STATEMENT OF BASIS

For the issuance of Air Permit # 1272-AOP-R0 AFIN: 43-00024

1. PERMITTING AUTHORITY:

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

2. APPLICANT:

Ammunition Operations, LLC (Lonoke) 2592 Arkansas Highway 15 North Lonoke, Arkansas 72086

3. PERMIT WRITER:

Sarah Neoh

4. NAICS DESCRIPTION AND CODE:

NAICS Description: Ammunition (except Small Arms) Manufacturing

NAICS Code: 332993

5. ALL SUBMITTALS:

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

Date of Application	Type of Application (New, Renewal, Modification, Deminimis/Minor Mod, or Administrative Amendment)	Short Description of Any Changes That Would Be Considered New or Modified Emissions
3/17/2022	New	 Confer an initial Title V Air Permit. The previous permit for the facility (Permit #: 1272-AR-13) was issued as a Minor Source. Modify the permit to include the applicable NESHAP EEE subpart requirements for sources Cartridge Melting Pots (SN-02A/B), Rotary Furnace and Baghouse (SN-31). Route emissions from SN-02A/B and SN-31.

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 Add Chlorine and HCl/Cl- HAP emissions to SN-02A/B and SN-31
 Remove SN-03 (Dip Lube Dryer Exhaust) and SN-04 (Dip Lube Tank Exhaust) following removal from facility
 Move SN-53 (Boiler) to Insignificant Activities List Add sources SN-64 A/B (Vehicle Fueling Tanks)

6. REVIEWER'S NOTES:

Ammunition Operations, LLC manufactures centerfire and rimfire cartridges, shotshells and primers. This permitting action is necessary to:

- Confer an initial Title V Air Permit. The previous permit for the facility (Permit #: 1272-AR-13) was issued as a Minor Source.
- Modify the permit to include the applicable NESHAP EEE subpart requirements for sources Cartridge Melting Pots (SN-02A/B), Rotary Furnace and Baghouse (SN-31).
- Route emissions from SN-02A/B and SN-31.
- Add Chlorine and HCl/Cl- HAP emissions to SN-02A/B and SN-31
- Remove SN-03 (Dip Lube Dryer Exhaust) and SN-04 (Dip Lube Tank Exhaust) following removal from facility
- Move SN-53 (Boiler) to Insignificant Activities List
- Add sources SN-64 A/B (Vehicle Fueling Tanks)

The total permitted annual emission rate changes associated with this modification include increases of 7.2 tons per year (tpy) of PM/PM₁₀, 4.9 tpy of SO₂, 55.4 tpy of VOC, 31.2 tpy of CO, 18.3 tpy of NO_x, and 11.50 tpy of total HAPs.

7. COMPLIANCE STATUS:

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

The facility was last inspected on June 27, 2018 and was found in compliance with no areas of concern.

8. PSD/GHG APPLICABILITY:

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

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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

If yes, explain why this permit modification is not PSD.

9. SOURCE AND POLLUTANT SPECIFIC REGULATORY APPLICABILITY:

Source	Pollutant	Regulation (NSPS, NESHAP or PSD)
SN-48, SN-49, SN-50, SN- 51, SN-52, SN-54, SN-55, SN-56, and SN-57	НАР	40 CFR 63, Subpart ZZZZ - National Emissions Standards for Hazardous Air Pollutants for Stationary Reciprocating Internal Combustion Engines
SN-58	Nickel	40 CFR 63, Subpart WWWWWW - National Emissions Standards for Hazardous Air Pollutants: Area Source Standards for Plating and Polishing Operations
SN-02A, SN-02B, and SN-31	НАР	40 CFR 63, Subpart EEE - National Emission Standard for Hazardous Air Pollutants from Hazardous Waste Combustors
SN-64A/B	НАР	40 CFR 63, Subpart CCCCCC – National Emission Standard for Hazardous Air Pollutants for Gasoline-Dispensing Facilities

10. UNCONSTRUCTED SOURCES:

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

11. PERMIT SHIELD – TITLE V PERMITS ONLY:

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

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If yes, are applicable requirements included and specifically identified in the permit? Y If not, explain why.

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

Source	Inapplicable Regulation	Reason
SN-48, SN- 49, SN-50, SN-51, SN- 52, SN-54, SN-55, SN- 56, and SN- 57	40 CFR Part 63, Subpart ZZZZ - National Emission Standard for Hazardous Air Pollutants for Stationary Reciprocating Internal Combustion Engines	SN48, SN49, SN50, SN51, SN52, SN54, SN55, SN56, SN57 meet definition of Stationary Reciprocating Internal Combustion Engines
SN-56	40 CFR Part 63, Subpart ZZZZ - National Emission Standard for Hazardous Air Pollutants for Stationary Reciprocating Internal Combustion Engines	Since SN-56 is subject to NSPS Subpart JJJJ, there are no NESHAP requirements for this source per 40 C.F.R. §63.6590(c)
SN-58	40 CFR Part 63, Subpart WWWWWW - National Emission Standards for Hazardous Air Pollutants: Area Source Standards for Plating and Polishing Operations	SN-58 meets definition of Standards for Plating and Polishing Operations
SN-64 A/B	40 CFR 63, Subpart CCCCCC – National Emissions Standards for Hazardous Air Pollutants for Gasoline-Dispensing Facilities	§63.1117, §63.1118, §63.11124, §63.11125, and §63.11126 are not applicable because SN-64 A/B has a monthly throughput of less than 10,000 gallons.

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
SN-02A, SN-02B, and SN-30	Single HAP, Combined HAP, PM ₁₀	This is a Post 11/15/1990 NSPS or NESHAP emission limitation or standard that applies to this source and pollutant – 40 C.F.R. § 64.2(b)(1)(i)

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Source	Pollutant Controlled	Cite Exemption or CAM Plan Monitoring and Frequency
SN-60A, SN- 61A/B/C. SN-63 A/B/C	Single HAP, Combined HAP, PM ₁₀	The pre-control emissions do not exceed a major source threshold (100 tpy PM10, 100 tpy PM2.5, 100 tpy SO2, 100 tpy VOC, 100 tpy CO, 100 tpy NOx, 100 tpy Lead, 10 tpy Single HAP, or 25 tpy Combined HAP)
SN-34	NOx	The pre-control emissions do not exceed a major source threshold (100 tpy PM10, 100 tpy PM2.5, 100 tpy SO2, 100 tpy VOC, 100 tpy CO, 100 tpy NOx, 100 tpy Lead, 10 tpy Single HAP, or 25 tpy Combined HAP)

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

The results of dispersion modeling are summarized below.

Pollutant	Emission Rate (lb/hr)	NAAQS Standard (μg/m³)	Averaging Time	Highest Concentration (µg/m³)	% of NAAQS
*Lead	0.19315	0.15	Rolling 3-month Period over 3 years (not to be exceeded in any 3 month period)	0.144267	96.2

^{*}Lead was the only pollutant that was evaluated for this permitting action (1272-AR-13). Lead NAAQS modeling was submitted by the applicant with the original de minimis application on May 12, 2017.

b) Non-Criteria Pollutants:

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1st Tier Screening (PAER)

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

Pollutant	TLV (mg/m³)	$PAER (lb/hr) = 0.11 \times TLV$	Proposed lb/hr	Pass?
Antimony	0.5	0.055	0.011466	Y
Arsenic	0.01	0.0011	0.001304	N
Beryllium	5E-05	5.5E-06	0.0024	N
Cadmium	0.002	2.2E-04	9.07E-03	N
Chlorine	0.29	3.1E-02	0.44	N
Chromium	0.0002	2.2E-05	3.37E-04	N
Cobalt	0.02	2.2E-03	5.52E-03	N
HCl/Cl	3.0	3.3E-01	2.09	N
Cyanide	5	0.55	0.000039	Y
Manganese	0.02	2.2E-03	5.54E-03	N
Mercury	0.025	2.75E-03	7.81E-03	N
Methylene Chloride	173.68	19.10	0.02	Y
Nickel	1.5	0.165	0.0000957	Y
POM	0.2	2.2E-02	1.10E-01	N
Perchloroethylene	678.12	18.6	10.1	Y
Selenium	0.2	2.2E-02	1.66E-06	Y
Acetone	1187.73	130.58	0.1	Y

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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. Refined modeling was performed for Arsenic using 2007—2011 MET data, which included Airminute values. The 2nd high value was selected as per the Modeling Protocol.

Pollutant	PAIL $(\mu g/m^3) = 1/100$ of Threshold Limit Value	Modeled Concentration (μg/m³)	Pass?
Arsenic	0.10	0.011	Y
Beryllium	0.0005	0.00048	Y
Cadmium	0.02	0.018	Y
Chlorine	2.9	2.8	Y
Chromium	0.002	0.0007	Y
HCl/Cl-	30.0	14.7	Y
Cobalt	0.2	0.011	Y
Manganese	0.2	0.011	Y
Mercury	0.25	0.022	Y
PAH	2.0	0.29	Y

c) H₂S Modeling:

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

Is the facility exempt	from the H ₂ S Standards	Y
If exempt, explain:	The facility does not emit H ₂ S	

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15. CALCULATIONS:

SN	Emission Factor Source (AP-42, testing, etc.)	Emission Factor (lb/ton, lb/hr, etc.)	Control Equipment	Control Equipment Efficiency	Comments
01	Fifth Edition of AP-42, Section 1.4, Natural Gas Combustion, Tables 1.4.1, 1.4.2, and 1.4.3 Lead—stack testing	PM/PM ₁₀ -12.0 lb/10 ⁶ ft ³ SO ₂ -0.6 lb/10 ⁶ ft ³ NO _x -100.0 lb/10 ⁶ ft ³ CO-21.0 lb/10 ⁶ ft ³ VOC-5.8 lb/10 ⁶ ft ³ Lead-0.001 lb/hr Antimony=1% of Pb			2.1 MM BTU/hr Pb stack test=0.000741 lb/hr
02A	Stack Test	Lead=0.007891 lb/hr Antimony=1% of Pb	Baghouse	99%	Routed to SN-31
02B	Fifth Edition of AP-42, Section 1.4, Natural Gas Combustion, Tables 1.4.1, 1.4.2, and 1.4.3	PM/PM ₁₀ -7.6 lb/10 ⁶ ft ³ SO ₂ -0.6 lb/10 ⁶ ft ³ NO _x -100.0 lb/10 ⁶ ft ³ CO-84.0 lb/10 ⁶ ft ³ VOC-5.8 lb/10 ⁶ ft ³	Baghouse	99%	Routed to SN-31
05	Historical Stack Testing of similar source, SN-11 for lead	Lead-0.031 lb/hr Antimony-0.0003 lb/hr	Rotoclone		Rotoclone controls emissions from 3 tumblers
06	October 2012 Stack Test for Lead	Lead-0.00055 lb/hr Antimony-0.0000055 lb/hr (1% of lead)			Common exhaust for bullet groover & shaker
07	Maximum VOC emission rate taken to be 5X the average.	VOC = 8.0 lb/hr (5X average)			7.0 tons/yr total of lacquer thinner, heptane, lacquer, and Black Asphaltum
08, 09	Deleted sources				
10	Emissions based on mass balance	VOC = 3.2 lb/hr			17,100 lb/year limit
11	Stack Test	Lead = 0.031332 lb/hr Antimony = 1% of Pb	Baghouse	99%	Tested at 7000 lb/hr proc. Rate

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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
12	Stack Test	Lead = 0.000162 lb/hr Antimony = 1% Pb	Baghouse	99%	Tested at 3500 lb/hr proc. Rate
13	VOC emissions based on volatility of Oakite and Cobratec 99 (benzatriazole)	VOC = 0.001 lb/hr			
14	VOC emissions based on volatility of Oakite and Cobratec 99 (benzatriazole)	VOC = 0.001 lb/hr			
15	Based on previous permitting experience of ECCI personnel, the review of emissions inventories of similar extrusion facilities, and vendor information, the emissions associated with extrusion are negligible	VOC = 0.01 lb/hr			
16	Deleted Source				
17	Stack testing for lead	PM/PM ₁₀ -0.001 lb/hr Lead-0.005 lb/hr Antimony-0.0003 lb/hr Arsenic-0.0001 lb/hr Pb is 1.2% arsenic & 5.2% antimony			Tested at a proc. rate of 8,122 lb/hr
18	Permit at the same rate as the tested emissions of the Shot Tower Drop Tube (SN-17)	PM/PM ₁₀ -0.001 lb/hr Lead-0.005 lb/hr Antimony-0.0003 lb/hr Arsenic-0.0001 lb/hr Pb is 1.2% arsenic & 5.2% antimony			
19	Permit at the same rate as the tested emissions of the Shot Tower Drop Tube (SN-17)	PM/PM ₁₀ -0.001 lb/hr Lead-0.005 lb/hr Antimony-0.0003 lb/hr Arsenic-0.0001 lb/hr Pb is 1.2% arsenic & 5.2% antimony			

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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
20	Stack tested for lead	PM/PM ₁₀ -0.1 lb/hr Lead-0.035 lb/hr Antimony-0.002 lb/hr Arsenic-0.0004 lb/hr Pb is 1.2% arsenic & 5.2% antimony		•	Tested at proc. Rate of 8122 lb/hr
21	Emissions from paint booth calculated by mass balance	Total VOC-0.141 lb/hr Acetone-0.088 lb/hr Methylene Chloride- 0.018 lb/hr			Based on throughput of 3000 lbs/yr Paint typically 25% acetone, 25% MEK, 10% toluene, 5% Methylene Chloride, 5% Butyl Alcohol
22	Remington uses the results from the Function and Casualty Booth (SN-24)	PM/PM ₁₀ -0.1 lb/hr Lead-0.001 lb/hr Antimony-0.000052 lb/hr Arsenic 0.000012 lb/hr			Lead is 1.2% Arsenic and 5.2% Antimony
23	SN-23 is reasonably similar to the Ballistics Range (SN-25) that has been tested at 0.006 lbs/hr. Remington has historically permitted SN-23 at 0.008 lbs/hr	PM/PM ₁₀ -0.1 lb/hr- Lead-0.008 lb/hr- Antimony-0.00042 lb/hr Arsenic-0.0001 lb/hr			
24	Emissions have been stack tested for Lead	PM/PM ₁₀ -0.1 lb/hr Lead-0.001 lb/hr Antimony-0.000052 lb/hr Arsenic-0.000012 lb/hr			Lead is 1.2% Arsenic and 5.2% Antimony
25	Stack testing for lead	Lb/hr PM/PM ₁₀ -0.1 Lead-0.006 Antimony-0.000312 Arsenic-0.000072	Rotoclone		Lead is 1.2% Arsenic and 5.2% Antimony

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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
26	Stack testing for lead	Lb/hr PM/PM ₁₀ -0.1 Lead-0.003 Antimony- 0.000156 Arsenic- 0.000036	Rotoclone		Lead is 1.2% Arsenic and 5.2% Antimony
27, 28, 29	Stack testing for lead	Lb/hr PM/PM ₁₀ -0.1 Lead-0.002 Antimony- 0.000104 Arsenic- 0.000024	Rotoclone (3 total)		Lead is 1.2% Arsenic and 5.2% Antimony
30	Fifth Edition of AP-42, Section 1.4, Natural Gas Combustion Stack tested for Lead	Lb/hr PM/PM ₁₀ -0.031 SO ₂ -0.0024 NO _x -0.40 CO-0.34 VOC-0.024 Lead-0.034 Antimony-0.019 PM/PM ₁₀ -0.05	Multiclone	90%	4.0 MM Btu/hr burner Natural gas 4,000 SCF/hr Lead contains 55% Antimony
02A,B ,30	40 CFR 63, Subpart EEE emission limits, Fifth Edition of AP-42, Section 1.4, Natural Gas Combustion Stack tested for Lead, Antimony, Arsenic— prior to installation of baghouse	Lb/hr PM/PM ₁₀ -0.035 SO ₂ -0.0027 NO _x -0.45 CO-0.378 VOC-0.027 Lb/hr—before baghouse Lead-0.235 Antimony-0.020 Arsenic-0.020 Lb/hr after baghouse efficiency Lead-0.020 Antimony-0.0011 Arsenic-0.0024	Baghouse	99%	2 natural gas remelt combustion burners – 2 x 0.75 MMBtu/hr And 2 natural gas melting pots – 2 x 1.5 MMBtu/hr common stack
32, 33	Sources deleted				

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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
34	October 2012 Stack Test for NO _X	32.1 lb/hr (117 lb/batch)	Wet counter flow scrubber	95% Based on EPA fact sheet "Air Pollution Control Tech. Fact Sheet, "EPA- 452/F-03- 015	175 ft ³ packing; annual NO _X limit based on 730 batches per year.
35	Remington assumes emissions to be similar to those at SN-17, SN-18 and SN-19	Lb/hr PM/PM ₁₀ -0.1 Lead-0.005 Antimony- 0.00026 Arsenic- 0.00006			Lead is 1.2% Arsenic and 5.2% Antimony
36	Similar in operation to the Ballistics Range (SN- 25) due to the nature of handling and inspection (SN-25) has been tested	Lb/hr PM/PM ₁₀ -0.1 Lead-0.006 Antimony- 0.000312			
37	Source deleted				
38	Emissions calculated on mass balance	VOC-9.0 lb/hr			13,000 lb/yr annual limit
39	Fifth Edition of AP-42, Section 1.4, Natural Gas Combustion, Tables 1.4.1, 1.4.2, and 1.4.3	PM/PM ₁₀ -12.0 lb/10 ⁶ ft ³ SO ₂ -0.6 lb/10 ⁶ ft ³ NO _x -100.0 lb/10 ⁶ ft ³ CO-21.0 lb/10 ⁶ ft ³ VOC-5.8 lb/10 ⁶ ft ³			Moved to Insignificant Activities
40	Fifth Edition of AP-42, Section 1.4, Natural Gas Combustion, Tables 1.4.1, 1.4.2, and 1.4.3	PM/PM ₁₀ -12.0 lb/10 ⁶ ft ³ SO ₂ -0.6 lb/10 ⁶ ft ³ NO _x -100.0 lb/10 ⁶ ft ³ CO-21.0 lb/10 ⁶ ft ³ VOC-5.8 lb/10 ⁶ ft ³			1.5MM Btu/hr NG fired

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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
41	Fifth Edition of AP-42, Section 1.4, Natural Gas Combustion, Tables 1.4.1, 1.4.2, and 1.4.3	PM/PM ₁₀ -12.0 lb/10 ⁶ ft ³ SO ₂ -0.6 lb/10 ⁶ ft ³ NO _x -100.0 lb/10 ⁶ ft ³ CO-21.0 lb/10 ⁶ ft ³ VOC-5.8 lb/10 ⁶ ft ³			Eight annealing furnaces NG fired @ 0.665 MM Btu/hr each; total=5.32 MM Btu/hr
42	Fifth Edition of AP-42, Section 1.4, Natural Gas Combustion, Tables 1.4.1, 1.4.2, and 1.4.3	PM/PM ₁₀ -12.0 lb/10 ⁶ ft ³ SO ₂ -0.6 lb/10 ⁶ ft ³ NO _x -100.0 lb/10 ⁶ ft ³ CO-21.0 lb/10 ⁶ ft ³ VOC-5.8 lb/10 ⁶ ft ³			Ten mouth anneals NG fired @ 0.532 MM Btu/hr each; total = 5.32 MM Btu/hr
43	Fifth Edition of AP-42, Section 1.4, Natural Gas Combustion, Tables 1.4.1, 1.4.2, and 1.4.3	PM/PM ₁₀ -12.0 lb/10 ⁶ ft ³ SO ₂ -0.6 lb/10 ⁶ ft ³ NO _x -100.0 lb/10 ⁶ ft ³ CO-21.0 lb/10 ⁶ ft ³ VOC-5.8 lb/10 ⁶ ft ³			NG fired; 1.5 MM Btu/hr
44	Fifth Edition of AP-42, Section 1.4, Natural Gas Combustion, Tables 1.4.1, 1.4.2, and 1.4.3	PM/PM ₁₀ -12.0 lb/10 ⁶ ft ³ SO ₂ -0.6 lb/10 ⁶ ft ³ NO _x -100.0 lb/10 ⁶ ft ³ CO-21.0 lb/10 ⁶ ft ³ VOC-5.8 lb/10 ⁶ ft ³			Two NG Fired dryers @ 1.5 MM Btu/hr each; total = 3.0 MM Btu/hr
45	Fifth Edition of AP-42, Section 1.4, Natural Gas Combustion, Tables 1.4.1, 1.4.2, and 1.4.3	PM/PM ₁₀ -12.0 lb/10 ⁶ ft ³ SO ₂ -0.6 lb/10 ⁶ ft ³ NO _x -100.0 lb/10 ⁶ ft ³ CO-21.0 lb/10 ⁶ ft ³ VOC-5.8 lb/10 ⁶ ft ³			Boiler-NG fired 750 boiler HP, 25.11 MM Btu/hr

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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
46	Fifth Edition of AP-42, Section 1.4, Natural Gas Combustion, Tables 1.4.1, 1.4.2, and 1.4.3	PM/PM ₁₀ -12.0 lb/10 ⁶ ft ³ SO ₂ -0.6 lb/10 ⁶ ft ³ NO _x -100.0 lb/10 ⁶ ft ³ CO-21.0 lb/10 ⁶ ft ³ VOC-5.8 lb/10 ⁶ ft ³			Boiler-NG fired 750 boiler HP, 25.11 MM Btu/hr
47	VOC emissions determined by mass balance	VOC-1.2 Lb/hr		Primary em (V Formerly tv & 48) de printing; r source, SN-	i.0 tpy MEK; hission is MEK VOC) wo sources (47 signated the now, only one -47) designates activity
48	Table 3.3-1 (Emission Factors for Uncontrolled Gasoline and Diesel Industrial Engines) from a guidance document on EPA's AP-42	Lb/hp-hr PM/PM ₁₀ - 2.20 E-03 SO _x -0.05 E-03 CO-6.68 E-03 NO _x -0.031 VOC-0.015			380 HP 500 hrs/yr
49	Table 3.3-1 (Emission Factors for Uncontrolled Gasoline and Diesel Industrial Engines) from a guidance document on EPA's AP-42	Lb/hp-hr PM/PM ₁₀ - 2.20 E-03 SO _x -0.05 E-03 CO-6.68 E-03 NO _x -0.031 VOC-0.015			380 HP 500 hrs/yr
50	Table 3.4-1 (Gaseous Emission Factors for Large Stationary Diesel and All Stationary Dual- Fuel Engines) and Table 3.4-2 (Particulate and Particle-sizing Emission Factors for Large Uncontrolled Stationary Diesel Engines) from a guidance document on EPA's AP-42	Lb/hp-hr PM/PM ₁₀ -0.0007 SO _x -8.09 E-03 CO-5.5 E-03 NO _x -0.024 VOC-7.05 E-04			830 HP diesel engine 500 hrs/yr

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CNI	Emission Factor	Emission Factor	Control	Control	
SN	Source	(lb/ton, lb/hr, etc.)	Equipment	Equipment	Comments
	(AP-42, testing, etc.)		1 1	Efficiency	
		Lb/MM Btu			г · ·
51 50		$PM/_{PM10}$ -0.034			Emissions
51, 52,	AP-42 Table 3.2-1	SO ₂ -5.88E-4			based on 100
55, 56		CO-0.386			hrs/yr
		NO_x -3.17			operation
		VOC-0.12			
		PM/ _{PM10} -0.1 SO ₂ -0.84			Emissions
54	AP-42 Table 3.3-1	CO-0.99			based on 100
34	AF-42 Table 3.3-1	NO _x -1.63			hrs/yr
		VOC-3.1			operation
	Table 3.4-1 (Gaseous				
	Emission Factors for	Lb/hp-hr			
	Large Stationary Diesel	$PM/PM_{10}-0.0007$			160 HP diesel
57	and All Stationary Dual-	$SO_x-8.09 E-03$			Emissions
	Fuel Engines) from a	CO-5.5 E-03			based on
	guidance document on	NO _x -0.024			500 hrs/yr
	EPA's AP-42.	VOC-7.05 E-04			
	Fifth Edition of AP-42,				
	Section 12.20,				
	Electroplating, Tables				
	12.20-4, Emission				
	Factors for	6.7 grains/10 ⁶ dscf			
58	Electroplating—Other	[AP-42] * 100			
	Metals	(grains/A-			
	Hourly nickel emission	hr)/(grains/dscf)			
	rate is based on the				
	maximum amperage of				
	the nickel tank rectifier				
	of 1000 amps				
	Fifth Edition of AP-42,				
	Section 12.20,				
	Electroplating, Tables				
	12.20-4, Emission Factors for	2.7 grains/10 ⁶ dscf			
		[AP-42] * 100			
59	Electroplating—Other Metals	(grains/A-			
	Hourly cyanide emission	hr)/(grains/dscf)*			
	rate is based on the	m ji (gramsi aser)			
	maximum amperage of				
	the copper tank rectifier				
	of 1000 amps				
L	or roop amps		1	l .	Į.

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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
XX	VOC based on mass balance	VOC = 11.0 lb/hr			48.4 tpy limit on usage
60A	Lead-stack testing of SN-01	Lead-0.000741 lb/hr Antimony=1% of Pb	Baghouse	99%	
60B	AP-42, Section 1.4, Natural Gas Combustion, Tables 1.4-1, 1.4-2, and 1.4-3	PM/PM ₁₀ -7.6 lb/10 ⁶ ft ³ SO ₂ -0.6 lb/10 ⁶ ft ³ NOx-100.0 lb/10 ⁶ ft ³ CO-84.0 lb/10 ⁶ ft ³ VOC-5.8 lb/10 ⁶ ft ³			2 burners @ 2.1 MM BTU/hr each
61 A/B/C	Stack Test (SN-11)	PM/PM10/Lead 0.0017 gr/acf Antimony = 1% of Pb	Dust collector filter	99%	Baghouse filter flow = 354 cfh
62 A/B/C	VOC emissions determined by mass balance	6.71 lbs MEK/Gallon			MEK = 120 gal/mo MEK/VOC limit = 5.0 tpy
63 A/B/C	Stack Test (SN-11)	PM/PM10/Lead 0.0017 gr/acf Antimony = 1% of Pb	Dust collector filter	99%	Baghouse filter flow = 354 cfh
64 A/B	Gasoline (Chevron Regular Unleaded Gasoline MSDS)	Benzene 4.9wt% Ethylbenzene 3wt% Naphthalene 2wt% Methyl tert-butyl ether (MTBE) 15%			Tank Capacity = 1,000 gal Annual throughput = 25,000 gal Working Loss = 311.02 lb/yr Breathing Loss = 605.23 lb/yr

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16. TESTING REQUIREMENTS:

The permit requires testing of the following sources.

SN	Pollutants	Test Method	Test Interval	Justification
		Comprehensive Performance Testing, Confirmatory Performance Test,		
02A,B, and 30	HAPs	Destruction and Removal Efficiency,	Initial Test and every 5 years	Subpart EEE requirements
		Hazardous Waste Residence Time		
		Calculations		

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)
02A,B, and 31	PM/PM ₁₀ , CO, O ₂ , Opacity, Hydrocarbons, Max Waste Feed Rate, Mercury Feed Rate, Max Baghouse Inlet Temperature, Max Feed Rate of SVM and VM, Max Chlorine and Chloride Feed Rate, Max Flue Gas or Production Rate	CEMS, COMs, Comprehensive Performance Testing	Hourly	N

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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)
30	Tons of primed centerfire and rimfire shells or loaded rimfire cartridges mixed with rimfire shells processed	3000 tons per rolling twelve- month period	Monthly	N
31	Tons of loaded pistol, rifle, rimfire, and shotshell rounds processed	2200 tons per rolling twelve month period	Monthly	N
34	pH of scrubber liquor	10 minimum	Monthly	N
34	Number of Batches	730 batches per rolling twelve- month period	Monthly	N
SN-07, SN-10, SN-13, SN-14, SN-21, SN-38, SN-47, and SN- XX, combined.	Tons of VOCs per rolling twelve-month period	81.3 tons	Monthly	N
58	Wetting agent/fume suppressant concentration	As specified by Manufacturer	Monthly	N

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SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
	Maintenance Conducted	N/A	As performed	N
SN-48, SN-49, SN-50, SN-51, SN-52, SN-54, SN-55, SN-56, and SN-57	Hours of operation	100 hours/year maximum per unit for maintenance checks/readiness testing; 50 hrs/year/unit for non-emergency, but these hours counted in 100 hrs maximum above	Monthly	N
SN-64A/B	Fuel throughput	25,000 gal per rolling twelve- month period	Monthly	N

19. OPACITY:

SN	Opacity	Justification for limit	Compliance Mechanism
1, 3/4, 5, 6, 17, 18, 19, 20, 22, 23, 24, 25, 26, 27, 28, 29, 02A/02B/31 combined stack, 35, 36, 40, 41, 42, 43, 44, 45, 46, 47, 51, 52, 54, 55, 56, 60B, 11/12/60A combined stack, 61A/B/C, 63A/B/C	5%	[Reg.18.501 and Ark. Code Ann. § 8-4-203 as referenced by Ark. Code Ann. §§ 8-4-304 and 8-4-311]	Inspector Observation
30, 34, 48, 49, 50, & 57	20%	[Reg.19.503 and Ark. Code Ann. § 8-4-203 as referenced by Ark. Code Ann. §§ 8-4-304 and 8-4-311]	Inspector Observation

20. DELETED CONDITIONS:

Former SC	Justification for removal
23	SN-03 and SN-04 have been removed.

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21. GROUP A INSIGNIFICANT ACTIVITIES:

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

	Group A	Emissions (tpy)										
Source Name	Category	PM/PM ₁₀	SO_2	VOC	СО	NOx		APs				
		1 1/1/1 1/110	502	, 50		1104	Single	Total				
Shotshell body flame												
treatment units	A-1	0.1	0.1	0.1	1.0	1.0	-	0.001				
(2.3MMBtu/hr)												
Centerfire Expansion												
Boilers (0.75	A-1	0.09	0.01	0.09	0.84	1.01	0.02	0.02				
MMBtu/hr each) (3)												
728A/B Shell Wash												
Gas Dryer (1.5	A-1	0.1	0.1	0.1	0.6	0.7	-	0.001				
MMBtu/hr)												
Centerfire Expansion												
Shell Wash/Dry (3,4	A-1	0.3	0.1	0.2	2.3	2.7	0.09	0.09				
burners)												
T-3 Vehicle Fueling	4.2			0.001			0.001	0.001				
Diesel Tank (600 gal)	A-3			0.001			0.001	0.001				
T-4 Emergency												
Generator Diesel	A-3			0.001			0.001	0.001				
Tank (1,000 gal)												
T-5 Firewater Diesel								0.004			0.004	0.004
Tank (560 gal)	A-3			0.001			0.001	0.001				
T-6 Firewater Diesel												
Tank (560 gal)	A-3			0.001			0.001	0.001				
T-9 Emergency												
Generator WWPT	A-3			0.001			0.001	0.001				
Tank (100 gal)	11 3			0.001			0.001	0.001				
(Former SN-53) CF												
2 nd Floor Lead Area												
Emergency Generator	A-3	0.1	0.1	0.1	0.3	2.1	0.027	0.037				
(40 hp), NG fueled												
6,000 gallon Sodium				<u> </u>	<u> </u>	l						
Hydroxide tank	A-4			No calcu	lations n	eeded						
Laboratory hood												
vents (3)	A-5						0.08	0.08				
Closed containers (5	4.0		1	NT 1	1	1 1						
gallons or less)	A-8			No calcu	lations n	eeded						
Shotshell body												
printers (+1 tpy)	A-13			Ne	egligible							
Princers (+1 tpj)												

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	Group A	Emissions (tpy)							
Source Name	Category	PM/PM ₁₀	SO_2	VOC	СО	NOx	HAPs		
		1 101/1 10110	502			1101	Single	Total	
Shotshell body crimp waterproofing process	A-13			1.7			0.02	0.02	
Pistol and revolver label printer and centerfire pistol and revolver label printer (+1 tpy)	A-13			Ne	egligible				
Centerfire Expansion Shell Wash/Dry (3)	A-13	0.09	0.01	0.09	0.88	1.01	0.02	0.02	
Wastewater treatment sludge dewatering filter press, filter media exhaust	A-13			Ne	egligible				
T-7 Boiler Diesel Fuel Tank (17,500 gal)	A-13			0.01			0.01	0.01	
T-8 Boiler Diesel Fuel Tank (17,500 gal)	A-13			0.01			0.01	0.01	

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 #
1272-AR-13



Ammunition Operations, LLC Permit Number: 1272-AOP-R0

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\$/ton factor	25.13	Annual Chargeable Emissions (tpy)	280.69316
Permit Type	Initial Permit	Permit Fee \$	7053.8191
Minor Modification Fee \$	500		
*			
Minimum Modification Fee \$	1000		
Renewal with Minor Modification \$	500		
Check if Facility Holds an Active Minor Source or Minor			
Source General Permit	~		
If Hold Active Permit, Amt of Last Annual Air Permit Invoice \$	0		
Total Permit Fee Chargeable Emissions (tpy)	107.1343701		
Initial Title V Permit Fee Chargeable Emissions (tpy)	280.6931601		

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.)

Pollutant (tpy)	Check if Chargeable Emission	Old Permit	New Permit	Change in Emissions	Permit Fee Chargeable Emissions	Annual Chargeable Emissions
PM		7.8	15	7.2		
PM_{10}		7.8	15	7.2	7.2	15
PM _{2.5}		0	0	0		
SO_2		3.9	8.8	4.9	4.9	8.8
VOC		88.5	143.9	55.4	55.4	143.9
со		28.8	60	31.2		
NO_X		71.9	90.2	18.3	18.3	90.2
Antimony	~	0.11045	0.05228	-0.05817	-0.05817	0.05228

Pollutant (tpy)	Check if Chargeable Emission	Old Permit	New Permit	Change in Emissions	Permit Fee Chargeable Emissions	Annual Chargeable Emissions
Arsenic	V	0.00591	0.03387	0.02796	0.02796	0.03387
Beryllium Compounds	✓	0	0.0011	0.0011	0.0011	0.0011
Cadmium Compounds	~	0	0.04	0.04	0.04	0.04
Chromium Compounds	▼	0	0.0011	0.0011	0.0011	0.0011
Cobalt Compounds	✓	0	0.025	0.025	0.025	0.025
Cyanide Compounds	✓	0.00017	0.00018	0.00001	0.00001	0.00018
Dioxins/Furans	✓	0	5.30E-08	0.000000053	5.3E-08	5.3E-08
Lead	✓	0.86184	0.5532	-0.30864	-0.30864	0.5532
Manganese Compounds	▼	0	0.025	0.025	0.025	0.025
Mercury Compounds	▽	0	0.035	0.035	0.035	0.035
Nickel Compounds	▽	0.00042	0.02543	0.02501	0.02501	0.02543
POMs	✓	0	0.46	0.46	0.46	0.46
Perchloroethylene	✓	0	9.9	9.9	9.9	9.9
Selenium Compounds	✓	0	0.061	0.061	0.061	0.061
Acetone	✓	0.4	0.4	0	0	0.4
Methylene Chloride	✓	0.08	0.08	0	0	0.08
Chlorine	✓	0	1.94	1.94	1.94	1.94
HCl/Cl-	▽	0	9.16	9.16	9.16	9.16