STATEMENT OF BASIS

For the issuance of Draft Air Permit # 0544-AR-20 AFIN: 03-00002

1. PERMITTING AUTHORITY:

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

2. APPLICANT:

Baxter Healthcare Corporation - Mountain Home 1900 Highway 201 North Mountain Home, Arkansas 72653

3. PERMIT WRITER:

Jacob Allen

4. NAICS DESCRIPTION AND CODE:

NAICS Description: Unlaminated Plastics Film and Sheet (except Packaging)

Manufacturing

NAICS Code: 326113

5. ALL SUBMITTALS:

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

Date of Application	Type of Application	Short Description of Any Changes
	(New, Renewal, Modification,	That Would Be Considered New or
	Deminimis/Minor Mod, or	Modified Emissions
	Administrative Amendment)	
9/12/2023	Administrative Amendment	Remove SN-17 Temporary Boiler

6. REVIEWER'S NOTES:

Baxter Healthcare Corporation (Baxter) owns and operates a manufacturing facility located in Mountain Home, Arkansas. The facility manufactures peritoneal dialysis disposables, patient connectors, and produces plastics for the disposables manufacturing. The facility also operates a sterilization process. This administrative amendment is to remove SN-17 Temporary Superior Boiler.

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7. COMPLIANCE STATUS:

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

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The last inspection was conducted on February 24, 2020. There was a high priority violation noted. Ethylene oxide (lb/hr) limits were exceeded. CAO LIS No. 21-037 was signed May 5, 2021 for exceeding ethylene oxide limits. Permit 554-AR-18 addressed those issues.

In addition, on August 17, 2022, the Division of Environmental Quality informed the Site Director for the facility that the review of documents required to be submitted by CAO LIS No. 21-037 revealed violations, and that the Division would proceed through formal enforcement channels. Several of these violations are also addressed in the previous permit #0544-AR-18.

There is also a CAO pending which addresses a number of issues. None of these issues are related to this permit action.

8. PSD/GHG APPLICABILITY:

- a) Did the facility undergo PSD review in this permit (i.e., BACT, Modeling, etc.)? N If yes, were GHG emission increases significant? N
- b) Is the facility categorized as a major source for PSD? N
- Single pollutant ≥ 100 tpy and on the list of 28 or single pollutant ≥ 250 tpy and not on list

9. SOURCE AND POLLUTANT SPECIFIC REGULATORY APPLICABILITY:

Source	Pollutant	Regulation (NSPS, NESHAP or PSD)
101, 116, 117	Ethylene Oxide	40 CFR Part 63, Subpart A and Subpart O
18, 125	N/A	40 CFR Part 60 Subpart Dc
112, 121, 122, 124, 126	HAPs	40 CFR Part 63 Subpart ZZZZ
112, 124 , 126	HC, NO _X , CO & PM	40 CFR Part 60 Subpart IIII
18*, 125*	PM, CO	40 CFR Part 63 Subpart JJJJJJ

^{*} Sources will become subject upon burning fuel oil (see Specific Condition #17).

10. UNCONSTRUCTED SOURCES:

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Unconstructed	Permit	Extension	Extension	If Greater than 18 Months without	
	Approval	Requested	Approval	Approval, List Reason for	
Source	Date	Date	Date	Continued Inclusion in Permit	
None					

11. PERMIT SHIELD – TITLE V PERMITS ONLY:

N/A

12. COMPLIANCE ASSURANCE MONITORING (CAM) – TITLE V PERMITS ONLY:

List sources potentially subject to CAM because they use a control device to achieve compliance and have pre-control emissions of at least 100 percent of the major source level. List the pollutant of concern and a brief summary of the CAM plan (temperature monitoring, CEMs, opacity monitoring, etc.) and frequency requirements of § 64.

Source	Pollutant Controlled	Cite Exemption or CAM Plan Monitoring and Frequency
		N/A

13. EMISSION CHANGES AND FEE CALCULATION:

See emission change and fee calculation spreadsheet in Appendix A.

14. AMBIENT AIR EVALUATIONS:

The following are results for ambient air evaluations or modeling.

a) NAAQS

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

b) Non-Criteria Pollutants:

Emissions of pollutants which would have would be evaluated based on Division of Environmental Quality procedures for review of non-criteria pollutants did not increase as a result of this administrative amendment and no analysis was performed.

c) H₂S Modeling:

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

Is the facility exempt from the H₂S Standards If exempt, explain: Does not emit H₂S

Y

15. CALCULATIONS:

SN	Emission Factor Source (AP-42, testing, etc.)	Emission Factor (lb/ton, lb/hr, etc.)	Control Equipment	Control Equipment Efficiency	Comments
18	Natural Gas AP-42 Table 1.4- 1,2,3,4	$\frac{lb/MMscf}{PM = 1.9}$ $PM_{10} = 7.6$ $NOx = 100$ $CO = 84$ $VOC = 5.5$ $SO_2 = 0.6$	N/A	N/A	20.412 MMBtu/hr Annual fuel
	Fuel Oil AP-42 Table 1.3- 1,2,3,8,9,10	$\begin{array}{c} lb/Mgal \\ PM = 2 \\ PM_{10} = 1.3 \\ NOx = 20 \\ CO = 5 \\ VOC = 0.252 \\ SO_2 = 71 \end{array}$			oil limit 127,721 gal
97	Mass Balance	Max Usage: VOC 6.9 lb/hr 30.0 tpy	N/A	N/A	
101	Testing Subpart O, Vendor Data, & AP-42 Table1.4- 1,2,3,4	LESNI Cat Ox NO _x $-$ 3.0 ppmv CO $-$ 84 lb/MMscf VOC $-$ 5.5 lb/MMscf PM/PM $_{10}$ $-$ 7.6 lb/MMscf SO ₂ $-$ 0.6 lb/MMscf	LESNI – (3) Catalytic Oxidizers	99.9% hourly 99.9% annual	Worst case sent to control device = 1,402 lb/hr EtO Max EtO 600,000 lb/yr LESNI 0.0063 MMscf/hr 33,369 dscfrm

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	Emission				
SN	Factor Source (AP-42, testing, etc.)	Emission Factor (lb/ton, lb/hr, etc.)	Control Equipment	Control Equipment Efficiency	Comments
112	Kohler Power Systems Emission Data Sheet & AP 42	0.08 g/kWh PM/PM ₁₀ 0.29 lb/MMBtu SO ₂ 0.06 g/kWh VOC 5.08 g/kWh NOx 0.54 g/kWh CO	N/A	N/A	237 HP 177 kW
116 117	AP-42 Table1.4- 1,2,3,4	$\frac{SN-116}{NO_x-0.163}$ $lbs/MMBtu$ $CO-0.2$ $lbs/MMBtu$ $\frac{SN-117}{NO_x-0.265}$ $lbs/MMBtu$ $CO-0.2$ $lbs/MMBtu$ $CO-0.2$ $lbs/MMBtu$ $VOC-5.5$ $lb/MMscf$ $PM/PM_{10}-7.6$ $lb/MMscf$ $SO_2-0.6$ $lb/MMscf$	Catalytic Oxidizer and Thermal Oxidizer	99.9% destruction efficiency or 0.25 ppm outlet concentration	3 MMBtu/hr each 43.47 MMBtu/hr each 8,760 hr/yr
121 122	AP-42 Tables 3.3-1 and 3.3-2	lb/hp-hr PM/PM ₁₀ –2.2E- 03 NOX–3.1E-02 CO–6.68E-03 VOC–2.47E-03 SO ₂ –2.05E-03	None	N/A	218 HP (1.6 MMBtu/hr) 500 hr/yr
124 126	Mfg Specs AP-42 Table 3.4-1	$\frac{g/kW-hr}{PM/PM_{10} = 0.03}$ $NOx = 12.0$ $CO = 0.6$	N/A	N/A	2,218 HP 500 hr/yr

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SN	Emission Factor Source (AP-42, testing, etc.)	Emission Factor (lb/ton, lb/hr, etc.)	Control Equipment	Control Equipment Efficiency	Comments
		VOC = 0.03 $SO_2 = 1.21E-5$ lb/hp-hr			
125	AP-42 Table1.4- 1,2,3,4 Mfg Specs AP-42 Tables 1.3-1, -2, -3, -8, -9, - 10	$\frac{lb/MMscf}{PM = 1.9} \\ PM_{10} = 7.6 \\ VOC = 5.5 \\ SO_2 = 0.6 \\ NO_x = 70 \\ CO = 18.7 \\ lb/Mgal (Fuel Oil) \\ PM = 2 \\ PM_{10} = 1.3 \\ NO_x = 20 \\ CO = 5 \\ VOC = 0.252 \\ SO_2 = 71 \\ Formaldehyde = 6.10E-02$	N/A	N/A	29 MMBtu/hr Nat Gas and Fuel oil SO ₂ factor = 142s s=0.5% sulfur
116 and 117 with LESNI and Dry Beds	Vendor Supplied NOx AP-42 others	3 ppm NOx AP-42 Tables 1.4-1, 1.4-2, 1.4-3, and 1.4-4.	N/A	N/A	

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16. TESTING REQUIREMENTS:

The permit requires testing of the following sources.

SN	Pollutants	Test Method	Test Interval	Justification
101	СО	EPA Reference Method 10	Initial	Verify Limits
101, 116, 117	Ethylene Oxide	320	Initial/Annual	Rule 18.1002 Rule 19.702 and Subpart O
101, 116, 117	Formaldehyde	EPA Reference Method 320 and 323	Initial	Verify Limits

17. MONITORING OR CEMS:

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

SN	Parameter or Pollutant to be Monitored	Method (CEM, Pressure Gauge, etc.)	Frequency	Report (Y/N)
	LESNI Minimum Catalyst Bed Inlet Temperature– 302 °F	Device to continuously measure and record temperature	Continuously while operating Accuracy verified twice per calendar year	N
101	EtO	CEMS with StarBoost TM FTIR (Fourier ransformed Infrared) monitoring system	Continuous	N
	Pressure Differential Across Enclosure	Pressure Gauge	Daily	N
	Catalyst Bed Outlet SN-116 – 360 °F SN-117 – 350 °F	Temperature monitor	Continuously Accuracy verified twice per calendar year	N
116, 117	TO Minimum Combustion Zone Outlet Temperature – SN-116 – 1,250 °F SN-117 – 1,300 °F	Device to continuously measure and record temperature	Continuously while operating Accuracy verified twice per calendar year	N
	EtO	CEMS with StarBoost TM FTIR (Fourier	Continuous	N

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SN	Parameter or Pollutant to be Monitored	Method (CEM, Pressure Gauge, etc.)	Frequency	Report (Y/N)
		Transformed Infrared) monitoring system		
	Pressure Differential Across Enclosure	Pressure Gauge	Daily	N
116 117 with LESNI	LESNI Minimum Catalyst Bed Inlet Temperature– 302 °F	Device to continuously measure and record temperature	Continuously while operating Accuracy verified twice per calendar year	N
	Dry Bed Pressure	Pressure Gauge	Daily	N

18. RECORDKEEPING REQUIREMENTS:

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

SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
Facility	Ethylene Oxide usage	600,000 lb/yr	monthly	N
racinty	Annual NO _X and CO emissions	97 tpy (each)	monthly	N
18	Fuel Oil (No.2 & ULSD combined) usage	127,700 gal/rolling twelve-month period	monthly	N

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SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
97	VOC & HAP usage Updated SDSs	VOC 6.85 lb/hr, 30 tpy HAP Individual – 9.50 tpy Total – 22.00 tpy	Monthly	N
101	Temperature of LESNI Catalyst Bed Inlet Temperature	≥ 302°F	Continuously while operating	N
	Enclosure Pressure Differential	-0.007 in H ₂ O	Once each day	N
112	Hours & Reason for Operation	Total: 500 hr/yr Maintenance Checks and testing: 100 hr/yr Non-emergency situations: 50 hr/yr (included in 100 hr/yr limit) Peak shaving/income generation not allowed	As operated	N
	Purchased fuel specifications	requirements of 40 CFR 80.510 for nonroad diesel fuel	As Purchased	N
	Manufacturer's emission-related specifications and engine certification	N/A	N/A	N

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SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
	Maintenance and Repair	As per manufacturer instructions	N/A	N
	Maintenance Plan & Testing Results	N/A	N/A	Y
	Bed outlet temperature TO outlet temperature	SN-116 Cat Ox 360°F SN-117 Cat Ox 350°F SN-116 TO 1,250°F SN-116 TO 1,300°F Continuously while operating		N
116, 117	Maintenance and Repair	As per manufacturer instructions	N/A	N
	Enclosure Pressure Differential	-0.007 in H ₂ O	Once each day	N
	Temperature of LESNI Catalyst Bed Inlet Temperature	≥ 302°F	Continuously while operating	N
	Dry Bed Maintenance and pressure drop	Manufacture Spec	Daily/as needed	N
121 and 122	Hours of operation	Total: 500 hr/yr	As Necessary	N
	ZZZZ Records	Various	N/A N/A Cat PF Cat PF Cat PF Cat PF Continuously While operating PF TO PF TO OF TO OF TO OF As Necessary Tr/yr Cee Ind Intr/yr Cat Of Continuously While operating As Necessary Tr/yr Cat Of Continuously While operating As Necessary Tr/yr Cat Of Cat Of Continuously While operating As Necessary Tr/yr Cat Of Continuously While operating	N
124 126	Hours & Reason for Operation	Total: 500 hr/yr Maintenance Checks and testing: 100 hr/yr Non-emergency situations: 50 hr/yr (included in 100 hr/yr limit) Peak	As operated	N

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SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
		shaving/income generation not allowed		
	Purchased fuel specifications	requirements of 40 CFR 80.510 for nonroad diesel fuel	As Purchased	N
	Manufacturer's emission-related specifications and engine certification	N/A	N/A	N
	Maintenance and Repair	As per manufacturer instructions	N/A	N
	Maintenance Plan & Testing Results	N/A	N/A	Y
125	Fuel Oil (No.2 & ULSD combined) usage	178,800 gal/rolling twelve-month period	monthly	N

19. OPACITY:

SN	Opacity	Justification for limit	Compliance Mechanism
18, 101, 116, 117, 125	5% (Natural Gas)	§18.501	Opacity Reading
18, 112, 121, 122, 124, 125, 126	20% (Fuel Oil)	§19.503	Opacity Reading

20. DELETED CONDITIONS:

Former SC	Justification for removal
10	SN-17 Temp was removed

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21. GROUP A INSIGNIFICANT ACTIVITIES:

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

				Emissio	ons (tpy	7)		
Source Name	Group A Category	PM/PM ₁₀	SO_2	VOC	СО	NO _x	HA	APs
	Category	1 101/1 10110	302	VOC		NOx	Single	Total
NG Hot Water								3.23E-
Heater (2) (0.2	A-1	0.01	0.01	0.01	0.14	0.17		03
BTU/hr each)								
Aeration Process	A-1	2.8	0.02	0.15	2.35	2.05		5.29E-
Heaters Total	A-1	2.81	0.03	0.16	2.49	2.22		0.06
500 gal Diesel	A-1	2.01	0.03	0.10	2.49	2.22		0.00
Fuel tank for	A-3			0.01				
Emergency Engine	11 3			0.01				
570 gal Diesel								
Fuel tank								
(Mfg. After July 1,								
2008)	A-3			0.01				
(New Area Source								
MACT does not								
apply)								
300 gal Diesel								
Fuel tank								
(Mfg. After July 1, 2008)	A-3			0.01				
(New Area Source	A-3			0.01				
MACT does not								
apply)								
DEHP Tanks (5)–	A-3			0.05				
2000 gal each	A-3			0.03				
Epoxidized Oil								
Tanks (6) – 6000	A-3			0.06				
gal each								
Epoxidized Oil	A 2			0.06				
Tanks (6) – 2000	A-3			0.06				
gal each Epoxidized Oil								
Tank – 1500 gal	A-3			0.01				
Epoxidized Oil								
Tanks – 2750 gal	A-3			0.01				
Lab Vent Hoods	۸.5			0.01				0.01
(9)	A-5			0.01				0.01

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	Cassa A	Emissions (tpy)							
Source Name	Group A	-	SO_2	VOC	СО	NOx	HAPs		
	Category	FIVI/FIVII0	302	VOC			Single	Total	
DEHP Tanks (3)–	A-13			0.02			0.02	0.02	
20,000 gal each	A-13			0.02			0.02	0.02	
Fuel Oil Tanks (3)	A-13			0.02					
- 15,000 gal each	A-13			0.02					
Cooling Towers	A-13	1.76							
(9)	A-13	1.70							
Jet Cleaners (3)	A-13			0.01			0.01	0.01	
Plastics Operations	A-13	1.28		0.71					
Storage Silos (29)	A-13	0.02							
Regrind	A-13	A 12 0.01	0.01						·
Operations		0.01							
Sum for A-13	A-13	3.06		0.76			0.03	0.03	

22. VOIDED, SUPERSEDED, OR SUBSUMED PERMITS:

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

Permit #
0544-AR-19



	Fee C	Calculation	for Minor	Source		
						Revised 03-11-16
Facility Name: Baxter Healthcare Corporation - Mountain Home						
Permit Number: 0544-AR-20						
AFIN: 03-00002						
					Old Permit	New Permit
\$/ton factor	27.27			ominant Air Contaminant	97	90.8
Minimum Fee \$	400		Net Predomir	nant Air Contaminant Increase	-6.2	
Minimum Initial Fee \$	500					
			Permit Fee \$		400	
Check if Administrative Amendment			Annual Chargeable Emissions (tpy)		90.8	
Pollutant (tpy)	Old Permit	New Permit	Change			
PM	4.8	4.6	-0.2			
PM_{10}	6.2	5.7	-0.5			
PM _{2.5}	0	0	0			
SO ₂	15.3	12.3	-3			
VOC	35.4	35	-0.4			
CO	97	92	-5			
NOx	97	90.8	-6.2			
Ethylene Oxide	0.76	0.76	0			
Formaldehyde	0.19	0.18	-0.01			
Single HAP	9.5	9.5	0			
Total HAPs	24.28	24.16	-0.12			