STATEMENT OF BASIS

For the issuance of Draft Air Permit # 0573-AOP-R18 AFIN: 70-00040

1. PERMITTING AUTHORITY:

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

2. APPLICANT:

El Dorado Chemical Company 4500 North West Avenue El Dorado, Arkansas 71730

3. PERMIT WRITER:

Shawn Hutchings

4. NAICS DESCRIPTION AND CODE:

NAICS Description:Nitrogenous Fertilizer ManufacturingNAICS Code:325311

5. SUBMITTALS:

| Date of Application | Type of Application (New, Renewal, Modification, Deminimis/Minor Mod, or | Short Description of Any Changes That Would Be Considered New or Modified Emissions | |
|---------------------|--|---|--|
| | Administrative Amendment) | | |
| 6/28/2016 | Administrative Amendment | Insignificant Activities Only | |

6. **REVIEWER'S NOTES:**

El Dorado Chemical Company (EDCC) owns and operates a chemical manufacturing facility located at 4500 North West Avenue in El Dorado, Arkansas. This permit is an administrative amendment to add an E2 Prill Warehouse as a Category A-13 insignificant activity.

7. COMPLIANCE STATUS:

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

The facility has a CAO in routing for failed stack tests.

8. PSD APPLICABILITY:

a) Did the facility undergo PSD review in this permit (i.e., BACT, Modeling, etc.)? N

Y

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

If yes, explain why this permit modification is not PSD. This modification was an Administrative Amendment for addition of an insignificant activity.

9. SOURCE AND POLLUTANT SPECIFIC REGULATORY APPLICABILITY:

| Source | Pollutant | Regulation (NSPS, NESHAP or PSD) | |
|---|--|-------------------------------------|--|
| SN-41 | PM_{10} | PSD | |
| SN-49, SN-53, SN-54, SN-56, SN-57, & SN-61 | SO ₂ VOC CO NO _x GHG Opacity | PSD | |
| SN-50 | VOC CO GHG | PSD | |
| SN-51 | VOC CO GHG | PSD | |
| SN-59 | NO _x GHG Opacity | PSD | |
| SN-61 | NO _x | 40 CFR Part 60, Subpart Db | |
| SN-13 | NO _x | 40 CFR Part 60, Subpart G | |
| SN-59 | NO _x | 40 CFR Part 60, Subpart Ga | |
| SN-07 | SO ₂ and sulfuric acid mist | 40 CFR Part 60, Subpart H | |
| SN-65 and 66 | There are no specific emission limits or pollutants identified, but the rules generally regulate HAPs | 40 CFR Part 63, Subpart ZZZZ | |
| SN-48, SN49, SN-54, & SN- 61 | | 40 CFR Part 63, Subpart DDDDD | |

| Source | Pollutant | Regulation (NSPS, NESHAP or PSD) |
|--------|--------------------|-------------------------------------|
| SN-25 | | 40 CFR Part 63, Subpart CCCCCC |
| SN-65 | CO, PM, NMHC + NOx | 40 CFR Part 60, Subpart IIII |
| SN-66 | CO, VOC, NOx | 40 CFR Part 60, Subpart JJJJ |

10. EMISSION CHANGES AND FEE CALCULATION:

See emission change and fee calculation spreadsheet in Appendix A.

11. AMBIENT AIR EVALUATIONS:

a) The results of dispersion modeling are summarized below. PSD modeling is performed in two stages: the significance analysis and the full impact analysis. The significance analysis considers the net emissions change associated with PSD affected emissions units to determine if the increased emissions will have a significant impact upon the surrounding area. If the results of the significance analysis are below the corresponding Modeling Significance Levels, the full impact analysis is not required. EDCC modeled the impacts from the changes requested in this permit and added them to previous modeling. A summary of the results of the significance analysis is in the table below. Based upon these results a full impact analysis for CO is not required.

| Pollutant | Averaging Period | Modeled Concentration (μg/m ³) | Significance Level (µg/m3) |
|-----------|------------------|--|-------------------------------|
| CO | 1 – hour | 1029 | 2,000 |
| | 8 – hour | 335 | 500 |

Ambient air evaluations for pollutants other than CO are reserved.

b) Non-Criteria Pollutants:

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

1st Tier Screening (PAER)

Estimated hourly emissions from the following sources were compared to the Presumptively Acceptable Emission Rate (PAER) for each compound. The Department has deemed the PAER to be the product, in lb/hr, of 0.11 and the Threshold Limit Value (mg/m^3) , as listed by the American Conference of Governmental Industrial Hygienists (ACGIH). Only HNO₃ and H₂SO₄ increased over previous screened emission rates.

| Pollutant | TLV (mg/m ³) | $\begin{array}{l} \text{PAER (lb/hr)} = \\ 0.11 \times \text{TLV} \end{array}$ | Proposed lb/hr | Pass? |
|--------------------------------|-----------------------------|--|----------------|-------|
| HNO ₃ | 5.15 | 0.56 | 4.1 | No |
| H ₂ SO ₄ | 0.2 | 0.022 | 2.97 | No |

2nd Tier Screening (PAIL)

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

| Pollutant | PAIL $(\mu g/m^3) = 1/100$ of Threshold Limit Value | Modeled Concentration $(\mu g/m^3)$ | Pass? |
|------------------|--|-------------------------------------|-------|
| HNO ₃ | 51.5 | 36 | Yes |
| H_2SO_4 | 2.0 | 0.61 | Yes |

12. CALCULATIONS:

| 12. | CALCULATIONS. | | | | |
|-----|------------------------|---------------------------|---------------|------------|-----------------|
| SN | Emission Factor | Emission | Control | Control | Comments |
| | Source | Factor | Equipment | Equipment | |
| | | | | Efficiency | |
| 05A | Vendor | $PM_{10} - 0.085$ | Brinks | - | - |
| and | Specification | mg/acf | Scrubber | | |
| В | Engineering | 0.8 lb/hr NH ₃ | Brinks | 99.5% | - |
| | Estimate | | Scrubber | | |
| 07 | NSPS limit | $SO_2 - 92.0$ | Brinks Mist | - | Remain the |
| | | lb/hr | Eliminator | | previous |
| | | | | | permitted limit |
| | Testing | $H_2SO_4 -$ | Brinks Mist | - | - |
| | | 0.123 lb/ton | Eliminator | | |
| 08 | Testing | NO _X - 52.2 | Refrigeration | -98.5% | |
| | | lb/hr | SCR | | |
| | | Ammonia – | | | |
| | | 40.0 lb/hr | | | |
| 09 | Testing | NO _X - 52.2 | Refrigeration | -98.5% | - |
| | | lb/hr | SCR | | |
| | | Ammonia – | | | |
| | | 40.0 lb/hr | | | |
| | | | | | |

| 10 | AP-42 | NO _X - 10.0 lb/ton | best operation | - | - |
|----|---|---|-------------------------|---|--|
| | Highest lb/hr from Stack Test results of 2001- 2004 | $HNO_{3} - 0.389$ x 1.25 x 40/8.5 = 2.3 lb/hr +1.1 lb/hr from car barn NO _X - 3.3 x 1.25 x 40/8.5 = 19.5 lb/hr | - | _ | Maximum nitric acid production rate is 8.5 tons/hr, and maximum nitric acid blend production is 40 tons/hr. Stack test + 25% safety factor. |
| 13 | NSPS | 3.0 lb/ton of acid | refrigerated absorption | - | - |
| 18 | Process Knowledge | $\frac{PM_{10}-0.033}{lb/ton}$ | Baghouse | - | - |
| 19 | $\begin{array}{l} PM-50,556\\ scfm \ x \ 011677\\ lb/mmft^3 \ x \ 60\\ min/hr \ x \ 1.2\\ \\ NH_3-50,556\\ scfm \ x \ 25 \ ppm \ x\\ 17.1 \ lb/lb-mol \ x\\ lb-mol/385.2 \ ft^3\\ 60min/hr \ x \ 1.2 \end{array}$ | _ | - | - | |
| 25 | TANKS 4.0.9 | VOC | none | - | - |
| 26 | TANKS 4.0.9 | NH ₃ | none | _ | - |
| 27 | Testing | PM 4.8E-7 lb/ton | none | - | - |
| 28 | Testing | PM 4.8E-7 lb/ton | none | - | - |
| 30 | AP-42 Section 5.2 | $\begin{array}{c} H_2SO_4-\\ 0.0034\\ lb/1000\\ gallons \end{array}$ | none | - | - |
| 31 | SOCMI | NH ₃ – 0.5 lb/hr | none | - | - |
| 32 | SOCMI | NH ₃ – 1.6 lb/hr | none | - | - |

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| 33 | Process Knowledge | NO _X – 0.1 lb/hr | none | - | - |
|-----|--|--|-------------------------------|--|---|
| | Process Knowledge | HNO ₃ – 0.1 lb/hr | none | - | - |
| 34 | Process Knowledge | PM ₁₀ – 0.7 lb/ton x 1.46 ton/hr | none | - | - |
| 35A | Testing | $\frac{PM_{10}-0.1}{lb/hr}$ | baghouse | 99% | - |
| 35B | AP-42 | PM 19.7 lb/hr | none | | |
| 38 | $EF_{PM} = Total$ liquid drift (lb/1000 gal) x TDS Fraction (ppm) = 0.0834 lb/1000 gal x 1,560 ppm PM10 = EF_{PM} x flowrate = 9,000 gpm x EF_{PM} | | | _ | |
| 40 | TANKS Program | NH ₃ – 0.22lb/hr | | | - |
| 41 | Stack testing | $\begin{array}{c} NH_3-10.0\\ lb/hr\\ PM/PM10-4\\ lb/hr \end{array}$ | Chemical steam scrubber | - | 24-hr BACT limit is 13.8 lb/hr 30-day rolling BACT limit is 3.4 lb/hr |
| 44 | Mass Balance for sulfur oxides and sulfuric acid. Stack test from similar plant plus a safety factor of 25%. | Scrubber | - | _ | |
| 46 | 0.00013 lb/1000 gal | - | - | 0.001% is design drift loss percent provided by manufacturer. | |
| 13 | NSPS | NO ₂ (3-hr): 3.0 lb/ton | SCR | 95% | After installation of SCR and Tail gas preheater |
| | EPA/DOJ | NO ₂ (3-hr): | | | |

| | Vendor Info | 1.0 lb/ton (excluding SSM) NO ₂ (rolling 365-days): 0.6 lb/ton NH ₃ : | | | |
|-----------|---------------|---|----------|----------|--|
| 65 | AP-42 or NSPS | 20 ppm | | | |
| 65 and | AP-42 of NSPS | varied | none | | |
| 66 | | | | | |
| 67 | AP-42 | 0.02 lb/ton | None | | |
| 14 | Vendor | 0.085 mg/acf | Scrubber | 99.5 for | |
| and | Specification | PM | | ammonia | |
| 21 | | | | | |

13. TESTING REQUIREMENTS:

The permit requires testing of the following sources.

| SN | Pollutants | Test Method | Test Interval | Justification |
|-----------|--|---------------------------|---|---|
| 10 | NOx | 7E | Every five years | Necessary for efficiency check on Venturi & Packed Tower Scrubber |
| 10 | HNO ₃ | Approved method | Every five years | Necessary for efficiency check on Venturi & Packed Tower Scrubber |
| 07 | SO_2 | 6C | Initial performance test | NSPS Requirement |
| 05A and B | PM_{10} | Approved method | Initial and alternating annually. | Necessary to prove that PSD has not been triggered. |
| 14, & 21 | PM, PM ₁₀ , PM _{2.5} | Method 5 or 201A, and 202 | Annually until 2 consecutive passes, then once every 5 years | Necessary to prove that PSD has not been triggered. |

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| SN | Pollutants | Test Method | Test Interval | Justification |
|---------|---|---|---|---|
| 21 | $ m NH_3$ | Approved method | Annually until 3 consecutive passes, then once every 3 years | Necessary to prove adherence to the non- criteria pollutant strategy. |
| 44 | $SO_3 NO_x H_2SO_4 HNO_3$ | Approved method | Every five years | Necessary to prove adherence to the non- criteria pollutant strategy. |
| 08 & 09 | NH ₃ | CTM-027 or equivalent | Every five years | Verify emissions |
| 59 | $ m NH_3$ | CTM-027 or equivalent | Annually until 2 consecutive passes, then once every 5 years | Necessary to prove adherence to the non- criteria pollutant strategy. |
| 49 | $\begin{array}{c} PM\\ PM_{10}\\ PM_{2.5}\\ SO_2\\ VOC\\ CH_4\\ CO\\ CO_2\\ N_2O\\ \end{array}$ | Method 5 & 202 Method 201A & Method 202 Method 6C Method 25A Method 18 Method 10 Method 3A Method 320, ASTM D6348- 03 or other approved method | Annually until 2 consecutive passes, then once every 5 years | Verify emissions |
| 50 | VOC CO ₂ | 25A 3A | One Time Test | Verify emissions |
| 50 | Methanol | 18 or 25A | Annually until 2 consecutive passes, then once every 5 years | Verify emissions |

| SN | Pollutants | Test Method | Test Interval | Justification |
|----|--|--|---|---|
| 51 | VOC Pre and Post Control CO NH ₃ | 25A 10 320 | One Time Test | Verify emissions |
| 51 | Methanol CO ₂ | 18 or 25A 3A | Annually until 2 consecutive passes, then once every 5 years | Verify emissions |
| 61 | PM PM ₁₀ PM _{2.5} SO ₂ VOC CO NO _x | Method 5 & 202 Method 201A & Method 202 6C 25A 10 7E | Annually until 2 consecutive passes, then once every 5 years | Verify emissions |
| 13 | NH3 | CTM-027 or equivalent | Annually until 2 consecutive passes, then once every 5 years | Necessary to prove adherence to the non- criteria pollutant strategy. |

14. 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) |
|-----------------|--|--|--------------|-----------------|
| 13 | NO _x | CEM | Continuously | Y |
| 07 | SO ₂ emission rate | CEM | Continuously | Y |
| 08 & 09 | NO _x | CEM | Continuously | Y |
| 41 and 63 | Ammonia and particulate emission rates | Daily sampling consisting of two 12-hour composite sample | Continuously | Y |
| 59 | NO _x | CEM | Continuously | Y |
| 49 | NO _x | CEM | Continuously | Y |

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15. 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) |
|----------------|---|--|---|--------------|
| 08 & 09 | weak nitric acid production | 304,775 tons/12 months | Monthly | Y |
| 13 | weak nitric acid production | 140,000 tons/12 months | Monthly | Y |
| 38, 46, 52, 60 | Total Dissolve solid | 1,560 ppm | Weekly | Ν |
| 59 | weak nitric acid production | 461,725 tons/12 months | Monthly | Y |
| 47 | strong nitric acid production | 5.2 tons per hour | Hourly | Y |
| 47 | strong nitric acid production | 45,625 tons/12 months | Monthly | Y |
| 10 | Scrubber parameter | hydrogen peroxide concentration | Daily | Ν |
| 07 | Sulfuric acid production | 200,750 ton/12 months | Monthly | Y |
| | Sulfuric acid production | 550 tons of 100% sulfuric acid per day | Daily | Y |
| | Sulfuric acid emission limit | 4.0 lb of SO ₂ per ton of acid production, expressed as 100% H ₂ SO ₄ , and based on a 3- hr average. | Continuously and averaged every 3-hours | Ν |
| | Annual SO ₂ Emissions (tpy on a calendar basis) | N/A | Annually | N |
| 30 | Sulfuric acid shipped | 200,750 tons/12 months | Monthly | Y |
| All E2 Plant | Production | 525,600 tons/12 months | Monthly | Y |
| 05A and B | Scrubber liquid flow rate for each | 225 gal/min (minimum) | Daily | N |

| SN | Recorded Item | Permit Limit | Frequency | Report (Y/N) |
|--------------|---|---|--|--------------|
| | scrubber Gas pressure drop across unit Scrubber liquid pH | 2.5 in. H_2O (minimum) | | |
| | | 0.5 – 6.0 24-hour Average | | V |
| 41 | BACT Limit PM | 0.223 lb/ton 30-day Average 0.054 lb/ton | Daily Monthly | Y Y |
| All KT plant | Production | 394,200 tons/12 months | Monthly | Y |
| 14 | Scrubber liquid flow rate Gas Pressure Drop Across Unit pH Exhaust Flow Rate | $\begin{array}{c} 225 \ \text{gal/min} \\ (\text{minimum}) \end{array}$ $\begin{array}{c} 2.5 \ \text{in} \ \text{H}_2\text{O} \\ (\text{minimum}) \end{array}$ $\begin{array}{c} 0.5 - 6.0 \\ 131,452 \ \text{acfm} \\ (\text{maximum}) \end{array}$ | (minimum) 2.5 in H_2O (minimum) Daily 0.5 - 6.0 131,452 acfm | |
| 18 | Baghouse Pressure Drop | 0.5 – 8.0 in H ₂ O | Daily | Ν |
| 21 | Scrubber liquid flow rate Gas Pressure Drop Across Unit pH Exhaust Flow Rate | 225 gal/min (minimum) 2.5 in H_2O (minimum) 0.5 – 6.0 131,452 acfm (maximum) | Daily | N |
| | | 24-hour Average 0.223 lb/ton | Daily | Y |
| 63 | PM emissions 30-day Ave | | Monthly | Y |
| | AN Production | 547,500 tons/12 months | Monthly | Y |
| 49 | NH ₃ production | 565,750 tons/12 months | Monthly | Y |

| SN | Recorded Item | Permit Limit | Frequency | Report (Y/N) |
|------------|--|--|-------------|--------------|
| | Natural gas usage | 7,076.7 MMscf per 12 months | Monthly | Y |
| | Natural gas usage | 9.0 MMscf per 12 months | Monthly | Y |
| 53 | Hours of operation | No more than 3 hours during any 24-hour period unless HRU outage | Daily | Y |
| 51 | Scrubber parameters | 30 gpm 2 in H ₂ O | Daily | N |
| 56 | Natural gas usage | 8.2 MMscf per 12 months | Monthly | Y |
| 57 | Natural gas usage | 1.5 MMscf per 12 months | Monthly | Y |
| 54 | Natural gas usage | 18.63 MMscf per 12 months | Monthly | Y |
| 54, 56, 57 | Flare maintenance | No limit | As required | Y |
| 44 | Amount of Oleum offload into the storage tank Percent strength of the Oleum Amount of mixed acid produced. | 394,000 tons 30% 219,000 tons | Monthly | Ν |
| 44 | Scrubber liquid flow rate for each scrubber Gas pressure drop across unit Scrubber liquid pH | 5.0 gal/min (minimum) 10 – 35 in. H ₂ O 0.5 – 7.5 | Daily | N |
| 61 | Natural gas usage | 618.35 MMscf per 12 months | Monthly | Y |
| 25 | usage of gasoline | 40,000 gallons/12 months | Monthly | Y |
| 29 | Nitric Acid Shipped | 250,000 tons/12 months | Monthly | Y |
| 40 | AN Loading | 65,000,000 | Monthly | Y |

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| SN | Recorded Item | Permit Limit | Frequency | Report (Y/N) |
|-----------|-----------------------|--|-----------|--------------|
| | tonnage | tons/12 months | | |
| 58 | Ammonia Loading | 226,300 tons/12 months | Monthly | Y |
| 65 and 66 | Hours of operation | 100 hours per calendar year | Monthly | Y |
| 65 and 66 | Engine maintenance | Change oil and filter every 500 hours of operation, or annually, whichever comes first; Inspect air cleaner every 1,000 hours of operation or annually, whichever comes first; and Inspect all hoses and belts every 500 hours of operation or annually, whichever comes first, and replace as necessary. | As needed | Ν |
| 67 | Prills Unloaded | 36,500 tons per 12 months | Monthly | Y |

16. OPACITY:

| SN | Opacity | Justification for limit | Compliance Mechanism |
|------------|---------|--|---------------------------|
| 08 & 09 | 10% | Compliance assurance for SCR operation | Daily Observation |
| 07 & 13 | 10% | NSPS limit | Daily Observation |
| 54, 61 | 5% | Department Guidance | Natural Gas Combustion |
| 49, 59 | 0% | BACT limit | Daily Observation |
| 53, 56, 57 | 0% | BACT limit | Natural Gas |

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| SN | Opacity | Justification for limit | Compliance Mechanism |
|-------------------------------|---------|-------------------------|-------------------------|
| | | | Combustion |
| 05A and B, 18, 35A, 47, 63 | 5% | Department Guidance | Weekly Observation |
| 52, 60 | 5% | Department Guidance | Weekly TDS |
| 21, 27, 28 | 10% | Department Guidance | Daily Observation |
| 14, 19 | 15% | Department Guidance | Daily Observation |
| 34, 44 | 20% | Previous permit | Daily Observation |
| 10, 38, 46 | 20% | Department Guidance | Weekly TDS |
| 35B & 67 | 20% | Department Guidance | - |
| 65 | 20% | Department Guidance | Annual Observation |
| 66 | 5% | Department Guidance | Annual Observation |

17. DELETED CONDITIONS:

| Former SC | Justification for removal |
|-----------|--|
| | The previous permit had pre and post expansion project operating scenarios. The renewal application presented the facility post project only. The pre-expansion conditions were no longer needed and removed. Also conditions related to removed sources were deleted. |

18. GROUP A INSIGNIFICANT ACTIVITIES:

| | Group A | | | | Emis | sions | (tpy) | | | |
|-------------------|----------|--|-----------------|-------|------|-----------------|--------|-----------------|--------|-------|
| Source Name | Category | PM/PM ₁₀ | SO ₂ | VOC | СО | NO _x | H_2S | NH ₃ | HA | APs |
| | 0, | $\mathbf{r} \mathbf{w} \mathbf{r} / \mathbf{r} \mathbf{w} \mathbf{r}_{10}$ | 30_2 | voc | 0 | NO _x | 1125 | 11113 | Single | Total |
| Molten Sulfur | | | | | | | | | | |
| Storage Tank | B-21 | | | | | | | | 0.001 | 0.001 |
| (formerly SN-23) | | | | | | | | | | |
| Diesel Storage | | | | | | | | | | |
| Tank (500 Gallon) | A-3 | | | 0.001 | | | | | 0.002 | 0.002 |
| (formerly SN-24) | | | | | | | | | | |
| Diesel Storage | | | | | | | | | | |
| Tank (2,000 | A 2 | | | 0.002 | | | | | 0.002 | 0.002 |
| Gallon) (formerly | A-3 | | | 0.002 | | | | | 0.003 | 0.003 |
| SN-45) | | | | | | | | | | |
| Total | A-3 | | | 0.003 | | | | | | |

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| 2 x Ammonia Flares | A-13 | 0.01 | 0.01 | 0.01 | 0.01 | 0.01 | 0.01 | 0.01 | 0.01 | 0.01 |
|--|------|-------|------|------|------|------|------|------|------|------|
| Sulfur Unloading/Storag e | A-13 | | | | | | 0.13 | | | |
| Ammonia Offloading | A-13 | | | | | | | 0.44 | | |
| Tier 2 Warehouse | A-13 | 0.02 | | | | | | | | |
| Natural Gas Pipeline Knockout Pot | A-13 | | | 0.14 | | | | | | |
| Portable Cooling Tower | A-13 | 0.043 | | | | | | | | |
| E2 Prill Warehouse | A-13 | 1.03 | | | | | | | | |
| Total | A-13 | 5.49 | 0.01 | 0.15 | 0.01 | 0.01 | 0.13 | 0.54 | 0.01 | 0.01 |
| Sulfuric Acid Solution Storage Tanks | B-21 | | | | | | | | | |

19. VOIDED, SUPERSEDED, OR SUBSUMED PERMITS:

List all active permits voided/superseded/subsumed by the issuance of this permit.

| Permit # | |
|--------------|--|
| 0573-AOP-R17 | |

APPENDIX A – EMISSION CHANGES AND FEE CALCULATION

Fee Calculation for Major Source

El Dorado Chemical Company Permit #: 0573-AOP-R18 AFIN: 70-00040

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

HAPs not included in VOC or PM:

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

Air Contaminants:

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

Revised 03-11-16

1901.14

| Pollutant (tpy) | Check if Chargeable Emission | Old Permit | New Permit | | Permit Fee Chargeable Emissions | Annual Chargeable Emissions |
|-------------------|------------------------------------|------------|------------|---|---------------------------------------|-----------------------------------|
| РМ | | 114.7 | 114.7 | 0 | 0 | 114.7 |
| PM ₁₀ | | 94.3 | 94.3 | 0 | | |
| PM _{2.5} | | 89.8 | 89.8 | 0 | | |
| SO ₂ | | 402.9 | 402.9 | 0 | 0 | 402.9 |
| VOC | | 37.3 | 37.3 | 0 | 0 | 37.3 |
| со | | 130.1 | 130.1 | 0 | | |
| NO _X | | 708 | 708 | 0 | 0 | 708 |
| CO2e | | 1,207,090 | 1,207,090 | 0 | | |

| Pollutant (tpy) | Check if Chargeable Emission | Old Permit | New Permit | Change in Emissions | Permit Fee Chargeable Emissions | |
|-----------------|------------------------------------|------------|------------|---------------------|---------------------------------------|-------|
| Lead | | 0.06 | 0.06 | 0 | | |
| Arsenic* | | 0.06 | 0.06 | 0 | | |
| Cadmium* | | 0.06 | 0.06 | 0 | | |
| Formaldehyde* | | 0.39 | 0.39 | 0 | | |
| Hexane* | | 8.28 | 8.28 | 0 | | |
| Mercury | | 0.06 | 0.06 | 0 | 0 | 0.06 |
| Methanol* | | 28.21 | 28.21 | 0 | | |
| NH3** | | 613.6 | 613.6 | 0 | 0 | 613.6 |
| H2SO4** | • | 12.63 | 12.63 | 0 | 0 | 12.63 |
| HNO3** | • | 11.95 | 11.95 | 0 | 0 | 11.95 |
| | | 0 | 0 | 0 | | |
| | | 0 | 0 | 0 | | |
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| Pollutant (tpy) | Check if Chargeable Emission | Old Permit | New Permit | Change in Emissions | Permit Fee Chargeable Emissions | Annual Chargeable Emissions |
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| Pollutant (tpy) | Check if Chargeable Emission | Old Permit | New Permit | Change in Emissions | Permit Fee Chargeable Emissions | Annual Chargeable Emissions |
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| Pollutant (tpy) | Check if Chargeable Emission | Old Permit | New Permit | Change in Emissions | Permit Fee Chargeable Emissions | Annual Chargeable Emissions |
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| Pollutant (tpy) | Check if Chargeable Emission | Old Permit | New Permit | Change in Emissions | Permit Fee Chargeable Emissions | Annual Chargeable Emissions |
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| Pollutant (tpy) | Check if Chargeable Emission | Old Permit | New Permit | Change in Emissions | Permit Fee Chargeable Emissions | Annual Chargeable Emissions |
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