#### STATEMENT OF BASIS

For the issuance of Draft Air Permit # 0271-AOP-R22 AFIN: 21-00036

#### 1. PERMITTING AUTHORITY:

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

### 2. APPLICANT:

Clearwater Paper Corporation 5082 Highway 4 North Arkansas City, Arkansas 71630

### 3. PERMIT WRITER:

Joseph Hurt

### 4. NAICS DESCRIPTION AND CODE:

NAICS Description: Paperboard Mills

NAICS Code: 322130

#### 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)	
8/4/2017	Modification	Updating the PM emissions from the
		Recovery Furnace (SN-02) and the NCG
		Thermal Oxidizer (SN-05)

#### 6. REVIEWER'S NOTES:

With this modification, Clearwater proposes to increase the PM,  $PM_{10}$ , and  $PM_{2.5}$  emission limits for the NCG Thermal Oxidizer (SN-05) and reduce the annual particulate emissions from the Recovery Furnace (SN-02). The total permitted emission increases include 9.1 tpy of PM and  $PM_{10}$ . The total permitted emission decreases include 1.0 tpy of  $PM_{2.5}$ .

AFIN: 21-00036 Page 2 of 26

### 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 August 8, 2017. There were no areas of concerns or comments left by the inspector. A review of ECHO indicates that the facility has been found noncompliant in one quarter out of the last three years. The facility has had four informal enforcement actions brought against the facility in the last five years. The facility has also had three formal enforcement actions brought against the facility in the last five years.

### 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/A
- b) Is the facility categorized as a major source for PSD? Y
- 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.

There were no increases in emissions above the significance threshold.

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

Source	Pollutant	Regulation (NSPS, NESHAP or PSD)
	СО	
SN-02	TRS	PSD
	VOC	
	NOx	
SN-04	opacity	NSPS D
	$\mathrm{SO}_2$	
	NOx	
SN-02	$PM_{10}$	NSPS Db
	$SO_2$	
SN-13 & SN-30a-f	NA (records only)	NSPS Dc
SN-24, 25, 26, 27F, 28, 31, and 32	VOC	NSPS Kb
SN-02, 03, 05, 10, & 15	TRS	NSPS BB

AFIN: 21-00036 Page 3 of 26

Source	Pollutant	Regulation (NSPS, NESHAP or PSD)
SN-01	TRS PM <sup>*</sup>	NSPS BBa
SN-44 & SN-45	CO VOC NO <sub>x</sub>	NSPS JJJJ
SN-05, 06, 08 10, & 15	HAPs (methanol)	NESHAP S
SN-01, 02, & 03	HAPs (methanol)	NESHAP MM
SN-11a, 11b, & 34	Organic HAPs	NESHAP JJJJ
SN-41, SN-42, SN-43, & SN-45	There are no specific emission limits or pollutants identified, but the rules generally regulate HAPs	NESHAP ZZZZ
SN-04 & SN-13	There are no specific emission limits or pollutants identified, but the rules generally regulate HAPs	NESHAP DDDDD**

#### 10. 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 Regulation 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			

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

See emission change and fee calculation spreadsheet in Appendix A.

### 12. AMBIENT AIR EVALUATIONS:

Include the results for any ambient air evaluations or modeling. Include NSR/PSD permits and permits that require an evaluation in accordance with revisions to the

AFIN: 21-00036 Page 4 of 26

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 ADEQ Air Permit Screening Modeling Instructions.

#### a) 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.

# 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).

Pollutant	TLV (mg/m <sup>3</sup> )	$PAER (lb/hr) = 0.11 \times TLV$	Proposed lb/hr	Pass?
1,1,1-Trichloroethane	1909	210	0.03	YES
1,1,2,2-Tetrachloroethane	6.86	0.75	0.04	YES
1,1,2-Trichloroethane	54	6	0.03	YES
1,1-Dichloroethane	404	44	0.05	YES
1,2,4-Trichlorobenzene	37	4.07	0.34	YES
1,2-Dichloroethane	40	4.4	0.02	YES
1,2-Dichloropropane	350	38.5	0.03	YES
1,3-Butadiene	4.42	0.486	0.04	YES
1,3-Dichloropropene	4.5	0.49	0.02	YES
Acetaldehyde	45.0	4.95	4.21	YES
Acrolein	0.229	0.0252	0.20	NO
Acrylonitrile	4.3	0.47	0.04	YES
Antimony	0.5	0.055	0.04	YES
Arsenic	0.01	0.0011	0.05	NO

AFIN: 21-00036 Page 5 of 26

Pollutant	TLV (mg/m <sup>3</sup> )	PAER (lb/hr) = 0.11 × TLV	Proposed lb/hr	Pass?
Benzene	1.6	0.175	0.21	NO
Beryllium	0.00005	5.5E-06	1.21E-04	NO
Cadmium	0.01	0.0011	0.05	NO
Carbon Disulfide	3.11	0.34	0.03	YES
Carbon Tetrachloride	31.0	3.41	0.09	YES
Carbonyl Sulfide	12	1.35	0.01	YES
Chlorine	1.5	0.165	2.00	NO
Chlorobenzene	46	5	0.05	YES
Chloroethane	263	29	0.01	YES
Chloroform	49.0	5.39	0.40	YES
Chloromethane	103	11	0.03	YES
Chromium	0.5	0.055	0.07	NO
Chromium VI	0.01	0.0011	0.02	NO
Cobalt	0.02	0.0022	0.06	NO
Dichlorobenzene	60	6.6	0.04	YES
Ethylbenzene	86	9.5	0.08	YES
Ethylene Dibromide**	153	16	0.03	YES
Formaldehyde	1.5	0.165	2.29	NO
Hexane	176	19.3	2.17	YES
HCl	7.46	0.821	15.73	NO
Lead	0.05	0.0055	0.13	NO
Manganese	0.2	0.022	0.07	NO
M-cresol	22.11	2.43	0.26	YES
Mercury	0.025	0.00275	6.27E-04	YES
Methanol	262.0	28.82	193.10	NO
Methyl isobutyl ketone (MIBK)	93	10	0.15	YES

AFIN: 21-00036 Page 6 of 26

Pollutant	TLV (mg/m <sup>3</sup> )	$PAER (lb/hr) = 0.11 \times TLV$	Proposed lb/hr	Pass?
Methylene Chloride	173	19	0.22	YES
Molybdenum	0.5	0.055	0.02	YES
Naphthalene	52.4	5.76	0.17	YES
Nickel	0.1	0.011	0.34	NO
O-cresol	22.11	2.43	0.13	YES
Phenol	19.2	2.11	0.25	YES
Phosphorus	0.1	0.011	0.01	YES
Selenium	0.2	0.022	0.05	NO
Styrene	85.0	9.35	0.15	YES
Tetrachloroethylene	169.52	18.64	0.34	YES
Toluene	75.36	8.28	1.71	YES
Trichloroethylene	53	5.9	0.06	YES
Vinyl Acetate	35	3.8	0.01	YES
Vinyl Chloride	2.5	0.28	0.07	YES
Vinylidene Chloride	19	2.1	0.01	YES
Xylene	434	47.7	0.43	YES
Acetone	1187	130.57	2.84	YES
Ammonia	17.0	1.87	9.15	NO
Chlorine Dioxide	0.28	0.0308	1.49	NO
H <sub>2</sub> SO <sub>4</sub>	0.2	0.022	2.20	NO
Total Reduced Sulfur (TRS)	See speciated compound list below.			
H <sub>2</sub> S	1.39	0.153	2.29	NO
Methyl Mercaptan	0.98	0.108	3.39	NO
Dimethyl Sulfide	25.4	2.79	17.86	NO
Dimethyl Disulfide	1.92	0.211	4.38	NO

<sup>\*</sup> The permitted values are higher due to rounding.

\*\* TLV of 20 ppm was voided in 1978. Assume TLV of 20 ppm.

AFIN: 21-00036 Page 7 of 26

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 (µg/m³) = 1/100 of Threshold Limit Value	Modeled Concentration (μg/m³)	Pass?
Acrolein	2.29	0.72037	YES
Ammonia	170.0	127.75359	YES
Arsenic	0.1	0.04629	YES
Benzene	16	7.16237	YES
Beryllium	0.0005	0.00003	YES
Cadmium	0.1	0.04629	YES
Chlorine	15.0	0.44995	YES
Chlorine Dioxide	2.8	1.65979	YES
Chromium	5.0	0.05123	YES
Chromium VI	0.1	0.00769	YES
Cobalt	0.2	0.04614	YES
Formaldehyde	15.0	4.68169	YES
HCl	74.6	0.13641	YES
Lead	0.5	0.05375	YES
Manganese	2.0	0.04873	YES
Methanol	2620.0	4338	NO*
Nickel	1.0	0.0737	YES
Selenium	2.0	0.01661	YES
H <sub>2</sub> SO <sub>4</sub>	2.0	0.06267	YES
H <sub>2</sub> S	13.9	10.34859	YES
Methyl Mercaptan	9.8	10.82927	NO**
Dimethyl Sulfide	254	95.89365	YES

AFIN: 21-00036 Page 8 of 26

Pollutant	PAIL $(\mu g/m^3) = 1/100$ of Threshold Limit Value	Modeled Concentration (μg/m³)	Pass?
Dimethyl Disulfide	19.2	27.14407	NO**

<sup>\*</sup> The resulting ambient concentrations of methanol that are above the PAIL limit all occur against the eastern boundary of the Clearwater facility. This boundary parallels a levee to the Mississippi River. The impact area is in the river basin, where there is no risk for significant human exposure. Therefore, the emissions of methanol will cause insignificant impact.

The modeling results above are from a previous permitting action before Permit 0271-AOP-R22.

## 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 Y
If exempt, explain: This facility is subject to NESHAP BB and is therefore deemed compliant with H<sub>2</sub>S standards mentioned above, see A.C.A. §8-3-03(d)(2)(b).

<sup>\*\*</sup> The resulting ambient concentrations of Methyl Mercaptan and Dimethyl Disulfide that are above the PAIL limit all occur on a small area of agricultural land against the western boundary of the Clearwater facility. There is no risk for significant human exposure. The effects of Methyl Mercaptan and Dimethyl Disulfide will be reevaluated as necessary in future applications.

AFIN: 21-00036 Page 9 of 26

# 13. CALCULATIONS:

SN	Emission Factor Source	Emission Factor	Control Equipment	Control Equipment Efficiency	Comments
01	Vendor data Vendor data Vendor data Vendor data  Test data NCASI NCASI Test data NCASI TB 973, Table4.25  NSPS BBa	lb/ton: 0.385 PM 0.385 PM <sub>10</sub> 0.296 PM <sub>2.5</sub> lb/ton CaO: 0.356 SO <sub>2</sub> 0.24 VOC 1.1 CO 1.56 NO <sub>X</sub> 6.17E-03 Lead Various HAPs  8 ppm TRS	None		Filterable portion only:  0.36 lb/ton PM/PM <sub>10</sub> 0.276 lb/ton PM <sub>2.5</sub> Lime Production:  11.54 ton CaO/hr  277 CaO/day  SO <sub>2</sub> emission factor includes a 50% safety factor  TRS based on maximum NSPS limit  See permit for specific averaging times  TB 884, Table 14.3 for CO and TB 646, Table 14 for VOC
02	BACT limt  Test data  BACT limit  NCASI TB 973, Table 4.23	200 ppm <sub>dv</sub> CO 3 ppm <sub>dv</sub> TRS 9.5 lb/hr VOC gr/dscf: 0.0294 PM/PM <sub>10</sub> 86 ppm <sub>dv</sub> SO <sub>2</sub> 110 ppm <sub>dv</sub> NO <sub>x</sub> Various HAPs and other non- criteria	None		Maximum firing rate: 62.5 tons BLS/hr 3 MM lb BLS/day (30-day average)  520,125 tons BLS/yr See permit for specific averaging times

AFIN: 21-00036 Page 10 of 26

SN	Emission Factor Source	Emission Factor	Control Equipment	Control Equipment Efficiency	Comments
03	Test data  BACT  NCASI TB 973, Table 4.28	lb/hr: 6.24 PM/PM <sub>10</sub> 1.5 SO <sub>2</sub> 3.4 VOC 0.5 Methanol 6.6 lb/hr NO <sub>X</sub> 1.1 lb/hr TRS  Various HAPs and other non- criteria			PM/PM <sub>10</sub> , SO <sub>2</sub> , and VOC are permitted with an additional 20% safety factor TRS = 0.0168 g H <sub>2</sub> S/kg BLS (12-hr average)
04	NSPS Subpart D (fuel oil)  NSPS Subpart D (natural gas)  AP-42 (fuel oil)  AP-42 (natural gas)	lb/MMBtu: 0.1 PM 0.8 SO <sub>2</sub> 0.3 NO <sub>x</sub> lb/MMBtu: 0.1 PM 0.2 NO <sub>x</sub> lb/Mgal: 0.2 VOC 5 CO Various HAPs  lb//MMscf: 0.6 SO <sub>2</sub> 5.5 VOC 84 CO Various HAPs and other non-criteria			479 MMBtu/hr  Assumes PM <sub>10</sub> is equal to NSPS Subpart D limit  CEMS used for SO <sub>2</sub> and NO <sub>x</sub> compliance  Periodic testing used for CO compliance  All AP-42 based emissions are permitted with an additional 20% safety factor

AFIN: 21-00036 Page 11 of 26

SN	Emission Factor Source	Emission Factor	Control Equipment	Control Equipment Efficiency	Comments
05	NSPS Subpart BB  Test data  AP-42 Chapter 1.4, Tables 1.4-1 and 1.4-2  NCASI TB 973, Table 4.18	1b/hr: 3.2 PM/PM <sub>10</sub> 1.18 SO <sub>2</sub> 0.02 VOC 2.16 NO <sub>x</sub> 1b/MMscf: 7.6 PM/PM <sub>10</sub> 84 CO  Various HAPs and other non- criteria			12.3 MMBtu/hr NCG Thermal Oxidizer Maximum throughput: 45 ADTP/hr 347,334 ADTP/yr
06	NCASI factor  NCASI TB 701, Table 3 and TB 973, Table 4.1	lb/ODTP: 8.08E-02 VOC  lb/ADTP 8.30E-01 CO Various HAPs and other non- criteria			Maximum throughput: 45 ADTP/hr 347,334 ADTP/yr Or 40.5 ODTP/hr 312,732 ODTP/yr  VOC emission factor is based on the sum of all HAP emissions
07	Test data  NCASI TB 677, Table VI.A.1	lb/ton ClO <sub>2</sub> : 0.235 Cl <sub>2</sub> 0.894 ClO <sub>2</sub> lb/ton ClO <sub>2</sub> : 1.35E-02 VOC Various HAPs and other non- criteria			All emissions are permitted with an additional 20% safety factor  VOC emission factor is based on the sum of all HAP emissions

AFIN: 21-00036 Page 12 of 26

1			1	T.	1
SN	Emission Factor Source	Emission Factor	Control Equipment	Control Equipment Efficiency	Comments
		11 (07 57			Brownstock throughput: 355,875 ADTUBP
08	Mass balance	lb/ODTP: 23 Methanol (Pulp mill effluent)			Other in-house factors lb Methanol/ODTP: 0.09 Volatized from clarifier
					2.23 Volatized from inorganic basin (IOB)
10	NCASI TB 973, Tables 4.6, 4.7, and 4.8	lb/ADTP: 4.99E-01 VOC 4.36E-01 TRS Various HAPs and other non- criteria			
11a & 11b	NCASI TB 701, Table 18 (Mill PMMK)	lb/ADTFP: 3.8E-02 VOC Various HAPs and other non- criteria			VOC=HAPs + terpenes  Permitted VOC emissions include two chests located inside the board machine.
12	Vendor guarantee	0.01 gr/ascf PM/PM <sub>10</sub>			mside the board machine.
	BACT limit	lb/MMBtu: 0.05 NO <sub>x</sub>			
13	AP-42 Chapter 1.4, Tables 1.4-1 and 1.4-2	lb/MMscf: 7.6 PM/PM <sub>10</sub> 0.6 SO <sub>2</sub> 5.5 VOC 84 CO Various HAPs and other non- criteria			86 MMBtu/hr natural gas boiler

AFIN: 21-00036 Page 13 of 26

SN	Emission Factor Source	Emission Factor	Control Equipment	Control Equipment Efficiency	Comments
14F	NCASI TB 723 and mass balance  Control of Open Fugitive Dust	lb/Tdw: 0.05 TOC (hardwood) 2.16 TOC (softwood) lb/day-acre: 0.629 PM			177 tons/hr Maximum pulping material throughput: 1,425,500 tpy (wet) 75% Hardwood Chips 25% Softwood Chips Molecular weight ratio of
	Sources (EPA- 450/3-98-008), Equation 4-9	0.315 PM <sub>10</sub>			136 VOC to 120 Carbon  It is assumed that 50% of PM is PM <sub>10</sub> .
15	NCASI TB 973, Table 4.16	lb/ton: 1.20E-02 VOC 7.63E-03 TRS Various HAPs and other non- criteria			TRS emission factor is the sum of factors for Dimethyl Disulfide, Dimethyl Sulfide, Methyl Mercaptan, and H <sub>2</sub> S
16F & 27F	NCASI TB 677, Table IX.A.1	lb/chest-hour: 0.86 VOC			VOC emissions are permitted with an additional 20% safety factor SN-16F = 9 chests SN-27F = 1 chest 2 additional chests located inside SN-11a and SN-11b
17F	EPA's LandGEM	LandGEM output: VOC HAPs			Annual Deposits = 102,700 short tons NMOC = 5,691 m <sup>3</sup> /yr in 2027 Based on NMOC as
	AP-42 Chapter 13.2.4, Equation 1	lb/ton: 0.00119 PM 0.00056 PM <sub>10</sub>			Hexane @ $600 \text{ ppm}_v$ $U = 7.55$ $M = 4.8\%$

AFIN: 21-00036 Page 14 of 26

SN	Emission Factor Source	Emission Factor	Control Equipment	Control Equipment Efficiency	Comments
21, 22, 28, & 31	NCASI TB 677, Table V.B.2	1,570 ppm <sub>v</sub> Methanol			Assumes Methanol = VOC  Calculations are based on 650,000,000 gal/yr throughput for SN-21 and SN-22, each, 1,000,000,000 gal/yr for SN-28, and 160,000,000 for SN-31
24	TANKS	Varies			Based on 500,000 gal/yr throughput
25	NCASI TB 676, Table IX.A.1 NCASI TB 676, Table IX.A.2	lb/ton: 1.4E-01 HAP mg/L: 90.3 Methanol			Per NCASI TB 676, p. 133, Methanol makes up over 99% of the total HAP emission rate. Therefore, it is assumed 100% of HAP is Methanol.  Based on 5 mg/L weak wash methanol content.  Based on 62,050 ton/yr lime production.
26	NCASI TB 676, Table IX.A.1	lb/ton: 1.49-02 HAP			Per NCASI TB 676, p. 140, Methanol makes up almost 80% and Formaldehyde makes up 12% of the total HAP emission rate. It is conservatively assumed that VOC equals total HAP, Methanol is 100% total HAP, and Formaldehyde is 20% total HAP.  Based on 62,050 ton/yr lime production.
29					NCG Collection System emissions are accounted for in SN-01 and SN-05

AFIN: 21-00036 Page 15 of 26

SN	Emission Factor Source	Emission Factor	Control Equipment	Control Equipment Efficiency	Comments
30a-f	AP-42 Chapter 1.4, Tables 1.4-1 and 1.4-2	lb/MMscf: 7.6 PM/PM <sub>10</sub> 0.6 SO <sub>2</sub> 5.5 VOC 84 CO 100 NO <sub>x</sub> Various HAPs and other non- criteria			Maximum number of boilers used = 6 Maximum heat input capacity per boiler = 100 MMBtu/hr
32	NCASI TB 677, Table V.B.2	300 ppm <sub>v</sub> Methanol			Assumes Methanol = VOC  279 ppm <sub>v</sub> is the highest listed Methanol concentration.  Based on 240,000,000 gal/yr throughput
33	Vendor guarantee	0.01 gr/cf PM/PM <sub>10</sub>			
34	NCASI TB 701, Table 18	lb/hr: 2.6 VOC  lb/ADTFP: 2.69E-01 Ammonia Various HAPs and other non- criteria			VOC emission factor is based on the sum of all HAP emissions.  VOC emissions are permitted with an additional 20% safety factor.
36	AP-42 Chapter 13.2.1, Equations 1 and 2	lb/VMT: 0.1456 PM 0.0291 PM <sub>10</sub>			
37	AP-42 Chapter 13.2.2, Equations 1a and 2	lb/VMT: 4.925 PM 1.2041 PM <sub>10</sub>			
39	NCASI TB 676, Table X.A.1	lb/TCaO: 0.019 VOC 0.015 Methanol			101,105 TCaO per year maximum capacity

AFIN: 21-00036 Page 16 of 26

SN	Emission Factor Source	Emission Factor	Control Equipment	Control Equipment Efficiency	Comments	
40	TANKS	lb/hr: 0.4 VOC 0.4 Methanol			Conservatively assumes black liquor used as surrogate for soap. Assumes methanol and VOC emissions are equal. Annual throughput: 8,942,500 gallons	
41 & 42	AP-42 Chapter 3.3, Tables 3.3-1 and 3.3-2	1b/MMBtu: 0.31 PM/PM <sub>10</sub> 0.29 SO <sub>2</sub> 0.95 CO 0.36 VOC 4.41 NO <sub>x</sub> Various HAPs				
43	AP-42 Chapter 3.2, Table 3.2-3	lb/MMBtu: 9.91E-03 PM/PM <sub>10</sub> 5.88E-04 SO <sub>2</sub> 3.72 CO 2.96E-02 VOC 2.27 NO <sub>x</sub> Various HAPs and other non- criteria			Emergency engine annual	
44	Chapter 3.2, Table 3.2-3 9.91E-03 PM 9.50E-03 PM <sub>1</sub> 5.88E-04 SO <sub>2</sub> NSPS Subpart JJJJ g/hp-hr: 4.0 CO 1.0 VOC	4.0 CO 1.0 VOC	N/A	9.91E-03 PM 9.50E-03 PM <sub>10</sub> 5.88E-04 SO <sub>2</sub> g/hp-hr: 4.0 CO 1.0 VOC	N/A	emissions based on500 hours each
45	AP-42 Chapter 3.2, Table 3.2-3 Vendor data	1b/MMBtu: 9.91E-03 PM 9.50E-03 PM <sub>10</sub> 5.88E-04 SO <sub>2</sub> g/kW-hr: 0.11 VOC 0.89 CO 0.13 NO <sub>x</sub>				

AFIN: 21-00036 Page 17 of 26

SN	Emission Factor Source	Emission Factor	Control Equipment	Control Equipment Efficiency	Comments
46	AP-42 (1980 Edition) Section 10.3	lb/ton: 0.024 PM 0.0139 PM <sub>10</sub>	N/A	N/A	100 ton/hr short-term maximum capacity  364,000 ton/yr annual maximum capacity

# 14. TESTING REQUIREMENTS:

The permit requires testing of the following sources.

SN	Pollutants	Test Method	Test Interval	Justification
01	PM/PM <sub>10</sub> PM <sub>2.5</sub>	5, 201A 202	5-yr	Compliance mechanism; NESHAP MM
01	CO	10	5-yr	Compliance mechanism
01	NO <sub>x</sub>	7E	5-yr	Compliance mechanism
01	$SO_2$	6C	5-yr	Compliance mechanism
02	PM/PM <sub>10</sub>	5, 201A	2-yr	Compliance mechanism; NESHAP MM
03	PM/PM <sub>10</sub>	5, 201A	5-yr	Compliance mechanism; NESHAP MM
03	TRS	16B	Annually	§19.804(B)
04	СО	10	5-yr	Compliance mechanism
04	PM & PM <sub>10</sub>	PM: 5 & 202 PM <sub>10</sub> : 201A & 202 or 5 & 202	One Time	Demonstrate compliance while burning used oil
05	$SO_2$	6C	5-yr	Compliance mechanism
13	NO <sub>x</sub>	7E	Within 180 days	Compliance mechanism

AFIN: 21-00036 Page 18 of 26

SN	Pollutants	Test Method	Test Interval	Justification
02	PM <sub>10</sub> PM <sub>2.5</sub>	201A & 202	Annually	A reasonable possibility exists under paragraph (r)(6) of 40 CFR §52.21 due to projected actual emissions increase of at least 50 percent of the amount that is a "significant emissions increase," as defined under 40 CFR §52.21(b)(40).
03	$SO_2$ $NO_x$ $H_2S$ $PM_{10}$ $PM_{2.5}$	6C 7E 16 5 & 202	5-yr	A reasonable possibility exists under paragraph (r)(6) of 40 CFR §52.21 due to projected actual emissions increase of at least 50 percent of the amount that is a "significant emissions increase," as defined under 40 CFR §52.21(b)(40).
05	SO <sub>2</sub> NO <sub>x</sub>	6C 7E	5-yr	A reasonable possibility exists under paragraph (r)(6) of 40
10	$H_2S$	16	5-yr	CFR §52.21 due to projected actual emissions increase of at least 50 percent of the amount that is a "significant emissions increase," as defined under 40 CFR §52.21(b)(40).

# 15. 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)
04	$NO_x$	CEMS	Continuously	Y
	CO <sub>2</sub>	CEMS	Continuously	Y
	$\mathrm{SO}_2$	CEMS	Continuously	Y
	Opacity	COMS (during fuel oil)	Continuously	N
15	TRS	CEMS (Only when not routing to NCG)	Continuously	N

AFIN: 21-00036 Page 19 of 26

SN	Parameter or Pollutant to be Monitored	Method (CEM, Pressure Gauge, etc.)	Frequency	Report (Y/N)
	$SO_2$	CEMS	Continuously	N
02	СО	CEMS	Continuously	N
	NO <sub>x</sub>	CEMS	Continuously	N
	TRS	CEMS	Continuously	N
	H <sub>2</sub> S (59.4% of total TRS)	TRS CEMS	Continuously	N
02	Opacity	COMS	Continuously	N
01	TRS	CEMS	Continuously	N
	Scrubber Pressure Drop (SN-01)	CPMS	Continuously	N
01 & 03	Scrubber Liquid Flow Rate (SN-01)	CPMS	Continuously	N
01 & 03	Scrubber Pressure Drop (SN-03)	CPMS	Continuously	N
	Scrubber Liquid Flow Rate (SN-03)	CPMS	Continuously	N
05	Temperature	Monitoring Device which measures and records the temperature at the point of incineration in the incinerator.	Continuously	N
06	pH of the oxidation/reduction potential of the gas scrubber effluent	CMS	Continuously	N
06	gas scrubber vent gas inlet flow rate	CMS	Continuously	N
06	gas scrubber liquid influent flow rate	CMS	Continuously	N
06	chlorine outlet concentration, in lieu of other monitored items for SN-06	CMS	Continuously	N

AFIN: 21-00036 Page 20 of 26

SN	Parameter or Pollutant to be Monitored	Method (CEM, Pressure Gauge, etc.)	Frequency	Report (Y/N)
08	see Plantwide Condition 72 of the permit	testing grab samples	as required by 40 CFR Part 63, Subpart S	N
closed vent systems	see Plantwide Conditions 35 through 92	visual inspections and leak detection tests	as required by 40 CFR Part 63, Subpart S	N

# 16. 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)
13	Make, Model, Year of Construction, & Capacity	NSPS Subpart Dc applicability	When brought on site	Y
13	Natural Gas Combusted (If boiler is subject to Dc)	Amount Combusted per Day	Daily	Y
14F	Pulping Material Processed	1,425,500 tons/12 months	Monthly	Y
02	Black liquor solids fired	520,125 tons/12 months	Monthly	Y
02	Sulfur Content Certification	Low Sulfur Fuel Oil	Daily	Y
01	Quicklime production limit	101,105 tons/12 months	Monthly	Y
	Methanol Throughput	500,000 gal/12 months	Monthly	Y
24	volatile organic liquid (VOL) stored, the period of storage, and the maximum true vapor pressure of that VOL	Subpart Kb Requirement	Maintain records for 2 years	N

AFIN: 21-00036 Page 21 of 26

SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
05	Scrubber flow	400 gal/min (min)	Daily	Y
03	Scrubber pH	9.0 (max)	Daily	Y
Facility	Air dried finished product	401,500 OMT from onsite virgin pulp, purchased pulp, and recycled paper & 365,000 tons/12 months (virgin pulp only)	Monthly	Y
20.0	Total annual fuel	520 million/12 months	Monthly	N
30 a-f	Daily fuel	Subpart Dc Requirement	Daily	N
17F	Cubic Yards of waste per 12 months	230,000 yd <sup>3</sup> /12 months	Monthly	Y
01	Pet coke usage	13,505 tons per 12- month	Monthly	Y
01	Pet coke Sulfur content	7% by weight (max)	Supplier Certification	N
34	Air dried finished product from Off Machine Coater	10,000 tons/12 months	Monthly	Y
Facility	Organic HAP emissions	4% of mass of coating materials applied	As Purchased	N
	Hours of operation	500 hours annually (each)	Monthly	Y
41 – 45	Hours of operation and documentation for emergency hours	100 hr/yr for maintenance and readiness testing; 50 hr/yr for nonemergency but counted as part of the 100 hr/yr above	As needed	Y
02, 03, 04, & 05	Annual SO <sub>2</sub> Emissions (tpy on a calendar basis)	N/A	Annually	N

AFIN: 21-00036 Page 22 of 26

SN	Recorded Item	Permit Limit	Frequency	Report (Y/N)
	Annual NO <sub>x</sub> Emissions (tpy on a calendar basis)	N/A	Annually	N
02, 03, 05, & 10	O2, 03, 05, & 10  Annual H <sub>2</sub> S  Emissions  (tpy on a calendar basis)		Annually	N
	Annual PM Emissions (tpy on a calendar basis)	N/A	Annually	N
02, 03, 04, 05, 14F, 17F, 36, & 37	Annual PM <sub>10</sub> Emissions (tpy on a calendar basis)	N/A	Annually	N
	Annual PM <sub>2.5</sub> Emissions (tpy on a calendar basis)	N/A	Annually	N
04 & IA-1	Annual NO <sub>x</sub> emissions (tpy on a calendar basis)	212.1 tpy	Annually	N
46	Tons of logs processed	364,000 tons per 12- month rolling period	Monthly	Y

# 17. OPACITY:

SN	Opacity	Justification for limit	Compliance Mechanism
04	5 % 20 %	Natural gas fuel only NSPS Subpart D (fuel oil)	Daily observation
13	5 %	natural gas fired	Weekly observation
02	20 %	NSPS Subpart BB allows 35% but Reg. 19 allows only 20% after 1972	COMS

AFIN: 21-00036 Page 23 of 26

SN	Opacity	Justification for limit	Compliance Mechanism
03	20 %	carried over from previous permit	Weekly observation
01	20 %	carried over from previous permit	Weekly observation
05	20 %	natural gas fired	Weekly observation
01	5 %	fabric filter department guidance	Weekly observation
12	5 %	fabric filter department guidance	Weekly observation
33	5 %	fabric filter department guidance	Weekly observation
41 & 42	20 %	§19.503	Daily observation when in operation
43 & 44	5 %	natural gas fired	Natural gas only
45	3 %	propane gas fired	Propane only
46	20 %	Reg.19.503 and 40 C.F.R. § 52 Subpart E	Weekly observation

# 18. DELETED CONDITIONS:

Former SC	Justification for removal
PWC 22 & 24	Only the testing requirement for SN-05 was removed from these conditions. The PM emission limits were permitted at a level that the source should never
	exceed. Therefore, the testing requirement is no longer required.

# 19. 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 <sub>10</sub>	$SO_2$	VOC	ССО	NO <sub>x</sub>	HAPs	
			$SO_2$				Single	Total
5.9 MMBtu/hr Extruder Treater Combustion	A-1	0.20	0.02	0.14	2.13	2.54		

AFIN: 21-00036 Page 24 of 26

	Group A	Emissions (tpy)							
Source Name	Category	PM/PM <sub>10</sub>	$SO_2$	VOC	СО	$NO_x$	НА	Ps	
	g · j	$\frac{1}{2}$ FM/FM10 $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$	VOC	CO	$NO_X$	Single	Total		
Diesel Storage Tank (10,000 gal)	A-3			0.02			0.02	0.02	
Caustic Storage Tanks	A-4			0			0	0	
Laboratory Fume Hood	A-5			0.01			0.01	0.01	
Truck and Railcar Loadouts	A-13	2.11 PM 1.00 PM <sub>10</sub>							
Knot Draining	A-13			0.12			0.06	0.12	
Turpentine Tank (13,500 gal)	A-13			0.31					
Fuel Oil Day Tank (47,000 gal)	A-13			0.05					
Strong Liquor Tank	A-13			0.22			0.22	0.22	
Heavy Liquor Tank	A-13			0.13			0.12	0.12	
Gasoline Storage Tank (1,000 gal)	A-13			0.54			0.27	0.27	
Green Liquor Stabilization Tank	A-13			0.05			0.04	0.04	
Slaker	A-13			0.38			0.28	0.37	
Extruder Winder Cyclone	A-13	0.003							
Board Machine South Cooling Tower – East Side (195 gpm)	A-13	0.06							
Board Machine Middle Cooling Tower – East Side (430 gpm)	A-13	0.05							

AFIN: 21-00036 Page 25 of 26

	Group A	Emissions (tpy)							
Source Name	Category	DM/DM	CO	VOC	СО	NO	НА	Ps	
		$PM/PM_{10}$	$SO_2$	VOC	CO	$NO_x$	Single	Total	
Board Machine North Cooling Tower – East Side (176 gpm)	A-13	0.02							
Board Machine North Cooling Tower – West Side (2000 gpm)	A-13	0.22							
Extruder Cooling Tower (585 gpm)	A-13	0.08							
Generator Cooling Tower (3,000 gpm)	A-13	0.30							
Pre-Evaporator Cooling Tower (3,600 gpm)	A-13	0.36							
Pulp-Mill HVAC Roof Cooling Tower (500 gpm)	A-13	0.06							
2 x Starch Storage Silos	A-13	0.6							
Polyethylene Silo	A-13	Due to the na		the mater			s), no emiss	ions are	
Chip Mill - Transfer Points	A-13	0.103							
Chip Mill - Bark Storage Pile	A-13	0.0055							
Chip Mill - Bark Hog	A-13	0.0031							
Chip Mill - Chipper	A-13	0.0158							
Chip Mill - Rechipper	A-13	0.0009							
Total	A-13	3.99 PM 2.99 PM <sub>10</sub>		1.77			0.98	1.14	

AFIN: 21-00036 Page 26 of 26

# 20. VOIDED, SUPERSEDED, OR SUBSUMED PERMITS:

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

Permit #	
0271-AOP-R21	



Facility Name: Clearwater Paper Corporation (Cypress

Bend Mill)

Permit Number: 0271-AOP-R22

AFIN: 21-00036

\$/ton factor 23.93 Annual Chargeable Emissions (tpy) 3270.28

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) 9.1
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.)

						<del></del> 1
	Check if				Permit Fee	Annual
D. II. ( . ( / ( ) )	Chargeable Emission	Old Permit	New Permit	Change in Emissions	Chargeable Emissions	Chargeable Emissions
Pollutant (tpy)	Emission					
PM		472.5	481.6	9.1	9.1	481.6
$PM_{10}$		435.4	444.5	9.1		
PM <sub>2.5</sub>		112	111	-1		
$SO_2$		218.6	218.6	0	0	218.6
VOC		1155.4	1155.4	0	0	1155.4
CO		1420.1	1420.1	0		
$NO_X$		1185.6	1185.6	0	0	1185.6
Lead		0.45	0.45	0		
TRS	~	110.7	110.7	0	0	110.7
Acetaldehyde*		12.72	12.72	0		
Hydrogen Chloride	~	65.42	65.42	0	0	65.42
Methanol*		489.52	489.52	0		
Acetone**	~	10.99	10.99	0	0	10.99
Ammonia**	~	21.91	21.91	0	0	21.91
H2S**	~	9.51	9.51	0	0	9.51
Total Other HAPs		33.92	33.92	0		
Other Chargeable HAPs and NCAPs	~	10.55	10.55	0	0	10.55
		0	0	0		
The PM2.5 and H2S emissions are only listed for		0	0	0		
SN-02 due to the reasonable possibility that these		0	0	0		
pollutants could trigger PSD review based on the		0	0	0		
permit application for Permit 0271-AOP-R16.		0	0	0		
		0	0	0		
40 CFR Part 60, Subpart BBa requires the facility to		0	0	0		
test condensable particulate matter. Therefore, the		0	0	0		
PM2.5 emissions are also listed for SN-01.		0	0	0		