#### STATEMENT OF BASIS

For the issuance of Draft Air Permit # 1830-AOP-R14 AFIN: 28-00256

#### 1. PERMITTING AUTHORITY:

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

### 2. APPLICANT:

Greenbrier Central, LLC 7755 Highway 34 East Marmaduke, Arkansas 72443

### 3. PERMIT WRITER:

Elliott Marshall

### 4. NAICS DESCRIPTION AND CODE:

NAICS Description: Railroad Rolling Stock Manufacturing

NAICS Code: 336510

### 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)	
4/26/2023	Renewal	-Revised emission rates at SN-01, SN-
		07, SN-08, SN-18, SN-30, SN-31 and
		SN-33 to use AP-42 Chapter 13.2.6
		emission factor for abrasive blasting.
		-added acetone limits at surface
		coating operations.

### 6. REVIEWER'S NOTES:

This permitting action is necessary to renew the Title V operating permit; in addition the following changes were made.

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- 1. Revise emission rates at SN-01, SN-07, SN-08, SN-18, SN-30, SN-31 and SN-33 to use AP-42 Chapter 13.2.6 controlled emission factor for abrasive blasting; previous emission estimates used a generic grain loading factor of 0.01 gr/scf.
- 2. Remove Specific Conditions #4 and #5; SN-30 and SN-31 are now calculated at maximum design capacity.
- 3. Add Acetone limits and compliance conditions (Specific Conditions #15 & 16) to the Surface Coating Operations.
- 4. Revise all references of Regulation 18, 19 and 26 to Rule 18, 19 and 26.

Permitted emission rates are increasing/decreasing by 10.0 tpy Acetone, -40.5 tpy PM/PM<sub>10</sub>, and -0.45 tpy Total HAPs.

SN-24 Rail Tank Car Flare emissions were separated to better illustrate what portion of emissions were from flaring operations and what portion was from the flare pilot.

#### 7. COMPLIANCE STATUS:

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

There are no active or pending enforcement actions.

#### 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  $\geq 100$  tpy and on the list of 28 or single pollutant  $\geq 250$  tpy and not on list

If yes for 8(b), explain why this permit modification is not PSD.

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

Source(s)	Pollutant	Regulation (NSPS, NESHAP or PSD)
05, 06, 09, 10, 12, 20, 21, 23, 28, 29 & 32	HAPs NESHAP MMMM	
25	PM, CO, NOx, PMHAPs	NESHAP DDDDD
01, 07, 08, 18, 19, 30, 31, 33, 34 & 35	$PM_{10}$	CAM
24	VOC	CAM

## 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
			N/A	

#### 11. PERMIT SHIELD – TITLE V PERMITS ONLY:

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

If yes, are applicable requirements included and specifically identified in the permit? N/A 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	
	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	Cite Exemption or CAM Plan Monitoring and			
Source	Controlled Frequency				
SN-01, SN-07,					
SN-08, SN-18,					
SN-19, SN- 30, SN-31, SN-33,	DM.	Doily visible emissions observations			
	$PM_{10}$	Daily visible emissions observations.			
SN-34, and SN-					
35					
SN-24	VOC	Records of flare usage. Automatic controls to			
51N-24	VOC	prevent flaring when pilot is not operating.			

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

See emission change and fee calculation spreadsheet in Appendix A.

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### 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:

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.

## 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/m³), as listed by the American Conference of Governmental Industrial Hygienists (ACGIH).

With this renewal all lb/hr HAP totals were updated; worst case surface coating operations HAPs were re-evaluated based on an updated (2022-2023) Facility paint HAPs analysis. Modeling was conducted for hourly manganese emissions (inhalable fraction). Modeling was conducted for xylene/ethylbenzene and to determine a NCAP/HAP Limit for 10 tpy HAPs (4.15 mg/m³) at the surface coating operations.

Pollutant	$ \begin{array}{c c} TLV & PAER (lb/hr) = \\ (mg/m^3) & 0.11 \times TLV \end{array}   Proposed lb/hr $		Pass?	
arsenic	nic 0.01 0.0011		4.90E-05	Yes
beryllium 0.00005 0.0000055		2.94E-06	Yes	
cadmium 0.01		0.0011	2.70E-04	Yes
chromium 0.5		0.055	4.90E-03	Yes
cobalt	0.02	0.0022	2.06-05	Yes
ethylbenzene	86.8	9.548	40.39	No
manganese <sup>R</sup> 0.02		0.0022	9.31E-05	Yes
manganese <sup>I</sup>	0.1	0.011	5.40E-02	No

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Pollutant			Illutant   Dropoged lh/hr		Pass?
mercury	mercury 0.025 0.00275		6.37E-05	Yes	
POM	0.2	0.022	2.30E-05	Yes	
selenium	0.2	0.022	5.88E-06	Yes	
xylene	86.8	9.548	161.65	Yes	

<sup>2&</sup>lt;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 <sup>3</sup> ) = 1/100 of TLV	Modeled Hourly Rate (lb/hr)	Modeled Concentration (μg/m³)	Pass?
xylene	868	161.65	670.99*	Y
ethylbenzene	868	161.65	670.99*	Y
manganese	1.0	5.40E-02	0.80882	Y
NCAP/HAP Limit 10 tpy	41.509	10.0	41.509	

<sup>\*</sup>Used the same model at the highest hourly rate based on operations of 2000 hrs/yr.

### c) H<sub>2</sub>S 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<sub>2</sub>S Standards If exempt, explain: No H<sub>2</sub>S emissions

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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, 07, 08, 18, 30, 31 & 33	AP-42 Chapter 13.2.6-1	0.69 lb PM/1,000 lb abrasive (max hourly abrasive usage per pod: 60 lb/hr) 0.25% Cr 1.3% Mn 0.2% Ni	Dust collector	99%	SN-01: 11,000 acfm; 2 pods SN-07: 30,000 acfm; 11 pods SN-08: 30,000 acfm; 11 pods SN-18: 12,000 acfm; 2 pods SN-30: 20,000 acfm; 6 pods SN-31: 20,000 acfm; 6 pods SN-33: 20,000 acfm; 6 pods
02A, 02B, & 26	Fume Emissions Testing for Plasma Arc Cutting	WET Plasma 0.000259 lb <sub>PM/PM10</sub> /in 2.0% (of PM) Mn 0.2% (of PM) Ni 8.6E-5 lb <sub>NOx</sub> /in	N/A	N/A	SN-02A: 116 in/min SN-02B: 115 in/min SN-26: 85 in/min
05, 06, 09, 10, 12, 20, 21, 23, 28, 29 & 32	Material Balance Based on actual usage records	VOC set at max of 235 tpy then permitted hourly based on Avg. Max divided by operating 40 hours per week for 50 weeks a year. For HAPs: Scaled actual HAP usage up by 235tpy(permitted)/ 21.81tpy (2022/2023 actuals)	N/A	N/A	Annual bubble of 235 tpy VOC
11 & Flare Pilot	AP-42	SN-11 250 MMBtu/hr 500 MMscf/yr  SN-11 & Flare Pilot 100 lb <sub>NOx</sub> /MMscf 84 lb <sub>CO</sub> /MMscf 5.5 lb <sub>VOC</sub> /MMscf	N/A	N/A	

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SN	Emission Factor Source (AP-42, testing, etc.)	Emission Factor (lb/ton, lb/hr, etc.)  7.6 lb <sub>PM/PM10</sub> /MMscf	Control Equipment	Control Equipment Efficiency	Comments
		0.6 lb <sub>SO2</sub> /MMscf			
19	MSDS  NO <sub>x</sub> Factor: Hypertherm – Fume emissions testing for plasma arc cutting (1999)	PM/PM <sub>10</sub> Emissions (PM/PM <sub>10</sub> are routed back inside building) 0.01 gr/scf 7,700 scf/min NO <sub>X</sub> Emissions 2.24E-04 lb NO <sub>x</sub> per inch of metal cut (1/2" Mild Steel) corrected to 13/16" mild steel = 3.64E-04 lb/inch	None	None	None
24	AP-42 13.5	69.3 MMBtu/hr 35,000 MMBtu/yr 0.068 lb <sub>NOx</sub> /MMBtu 0.31 lb <sub>CO</sub> /MMBtu 0.57 lb <sub>VOC</sub> /MMBtu	Flare	98% for VOC	
34 & 35	Grain loading factor and air flow  Fume Emissions Testing for Plasma Arc Cutting	0.01 gr/scf 2.0% (of PM) Mn 0.2% (of PM) Ni 8.6.E-05 lb <sub>NOx</sub> /in	Dust Collector	99%	5,000 scfm 45 in/min

# 16. TESTING REQUIREMENTS:

The permit requires testing of the following sources.

SN	Pollutants	Test Method	Test Interval	Justification
		None		

## 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)
24	Pilot Flame	Alarm when not lit/flare won't operate	NA	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)
01, 07, 08, 18, 19, 30, 31, 33, 34	Opacity Observations Filter Maintenance	5% Filter is functioning as	Daily	N
& 35		designed and in use		
	VOC Emissions, VOC containing material, VOC content, & VOC usage	235 tpy	Monthly	Y
	HAP Emissions, HAP containing material, HAP content, HAP usage, & TLV of each HAP	235 tpy, Min TLV of 4.5 mg/m <sup>3</sup> if emitting 10tpy or more	Monthly	Y
	NESHAP MMMM notification	See Specific Condition 20	Initial	Y
05, 06, 09, 10,	frac. of HAP and density see Specific Condition 20 update	When changed or updated	Y	
12, 20, 21, 23, 28, 29 & 32	NESHAP MMMM Compliance Option used and period of time used	See Specific Condition 20	Monthly	Y
	NESHAP MMMM Calculation of organic HAP content for each coating	Under complaint material option	Monthly	Y
	NESHAP MMMM Calculation of total mass of organic HAP emissions	Under emission rate without add-on control	Monthly	Y
	NESHAP MMMM Name of Coating Vol of Coating Used Mass Frac of HAP Vol Frac of solids Density of each material Records of Waste	Specific Conditions 17-29	Monthly	Y

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SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
	Natural Gas Usage	500 MMSCF/yr	Monthly	Y
11	Total Heat Capacity	250 MMBtu/hr	As equipment is added	N
	Updated list of all equipment	ge 500 MMSCF/yr Monthly As equipment is added all As equipment is added As equipment is added app  Do tune-up every 2 years, don't exceed 25 months between tune-ups. See Specific Conditions acc., from age.  Tom 1.2 tpy Tom 9.0 tpy Tom 9.0 tpy Tom 1.2 tpy Tom 1.2 tpy Tom 1.3 When operated	N	
25	Biennial Tune-up findings: Inspect burner, Clean/replace components, Inspect flame pattern, Inspect A/F ratio, Optimize CO emissions, Measure CO conc., Corrective Actions from tune-up, Fuel type and usage.	don't exceed 25 months between tune-ups. See Specific Conditions	25 months	Y
	NOx Emissions from vapor extraction	1.2 tpy		
	CO Emissions from vapor extraction	5.5 tpy	Monthly	Y
24	VOC Emissions from vapor extraction	9.0 tpy	Monuny	I
	HAP Emissions from vapor extraction	9.0 tpy		
	Flare Operation	<u> </u>	When operated	N
	Presence of Pilot Flame	Do tune-up every 2 years, don't exceed 25 months between tune-ups. See Specific Conditions, 42-58.  The state of the state	14	

# 19. OPACITY:

SN	Opacity	Justification for limit	Compliance Mechanism
01, 07, 08, 18, 19, 30, 31, 33, 34 & 35	5%	CAM	Daily Observations
11	5%	Dept. Guidance	Natural Gas Usage
24	0%	18.501	Daily, when in operation

# 20. DELETED CONDITIONS:

Former SC	Justification for removal
PW#7	Facility did not request to renew permit shield.

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## 21. GROUP A INSIGNIFICANT ACTIVITIES:

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

	Croup A	Emissions (tpy)						
Source Name	Group A Category	PM/PM <sub>10</sub>	SO <sub>2</sub> VOC		СО	O NO <sub>x</sub>	HAPs	
	Category	F 1V1/F 1V1 1()	302		CO	NOx	Single	Total
1,000 Gallon								
Diesel Storage	A-3			0.0003				
Tank (SN-14)								
1,000 Gallon								
Diesel Storage	A-3			0.0003				
Tank								
Welding	A-7	1.0					0.0883	0.0884
Operations	A-/	1.0					(Mn)	(Mn+Cr+Ni)
Wastewater	A-13			0.06				
Treatment	A-13			0.00				
250 Gallon								
Gasoline	A-13			0.16			0.16	0.16
Storage Tank								
Foam Insulation Blowing	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 #	
1830-AOP-R13	



Facility Name: Greenbrier Central, LLC Permit Number: 1830-AOP-R14

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\$/ton factor	28.14	Annual Chargeable Emissions (tpy)	339
Permit Type	Modification	Permit Fee \$	1000
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)	-30.5		
Initial Title V Permit Fee Chargeable Emissions (tpy)			

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		79.4	38.9	-40.5		
$PM_{10}$		79.4	38.9	-40.5	-40.5	38.9
PM <sub>2.5</sub>		0	0	0		
$SO_2$		0.3	0.3	0	0	0.3
VOC		245.8	245.8	0	0	245.8
со		32.5	32.5	0		
$NO_X$		44	44	0	0	44
Total HAPs		245.89	245.44	-0.45		

Pollutant (tpy)	Check if Chargeable Emission	Old Permit	New Permit	Change in Emissions	Permit Fee Chargeable Emissions	Chargeable
Acetone	~	0	10	10	10	10