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</tr>
<tr>
<td>Dichloroethyl ether</td>
<td>0.246</td>
</tr>
<tr>
<td>Diethyl sulfate</td>
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</tr>
<tr>
<td>Dimethyl hydrazine(1,1)</td>
<td>0.227</td>
</tr>
<tr>
<td>DIMethyl sulfate</td>
<td>0.178</td>
</tr>
<tr>
<td>Dinitrophenol 2,4</td>
<td>0.620</td>
</tr>
<tr>
<td>Dinitrotoluene(2,4)</td>
<td>0.784</td>
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<tr>
<td>Dioxane(1,4)</td>
<td>0.393</td>
</tr>
<tr>
<td>Ethylene glycol dimethyl ether</td>
<td>0.364</td>
</tr>
<tr>
<td>Ethylene glycol monomethyl ether acetate</td>
<td>0.159</td>
</tr>
<tr>
<td>Ethylene glycol monobutyl ether acetate</td>
<td>0.496</td>
</tr>
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<td>Triethylamine</td>
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</tr>
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</table>

### Figure 1 to Subpart G of Part 63—Definitions of Terms Used in Wastewater Equations

**Main Terms**
AMR=Actual mass removal of Table 8 and/or Table 9 compounds achieved by treatment process or a series of treatment processes, kg/hr.

C=Concentration of Table 8 and/or Table 9 compounds in wastewater, ppmw.

CG=Concentration of TOC (minus methane and ethane) or total organic hazardous air pollutants, in vented gas stream, dry basis, ppmv.

CGc = Concentration of TOC or organic hazardous air pollutants corrected to 3-percent oxygen, in vented gas stream, dry basis, ppmv.

CGS=Concentration of sample compounds in vented gas stream, dry basis, ppmv.

E=Removal or destruction efficiency, percent.

Fbio = Site-specific fraction of Table 8 and/or Table 9 compounds biodegraded, unitless.

fbio = Site-specific fraction of an individual Table 8 or Table 9 compound biodegraded, unitless.

Fm=Compound-specific fraction measured factor, unitless (listed in table 34).

Fr=Fraction removal value for Table 8 and/or Table 9 compounds, unitless (listed in Table 9).

Fravg = Flow-weighted average of the Fr values.

i=Identifier for a compound.

j=Identifier for a sample.

k=Identifier for a run.

K2 = Constant, 41.57 * 10^-9, (ppm)^-1 (gram-mole per standard m³) (kg/g), where standard temperature (gram-mole per standard m³) is 20 °C.

m=Number of samples.

M=Mass, kg.

MW=Molecular weight, kg/kg-mole.

n=Number of compounds.

p=Number of runs.

%O2d = Concentration of oxygen, dry basis, percent by volume.

Q=Volumetric flowrate of wastewater, m³/hr.

QG=Volumetric flow rate of vented gas stream, dry standard, m³/min.

QMG=Mass flowrate of TOC (minus methane and ethane) or organic hazardous air pollutants, in vented gas stream, kg/hr.

QMW=Mass flowrate of Table 8 and/or Table 9 compounds in wastewater, kg/hr.

ρ=Density, kg/m³.

RMR=Required mass removal achieved by treatment process or a series of treatment processes, kg/hr.
t = Total time of all runs, hr.

Subscripts
a=Entering.
b=Exiting.
i=Identifier for a compound.
j=Identifier for a sample.
k=Identifier for a run.
m=Number of samples.
n=Number of compounds.
p=Number of runs.
T=Total; sum of individual.

Appendix P
40 CFR Part 63, Subpart XX

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SOURCE: 67 FR 46271, July 12, 2002, unless otherwise noted.
INTRODUCTION

§63.1080 What is the purpose of this subpart?

This subpart establishes requirements for controlling emissions of hazardous air pollutants (HAP) from heat exchange systems and waste streams at new and existing ethylene production units.

§63.1081 When must I comply with the requirements of this subpart?

You must comply with the requirements of this subpart according to the schedule specified in §63.1102(a).

DEFINITIONS

§63.1082 What definitions do I need to know?

(a) Unless defined in paragraph (b) of this section, definitions for terms used in this subpart are provided in the Clean Air Act, §63.1103(e), and 40 CFR 61.341.

(b) The following definitions apply to terms used in this subpart:

Continuous butadiene waste stream means the continuously flowing process wastewater from the following equipment: The aqueous drain from the debutanizer reflux drum, water separators on the C4 crude butadiene transfer piping, and the C4 butadiene storage equipment; and spent wash water from the C4 crude butadiene carbonyl wash system. The continuous butadiene waste stream does not include butadiene streams generated from sampling, maintenance activities, or shutdown purges. The continuous butadiene waste stream does not include butadiene streams from equipment that is currently an affected source subject to the control requirements of another NESHAP. The continuous butadiene waste stream contains less than 10 parts per million by weight (ppmw) of benzene.

Dilution steam blowdown waste stream means any continuously flowing process wastewater stream resulting from the quench and compression of cracked gas (the cracking furnace effluent) at an ethylene production unit and is discharged from the unit. This stream typically includes the aqueous or oily-water stream that results from condensation of dilution steam (in the cracking furnace quench system), blowdown from dilution steam generation systems, and aqueous streams separated from the process between the cracking furnace and the cracked gas dehydrators. The dilution steam blowdown waste stream does not include dilution steam blowdown streams generated from sampling, maintenance activities, or shutdown purges. The dilution steam blowdown waste stream also does not include blowdown that has not contacted HAP-containing process materials.

Heat exchange system means any cooling tower system or once-through cooling water system (e.g., river or pond water). A heat exchange system can include more than one heat exchanger and can include an entire recirculating or once-through cooling system.

Process wastewater means water which comes in contact with benzene or butadiene during manufacturing or processing operations conducted within an ethylene production unit. Process wastewater is not organic wastes, process fluids, product tank drawdown, cooling water blowdown, steam trap condensate, or landfill leachate. Process wastewater includes direct-contact cooling water.

Spent caustic waste stream means the continuously flowing process wastewater stream that results from the use of a caustic wash system in an ethylene production unit. A caustic wash system is commonly used at ethylene production units to remove acid gases and sulfur compounds from process streams,
typically cracked gas. The spent caustic waste stream does not include spent caustic streams generated from sampling, maintenance activities, or shutdown purges.

**APPLICABILITY FOR HEAT EXCHANGE SYSTEMS**

§63.1083 Does this subpart apply to my heat exchange system?

The provisions of this subpart apply to your heat exchange system if you own or operate an ethylene production unit expressly referenced to this subpart XX from subpart YY of this part. The provisions of subpart A (General Provisions) of this part do not apply to this subpart except as specified in subpart YY of this part.

§63.1084 What heat exchange systems are exempt from the requirements of this subpart?

Your heat exchange system is exempt from the requirements in §§63.1085 and 63.1086 if it meets any one of the criteria in paragraphs (a) through (e) of this section.

(a) Your heat exchange system operates with the minimum pressure on the cooling water side at least 35 kilopascals greater than the maximum pressure on the process side.

(b) Your heat exchange system contains an intervening cooling fluid, containing less than 5 percent by weight of total HAP listed in Table 1 to this subpart, between the process and the cooling water. This intervening fluid must serve to isolate the cooling water from the process fluid and must not be sent through a cooling tower or discharged. For purposes of this section, discharge does not include emptying for maintenance purposes.

(c) The once-through heat exchange system is subject to a National Pollution Discharge Elimination System (NPDES) permit with an allowable discharge limit of 1 part per million by volume (ppmv) or less above influent concentration, or 10 percent or less above influent concentration, whichever is greater.

(d) Your once-through heat exchange system is subject to a NPDES permit that meets all of the conditions in paragraphs (d)(1) through (4) of this section.

(1) The permit requires monitoring of a parameter or condition to detect a leak of process fluids to cooling water.

(2) The permit specifies the normal range of the parameter or condition.

(3) The permit requires monthly or more frequent monitoring for the parameters selected as leak indicators.

(4) The permit requires you to report and correct leaks to the cooling water when the parameter or condition exceeds the normal range.

(e) Your recirculating or once-through heat exchange system cools process fluids that contain less than 5 percent by weight of total HAP listed in Table 1 to this subpart.

**HEAT EXCHANGE SYSTEM REQUIREMENTS**

§63.1085 What are the general requirements for heat exchange systems?
Unless you meet one of the requirements for exemptions in §63.1084, you must meet the requirements in paragraphs (a) through (d) of this section.

(a) Monitor the cooling water for the presence of substances that indicate a leak according to §63.1086.

(b) If you detect a leak, repair it according to §63.1087 unless repair is delayed according to §63.1088.

(c) Keep the records specified in §63.1089.

(d) Submit the reports specified in §63.1090.

MONITORING REQUIREMENTS FOR HEAT EXCHANGE SYSTEMS

§63.1086 How must I monitor for leaks to cooling water?

You must monitor for leaks to cooling water by monitoring each heat exchange system according to the requirements of paragraph (a) of this section, monitoring each heat exchanger according to the requirements of paragraph (b) of this section, or monitoring a surrogate parameter according to the requirements of paragraph (c) of this section. If you elect to comply with the requirements of paragraph (a) or (b) of this section, you may use alternatives in paragraph (d)(1) or (2) of this section for determining the mean entrance concentration.

(a) Heat exchange system. Monitor cooling water in each heat exchange system for the HAP listed in Table 1 to this subpart (either total or speciated) or other representative substances (e.g., total organic carbon or volatile organic compounds (VOC)) that indicate the presence of a leak according to the requirements in paragraphs (a)(1) through (5) of this section.

(1) You define the equipment that comprises each heat exchange system. For the purposes of implementing paragraph (a) of this section, a heat exchange system may consist of an entire heat exchange system or any combinations of heat exchangers such that, based on the rate of cooling water at the entrance and exit to each heat exchange system and the sensitivity of the test method being used, a leak of 3.06 kg/hr or greater of the HAP in Table 1 to this subpart would be detected. For example, if the test you decide to use has a sensitivity of 1 ppmv for total HAP, you must define the heat exchange system so that the cooling water flow rate is 51,031 liters per minute or less so that a leak of 3.06 kg/hr can be detected.

(2) Monitoring periods. For existing sources, monitor cooling water as specified in paragraph (a)(2)(i) of this section. Monitor heat exchange systems at new sources according to the specifications in paragraph (a)(2)(ii) of this section.

(i) Monitor monthly for 6 months, both initially and following completion of a leak repair. Then monitor as provided in either paragraph (a)(2)(i)(A) or (a)(2)(i)(B) of this section, as appropriate.

(A) If no leaks are detected by monitoring monthly for a 6-month period, monitor quarterly thereafter until a leak is detected.

(B) If a leak is detected, monitor monthly until the leak has been repaired. Upon completion of repair, monitor according to the specifications in paragraph (a)(2)(i) of this section.

(ii) Monitor weekly for 6 months, both initially and following completion of a leak repair. Then monitor as provided in paragraph (a)(2)(ii)(A) or (B) of this section, as appropriate.
(A) If no leaks are detected by monitoring weekly for a 6-month period, monitor monthly thereafter until a leak is detected.

(B) If a leak is detected, monitor weekly until the leak has been repaired. Upon completion of the repair, monitor according to the specifications in paragraph (a)(2)(ii) of this section.

(3) Determine the concentration of the monitored substance in the heat exchange system cooling water using any method listed in 40 CFR part 136. Use the same method for both entrance and exit samples. You may validate 40 CFR part 136 methods for the HAP listed in Table 1 to this subpart according to the procedures in appendix D to this part. Alternative methods may be used upon approval by the Administrator.

(4) Take a minimum of three sets of samples at each entrance and exit.

(5) Calculate the average entrance and exit concentrations, correcting for the addition of make-up water and evaporative losses, if applicable. Using a one-sided statistical procedure at the 0.05 level of significance, if the exit mean concentration is at least 10 percent greater than the entrance mean of the HAP (total or speciated) in Table 1 to this subpart or other representative substance, and the leak is at least 3.06 kg/hr, you have detected a leak.

(b) Individual heat exchangers. Monitor the cooling water at the entrance and exit of each heat exchanger for the HAP in Table 1 to this subpart (either total or speciated) or other representative substances (e.g., total organic carbon or VOC) that indicate the presence of a leak in a heat exchanger according to the requirements in paragraphs (b)(1) through (4) of this section.

(1) Monitoring periods. For existing sources, monitor cooling water as specified in paragraph (b)(1)(i) of this section. Monitor each heat exchanger at new sources according to the specifications in paragraph (b)(1)(ii) of this section.

(i) Monitor monthly for 6 months, both initially and following completion of a leak repair. Then monitor as provided in paragraph (b)(1)(i)(A) or (b)(1)(i)(B) of this section, as appropriate.

(A) If no leaks are detected by monitoring monthly for a 6-month period, monitor quarterly thereafter until a leak is detected.

(B) If a leak is detected, monitor monthly until the leak has been repaired. Upon completion of repair, monitor according to the specifications in paragraph (b)(1)(i) of this section.

(ii) Monitor weekly for 6 months, both initially and following completion of a leak repair. Then monitor as provided in paragraph (b)(1)(ii)(A) or (b)(1)(ii)(B) of this section, as appropriate.

(A) If no leaks are detected by monitoring weekly for a 6-month period, monitor monthly thereafter until a leak is detected.

(B) If a leak is detected, monitor weekly until the leak has been repaired. Upon completion of the repair, monitor according to the specifications in paragraph (b)(1)(ii) of this section.

(2) Determine the concentration of the monitored substance in the cooling water using any method listed in 40 CFR part 136, as long as the method is sensitive to concentrations as low as 10 ppmv. Use the same method for both entrance and exit samples. Validation of 40 CFR part 136 methods for the HAP listed in Table 1 to this subpart may be determined according to the provisions of appendix D to this part. Alternative methods may be used upon approval by the Administrator.
(3) Take a minimum of three sets of samples at each heat exchanger entrance and exit.

(4) Calculate the average entrance and exit concentrations, correcting for the addition of make-up water and evaporative losses, if applicable. Using a one-sided statistical procedure at the 0.05 level of significance, if the exit mean concentration is at least 1 ppmw or 10 percent greater than the entrance mean, whichever is greater, you have detected a leak.

(c) Surrogate parameters. You may elect to comply with the requirements of this section by monitoring using a surrogate indicator of leaks, provided that you comply with the requirements of paragraphs (c)(1) through (3) of this section. Surrogate indicators that could be used to develop an acceptable monitoring program are ion specific electrode monitoring, pH, conductivity, or other representative indicators.

(1) You shall prepare and implement a monitoring plan that documents the procedures that will be used to detect leaks of process fluids into cooling waters. The plan shall require monitoring of one or more process parameters or other conditions that indicate a leak. Monitoring that is already being conducted for other purposes may be used to satisfy the requirements of this section. The plan shall include the information specified in paragraphs (c)(1)(i) through (iv) of this section.

(i) A description of the parameter or condition to be monitored and an explanation of how the selected parameter or condition will reliably indicate the presence of a leak.

(ii) The parameter level(s) or condition(s) that shall constitute a leak. This shall be documented by data or calculations showing that the selected levels or conditions will reliably identify leaks. The monitoring must be sufficiently sensitive to determine the range of parameter levels or conditions when the system is not leaking. When the selected parameter level or condition is outside that range, you have detected a leak.

(iii) Monitoring periods. For existing sources, monitor cooling water as specified in paragraph (c)(1)(iii)(A) of this section. Monitor heat exchange systems at new sources according to the specifications in paragraph (c)(1)(iii)(B) of this section.

(A) Monitor monthly for 6 months, both initially and following completion of a leak repair. Then monitor as provided in paragraph (c)(1)(iii)(A)(1) or (c)(1)(iii)(A)(2) of this section, as appropriate.

(1) If no leaks are detected, monitor quarterly thereafter until a leak is detected.

(2) If a leak is detected, monitor monthly until the leak has been repaired. Upon completion of repair, monitor according to the specifications in paragraph (c)(1)(iii)(A) of this section.

(B) Monitor the cooling water weekly for heat exchange systems at new sources.

(iv) The records that will be maintained to document compliance with the requirements of this section.

(2) If a leak is identified by audio, visual, or olfactory inspection, a method listed in 40 CFR part 136, or any other means other than those described in the monitoring plan, and the method(s) specified in the plan could not detect the leak, you shall revise the plan and document the basis for the changes. You shall complete the revisions to the plan no later than 180 days after discovery of the leak.

(3) You shall maintain, at all times, the monitoring plan that is currently in use. The current plan shall be maintained on-site, or shall be accessible from a central location by computer or other means that provide access within 2 hours after a request. If the monitoring plan is changed, you must retain the most
recent superseded plan for at least 5 years from the date of its creation. The superseded plan shall be retained on-site or accessible from a central location by computer or other means that provide access within 2 hours after a request.

(d) Simplifying assumptions for entrance mean concentration. If you are complying with paragraph (a) or (b) of this section, you may elect to determine the entrance mean concentration as specified in paragraph (d)(1) or (2) of this section.

(1) Assume that the entrance mean concentration of the monitored substance is zero; or,

(2) Determine the entrance mean concentration of a monitored substance at a sampling location anywhere upstream of the heat exchanger or heat exchange system, provided that there is not a reasonable opportunity for the concentration to change at the entrance to each heat exchanger or heat exchange system.

[67 FR 46271, July 12, 2002, as amended at 70 FR 19271, Apr. 13, 2005]

REPAIR REQUIREMENTS FOR HEAT EXCHANGE SYSTEMS

§63.1087 What actions must I take if a leak is detected?

If a leak is detected, you must comply with the requirements in paragraphs (a) and (b) of this section unless repair is delayed according to §63.1088.

(a) Repair the leak as soon as practical but not later than 45 calendar days after you received the results of monitoring tests that indicated a leak. You must repair the leak unless you demonstrate that the results are due to a condition other than a leak.

(b) Once the leak has been repaired, use the monitoring requirements in §63.1086 within 7 calendar days of the repair or startup, whichever is later, to confirm that the heat exchange system has been repaired.

§63.1088 In what situations may I delay leak repair, and what actions must I take for delay of repair?

You may delay the repair of heat exchange systems if the leaking equipment is isolated from the process. You may also delay repair if repair is technically infeasible without a shutdown, and you meet one of the conditions in paragraphs (a) through (c) of this section.

(a) If a shutdown is expected within the next 2 months of determining delay of repair is necessary, you are not required to have a special shutdown before that planned shutdown.

(b) If a shutdown is not expected within the next 2 months of determining delay of repair is necessary, you may delay repair if a shutdown for repair would cause greater emissions than the potential emissions from delaying repair until the next shutdown of the process equipment associated with the leaking heat exchanger. You must document the basis for the determination that a shutdown for repair would cause greater emissions than the emissions likely to result from delay of repair. The documentation process must include the activities in paragraphs (b)(1) through (4) of this section.

(1) State the reason(s) for delaying repair.

(2) Specify a schedule for completing the repair as soon as practical.
(3) Calculate the potential emissions from the leaking heat exchanger by multiplying the concentration of HAP listed in Table 1 to this subpart (or other monitored substances) in the cooling water from the leaking heat exchanger by the flow rate of the cooling water from the leaking heat exchanger and by the expected duration of the delay.

(4) Determine emissions of HAP listed in Table 1 to this subpart (or other monitored substances) from purging and depressurizing the equipment that will result from the unscheduled shutdown for the repair.

(c) If repair is delayed because the necessary equipment, parts or personnel are not available, you may delay repair a maximum of 120 calendar days. You must demonstrate that the necessary equipment, parts or personnel were not available.

**RECORDKEEPING AND REPORTING REQUIREMENTS FOR HEAT EXCHANGE SYSTEMS**

§63.1089 What records must I keep?

You must keep the records in paragraphs (a) through (e) of this section, according to the requirements of §63.1109(c).

(a) Monitoring data required by §63.1086 that indicate a leak, the date the leak was detected, or, if applicable, the basis for determining there is no leak.

(b) The dates of efforts to repair leaks.

(c) The method or procedures used to confirm repair of a leak and the date the repair was confirmed.

(d) Documentation of delay of repair as specified in §63.1088.

(e) If you validate a 40 CFR part 136 method for the HAP listed in Table 1 to this subpart according to the procedures in appendix D to this part, then you must keep a record of the test data and calculations used in the validation.

§63.1090 What reports must I submit?

If you delay repair for your heat exchange system, you must report the delay of repair in the semiannual report required by §63.1110(e). If the leak remains un repaired, you must continue to report the delay of repair in semiannual reports until you repair the leak. You must include the information in paragraphs (a) through (e) of this section in the semiannual report.

(a) The fact that a leak was detected, and the date that the leak was detected.

(b) Whether or not the leak has been repaired.

(c) The reasons for delay of repair. If you delayed the repair as provided in §63.1088(b), documentation of emissions estimates.

(d) If a leak remains un repaired, the expected date of repair.

(e) If a leak is repaired, the date the leak was successfully repaired.
BACKGROUND FOR WASTE REQUIREMENTS

§63.1091 What do the waste requirements do?

This subpart requires you to comply with 40 CFR part 61, subpart FF, National Emission Standards for Benzene Waste Operations. There are some differences between the ethylene production waste requirements and those of subpart FF.

§63.1092 What are the major differences between the requirements of 40 CFR part 61, subpart FF, and the waste requirements for ethylene production sources?

The major differences between the requirements of 40 CFR part 61, subpart FF, and the requirements for ethylene production sources are listed in paragraphs (a) through (d) of this section.

(a) The requirements for ethylene production sources apply to all ethylene production sources that are part of a major source. The requirements do not include a provision to exempt sources with a total annual benzene quantity less than 10 megagrams per year (Mg/yr) from control requirements.

(b) The requirements for ethylene production sources apply to continuous butadiene waste streams which do not contain benzene quantities that would make them subject to the management and treatment requirements of 40 CFR part 61, subpart FF.

(c) The requirements for ethylene production sources do not include the compliance options at 40 CFR 61.342(c)(3)(ii), (d) and (e) for sources with a total annual benzene quantity less than 10 Mg/yr.

(d) If you transfer waste off-site, you must comply with the requirements in §63.1096 rather than 40 CFR 61.342(f).

APPLICABILITY FOR WASTE REQUIREMENTS

§63.1093 Does this subpart apply to my waste streams?

The waste stream provisions of this subpart apply to your waste streams if you own or operate an ethylene production facility expressly referenced to this subpart XX from subpart YY of this part. The provisions of subpart A (General Provisions) of this part do not apply to this subpart except as specified in a referencing subpart.

§63.1094 What waste streams are exempt from the requirements of this subpart?

The types of waste described in paragraphs (a) and (b) of this section are exempt from this subpart.

(a) Waste in the form of gases or vapors that is emitted from process fluids.

(b) Waste that is contained in a segregated storm water sewer system.

WASTE REQUIREMENTS

§63.1095 What specific requirements must I comply with?

For waste that is not transferred off-site, you must comply with the requirements in paragraph (a) of this section for continuous butadiene waste streams and paragraph (b) of this section for benzene waste streams. If you transfer waste off-site, you must comply with the requirements of §63.1096.
(a) **Continuous butadiene waste streams.** Manage and treat continuous butadiene waste streams that contain greater than or equal to 10 ppmw 1,3-butadiene and have a flow rate greater than or equal to 0.02 liters per minute, according to either paragraph (a)(1) or (2) of this section. If the total annual benzene quantity from waste at your facility is less than 10 Mg/yr, as determined according to 40 CFR 61.342(a), the requirements of paragraph (a)(3) of this section apply also.

(1) Route the continuous butadiene stream to a treatment process or wastewater treatment system used to treat benzene waste streams that complies with the standards specified in 40 CFR 61.348. Comply with the requirements of 40 CFR part 61, subpart FF; with the changes in Table 2 to this subpart, and as specified in paragraphs (a)(1)(i) through (v) of this section.

(i) Determine the butadiene concentration of the waste stream according to 40 CFR 61.355(c)(1) through (3), except substitute “1,3-butadiene” for each occurrence of “benzene.” You may validate 40 CFR part 136 methods for 1,3-butadiene according to the procedures in appendix D to this part. You do not need to determine the butadiene concentration of a waste stream if you designate that the stream must be controlled.

(ii) Comply with 40 CFR 61.342(c)(1)(ii) and (iii) for each waste management unit that receives or manages the waste stream prior to and during treatment or recycling of the waste stream.

(iii) Comply with the recordkeeping requirements in 40 CFR 61.356(b), (b)(1) and (b)(2), except substitute “1,3-butadiene” for each occurrence of “benzene” and “continuous butadiene waste stream” for each occurrence of “waste stream.”

(iv) Comply with the reporting requirements in 40 CFR 61.357(a), (a)(2), (a)(3), (a)(3)(iii) through (v), and (d)(1) and (2), except substitute “1,3-butadiene” for each occurrence of “benzene” and “continuous butadiene waste stream” for each occurrence of “waste stream.”

(v) Include only the information in 40 CFR 61.357(a)(2) and (a)(3)(iii) through (v) in the report required in 40 CFR 61.357(a) and (d)(2).

(2) Comply with the process wastewater requirements of subpart G of this part. Submit the information required in §63.146(b) in the Notification of Compliance Status required by §63.1110(d). Submit the information required in §63.146(c) through (e) in either the Periodic Reports required in §63.152 or the Periodic Reports required in §63.1110(e).

(3) If the total annual benzene quantity from waste at your facility is less than 10 Mg/yr, as determined according to 40 CFR 61.342(a), comply with the requirements of this section at all times except during periods of startup, shutdown, and malfunction, if the startup, shutdown, or malfunction precludes the ability of the affected source to comply with the requirements of this section and the owner or operator follows the provisions for periods of startup, shutdown, and malfunction, as specified in §63.1111.

(b) **Waste streams that contain benzene.** For waste streams that contain benzene, you must comply with the requirements of 40 CFR part 61, subpart FF, except as specified in Table 2 to this subpart. You must manage and treat waste streams that contain benzene as specified in either paragraph (b)(1) or (2) of this section.

(1) If the total annual benzene quantity from waste at your facility is less than 10 Mg/yr, as determined according to 40 CFR 61.342(a), manage and treat spent caustic waste streams and dilution steam blowdown waste streams according to 40 CFR 61.342(c)(1) through (c)(3)(i). The requirements of this paragraph (b)(1) shall apply at all times except during periods of startup, shutdown, and malfunction, if the startup, shutdown, or malfunction precludes the ability of the affected source to comply with the
requirements of this section and the owner or operator follows the provisions for periods of startup, shutdown, and malfunction, as specified in §63.1111.

(2) If the total annual benzene quantity from waste at your facility is greater than or equal to 10 Mg/yr, as determined according to 40 CFR 61.342(a), you must manage and treat waste streams according to any of the options in 40 CFR 61.342(c)(1) through (e) or transfer waste off-site. If you elect to transfer waste off-site, then you must comply with the requirements of §63.1096.

[67 FR 46271, July 12, 2002, as amended at 70 FR 19272, Apr. 13, 2005]

§63.1096 What requirements must I comply with if I transfer waste off-site?

If you elect to transfer waste off-site, you must comply with the requirements in paragraphs (a) through (d) of this section.

(a) Include a notice with the shipment or transport of each waste stream. The notice shall state that the waste stream contains organic HAP that are to be treated in accordance with the provisions of this subpart. When the transport is continuous or ongoing (for example, discharge to a publicly-owned treatment works), the notice shall be submitted to the treatment operator initially and whenever there is a change in the required treatment.

(b) You may not transfer the waste stream unless the transferee has submitted to the Administrator a written certification that the transferee will manage and treat any waste stream received from a source subject to the requirements of this subpart in accordance with the requirements of this subpart.

(c) By providing this written certification to the Administrator, the certifying entity accepts responsibility for compliance with the regulatory provisions in this subpart with respect to any shipment of waste covered by the written certification. Failure to abide by any of those provisions with respect to such shipments may result in enforcement action by EPA against the certifying entity in accordance with the enforcement provisions applicable to violations of those provisions by owners or operators of sources.

(d) The certifying entity may revoke the written certification by sending a written statement to the Administrator and you. The notice of revocation must provide at least 90 days notice that the certifying entity is rescinding acceptance of responsibility for compliance with the regulatory provisions of this subpart. Upon expiration of the notice period, you may not transfer the waste stream to that off-site treatment operation. Written certifications and revocation statements to the Administrator from the transferees of waste shall be signed by the responsible official of the certifying entity, provide the name and address of the certifying entity, and be sent to the appropriate EPA Regional Office at the addresses listed in 40 CFR 63.13. Such written certifications are not transferable by the treater to other off-site waste treatment operators.

IMPLEMENTATION AND ENFORCEMENT

§63.1097 Who implements and enforces this subpart?

(a) This subpart can be implemented and enforced by the U.S. Environmental Protection Agency (EPA), or a delegated authority such as the applicable State, local, or tribal agency. If the EPA Administrator has delegated authority to a State, local, or tribal agency, then that agency has the authority to implement and enforce this subpart. Contact the applicable EPA Regional Office to find out if this subpart is delegated.
(b) In delegating implementation and enforcement authority of this subpart to a State, local, or tribal agency under 40 CFR part 63, subpart E, the authorities contained in paragraphs (b)(1) through (5) of this section are retained by the EPA Administrator and are not transferred to the State, local, or tribal agency.

(1) Approval of alternatives to the nonopacity emissions standards in §§63.1085, 63.1086 and 63.1095, under §63.6(g). Where these standards reference another subpart, the cited provisions will be delegated according to the delegation provisions of the referenced subpart.

(2) [Reserved]

(3) Approval of major changes to test methods under §63.7(e)(2)(ii) and (f) and as defined in §63.90.

(4) Approval of major changes to monitoring under §63.8(f) and as defined in §63.90.

(5) Approval of major changes to recordkeeping and reporting under §63.10(f) and as defined in §63.90.

Table 1 to Subpart XX of Part 63—Hazardous Air Pollutants

<table>
<thead>
<tr>
<th>Hazardous air pollutant</th>
<th>CAS No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Benzene</td>
<td>71432</td>
</tr>
<tr>
<td>1,3-Butadiene</td>
<td>106990</td>
</tr>
<tr>
<td>Cumene</td>
<td>98828</td>
</tr>
<tr>
<td>Ethyl benzene</td>
<td>100414</td>
</tr>
<tr>
<td>Hexane</td>
<td>110543</td>
</tr>
<tr>
<td>Naphthalene</td>
<td>91203</td>
</tr>
<tr>
<td>Styrene</td>
<td>100425</td>
</tr>
<tr>
<td>Toluene</td>
<td>108883</td>
</tr>
<tr>
<td>o-Xylene</td>
<td>95476</td>
</tr>
<tr>
<td>m-Xylene</td>
<td>108383</td>
</tr>
<tr>
<td>p-Xylene</td>
<td>106423</td>
</tr>
</tbody>
</table>

Table 2 to Subpart XX of Part 63—Requirements of 40 CFR Part 61, Subpart FF, Not Included in the Requirements for This Subpart and Alternate Requirements

<table>
<thead>
<tr>
<th>If the total annual benzene quantity for waste from your facility is ***</th>
<th>Do not comply with:</th>
<th>Instead, comply with:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Less than 10 Mg/yr</td>
<td>40 CFR 61.340</td>
<td>§63.1093.</td>
</tr>
<tr>
<td></td>
<td>40 CFR 61.342(c)(3)(ii), (d), and (e)</td>
<td>There is no equivalent requirement.</td>
</tr>
<tr>
<td></td>
<td>40 CFR 61.342(f)</td>
<td>§61.1096.</td>
</tr>
<tr>
<td></td>
<td>40 CFR 61.355(j) and (k)</td>
<td>There is no equivalent requirement.</td>
</tr>
<tr>
<td>40 CFR 61.356(b)(2)(ii), (b)(3) through (b)(5)</td>
<td>There is no equivalent requirement.</td>
<td></td>
</tr>
<tr>
<td>--------------------------------------------</td>
<td>-----------------------------------</td>
<td></td>
</tr>
<tr>
<td>The requirement to submit the information required in 40 CFR 61.357(a) to the Administrator within 90 days after January 7, 1993</td>
<td>The requirement to submit the information required in 40 CFR 61.357(a) as part of the Initial Notification required in 40 CFR 63.1110(c).</td>
<td></td>
</tr>
<tr>
<td>The requirement in 40 CFR 61.357(d) to submit the information in 40 CFR 61.357(d)(1) and (d)(2) if the TAB quantity from your facility is equal to or greater than 10 Mg/yr</td>
<td>The requirement to submit the information in 40 CFR 61.357(d)(1) and (d)(2) for spent caustic, dilution steam blowdown, and continuous butadiene waste streams.</td>
<td></td>
</tr>
<tr>
<td>The requirement in 40 CFR 61.357(d)(1) to submit the information required in 40 CFR 63.357(d)(1) to the Administrator within 90 days after January 7, 1993</td>
<td>The requirement to submit the information required in 40 CFR 61.357(d)(1) as part of the Notification of Compliance Status required in 40 CFR 63.1110(d).</td>
<td></td>
</tr>
<tr>
<td>40 CFR 61.357(d)(3) through (d)(5)</td>
<td>There is no equivalent requirement.</td>
<td></td>
</tr>
<tr>
<td>2. Greater than or equal to 10 Mg/yr</td>
<td>40 CFR 61.340</td>
<td></td>
</tr>
<tr>
<td>§61.1093.</td>
<td>40 CFR 61.342(f)</td>
<td></td>
</tr>
<tr>
<td>§61.1096.</td>
<td>The requirement to submit the information required in 40 CFR 61.357(a) as part of the Initial Notification required in 40 CFR 63.1110(c).</td>
<td></td>
</tr>
<tr>
<td>The requirement in 40 CFR 61.357(d) to submit the information in 40 CFR 61.357(d)(1) and (d)(2) if the TAB quantity from your facility is equal to or greater than 10 Mg/yr</td>
<td>The requirement to submit the information in 40 CFR 61.357(d)(1) and (d)(2) as part of the Notification of Compliance Status required in 40 CFR 63.1110(d).</td>
<td></td>
</tr>
</tbody>
</table>
Appendix Q
Ash Grove Cement EPA Consent Decree
UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF KANSAS

UNITED STATES OF AMERICA, the
STATE OF ARKANSAS on behalf of the
Arkansas Department of Environmental
Quality, the IDAHO DEPARTMENT OF
ENVIRONMENTAL QUALITY, the STATE
OF KANSAS, STATE OF MONTANA ex
rel. DEPARTMENT OF
ENVIRONMENTAL QUALITY, the
STATE OF NEBRASKA on behalf of the
Nebraska Department of Environmental
Quality, the STATE OF OREGON on behalf
of the Oregon Department of Environmental
Quality, the STATE OF UTAH on behalf of
the Utah Department of Environmental
Quality, the WASHINGTON STATE
DEPARTMENT OF ECOLOGY, and the
PUGET SOUND CLEAN AIR AGENCY

Plaintiffs,

v.

ASH GROVE CEMENT COMPANY

Defendant.

CONSENT DECREE

NO: 2:13-cv-02299-JTM-DJW
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WHEREAS, Plaintiff, the United States of America, on behalf of the United States Environmental Protection Agency (herein “U.S. EPA”) has, simultaneously with the lodging of this Consent Decree, filed a Complaint against Defendant Ash Grove Cement Company (“Defendant”), pursuant to Sections 113(b) and 167 of the Clean Air Act (“Clean Air Act or Act”), 42 U.S.C. §§ 7413(b) and 7477, for injunctive relief and the assessment of civil penalties for violations of one or more of the following statutory and regulatory requirements of the Act at one or more of each of Defendant’s Portland cement plants which collectively are located in nine (9) different states within the United States: the Prevention of Significant Deterioration (“PSD”) provisions of the Act, 42 U.S.C. §§ 7470-7492; and/or the nonattainment New Source Review (“nonattainment NSR”) provisions of the Act, 42 U.S.C. §§ 7501-7515; the New Source Performance Standards (“NSPS”) provisions of the Act, 42 U.S.C. § 7411; the federally-approved and enforceable state implementation plans (“SIPs”), which incorporate and/or implement the above-listed federal PSD and/or nonattainment NSR requirements and NSPS Requirements; Title V of the Act, 42 U.S.C. §§ 7661-7661f; and Title V’s implementing federal and state regulations;

WHEREAS, this Consent Decree sets forth injunctive relief in which Defendant has agreed to substantially reduce its emissions of sulfur dioxide, nitrogen oxide, and particulate matter at all nine of its Portland cement manufacturing facilities in the United States in such a manner that would resolve Defendant’s alleged violations of the PSD, NNSR, NSPS, and Title V requirements of the Act;

WHEREAS, the State of Arkansas on behalf of the Arkansas Department of Environmental Quality, the Idaho Department of Environmental Quality, the State of Kansas, the State of Montana on behalf of the Montana Department of Environmental Quality, the State of
Nebraska on behalf of the Nebraska Department of Environmental Quality, the State of Oregon on behalf of the Oregon Department of Environmental Quality, the State of Utah on behalf of the Utah Department of Environmental Quality, the Washington State Department of Ecology, and the Puget Sound Clean Air Agency (collectively, “State Agency Plaintiffs”) have joined as Co-Plaintiffs;

WHEREAS, U.S. EPA has provided notice of the violations alleged herein to the Defendant and to each of the states where Defendant’s Facilities identified in the Complaint are located, and to the Puget Sound Clean Air Agency, pursuant to Section 113(a) of the Act, 42 U.S.C. § 7413(a), and Defendant stipulates that it has received actual notice of the violations alleged in the Complaint and that it does not contest the adequacy of the notice provided;

WHEREAS, Defendant denies the allegations of the Complaint of the United States and the State Plaintiffs and does not admit that it has any liability to the United States or the State Plaintiffs for civil penalties or injunctive relief arising out of the transactions and occurrences alleged in the Complaint;

WHEREAS, the Parties recognize, and the Court by entering this Consent Decree finds, that this Consent Decree has been negotiated by the Parties in good faith and will avoid litigation between the Parties and that this Consent Decree is fair, reasonable, and in the public interest.

NOW, THEREFORE, before the taking of any testimony, without the adjudication or admission of any issue of fact or law except as provided in Section I (Jurisdiction and Venue), below, and with the consent of the Parties, IT IS HEREBY ADJUDGED, ORDERED, AND DECREED as follows:
SECTION I: JURISDICTION AND VENUE

1. This Court has jurisdiction of the subject matter herein and over the Parties consenting hereto pursuant to Sections 113(b), 167, and 304(a) of the Act, 42 U.S.C. §§ 7413(b), 7477, and 7604(a), and pursuant to 28 U.S.C. §§ 1331, 1345, 1355 and 1367(a). Venue is proper under Sections 113(b) and 304(c) of the Act, 42 U.S.C. §§ 7413(b) and 7604(c), and under 28 U.S.C. §§ 1391(b) and (c) and 1395(a). For purposes of this Consent Decree and the underlying Complaint, Defendant waives all objections and defenses it may have to the Court’s jurisdiction over this action, to the Court’s jurisdiction over the Defendant, and to venue in this District. For the purposes of the Complaint filed by the Plaintiffs in this matter and resolved by the Consent Decree, Defendant waives any defense or objection based on standing.

2. For purposes of this Consent Decree, Defendant agrees that the Complaint states claims upon which relief may be granted pursuant to Sections 113 and 167 of the Act, 42 U.S.C. §§ 7413 and 7477; Section 111 of the Act, 42 U.S.C. § 7411; and Title V of the Act, 42 U.S.C. §§ 7661-7661f; and Title V’s implementing federal and state laws and regulations.

SECTION II: APPLICABILITY

4. The obligations of this Consent Decree apply to and are binding upon the United States, the State Agency Plaintiffs and upon the Defendant, and any successors, assigns, or other entities or persons otherwise bound by law.

5. At least 30 Days prior to any transfer of ownership or operation of any Facility identified in Paragraph 8.x, Defendant shall provide a copy of this Consent Decree to the proposed transferee and shall simultaneously provide written notice of the prospective transfer, together with a copy of the proposed written agreement, to U.S. EPA, the United States, and the Affected State(s) in accordance with Section XXI (Notices) of this Consent Decree. No transfer
of ownership or operation of a Facility identified in Paragraph 8.x, whether in compliance with
the procedures of this Paragraph or otherwise, shall relieve Defendant of its obligation to ensure
that the terms of the Decree are implemented, unless:

a. the transferee agrees, in writing, to undertake the obligations required by Sections V (NOx Control Technology, Emission Limits, and Monitoring Requirements), VI (SO2 Control Technology, Emission Limits, and Monitoring Requirements), Section VII (PM Control Technology, Emission Limits and Monitoring Requirements), Section IX (Temporary Cessation of Kiln Operation), Section XI (Prohibition on Netting Credits or Offsets from Required Controls), Section XII (Permits), Section XIII (Review and Approval of Submittals), Section XIV (Reporting Requirements), Section XV (Stipulated Penalties), Section XVI (Force Majeure), Section XVII (Dispute Resolution), Section XVIII (Information Collection and Retention) and the requirements of Appendix A, B, and C of this Consent Decree applicable to such Facility and further agrees in writing to be substituted for the Defendant as a Party under the Decree with respect to such Facility and thus become bound by the terms thereof;

b. the United States and the Affected State(s) determine that the transferee has the financial and technical ability to assume the Consent Decree’s obligations applicable to such Facility;

c. the United States and the Affected State(s) consent, in writing, to relieve Defendant of its Consent Decree obligations applicable to such Facility; and

d. the transferee becomes a party to this Consent Decree with respect to the transferred Facility, pursuant to Section XXIV (Modification).
5. Any attempt to transfer ownership or operation of any of the Facilities identified in Paragraph 8.x, or any portion thereof, without complying with Paragraph 4 constitutes a violation of this Consent Decree.

6. The Defendant shall provide a copy of this Consent Decree to all officers, employees, and agents whose duties might reasonably include compliance with any provision of this Decree, as well as to any contractor retained to perform work required under this Consent Decree. Defendant shall condition any such contract upon performance of the work in conformity with the terms of this Consent Decree.

7. In any action to enforce this Consent Decree, Defendant shall not raise as a defense the failure by any of its officers, directors, employees, agents, or contractors to take any actions necessary to comply with the provisions of this Consent Decree.

SECTION III: DEFINITIONS

8. Terms used in this Consent Decree that are defined in the Act or in regulations promulgated by U.S. EPA pursuant to the Act shall have the meanings assigned to them in the Act or such regulations, unless otherwise provided in this Decree. Definitions stated in this Consent Decree are exclusively for the purpose of interpreting and applying the Consent Decree terms and are not intended to establish any type of determination under circumstances not covered by the Consent Decree. Whenever the terms set forth below are used in this Consent Decree, the following definitions shall apply:

a. “12-Month Rolling Tonnage Limit” shall mean, with respect to Midlothian Kiln 3 after Reconstruction and the Montana City Kiln after Replacement, the maximum allowable tons of emission of a specified air pollutant from such Kiln during any consecutive period of twelve months, expressed as Tons of such air pollutant.
Compliance with the 12-Month Rolling Tonnage Limit for NO\textsubscript{x} or SO\textsubscript{2} shall be determined on a monthly basis by summing the total Tons of air pollutant in question emitted from the Kiln during the most recent complete month and the previous eleven (11) months, as measured pursuant to Section V.B. (NO\textsubscript{x} Continuous Emission Monitoring Systems) or Section VI.B. (SO\textsubscript{2} Continuous Emission Monitoring Systems), of this Consent Decree. Compliance with the 12-Month Rolling Tonnage Limit for PM shall be determined on a monthly basis by compliance with the performance testing and continuous parametric monitoring requirements in Section VII.B (PM Continuous Parametric Monitoring Systems). A new compliance determination of the 12-Month Rolling Tonnage Limit shall be calculated for each new complete month in accordance with the provisions of this Consent Decree. In calculating each compliance determination of the 12-Month Rolling Tonnage Limit for NO\textsubscript{x} and SO\textsubscript{2} at any Kiln, the total Tons of such air pollutant emitted from the Kiln shall include all emissions of that air pollutant during each Startup, Shutdown, or Malfunction that occurs during the 12-month period at issue.

b. “30-Day Rolling Average Emission Limit” shall mean, with respect to any Kiln at a Facility, the maximum allowable rate of emission of a specified air pollutant from such Kiln or Kilns, as applicable, and shall be expressed as pounds of such air pollutant emitted per Ton of clinker produced. Compliance with the 30-Day Rolling Average Emission Limit shall be determined in accordance with the following procedure, beginning on the date on which the 30-Day Rolling Average Emission Limit applies pursuant to Appendix A, or pursuant to Section V (NO\textsubscript{x} Control Technology, Emission Limits and Monitoring Requirements), or Section VI (SO\textsubscript{2}
Control Technology, Emission Limits and Monitoring Requirements): first, sum the total pounds of the air pollutant in question emitted from the Kiln or Kilns during that Operating Day and the previous twenty-nine (29) Operating Days as measured pursuant to Section V.B. (NO\textsubscript{x} Continuous Emission Monitoring Systems), or Section VI.B. (SO\textsubscript{2} Continuous Emission Monitoring Systems), as applicable; second, sum the total Tons of clinker produced by the Kiln or Kilns during the same Operating Day and previous 29 Operating Days; and third, divide the total number of pounds of the air pollutant emitted from the Kiln or Kilns during the thirty (30) Operating Days by the total Tons of clinker produced by such Kiln or Kilns during the same 30 Operating Days. A new compliance determination of the 30-Day Rolling Average Emission Limit shall be calculated for each new Operating Day in accordance with the provisions of this Consent Decree. In calculating each compliance determination of the 30-Day Rolling Average Emission Limit in accordance with this Paragraph 8.b, for NO\textsubscript{x} or SO\textsubscript{2} at any Facility, the total pounds of such air pollutant emitted from the Kiln or Kilns during a specified period (Operating Day or 30-Day Period) shall include all emissions of that pollutant from the subject Kiln that occur during the specified period, including emissions during each Startup, Shutdown, or Malfunction, except to the extent a Malfunction qualifies as a Force Majeure event under Section XVI and Defendant has complied with the requirements of that Section. Compliance with the 30-Day Rolling Average Emission Limits established in Section VII (PM Control Technology, Emission Limits and Monitoring Requirements) shall be demonstrated by operating the PM CPMS at each Kiln consistent with the
performance testing and continuous parametric monitoring requirements in Section VII.B (PM Continuous Parametric Monitoring Systems).

c. “30-Day Rolling Average Emission Rate” shall mean, with respect to each Kiln subject to Appendix A, the rate of emission of NO\textsubscript{x} expressed as pounds (lbs.) per Ton of clinker produced at such Kiln(s) and calculated in accordance with the following procedure: first, sum the total pounds of the pollutant in question emitted from the specified Kiln(s) during an Operating Day and the previous twenty-nine (29) Operating Days, as measured pursuant to Section V.B. (NO\textsubscript{x} Continuous Emission Monitoring Systems); second, sum the total Tons of clinker produced by that Kiln during the same Operating Day and previous 29 Operating Days; and third, divide the total number of pounds of NO\textsubscript{x} emitted from the Kiln(s) during the thirty (30) Operating Days referred to above by the total Tons of clinker produced at such Kiln(s) during the same 30 Operating Days. A new 30-Day Rolling Average Emission Rate shall be calculated for each new Operating Day. In calculating each 30-Day Rolling Average Emission Rate, the total pounds of NO\textsubscript{x} emitted from a Kiln during a specified period (Operating Day or 30-Day Period) shall include all emissions of that pollutant from the subject Kiln that occur during the specified period, including emissions during each Startup, Shutdown, or Malfunction, except to the extent a Malfunction qualifies as a Force Majeure event under Section XVI and Defendant has complied with the requirements of that Section;

d. “Affected State” shall mean any State Agency Plaintiff having jurisdiction over a Facility addressed in this Consent Decree;
e. “Baghouse” shall mean a pollution control system used for the removal and collection of Particulate Matter from Kiln flue gases;

f. “Business Day” means any Day, except for Saturday, Sunday, and federal holidays. In computing any period of time used as a deadline for submission under this Consent Decree, where the last Day would fall on a Saturday, Sunday, or federal holiday, the period shall run until the close of business of the next Business Day;

g. “CEMS” or “Continuous Emission Monitoring System” shall mean, for obligations involving NOx and SO2, under this Consent Decree, the total equipment and software required to sample and condition (if applicable), to analyze, and to provide a record of NOx and SO2 emission rates, and the raw data necessary to support the reported emission rates, and that have been installed and calibrated in accordance with 40 C.F.R. § 60.13 and 40 C.F.R. Part 60 Appendix B and Appendix F;

h. “CPMS” or “Continuous Parametric Monitoring System” shall mean, for obligations involving PM under this Consent Decree, the total equipment and software required to establish and monitor a site-specific operating limit corresponding to the results of the performance test demonstrating compliance with the PM limit in accordance with 40 C.F.R. § 63.1350;

i. “Commence” or “Commencement” of operation of a Control Technology shall mean to begin the introduction of the reagent employed by the Control Technology, as applicable to that technology, or where the technology is otherwise activated;

j. “Complaint” shall mean the complaint filed by the United States and State Agency Plaintiffs in this action;
k. “Consent Decree” or “Decree” shall mean this Decree and each Appendix attached hereto (listed in Section XXX (Appendices)), but in the event of any conflict between the text of this Decree and any Appendix, the text of this Decree shall control;

l. “Continuously Operate” or “Continuous Operation” shall mean that when a Control Technology is used at a Kiln, it shall be operated at all times of Kiln Operation, excluding Malfunction of the Control Technology, consistent with the technological limitations, manufacturers' specifications, and good engineering and maintenance practices for such Control Technology and the Kiln. For example, the requirement to continuously operate SNCR does not require that the SNCR be operated under conditions where the Kiln has not reached or is no longer maintaining the minimum temperature for reagent injection.

m. “Contractor” shall mean any person or entity hired by Defendant to perform services on its behalf necessary to comply with the provisions of this Consent Decree;

n. “Control Technology” shall mean Selective Non-Catalytic Reduction; Dry Absorbent Addition; Semi-Dry Flue Gas Desulphurization (“Semi-Dry Scrubber”); or Baghouse.

o. “Date of Lodging of the Consent Decree” or “Date of Lodging” shall mean the date the Consent Decree is filed for lodging with the Clerk of the Court for the United States District Court for the District of Kansas;

p. “Day” shall mean a calendar day unless expressly stated to be a Business Day;

q. “Defendant” or “Ash Grove” shall mean Ash Grove Cement Company;

r. “Demonstration Phase” shall mean that period of time identified in Appendix A, following optimization, and at the conclusion of which, Defendant will propose a 30-Day Rolling Average Emission Limit for NOx that is achievable through the
implementation of SNCR Control Technology at the Montana City Kiln, and that is consistent with optimized operation of the Louisville ACL Kiln and Seattle Kiln, and that will be applied in accordance with Sections V (NO$_x$ Control Technology, Emission Limits, and Monitoring Requirements) of this Consent Decree;

s. “Demonstration Phase 30-Day Rolling Average Emission Limit” shall mean the 30-Day Rolling Average Emission Limit that applies upon Defendant’s commencement of Continuous Operation of SNCR Control Technology at the Montana City Kiln and until the Defendant proposes a 30-Day Rolling Average Emission Limit for NO$_x$ applicable to the Montana City Kiln in accordance with the procedures of Appendix A to this Consent Decree;

t. “Dry Absorbent Addition” or “DAA” shall mean a pollution control system that combines a dry alkaline reagent directly with the Kiln gas stream to achieve the reduction of sulfur dioxide emissions;

u. “Effective Date” shall have the meaning given in Paragraph 138;

v. “Emission Limit” shall mean the maximum allowable Emission Rate of a specified air pollutant from any Kiln or Kilns and shall be expressed as pounds of such air pollutant emitted per Ton of clinker produced;

w. “Emission Rate” for a specified air pollutant from any Kiln or Kilns shall mean the number of pounds of such air pollutant emitted per Ton of clinker measured in accordance with this Consent Decree.

x. “Facilities” shall mean the following nine (9) Portland cement manufacturing facilities used for the production of Portland cement. Each of these facilities may be referred to as a “Facility.”
(1) Foreman Cement Plant, 4343 Highway 108, Foreman, Arkansas, 71836 (hereinafter “Foreman, Arkansas”);

(2) Chanute Cement Plant, 1801 Santa Fe Ave., Chanute, Kansas, 66720 (hereafter “Chanute, Kansas”);

(3) Durkee Cement Plant, 33060 Shirttail Creek Rd., Durkee, Oregon 97905-0287 (hereinafter “Durkee, Oregon”);

(4) Leamington Cement Plant, 600 West Highway 132, Leamington, Utah 84638 (hereinafter “Leamington, Utah”);

(5) Seattle Cement Plant, 3801 E. Marginal Away, S., Seattle, Washington 98134-1147 (hereinafter “Seattle, Washington”);

(6) Louisville Cement Plant, 16215 Highway 50, Louisville, Nebraska 68037 (hereinafter “Louisville, Nebraska”);

(7) Midlothian Cement Plant, 900 Gifco Road, Midlothian, Texas 76065 (hereinafter “Midlothian, Texas”);

(8) Montana City Cement Plant, 100 Highway 518, Clancy, Montana 59634-9701 (hereinafter “Montana City, Montana”);

(9) Inkom Cement Plant, 230 Cement Road, Inkom, Idaho 83245-1543 (hereinafter “Inkom, Idaho”);

y. “Kiln” as used in this Consent Decree shall mean a device, including any associated preheater or precalciner devices, inline raw mills, inline coal mills or alkali bypasses that produces clinker by heating limestone and other materials for subsequent production of portland cement. Because the inline raw mill is considered an integral part of the Kiln, for purposes of determining the appropriate emissions limit, the term
Kiln also applies to the exhaust of the inline raw mill. The following are identified as the individual Kilns at each Facility:

(1) Foreman, Arkansas: Foreman Kiln 4;
(2) Chanute, Kansas: Chanute Kiln 1;
(3) Durkee, Oregon: Durkee Kiln 1;
(4) Leamington, Utah: Leamington Kiln 1;
(5) Seattle, Washington: Seattle Kiln 1 or “the Seattle Kiln”;
(6) Louisville, Nebraska: Louisville ACL Kiln, Louisville HW Kiln;
(7) Midlothian, Texas: Midlothian Kiln 1, Midlothian Kiln 2, Midlothian Kiln 3;
(8) Montana City, Montana: Montana City Kiln 1 or “the Montana City Kiln”; and
(9) Inkom, Idaho: Inkom Kiln 1, Inkom Kiln 2.

z. “Kiln Operation” shall mean any period when any raw materials are fed into the Kiln and any combustion is occurring in the Kiln;

aa. “Malfunction” as used in this Consent Decree shall have the same meaning as defined at 40 C.F.R. § 60.2;

bb. “National Ambient Air Quality Standards” or “NAAQS” shall mean national ambient air quality standards that are promulgated pursuant to Section 109 of the Act, 42 U.S.C. § 7409;

cc. “New Source Performance Standards” or “NSPS” shall mean those standards and emission limitations applicable to the emissions of NO\textsubscript{x}, SO\textsubscript{2}, and PM from
existing, modified or reconstructed Portland cement manufacturing facilities, codified at 40 C.F.R. Part 60, Subpart F;

dd. “NO\textsubscript{x}” shall mean oxides of nitrogen, measured in accordance with the provisions of this Consent Decree;


ff. “Operating Day” shall mean any Day on which Kiln Operation has occurred;

gg. “Operating Month” shall mean any calendar month in which Kiln Operation has occurred;

hh. “Paragraph” shall mean a portion of this Decree identified by an Arabic numeral;

ii. “Particulate,” “Particulate Matter” or “PM” shall have the same meaning as in 40 C.F.R. Part 63, Subpart LLL.

jj. “Parties” shall mean the United States, the State Agency Plaintiffs and their agencies and political subdivisions having jurisdiction over a Facility, and Ash Grove;

kk. “PSD” shall mean the Prevention of Significant Deterioration program within the meaning of Part C of Subchapter I of the Act, 42 U.S.C. §§ 7470-7492, 40 C.F.R. Part 52, and any applicable State Implementation Plan;

ll. “Reconstruct” or “Reconstruction” shall mean the replacement of components of an existing Kiln to such an extent that the fixed capital cost of the new components exceeds 50 percent of the fixed capital cost that would be required to
construct a comparable entirely new Kiln. For purposes of this definition, “fixed capital cost” shall mean the capital needed to provide all the depreciable components. The evaluation as to whether a Kiln has been Reconstructed shall be performed consistent with guidance issued by EPA in applying the definition of “reconstruction” in 40 C.F.R. § 60.15(b).

“Replace” or “Replacement” shall mean the construction of a new Kiln or Reconstruction of an existing Kiln at the Montana City Facility pursuant to Section V (NOx Control Technology, Emission Limits, and Monitoring Requirements), Section VI (SO2 Control Technology, Emission Limits, and Monitoring Requirements) or Section VII (PM Control Technology, Emission Limits, and Monitoring Requirements) of this Consent Decree;

“Retire” or “Retirement” shall mean, with respect to any Kiln, (1) to permanently Shut Down the Kiln; and (2) to file an application in accordance with the Affected State’s SIP to remove permanently any legal authorization for further operation of the Kiln;

“Section” shall mean a portion of this Decree identified by a Roman numeral;

“Selective Non-Catalytic Reduction” or “SNCR” shall mean a pollution control system that injects an ammonia-based reagent into the gas stream without the use of a catalyst for the purpose of reducing NOx emissions;

“Shut Down” shall mean the cessation of kiln operation. Shutdown begins when feed to the kiln is halted and ends when continuous kiln rotation ceases;

“Site Specific Operating Limit” or “SSOL” is the parametric limit used to monitor the operation of the particulate control device. The SSOL is also referred to as the
“site specific CPMS limit” in 40 CFR Part 63 Subpart LLL. The SSOL requirements are contained in paragraph 60 and Appendix C of this Decree.

ss. “SO₂” shall mean the pollutant sulfur dioxide, measured in accordance with the provisions of this Consent Decree;

tt. “Startup” shall mean the time from when a shutdown kiln first begins firing fuel until it begins producing clinker. Startup begins when a shutdown kiln turns on the induced draft fan and begins firing fuel in the main burner. Startup ends when feed is being continuously introduced into the kiln for at least 120 minutes or when the feed rate exceeds 60 percent of the kiln design limitation rate, whichever occurs first;

uu. “State Agency Plaintiff” or “State” shall mean any of the following: the State of Arkansas on behalf of the Arkansas Department of Environmental Quality, the Idaho Department of Environmental Quality, the State of Kansas, the State of Montana on behalf of the Montana Department of Environmental Quality, the State of Nebraska on behalf of the Nebraska Department of Environmental Quality, the State of Oregon on behalf of the Oregon Department of Environmental Quality, the State of Utah on behalf of the Utah Department of Environmental Quality, the Washington State Department of Ecology, and the Puget Sound Clean Air Agency. State Agency Plaintiff shall include, for the foregoing, any agencies and political subdivisions having jurisdiction over a Facility;

vv. “Temporary Cessation,” “Temporary Cessation of Kiln Operation” or “Temporarily Cease Kiln Operation” shall mean the period when a Kiln is not in a
state of Kiln Operation and Defendant has provided the required notice pursuant to Paragraph 67 of Section IX (Temporary Cessation of Kiln Operation) of this Consent Decree;

ww. “Title V permit” shall mean a permit required by and issued in accordance with the requirements of 42 U.S.C. §§ 7661 - 7661f;

xx. “Ton” or “Tons” shall mean short ton or short tons;

yy. “United States” shall mean the United States of America, acting on behalf of U.S. EPA;

zz. “U.S. EPA” shall mean the United States Environmental Protection Agency and any of its successor departments or agencies; and

aaa. “Semi-Dry Flue Gas Desulphurization System,” “Semi-Dry FGD,” or “Semi-Dry Scrubber” shall mean a pollution control system that employs semi-dry gas scrubber technology to achieve the reduction of sulfur dioxide emissions.

SECTION IV: CIVIL PENALTY

9. Within thirty (30) Days after the Effective Date of this Consent Decree, Defendant shall pay to the United States as a civil penalty the sum of $1,666,000 together with interest accruing from the Effective Date through the date of payment, at the rate specified in 28 U.S.C. § 1961 as of the Effective Date. Defendant shall pay the civil penalty due under this Paragraph 9 by FedWire Electronic Funds Transfer (“EFT”) to the U.S. Department of Justice in accordance with written instructions to be provided to Defendant following lodging of the Consent Decree by the Financial Litigation Unit of the U.S. Attorney’s Office for the District of Kansas, 1200 Epic Center, 301 N. Main, Wichita, Kansas, 67202. At the time of payment, Defendant shall send a copy of the EFT authorization form and the EFT transaction record,
together with a transmittal letter, which shall state that the payment is for the civil penalty owed pursuant to the Consent Decree in United States, et al. v. Ash Grove Cement Company, and shall reference the civil action number and DOJ case number 90-5-2-1-09875, to the United States in accordance with Section XXI of this Decree (Notices); by email to acctsreceivable.CINWD@epa.gov; and to:

U.S. EPA Cincinnati Finance Office
26 Martin Luther King Drive
Cincinnati, Ohio 45268.

10. Within thirty (30) Days after the Effective Date of this Consent Decree, Defendant shall pay civil penalties, together with interest accruing from the Effective Date through the date of payment at the rate identified in Paragraph 9, in the following amounts to the following Affected States in accordance with the payment instructions below:

<table>
<thead>
<tr>
<th>State Agency</th>
<th>Amount</th>
<th>Payment Instructions</th>
</tr>
</thead>
<tbody>
<tr>
<td>State of Arkansas</td>
<td>$103,000</td>
<td>Arkansas Department of Environmental Quality Fiscal</td>
</tr>
<tr>
<td></td>
<td></td>
<td>5301 Northshore Drive North Little Rock, AR 72118-5317</td>
</tr>
<tr>
<td>State</td>
<td>Amount</td>
<td>Instructions</td>
</tr>
<tr>
<td>-----------------------</td>
<td>--------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Idaho Department of Environmental Quality</td>
<td>$103,000</td>
<td>Check payable in amount of $77,250, stating “Wood Stove Change-Out Supplemental Environmental Project” in the memo line and mailed to: Fiscal Office Idaho Department of Environmental Quality 1410 N. Hilton Boise, Idaho 83706 Check payable in amount of $25,750, stating “Civil Penalty Payment” in memo line and mailed to: Fiscal Office Idaho Department of Environmental Quality 1410 N. Hilton Boise, Idaho 83706</td>
</tr>
<tr>
<td>State of Kansas</td>
<td>$113,000</td>
<td>Check payable and mailed to: Kansas Department of Health and Environment Address: Kansas Department of Health and Environment 1000 SW Jackson Street, Suite 310 Topeka, Kansas 66612-1366 Attn: Sheila Pendleton The memorandum portion of the check shall identify the case number.</td>
</tr>
<tr>
<td>State of Montana</td>
<td>$103,000</td>
<td>Check or money order, made payable to the “Montana Department of Environmental Quality,” and sent to the Department at John L. Arrigo, Administrator Enforcement Division Department of Environmental Quality 1520 East Sixth Avenue P.O. Box 200901 Helena, MT 59620-0901</td>
</tr>
<tr>
<td>State</td>
<td>Amount</td>
<td>Description</td>
</tr>
<tr>
<td>------------</td>
<td>--------</td>
<td>-------------</td>
</tr>
</tbody>
</table>
| Nebraska   | $103,000 | Checks shall be made to Cass County District Court Clerk and shall be mailed with notice referring to this action, to:  
Katherine J. Spohn  
Deputy Attorney General  
2115 State Capitol  
Lincoln, NE 68508-8920 |
| Oregon     | $103,000 | In accordance with Oregon DEQ’s directive on state Supplemental Environmental Projects (SEPs), Defendant shall fund a SEP for woodstove change outs in Lakeview, Oregon per the application submitted to DEQ from the South Central Oregon Economic Development District (SCOEDD).  
Check in the amount of $82,400 payable to SCOEDD with SEP in the memo line, mailed to:  
SCOEDD  
c/o Betty Riley  
PO Box 1529  
Klamath Falls, OR 97601  
Check in the amount of $20,600 payable to State Treasurer, State of Oregon, mailed to:  
DEQ, Business Office  
811 S.W. Sixth Avenue  
Portland, OR 97204 |
| Utah       | $103,000 | Check payable and mailed to:  
Utah Division of Air Quality  
Multi Agency State Office Building  
195 North 1950 West, Fourth Floor  
Salt Lake City, Utah 84116 |
<table>
<thead>
<tr>
<th>Washington State Department of Ecology</th>
<th>$20,600</th>
</tr>
</thead>
<tbody>
<tr>
<td>Check payable and mailed to:</td>
<td></td>
</tr>
<tr>
<td>Department of Ecology</td>
<td></td>
</tr>
<tr>
<td>Cashiering Unit</td>
<td></td>
</tr>
<tr>
<td>P.O. Box 47611</td>
<td></td>
</tr>
<tr>
<td>Olympia, WA 98504-7611</td>
<td></td>
</tr>
<tr>
<td>The Memorandum on the check should</td>
<td></td>
</tr>
<tr>
<td>reference NR13168001 and “Ash Grove</td>
<td></td>
</tr>
<tr>
<td>Settlement”</td>
<td></td>
</tr>
<tr>
<td>Puget Sound Clean Air Agency</td>
<td>$82,400</td>
</tr>
<tr>
<td>Check payable to “Puget Sound Clean Air Agency”:</td>
<td></td>
</tr>
<tr>
<td>Craig Kenworthy</td>
<td></td>
</tr>
<tr>
<td>Executive Director</td>
<td></td>
</tr>
<tr>
<td>Puget Sound Clean Air Agency</td>
<td></td>
</tr>
<tr>
<td>1904 3rd Ave, Suite 105</td>
<td></td>
</tr>
<tr>
<td>Seattle WA USA 98101</td>
<td></td>
</tr>
<tr>
<td>TOTAL</td>
<td>$834,000</td>
</tr>
</tbody>
</table>

11. Defendant shall not deduct any penalties paid under this Section in calculating its federal or state or local income tax.

SECTION V: NOₓ CONTROL TECHNOLOGY, EMISSION LIMITS AND MONITORING REQUIREMENTS

A. NOₓ Control Technology and Emission Limits

12. Subject to Section IX (Temporary Cessation of Kiln Operation), Defendant shall install the NOₓ Control Technology and comply with the Emission Limits for the specific Kilns within its system according to Paragraphs 13 through 31. Defendant shall Continuously Operate each NOₓ Control Technology.

Foreman, Arkansas

13. Defendant shall have installed and Commenced Continuous Operation of the SNCR technology at Foreman Kiln 4 by the date specified in the table below in this Paragraph 13:
<table>
<thead>
<tr>
<th>Kiln</th>
<th>Control Technology</th>
<th>Date of Installation and Deadline for Commencement of Continuous Operation</th>
<th>30-Day Rolling Average Emission Limit (lbs. NO\textsubscript{x} /Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 4</td>
<td>SNCR</td>
<td>12/31/15</td>
<td>1.5</td>
</tr>
</tbody>
</table>

Defendant shall Continuously Operate the SNCR technology by no later than the date specified in the table above.

14. Beginning on the Operating Day which is the 30\textsuperscript{th} Operating Day after the date by which Defendant is required to Commence Continuous Operation of the SNCR technology at Foreman Kiln 4 identified in Paragraph 13, Defendant shall demonstrate compliance and thereafter maintain compliance with the 30-Day Rolling Average Emission Limit for NO\textsubscript{x} specified in Paragraph 13 at that Kiln.

**Chanute, Kansas**

15. Defendant shall have installed and Commenced Continuous Operation of the SNCR technology at Chanute Kiln 1 by the date specified in the table below in this Paragraph 15:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Control Technology</th>
<th>Date of Installation and Deadline for Commencement of Continuous Operation</th>
<th>30-Day Rolling Average Emission Limit (lbs. NO\textsubscript{x} /Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 1</td>
<td>SNCR</td>
<td>12/31/15</td>
<td>1.5</td>
</tr>
</tbody>
</table>

Defendant shall Continuously Operate the SNCR technology by no later than the date specified in the table above.

16. Beginning on the Operating Day which is the 30\textsuperscript{th} Operating Day after the date by which Defendant is required to Commence Continuous Operation of the SNCR technology at Chanute Kiln 1 identified in Paragraph 15 Defendant shall demonstrate compliance and
thereafter maintain compliance with the 30-Day Rolling Average Emission Limit for NO<sub>x</sub> specified in Paragraph 15 at that Kiln.

**Durkee, Oregon**

17. Defendant shall have installed and Commenced Continuous Operation of the SNCR technology at Durkee Kiln 1 by the date specified in the table below in this Paragraph 17:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Control Technology</th>
<th>Date of Installation and Deadline for Commencement of Continuous Operation</th>
<th>30-Day Rolling Average Emission Limit (lbs. NO&lt;sub&gt;x&lt;/sub&gt; / Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 1</td>
<td>SNCR</td>
<td>3/31/15</td>
<td>2.0</td>
</tr>
</tbody>
</table>

Defendant shall Continuously Operate the SNCR technology by no later than the date specified in the table above.

18. Beginning on the Operating Day which is the 30<sup>th</sup> Operating Day after the date by which Defendant is required to Commence Continuous Operation of the SNCR technology at Durkee Kiln 1 identified in Paragraph 17, Defendant shall demonstrate compliance and thereafter maintain compliance with the 30-Day Rolling Average Emission Limit for NO<sub>x</sub> specified in Paragraph 17 at that Kiln.

**Leamington, Utah**

19. Defendant shall have installed and Commenced Continuous Operation of the SNCR Control Technology at Leamington Kiln 1 by the date specified in the table below in this Paragraph 19:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Control Technology</th>
<th>Date of Installation and Deadline for Commencement of Continuous Operation</th>
<th>30-Day Rolling Average Emission Limit (lbs. NO&lt;sub&gt;x&lt;/sub&gt; / Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 1</td>
<td>SNCR</td>
<td>12/10/2013</td>
<td>2.8</td>
</tr>
</tbody>
</table>
Defendant shall Continuously Operate the SNCR technology by no later than the date specified in the table above.

20. Beginning on the Operating Day which is the 30th Operating Day after the date by which Defendant is required to Commence Continuous Operation of the SNCR technology at Leamington Kiln 1 identified in Paragraph 19, Defendant shall demonstrate compliance and thereafter maintain compliance with the 30-Day Rolling Average Emission Limit for NO$_x$ specified in Paragraph 19 at that Kiln. Defendant need not demonstrate compliance at the stack venting exhaust gases from the Leamington coal mill. However, Defendant shall control indirect-fired coal mill feed gas from the kiln exhaust according to the standard protocol of the coal mill system. Defendant shall not adjust, increase or activate the coal mill feed gas in order to affect the emissions at the main stack in any way or to reduce the amount of reagent Ash Grove uses in the SNCR.

**Seattle, Washington**

21. Defendant shall submit pursuant to Section XXI of this Consent Decree (Notices) an optimization protocol for the Seattle Kiln in accordance with the applicable procedures of Appendix A to this Consent Decree, hereinafter the Seattle Kiln NO$_x$ Emission Reduction Report, for the purpose of optimizing the operation of the Seattle Kiln to reduce NO$_x$ emissions to the maximum extent practicable from that Kiln. The Seattle Kiln NO$_x$ Emission Reduction Report shall conform to the applicable procedures set forth in Appendix A for the establishment of a 30-Day Rolling Average Emission Limit for NO$_x$ at the Seattle Kiln. Consistent with the requirements and deadlines specified in Appendix A, Defendant shall demonstrate compliance and thereafter maintain compliance with the proposed 30-Day Rolling Average Emission Limit for NO$_x$ at the Seattle Kiln. Defendant need not demonstrate compliance at the stack venting
exhaust gases from the Seattle coal mill. However, Defendant shall control indirect-fired coal mill feed gas from the kiln exhaust according to the standard protocol of the coal mill system. Defendant shall not adjust, increase or activate the coal mill feed gas in order to affect the emissions at the main stack in any way.

22. U.S. EPA, in consultation with the Puget Sound Clean Air Agency, shall review the Seattle Kiln NO\textsubscript{x} Emission Reduction Report in accordance with Section XIII (Review and Approval of Submittals). Consistent with the requirements and deadlines specified in Appendix A, Defendant shall take all actions required pursuant to that review, including but not limited to achieving and maintaining compliance with the 30-Day Rolling Average Emission Limit for NO\textsubscript{x} at the Seattle Kiln approved, conditionally approved, or partially approved by U.S. EPA pursuant to Section XIII (Review and Approval of Submittals).

**Louisville, Nebraska**

23. *Louisville ACL Kiln.*

a. Defendant shall submit pursuant to Section XXI of this Consent Decree (Notices) an optimization protocol for the Louisville ACL Kiln in accordance with the applicable procedures of Appendix A to this Consent Decree, hereinafter the Louisville ACL Kiln NO\textsubscript{x} Emission Reduction Report, for the purpose of optimizing the operation of Louisville ACL Kiln to reduce NO\textsubscript{x} emissions to the maximum extent practicable from that Kiln. The Louisville ACL Kiln NO\textsubscript{x} Emission Reduction Report shall conform to the applicable procedures and schedule set forth in Appendix A for the establishment of a 30-Day Rolling Average Emission Limit for NO\textsubscript{x} at the Louisville ACL Kiln. Consistent with the requirements and deadlines specified in Appendix A, Defendant shall
demonstrate compliance and thereafter maintain compliance with the proposed 30-Day Rolling Average Emission Limit for NO\textsubscript{x} at the Louisville ACL Kiln.

b. U.S. EPA, in consultation with the State of Nebraska, shall review the Louisville ACL Kiln NO\textsubscript{x} Emission Reduction Report in accordance with Section XIII (Review and Approval of Submittals). Consistent with the requirements and deadlines specified in Appendix A, Defendant shall take all actions required pursuant to that review, including but not limited to achieving and maintaining compliance with the 30-Day Rolling Average Emission Limit for NO\textsubscript{x} at the Louisville ACL Kiln approved, conditionally approved, or partially approved by U.S. EPA pursuant to Section XIII (Review and Approval of Submittals).

24. **Louisville HW Kiln.**

a. Defendant shall have installed and Commenced Continuous Operation of the SNCR technology at the Louisville HW Kiln by the date specified in the table below in this Paragraph 24.a:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Control Technology</th>
<th>Date of Installation and Deadline for Commencement of Continuous Operation</th>
<th>30-Day Rolling Average Emission Limit (lbs. NO\textsubscript{x}/Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>HW Kiln</td>
<td>SNCR</td>
<td>9/10/2014</td>
<td>3.5</td>
</tr>
</tbody>
</table>

Defendant shall Continuously Operate the SNCR technology by no later than the date specified in the table above.

b. Beginning on the Operating Day which is the 30\textsuperscript{th} Operating Day after the date by which Defendant is required to Commence Continuous Operation of the SNCR technology at Louisville HW Kiln identified in Paragraph 24.a, Defendant shall demonstrate compliance and thereafter maintain compliance with the 30-Day
Rolling Average Emission Limit for NOx specified in Paragraph 24.a at that Kiln. Defendant need not demonstrate compliance at the stack venting exhaust gases from the Louisville HW coal mill. However, Defendant shall control indirect-fired coal mill feed gas from the kiln exhaust according to the standard protocol of the coal mill system. Defendant shall not adjust, increase or activate the coal mill feed gas in order to affect the emissions at the main stack in any way or to reduce the amount of reagent Ash Grove uses in the SNCR.

**Midlothian, Texas**

25. Defendant shall Retire Midlothian Kiln 1 and Midlothian Kiln 2 by the dates specified in the table below in this Paragraph 25. Defendant shall not Operate Midlothian Kiln 3 after the dates specified in the table below in this Paragraph 25 unless and until Midlothian Kiln 3 has been Reconstructed.

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Control Technology</th>
<th>Deadline for Retirement or Commencement of Continuous Operation</th>
<th>30-Day Rolling Average Emission Limits (lbs. NOx/Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 1</td>
<td>Retire</td>
<td>9/10/2014</td>
<td>0</td>
</tr>
<tr>
<td>Kiln 2</td>
<td>Retire</td>
<td>9/10/2014</td>
<td>0</td>
</tr>
<tr>
<td>Kiln 3</td>
<td>Retire or Reconstruct with SNCR</td>
<td>First Operating Day after 9/10/2014</td>
<td>1.5</td>
</tr>
</tbody>
</table>

If Defendant Reconstructs Midlothian Kiln 3, then commencing on the date specified in the table above, Defendant shall Continuously Operate the SNCR Control Technology on Midlothian Kiln 3.
26. If Defendant Reconstructs Midlothian Kiln 3, then beginning on the Operating Day which is the 30th Operating Day after the date identified in Paragraph 25 by which Defendant is required to Operate the Reconstructed Midlothian Kiln 3, Defendant shall demonstrate compliance and thereafter maintain compliance at the stack for Kiln 3 with the 30-Day Rolling Average Emission Limit for NO\textsubscript{x} specified in Paragraph 25. By no later than September 10, 2015, Defendant shall demonstrate compliance and maintain compliance with a 12-Month Rolling Tonnage Limit for NO\textsubscript{x} of 975 tons per year at Midlothian Kiln 3.

**Montana City, Montana**

27. By no later than 60 Days after the Effective Date, Defendant shall Continuously Operate Low NO\textsubscript{x} Burner technology at Montana City Kiln 1 specified in the table below in this Paragraph 27. In addition, Defendant shall have installed and Commenced Continuous Operation of the SNCR Control Technology at Montana City Kiln 1 by the date specified in the table below in this Paragraph 27:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Control Technology</th>
<th>Date of Installation and Deadline for Commencement of Continuous Operation</th>
<th>Demonstration Phase 30-Day Rolling Average Emission Limit (lbs. NO\textsubscript{x}/Ton of Clinker)</th>
<th>30-Day Rolling Average Emission Limit (lbs. NO\textsubscript{x}/Ton of Clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 1</td>
<td>Low NO\textsubscript{x} Burner</td>
<td>60 Days after Effective Date</td>
<td>--</td>
<td>See Appendix A</td>
</tr>
<tr>
<td></td>
<td>SNCR</td>
<td>9/10/2014</td>
<td>8.0</td>
<td></td>
</tr>
</tbody>
</table>

Beginning on the Operating Day which is the 30th Operating Day after September 10, 2014, Defendant shall demonstrate compliance and thereafter maintain compliance with the Demonstration Phase 30-Day Rolling Average Emission Limit for NO\textsubscript{x} of 8.0 lb/ton of clinker at the Montana City Kiln.
28. Pursuant to Appendix A, Defendant shall propose to U.S. EPA and the Montana Department of Environmental Quality a 30-Day Rolling Average Emission Limit for NO\textsubscript{x} applicable to Montana City Kiln 1 that is no less stringent than 8.0 lb NO\textsubscript{x}/ton of clinker and that represents the optimal performance and Continuous Operation of the SNCR Control Technology.

a. Within 30 Days after proposing a 30-Day Rolling Average Emission Limit for NO\textsubscript{x} at Montana City Kiln 1 under Appendix A, Defendant shall demonstrate compliance and thereafter maintain compliance with the proposed 30-Day Rolling Average Emission Limit for NO\textsubscript{x} at the Kiln. U.S. EPA shall review the proposed 30-Day Rolling Average Emission Limit for NO\textsubscript{x} applicable to Montana City Kiln 1 in consultation with the Montana Department of Environmental Quality. Within 30 Operating Days after U.S. EPA has notified Defendant of the completion of its review of the proposed 30-Day Rolling Average Emission Limit for NO\textsubscript{x}, Defendant shall demonstrate compliance and thereafter maintain compliance with the 30-Day Rolling Average Emission Limit for NO\textsubscript{x} approved, conditionally approved, or partially approved by U.S. EPA pursuant to Section XIII (Review and Approval of Submittals).

b. If, on or before May 4, 2015, Defendant provides notice to EPA pursuant to Section XXI of the Consent Decree (Notices) that it intends to Replace Montana City Kiln 1 and shall Retire the existing Montana City Kiln 1 within 42 months, then Defendant’s obligations under Appendix A shall terminate immediately, but Defendant shall continue to comply with the Demonstration Phase 30-Day Rolling Average Emission Limit for NO\textsubscript{x} and continuously operate the SNCR for the time period prior to Retirement of Montana City Kiln 1.
29. If Defendant elects to Replace Montana City Kiln 1 in accordance with Section X (Election to Retire and Replace Kilns), then Defendant shall:

a. Prior to Replacing Montana City Kiln 1 and prior to termination pursuant to Section XXV of this Consent Decree (Termination), submit an application for a federally enforceable preconstruction permit for the Replacement of the Montana City Kiln that is issued under the federally-approved minor or major new source review program and which incorporates, at a minimum, a proposed 30-Day Rolling Average Emission Limit for NO\textsubscript{x} that is no less stringent than 1.5 lb/ton clinker, or the applicable NSPS, whichever is more stringent. Such application for a federally enforceable preconstruction permit shall also contain, at a minimum, a proposed 12-Month Rolling Tonnage Limit for NO\textsubscript{x} of no more than 700 tons per year. Defendant shall thereafter take all other actions necessary to obtain such permits or approvals after filing the applications including, but not limited to, responding to reasonable requests for additional information by the permitting authority in a timely fashion, and conducting any environmental or other assessment lawfully required by the permitting authority.

b. Within 180 Days after Defendant commences Operation of the Replaced Montana City Kiln, Defendant shall demonstrate compliance and maintain compliance with the Control Technology and other applicable requirements of Paragraph 29.a. applicable to the Replaced Montana City Kiln, or those Control Technology and Emission Limits for NO\textsubscript{x} imposed by the federally enforceable preconstruction permit(s), whichever are more stringent.

Inkom, Idaho
30. Prior to Startup of Inkom Kiln 1 and/or Inkom Kiln 2, Defendant shall first apply for and obtain applicable permits required under: (1) the PSD provisions of the Act, 42 U.S.C. §§ 7470-7492 and/or the nonattainment NSR provisions of the Act, 42 U.S.C. §§ 7501-7515; or (2) the federally-approved and enforceable SIP which incorporates and/or implements the federal PSD and/or nonattainment NSR requirements. At a minimum, any such application for the foregoing permit(s) shall require that Defendant install and Commence Continuous Operation of SNCR Control Technology at each Kiln, as specified in the table below in this Paragraph 30:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Control Technology</th>
<th>Date of Installation and Deadline for Commencement of Continuous Operation</th>
<th>30-Day Rolling Average Emission Limit (lbs. NOx/Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 1</td>
<td>SNCR</td>
<td>Upon Startup</td>
<td>1.5</td>
</tr>
<tr>
<td>Kiln 2</td>
<td>SNCR</td>
<td>Upon Startup</td>
<td>1.5</td>
</tr>
</tbody>
</table>

Defendant shall Continuously Operate the SNCR Control Technology by no later than the date specified in the table above.

31. Beginning on the Operating Day which is the 30th Day after the date by which Defendant is required to Commence Continuous Operation of the SNCR technology at Inkom Kiln 1 and Inkom Kiln 2 identified in Paragraph 30, Defendant shall demonstrate compliance and thereafter maintain compliance with the 30-Day Rolling Average Emission Limit for NOx specified in the table in Paragraph 30 at Inkom Kiln 1 and Inkom Kiln 2, or those Emission Limits for NOx required under the federally enforceable preconstruction permit(s) required in Paragraph 30, above, whichever are more stringent.
B. NO\textsubscript{x} Continuous Emission Monitoring Systems

32. At each Kiln identified in Paragraph 8.y of this Decree other than the Midlothian Kilns and the Inkom Kilns, Defendant shall install and make operational no later than twelve months after the Effective Date a NO\textsubscript{x} continuous emissions monitoring system (CEMS) at each stack which collects emissions from such Kiln in accordance with the requirements of 40 C.F.R. Part 60. Notwithstanding the foregoing, Defendant shall install and make operational a NO\textsubscript{x} CEMS at each stack which collects emissions from Midlothian Kiln 3 in accordance with the requirements of 40 C.F.R. Part 60 within 60 Days after achieving the maximum production rate at which the Reconstructed Kiln will be operated, but not later than 180 Days after Defendant first Operates the Reconstructed Kiln. Defendant shall install and make operational a NO\textsubscript{x} CEMS at each stack which collects emissions from Inkom Kiln 1 or Inkom Kiln 2 in accordance with the requirements of 40 C.F.R. Part 60 not later than 180 Days after Startup of the Kiln. Defendant is not required to install or operate NO\textsubscript{x} CEMS on the stack(s) of the indirect fired coal mills serving the Leamington, Louisville HW and Seattle Kilns.

33. On or before the date that a NO\textsubscript{x} CEMS is required pursuant to Paragraph 32, Defendant shall determine and record the daily clinker production rates by either one of the two following methods:

a. Install, calibrate, maintain, and operate a permanent weigh scale system to measure and record weight rates of the amount of clinker produced in tons of mass per hour.; or

b. Install, calibrate, maintain, and operate a permanent weigh scale system to measure and record weight rates of the amount of feed to the kiln in tons of mass per hour. Defendant shall calculate hourly clinker production rate using a kiln
specific feed-to-clinker ratio based on reconciled clinker production determined for accounting purposes and recorded feed rates. This ratio should be updated no less frequently than once per month. If this ratio changes at clinker reconciliation, the new ratio must be used going forward, but it is not necessary to retroactively change clinker production rates previously estimated.

34. Except during CEMS breakdowns, repairs, calibration checks, and zero span adjustments, the CEMS required pursuant to Paragraph 32 shall be operated at all times during Kiln Operation. Each such CEMS shall be used at each Kiln to demonstrate compliance with the NO\textsubscript{x} Emission Limits established in Section V.A (NO\textsubscript{x} Control Technology and Emission Limits) and Appendix A, as applicable, of this Consent Decree. If Defendant Reconstructs or Replaces the Montana City Kiln, it shall commence operation of the NO\textsubscript{x} CEMS for that Kiln within 60 Days after achieving the maximum production rate at which the Montana City Replacement Kiln will be operated, but not later than 180 Days after Defendant first Operates the Montana City Replacement Kiln.

35. Each NO\textsubscript{x} CEMS required pursuant to Paragraph 32 shall monitor and record the applicable NO\textsubscript{x} emission rate from each Kiln stack in units of lbs. of NO\textsubscript{x} per Ton of clinker produced at such Kiln and shall be installed, certified, calibrated, maintained, and operated in accordance with the applicable requirements of 40 C.F.R. Part 60.

36. For purposes of this Consent Decree, all emissions of NO\textsubscript{x} from Kilns shall be measured by CEMS. During any time when CEMS are inoperable and otherwise not measuring emissions of NO\textsubscript{x} from any Kiln, Defendant shall apply the missing data substitution procedures used by the Affected State or the missing data substitution procedures in 40 C.F.R. Part 75, Subpart D, whichever is deemed appropriate by the Affected State.
SECTION VI: SO₂ CONTROL TECHNOLOGY, EMISSION LIMITS AND MONITORING REQUIREMENTS

A. SO₂ Control Technology and Emission Limits

37. Defendant shall, as applicable, install the SO₂ Control Technology and comply with the Emission Limits for the specific Kilns within their system according to Paragraphs 38 through 50. Defendant shall Continuously Operate each SO₂ Control Technology.

**Foreman, Arkansas**

38. Defendant shall demonstrate compliance and thereafter maintain compliance with the 30-Day Rolling Average Emission Limit for SO₂ at Foreman Kiln 4 on the 30th Operating Day following the date specified in the table below in this Paragraph 38:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Date on Which 30-Day Rolling Average Emission Limit Applies</th>
<th>30-Day Rolling Average Emission Limit (lbs. SO₂/Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 4</td>
<td>12/31/15</td>
<td>0.6</td>
</tr>
</tbody>
</table>

**Chanute, Kansas**

39. Defendant shall demonstrate compliance and thereafter maintain compliance with the 30-Day Rolling Average Emission Limit for SO₂ at Chanute Kiln 1 on the 30th Operating Day following the date specified in the table below in this Paragraph 39:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Date on Which 30-Day Rolling Average Emission Limit Applies</th>
<th>30-Day Rolling Average Emission Limit (lbs. SO₂/Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 1</td>
<td>12/31/15</td>
<td>0.6</td>
</tr>
</tbody>
</table>

**Durkee, Oregon**

40. Defendant shall demonstrate compliance and thereafter maintain compliance with the 3-hour Emission Limit for SO₂ at Durkee Kiln 1 by performing the emissions testing
required under Paragraph 55 and comparing the average of the valid test runs to the limit
specified in the table below in this Paragraph 40:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Date on Which Emission Limit Applies</th>
<th>Emission Limit (lbs. SO₂/Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 1</td>
<td>3/31/2015</td>
<td>0.4</td>
</tr>
</tbody>
</table>

**Leamington, Utah**

41. Defendant shall demonstrate compliance and thereafter maintain compliance with
the 3-hour Emission Limit for SO₂ at Leamington Kiln 1 by performing the emissions testing
required under Paragraph 55 and comparing the average of the valid test runs to the limit
specified in the table below in this Paragraph 41:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Date on Which Emission Limit Applies</th>
<th>Emission Limit (lbs. SO₂/Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 1</td>
<td>9/10/2013</td>
<td>0.4</td>
</tr>
</tbody>
</table>

Defendant need not demonstrate compliance with the 3-hour Rolling Average Emission Limit for
SO₂ at the stack venting exhaust gases from the Leamington coal mill. However, Defendant
shall control indirect-fired coal mill feed gas from the kiln exhaust according to the standard
protocol of the coal mill system. Defendant shall not adjust, increase or activate the coal mill
feed gas in order to affect the emissions at the main stack in any way.

**Seattle, Washington**

42. Defendant shall demonstrate compliance and thereafter maintain compliance with
the 30-Day Rolling Average Emission Limit for SO₂ at Seattle Kiln 1 on the 30th Operating Day
following the date specified in the table below in this Paragraph 42:
Defendant need not demonstrate compliance with the 30-Day Rolling Average Emission Limit for SO₂ at the stack venting exhaust gases from the Seattle coal mill. However, Defendant shall control indirect-fired coal mill feed gas from the kiln exhaust according to the standard protocol of the coal mill system. Defendant shall not adjust, increase or activate the coal mill feed gas in order to affect the emissions at the main stack in any way.

**Louisville, Nebraska**

43. Defendant shall demonstrate compliance and thereafter maintain compliance with the 30-Day Rolling Average Emission Limit for SO₂ at the Louisville HW Kiln and Louisville ACL Kiln by the date specified in the table below in this Paragraph 43:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Date on Which 30-Day Rolling Average Emission Limit Applies</th>
<th>30-Day Rolling Average Emission Limit (lbs. SO₂/Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 1</td>
<td>9/10/2013</td>
<td>0.4</td>
</tr>
</tbody>
</table>

Defendant shall Continuously Operate the DAA Control Technology by no later than the dates specified in the table above at Louisville HW Kiln and Louisville ACL Kiln.

44. Beginning on the Operating Day which is the 30th Operating Day after the date by which Defendant is required to Commence Continuous Operation of the DAA Control Technology at Louisville HW Kiln and at the Louisville ACL Kiln identified in Paragraph 43, Defendant shall demonstrate compliance and thereafter maintain compliance with the 30-Day
Rolling Average Emission Limits for SO₂ each applicable to the Louisville HW Kiln and the Louisville ACL Kiln specified in Paragraph 43 at that Kiln. Defendant need not demonstrate compliance with the 30-Day Rolling Average Emission Limit for SO₂ at the stack venting exhaust gases from the Louisville HW coal mill. However, Defendant shall control indirect-fired coal mill feed gas from the kiln exhaust according to the standard protocol of the coal mill system. Defendant shall not adjust, increase or activate the coal mill feed gas in order to affect the emissions at the main stack in any way or to reduce the amount of reagent Ash Grove uses in the DAA.

**Midlothian, Texas**

45. Defendant shall Retire Midlothian Kiln 1 and Midlothian Kiln 2 by the dates specified in the table below in Paragraph 25 and in this Paragraph 45. Defendant shall not Operate Midlothian Kiln 3 after the date specified in the table below in this Paragraph 45 unless Defendant has Reconstructed Kiln 3.

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Control Technology</th>
<th>Date of Retirement or Installation and Deadline for Commencement of Continuous Operation</th>
<th>30-Day Rolling Average Emission Limits (lbs. SO₂/Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 1</td>
<td>Retire</td>
<td>9/10/2014</td>
<td>0</td>
</tr>
<tr>
<td>Kiln 2</td>
<td>Retire</td>
<td>9/10/2014</td>
<td>0</td>
</tr>
<tr>
<td>Kiln 3</td>
<td>Retire or Reconstruct with Inherent Scrubbing</td>
<td>First Operating Day after 9/10/2014</td>
<td>0.4</td>
</tr>
</tbody>
</table>

Commencing on the date specified in the table above, Defendant shall Continuously Operate Midlothian Kiln 3 in a manner consistent with good air pollution control practice for minimizing emissions during all times of Kiln Operation.
46. If Defendant Reconstructs Midlothian Kiln 3, then beginning on the Operating Day which is the 30th Operating Day after the date identified in Paragraph 45 for Commencement of Continuous Operation of the Reconstructed Kiln 3, at the stack for Kiln 3 Defendant shall demonstrate compliance and thereafter maintain compliance with the 30-Day Rolling Average Emission Limit for SO2 identified in Paragraph 45. By no later than September 10, 2015, Defendant shall demonstrate compliance and maintain compliance with a 12-Month Rolling Tonnage Limit for SO2 of 260 tons per year at Midlothian Kiln 3.

Montana City, Montana

47. Defendant shall have installed and Commenced Continuous Operation of the Semi-Dry Scrubbing Control Technology at the Montana City Kiln by the date specified in the table below in this Paragraph 47:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Control Technology</th>
<th>Date of Installation and Deadline for Commencement of Continuous Operation</th>
<th>30-Day Rolling Average Emission Limit (lbs. SO2 / Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 1</td>
<td>Semi-Dry Scrubbing</td>
<td>9/10/2014</td>
<td>2.0</td>
</tr>
</tbody>
</table>

Starting on the 210th Operating Day following the date specified in the table above in this Paragraph 47, Defendant shall demonstrate compliance and thereafter maintain compliance with the 30-Day Rolling Average Emission Limit for SO2 applicable to Montana City Kiln 1 and as identified in this Paragraph 47.

48. If Defendant elects to Replace Montana City Kiln 1 in accordance with Section X (Election to Retire and Replace Kilns), then Defendant shall:

a. Prior to Replacing Montana City Kiln 1 and prior to termination pursuant to Section XXV of this Consent Decree (Termination), submit an application for a federally enforceable preconstruction permit for the Replacement of Montana
City Kiln 1 that is issued under the federally-approved minor or major new source review program and which incorporates, at a minimum, a proposed 30-Day Rolling Average Emission Limit for SO₂ that is no less stringent than 0.4 lb/ton clinker, or the applicable NSPS, whichever is more stringent. Such application for a federally enforceable preconstruction permit shall also contain, at a minimum, a proposed 12-Month Rolling Tonnage Limit for SO₂ of no greater than 200 tons per year. Defendant shall thereafter take all other actions necessary to obtain such permits or approvals after filing the applications including, but not limited to, responding to reasonable requests for additional information by the permitting authority in a timely fashion, and conducting any environmental or other assessment lawfully required by the permitting authority.

b. Within 180 Days after Defendant commences Operation of the Replaced Montana City Kiln, Defendant shall demonstrate compliance and maintain compliance with applicable requirements of Paragraph 48.a. at the Replaced Montana City Kiln, or those Control Technology requirements and Emission Limit(s) for SO₂ imposed by the federally enforceable preconstruction permit(s), whichever are more stringent.

**Inkom, Idaho**

49. Prior to Startup of Inkom Kiln 1 and/or Inkom Kiln 2, Defendant shall first apply for and obtain applicable permits required under: (1) the PSD provisions of the Act, 42 U.S.C. §§ 7470-7492 and/or the nonattainment NSR provisions of the Act, 42 U.S.C. §§ 7501-7515; or (2) the federally-approved and enforceable SIP which incorporates and/or implements the federal PSD and/or nonattainment NSR requirements. At a minimum, any such application for the
foregoing permit(s) shall require that Defendant achieve and maintain compliance with the
Emission Limits, as specified in the table below in this Paragraph 49:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Date on Which 30-Day Rolling Average Emission Limit for SO2 Applies</th>
<th>30-Day Rolling Average Emission Limit (lbs. SO2/Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 1</td>
<td>Upon Startup</td>
<td>0.4</td>
</tr>
<tr>
<td>Kiln 2</td>
<td>Upon Startup</td>
<td>0.4</td>
</tr>
</tbody>
</table>

50. Beginning on the 30th Operating Day of each Inkom Kiln 1 and Inkom Kiln 2 identified in Paragraph 49, Defendant shall demonstrate compliance and thereafter maintain compliance with the 30-Day Rolling Average Emission Limit for SO2 specified in the table in Paragraph 49 at Inkom Kiln 1 and Inkom Kiln 2, or those Emission Limits for SO2 required under the federally enforceable preconstruction permit(s) required in Paragraph 49, above, whichever are more stringent.

B. SO2 Continuous Emission Monitoring Systems

51. At each Kiln identified in Paragraph 8.y of this Decree except Durkee Kiln 1, Leamington Kiln 1, the Midlothian Kilns and the Inkom Kilns, Defendant shall install and make operational no later than twelve months after the Effective Date a SO2 continuous emissions monitoring system (CEMS) at each stack which collects emissions from such Kiln in accordance with the requirements of 40 C.F.R. Part 60. Notwithstanding the foregoing, Defendant shall install and make operational an SO2 CEMS at each stack which collects emissions from Midlothian Kiln 3 in accordance with the requirements of 40 C.F.R. Part 60 within 60 Days after achieving the maximum production rate at which the Reconstructed Kiln will be operated, but not later than 180 Days after Defendant first Operates the Reconstructed Kiln. Defendant shall install and make operational an SO2 CEMS at each stack which collects emissions from Inkom
Kiln 1 or Inkom Kiln 2 in accordance with the requirements of 40 C.F.R. Part 60 not later than 180 Days after Startup of the Kiln. Defendant is not required to install or operate SO2 CEMS on the stack(s) of the indirect fired coal mills serving the Leamington, Louisville HW and Seattle Kilns.

52. Except during CEMS breakdowns, repairs, calibration checks, and zero span adjustments, the CEMS required pursuant to Paragraph 51 shall be operated at all times during Kiln Operation. Each such CEMS shall be used at each Kiln to demonstrate compliance with the SO2 Emission Limits established in Section V.A (SO2 Control Technology and Emission Limits) of this Consent Decree. If Defendant Replaces the Montana City Kiln, it shall commence operation of the SO2 CEMS for that Kiln within 60 Days after achieving the maximum production rate at which the Replaced Montana City Kiln will be operated, but not later than 180 Days after Defendant first Operates the Replaced Montana City Kiln.

53. Each SO2 CEMS required pursuant to Paragraph 51 shall monitor and record the applicable SO2 emission rate from each Kiln stack in units of lbs. of SO2 per Ton of clinker produced at such Kiln and shall be installed, certified, calibrated, maintained, and operated in accordance with the applicable requirements of 40 C.F.R. Part 60.

54. For purposes of this Consent Decree, all emissions of SO2 from Kilns other than Durkee Kiln 1 and Leamington Kiln 1 shall be measured by CEMS. During any time when CEMs are inoperable and otherwise not measuring emissions of SO2 from any Kiln, Defendant shall apply the missing data substitution procedures used by the Affected State or the missing data substitution procedures in 40 C.F.R. Part 75, Subpart D, whichever is deemed appropriate by the Affected State.

55. Within 12 months of the Effective Date, Defendant shall conduct an SO2 source
test for Durkee Kiln 1 and Leamington Kiln 1 and submit an application to the Durkee and Leamington Title V permitting authority requesting that a condition be added to the Title V permit, if no such condition already exists, requiring Kiln stack SO\textsubscript{2} testing at least once every two (2) years.

SECTION VII: PM CONTROL TECHNOLOGY, EMISSION LIMITS AND MONITORING REQUIREMENTS

A. PM Control Technology and Emission Limits

56. At each of the Kilns identified in Paragraph 8.y and by each of the dates specified in the table below, Defendant shall demonstrate compliance and thereafter maintain compliance with the PM limit specified in the table. Compliance shall be demonstrated using a three run EPA Method 5 or Method 5I performance test and that performance test shall be repeated no less frequently than every 365 Operating Days thereafter. If performance testing would be required less than 15 Operating Days after the Kiln has completed Startup after being down for more than 24 hours, then performance testing may be deferred up to 15 Operating Days after completion of the Startup. Defendant need not demonstrate compliance at the stack venting exhaust gases from the Leamington, Louisville HW and Seattle coal mills. However, Defendant shall control indirect-fired coal mill feed gas from the kiln exhaust according to the standard protocol of the coal mill system. Defendant shall not adjust, increase or activate the coal mill feed gas in order to affect the emissions at the main stack in any way. The methods specified in this Decree for demonstrating compliance with the PM limits in the table below are not intended to change the means by which Defendant demonstrates compliance with standards not addressed by this Decree.
57. Subject to Section IX of this Consent Decree (Temporary Cessation of Kiln Operation), Defendant shall install and Commence Continuous Operation of each Baghouse Control Technology by the deadline shown below.

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Date of Installation and Deadline for Commencement of Continuous Operation of Baghouse</th>
<th>Emission Limit (lbs. PM/Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chanute Kiln 1</td>
<td>12/31/2015</td>
<td>0.086</td>
</tr>
<tr>
<td>Durkee Kiln 1</td>
<td>3/31/2015</td>
<td>0.07</td>
</tr>
<tr>
<td>Foreman Kiln 4</td>
<td>12/31/2015</td>
<td>0.086</td>
</tr>
<tr>
<td>Leamington Kiln 1</td>
<td>12/10/2013</td>
<td>0.07</td>
</tr>
<tr>
<td>Louisville ACL Kiln</td>
<td>9/10/2014</td>
<td>0.07</td>
</tr>
<tr>
<td>Louisville HW Kiln</td>
<td>9/10/2014</td>
<td>0.07</td>
</tr>
<tr>
<td>Midlothian Kiln 3</td>
<td>9/10/2014</td>
<td>0.07</td>
</tr>
<tr>
<td>Montana City Kiln 1</td>
<td>9/10/2014</td>
<td>0.07</td>
</tr>
<tr>
<td>Seattle Kiln 1</td>
<td>9/10/2013</td>
<td>0.07</td>
</tr>
</tbody>
</table>

58. Prior to Startup of Inkom Kiln 1 and/or Inkom Kiln 2, Defendant shall first apply for and obtain applicable permits required under: (1) the PSD provisions of the Act, 42 U.S.C. §§ 7470-7492 and/or the nonattainment NSR provisions of the Act, 42 U.S.C. §§ 7501-7515; or (2) the federally-approved and enforceable SIP which incorporates and/or implements the federal PSD and/or nonattainment NSR requirements. At a minimum, any such application for the
foregoing permit(s) shall require that Defendant achieve and maintain compliance with the
Emission Limits, as specified in the table below in this Paragraph 58:

<table>
<thead>
<tr>
<th>Kiln</th>
<th>Date on Which Emission Limit for PM Applies</th>
<th>Emission Limit &lt;br&gt;(lbs. PM /Ton of clinker)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kiln 1</td>
<td>Upon Startup</td>
<td>0.02, or the NSPS for new kilns, whichever is more stringent</td>
</tr>
<tr>
<td>Kiln 2</td>
<td>Upon Startup</td>
<td>0.02, or the NSPS for new kilns, whichever is more stringent</td>
</tr>
</tbody>
</table>

Within 60 Days after achieving the maximum production rate at which a particular Inkom Kiln will be operated, but not later than 180 Days after the particular Kiln first Operates, Defendant shall demonstrate compliance using a three run EPA Method 5 or Method 5I stack test and thereafter achieve and maintain compliance with the Emission Limit for PM specified in the table in this Paragraph 58 at Inkom Kiln 1 and Inkom Kiln 2, or the Emission Limit(s) for PM required under the federally enforceable preconstruction permit(s) required in this Paragraph 58, above, whichever are more stringent, using the PM Continuous Parametric Monitoring System required by Paragraph 59.

B. PM Continuous Parametric Monitoring Systems

59. At each Kiln identified in Paragraph 8.y of this Decree and by the deadline identified in Paragraph 57, Defendant shall install and make operational a PM continuous parametric monitoring system (CPMS) at each stack from which the Kiln directly discharges emissions, in accordance with the requirements of Appendix B and 40 C.F.R. §63.1350(b) and (d). Defendant is not required to install or operate PM CPMS on the stack(s) of the indirect fired coal mills serving the Leamington, Louisville HW and Seattle Kilns unless otherwise required to do so under any other applicable regulation. Location of the PM CPMS at Foreman will be in a position to monitor operating parameter data from both the Kiln and clinker cooler. If Defendant
Replaces the Montana City Kiln, it shall commence operation of the PM CPMS for that Kiln within 60 Days after achieving the maximum production rate at which the Replacement Kiln 1 will be operated, but not later than 180 Days after Defendant first Operates the Replaced Montana City Kiln. Location of the PM CPMS at the Replaced Montana City Kiln shall be in a position to monitor operating parameter data from both the Kiln and clinker cooler (if the Montana City clinker cooler’s exhaust is vented to the main stack).

60. Ash Grove shall use a PM CPMS to establish a Site-Specific Operating Limit (SSOL) for PM corresponding to the results of the performance test demonstrating compliance with the PM limit. Ash Grove shall conduct a performance test using EPA Method 5 or Method 5I at appendix A-3 of 40 C.F.R. Part 60. Pursuant to Section XXI of this Decree (Notices), Ash Grove may propose an alternative monitoring protocol that is at least as accurate as a PM CPMS installed or to be installed at a Kiln pursuant to Paragraph 59 by the deadline required in that Paragraph, whereby Ash Grove demonstrates continuous compliance with the applicable limit in Paragraph 57 as a 30-Day Rolling Average Emission Limit. EPA shall review the alternative monitoring protocol pursuant Section XIII of this Decree (Review and Approval of Submittals). If approved or approved with conditions, Ash Grove shall comply with the approved alternative monitoring protocol and take all actions required pursuant thereto, and shall not be required to install and operate a PM CPMS under Paragraph 59, to establish an SSOL under this Paragraph and to perform annual performance testing under Paragraph 56 at any Kiln for which an alternative monitoring protocol has been approved.

SECTION VIII: OTHER INJUNCTIVE RELIEF

61. Defendant shall implement the Environmental Mitigation Projects (“Project” or “Projects”) described in Appendix C to this Consent Decree.
62. Defendant, shall maintain, and, within 30 Days upon U.S. EPA’s request, provide to U.S. EPA all documents that substantiate work completed on the Projects in accordance with Section XXI (Notices).

63. Defendant certifies that Defendant is not otherwise required by law to perform any of the Projects, that Defendant is unaware of any other person who is required by law to perform any of the Projects, and that Defendant will not use any of the Projects, or portion thereof, to satisfy any obligations that it may have under other applicable requirements of law.

64. Beginning six (6) months after the Effective Date of this Consent Decree, and continuing until completion of each Project, Defendant shall provide U.S. EPA with semi-annual or annual updates concerning the progress of the Project in the semi-annual or annual reports required (as applicable) in Section XIV (Reporting Requirements) of this Consent Decree.

65. Within sixty (60) Days following the completion of all Projects required under this Consent Decree, Defendant shall submit to U.S. EPA a report that documents the date that each Project was completed, Defendant's results from implementing all Projects, including the emission reductions or other environmental benefits achieved (including the emission reductions achieved for NOx, SO2, and PM), and the money expended by Defendant in implementing each Project.

66. In connection with any communication to the public or to shareholders regarding Defendant's actions or expenditures relating in any way to the Projects, Defendant shall include prominently in the communication the information that the actions and expenditures were required as part of a negotiated consent decree to resolve allegations that Defendant violated the Clean Air Act.
SECTION IX: TEMPORARY CESSATION OF KILN OPERATION

67. If Defendant has Temporarily Ceased Kiln Operation of any Kiln on the date by which Defendant is required to install and/or Continuously Operate any Control Technology at that Kiln under Section V (NOx Control Technology, Emission Limits, and Monitoring Requirements), Section VI (SO2 Control Technology, Emission Limits, and Monitoring Requirements), or Section VII (PM Control Technology, Emission Limits, and Monitoring Requirements), Defendant shall provide written notice to U.S. EPA and the Affected State(s) within ten (10) Days after such Temporary Cessation began, specifying the date on which such period of Temporary Cessation began. Defendant shall provide such written notice pursuant to Section XXI (Notices).

68. If Defendant has provided the written notice as required in Paragraph 67, above, Defendant shall not be required to install and Continuously Operate the Control Technology at that Kiln by the dates required in Section V (NOx Control Technology, Emission Limits, and Monitoring Requirements), Section VI (SO2 Control Technology, Emission Limits, and Monitoring Requirements), and Section VII (PM Control Technology, Emission Limits, and Monitoring Requirements) of this Consent Decree with respect to that Kiln. However, Defendant shall not recommence Kiln Operation after the date required in Section V (NOx Control Technology, Emission Limits, and Monitoring Requirements), Section VI (SO2 Control Technology, Emission Limits, and Monitoring Requirements), and Section VII (PM Control Technology, Emission Limits, and Monitoring Requirements) of this Consent Decree with respect to that Kiln unless the Defendant has 1) installed and Commenced Continuous Operation of the Control Technology required by this Consent Decree for that Kiln, 2) commenced compliance with all requirements for that Kiln contained in Section V (NOx Control Technology,
Emission Limits, and Monitoring Requirements), Section VI (SO₂ Control Technology, Emission Limits, and Monitoring Requirements), and Section VII (PM Control Technology, Emission Limits and Monitoring Requirements) and 3) provided notice to U.S. EPA and the Affected State(s) within 30 Days after recommencing Kiln Operation. If Defendant recommences Kiln Operation without installing and Commencing Continuous Operation of the Control Technology required under this Decree and does not demonstrate compliance with all requirements for that Kiln contained in Section V (NOₓ Control Technology, Emission Limits, and Monitoring Requirements), Section VI (SO₂ Control Technology Emission Limits, and Monitoring Requirements), and/or Section VII (PM Control Technology, Emission Limits and Monitoring Requirements), Defendant shall be liable for stipulated penalties pursuant to Section XV (Stipulated Penalties).

69. Notwithstanding Paragraph 68, above, if Defendant Temporarily Ceases Kiln Operation for twenty-four (24) consecutive months subsequent to the Effective Date of this Consent Decree, prior to recommencing Kiln Operation Defendant shall first apply for and obtain applicable permits required under: (1) the PSD provisions of the Act, 42 U.S.C. §§ 7470-7492 and/or the nonattainment NSR provisions of the Act, 42 U.S.C. §§ 7501-7515; or (2) the applicable federally-approved and enforceable SIP which incorporates and/or implements the federal PSD and/or nonattainment NSR requirements, as applicable.

SECTION X: ELECTION TO RETIRE AND REPLACE KILNS

70. At least 180 Days prior to submitting a written request by Defendant to terminate this Consent Decree, Defendant shall provide written notice to U.S. EPA, Director of the Air Enforcement Division, and the State of Montana, stating whether Defendant intends to Replace Montana City Kiln 1.
SECTION XI: PROHIBITION ON NETTING CREDITS OR OFFSETS FROM REQUIRED CONTROLS

71. Except as specifically stated to the contrary in this Consent Decree, NOx, SO\textsubscript{2} and PM emission reductions resulting from compliance with the requirements of this Consent Decree shall not be considered as a creditable contemporaneous emission decrease for the purpose of obtaining a netting credit under the Clean Air Act’s Non-attainment NSR and PSD programs.

72. The limitations on the generation and use of netting credits or offsets set forth in Paragraph 71 do not apply to emission reductions achieved by Defendant that are surplus to those required under this Consent Decree (“surplus emission reductions”). For purposes of this Paragraph, surplus emission reductions are the reductions over and above those required under this Consent Decree that result from Defendant’s compliance with federally enforceable emissions limits that are more stringent than limits imposed under this Consent Decree or from Defendant’s compliance with emissions limits otherwise required under applicable provisions of the Clean Air Act or with an applicable SIP that contains more stringent limits than those imposed under this Consent Decree.

73. Nothing in this Consent Decree is intended to preclude the emission reductions generated under this Consent Decree from being considered by U.S. EPA or a State as creditable contemporaneous emission decreases for the purpose of attainment demonstrations submitted pursuant to § 110 of the Act, 42 U.S.C. § 7410, or in determining impacts on NAAQS, PSD increments, or air quality-related values, including visibility in a Class I area.

74. Notwithstanding this Section XI (Prohibition on Netting Credits or Offsets from Required Controls), nothing in this Consent Decree prohibits Defendant from relying upon the emission reductions for purposes of determining whether there is a net emissions increase or
significant net emissions increase of any pollutant where the construction approval relying on that netting analysis was issued prior to the Date of Lodging of this Consent Decree.

75. Notwithstanding this Section XI (Prohibition on Netting Credits or Offsets from Required Controls), nothing in this Consent Decree prohibits Defendant from relying upon the emission reductions resulting from compliance with this Consent Decree for purposes of determining whether there is a net emissions increase or significant net emissions increase of NO\textsubscript{x}, SO\textsubscript{2} or PM from the Replacement of the Montana City Kiln if, within twelve (12) consecutive months of commencing operation of the Montana City Replacement Kiln, Defendant achieves and maintains a 12-Month Rolling Tonnage Limit for NO\textsubscript{x} of 700 tons per year, a 12-Month Rolling Tonnage Limit for SO\textsubscript{2} of 200 tons per year and a 12-Month Rolling Tonnage Limit for PM of 32.7 tons per year.

**SECTION XII: PERMITS**

76. Where any compliance obligation under this Consent Decree requires Defendant to obtain a federal, State, or local permit or approval, Defendant shall submit a timely and complete application for such permit or approval and take all other actions necessary to obtain all such permits or approvals, allowing for all legally required processing and review including requests for additional information by the permitting or approval authority. The inability of Defendant to obtain a permit in adequate time to allow compliance with the deadlines stated in this Consent Decree shall be considered a Force Majeure event if Defendant demonstrates that it exercised best efforts to timely fulfill its permitting obligations and has otherwise satisfied the requirements of Section XVI of this Consent Decree (Force Majeure). If, after demonstrating compliance with the requirements of this Paragraph, Defendant determines that it is unable to timely obtain a permit or approval necessary to install and continuously operate a Control
Technology under this Consent Decree, then Defendant shall immediately notify EPA and the Affected State pursuant to Section XVI of this Consent Decree (Force Majeure) and shall request an extension of time necessary to obtain such permit or approval and install and shake down the required improvements. If EPA and the Affected State determine that Defendant’s inability to timely obtain any such required permit or approval is a \textit{force majeure} event, then the provisions of Paragraph 108 shall apply to extend the deadline for installation and commencement of Continuous Operation of the Control Technology and for achieving and maintaining compliance with any applicable Emission Limits. Subject to the requirements of this Section, nothing in this Consent Decree shall be construed to require Ash Grove to apply for or obtain a PSD or Non-attainment NSR permit or SIP amendment to permit any actions required under this Consent Decree, unless otherwise required by law.

77. In addition to having first obtained any required preconstruction permits or other approvals pursuant to Paragraph 76, within 12 months after the commencement of Continuous Operation of each Control Technology required to be installed, upgraded, or operated on a Kiln under this Consent Decree or, if no Control Technology is required, within 12 months after the Effective Date of this Consent Decree, Defendant shall apply to the Affected State to include the requirements and limitations enumerated in this Consent Decree in a construction permit or other permit or approval (other than a Title V permit) which is federally enforceable, issued under the SIP of the Affected State, and issued under authority independent of the Affected State’s authority to issue Title V permits. The permit or approval shall require compliance with any applicable 30-Day Rolling Average Emission Limit and any monitoring requirements, including those in Sections V.B, VI.B, and VII.B of this Decree. Following submission of the application for the permit or approval, Defendant shall cooperate with the appropriate permitting authority
by promptly submitting all information that such permitting authority seeks following its receipt of the application for the permit. The methods specified in this Decree for demonstrating compliance with the limits in this Decree are not intended to change the means by which Defendant demonstrates compliance with standards not addressed by this Decree. The requirements of this Paragraph are satisfied if a preconstruction permit was obtained, that permit serves as a state operating permit under the Affected State’s SIP and that permit contains the elements identified in this Paragraph.

78. Within 120 Days after the establishment of any Emission Limits pursuant to Appendix A of this Consent Decree, Defendant shall submit applications to the appropriate permitting authority to incorporate all Appendix A Emission Limits, and any associated requirements and limitations, including those in Sections V (NOx Control Technology, Emission Limits and Monitoring Requirements), VI (SO2 Control Technology, Emission Limits and Monitoring Requirements), and Section VII (PM Control Technology, Emission Limits and Monitoring Requirements) of this Decree, into federally enforceable construction or other permits (other than Title V permits) which are federally enforceable. Following submission of the permit application by Defendant to the Affected State, Defendant shall cooperate with the appropriate permitting authority by promptly submitting all information that such permitting authority seeks following its receipt of the permit application.

79. Upon issuance of any permit or approval required under Paragraphs 77 and 78, Defendant shall file any applications necessary to incorporate the requirements of that permit into the Title V operating permit of the appropriate Facility. Defendant shall not challenge the inclusion in any such permit of the Emission Limits expressly prescribed in this Consent Decree (including, where applicable, 30-Day Rolling Average Emission Limits determined in
accordance with Appendix A), but nothing in this Consent Decree is intended nor shall it be construed to require the establishment of Emission Limits other than those Emission Limits expressly prescribed in this Consent Decree nor to preclude Defendant from challenging any more stringent Emission Limits should they be proposed for reasons independent of this Consent Decree.

80. The Parties agree that the incorporation of any Emission Limits and any other requirements and limitations into the Title V permits for Defendant’s Facilities shall be in accordance with the applicable federal, State or local rules or laws.

81. For each Kiln, Defendant shall provide U.S. EPA with a copy of each application for a permit to address or comply with any provision of this Consent Decree, as well as a copy of any permit proposed as a result of such application, to allow for timely U.S. EPA participation in any public comment opportunity.

82. In lieu of incorporating the terms of the Consent Decree directly into a permit issued under a SIP pursuant to Paragraphs 77 and 78, Defendant may request an Affected State to submit the portions of the Consent Decree applicable to the Facilities in that Affected State to the U.S. EPA for approval under the State’s SIP in accordance with 42 U.S.C. § 7410(k). Upon approval by the U.S. EPA, those portions of this Consent Decree will be incorporated into the Affected State’s SIP, and subsequently incorporated into Title V permits for each Facility consistent with applicable requirements in 40 C.F.R. Part 70 or State-specific rules adopted and approved consistent with Part 70. Defendant agrees not to contest the submittal of any such proposed SIP revision that incorporates the terms of this Consent Decree to U.S. EPA, or U.S. EPA’s approval of such submittal, or the incorporation of the applicable portions of this Consent Decree through these SIP requirements into the Title V permits.
83. Notwithstanding the reference to Title V permits in this Consent Decree, the enforcement of such permits shall be in accordance with their own terms and the Act. The Title V permits shall not be enforceable under this Consent Decree, although any term or limit established by or under this Consent Decree shall be enforceable under this Consent Decree regardless of whether such term has or will become part of a Title V permit, subject to the terms of Section XXV (Termination) of this Consent Decree.

SECTION XIII: REVIEW AND APPROVAL OF SUBMITTALS

84. After review of any plan, report, or other document that is required to be submitted pursuant to this Consent Decree, U.S. EPA, after consultation with the Affected State, shall in writing: (a) approve the submission; (b) approve the submission upon specified conditions; (c) approve part of the submission and disapprove the remainder; or (d) disapprove the submission.

85. If the submission is approved pursuant to Paragraph 84, Defendant shall take all actions required by the plan, report, or other document, in accordance with the schedules and requirements of the plan, report, or other document, as approved. If the submission is conditionally approved or approved only in part, pursuant to Paragraph 84.b or c, Defendant shall, upon written direction of U.S. EPA, after consultation with the Affected State, take all actions required by the approved plan, report, or other item that U.S. EPA, after consultation with the Affected State, determines are technically severable from any disapproved portions, subject to Defendant’s right to dispute only the specified conditions or the disapproved portions, under Section XVII of this Decree (Dispute Resolution).

86. If the submission is disapproved in whole or in part pursuant to Paragraph 84.c or d, Defendant shall, within 45 Days or such other time as the Parties agree to in writing, correct
all deficiencies and resubmit the plan, report, or other item, or disapproved portion thereof, for approval, in accordance with the preceding Paragraphs. If the resubmission is approved in whole or in part, Defendant shall proceed in accordance with the preceding Paragraph.

87. Any stipulated penalties applicable to an original submission that is disapproved in whole or in part pursuant to Paragraph 84.c or d, as provided in Section XV (Stipulated Penalties) of this Decree, shall continue to accrue during the period specified in Paragraph 97, but any stipulated penalties that accrue following the receipt of the submission shall not be payable unless the resubmission is untimely or is disapproved in whole or in part; provided that, if the original submission was so deficient as to constitute a material breach of Defendant’s obligations under this Decree, the stipulated penalties applicable to the original submission shall be due and payable notwithstanding any subsequent resubmission.

88. If a resubmitted plan, report, or other item, or portion thereof, is disapproved in whole or in part, U.S. EPA and the Affected State may again require Defendant to correct any deficiencies in accordance with the preceding Paragraphs, or may themselves correct any deficiencies and seek stipulated penalties, subject to Defendant’s right to invoke Dispute Resolution under Section XVII of this Consent Decree.

SECTION XIV: REPORTING REQUIREMENTS

89. Defendant shall submit the following reports: Within 30 Days after the end of each half calendar year (i.e., June 30, December 31) after the Effective Date, until termination of this Decree pursuant to Section XXV (Termination), Defendant shall submit a semi-annual report to U.S. EPA and the Affected States for the immediately preceding half calendar year period that shall:
a. Identify any and all dates on which Defendant has installed, or describe the progress of installation of, each Control Technology required for each Kiln under Section V (NO\textsubscript{x} Control Technology, Emission Limits and Monitoring Requirements), Section VI (SO\textsubscript{2} Control Technology, Emission Limits and Monitoring Requirements), and Section VII (PM Control Technology, Emission Limits and Monitoring Requirements) and describe any problems encountered or anticipated during such installation, together with implemented or proposed solutions;

b. Identify any and all dates on which Defendant has completed installation of, or describe the progress of installation of, each continuous monitoring system required under Section V.B. (NO\textsubscript{x} Continuous Emission Monitoring Systems), Section VI.B (SO\textsubscript{2} Continuous Emission Monitoring Systems), and Section VII.B (PM Continuous Parametric Monitoring Systems) and describe any problems encountered or anticipated during such installation, together with implemented or proposed solutions;

c. Provide, in electronic format able to be manipulated with Microsoft Excel, all CEMS data and CPMS data collected for each Kiln, reduced to 1 hour averages, in accordance with 40 C.F.R. Part 60.13(h)(2), including an explanation of any periods of CEMs or CPMS downtime together with any missing data for which Defendant applied missing data substitution procedures, under Section V.B. (NO\textsubscript{x} Continuous Emission Monitoring Systems), Section VI.B (SO\textsubscript{2} Continuous Emission Monitoring Systems), and Section VII.B (PM Continuous Parametric Monitoring Systems);
d. Demonstrate compliance with all applicable 30-Day Rolling Average Emission Limits of this Consent Decree, including but not limited to those in Sections V (NOx Control Technology, Emission Limits and Monitoring Requirements), Section VI (SO2 Control Technology, Emission Limits and Monitoring Requirements), and Section VII (PM Control Technology, Emission Limits and Monitoring Requirements) of this Consent Decree;

e. Provide a complete description and status of all actions Defendant has undertaken to comply with each of the Appendices of this Consent Decree;

f. Demonstrate compliance with any applicable 30-Day Rolling Average Emission Limits established under Appendix A of this Consent Decree;

g. Describe the status of permit applications and any proposed SIP revisions made to implement the requirements of this Consent Decree; and

h. Describe the status of any operation and maintenance work relating to activities required under this Consent Decree.

The semi-annual report shall also include a description of any non-compliance with the requirements of this Consent Decree and an explanation of the violation’s likely cause and of the remedial steps taken, or to be taken, to prevent or minimize such violation.

90. If Defendant violates, or has reason to believe that it may violate, any requirement of this Consent Decree, Defendant shall notify the United States and the Affected State of such violation and its likely duration, in writing, within ten (10) Business Days of the Day Defendant first becomes aware of the violation, with an explanation of the violation’s likely cause and of the remedial steps taken, or to be taken, to prevent or minimize such violation and to mitigate any adverse effect of such violation. Defendant shall investigate the cause of the violation and
shall then submit an amendment to the report required under Paragraph 89, including a full explanation of the cause of the violation, within 30 Days of the Day Defendant becomes aware of the cause of the violation. Nothing in this Paragraph or the following Paragraph relieves Defendant of its obligation to provide the notice required by Section XVI of this Consent Decree (Force Majeure) if Defendant contends a Force Majeure event occurred.

91. Whenever any violation of this Consent Decree, or of any applicable permits required under this Consent Decree, or any other event affecting Defendant’s performance under this Decree, or the performance of any Facility, may pose an immediate threat to the public health or welfare or the environment, Defendant shall notify U.S. EPA and the Affected State, orally or by electronic or facsimile transmission as soon as possible, but no later than 24 hours after Defendant first knew, or should have known, of the violation or event. This procedure is in addition to the requirements set forth in the preceding Paragraph.

92. All reports shall be submitted to the persons designated in Section XXI of this Consent Decree (Notices).

93. Each report submitted by Defendant under this Section shall be signed by an official of the submitting party and include the following certification:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.
This certification requirement does not apply to emergency or similar notifications where
compliance would be impractical.

94. The reporting requirements of this Consent Decree do not relieve Defendant of
any reporting obligations required by the Clean Air Act or implementing regulations, or by any
other federal, State, or local law, regulation, permit, or other requirement.

95. Any information provided pursuant to this Consent Decree may be used by the
United States in any proceeding to enforce the provisions of this Consent Decree and as
otherwise permitted by law.

SECTION XV: STIPULATED PENALTIES

96. Defendant shall be liable for stipulated penalties to the United States and Affected
State(s) for violations of this Consent Decree as specified in Table 1 below, unless excused under
Section XVI (Force Majeure). A violation includes failing to perform any obligation required by
the terms of this Decree, including any work plan or schedule approved under this Decree,
according to all applicable requirements of this Decree and within the specified time schedules
established by or approved under this Decree. Violation of an Emission Limit that is based on a
30-Day Rolling Average is a violation on every Day on which the average is based. Each
subsequent Day of violation after a violation of a 30-Day Rolling Average Emission Limit is
subject to the corresponding penalty per Day specified in Table 1, below. Where a violation of a
30-Day Rolling Average Emission Limit (for the same pollutant and from the same source)
recurs within periods of less than thirty (30) Days, Defendant shall not pay a daily stipulated
penalty for any Day of recurrence for which a stipulated penalty is already payable. Stipulated
penalties may only be assessed once for a given Day or month within any averaging period for
violation of any particular Emission Limit. Stipulated penalties for consecutive periods of
violation of an Emission Limit shall be calculated based upon the violation of the Emission Limit for the same pollutant from the same Kiln.

## TABLE 1

<table>
<thead>
<tr>
<th>Consent Decree Violation</th>
<th>Stipulated Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>Failure to pay the civil penalty as specified in Section IV (Civil Penalty) of this Consent Decree.</td>
<td>$7,500 for each Day</td>
</tr>
<tr>
<td>Failure to comply with a 30-Day Rolling Average Emission Limit for NO₅ or SO₂ where the emissions are less than 5% in excess of the limits set forth in this Consent Decree.</td>
<td>$1,500 for each Day during any 30-Day rolling period where the violation is less than 5% in excess of the Limit.</td>
</tr>
<tr>
<td>Failure to comply with a 30-Day Rolling Average Emission Limit for NO₅ or SO₂ where the emissions are equal to or greater than 5% but less than 10% in excess of the limits set forth in this Consent Decree.</td>
<td>$3,000 for each Day during any 30-Day rolling period where the violation is equal to or greater than 5% but less than 10% in excess of the Limit.</td>
</tr>
<tr>
<td>Failure to comply with a 30-Day Rolling Average Emission Limit for NO₅ or SO₂ where the emissions are equal to or greater than 10% in excess of the limits set forth in this Consent Decree.</td>
<td>$5,000 for each Day during any 30-Day rolling period where the violation is equal to or greater than 10% in excess of the Limit.</td>
</tr>
<tr>
<td>Failure to comply with any PM Emission Limit based on performance test data.</td>
<td>$5,000 for each Day of violation</td>
</tr>
<tr>
<td>Failure to comply with a 12-Month Rolling Tonnage Limit at Midlothian Kiln 3 for NO₅ or SO₂ where the tons of pollutant are less than 5% in excess of the applicable 12-Month Rolling Tonnage Limit set forth in this Consent Decree.</td>
<td>$7,500 for each month during the initial 12 months, and $10,000 for each consecutive month thereafter of a violation of the 12-Month Rolling Tonnage Limit where the violation is less than 5% in excess of the Limit.</td>
</tr>
<tr>
<td>Failure to comply with a 12-Month Rolling Tonnage Limit at Midlothian Kiln 3 for NO\textsubscript{x} or SO\textsubscript{2} where the tons of pollutant are greater than 5% and less than 10% in excess of the applicable 12-Month Rolling Tonnage Limit set forth in this Consent Decree.</td>
<td>$10,000 for each month during the initial 12 months, and $15,000 for each consecutive month thereafter of a violation of the 12-Month Rolling Tonnage Limit where the violation is greater than 5% and less than 10% in excess of the Limit.</td>
</tr>
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</tr>
<tr>
<td>Failure to comply with a 12-Month Rolling Tonnage Limit at Midlothian Kiln 3 for NO\textsubscript{x} or SO\textsubscript{2} where the tons of pollutant are greater than 10% in excess of the applicable 12-Month Rolling Tonnage Limit set forth in this Consent Decree.</td>
<td>$20,000 for each month during the initial 12 months, and $32,500 for each consecutive month thereafter of a violation of the 12-Month Rolling Tonnage Limit where the violation is greater than 10% in excess of the Limit.</td>
</tr>
<tr>
<td>Failure to install or Commence Continuous Operation or Continuously Operate Control Technology at a Kiln required by the deadlines established in Sections V, VI and VII of this Consent Decree.</td>
<td>$5,000 for each consecutive Day during the first 20 Days, $10,000 for each consecutive Day for the next 40 Days, and $32,500 for each consecutive Day thereafter.</td>
</tr>
<tr>
<td>Failure to install or Commence Continuous Operation or Continuously Operate Control Technology at a Kiln upon re-commencing operation of that Kiln following Temporary Cessation of Kiln Operation under Section IX of this Consent Decree</td>
<td>$100,000 for the first Day upon re-commencing Kiln Operation and $32,500 for each Day thereafter</td>
</tr>
<tr>
<td>Failure to apply for any permit or permit amendment or seek a SIP approval required by Section XII (Permits)</td>
<td>$1,000 for each Day for each such failure</td>
</tr>
<tr>
<td>Failure to install or operate a CEMS or other monitoring device in conformance with the requirements of Section V.B. (NO\textsubscript{x} Continuous Emission Monitoring Systems), Section VI.B (SO\textsubscript{2} Continuous Emission Monitoring Systems), Section VII.B (PM Continuous Parametric Monitoring Systems), or Appendix B, as applicable.</td>
<td>$1,000 for each Day for each such failure</td>
</tr>
<tr>
<td>PM CPMS deviations from the Site Specific Operating Limit leading to more than four required performance tests in a 12-month period (rolling monthly)</td>
<td>$1,000 for each Day for each such failure</td>
</tr>
<tr>
<td>Failure to timely inspect, repair, or retest after a deviation of the Site Specific Operating Limit, as required in Appendix B</td>
<td>$750 for each Day during the first 10 Days, $1,000 per Day thereafter</td>
</tr>
<tr>
<td>Failure to timely submit, modify, or implement, as approved, a report, plan, study, analysis, protocol, or other submittal required by this Consent Decree</td>
<td>$750 for each Day during the first 10 Days, $1,000 per Day thereafter</td>
</tr>
<tr>
<td>Any other violation of this Consent Decree</td>
<td>$1,000 for each Day for each violation</td>
</tr>
</tbody>
</table>

97. Subject to the provisions of Paragraph 96 above, stipulated penalties under this Section shall begin to accrue on the Day after performance is due or on the Day a violation occurs, whichever is applicable, and shall continue to accrue until performance is satisfactorily completed or until the violation ceases. Stipulated penalties shall accrue simultaneously for separate violations of this Consent Decree. The United States or Affected State(s), or all of the foregoing, may seek stipulated penalties under this Section. Where both the United States and the Affected State(s) seek stipulated penalties for the same violation of this Consent Decree, Defendant shall pay two thirds (2/3) of the amount in demand to the United States and one third (1/3) to the Affected State(s). If the stipulated penalty arises in relation to the Seattle Kiln, the portion of the penalty due to the Affected State shall be paid to Puget Sound Clean Air Agency.

98. Defendant shall pay any stipulated penalty within thirty (30) Days of receiving the United States’ and/or the Affected State(s’) written demand.

99. The United States may, in the unreviewable exercise of its discretion, reduce or waive stipulated penalties otherwise due the United States under this Consent Decree. An Affected State may, in its unreviewable exercise of its discretion, reduce or waive stipulated penalties otherwise due the Affected State under this Consent Decree.
100. Defendant may assert an affirmative defense to stipulated penalties if it exceeds an emission rate due to Startup, Shutdown or Malfunction emissions provided that Defendant timely meets the notification requirements in Paragraph 90 and proves by a preponderance of the evidence that the excess emissions:

a. Were caused by a sudden, infrequent, and unavoidable failure of air pollution control and monitoring equipment, process equipment, or a process to operate in a normal or usual manner, and

b. Could not have been prevented through careful planning, proper design or better operation and maintenance practices, and

c. Did not stem from any activity or event that could have been foreseen and avoided, or planned for, and

d. Were not part of a recurring pattern indicative of inadequate design, operation, or maintenance, and

e. Repairs were made as expeditiously as possible when the applicable emission limits were being exceeded; and

f. The frequency, amount and duration of the excess emissions (including any bypass) were minimized to the maximum extent practicable during periods of such emissions, and

g. If the excess emissions resulted from a bypass of control equipment or a process, then the bypass was unavoidable to prevent loss of life, personal injury, or severe property damage, and

h. All possible steps were taken to minimize the impact of the excess emissions on ambient air quality, the environment and human health, and
i. All emissions monitoring and control systems were kept in operation if at all possible consistent with safety and good air pollution control practices, and

j. All of the actions in response to the excess emissions were documented by properly signed, contemporaneous operating logs, and

k. At all times, the affected facility was operated in a manner consistent with good practices for minimizing emissions, and

l. A written root cause analysis has been prepared the purpose of which is to determine, correct, and eliminate the primary causes of the malfunction and the excess emissions resulting from the malfunction event at issue. The analysis shall also specify, using best monitoring methods and engineering judgment, the amount of excess emissions that were the result of the malfunction.

101. Stipulated penalties shall continue to accrue as provided in this Section, during any Dispute Resolution, but need not be paid until the following:

a. If the dispute is resolved by agreement between the Parties or by a decision of the United States or the Affected State that is not appealed to the Court, Defendant shall pay accrued penalties determined to be owing, together with interest accruing from the 31st Day after the written demand in Paragraph 97, within 30 Days of the effective date of the agreement or the receipt of U.S. EPA’s or the Affected State’s decision or order.

b. If the dispute is appealed to the Court and the United States or the Affected State is the prevailing party, in whole or in part, as may be determined by the Court, Defendant shall pay all accrued penalties determined by the Court to be owing, together with interest accruing from the 31st Day after the written demand in
Paragraph 97, within 60 Days of receiving the Court’s decision or order, except as provided in Subparagraph c, below.

c. If any Party appeals the District Court’s decision, Defendant shall pay all accrued penalties determined to be owing, together with interest accruing from the 31st Day after the written demand in Paragraph 97, within 15 Days of receiving the final appellate court decision.

102. Defendant shall pay stipulated penalties owing to the United States and an Affected State in the manner set forth and with the confirmation notices to the persons specified in Paragraphs 9 and 10, except that the transmittal letter shall state that the payment is for stipulated penalties and shall state for which violation(s) the penalties are being paid. Defendant shall pay stipulated penalties owing to an Affected State in accordance with the instructions provided below:

**TABLE 2**

<table>
<thead>
<tr>
<th>State Agency</th>
<th>Payment Instructions</th>
</tr>
</thead>
<tbody>
<tr>
<td>State of Arkansas</td>
<td>Arkansas Department of Environmental Quality</td>
</tr>
<tr>
<td></td>
<td>Fiscal</td>
</tr>
<tr>
<td></td>
<td>5301 Northshore Drive</td>
</tr>
<tr>
<td></td>
<td>North Little Rock, AR 72118-5317</td>
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<tr>
<td>Idaho Department of Environmental Quality</td>
<td>Check payable and mailed to:</td>
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<td>Fiscal Office</td>
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<td>Idaho Department of Environmental Quality</td>
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<td></td>
<td>1410 N. Hilton</td>
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<td>Boise, Idaho 83706</td>
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</tbody>
</table>
| State of Kansas | Check payable and mailed to:  
|                | Kansas Department of Health and Environment  
|                | Address: Kansas Department of Health and Environment  
|                | 1000 SW Jackson Street, Suite 310  
|                | Topeka, Kansas 66612-1366  
|                | Attn: Sheila Pendleton  
|                | The memorandum portion of the check shall identify the case number. |
| State of Montana | Check or money order, made payable to the “Montana Department of Environmental Quality,” and sent to the Department at  
|                  | John L. Arrigo, Administrator  
|                  | Enforcement Division  
|                  | Department of Environmental Quality  
|                  | 1520 East Sixth Avenue  
|                  | P.O. Box 200901  
|                  | Helena, MT 59620-0901 |
| State of Nebraska | Checks shall be made to Cass County District Court Clerk and shall be mailed with notice referring to this action, to:  
|                  | Katherine J. Spohn  
|                  | Deputy Attorney General  
|                  | 2115 State Capitol  
|                  | Lincoln, NE 68508-8920 |
| State of Oregon | Check payable to State Treasurer, State of Oregon, mailed to:  
|                 | DEQ, Business Office  
|                 | 811 S.W. Sixth Avenue  
|                 | Portland, OR 97204 |
| State of Utah | Check payable and mailed to:  
|               | Utah Division of Air Quality  
|               | Multi Agency State Office Building  
|               | 195 North 1950 West, Fourth Floor  
<p>|               | Salt Lake City, Utah 84116 |</p>
<table>
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<tr>
<th><strong>Washington State Department of Ecology</strong></th>
<th><strong>Puget Sound Clean Air Agency</strong></th>
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</thead>
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<td>Check payable and mailed to:</td>
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<tr>
<td>Department of Ecology</td>
<td>Craig Kenworthy</td>
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<tr>
<td>Cashiering Unit</td>
<td>Executive Director</td>
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<tr>
<td>P.O. Box 47611</td>
<td>Puget Sound Clean Air Agency</td>
</tr>
<tr>
<td>Olympia, WA 98504-7611</td>
<td>1904 3rd Ave, Suite 105</td>
</tr>
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<td></td>
<td>Seattle WA USA 98101</td>
</tr>
</tbody>
</table>

The Memorandum on the check should reference NR13168001 and “Ash Grove Settlement”

103. Defendant shall not deduct stipulated penalties paid under this Section in calculating their federal income tax.

104. If Defendant fails to pay stipulated penalties according to the terms of this Consent Decree, Defendant shall be liable for interest on such penalties, as provided for in 28 U.S.C. § 1961, accruing as of the date payment became due. Nothing in this Paragraph shall be construed to limit the United States or any Affected State from securing any remedy otherwise provided by law for Defendant’s failure to pay any stipulated penalties.

105. Subject to the provisions of Section XIX of this Consent Decree (Effect of Settlement/Reservation of Rights), the stipulated penalties provided for in this Consent Decree shall be in addition to any other rights, remedies, or sanctions available to the United States or an Affected State for Defendant’s violation of this Consent Decree or applicable law. Where a violation of this Consent Decree is also a violation of any applicable statute or regulation, Defendant shall be allowed a credit, dollar for dollar, for any stipulated penalties paid, against
any statutory penalties imposed for such violation, including penalties resulting from enforcement pursuant to Paragraphs 128 and 129.

SECTION XVI: FORCE MAJEURE

106. “Force Majeure” (for purposes of this Consent Decree) is defined as any event arising from causes beyond the control of Defendant, of any entity controlled by Defendant or Defendant’s Contractors that causes a delay or impediment to performance in complying with any obligation under this Consent Decree despite the Defendant’s best efforts to fulfill the obligation. The requirement that the Defendant exercise best efforts to fulfill the obligation includes using best efforts to anticipate any potential Force Majeure event and best efforts to address the effects of any such event (a) as it is occurring and (b) after it has occurred to prevent or minimize any resulting delay and the effects of such event to the greatest extent possible. Force Majeure does not include the Defendant’s financial inability to perform any obligation under this Consent Decree. Force majeure may include Defendant’s inability after demonstrating compliance with the requirements of Paragraph 76 to obtain a permit or approval such that there is adequate time to install, commence operation, and shake down improvements necessary to satisfy a compliance obligation under this Consent Decree.

107. If any event occurs or has occurred that may delay the performance of any obligation under this Consent Decree that Defendant claims was caused by a force majeure event, Defendant shall provide notice orally or by electronic or facsimile transmission to the representatives of U.S. EPA and the Affected State(s) designated to receive notice pursuant to Section XXI (Notices) within 7 Business Days of when Defendant first knew that the event might cause a delay. Within 21 Days thereafter, Defendant shall provide in writing to U.S. EPA and the Affected State(s) an explanation and description of the reasons for the delay; the
anticipated duration of the delay; all actions taken or to be taken to prevent or minimize the
delay; a schedule for implementation of any measures to be taken to prevent or mitigate the delay
or the effect of the delay; Defendant’s rationale for attributing such delay to a force majeure
event if it intends to assert such a claim; and a statement as to whether, in the opinion of
Defendant, such event may cause or contribute to an endangerment to public health, welfare or
the environment. Defendant shall include with any notice all available documentation supporting
the claim that the delay was attributable to a force majeure. Failure to comply with the above
requirements shall preclude Defendant from asserting any claim of force majeure for that event
for the period of time of such failure to comply, and for any additional delay caused by such
failure. Defendant shall be deemed to know of any circumstance of which Defendant, any entity
controlled by Defendant, or Defendant’s contractors knew or should have known.

108. If U.S. EPA, after a reasonable opportunity for review and comment by the
Affected State, agrees that the delay or anticipated delay is attributable to a force majeure event,
the time for performance of the obligations under this Consent Decree that are affected by the
force majeure event will be extended by U.S. EPA, after a reasonable opportunity for review and
comment by the State, for such time as is necessary to complete those obligations. An extension
of the time for performance of the obligations affected by the force majeure event shall not, of
itself, extend the time for performance of any other obligation. U.S. EPA will notify Defendant
in writing of the length of the extension, if any, for performance of the obligations affected by
the force majeure event.

109. If U.S. EPA, after a reasonable opportunity for review and comment by the
Affected State, does not agree that the delay or anticipated delay has been or will be caused by a
force majeure event, U.S. EPA will notify Defendant in writing of its decision.
If Defendant elects to invoke the dispute resolution procedures set forth in Section XVII (Dispute Resolution), it shall do so no later than 15 Days after receipt of U.S. EPA’s notice. In any such proceeding, Defendant shall have the burden of demonstrating by a preponderance of the evidence that the delay or anticipated delay has been or will be caused by a force majeure event, that the duration of the delay or the extension sought was or will be warranted under the circumstances, that best efforts were exercised to avoid and mitigate the effects of the delay, and that Defendant complied with the requirements of Paragraphs 106 and 107, above. If Defendant carries this burden, the delay at issue shall be deemed not to be a violation by Defendant of the affected obligation of this Consent Decree identified to U.S. EPA and the Court.

SECTION XVII: DISPUTE RESOLUTION

111. Unless otherwise expressly provided for in this Consent Decree, the dispute resolution procedures of this Section shall be the exclusive mechanism to resolve disputes arising under or with respect to this Consent Decree. Defendant’s failure to seek resolution of a dispute under this Section shall preclude Defendant from raising any such issue as a defense to an action by the United States or Affected State(s) to enforce any obligation of Defendant arising under this Decree.

112. Informal Dispute Resolution for Emission Limit Setting Process under Appendix A. If Defendant invokes Dispute Resolution regarding an EPA established alternative final 30-Day Rolling Average Emission Limit, Defendant shall simultaneously initiate the process set forth in this Paragraph to hire an independent contractor who will be tasked to analyze the Emission Limits established by EPA and proposed by Defendant and to provide, for the benefit of both U.S. EPA and Defendant, the reports, analysis, and services identified in this Paragraph, below, by the specified deadlines. Defendant shall bear all costs associated with the contractor’s
work up to $150,000, and shall provide the contractor access to records, employees, contracts, and facilities which are reasonably necessary to complete the report required by this Paragraph. If costs to perform the work set forth in the Scope of Work (SOW) requirements described in Paragraph 112.b are expected to be higher than $150,000, Defendant and U.S. EPA will, upon written mutual agreement, limit or modify the nature and/or scope of the work to be performed under Paragraph 112.b to meet the expenditure limitation. For purposes of this Paragraph, “independent” shall mean a qualified professional with at least 5 years of experience relating to the operations of and/or emissions from cement kilns or similar sources and who has not previously been employed or retained by Defendant in any capacity (unless otherwise approved by U.S. EPA).

a. Defendant shall submit to U.S. EPA for approval, the name and qualifications of a proposed contractor for this engagement at the time it submits its Written Notice of Dispute in accordance with Section XXI (Notices). If U.S. EPA disapproves of the contractor, Defendant is required to propose to U.S. EPA within 15 Days of the disapproval a different contractor, also subject to U.S. EPA's approval. If U.S. EPA disapproves the third contractor, U.S. EPA may choose and identify to Defendant the Contractor to be employed. Defendant shall enter into a contract with the Contractor, containing the Statement of Work requirements in Paragraph 112.b, below (as modified to meet the expenditure limitations), within 7 Days of U.S. EPA's approval or final identification of the Contractor.

b. As part of the contract, Defendant shall provide to the Contractor a SOW which will include a requirement or direction to:
i. Analyze the baseline data, if available, as well as the Demonstration Report, proposed Emission Limits, data collected during the demonstration phase and any other relevant data from the Facility;

ii. Submit to U.S. EPA and Defendant, a report on the appropriate 30-day rolling emission limit, consistent with the methodology set forth in and information collected through Appendix A, as applicable, based upon the injection rates and the operational parameters approved as part of the Optimization Report required by Appendix A, as applicable. The conclusions of this report shall be based on all of the information and data collected during the baseline, Optimization and Demonstration Periods, as applicable, as well as any additional site-specific information available to the Contractor. The report shall include a section on whether the data collected during the Demonstration Period is representative of normal operations of the unit, as well as a recommended final Emission Limit using the protocol and procedures in Appendix A, as applicable;

iii. Make available to U.S. EPA any and all data evaluated, and reveal all communications with Defendant in the course of work pursuant to the SOW. The contractor shall also be tasked in the SOW to attend up to 40 hours of meetings specifically requested by U.S. EPA, to answer questions concerning any analysis or work undertaken pursuant to the SOW. Defendant may attend any such meeting between U.S. EPA and the contractor. The SOW shall make clear that the contractor is free to discuss
their analysis, findings and the content of their report with U.S. EPA prior to the completion of the report; and

iv. Complete the contractor report within 45 Days from the time of the effective date of the contract.

c. The results of the contractor report will inform the parties in the process of engaging in informal dispute resolution on the proposed and final permit limit.

113. If the United States and Affected State are unable to reach agreement on a final 30-Day Rolling Average Emission Limit within 20 Days after receipt of the contractor report by EPA, Defendant may request formal dispute resolution under Paragraph 115 of this Consent Decree. The contractor report shall be part of the Dispute Resolution record in any formal dispute proceedings under this Consent Decree.

114. Informal Dispute Resolution with Respect to All Other Disputes. Any dispute subject to Dispute Resolution under this Consent Decree shall first be the subject of informal negotiations. The dispute shall be considered to have arisen when Defendant sends the United States and Affected State(s) a written Notice of Dispute. Such Notice of Dispute shall state clearly the matter in dispute. The period of informal negotiations shall not exceed 20 Days from the date the dispute arises, unless that period is modified by written agreement. If the Parties cannot resolve a dispute by informal negotiations, then the position advanced by the United States, after consultation with the Affect State(s), shall be considered binding unless, within 10 Days after the conclusion of the informal negotiation period, Defendant invokes formal dispute resolution procedures as set forth below.

115. Formal Dispute Resolution. Defendant shall invoke formal dispute resolution procedures, within the time period provided in the preceding Paragraph, by serving on the United
States and Affected State(s) a written Statement of Position regarding the matter in dispute. The Statement of Position shall include, but need not be limited to, any factual data, analysis, or opinion supporting Defendant’s position and any supporting documentation relied upon by Defendant.

116. The United States, after consultation with the Affected State(s), shall serve its Statement of Position within 45 Days of receipt of Defendant’s Statement of Position. The United States’ Statement of Position shall include, but need not be limited to, any factual data, analysis, or opinion supporting that position and any supporting documentation relied upon by the United States. The United States’ Statement of Position shall be binding on Defendant, unless Defendant files a motion for judicial review of the dispute in accordance with the following Paragraph.

117. Defendant may seek judicial review of the dispute by filing with the Court and serving on the United States and Affected State(s), in accordance with Section XXI of this Consent Decree (Notices), a motion requesting judicial resolution of the dispute. The motion must be filed within 20 Days of receipt of the United States Statement of Position pursuant to the preceding Paragraph. The motion shall contain a written statement of Defendant’s position on the matter in dispute, including any supporting factual data, analysis, opinion, or documentation, and shall set forth the relief requested and any schedule within which the dispute must be resolved for orderly implementation of the Consent Decree.

118. The United States, after consultation with the Affected State(s), shall respond to Defendant’s motion within the time period allowed by the Local Rules of this Court. Defendant may file a reply memorandum, to the extent permitted by the Local Rules.
119. **Standard of Review.** Except as otherwise provided in this Consent Decree, the Court shall decide all disputes pursuant to the applicable principles of law. The disputing parties shall state their respective positions as to the applicable standard of law for resolving the particular dispute in the Parties initial filings with the Court under Paragraphs 117 and 118 of this Consent Decree. Except as otherwise provided in this Consent Decree, in any dispute brought under this Section XVII (Dispute Resolution), Defendant shall bear the burden of demonstrating that its position complies with this Consent Decree.

120. The invocation of dispute resolution procedures under this Section shall not, by itself, extend, postpone, or affect in any way any obligation of Defendant under this Consent Decree, unless and until final resolution of the dispute so provides. Stipulated penalties with respect to the disputed matter shall continue to accrue from the first Day of noncompliance, but payment shall be stayed pending resolution of the dispute as provided in Paragraph 101. If Defendant does not prevail on the disputed issue, stipulated penalties shall be assessed and paid as provided in Section XV (Stipulated Penalties).

**SECTION XVIII: INFORMATION COLLECTION AND RETENTION**

121. The United States and each Affected State and their representatives, including attorneys, contractors, and consultants, shall have the right of entry into any facility covered by this Consent Decree, at all reasonable times, upon presentation of credentials, to:

a. monitor the progress of activities required under this Consent Decree;

b. verify any data or information submitted to the United States or the Affected State in accordance with the terms of this Consent Decree;

c. conduct performance testing;

d. obtain documentary evidence, including photographs and similar data; and
e. assess Defendant’s compliance with this Consent Decree.

122. Upon request, Defendant shall provide U.S. EPA and the Affected State and their authorized representatives copies of analytical data from Kiln performance testing performed by Defendant. Upon request, U.S. EPA and the Affected State shall provide Defendant copies of analytical data from Kiln performance testing performed by U.S. EPA or the Affected State.

123. Until five years after the termination of this Consent Decree, Defendant shall retain, and shall instruct its contractors and agents to preserve, all non-identical copies of all documents, records, or other information (including documents, records, or other information in electronic form) in its or its contractors’ or agents’ possession or control, or that come into its or its contractors’ or agents’ possession or control, and that relate in any manner to Defendant’s performance of its obligations under this Consent Decree. This information-retention requirement shall apply regardless of any contrary corporate or institutional policies or procedures. At any time during this information-retention period, upon request by the United States or the Affected State, Defendant shall provide copies of any documents, records, or other information required to be maintained under this Paragraph.

124. At the conclusion of the information-retention period provided in the preceding Paragraph, Defendant shall notify the United States and the Affected State at least 90 Days prior to the destruction of any documents, records, or other information subject to the requirements of the preceding Paragraph and, upon request by the United States or Affected State, Defendant shall deliver any such documents, records, or other information to U.S. EPA or Affected State. Defendant may assert that certain documents, records, or other information is privileged under the attorney-client privilege or any other privilege recognized by federal law. If Defendant asserts such a privilege, it shall provide the following: (1) the title of the document, record, or
information; (2) the date of the document, record, or information; (3) the name and title of each author of the document, record, or information; (4) the name and title of each addressee and recipient; (5) a description of the subject of the document, record, or information; and (6) the privilege asserted by Defendant. However, no documents, records, or other information created or generated pursuant to the requirements of this Consent Decree shall be withheld on grounds of privilege.

125. Defendant may also assert that information required to be provided under this Section is protected as Confidential Business Information ("CBI") under 40 C.F.R. Part 2. As to any information that Defendant seeks to protect as CBI, Defendant shall follow the procedures set forth in 40 C.F.R. Part 2.

126. This Consent Decree in no way limits or affects any right of entry and inspection, or any right to obtain information, held by the United States or Affected State pursuant to applicable federal or state laws, regulations, or permits, nor does it limit or affect any duty or obligation of Defendant to maintain documents, records, or other information imposed by applicable federal or state laws, regulations, or permits.

SECTION XIX: EFFECT OF SETTLEMENT/RESERVATION OF RIGHTS

127. Resolution of Liability. With respect to the emissions of NOx, SO2, and PM (including PM10 and PM2.5) from the Facilities identified in Paragraph 8.x, entry of this Consent Decree shall resolve all civil liability of Defendant to the United States and the Affected States for any violations of the following requirements resulting from or arising out of a construction, reconstruction or modification that commenced prior to the Date of Lodging of the Consent Decree:
a. The PSD requirements at Part C of Subchapter I of the Act, 42 U.S.C. § 7475, and the regulations promulgated thereunder at 40 C.F.R. §§ 52.21 and 51.166; “Plan Requirements for Non-attainment Areas” at Part D of Subchapter I of the Act, 42 U.S.C. §7503 and the regulations promulgated thereunder at 40 C.F.R. §§ 51.165(a) and (b), 40 C.F.R. Part 51 (Appendix S), and 40 C.F.R. § 52.24; any applicable federally-enforceable State, regional, or local regulations that implement, adopt, or incorporate the specific federal regulatory requirements identified above; and, any applicable State, regional, or local regulations that implement, adopt, or incorporate the specific federal regulatory requirements identified above.

b. Title V of the Clean Air Act, 42 U.S.C. §§ 7661-7661f; any applicable federally-enforceable State, regional, or local regulations that implement, adopt, or incorporate the specific federal regulatory requirements of Title V; and, any applicable State, regional, or local regulations that implement, adopt, or incorporate the specific federal regulatory requirements of Title V, but only to the extent that such claims are based on the Defendant’s failure to obtain an operating permit that reflects applicable requirements imposed under Parts C or D of Subchapter I of the Clean Air Act as a result of construction or modification of those portions of the Facilities identified in Paragraph 8.x that: (a) are affected facilities under 40 C.F.R. Part 60, Subparts F, Y or OOO, and/or affected sources under 40 C.F.R. Part 63, Subpart LLL, and (b) where that construction or modification commenced prior to the Date of Lodging; and
c. The New Source Performance Standards Provisions of the Clean Air Act, 42 U.S.C. § 7411; and the regulations codified at 40 C.F.R. Part 60, Subparts F, Y or OOO; any applicable federally-enforceable State, regional, or local regulations that implement, adopt, or incorporate the specific federal regulatory requirements identified above; and, any applicable State, regional, or local regulations that implement, adopt, or incorporate the specific federal regulatory requirements identified above.

128. Notwithstanding the resolution of liability in Paragraph 127, nothing in this Consent Decree precludes the United States and/or the Affected States from seeking from Defendant injunctive relief, penalties, or other appropriate relief for violations by Defendant of the regulatory requirements identified in Paragraph 127 resulting from (1) construction or modification that commenced prior to the Date of Lodging of the Consent Decree, if the resulting violations are not arising from the conduct specifically resolved by Paragraph 127 or do not relate to NOₓ, SO₂ or PM (including PM₁₀ and PM₂.₅); or (2) any construction, Reconstruction or modification that commences after the Date of Lodging of the Consent Decree.

129. The United States and the Affected States reserve all legal and equitable remedies available to enforce the provisions of this Consent Decree. This Consent Decree shall not be construed to limit the rights of the United States or the Affected States to obtain penalties or injunctive relief under the Act or implementing regulations, or under other federal or State laws, regulations, or permit conditions, except as expressly specified in Paragraph 127. The United States and the Affected States further reserve all legal and equitable remedies to address any imminent and substantial endangerment to the public health or welfare or the environment.
arising at, or posed by, one or more of the Defendant’s Facilities, whether related to the violations addressed in this Consent Decree or otherwise.

130. In any subsequent administrative or judicial proceeding initiated by the United States or the Affected States for injunctive relief, civil penalties, other appropriate relief relating to the Facilities or Defendant’s violations, Defendant shall not assert, and may not maintain, any defense or claim based upon the principles of waiver, *res judicata*, collateral estoppel, issue preclusion, claim preclusion, claim-splitting, or other defenses based upon any contention that the claims raised by the United States or an Affected State in the subsequent proceeding were or should have been brought in the instant case, except with respect to claims that have been specifically resolved pursuant to Paragraph 127 of this Decree.

131. This Consent Decree is not a permit, or a modification of any permit, under any federal, State, or local laws or regulations. Defendant is responsible for achieving and maintaining complete compliance with all applicable federal, State, and local laws, regulations, and permits; and the Defendant’s compliance with this Consent Decree shall be no defense to any action commenced pursuant to any such laws, regulations, or permits, except as set forth herein. The United States and the Affected States do not, by their consent to the entry of this Consent Decree, warrant or aver in any manner that Defendant’s compliance with any aspect of this Consent Decree will result in compliance with provisions of the Act, 42 U.S.C. § 7401 *et seq.*, or with any other provisions of federal, State, or local laws, regulations, or permits.

132. This Consent Decree does not limit or affect the rights of Defendant or of the United States or the Affected States against any third parties, not party to this Consent Decree, nor does it limit the rights of third parties, not party to this Consent Decree, against Defendant, except as otherwise provided by law.
133. This Consent Decree shall not be construed to create rights in, or grant any cause of action to, any third party not party to this Consent Decree.

SECTION XX: COSTS

134. The Parties shall bear their own costs of this action, including attorneys’ fees, except that the United States and the Affected State(s) shall be entitled to collect the costs (including attorneys’ fees) incurred in any action necessary to collect any portion of the civil penalty or any stipulated penalties due but not paid by Defendant.

SECTION XXI: NOTICES

135. Unless otherwise specified herein, whenever notifications, submissions, or communications are required by this Consent Decree, they shall be made in writing and addressed as follows:

To U.S. EPA:

Phillip Brooks
U.S. Environmental Protection Agency
MC 2242A
1200 Pennsylvania Ave. NW
Washington, D.C. 20460

And

For all submissions referring to the Foreman and Midlothian Facilities:
David Garcia, Associate Director Air/Toxics and Inspection Coordination Branch
U.S. EPA Region 6
1445 Ross Avenue
Suite 1200, MC 6EN-A
Dallas, Texas 75202

For all submissions referring to the Louisville and Chanute Facilities:
Rebecca Weber
U.S. EPA Region VII
11201 Renner Blvd.
Lenexa, KS 66219

For all submissions referring to the Montana City and Leamington Facilities:
Cynthia Reynolds, 8ENF-AT  
U.S. EPA Region VIII  
1595 Wynkoop St.  
Denver, CO 80202-1129

For all submissions referring to the Inkom, Seattle and Durkee Facilities:  
John Keenan  
U.S. EPA Region X  
1200 Sixth Avenue Suite 900  
Seattle, WA 98101

To the United States (in addition to the U.S. EPA addresses above):  
Chief, Environmental Enforcement Section  
Environment and Natural Resources Division  
U.S. Department of Justice  
Box 7611 Ben Franklin Station  
Washington, D.C. 20044-7611  
Re: DOJ No. 90-5-2-1-08221

To State Agency Plaintiffs:  
For all submissions referring to the Foreman Facility, to the State of Arkansas:  
Arkansas Department of Environmental Quality  
Attn: Mike Porta  
5301 Northshore Drive  
North Little Rock, AR 72118-5317

For all submissions referring to the Inkom Facility, to the Idaho Department of Environmental Quality:  
Mike Simon  
Idaho Department of Environmental Quality  
1410 N. Hilton  
Boise, ID 83706

For all submissions referring to the Chanute Facility, to the Kansas Department of Health and Environment:  
Timothy E. Keck, Deputy Chief Counsel  
Kansas Department of Health and Environment  
1000 SW Jackson, Suite 560  
Topeka, KS 66612-1371

For all submissions referring to the Montana City Facility, to the State of Montana:  
John L. Arrigo, Administrator  
Enforcement Division  
Department of Environmental Quality
1520 East Sixth Avenue  
P.O. Box 200901  
Helena, MT  59620-0901

For all submissions referring to the Louisville Facility, to the Nebraska Department of  
Environmental Quality  
Shelley Schneider  
Nebraska Department of Environmental Quality  
1200 N Street, Suite 400  
Lincoln, NE 68509-8922

For all submissions referring to the Durkee Facility, to the State of Oregon:  
Linda Hayes-Gorman, Eastern Region Administrator  
Oregon Department of Environmental Quality  
475 NE Bellevue Dr. #110  
Bend, OR 97702

For all submissions referring to the Seattle Facility, to the Puget Sound Clean Air  
Agency:  
Laurie Halvorson, Director - Compliance and Legal  
Puget Sound Clean Air Agency  
1904 Third Avenue - Suite 105  
Seattle, WA 98101

For all submissions referring to the Leamington Facility, to the State of Utah:  
Utah Division of Air Quality  
Attn: Rusty Ruby  
Multi Agency State Office Building  
195 North 1950 West, Fourth Floor  
Salt Lake City, Utah 84116

For all submissions referring to the Seattle Facility, the Washington State Department of  
Ecology:  
Stuart Clark  
Air Quality Manager  
Washington State Department of Ecology  
PO Box 47600  
Olympia, WA 98504-7600

To Ash Grove Cement Company:  
Curtis Lesslie  
Vice President Environmental Affairs  
Ash Grove Cement Company  
11011 Cody St.  
Overland Park, KS  66210
136. Any Party may, by written notice to the other Parties, change its designated notice recipient or notice address provided above. In addition, any Party may submit any written notification, submission, or communication under this Decree by electronic means.

137. Notices submitted pursuant to this Section shall be deemed submitted upon mailing, unless otherwise provided in this Consent Decree or by mutual agreement of the Parties in writing.

SECTION XXII: EFFECTIVE DATE

138. The Effective Date of this Consent Decree shall be the date upon which this Consent Decree is entered by the Court or a motion to enter the Consent Decree is granted, whichever occurs first.

SECTION XXIII: RETENTION OF JURISDICTION

139. The Court shall retain jurisdiction over this case until termination of this Consent Decree, for the purpose of resolving disputes arising under this Decree or entering orders modifying this Decree, pursuant to Sections XVII (Dispute Resolution) and XXIV (Modification), or effectuating or enforcing compliance with the terms of this Decree.
SECTION XXIV: MODIFICATION

140. The terms of this Consent Decree, including the Appendices, may be modified only by a subsequent written agreement signed by any Affected State(s), the United States, and Defendant. With the exception of submittals under Appendix A and Appendix B that are approved or conditionally approved pursuant to Section XIII (Review and Approval of Submittals), and which are incorporated by reference in this Consent Decree upon such approval or conditional approval, where the modification constitutes a material change to this Decree it shall be effective only upon approval by the Court.

141. Any disputes concerning modification of this Decree shall be resolved pursuant to Section XVII of this Decree (Dispute Resolution), provided, however, that, instead of the burden of proof provided by Paragraph 119, the Party seeking the modification bears the burden of demonstrating that it is entitled to the requested modification in accordance with Federal Rule of Civil Procedure 60(b).

SECTION XXV: TERMINATION

142. Termination as to an Individual Facility. After Defendant has satisfied the requirements of Sections V (NO₃ Control Technology, Emission Limits, and Monitoring Requirements), VI (SO₂ Control Technology, Emission Limits, and Monitoring Requirements), Section VII (PM Control Technology, Emission Limits and Monitoring Requirements), and Section XII (Permits) of this Decree and has Continuously Operated any Control Technology as required by this Consent Decree for that Kiln for a period of two years at an individual Facility, Defendant may serve upon the United States and the Affected State a Request for Termination of the Consent Decree as it relates to that Facility, stating that Defendant has satisfied those requirements, together with all necessary supporting documentation. If the United States and the
Affected State agree that the Decree as it relates to an individual Facility may be terminated, the
Parties shall submit, for the Court’s approval, a joint stipulation terminating those provisions of
the Decree. Notwithstanding the foregoing, operation of the Replacement Montana City Kiln for
two years is not required prior to termination so long as the SO₂ and NOₓ Emission Limits
required by Paragraphs 29 and 48, or more stringent limits, are included in the preconstruction
permit required under those Paragraphs.

143. Complete Termination. After the Defendant has satisfied the requirements of
Sections V (NOₓ Control Technology, Emission Limits, and Monitoring Requirements), VI (SO₂
Control Technology, Emission Limits, and Monitoring Requirements), Section VII (PM Control
Technology, Emission Limits, and Monitoring Requirements), Section VIII (Other Injunctive
Relief) and Section XII (Permits) of this Decree and has maintained Continuous Operation of all
Control Technology as required by this Consent Decree for a period of two years at all Facilities,
has complied with all other requirements of this Consent Decree, and has paid the civil penalty
and any accrued stipulated penalties as required by this Consent Decree, Defendant may serve
upon the United States and the Affected States a Request for Termination, stating that Defendant
has satisfied those requirements, together with all necessary supporting documentation. If the
United States and the Affected State(s) agree that the Decree may be terminated, the Parties shall
submit, for the Court’s approval, a joint stipulation terminating the Decree.

144. If the United States and the Affected State(s) do not agree that the Decree as a
whole, or as it relates to an individual Facility, may be terminated, Defendant may invoke
Dispute Resolution under Section XVII of this Decree. However, Defendant shall not seek
Dispute Resolution of any dispute regarding termination under this Section XXV of this Consent
Decree until sixty (60) Days after service of its Request for Termination.
SECTION XXVI: PUBLIC PARTICIPATION

145. This Consent Decree shall be lodged with the Court for a period of not less than 30 Days for public notice and comment in accordance with 28 C.F.R. § 50.7. The United States reserves the right to withdraw or withhold its consent if the comments regarding the Consent Decree disclose facts or considerations indicating that the Consent Decree is inappropriate, improper, or inadequate. Defendant consents to entry of this Consent Decree without further notice and agrees not to withdraw from or oppose entry of this Consent Decree by the Court or to challenge any provision of the Decree, unless the United States has notified Defendant in writing that it no longer supports entry of the Consent Decree.

SECTION XXVII: SIGNATORIES/SERVICE

146. The Assistant Attorney General or Acting Assistant Attorney General for the Environment and Natural Resources Division of the Department of Justice and each undersigned representative of Defendant and the State Agency Plaintiffs certifies that he or she is fully authorized to enter into the terms and conditions of this Consent Decree and to execute and legally bind the Party he or she represents to this document.

147. This Consent Decree may be signed in counterparts, and its validity shall not be challenged on that basis. Defendant agrees to accept service of process by mail with respect to all matters arising under or relating to this Consent Decree and to waive the formal service requirements set forth in Rules 4 and 5 of the Federal Rules of Civil Procedure and any applicable Local Rules of this Court including, but not limited to, service of a summons. Defendant shall identify, on the attached signature page, the name, address and telephone number of an agent who is authorized to accept service of process by mail on behalf of Defendant with respect to all matters arising under or relating to this Consent Decree. All Parties
agree that Defendant need not file an answer or otherwise respond to the Complaint in this action unless or until the Court expressly declines to enter this Consent Decree.

SECTION XXVIII: INTEGRATION

148. This Consent Decree constitutes the final, complete, and exclusive agreement and understanding among the Parties with respect to the settlement embodied in the Decree and supersedes all prior agreements and understandings, whether oral or written, concerning the settlement embodied herein. No other document, nor any representation, inducement, agreement, understanding or promise constitutes any part of this Decree or the settlement it represents, nor shall it be used in construing the terms of this Decree.

SECTION XXIX: FINAL JUDGMENT

149. Upon approval and entry of this Consent Decree by the Court, this Consent Decree shall constitute a final judgment of the Court as to the United States and State Agency Plaintiffs and Defendant. The Court finds that there is no just reason for delay and therefore enters this judgment as a final judgment under Fed. R. Civ. P. 54 and 58.

SECTION XXX: APPENDICES

150. The following Appendices are attached to and incorporated as part of this Consent Decree:

“Appendix A” contains the Control Technology Demonstration/NOx Emission Reduction Report Requirements that apply to each Kiln under this Decree subject to those requirements.

“Appendix B” contains the PM Continuous Parametric Monitoring System Requirements that apply to each Kiln under this Decree subject to those requirements.

“Appendix C” contains the Environmental Mitigation Project Requirements.

All terms in the Appendices shall be construed in a manner consistent with this Decree.
Dated and entered this 14th Day of August, 2013.

s/ J. Thomas Marten

UNITED STATES DISTRICT COURT JUDGE
District of Kansas
Signature Page to the Consent Decree in United States et al v. Ash Grove Cement Company

FOR PLAINTIFF UNITED STATES OF AMERICA:

ROBERT G. DREHER
Acting Assistant Attorney General
Environment and Natural Resources Division
United States Department of Justice

Date: 6/17/13

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FOR PLAINTIFF UNITED STATES OF AMERICA:

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Date: May 6, 2013
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FOR THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY:

CYNTHIA GILES
Assistant Administrator
Office of Enforcement and Compliance Assurance
United States Environmental Protection Agency

Date: 4/18/13

PHILLIP A. BROOKS
Director, Air Enforcement Division
Office of Enforcement and Compliance Assurance
United States Environmental Protection Agency

Date: 4/15/2013
Signature Page to the Consent Decree in United States et al v. Ash Grove Cement Company

FOR THE U.S. ENVIRONMENTAL PROTECTION AGENCY, REGION 6:

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Compliance Assurance and Enforcement Division
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Date: 2·7·13
Signature Page to the Consent Decree in United States et al v. Ash Grove Cement Company

FOR THE U.S. ENVIRONMENTAL PROTECTION AGENCY
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[Signature]
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Date: 4/18/13

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DAVID COZAD
Regional Counsel
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Signature Page to the Consent Decree in United States et al v. Ash Grove Cement Company

FOR THE U.S. ENVIRONMENTAL PROTECTION AGENCY
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Office of Enforcement, Compliance and
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Date: MAR 22 2013
Signature Page to the Consent Decree in United States et al v. Ash Grove Cement Company

FOR THE STATE OF ARKANSAS on behalf of the
Arkansas Department of Environmental Quality:

KENDRA AKIN JONES
Assistant Attorney General
On Behalf of the Arkansas Department
Of Environmental Quality
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(501) 682-7383

Date: 4/16/13
Signature Page to the Consent Decree in United States et al v. Ash Grove Cement Company

FOR THE IDAHO DEPARTMENT OF ENVIRONMENTAL QUALITY:

Date: 4/16/13

CURT FRANSEN
Director
Idaho Department of Environmental Quality
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Boise, ID 83706
Signature Page to the Consent Decree in *United States et al v. Ash Grove Company*

FORE THE STATE OF KANSAS:

ROBERT MOSER
Secretary
Kansas Department of Health and Environment
1000 SW Jackson, Suite 580
Topeka, Kansas 66612

Date: 4/22/13

TIMOTHY E. KECK #14993
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Date: 4/22/13
Signature Page to the Consent Decree in *United States et al v. Ash Grove Cement Company*

FOR THE STATE OF MONTANA
DEPARTMENT OF ENVIRONMENTAL QUALITY

TRACY STONE-MANNING
Director
Montana Department of Environmental Quality

Date: 4/1/13

NORMAN J. MULLEN
Attorney
Montana Department of Environmental Quality

Date: 4/2/13
Signature Page to the Consent Decree in United States et al v. Ash Grove Cement Company

FOR THE STATE OF NEBRASKA, on behalf of the
Nebraska Department of Environmental Quality:

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Date: February 5, 2013
Signature Page to the Consent Decree in *United States et al v. Ash Grove Cement Company*

FOR THE STATE OF OREGON on behalf of the
Oregon Department of Environmental Quality:

[Signature]

STEPHANIE M. PARENT OSB #925908
Senior Assistant Attorney General
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Date: 2/7/2013
Signature Page to the Consent Decree in United States et al v. Ash Grove Cement Company

FOR THE STATE OF UTAH on behalf of the
Utah Department of Environmental Quality:

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Director
Utah Division of Air Quality
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Date: 01/11/2013
Signature Page to the Consent Decree in United States et al v. Ash Grove Cement Company

FOR THE WASHINGTON STATE
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Date: 4/2/13

STUART CLARK
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Date: 4/2/13
Signature Page to the Consent Decree in *United States et al v. Ash Grove Cement Company*

FOR DEFENDANT ASH GROVE CEMENT COMPANY

[Signature]

MICHAEL HRZUK
Senior Vice-President—Manufacturing
11011 Cody St.
Overland Park, KS 66210

Date: **April 12, 2013**

The following is the name and address of Defendant Ash Grove Cement Company’s agent for service pursuant to Paragraph 147.

Thomas R. Wood
Stoel Rives LLP
900 SW Fifth Ave.
Suite 2600
Portland OR 97204-1268
(503) 204-9396
Appendix A to Consent Decree
Control Technology Demonstration Requirements/NO\textsubscript{x} Emission Reduction Requirements

I. Scope and Applicability

Ash Grove Cement Company (Ash Grove) shall comply with the requirements contained in this Appendix A in proposing and establishing 30-Day Rolling Average Emission Limits for Nitrogen Oxide ("NO\textsubscript{x}") for the Montana City Kiln, Seattle Kiln, and the Louisville ACL Kiln ("Affected Kilns"). Terms in this Appendix A have the same meaning as in the Consent Decree unless otherwise specified.

The Affected Kilns include kilns of varying type, age, design and operating capacities. Raw materials employed in the Affected Kilns vary substantially. Fuels used in the Affected Kilns vary by location and may include fuel oil, natural gas, coal, petroleum coke, tire-derived fuel, hazardous waste derived fuel, used oils and other materials reused as fuel. Affected Kilns will be limited to those fuels and the amounts allowed by their various operating permits.

Supporting data required to be submitted under this protocol may contain information relating to operation of any Affected Kiln and production data that Ash Grove considers to be proprietary. In such a situation, Ash Grove may submit the information to EPA as confidential business information (CBI).

II. Montana City Kiln SNCR Control Technology Demonstration Requirements

(1) Summary

For the Montana City Kiln, Ash Grove shall take the following steps to establish a 30-Day Rolling Average Emission Limit for NO\textsubscript{x} at that Kiln:

a. **Design Report**: Ash Grove shall prepare and submit to EPA for approval a Design Report for SNCR Control Technology for NO\textsubscript{x} at the Montana City Kiln, based on similar SNCR Control Technology installations and the control requirements of this Consent Decree;

b. **Baseline Data Collection**: Prior to initiating operation of SNCR Control Technology at the Montana City Kiln, Ash Grove shall either: (i) collect new baseline emissions and operational data for a 180-Day period; or (ii) obtain EPA’s approval of baseline emissions and operational data from a period prior to the date of any baseline data collection period. Such baseline emissions and operational data shall be representative of the full range of normal kiln operations, including regular operating changes in raw mix chemistry due to different clinker manufacture and changes in production levels.
c. **Startup and Optimization Period:** Following completion of installation of SNCR Control Technology at the Montana City Kiln, Ash Grove shall undertake a startup and optimization program for the SNCR Control Technology;

d. **Demonstration Program:** Upon completion of the startup and optimization program specified above, Ash Grove shall operate SNCR Control Technology at the Montana City Kiln in an optimized manner for a period of 300 Operating Days for the purpose of establishing a 30-Day Rolling Average Emission Limit for NOₓ;

e. **Demonstration Report:** Ash Grove shall prepare and submit to EPA for approval, a Final Report following completion of the Demonstration Program Period for SNCR Control Technology used to establish a 30-Day Rolling Average Emission Limit for NOₓ at the Montana City Kiln.

(2) **Montana City Kiln SNCR Design Report**

a. No later than 3/14/2014 Ash Grove shall submit to EPA for approval a Design Report for SNCR Control Technology to be installed at the Montana City Kiln. The Design Report will contain the information contained in any permit application or de minimis notification which may be required under state or federal law. EPA shall review and comment on the Design Report within 45 Days of receipt. Ash Grove shall respond to any comments received within 30 Days of receipt. The Design Report shall comply with the following minimum requirements and shall be subject to the review requirements of Section XIII (Review and Approval) of the Consent Decree.

b. Selective Non-Catalytic Reduction ("SNCR"): Ash Grove shall design the SNCR system at the Montana City Kiln to deliver the proposed reagent to the exhaust gases of the kiln system at a rate and location to minimize NOₓ emissions to the greatest extent practicable. At a minimum, the system must be capable of injecting ammonia at a rate of 1.2 mols of reagent to 1.0 mols of NOₓ (1.2:1 molar ratio). Ash Grove shall specify in the Design Report the reagent(s) selected, the locations selected for reagent injection, and other design parameters based on maximum emission reduction effectiveness, good engineering judgment, vendor standards, available data, kiln operability, and regulatory restrictions on reagent storage and use.

(3) **Montana City Kiln Baseline Data Collection**

a. Prior to commencement of Continuous Operation of SNCR Control Technology, Ash Grove shall either: (a) collect new baseline emissions and operational data for a 180-Day period; or (b) obtain EPA approval pursuant to Section XIII (Review and Approval) of the Consent Decree of existing baseline emissions and operational data collected from a period of time prior to the initiation of the baseline collection period. Such baseline emissions and operational data shall include the data required by Paragraph 3.b of Section II of this Appendix A for periods of time representing the full range of normal kiln operations including changes in raw mix chemistry due to differing clinker manufacture, and changes in production levels. Ash Grove shall
select the data collection period to ensure the baseline data collection period will be representative of the normal Kiln Operation.

b. Within 45 Days following the completion of the baseline data collection period or EPA’s approval of the use of existing data, Ash Grove shall submit to EPA the baseline data collected during the baseline data collection period. Unless otherwise agreed to by EPA, the baseline data will include the following information either derived from available direct monitoring or as estimated from monitored or measured data:

i. Kiln flue gas temperature at the inlet to the fabric filter or electrostatic precipitator as applicable or at the Kiln stack (daily average);

ii. Kiln production rate in tons of clinker (daily total);

iii. Raw material feed rate in tons (daily total);

iv. Type and percentage of each raw material used and the total feed rate (daily);

v. NO\textsubscript{x} concentrations and mass rates for each Kiln (daily average for concentrations and daily totals for mass rates) as measured at the Kiln stack gas analyzer location;

vi. Flue gas volumetric flow rate (daily average in acfm or dscfm, as appropriate);

vii. Sulfate in feed (calculated to a daily average percentage);

viii. Feed burnability (C3S) (at least once daily);

ix. Temperatures near the burning zone;

x. Back end kiln temperature;

xi. Back end kiln oxygen;

xii. Kiln fuel feed rate and type of fuel by weight or total heat input (daily average);

xiii. Fuel distribution, if fuel is injected at more than one location, how much is injected at each location (daily average);

xiv. Primary (and secondary and tertiary, where available) air rate into the Kiln, preheater and/or precalciner (as applicable) or blower/fan settings;
xiv. Documentation of any Startup, Shut Down, or Malfunction events; and

xvi. An explanation of any gaps in the data or missing data.

Ash Grove shall submit the baseline data to EPA in an electronic format and shall explain the reasons for any data not collected for each of the parameters listed in this Paragraph of this Appendix A. Ash Grove shall submit all data in a format consistent with and able to be manipulated by Microsoft Excel.

(4) Montana City Kiln Startup and Optimization Period

a. Ash Grove shall install and begin operating the SNCR Control Technology according to the requirements of Section V (NOx Control Technology, Emission Limits and Monitoring Requirements) of the Consent Decree. Ash Grove shall Commence Operation of SNCR Control Technology in accordance with the final Design Report by adding reagent to the SNCR system.

b. By 9/10/2014, Ash Grove shall commence Continuous Operation of the SNCR Control Technology. Any shakedown of the SNCR must be completed by 9/10/2014. Ash Grove will commence optimization of the SNCR Control Technology within 90 Days of the commencement of Continuous Operation of the SNCR.

c. Not later than 90 Days prior to the start of the optimization of the SNCR Control Technology, Ash Grove will submit to U.S. EPA a protocol for optimizing each SNCR Control Technology (“Optimization Protocol”) to minimize emissions of NOx to the greatest extent practicable. U.S.EPA shall review and comment on the Protocol within 45 Days of receipt and Ash Grove will respond to any comments with 30 Days of their receipt. The Optimization Protocol shall describe procedures that shall be used to evaluate the impact of different SNCR Control Technology operating parameters on the rate of emission reduction achieved by each applicable SNCR Control Technology and shall contain:

i. The steps taken to commence Continuous Operation of the SNCR Control Technology;

ii. The initial reagent injection rate (as a molar ratio of the average pollutant concentration calculated during the baseline period) for each SNCR Control Technology;

iii. A description of all sampling procedures that will be undertaken during the optimization of each SNCR Control Technology;

iv. Detailed description of the plan to increase the reagent injection rate for each Control Technology. At a minimum, Ash Grove shall test SNCR at three molar ratios of 0.75, 1.0, and 1.2.
v. The factors that will determine the maximum reagent injection rates and pollutant emission rates for the SNCR Control Technology (including maintenance of Kiln productivity and product quality);

vi. Explanation of how any observed effects on Kiln emissions, Kiln Operation or product quality will be evaluated;

vii. A proposal for the evaluation of the cost effectiveness of the incremental addition of reagent(s) and any incremental reduction in emissions of an air contaminant; and

viii. A detailed protocol for evaluating SNCR Control Technology operation and reagent injection rates with respect to alternate fuel scenarios to the extent that alternate fuels are anticipated.

d. The optimization period will be conducted in accordance with the approved Optimization Protocol and shall last no longer than 150 Operating Days.

e. Within 30 Days following the completion of the optimization period for the SNCR Control Technology, Ash Grove shall provide to EPA an Optimization Report demonstrating conformance with the Optimization Protocol for the SNCR Control Technology and establishing the operating parameters for the Control Technology determined under the Optimization Protocol. Ash Grove shall include in the report: the proposed optimized injection rate to be used continuously during the Demonstration Phase, a discussion of any problems encountered with the operation of the SNCR Control Technology, and a detailed discussion of the results of the Optimization on emissions from the kiln system. The provisions of Section XIII (Review and Approval of Submittals) shall apply to EPA’s review of the Optimization Report, except that EPA shall review and comment on the Optimization Report within 45 Days of receipt of the Optimization Report and Ash Grove shall respond to any comments received within 30 Days of their receipt of EPA’s comments. Ash Grove’s submittal of and EPA’s review of the Optimization Report shall not toll Ash Grove’s obligation to fulfill other requirements of this Appendix.

f. As part of the optimization, the SNCR Control Technology will be presumed to be optimized at a molar ratio of 1.2 if it reduces NOx significantly, and does not impair product quality or production levels, impair kiln system reliability or impair compliance with then applicable emission requirements. For the Affected Kiln to be deemed to be optimized at a molar ratio of less than 1.2, the Optimization Report must demonstrate that, during periods of normal operation, a higher rate of emission reduction or operation cannot be sustained without creating a meaningful risk of impairing product quality or production levels, impairing kiln system reliability or impairing compliance with then applicable emission requirements or if the SNCR Control Technology cannot sustain operation at design values.
g. During the Optimization Period, Ash Grove, to the extent practicable, shall operate the SNCR Control Technology in a manner consistent with good air pollution control practice for minimizing emissions. Ash Grove will adjust its optimization of a SNCR Control Technology as may be necessary to avoid, mitigate or abate an identifiable non-compliance with an emission limitation or standard for pollutants other than NOx. In the event Ash Grove determines, prior to the expiration of 150 operating days, that its ability to optimize the SNCR Control Technology will be affected by potential impairments to product quality or production levels, kiln system reliability or increased emissions of other pollutants, then Ash Grove shall promptly advise EPA of this determination, and include these considerations as part of its recommendation in its Optimization Report. In the event that Ash Grove determines, prior to the expiration of 150 Operating Days that the SNCR Control Technology has been optimized, Ash Grove shall promptly advise EPA of this determination.

(5) Montana City Kiln SNCR Control Technology Demonstration Period

a. The Demonstration Period shall commence within 7 Days after Ash Grove’s receipt of the final approval by EPA of the Optimization Report. During the Demonstration Period, Ash Grove shall operate the SNCR Control Technology for a period of 300 Operating Days consistent with the operating parameters determined during the Optimization Period for the SNCR Control Technology and identified in the approved Optimization Report.

b. If operation of an Affected Kiln is disrupted by excessive startups and shutdowns during the Demonstration Period, Ash Grove may request or EPA may decide to extend the Demonstration Period. In granting any such request, the amount the time that the Demonstration Period will be extended is subject to the Section XVII (Dispute Resolution) provisions of this Consent Decree.

c. If evidence arises during the Demonstration Period that product quality, production levels, kiln system reliability, or compliance with an emission limitation or standard is impaired by reason of longer term operation of an SNCR Control Technology in a manner consistent with the parameters identified in the Optimization Report, then Ash Grove may, upon notice to, and approval by, EPA, temporarily modify the manner of operation of the Facility process or the SNCR Control Technology to mitigate the effects and request that EPA suspend or extend the Demonstration Period for further technical evaluation of the effects of a process optimization or SNCR Control Technology or permanently modify the manner of operation of the Control Technology to mitigate the effects. EPA's decision in response to any such Ash Grove request is subject to the Section XVII (Dispute Resolution) provisions of this Consent Decree.

d. During the Demonstration Period, Ash Grove shall collect the same data required during the baseline period and identified in this Appendix A. The Demonstration Report shall include the data collected as required in this Paragraph in an electronic
form in an Excel spreadsheet or a format compatible and able to be manipulated by Excel.

e. At least every 3 months during the Demonstration Period (unless that period lasts less than 3 months in which case this requirement does not apply), Ash Grove shall submit a periodic report to EPA. Each periodic report shall include the data collected during the Demonstration Period to that point, and shall include all of the information in Paragraph 3.b of Section II of this Appendix A. In addition, the periodic report shall include all 30-Day Rolling Average Emission Rates calculated from the beginning of the Demonstration Period until the preparation of the periodic report. The report data shall be submitted electronically in an Excel spreadsheet or a format compatible and able to be manipulated by Excel.

f. Within 60 Days following completion of the Demonstration Period for the SNCR Control Technology, Ash Grove shall submit a Demonstration Report to EPA, based upon and including all of the data collected during the Demonstration Period that identifies a proposed 30-Day Rolling Average Emission Limit for NOx. The proposed 30-Day Rolling Average Emission Limit for NOx shall be based upon an analysis of CEMS data and clinker production data collected during the Demonstration Period, while the process and SNCR Control Technology parameters were optimized in determining the proposed final NOx Emission Limit achievable for the Montana City Kiln. Total pounds of NOx emitted during an individual Operating Day will be calculated from collected CEMS data for that Day. Hours or Days when there is no Kiln Operation may be excluded from the analyses. However, Ash Grove shall provide an explanation in the Demonstration Report for any data excluded from the analyses. In any event, Ash Grove shall include all data required to be collected during the Demonstration Period in the Final Demonstration Report.

g. Ash Grove shall propose a 30-Day Rolling Average Emission Limit for NOx in the Demonstration Report as provided in the preceding Paragraph and in accordance with the definition of that term in the Consent Decree. The final 30-Day Rolling Average Emission Limits shall be calculated in accordance with the following formula:

\[ X = \mu + 1.65\sigma \]

where:

- \( X \) = 30-Day Rolling Average Emission Limit (lb/Ton of clinker)
- \( \mu \) = arithmetic mean of all of the 30-Day rolling averages
- \( \sigma \) = standard deviation of all of the 30-Day rolling averages, as calculated in the following manner:

\[ \sigma = \sqrt{\frac{1}{N} \sum_{i=1}^{N} (x_i - \bar{x})^2} \]
h. In no event shall the 30-Day Rolling Average Emission Limit for NOx proposed by Defendant in the Demonstration Report at the Montana City Kiln be less stringent than 8.0 lb/ton of clinker.

i. Notwithstanding Section XIII of this Consent Decree (Review and Approval of Submittals), EPA shall either approve the proposed 30-Day Rolling Average Emission Limit or establish an alternative final 30-Day Rolling Average Emission Limit. If EPA approves Ash Grove’s proposed 30-day Rolling Average Emission limit, Ash Grove shall demonstrate compliance and maintain compliance with EPA’s final 30-day Rolling Average Emission Limit within 30 Days of receipt of EPA’s notice. If EPA establishes an alternative final 30-Day Rolling Average Emission Limit that differs from Ash Grove’s proposed 30-Day Rolling Average Emission Limit, Ash Grove shall demonstrate compliance and maintain compliance with EPA’s final 30-Day Rolling Average Emission Limit within 60 Days of receipt of EPA’s notice. If Ash Grove invokes Dispute Resolution, it shall follow the procedures set forth in Paragraph 112 (Informal Dispute Resolution for Emission Limit Setting Process under Appendix A) to hire an independent contractor to review and make a non-binding recommendation regarding the appropriate final 30-Day Rolling Average Emission Limit. During the period of Dispute Resolution, Ash Grove shall demonstrate compliance and maintain compliance with EPA’s final 30-Day Rolling Average Emission Limit.

III. NOx Emission Reduction Study and Demonstration Phase Requirements for Seattle Kiln and Louisville ACL Kiln

This Section III of the Appendix A applies to the Seattle Kiln and the Louisville ACL Kiln, and sets forth the requirements for reducing NOx emissions through optimized operation of those Kilns. The NOx Emission Reduction Study and Demonstration Phase Requirements for these Kilns shall consist of three phases:

- Baseline Data Collection
- Process Optimization
- Demonstration

These phases and their associated requirements are described more fully below.

(1) Baseline Data Collection

a. Beginning no later than 120 Operating Days after the Effective Date of the Consent Decree, for the Seattle Kiln and Louisville ACL Kiln Ash Grove shall: (a) commence collection of new baseline emissions and operational data from each Kiln for a 180-Operating Day period; or (b) obtain EPA approval pursuant to Section XIII (Review and Approval of Submittals) of the Consent Decree to use existing baseline emissions and operational data from one or both Kilns collected from a period of time prior to the Effective Date of the Consent Decree. Such baseline emissions and operational
data shall include the data required in Paragraph 3.b of Section II of this Appendix A, relating to the Montana City Kiln. The baseline period shall represent the full range of normal kiln operations including changes in raw mix chemistry due to differing clinker manufacture, and changes in production levels. Ash Grove shall select the data collection period to ensure the baseline data collection period will be representative of the normal Kiln Operation. Within 45 Days following the completion of the baseline data collection period or EPA’s approval of the use of existing data, Ash Grove shall submit to EPA the baseline data collected during the baseline data collection period.

(2) Seattle and Louisville ACL Kiln Emission Reduction Study and Process Optimization Period

a. By no later than the date by which the Baseline Data Report must be submitted, Ash Grove shall submit to EPA pursuant to Section XXI of the Consent Decree (Notices) a protocol for optimization of operation of the Louisville ACL Kiln and the Seattle Kiln ("Process Optimization Protocol" or "Protocol"). Each Protocol will include optimization of key operating parameters resulting in the minimization of emissions of NOx to the greatest extent practicable without incurring unreasonable cost and without causing an exceedance of any other applicable emission limit and without materially impairing production quality or quantity. At a minimum, the Protocol must address:

i. Adjustments to the combustion zone temperature to minimize NOx formation;

ii. Optimization of air flow and oxygen levels;

iii. Improvement of fuel efficiency;

iv. Adjustments to the existing Kiln including, but not limited to, introduction of air at different locations in the Kiln to create reducing zones for NOx reduction and adjustments to the primary air;

v. Adjustment of the balance between fuel supplied to each burner at the Kiln and/or calciner to improve overall combustion while maintaining product quality;

vi. Adjustments to combustion to improve overall NOx levels by:

1. Adjusting fuel fineness to improve emission rates;
2. Adjusting the proportions of primary, secondary and tertiary air, where applicable, supplied to the kiln system while maintaining product quality; and
3. Adjustments to the raw mix chemical and physical properties using onsite raw materials to improve kiln stability and maintain product
quality, including but not limited to, fineness of the raw mix. As part of this optimization measure, Ash Grove shall take additional measurements using existing monitoring equipment at relevant process locations to evaluate the impact of raw mix refinements.

EPA shall review each Optimization Protocol pursuant to Section XIII of the Consent Decree (Review and Approval of Submittals).

b. As part of the Protocol submitted pursuant to Section III of this Appendix A, Ash Grove shall propose a schedule for optimizing each of the measures identified in the Protocol. The schedule shall not be shorter than 90 Operating Days, nor last longer than 120 Operating Days from the beginning of the Process Optimization Phase. Within 30 Days following approval of the Optimization Protocol and the schedules therein, Ash Grove will commence the optimization of the Kiln according to the terms of the Protocol and EPA’s approval of such. Subject to Section IX (Temporary Cessation of Kiln Operation), all Process Optimizations shall be completed within 180 Days of the EPA approval of the Optimization Protocol.

c. Within 30 Days following the optimization period in each approved Protocol at each Kiln, Ash Grove shall provide to EPA a Process Optimization Report demonstrating conformance with the Protocol required under this section and establishing the operating parameters determined under the Protocol. Each Process Optimization Report shall:

i. identify all potential process and/or operational changes that can be implemented to reduce emissions of NO\textsubscript{x} at the Louisville ACL Kiln and Seattle Kiln;

ii. estimate the amount of NO\textsubscript{x} emission reductions that can be obtained through implementation of each of the individual process and/or operational changes;

iii. assess process and/or operational changes appropriate for implementation;

iv. assess which potential process and/or operational changes are inappropriate for implementation;

v. determine the appropriate period of time for implementing those process and/or operational changes that are appropriate for implementation;

vi. estimate the amount of NO\textsubscript{x} emissions that can be reduced through all of the individual process and/or operational changes that are appropriate for implementation;

vii. discuss any problems encountered with the operation of the Kilns during the Optimization and the impact of the Optimization on emissions;
viii. recommend the process and/or operational changes to be implemented as
measures to reduce NOx emissions from the Kiln and include a detailed
analysis of why such changes are proposed and, if applicable, why any
changes are not proposed to be implemented; and

ix. include a proposed implementation schedule for the proposed measures.

j. The provisions of Section XIII (Review and Approval of Submittals) shall apply to
EPA’s review of the Optimization Report, except that EPA shall review and comment
on the Optimization Report within 45 Days of receipt of the Optimization Report and
Ash Grove shall respond to any comments received within 30 Days of their receipt of
EPA’s and comments. Ash Grove’s submittal of and EPA’s review of the
Optimization Report shall not toll Ash Grove’s obligation to fulfill other requirements
of this Appendix.

(3) Seattle Kiln and Louisville ACL Kiln Demonstration Period

a. Upon completion of the optimization requirements of each Optimization Protocol
approved by EPA pursuant to Section III of this Appendix A for the Louisville ACL
Kiln and the Seattle Kiln, Ash Grove shall commence a Demonstration Period for
each such Kiln. Each Demonstration Period shall commence within 7 Days after Ash
Grove’s receipt of the final approval by EPA of the Optimization Report for the
respective Kiln. During the Demonstration Period, Ash Grove shall operate each Kiln
for a period of 180 Operating Days consistent with the operating parameters in the
approved Optimization Protocol and identified in the approved Optimization Report
for the respective Kiln.

b. If operation of the Seattle Kiln or Louisville ACL Kiln is disrupted by excessive
startups and shutdowns during the Demonstration Period for that Kiln, Ash Grove
may request or EPA may decide to extend the Demonstration Period for that Kiln.
EPA shall grant or deny any request and shall state the amount the time that the
Demonstration Period will be extended. EPA’s decision is subject to the Section
XVII (Dispute Resolution) provisions of this Consent Decree. Ash Grove may not
suspend Demonstration Period data collection prior to the completion of 180
Operating Days until and unless EPA has granted the request.

c. Within 90 Days following the start of each Demonstration Period for each Kiln
subject to Section III of this Appendix A, Ash Grove shall submit a report to EPA.
Each report shall include the 30-Day Rolling Average Emission Rate calculated from
the beginning of the Demonstration Period until the preparation of the periodic report.
The report data shall be submitted electronically in an Excel spreadsheet or a format
compatible and able to be manipulated by Excel.

d. Within 60 Days following completion of the Demonstration Period for each Kiln
subject to Section III of this Appendix A, Ash Grove shall submit a Demonstration
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Report to EPA, based upon and including all of the data collected during the Demonstration Period that identifies proposed 30-Day Rolling Average Emission Limits for NOx at the Louisville ACL Kiln and the Seattle Kiln. Each 30-Day Rolling Average Emission Limit for NOx shall be based upon an analysis of CEMS data and clinker production data collected during the Demonstration Period, while the Kiln was optimized in accordance with Optimization Protocol approved by EPA pursuant to Section III of this Appendix A. Total pounds of an affected pollutant emitted during an individual Operating Day will be calculated from collected CEMS data for that Day. Hours or Days when there is no Kiln Operation may be excluded from the analyses. However, Ash Grove shall provide an explanation in the Demonstration Report(s) for any data excluded from the analyses. In any event, Ash Grove shall include all data required to be collected during the Demonstration Period in the Final Demonstration Report(s).

e. For the Louisville ACL Kiln and the Seattle Kiln, Ash Grove shall propose 30-Day Rolling Average Emission Limits for NOx for each Kiln in each Demonstration Report as provided in the preceding Paragraph and in accordance with the definition of “30-Day Rolling Average Emission Limit” in the Consent Decree. The final 30-Day Rolling Average Emission Limit shall be calculated in accordance with the following formula:

\[ X = \mu + 1.65\sigma \]

where:

\[ X = 30\text{-Day Rolling Average Emission Limit (lb/Ton of clinker)} \]
\[ \mu = \text{arithmetic mean of all of the 30-Day rolling averages} \]
\[ \sigma = \text{standard deviation of all of the 30-Day rolling averages, as calculated in the following manner:} \]

\[ \sigma = \sqrt{\frac{1}{N} \sum_{i=1}^{N} (x_i - \bar{x})^2} \]

Notwithstanding Section XIII of this Consent Decree (Review and Approval of Submittals), EPA shall either approve the proposed 30-Day Rolling Average Emission Limit or establish an alternative final 30-Day Rolling Average Emission Limit. If EPA approves Ash Grove’s proposed 30-day Rolling Average Emission limit, Ash Grove shall demonstrate compliance and maintain compliance with EPA’s final 30-day Rolling Average Emission Limit within 30 days of receipt of EPA’s notice. If EPA establishes an alternative final 30-Day Rolling Average Emission Limit that differs from Ash Grove’s proposed 30-Day Rolling Average Emission Limit, Ash Grove shall demonstrate compliance and maintain compliance with EPA’s final 30-Day Rolling Average Emission Limit within 30 days of receipt of EPA’s notice. If Ash Grove invokes Dispute Resolution, it shall follow the procedures set forth in Paragraph 112 (Informal Dispute Resolution for Emission Limit Setting Process under Appendix A) to hire an independent contractor to review and make a non-binding recommendation regarding the appropriate final 30-Day Rolling Average Emission Limit. During the period of Dispute
Resolution, Ash Grove shall demonstrate compliance and maintain compliance with EPA’s final 30-Day Rolling Average Emission Limit.
Appendix B to Consent Decree

PM Continuous Parametric Monitoring System Requirements

I. CPMS

(1) A PM Continuous Parametric Monitoring System (“CPMS”) is a monitoring system which uses an operating principle based on in-stack or extractive light scatter, light scintillation or beta attenuation. Ash Grove shall examine the fuel and process conditions of each stack as well as the capabilities of these devices before selecting a particular CPMS technology under this Decree. The reportable measurement output from the PM CPMS may be expressed as milliamps, stack concentration or other raw data signal. If Ash Grove wishes to use a CPMS other than those described in this Paragraph or to install a PM CEM, Ash Grove may propose an alternate CPMS or CEM to EPA for approval no later than 120 days prior to the CPMS installation date required under this Decree.

(2) Except during CPMS breakdowns, repairs, calibration checks, and zero span adjustments, the CPMS required pursuant to this CD shall be operated at all times during Kiln Operation.

II. Site-Specific Operating Limit

(1) The Site Specific Operating Limit (SSOL) will be established as required in Paragraph 60.

(2) Each CPMS shall be used at each Kiln to demonstrate compliance with the SSOL.

(3) Defendant shall reassess and adjust each SSOL, developed in accordance with Paragraph 59 and 60 and in accordance with Section II of this Appendix and in accordance with the results of each most recent PM performance test demonstrating compliance with the PM Emission Limit. The SSOL will correspond to the highest 1 hour average CPMS output value recorded during any performance test demonstrating compliance.

(4) Each CPMS required pursuant to Paragraph 59 shall monitor and record the output data for all periods of Kiln Operation and the CPMS is not out-of-control. Compliance with the SSOL must be demonstrated by using all quality-assured hourly average data collected by the CPMS for all hours of Kiln Operation to calculate the arithmetic average operating parameter in units of the operating limit (e.g., milliamps, PM concentration, raw data signal) on a 30 Operating Day rolling average basis, updated at the end of each new Kiln Operating Day.

III. Deviations of the CPMS

(1) To determine continuous compliance, Ash Grove must record the PM CPMS output data for all periods of Kiln Operation when the PM CPMS is not out-of-control. Ash Grove must demonstrate continuous compliance by using all quality-assured hourly average data collected by the PM CPMS for all operating hours to calculate the arithmetic average operating parameter in units of the operating limit (e.g., milliamps, PM concentration, raw data signal).
data signal) on a 30 operating day rolling average basis, updated at the end of each new kiln operating day. Use the following equation to determine the 30 kiln operating day average.

\[ \text{30 kiln operating day} = \frac{\sum_{i=1}^{n} H_{pvi}}{n} \]

where:

\( H_{pvi} = \) The hourly parameter value for hour \( i \); \( n \) is the number of valid hourly parameter values collected over 30 kiln operating days.

(2) For any deviation from the SSOL established in accordance with Paragraph 60 of the Decree, Ash Grove shall:

a. Within 48 hours of the deviation, visually inspect the PM Control Technology;

b. If inspection of the PM Control Technology identifies the cause of the deviation, take corrective action as soon as possible, and return the CPMS measurement to within the SSOL;

c. Within 45 Days of the deviation or at the time of the annual compliance test, whichever comes first, conduct a PM emissions compliance test to determine compliance with the PM emissions limit and to verify or re-establish the SSOL consistent with Section II of this Appendix B, above. Ash Grove is not required to conduct additional testing for any deviations that occur between the time of the original deviation and the PM emissions compliance test required under this subparagraph; and

d. Except as identified in Section III(3) below, deviation from the SSOL does not constitute a violation of the Consent Decree and is not subject to stipulated penalties under Section XV of this Decree (Stipulated Penalties).

(3) Any deviation of the 30 day rolling average from the established SSOL leading to more than four required performance tests in a 12-consecutive month period (rolling monthly) shall be treated as a separate violation of this Consent Decree and subject to stipulated penalties under Section XV of this Decree (Stipulated Penalties).

IV. Alkali Bypass

(1) If any of Ash Grove’s kiln gases are diverted through an alkali bypass, Ash Grove must account for the PM emitted from the alkali bypass stack by following the procedures in this Appendix B.
(2) Ash Grove must install, operate, calibrate, and maintain an instrument for continuously measuring and recording the exhaust gas flow rate to the atmosphere from the alkali bypass stack according to the requirements of 40 C.F.R. 63.1350(n).

(3) Ash Grove will conduct an annual EPA Method 5 or Method 5I performance test to determine total PM emissions from the alkali bypass as well as the Kiln.

(4) Ash Grove will use the maximum exhaust gas flow rate from the alkali bypass during Ash Groves annual performance test demonstrating compliance with the PM Emission Limit as the SSOL for each alkali bypass. Ash Grove must continuously monitor the flow rate until the next performance test. If there is an increase of the monitored flow rate from the maximum established during the last performance test by more than 10 percent, Ash Grove must retest the Kiln and alkali bypass to determine compliance.

V. Performance Tests

For each performance test, Ash Grove shall conduct three separate runs under the conditions that exist when the Kiln is operating at the highest load or capacity level reasonably expected to occur. Ash Grove shall conduct each test run to collect a minimum sample volume of 2 dry standard cubic meter ("dscm") for determining compliance with a new source limit and 1 dscm for determining compliance with a existing source limit. Ash Grove shall calculate the average of the results from three runs to determine compliance. Ash Grove need not determine the PM collected in the impingers ("back half") of the EPA Method 5 or Method 5I particulate sampling train to demonstrate compliance with the PM Emission Limits of this Consent Decree. This shall not preclude the permitting authority from requiring a determination of the ‘back half’ for other purposes nor shall it be deemed to exempt Ash Grove from any other applicable PM limit.
Appendix C to Consent Decree

Environmental Mitigation Projects

In compliance with and in addition to the requirements in Section VIII of this Consent Decree (Other Injunctive Relief), Defendant shall comply with the requirements of this Appendix to ensure that the benefits for the federally directed Environmental Mitigation Projects below are achieved.

Clean Diesel Replacement Projects

1. Defendant shall implement the following schedule to replace the identified in-service diesel engines with diesel engines that have emission control equipment further described in this Paragraph 1 of this Appendix C, designed to reduce approximately 28 tons per year of emissions of NOx, particulates and/or ozone precursors (the "Projects" or "Project"):

   a. By December 31, 2013, at the Foreman, Arkansas plant, Defendant shall replace the 2003 Terex Haul Truck, Model TA-40, Engine Serial Number 06R0718605 with a replacement Truck with a Tier 4 engine in accordance with Tier 4 engine standards under 40 CFR Part 1039;

   b. By December 31, 2013, at the Chanute, Kansas plant, Defendant shall replace the currently unregulated Tier 0, 1986 CAT Dozer, Model D8L, Engine Serial Number 48W22583 with a replacement dozer with a Tier 2 engine in accordance with Tier 2 engine standards under 40 CFR Part 89; and

   c. By December 31, 2013, at the Midlothian, Texas plant, Defendant shall replace the current Tier 0 1977 Euclid Haul Truck, Model 302LD, Engine Serial Number 10623360 with a replacement Truck with a Tier 4 engine in accordance with Tier 4 engine standards under 40 CFR Part 1039.

2. Defendant shall provide a mechanism by which each replaced engine in Paragraph 1 of this Appendix C above is properly disposed of, which must include destruction of the engine block.

3. Nothing in this Consent Decree shall be interpreted to prohibit Defendant from completing any of the Projects ahead of schedule.

4. In accordance with the requirements of Paragraph 65 of the Consent Decree, within 60 Days following the completion of each Project, Defendant shall submit to U.S. EPA for approval a report that documents:

   a. The date the Project was completed;

   b. The results of implementation of the Project, including the estimated emission reductions or other environmental benefits achieved; and
c. The cost incurred by Defendant in implementing the Project.
CERTIFICATE OF SERVICE

I, Pamela Owen, hereby certify that a copy of this permit has been mailed by first class mail to Ash Grove Cement Company, 4343 Highway 108, Foreman, AR, 71836, on this 12th day of February, 2015.

Pamela Owen, ASIII, Air Division