#### STATEMENT OF BASIS

For the issuance of Draft Air Permit # 1343-AR-4 AFIN: 30-00086

1. PERMITTING AUTHORITY:

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

2. APPLICANT:

Acme Brick Company - Ouachita Plant 1615 Grigsby Ford Rd. Malvern, Arkansas 72104

3. **PERMIT WRITER:** 

Parviz Mokhtari

4. PROCESS DESCRIPTION AND NAICS CODE:

NAICS Description: Brick and Structural Clay Tile Manufacturing NAICS Code: 327121

5. SUBMITTALS:

11/12/2010

7. **REVIEWER'S NOTES**:

Acme Brick Company owns and operates a clay brick manufacturing facility located at 1615 Grigsby Ford Road in Malvern, Arkansas. This facility manufactures hard fired clay brick for use in the construction of commercial and residential structures. This permit action is required, because on June 25, 2010, Michael O'Malley, Administrative Hearing Officer ("AHO"), issued Order No. 5 (Commission's decision, Minute Order No. 10-31) in Docket No. 09-014-P, which is a case styled: In the Matter of Acme Brick Company-Ouachita Plant. Order No. 5 affirms Permit No. 1343-AR-3 except as follows:

ADEQ is directed to delete the lead, chromium, and arsenic emissions rates set out in Specific Conditions 1 and 2 of the permit; ADEQ will delete in the first full sentence on Page 6 of the permit the following: "being added in this application;" and ADEQ will delete the references to 2-methylnaphthalene, benzene, chlorine, cadmium, nickel, selenium and beryllium from Specific Condition 2 on Page 11 in the permit. This Permit #: 1343-AR-4 AFIN: 30-00086 Page 2 of 9

modification resulted in the permitted emission removal of 0.01 tpy of lead, 0.01 tpy of chromium, and 0.01 tpy of arsenic.

#### 7. COMPLIANCE STATUS:

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

#### 8. **PSD APPLICABILITY**:

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

Ν

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

If yes, explain why this permit modification not PSD?

#### 9. SOURCE AND POLLUTANT SPECIFIC REGULATORY APPLICABILITY:

	Source Pollutant		Regulation (NSPS, NESHAP or PSD)
ſ	SN-09	PM (Fugitive Emissions)	NSPS OOO

#### 10. EMISSION CHANGES AND FEE CALCULATION:

See emission change and fee calculation spreadsheet in Appendix A.

#### 11. MODELING:

Criteria Pollutants

Examination of the source type, location, plot plan, land use, emission parameters, and other available information indicate that modeling is not warranted at this time.

Non-Criteria Pollutants:

1<sup>st</sup> 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<sup>3</sup>), as listed by the American Conference of Governmental Industrial Hygienists (ACGIH).

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Pollutant	TLV (mg/m <sup>3</sup> )	$\begin{array}{c} PAER (lb/hr) = \\ 0.11 \times TLV \end{array}$	Proposed lb/hr	Pass?
Hydrogen Fluoride	0.409	0.04499	1.47	No
Hydrogen Chloride	2.982	0.328	1.02	No
Cadmium	1.124	0.124	0.000257	Yes
Chromium	0.01	0.0011	0.000872	Yes
Arsenic	0.01	0.0011	0.00053	Yes

2<sup>nd</sup> 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?
Hydrogen Fluoride	4.09	3.03	Yes
Hydrogen Chloride	29.82	3.34	Yes

Other Modeling: N/A

Odor:

Odor modeling for sources emitting styrene.

#### 12. CALCULATIONS:

SN	Emission Factor Source (AP-42, testing, etc.)	Emission Factor (lb/ton, lb/hr, etc.)	Control Equipment	Control Equipment Efficiency	Comments
04	Stack Test Data	PM, SO <sub>2</sub> , CO, NO <sub>X</sub> , VOC, HF, and HCL: For tpy: avg lb/hr from stack	None	N/A	Stack test data from test conducted in 2006.

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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
05	Stack Test Data	test *4.38*(1.1) safety factor *(1.25= 150042/120000)test production ratio For lb/hr: max. lb/hr from stack test*1.1 safety factor**(1.25= 150042/120000)test production ratio	None	N/A	Stack test data from test conducted in 2006.
06		PM(tpy)=lb/hr * 3.0 Safety Factor (SF) *8760 hrs /2000lb PM <sub>10</sub> (tpy)=PM(tpy)* Ratio(0.28/0.37) and lb/hr*Ratio(0.28/0.37) SO <sub>2</sub> , CO, NO <sub>x</sub> VOC: For tpy: avg lb/hr from stack test *4.38*(1.25) safety factor *(1.25= 150042/120000)test production ratio For lb/hr: max. lb/hr from stack test*1.25 safety factor**(1.25= 150042/120000)test production ratio HCl (tpy)=1.13*0.7(30% removal efficiency)*8760/2000 HCl(lb/hr)=tpy*2000/8760 HF(tpy)=1.13*0.1(90%removal efficiency)*8760/2000 HF(lb/hr)=tpy*2000/8760	Dry Scrubber	70% for HCl and 90% for HF	PM-based on highest hourly result during compliance test on 3/27/07. PM <sub>10</sub> – Using ratio of PM to PM <sub>10</sub> rates found in AP-42 to actual STK test data. SO <sub>2</sub> , CO, NO <sub>x</sub> , and VOC - Stack test data from test conducted in 2006. HF and HCl - based on the highest hourly pre-control device result from compliance test on 3/27/07.
09	AP-42	PM: 0.0062 lb/ton PM <sub>10</sub> : 0.0032 lb/ton	None	N/A	AP-42 factor * 1.1

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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
10	Vendor Data	NO <sub>X:</sub> 11402 g/hr, 25.1 lb/hr CO:633 g/hr, 1.39 lb/hr VOC: 618 g/hr, 1.36 lb/hr PM: 166 gr/hr, 0.37 lb/hr SO2: 650 g/hr, 1.433lb/r	None	N/A	safety factor Stand-by Generator: Vendor Supplied Data- 3000 Hours/year Example: for NOX=11402 g/h * 0.0022046g/lb=25.1 lb/hr and * 3000 hr/yr/2000lb=37.7tpy

### 13. TESTING REQUIREMENTS:

The permit requires testing of the following sources.

SN			Test Interval	Justification			
N/A							

#### 14. MONITORING OR CEMS

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

SN	Parameter or PollutantMethodto be Monitored(CEM, Pressure Gauge, etc.)		Frequency	Report (Y/N)		
N/A						

# 15. RECORDKEEPING REQUIREMENTS:

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

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SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
04 and 05	Opacity checks	20%	Weekly	N
06	Opacity checks	5%	Weekly	N
09	Opacity checks	0%	Weekly	N
06	Natural Gas	321,667,000 cubic feet	Monthly	N
10	Hours operation	3,000	Monthly	N
facility	fired clay brick	150,042 tons	Monthly	N

# 16. OPACITY:

SN	Opacity	Justification for limit	Compliance Mechanism
04	20%	§19.503	Method 9 Weekly observation
05	20%	§19.503	Method 9 Weekly observation
06	5%	§18.501	Method 9 Weekly observation
09	0%	§19.503	Method 22
10	20%	§19.503	Method 9 Weekly observation

# 17. DELETED CONDITIONS:

Former SC	Justification for removal
All Conditions Required by NESHAP JJJJ	Because 40 CFR 63, Subpart JJJJJ has been vacated, all conditions required by this subpart have been removed from the permit.

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# 18. GROUP A INSIGNIFICANT ACTIVITIES

	Group A			Emiss	ions (tr	y)		
Source Name	Category	PM/PM <sub>10</sub>	SO <sub>2</sub>	VOC	CO	NOx	HA	Ps
		<b>F IVI/ F IVI</b> 10	$50_2$	VUC	0	NOx	Single	Total
IA-1, Dry Coating Mixer	A-13							
IA-2, Bat Loss Drop	A-13							
IA-3, Proportioning Feeders	A-13							
IA-4, Pugmill	A-13							
IA-5, Brick / Refractory Saw	A-13							
IA-6, Brick Packaging / Dehacking	A-13							
IA-7, Brick Setting	A-13							
IA-9, Slurry Mixers	A-13							
IA-10, Additive Storage	A-13							
IA-11, Clay Storage	A-13							
IA-12, 550 Gallon Gasoline Tank	A-13			0.1				
IA-14, Conveyor Drop Points and Material Storage	A-13							
IA-15, Sand Dryer	A-13						<b></b>	
IA-18, Holding Room	A-13					1		
IA-22, Manufacturing Vacuum System	A-13							
IA-23, Brick Process Dust Collector	A-13							
IA-25, Kiln Car Cleaner	A-13					 		
IA-26, Grinding Vacuum System	A-13					 		
Diesel Tank, 500 Gallons, 0.0074 psi vapor pressure at STP	A-3			0.1				
Diesel Tank, 1000 Gallons, 0.0074 psi vapor pressure at STP	A-3			0.1				
Waste Oil, 275 Gallons, <0.01 psi vapor pressure at STP	A-3			< 0.001				

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Source Name	Group A Category	Emissions (tpy)						
			NOC	СО	NO <sub>x</sub>	HAPs		
		PM/PM <sub>10</sub>	SO <sub>2</sub> VOC			Single	Total	
Hydraulic Reservoir,								
40 gallons, <0.01 psi	A-3			< 0.001				
vapor pressure at STP								
Hydraulic Reservoir,								
40 gallons, <0.01 psi	A-3			< 0.001				
vapor pressure at STP								
Hydraulic Reservoir,								
40 gallons, <0.01 psi	A-3			< 0.001				
vapor pressure at STP						<u> </u>	l	
Hydraulic Reservoir,			1					
400 gallons, <0.01 psi	A-3		l i	< 0.001				
vapor pressure at STP								
Hydraulic Reservoir,								
400 gallons, <0.01 psi	A-3			< 0.001				
vapor pressure at STP								
Motor / Engine Oil, 55						T		
gallons, <0.01 psi	A-3			< 0.001				
vapor pressure at STP								
Die Lube Reservoir,								
55 gallons, <0.01 psi	A-3		]	< 0.001		1		
vapor pressure at STP			L					
Vacuum Pump					í.		i	
Reservoir, 300 gallons,	A-3	1		< 0.001				
<0.01 psi vapor				× 0.001				
pressure at STP			 			ļ		
Gear Lube Reservoir,					]		2	
55 gallons, <0.1 psi	A-3	l					1	
vapor pressure at STP						ļ		
Transmission Oil			]				-	
Reservoir, 55 gallons,	A-3	2						
<0.01 psi vapor			í		1	ŧ		
pressure at STP	ļ							 
Antifreeze Tank, 200		Ì	Į				ł	
gallons, <0.01 psi	A-3				1		ļ	
vapor pressure at STP			<b> </b>				ļ	]
Generator Diesel							1	
Supply Tank, ~2200	A-3	[	ļ	0.1	ļ		-	
gallons, <0.5 psi vapor		1			ļ		ļ	
pressure at STP	Ì	<u> </u>	I	L		<u> </u>	L	

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## 19. VOIDED, SUPERSEDED, OR SUBSUMED PERMITS:

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

Permit #	
1343-AR-3	

## 20. CONCURRENCE BY:

The following supervisor concurs with the permitting decision.

Phillip Mutphy, P.E

APPENDIX A – EMISSION CHANGES AND FEE CALCULATION

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PPENDIX A – EMISSION CHANGES AND FEE CALCULATIN

# Fee Calculation for Minor Source

Facility Name: ACME Brick Permit Number: 13442-AR-4 AFIN: 30-00086

			Old Permit	New Permit
\$/ton factor	22.07	Permit Predominant Air Contaminant	65.2	65.2
Minimum Fee \$	400	Net Chargable Emission Increase	0	
Minimum Initial Fee \$	500	Permit Modification Fee \$	0	
		Initial Permit Fee \$	0	
Check if Administrative Amendment	~	Annual Chargeable Emissions (tpy)	65.2	

Pollutant (tpy)	Old Permit	New Permit	Change
PM	10.4	10.4	0
PM <sub>10</sub>	10.1	10.1	0
SO <sub>2</sub>	65.2	65.2	0
VOC	14.9	14.9	0
со	63.8	63.8	0
NO <sub>X</sub>	59.3	59.3	0
HF	5.8	5.8	0
HCI	3.81	3.81	0

Revised 03-01-10

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