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|  | **MICHIGAN DEPARTMENT OF ENVIRONMENT, GREAT LAKES, AND ENERGY****AIR QUALITY DIVISION** |  |
| EFFECTIVE DATE: November 5, 2019REVISION DATE: June 2, 2021ISSUED TO**Michigan Sugar Company - Croswell Factory**State Registration Number (SRN): B2876LOCATED AT159 South Howard Street, Croswell, Sanilac County, Michigan 48422 |
|  |
| **RENEWABLE OPERATING PERMIT**Permit Number: MI-ROP-B2876-2019aExpiration Date: November 5, 2024Administratively Complete ROP Renewal Application Due Between May 5, 2023 and May 5, 2024This Renewable Operating Permit (ROP) is issued in accordance with and subject to Section 5506(3) of Part 55, Air Pollution Control, of the Natural Resources and Environmental Protection Act, 1994 PA 451, as amended (Act 451). Pursuant to Michigan Air Pollution Control Rule 210(1), this ROP constitutes the permittee’s authority to operate the stationary source identified above in accordance with the general conditions, special conditions and attachments contained herein. Operation of the stationary source and all emission units listed in the permit are subject to all applicable future or amended rules and regulations pursuant to Act 451 and the federal Clean Air Act. |

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| **SOURCE-WIDE PERMIT TO INSTALL**Permit Number: MI-PTI-B2876-2019aThis Permit to Install (PTI) is issued in accordance with and subject to Section 5505(5) of Act 451. Pursuant to Michigan Air Pollution Control Rule 214a, the terms and conditions herein, identified by the underlying applicable requirement citation of Rule 201(1)(a), constitute a federally enforceable PTI. The PTl terms and conditions do not expire and remain in effect unless the criteria of Rule 201(6) are met. Operation of all emission units identified in the PTI is subject to all applicable future or amended rules and regulations pursuant to Act 451 and the federal Clean Air Act. |

Michigan Department of Environment, Great Lakes, and Energy

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Chris Hare, Bay City District Supervisor **TABLE OF CONTENTS**

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# AUTHORITY AND ENFORCEABILITY

For the purpose of this permit, the **permittee** is defined as any person who owns or operates an emission unit at a stationary source for which this permit has been issued. The **department** is defined in Rule 104(d) as the Director of the Michigan Department of Environment, Great Lakes, and Energy (EGLE) or his or her designee.

The permittee shall comply with all specific details in the permit terms and conditions and the cited underlying applicable requirements. All terms and conditions in this ROP are both federally enforceable and state enforceable unless otherwise footnoted. Certain terms and conditions are applicable to most stationary sources for which an ROP has been issued. These general conditions are included in Part A of this ROP. Other terms and conditions may apply to a specific emission unit, several emission units which are represented as a flexible group, or the entire stationary source which is represented as a Source-Wide group. Special conditions are identified in Parts B, C, D and/or the appendices.

In accordance with Rule 213(2)(a), all underlying applicable requirements will be identified for each ROP term or condition. All terms and conditions that are included in a PTI, are streamlined or subsumed, or are state only enforceable will be noted as such.

In accordance with Section 5507 of Act 451, the permittee has included in the ROP application a compliance certification, a schedule of compliance, and a compliance plan. For applicable requirements with which the source is in compliance, the source will continue to comply with these requirements. For applicable requirements with which the source is not in compliance, the source will comply with the detailed schedule of compliance requirements that are incorporated as an appendix in this ROP. Furthermore, for any applicable requirements effective after the date of issuance of this ROP, the stationary source will meet the requirements on a timely basis, unless the underlying applicable requirement requires a more detailed schedule of compliance.

Issuance of this permit does not obviate the necessity of obtaining such permits or approvals from other units of government as required by law.

This permit does not relieve the permittee from any responsibilities or obligations imposed on the permittee, at this source, under Consent Order Number 2018-19, entered on December 7, 2018, and Consent Order Number 2019-11, entered on May 30, 2019, between the EGLE and the permittee.

# A. GENERAL CONDITIONS

## Permit Enforceability

* All conditions in this permit are both federally enforceable and state enforceable unless otherwise noted. **(R 336.1213(5))**
* Those conditions that are hereby incorporated in a state-only enforceable Source-Wide PTI pursuant to Rule 201(2)(d) are designated by footnote one. **(R 336.1213(5)(a), R 336.1214a(5))**
* Those conditions that are hereby incorporated in a federally enforceable Source-Wide PTI pursuant to Rule 201(2)(c) are designated by footnote two. **(R 336.1213(5)(b), R 336.1214a(3))**

## General Provisions

1. The permittee shall comply with all conditions of this ROP. Any ROP noncompliance constitutes a violation of Act 451, and is grounds for enforcement action, for ROP revocation or revision, or for denial of the renewal of the ROP. All terms and conditions of this ROP that are designated as federally enforceable are enforceable by the Administrator of the United States Environmental Protection Agency (USEPA) and by citizens under the provisions of the federal Clean Air Act (CAA). Any terms and conditions based on applicable requirements which are designated as “state-only” are not enforceable by the USEPA or citizens pursuant to the CAA. **(R 336.1213(1)(a))**
2. It shall not be a defense for the permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this ROP. **(R 336.1213(1)(b))**
3. This ROP may be modified, revised, or revoked for cause. The filing of a request by the permittee for a permit modification, revision, or termination, or a notification of planned changes or anticipated noncompliance does not stay any ROP term or condition. This does not supersede or affect the ability of the permittee to make changes, at the permittee’s own risk, pursuant to Rule 215 and Rule 216. **(R 336.1213(1)(c))**
4. The permittee shall allow the department, or an authorized representative of the department, upon presentation of credentials and other documents as may be required by law and upon stating the authority for and purpose of the investigation, to perform any of the following activities: **(R 336.1213(1)(d))**
	1. Enter, at reasonable times, a stationary source or other premises where emissions-related activity is conducted or where records must be kept under the conditions of the ROP.
	2. Have access to and copy, at reasonable times, any records that must be kept under the conditions of the ROP.
	3. Inspect, at reasonable times, any of the following:
		1. Any stationary source.
		2. Any emission unit.
		3. Any equipment, including monitoring and air pollution control equipment.
		4. Any work practices or operations regulated or required under the ROP.
	4. As authorized by Section 5526 of Act 451, sample or monitor at reasonable times substances or parameters for the purpose of assuring compliance with the ROP or applicable requirements.
5. The permittee shall furnish to the department, within a reasonable time, any information the department may request, in writing, to determine whether cause exists for modifying, revising, or revoking the ROP or to determine compliance with this ROP. Upon request, the permittee shall also furnish to the department copies of any records that are required to be kept as a term or condition of this ROP. For information which is claimed by the permittee to be confidential, consistent with the requirements of the 1976 PA 442, MCL §15.231 et seq., and known as the Freedom of Information Act, the person may also be required to furnish the records directly to the USEPA together with a claim of confidentiality. **(R 336.1213(1)(e))**
6. A challenge by any person, the Administrator of the USEPA, or the department to a particular condition or a part of this ROP shall not set aside, delay, stay, or in any way affect the applicability or enforceability of any other condition or part of this ROP. **(R 336.1213(1)(f))**
7. The permittee shall pay fees consistent with the fee schedule and requirements pursuant to Section 5522 of Act 451. **(R 336.1213(1)(g))**
8. This ROP does not convey any property rights or any exclusive privilege. **(R 336.1213(1)(h))**

## Equipment & Design

1. Any collected air contaminants shall be removed as necessary to maintain the equipment at the required operating efficiency. The collection and disposal of air contaminants shall be performed in a manner so as to minimize the introduction of contaminants to the outer air. Transport of collected air contaminants in Priority I and II areas requires the use of material handling methods specified in Rule 370(2).2 **(R 336.1370)**
2. Any air cleaning device shall be installed, maintained, and operated in a satisfactory manner and in accordance with the Michigan Air Pollution Control rules and existing law. **(R 336.1910)**

## Emission Limits

1. Unless otherwise specified in this ROP, the permittee shall comply with Rule 301, which states, in part, “Except as provided in subrules 2, 3, and 4 of this rule, a person shall not cause or permit to be discharged into the outer air from a process or process equipment a visible emission of a density greater than the most stringent of the following:”2 **(R 336.1301(1))**
	1. A 6-minute average of 20% opacity, except for one 6-minute average per hour of not more than 27% opacity.
	2. A limit specified by an applicable federal new source performance standard.

The grading of visible emissions shall be determined in accordance with Rule 303.

1. The permittee shall not cause or permit the emission of an air contaminant or water vapor in quantities that cause, alone or in reaction with other air contaminants, either of the following:
	1. Injurious effects to human health or safety, animal life, plant life of significant economic value, or property.1 **(R 336.1901(a))**
	2. Unreasonable interference with the comfortable enjoyment of life and property.1**(R 336.1901(b))**

## Testing/Sampling

1. The department may require the owner or operator of any source of an air contaminant to conduct acceptable performance tests, at the owner’s or operator’s expense, in accordance with Rule 1001 and Rule 1003, under any of the conditions listed in Rule 1001(1).2 **(R 336.2001)**
2. Any required performance testing shall be conducted in accordance with Rule 1001(2), Rule 1001(3) and Rule 1003. **(R 336.2001(2), R 336.2001(3), R 336.2003(1))**
3. Any required test results shall be submitted to the Air Quality Division (AQD) in the format prescribed by the applicable reference test method within 60 days following the last date of the test. **(R 336.2001(5))**

## Monitoring/Recordkeeping

1. Records of any periodic emission or parametric monitoring required in this ROP shall include the following information specified in Rule 213(3)(b)(i), where appropriate. **(R 336.1213(3)(b))**
	1. The date, location, time, and method of sampling or measurements.
	2. The dates the analyses of the samples were performed.
	3. The company or entity that performed the analyses of the samples.
	4. The analytical techniques or methods used.
	5. The results of the analyses.
	6. The related process operating conditions or parameters that existed at the time of sampling or measurement.
2. All required monitoring data, support information and all reports, including reports of all instances of deviation from permit requirements, shall be kept and furnished to the department upon request for a period of not less than 5 years from the date of the monitoring sample, measurement, report or application. Support information includes all calibration and maintenance records and all original strip-chart recordings, or other original data records, for continuous monitoring instrumentation and copies of all reports required by the ROP. **(R 336.1213(1)(e), R 336.1213(3)(b)(ii))**

## Certification & Reporting

1. Except for the alternate certification schedule provided in Rule 213(3)(c)(iii)(B), any document required to be submitted to the department as a term or condition of this ROP shall contain an original certification by a Responsible Official which states that, based on information and belief formed after reasonable inquiry, the statements and information in the document are true, accurate, and complete. **(R 336.1213(3)(c))**
2. A Responsible Official shall certify to the appropriate AQD District Office and to the USEPA that the stationary source is and has been in compliance with all terms and conditions contained in the ROP except for deviations that have been or are being reported to the appropriate AQD District Office pursuant to Rule 213(3)(c). This certification shall include all the information specified in Rule 213(4)(c)(i) through (v) and shall state that, based on information and belief formed after reasonable inquiry, the statements and information in the certification are true, accurate, and complete. The USEPA address is: USEPA, Air Compliance Data - Michigan, Air and Radiation Division, 77 West Jackson Boulevard, Chicago, Illinois 60604-3507. **(R 336.1213(4)(c))**
3. The certification of compliance shall be submitted annually for the term of this ROP as detailed in the special conditions, or more frequently if specified in an applicable requirement or in this ROP. **(R 336.1213(4)(c))**
4. The permittee shall promptly report any deviations from ROP requirements and certify the reports. The prompt reporting of deviations from ROP requirements is defined in Rule 213(3)(c)(ii) as follows, unless otherwise described in this ROP. **(R 336.1213(3)(c))**
	1. For deviations that exceed the emissions allowed under the ROP, prompt reporting means reporting consistent with the requirements of Rule 912 as detailed in Condition 25. All reports submitted pursuant to this paragraph shall be promptly certified as specified in Rule 213(3)(c)(iii).
	2. For deviations which exceed the emissions allowed under the ROP and which are not reported pursuant to Rule 912 due to the duration of the deviation, prompt reporting means the reporting of all deviations in the semiannual reports required by Rule 213(3)(c)(i). The report shall describe reasons for each deviation and the actions taken to minimize or correct each deviation.
	3. For deviations that do not exceed the emissions allowed under the ROP, prompt reporting means the reporting of all deviations in the semiannual reports required by Rule 213(3)(c)(i). The report shall describe the reasons for each deviation and the actions taken to minimize or correct each deviation.
5. For reports required pursuant to Rule 213(3)(c)(ii), prompt certification of the reports is described in Rule 213(3)(c)(iii) as either of the following: **(R 336.1213(3)(c))**
	1. Submitting a certification by a Responsible Official with each report which states that, based on information and belief formed after reasonable inquiry, the statements and information in the report are true, accurate, and complete.
	2. Submitting, within 30 days following the end of a calendar month during which one or more prompt reports of deviations from the emissions allowed under the ROP were submitted to the department pursuant to Rule 213(3)(c)(ii), a certification by a Responsible Official which states that; “based on information and belief formed after reasonable inquiry, the statements and information contained in each of the reports submitted during the previous month were true, accurate, and complete.” The certification shall include a listing of the reports that are being certified. Any report submitted pursuant to Rule 213(3)(c)(ii) that will be certified on a monthly basis pursuant to this paragraph shall include a statement that certification of the report will be provided within 30 days following the end of the calendar month.
6. Semiannually for the term of the ROP as detailed in the special conditions, or more frequently if specified, the permittee shall submit certified reports of any required monitoring to the appropriate AQD District Office. All instances of deviations from ROP requirements during the reporting period shall be clearly identified in the reports. **(R 336.1213(3)(c)(i))**
7. On an annual basis, the permittee shall report the actual emissions, or the information necessary to determine the actual emissions, of each regulated air pollutant as defined in Rule 212(6) for each emission unit utilizing the emissions inventory forms provided by the department. **(R 336.1212(6))**
8. The permittee shall provide notice of an abnormal condition, start-up, shutdown, or malfunction that results in emissions of a hazardous or toxic air pollutant which continue for more than one hour in excess of any applicable standard or limitation, or emissions of any air contaminant continuing for more than two hours in excess of an applicable standard or limitation, as required in Rule 912, to the appropriate AQD District Office. The notice shall be provided not later than two business days after the start-up, shutdown, or discovery of the abnormal conditions or malfunction. Notice shall be by any reasonable means, including electronic, telephonic, or oral communication. Written reports, if required under Rule 912, must be submitted to the appropriate AQD District Supervisor within 10 days after the start-up or shutdown occurred, within 10 days after the abnormal conditions or malfunction has been corrected, or within 30 days of discovery of the abnormal conditions or malfunction, whichever is first. The written reports shall include all of the information required in Rule 912(5) and shall be certified by a Responsible Official in a manner consistent with the CAA.2 **(R 336.1912)**

## Permit Shield

1. Compliance with the conditions of the ROP shall be considered compliance with any applicable requirements as of the date of ROP issuance, if either of the following provisions is satisfied. **(R 336.1213(6)(a)(i), R 336.1213(6)(a)(ii))**
	1. The applicable requirements are included and are specifically identified in the ROP.
	2. The permit includes a determination or concise summary of the determination by the department that other specifically identified requirements are not applicable to the stationary source.

Any requirements identified in Part E of this ROP have been identified as non-applicable to this ROP and are included in the permit shield.

1. Nothing in this ROP shall alter or affect any of the following:
	1. The provisions of Section 303 of the CAA, emergency orders, including the authority of the USEPA under Section 303 of the CAA. **(R 336.1213(6)(b)(i))**
	2. The liability of the owner or operator of this source for any violation of applicable requirements prior to or at the time of this ROP issuance. **(R 336.1213(6)(b)(ii))**
	3. The applicable requirements of the acid rain program, consistent with Section 408(a) of the CAA. **(R 336.1213(6)(b)(iii))**
	4. The ability of the USEPA to obtain information from a source pursuant to Section 114 of the CAA. **(R 336.1213(6)(b)(iv))**
2. The permit shield shall not apply to provisions incorporated into this ROP through procedures for any of the following:
	1. Operational flexibility changes made pursuant to Rule 215. **(R 336.1215(5))**
	2. Administrative Amendments made pursuant to Rule 216(1)(a)(i)-(iv). **(R 336.1216(1)(b)(iii))**
	3. Administrative Amendments made pursuant to Rule 216(1)(a)(v) until the amendment has been approved by the department. **(R 336.1216(1)(c)(iii))**
	4. Minor Permit Modifications made pursuant to Rule 216(2). **(R 336.1216(2)(f))**
	5. State-Only Modifications made pursuant to Rule 216(4) until the changes have been approved by the department. **(R 336.1216(4)(e))**
3. Expiration of this ROP results in the loss of the permit shield. If a timely and administratively complete application for renewal is submitted not more than 18 months, but not less than 6 months, before the expiration date of the ROP, but the department fails to take final action before the end of the ROP term, the existing ROP does not expire until the renewal is issued or denied, and the permit shield shall extend beyond the original ROP term until the department takes final action. **(R 336.1217(1)(c), R 336.1217(1)(a))**

## Revisions

1. For changes to any process or process equipment covered by this ROP that do not require a revision of the ROP pursuant to Rule 216, the permittee must comply with Rule 215. **(R 336.1215, R 336.1216)**
2. A change in ownership or operational control of a stationary source covered by this ROP shall be made pursuant to Rule 216(1). **(R 336.1219(2))**
3. For revisions to this ROP, an administratively complete application shall be considered timely if it is received by the department in accordance with the time frames specified in Rule 216. **(R 336.1210(10))**
4. Pursuant to Rule 216(1)(b)(iii), Rule 216(2)(d) and Rule 216(4)(d), after a change has been made, and until the department takes final action, the permittee shall comply with both the applicable requirements governing the change and the ROP terms and conditions proposed in the application for the modification. During this time period, the permittee may choose to not comply with the existing ROP terms and conditions that the application seeks to change. However, if the permittee fails to comply with the ROP terms and conditions proposed in the application during this time period, the terms and conditions in the ROP are enforceable. **(R 336.1216(1)(c)(iii), R 336.1216(2)(d), R 336.1216(4)(d))**

## Reopenings

1. A ROP shall be reopened by the department prior to the expiration date and revised by the department under any of the following circumstances:
	1. If additional requirements become applicable to this stationary source with three or more years remaining in the term of the ROP, but not if the effective date of the new applicable requirement is later than the ROP expiration date. **(R 336.1217(2)(a)(i))**
	2. If additional requirements pursuant to Title IV of the CAA become applicable to this stationary source. **(R 336.1217(2)(a)(ii))**
	3. If the department determines that the ROP contains a material mistake, information required by any applicable requirement was omitted, or inaccurate statements were made in establishing emission limits or the terms or conditions of the ROP. **(R 336.1217(2)(a)(iii))**
	4. If the department determines that the ROP must be revised to ensure compliance with the applicable requirements. **(R 336.1217(2)(a)(iv))**

## Renewals

1. For renewal of this ROP, an administratively complete application shall be considered timely if it is received by the department not more than 18 months, but not less than 6 months, before the expiration date of the ROP. **(R 336.1210(8))**

## Stratospheric Ozone Protection

1. If the permittee is subject to Title 40 of the Code of Federal Regulations (CFR), Part 82 and services, maintains, or repairs appliances except for motor vehicle air conditioners (MVAC), or disposes of appliances containing refrigerant, including MVAC and small appliances, or if the permittee is a refrigerant reclaimer, appliance owner or a manufacturer of appliances or recycling and recovery equipment, the permittee shall comply with all applicable standards for recycling and emissions reduction pursuant to 40 CFR Part 82, Subpart F.
2. If the permittee is subject to 40 CFR Part 82, and performs a service on motor (fleet) vehicles when this service involves refrigerant in the MVAC, the permittee is subject to all the applicable requirements as specified in 40 CFR Part 82, Subpart B, Servicing of Motor Vehicle Air Conditioners. The term “motor vehicle” as used in Subpart B does not include a vehicle in which final assembly of the vehicle has not been completed by the original equipment manufacturer. The term MVAC as used in Subpart B does not include the air-tight sealed refrigeration system used for refrigerated cargo or an air conditioning system on passenger buses using Hydrochlorofluorocarbon-22 refrigerant.

## Risk Management Plan

1. If subject to Section 112(r) of the CAA and 40 CFR Part 68, the permittee shall register and submit to the USEPA the required data related to the risk management plan for reducing the probability of accidental releases of any regulated substances listed pursuant to Section 112(r)(3) of the CAA as amended in 40 CFR 68.130. The list of substances, threshold quantities, and accident prevention regulations promulgated under 40 CFR Part 68, do not limit in any way the general duty provisions under Section 112(r)(1).
2. If subject to Section 112(r) of the CAA and 40 CFR Part 68, the permittee shall comply with the requirements of 40 CFR Part 68, no later than the latest of the following dates as provided in 40 CFR 68.10(a):
	1. June 21, 1999,
	2. Three years after the date on which a regulated substance is first listed under 40 CFR 68.130, or
	3. The date on which a regulated substance is first present above a threshold quantity in a process.
3. If subject to Section 112(r) of the CAA and 40 CFR Part 68, the permittee shall submit any additional relevant information requested by any regulatory agency necessary to ensure compliance with the requirements of 40 CFR Part 68.
4. If subject to Section 112(r) of the CAA and 40 CFR Part 68, the permittee shall annually certify compliance with all applicable requirements of Section 112(r) as detailed in Rule 213(4)(c)). **(40 CFR Part 68)**

## Emission Trading

1. Emission averaging and emission reduction credit trading are allowed pursuant to any applicable interstate or regional emission trading program that has been approved by the Administrator of the USEPA as a part of Michigan’s State Implementation Plan. Such activities must comply with Rule 215 and Rule 216. **(R 336.1213(12))**

## Permit to Install (PTI)

1. The process or process equipment included in this permit shall not be reconstructed, relocated, or modified unless a PTI authorizing such action is issued by the department, except to the extent such action is exempt from the PTI requirements by any applicable rule.2 **(R 336.1201(1))**
2. The department may, after notice and opportunity for a hearing, revoke PTI terms or conditions if evidence indicates the process or process equipment is not performing in accordance with the terms and conditions of the PTI or is violating the department’s rules or the CAA.2 **(R 336.1201(8), Section 5510 of Act 451)**
3. The terms and conditions of a PTI shall apply to any person or legal entity that now or hereafter owns or operates the process or process equipment at the location authorized by the PTI. If a new owner or operator submits a written request to the department pursuant to Rule 219 and the department approves the request, this PTI will be amended to reflect the change of ownership or operational control. The request must include all of the information required by Subrules (1)(a), (b) and (c) of Rule 219. The written request shall be sent to the appropriate AQD District Supervisor, EGLE.2**(R 336.1219)**
4. If the installation, reconstruction, relocation, or modification of the equipment for which PTI terms and conditions have been approved has not commenced within 18 months of the original PTI issuance date, or has been interrupted for 18 months, the applicable terms and conditions from that PTI, as incorporated into the ROP, shall become void unless otherwise authorized by the department. Furthermore, the person to whom that PTI was issued, or the designated authorized agent, shall notify the department via the Supervisor, Permit Section, EGLE, AQD, P. O. Box 30260, Lansing, Michigan 48909, if it is decided not to pursue the installation, reconstruction, relocation, or modification of the equipment allowed by the terms and conditions from that PTI.2 **(R 336.1201(4))**

## Consent Orders

1. The conditions contained in this ROP for which a Consent Order is the only identified underlying applicable requirement shall be considered null and void upon the effective date of termination of the Consent Order. The effective date of termination is defined for the purposes of this condition as the date upon which the Termination Order is signed by the AQD Division Director.

**Footnotes:**

1This condition is state-only enforceable and was established pursuant to Rule 201(1)(b).

2This condition is federally enforceable and was established pursuant to Rule 201(1)(a).

# B. SOURCE-WIDE CONDITIONS

Part B outlines the Source-Wide Terms and Conditions that apply to this stationary source. The permittee is subject to these special conditions for the stationary source in addition to the general conditions in Part A and any other terms and conditions contained in this ROP.

The permittee shall comply with all specific details in the special conditions and the underlying applicable requirements cited. If a specific condition type does not apply to this source, NA (not applicable) has been used in the table. If there are no Source-Wide Conditions, this section will be left blank.

**POLLUTION CONTROL EQUIPMENT**

NA

**I. EMISSION LIMIT(S)**

NA

**II. MATERIAL LIMIT(S)**

NA

**III. PROCESS/OPERATIONAL RESTRICTION(S)**

NA

**IV. DESIGN/EQUIPMENT PARAMETER(S)**

NA

**V. TESTING/SAMPLING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

NA

**VI. MONITORING/RECORDKEEPING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

NA

**VII. REPORTING**

1. Prompt reporting of deviations pursuant to General Conditions 21 and 22 of Part A. **(R 336.1213(3)(c)(ii))**

2. Semiannual reporting of monitoring and deviations pursuant to General Condition 23 of Part A. The report shall be postmarked or received by the appropriate AQD District Office by March 15 for reporting period July 1 to December 31 and September 15 for reporting period January 1 to June 30. **(R 336.1213(3)(c)(i))**

3. Annual certification of compliance pursuant to General Conditions 19 and 20 of Part A. The report shall be postmarked or received by the appropriate AQD District Office by March 15 for the previous calendar year. **(R 336.1213(4)(c))**

**See Appendix 8**

**VIII. STACK/VENT RESTRICTION(S)**

NA

**IX. OTHER REQUIREMENT(S)**

1. The conditions contained in this ROP for which a Consent Order is the only identified underlying applicable requirement shall be considered null and void upon the effective date of termination of the Consent Order. The effective date of termination is defined for the purposes of the conditions as the date upon which the Termination Order is signed by the Chief of the AQD.

**Footnotes:**

1This condition is state only enforceable and was established pursuant to Rule 201(1)(b).

2This condition is federally enforceable and was established pursuant to Rule 201(1)(a).

# C. EMISSION UNIT CONDITIONS

Part C outlines terms and conditions that are specific to individual emission units listed in the Emission Unit Summary Table. The permittee is subject to the special conditions for each emission unit in addition to the General Conditions in Part A and any other terms and conditions contained in this ROP.

The permittee shall comply with all specific details in the special conditions and the underlying applicable requirements cited. If a specific condition type does not apply, NA (not applicable) has been used in the table. If there are no conditions specific to individual emission units, this section will be left blank.

## EMISSION UNIT SUMMARY TABLE

The descriptions provided below are for informational purposes and do not constitute enforceable conditions.

| **Emission Unit ID** | **Emission Unit Description****(Including Process Equipment & Control Device(s))** | **Installation****Date/****Modification Date** | **Flexible Group ID** |
| --- | --- | --- | --- |
| EU-MURRAYBLR | A No. 6 fuel oil or natural gas-fired boiler, rated at 110 MMBTU per hour heat input (92,127 pounds of steam per hour), but permitted for 67,500 pounds of steam per hour (80.6 MMBTU/hr). Used to provide steam for beet sugar production and electrical generation. This emission unit is subject to 40 CFR Part 63, Subpart DDDDD. (PTI 19-76B) | 1/1/1976 1/1/1990 | FG-63-5D-EXNGBLR |
| EU-PULPDRYER | A natural gas or No. 6 fuel oil-fired pulp dryer used to dry pulp during beet processing. Controlled by a multi-clone. This emission unit is subject to 40 CFR Part 64 (CAM). (PTI 963-89) | 1/1/1975 3/1/1990 | NA |
| EU-RILEYBLR | A natural gas-fired boiler, rated at 179 MMBTU/hr, for steam production (up to 150,000 pounds per hour). The boiler is equipped with a low NOx burner and oxygen trim. Manufactured in 1969. Relocated from the Michigan Sugar Company – Carrolton Plant on July 21, 2015. This emission unit is subject to 40 CFR Part 63, Subpart DDDDD and 40 CFR Part 60, Subpart Db. (PTI 21-15B) | 7/21/2015 | FG-63-5D-EXNGBLR |
| EU-SUGARDRYER | A dryer utilizing steam heat to dry the thick juice to form warm sugar crystals. This is equipped with a dust collecting system consisting of a rotoclone dust collector with water injection system and a droplet separator. (PTI 21-15B) | 4/1/1988 | FG-SUGAR |
| EU-SUGARCOOLER | A cooler utilizing ambient air to temper sugar before silo storage. This is equipped with a dust collection system. (PTI 21-15B) | 6/1/1991 | FG-SUGAR |
| EU-SUGTRANSPORT | Various conveying scrolls and conveyor equipment used to convey and transport finished (food grade) table sugar. This is controlled with a dust collection system consisting of baghouses. (PTI 21-15B) | 6/1/1991 | FG-SUGAR |
| EU-NGLIMEKILN  | A natural gas-fired vertical lime kiln, rated at 25.0 MMBTU/hr or less. The kiln produces carbon dioxide (CO2) and calcium oxide for purification of sugar juice. The calcium oxide is introduced into the sugar extraction process as milk of lime to increase pH during initial purification. The CO2 is used for additional purification and pH adjustment in the carbonation tanks.  | 1/19/2021 | NA |
| EU-PELLETCOOLER | Cools beet pulp pellets coming off pellet mills before they are stored in bins, controlled with fabric filter. | 6/1/19979/30/1997 | FG-RULE290 |
| EU-PELLETMILLDUST | Pulp pellet mills system is controlled by with a dust collector. | 7/1/1991 | FG-RULE290 |

## EU-MURRAYBLR

**EMISSION UNIT CONDITIONS**

**DESCRIPTION**

A No.6 fuel oil or natural gas-fired boiler, rated at 110 MMBTU per hour heat input (92,127 pounds of steam per hour), but permitted for 67,500 pounds of steam per hour (80.6 MMBTU/hr). Used to provide steam for beet sugar production and electrical generation. This emission unit is subject to 40 CFR Part 63, Subpart DDDDD – National Emission Standards for Hazardous Air Pollutants for Major Sources: Industrial, Commercial, and Institutional Boilers and Process Heaters. (PTI 19-76B)

**Flexible Group ID:** FG-63-5D-EXNGBLR

**POLLUTION CONTROL EQUIPMENT**

NA

**I. EMISSION LIMIT(S)**

| **Pollutant** | **Limit** | **Time Period/ Operating Scenario** | **Equipment** | **Monitoring/****Testing Method** | **Underlying Applicable Requirements** |
| --- | --- | --- | --- | --- | --- |
| 1. SO2 | 1.1 pound per million BTUs of heat input2 | 24-hour period | EU-MURRAYBLR | SC V.1 & VI.3 | **R 336.1201(3), R 336.1401 Table 42** |
| 2. NOx | 0.20 pounds per million BTU heat input2 | 24-hour period (applicable when firing natural gas) | EU-MURRAYBLR | SC III.1 & 2,VI.4 & 5 | **R 336.1201(3)** |
| 3. NOx | 16.75 pph2 | Hourly (applicable when firing natural gas) | EU-MURRAYBLR | SC VI.4 | **R 336.1201(3)** |
| 4. NOx | 37.2 tpy2 | 12-month rolling time period determined at the end of each calendar month. (applicable when firing natural gas) | EU-MURRAYBLR | SC VI.4 | **R 336.1201(3)** |

**II. MATERIAL LIMIT(S)**

| **Material** | **Limit** | **Time Period/ Operating Scenario** | **Equipment** | **Monitoring/****Testing Method** | **Underlying Applicable Requirements** |
| --- | --- | --- | --- | --- | --- |
| 1. Natural Gas | 372 MMCF/yr2 | 12-month rolling time period as determined at the end of each calendar month. | EU-MURRAYBLR | SC VI.4 | **R 336.1201(3)** |

**III. PROCESS/OPERATIONAL RESTRICTION(S)**

1. The permittee shall not operate EU-MURRAYBLR at a load greater than 67,500 pounds steam per hour when firing natural gas.2 **(R 336.1201(3))**
2. The permittee shall not operate EU-MURRAYBLR at a load greater than 67,500 pounds steam per hour when firing No. 6 fuel oil unless exhaust gases are discharged unobstructed vertically upwards to the ambient air from a stack with a maximum diameter of 48 inches at an exit point not less than 100 feet above ground level.2 **(R 336.1201(3), R 336.1402)**

**IV. DESIGN/EQUIPMENT PARAMETER(S)**

NA

**V. TESTING/SAMPLING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

1. For each delivery of fuel oil, the representative sulfur content analysis shall be either on file with permittee or supplied by the vendor at time of delivery. If fuel oil is fired in EU-MURRAYBLR, the permittee shall verify the vendor supplied sulfur content data at least once per campaign by conducting independent analysis in accordance with the Fuel Sampling Plan in Appendix 9, as may be amended with the approval of the District Supervisor. **(R 336.1213(3), R 336.1402)**

**See Appendix 9**

**VI. MONITORING/RECORDKEEPING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

1. The permittee shall perform and record the results of a non-certified visible emissions check on
EU-MURRAYBLR at least once per operating day when firing fuel oil. The visible emissions check shall verify the presence of any visible emissions and need not follow the procedures specified in USEPA Method 9. Therefore, multiple stacks may be observed simultaneously.  The date, time, name of visible emissions observer, and whether any visible emissions were observed shall be recorded.  If any visible emissions are observed, the permittee shall immediately implement one of the following procedures: **(R 336.1213(3), R 336.1301)**

a. If any visible emissions have been observed during the non-certified visible emission check, the permittee shall perform and record the results of a 6-minute USEPA Method 9 visible emission observation. If the results of the Method 9 visible emission observation indicate a violation of the opacity standard, the permittee shall immediately initiate corrective actions and document the corrective actions taken.

b. The permittee shall immediately initiate corrective actions and document the corrective actions taken based upon the initial non-certified visible emissions check that indicated the presence of any visible emissions.

1. The permittee shall record the date, time, and duration that fuel oil is fired in EU-MURRAYBLR. **(R 336.1213(3))**
2. For each new sulfur content analysis, the permittee shall calculate the sulfur content of the fuel oil based upon: **(R 336.1213(3), R 336.1402)**
	1. The applicable % sulfur by weight;
	2. BTU’s/lb or BTU/gallon;
	3. The calculated pound per MMBTU sulfur adjusted to 18,000 BTU.
3. The permittee shall monitor the natural gas usage in the boiler on a monthly basis using instrumentation acceptable to the District Supervisor of the Air Quality Division. Natural gas usage shall be recorded on a log and kept on file. **(R 336.1213(3))**
4. The permittee shall monitor all boiler steam generation data on a continuous basis using instrumentation acceptable to the District Supervisor of the Air Quality Division. Results of monitoring shall be recorded hourly on a chart recorder or log and kept on file. **(R 336.1213(3), R 336.1402)**

**See Appendix 7**

**VII. REPORTING**

1. Prompt reporting of deviations pursuant to General Conditions 21 and 22 of Part A. **(R 336.1213(3)(c)(ii))**

2. Semiannual reporting of monitoring and deviations pursuant to General Condition 23 of Part A. The report shall be postmarked or received by the appropriate AQD District Office by March 15 for reporting period July 1 to December 31 and September 15 for reporting period January 1 to June 30. **(R 336.1213(3)(c)(i))**

3. Annual certification of compliance pursuant to General Conditions 19 and 20 of Part A. The report shall be postmarked or received by the appropriate AQD District Office by March 15 for the previous calendar year. **(R 336.1213(4)(c))**

**See Appendix 8**

**VIII. STACK/VENT RESTRICTION(S)**

The exhaust gases from the stacks listed in the table below shall be discharged unobstructed vertically upwards to the ambient air unless otherwise noted:

| **Stack & Vent ID** | **Maximum Exhaust Dimensions****(inches)** | **Minimum Height Above Ground****(feet)** | **Underlying Applicable Requirements** |
| --- | --- | --- | --- |
| 1.SVMURRAYSTACK | 482 | 802 | **R 336.1201(3),** **40 CFR 52.21(c) and (d)** |

**IX. OTHER REQUIREMENT(S)**

NA

**Footnotes:**

1This condition is state only enforceable and was established pursuant to Rule 201(1)(b).

2This condition is federally enforceable and was established pursuant to Rule 201(1)(a).

## EU-PULPDRYER

**EMISSION UNIT CONDITIONS**

**DESCRIPTION**

A natural gas or No. 6 fuel oil-fired pulp dryer used to dry pulp during beet processing. Controlled by a multi-clone. This emission unit is subject to 40 CFR Part 64 (CAM). (PTI 963-89)

**Flexible Group ID:** NA

**POLLUTION CONTROL EQUIPMENT**

Multiclone collector

**I. EMISSION LIMIT(S)**

| **Pollutant** | **Limit** | **Time Period/ Operating Scenario** | **Equipment** | **Monitoring/****Testing Method** | **Underlying Applicable Requirements** |
| --- | --- | --- | --- | --- | --- |
| 1. Particulate | 0.10 pound per 1,000 pounds of exhaust gases2 | Hourly\* | EU-PULPDRYER | SC V.2, VI.1, 2, & 3 | **R 336.1331(a) Paragraph 9, Consent Order AQD No. 2018-19** |
| 2. SO2 | 1.11 pounds per million BTUs heat input.2 | Based upon a 24-hour period. | EU-PULPDRYER | SC V.1 | **R 336.1201(3)** |

\*If a stack test is used to demonstrate compliance with this emission limit, the hourly emission rate during testing shall be determined by the average of the qualified test runs performed in accordance with the method requirements.

**II. MATERIAL LIMIT(S)**

NA

**III. PROCESS/OPERATIONAL RESTRICTION(S)**

1. The permittee shall not operate the pulp dryers unless the multiclone collector is installed, maintained, and operated in a satisfactory manner.2 **(R 336.1910)**
2. All collected air contaminants shall be reintroduced into the pulp handling system to be incorporated into a product stream.2 **(R 336.1370)**
3. The permittee shall perform the routine preventative maintenance indication in the Malfunction Abatement Plan (MAP) when the differential pressure of the multiple cyclone collector is outside the operating parameters as specified in the MAP. **(R 336.1213(3), Paragraph 11.A. Consent Order AQD No. 2018-19)**
4. The permittee shall not operate EU-PULPDRYER unless a malfunction abatement plan (MAP) as described in Rule 911(2), for EU-PULPDRYER operation, has been submitted and is implemented and maintained. The MAP shall, at a minimum, specify the following:
	1. A complete preventative maintenance program including identification of the supervisory personnel responsible for overseeing the inspection, maintenance, and repair of air-cleaning devices, a description of the items or conditions that shall be inspected, the frequency of the inspections or repairs, and an identification of the major replacement parts that shall be maintained in inventory for quick replacement;
	2. An identification of the source and air-cleaning device operating variables that shall be monitored to detect a malfunction or failure, the normal operating range of these variables, and a description of the method of monitoring or surveillance procedures;
	3. A description of the corrective procedures or operational changes that shall be taken in the event of a malfunction or failure to achieve compliance with the applicable emission limits;

If at any time the MAP fails to address or inadequately addresses an event that meets the characteristics of a malfunction, the permittee shall amend the MAP within 45 days after such an event occurs. The permittee shall also amend the MAP within 45 days if new equipment is installed or upon request from the District Supervisor. The permittee shall submit the MAP and any amendments to the MAP to the AQD District Supervisor for review and approval. If the AQD does not notify the permittee within 90 days of submittal, the MAP or amended MAP shall be considered approved. Until an amended plan is approved, the permittee shall implement corrective procedures or operational changes to achieve compliance with all applicable emission limits. **(R 336.213(3),
R 336.1911, R 336.1915, Paragraph 11.A. Consent Order AQD No. 2018-19)**

**IV. DESIGN/EQUIPMENT PARAMETER(S)**

1. The permittee shall equip and maintain the multiclone with instrumentation to continuously monitor the pressure drop across the multiclone.2 **(R 336.1910)**

**V. TESTING/SAMPLING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

1. For each delivery of fuel oil, the representative sulfur content analysis shall be either on file with the permittee or supplied by the vendor at time of delivery. If fuel oil is fired in EU-PULPDRYER, the permittee shall verify the vendor supplied sulfur content data at least once per campaign by conducting independent analysis in accordance with the Fuel Sampling Plan in Appendix 9, as may be amended with the approval of the District Supervisor. **(R 336.1213(3)**

1. Within three years of the most recent stack test, and thereafter every three years (34 - 38 months), the permittee shall verify the particulate emission rates from the process by testing at owner’s expense, in accordance with Department requirements. Testing shall be performed using an approved USEPA Method listed in:

|  |  |
| --- | --- |
| **Pollutant** | **Test Method Reference\*** |
| PM | 40 CFR Part 60, Appendix A; Part 10 of the Michigan Air Pollution Control Rules |

Verification of emission rates includes the submittal of complete report of the test results. Stack testing should be conducted using method 5B or 5C, or EPA Method 17, or an alternative method approved in writing by the AQD. **(R 336.1331(2), R 336.1213(3) R 336.2001(a)(e))**

a. The permittee shall submit a complete test protocol to the AQD for approval at least 30 days prior to the anticipated test date. **(R 336.1213(3))**

b. The permittee shall notify the District Supervisor or the Technical Programs Unit no less than 7 days prior to the anticipated test date. **(R 336.2001(3))**

c. The permittee shall submit a complete test report of the test results to the District Supervisor or the Technical Programs Unit within 60 days following the last date of the test. **(R 336.2001(4))**

**See Appendix 9**

**VI. MONITORING/RECORDKEEPING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

1. The permittee shall continuously measure pressure drop across the multiclone with differential pressure instrumentation and record at least three times per shift with at least one hour between readings as an indicator of proper operation of the multiclone. The indicator range is 2 to 8 inches of water pressure. **(40 CFR 64.6(c)(1)
(i and ii), Paragraph 11.B. Consent Order AQD No. 2018-19)**
2. The differential pressure instrumentation of the multiclone shall be zeroed or calibrated once per year during shut down of the pulp dryer. **(40 CFR 64.6(c)(1)(iii), Paragraph 11.B. Consent Order AQD No. 2018-19)**
3. An excursion for the differential pressure instrumentation of the multiclone is a departure from the indicator range of 2 to 8 inches of water pressure.  **(40 CFR 64.6(c)(2), Paragraph 11.B. Consent Order AQD No. 2018-19)**

4. Except for, as applicable, monitoring malfunctions, associated repairs, and required quality assurance or control activities (including, as applicable, calibration checks and required zero and span adjustments), the owner or operator shall conduct all monitoring in continuous operation (or shall collect data at all required intervals) at all times that the pollutant-specific emissions unit is operating. Data recorded during monitoring malfunctions, associated repairs, and required quality assurance or control activities shall not be used for purposes of this part, including data averages and calculations or fulfilling a minimum data availability requirement, if applicable. The owner or operator shall use all the data collected during all other periods in assessing the operation of the control device and associated control system. A monitoring malfunction is any sudden, infrequent, not reasonably preventable failure of the monitoring to provide valid data. Monitoring failures that are caused in part by poor maintenance or careless operation are not malfunctions. **(40 CFR 64.6(c)(3), 40 CFR 64.7(c))**

1. Upon detecting an excursion or exceedance, the owner or operator shall restore operation of the pollutant-specific emissions unit (including the control device and associated capture system) to its normal or usual manner of operation as expeditiously as practicable in accordance with good air pollution control practices for minimizing emissions. The response shall include minimizing the period of any startup, shutdown or malfunction and taking any necessary corrective actions to restore normal operation and prevent the likely recurrence of the cause of an excursion or exceedance (other than those caused by excused startup or shutdown conditions). **(40 CFR 64.7(d))**
2. The permittee shall maintain records of monitoring data, monitor performance data, corrective actions taken, any written quality improvement plan and any activities undertaken to implement a quality improvement plan, and other information such as data used to document the adequacy of monitoring, or records of monitoring maintenance or corrective actions. **(40 CFR 64.9(b)(1))**
3. The permittee shall properly maintain the monitoring system including keeping necessary parts for routine repairs of the monitoring equipment. **(40 CFR 64.7(b))**
4. For each new sulfur content analysis, the permittee shall calculate the sulfur content of the fuel oil based upon: **(R 336.1213(3))**

a. The applicable % sulfur by weight;

b. BTUs/lb or BTU/gallon;

c. The calculated pound per MMBTU sulfur adjusted to 18,000 BTU.

**See Appendix 7**

**VII. REPORTING**

1. Prompt reporting of deviations pursuant to General Conditions 21 and 22 of Part A. **(R 336.1213(3)(c)(ii))**
2. Semiannual reporting of monitoring and deviations pursuant to General Condition 23 of Part A. The report shall be postmarked orreceived by the appropriate AQD’s District Office by March 15 for reporting period July 1 to December 31 and September 15 for reporting period January 1 to June 30. **(R 336.1213(3)(c)(i))**
3. Annual certification of compliance pursuant to General Conditions 19 and 20 of Part A. The report shall be postmarked orreceived by the appropriate AQD’s District Office by March 15 for the previous calendar year. **(R 336.1213(4)(c))**
4. Each semiannual report of monitoring deviations shall include summary information on the number, duration and cause of excursions and/or exceedances and the corrective actions taken. If there were no exceedances in the reporting period, then this report shall include a statement that there were no excursions and/or exceedances. The CAM monitoring downtime and excess emissions reports will be made on the same schedule as the site deviation and annual compliance schedule listed above. **(40 CFR 64.9(a)(2)(i))**
5. Each semiannual report of monitoring deviations shall include summary information on monitor downtime. If there were no periods of monitor downtime in the reporting period, then this report shall include a statement that there were no periods of monitor downtime. **(40 CFR 64.9(a)(2)(ii))**

**See Appendix 8**

**VIII. STACK/VENT RESTRICTION(S)**

The exhaust gases from the stacks listed in the table below shall be discharged unobstructed vertically upwards to the ambient air unless otherwise noted:

| **Stack & Vent ID** | **Maximum Exhaust Dimensions****(inches)** | **Minimum Height Above Ground****(feet)** | **Underlying Applicable Requirements** |
| --- | --- | --- | --- |
| 1. SVDRYERSTACK | 962 | 1002 | **R 336.1201(3)** |

**IX. OTHER REQUIREMENT(S)**

1. If the permittee identifies a failure to achieve compliance with an emission limitation or standard for which the approved monitoring did not provide an indication of an excursion or exceedance while providing valid data, or the results of compliance or performance testing document a need to modify the existing indicator ranges or designated conditions, the permittee shall promptly notify the AQD and if necessary, submit a proposed modification of the ROP to address the necessary monitoring changes. Such a modification may include but is not limited to, reestablishing indicator ranges or designated conditions, modifying the frequency of conducting monitoring and collecting data, or the monitoring of additional parameters. **(40 CFR 64.7(e))**
2. The permittee shall comply with all applicable requirements of 40 CFR Part 64. **(40 CFR Part 64)**

**Footnotes:**

1This condition is state-only enforceable and was established pursuant to Rule 201(1)(b).

2This condition is federally enforceable and was established pursuant to Rule 201(1)(a).

## EU-RILEYBLR

**EMISSION UNIT CONDITIONS**

**DESCRIPTION**

A natural gas-fired boiler, rated at 179 MMBTU/hr, for steam production (up to 150,000 pounds per hour). The boiler is equipped with a low NOx burner and oxygen trim. The unit was manufactured in 1969 and was relocated from the Michigan Sugar Company – Carrolton Plant on July 21, 2015. This emission unit is subject to 40 CFR Part 60, Subpart Db – Standards of Performance for Industrial-Commercial-Institutional Steam Generating Units, and 40 CFR Part 63, Subpart DDDDD – National Emission Standards for Hazardous Air Pollutants for Major Sources: Industrial, Commercial, and Institutional Boilers and Process Heaters. (PTI 21-15B)

**Flexible Group ID:** FG-63-5D-EXNGBLR

**POLLUTION CONTROL EQUIPMENT:**

NA

**I. EMISSION LIMITS**

| **Pollutant** | **Limit** | **Time Period /****Operating****Scenario** | **Equipment** | **Testing / Monitoring Method** | **Underlying Applicable Requirements** |
| --- | --- | --- | --- | --- | --- |
| 1. NOx | 0.11 lb/MMBTU2 | Hourly\* | EU-RILEYBLR | SC V.1 & 2 | **R 336.2802(4),****40 CFR 52.21(c) & (d)** |
| 2. NOx | 0.20 lb/MMBTU2 | 30-day rolling average basis | EU-RILEYBLR | SC VI.2 & 8 | **40 CFR 60.44b** |
| 3. NOx | 86.24 tpy2 | 12-month rolling time period as determined at the end of each calendar month | EU-RILEYBLR | SC VI.5 & 6 | **R 336.1205(1)(a) & (b),****R 336.2802(4)** |
| 4. PM | 1.46 tpy\*\*, 2 | 12-month rolling time period as determined at the end of each calendar month | EU-RILEYBLR | SC VI.5 | **R 336.1205(1)(a) & (b),****R 336.2802(4)** |
| 5. PM10 | 5.84 tpy\*\*, 2 | 12-month rolling time period as determined at the end of each calendar month | EU-RILEYBLR | SC VI.5 | **R 336.1205(1)(a) & (b),****R 336.2802(4)** |
| 6. GHGs as  CO2e | 92,428 tpy\*\*\*, 2 | 12-month rolling time period as determined at the end of each calendar month | EU-RILEYBLR | SC VI.5 | **R 336.1205(1)(a) & (b),****R 336.2802(4)** |

\*If a stack test is used to demonstrate compliance with this emission limit, the hourly emission rate during testing

shall be determined by the average of the qualified test runs performed in accordance with the method

requirements.

\*\*These emission limits are based on the following emission factors:

PM = 1.9 lb/MMscf

PM10 = 7.6 lb/MMscf

\*\*\*This calculation is based upon CO2, methane, and N2O emission factors from AP-42.

**II. MATERIAL LIMITS**

1. The permittee shall only burn natural gas in EU-RILEYBLR.2 **(R 336.1205(1)(a) & (b), R 336.1224, R 336.1225, R 336.1401, R 336.1702(a), R 336.2802(4), 40 CFR 52.21(c) & (d), 40 CFR Part 60, Subpart Db)**

**III. PROCESS/OPERATIONAL RESTRICTIONS**

1. The permittee shall not operate EU-RILEYBLR unless an approved malfunction abatement plan (MAP), as described in Rule 911(2), is implemented and maintained. An approved MAP meets the requirement that the emission unit and the emission control equipment are installed, maintained, and operated in a satisfactory manner.  The MAP shall, at a minimum, specify the following:

a. A complete preventative maintenance program including identification of the supervisory personnel responsible for overseeing the inspection, maintenance, and repair of air-cleaning devices, a description of the items or conditions that shall be inspected, the frequency of the inspections or repairs, and an identification of the major replacement parts that shall be maintained in inventory for quick replacement;

b. An identification of the source and air-cleaning device operating variables that shall be monitored to detect a malfunction or failure, the normal operating range of these variables, and a description of the method of monitoring or surveillance procedures;

c. A description of the corrective procedures or operational changes that shall be taken in the event of a malfunction or failure to achieve compliance with the applicable emission limits.

If at any time the MAP fails to address or inadequately addresses an event that meets the characteristics of a malfunction, the permittee shall amend the MAP within 45 days after such an event occurs. The permittee shall also amend the MAP within 45 days, if new equipment is installed or upon request from the District Supervisor. The permittee shall submit the MAP and any amendments to the MAP to the AQD District Supervisor for review and approval. If the AQD does not notify the permittee within 90 days of submittal, the MAP or amended MAP shall be considered approved. Until an amended plan is approved, the permittee shall implement corrective procedures or operational changes to achieve compliance with all applicable emission limits.2 **(R 336.1205(1)(a) & (b), R 336.1910, R 336.1911, 40 CFR 52.21(c) & (d))**

**IV. DESIGN/EQUIPMENT PARAMETERS**

1. The maximum design heat input capacity for EU-RILEYBLR shall not exceed 179 MMBTU per hour on a fuel heat input basis.2 **(R 336.1205(1)(a) & (b), R 336.2802(4), 40 CFR 52.21(c) & (d), 40 CFR Part 60, Subpart Db)**
2. The permittee shall not operate EU-RILEYBLR unless the low NOx burners are installed, maintained, and operated in a satisfactory manner.2 **(R 336.1205(1)(a) & (b), R 336.1910, R 336.2802(4), 40 CFR 52.21(c) & (d))**
3. The permittee shall install, calibrate, maintain, and operate, in a satisfactory manner, a device to monitor and record the calendar day natural gas usage rate when in operation for EU-RILEYBLR on a continuous basis.2 **(R 336.1205(1)(a) & (b), R 336.1224, R 336.1225, R 336.1702(a), R 336.2802(4), 40 CFR 52.21(c) & (d), 40 CFR 60.49b(d))**
4. The permittee shall install, calibrate, maintain and operate, in a satisfactory manner, devices to monitor and record the NOx emissions, and oxygen (O2), or carbon dioxide (CO2), content of the exhaust gas from
EU-RILEYBLR on a continuous basis.2 **(R 336.1205(1)(a) & (b), R 336.2802(4), 40 CFR 52.21(c) & (d), 40 CFR 60.48b)**

**V. TESTING/SAMPLING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

1. Upon request from the AQD District Supervisor, the permittee may be required to verify NOx emission rates, as specified in SC I.1, from EU-RILEYBLR by testing at owner's expense, in accordance with the Department requirements. No less than 60 days prior to testing, the permittee shall submit a complete test plan to the AQD Technical Programs Unit and District Office. The AQD must approve the final plan prior to testing. Verification of emission rates includes the submittal of a complete report of the test results to the AQD Technical Programs Unit and District Office within 60 days following the last date of the test.2 **(R 336.2001, R 336.2003, R 336.2004, R 336.2802(4), 40 CFR 52.21(c) & (d))**
2. Within one year of the issuance of this permit, and between a 24 to 37-month period thereafter, the permittee shall verify NOx emission rates from EU-RILEYBLR by testing at owner’s expense, in accordance with Department requirements. No less than 30 days prior to testing, the permittee shall submit a complete test plan to the AQD for review and approval. Verification of emission rates includes the submittal of a complete test report of the results to the AQD within 60 days following the last date of the test. **(R 336.1213(3))**

**VI. MONITORING/RECORDKEEPING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

1. The permittee shall complete all required calculations in a format acceptable to the AQD District Supervisor by the 30th day of the calendar month, for the previous calendar month, unless otherwise specified in any monitoring/recordkeeping special condition.2 **(R 336.1205(1)(a) & (b), R 336.2802(4), 40 CFR 60.49b(d))**
2. The permittee shall continuously monitor and record, in a satisfactory manner, the NOx emissions and the O2, or CO2, emissions from the exhaust gas from EU-RILEYBLR. The permittee shall operate the Continuous Emission Monitoring System (CEMS) to meet the timelines, requirements and reporting detailed in Appendix 3 and shall use the CEMS data for determining compliance with SC I.2.2 **(R 336.1205(1)(a) & (b), R 336.2802(4), 40 CFR 52.21(c) & (d), 40 CFR Part 60, Subpart Db)**
3. The permittee shall keep, in a format acceptable to the AQD District Supervisor, calendar day, calendar month, and 12‑month rolling natural gas usage records in million cubic feet for EU-RILEYBLR. The permittee shall keep all records on file at the facility and make them available to the Department upon request.2 **(R 336.1205(1)(a) & (b), R 336.2802(4), 40 CFR 60.49b(d))**
4. The permittee shall calculate and keep, in a satisfactory manner, records of the monthly and 12-month rolling annual capacity factor for natural gas for EU-RILEYBLR. The permittee shall keep all records on file and make them available to the Department upon request.2 **(40 CFR 60.49b(d))**
5. The permittee shall calculate and keep, in a satisfactory manner, monthly and 12-month rolling total NOx, PM, PM10, and CO2e mass emission records for EU-RILEYBLR, as required by SC I.3, SC I.4, SC I.5, and SC I.6. These calculations are based upon applicable emission factors, stack test and/or CEMS data, maximum design parameters, and hours of operation. The permittee shall keep all records on file and make them available to the Department upon request.2 **(R 336.1205(1)(a) & (b), R 336.2802(4))**
6. The permittee shall calculate 12-month rolling NOx emissions according to the equation in Appendix 7 to verify compliance with SC I.3. **(R 336.1213(3))**
7. The permittee shall keep, in a satisfactory manner, records of the fuel receipts (such as a current, valid purchase contract, tariff sheet, or transportation contract) from the fuel supplier that certify that the natural gas meets the definition of natural gas defined in 40 CFR 60.41b for EU-RILEYBLR on file at the facility and make them available to the Department upon request.2 **(40 CFR Part 60, Subpart Db, 40 CFR 60.49b(r)(1))**
8. The permittee shall maintain records of all information necessary for all notifications and reports as specified in these special conditions as well as that information necessary to demonstrate compliance with the emission limits of this permit. This information shall include, but shall not be limited to the following:

a. Compliance tests and any testing required under the special conditions of this permit;

b. Monitoring data;

c. Verification of heat input capacity required to show compliance with SC IV.1;

d. Identification, type, and the amounts of fuel combusted in EU-RILEYBLR on a calendar day basis;

e. All records required by 40 CFR 60.7 and 40 CFR 60.49b;

f. All calculations necessary to show compliance with the limits contained in this permit.

All of the above information shall be stored in a format acceptable to the Air Quality Division and shall be consistent with the requirements of 40 CFR 60.7(f).2  **(R 336.1205(1)(a) & (b), R 336.1224, R 336.1225, R 336.1702(a), R 336.1912, R 336.2802(4), 40 CFR 52.21(c) & (d), 40 CFR 60.7(f), 40 CFR 60.49b(g), 40 CFR Part 60, Subparts Db)**

1. Within thirty (30) days after the effective date of Consent Order AQD No. 2019-11, the Company shall submit a Quality Assurance (QA) manual to the AQD Technical Programs Unit Supervisor for review and approval. The QA manual should include the following:1 **(Paragraph 10.A. Consent Order AQD No. 2019-11)**
	1. A list of individuals responsible for maintaining and monitoring the CEMS and their duties;
	2. Daily, weekly, monthly, and quarterly CEMS check lists;
	3. A procedure for responding to a failed daily calibration;
	4. System alarms and procedures for responding to the alarms;
	5. A list of repair and replacement parts to be maintained on site;
	6. A system of documenting system maintenance, downtime, manual calibrations, analyzer adjustments, repairs, cylinder gas replacement, and the individual responsible to perform the documentation.
2. The QA manual shall take effect upon written approval from the AQD Technical Programs Unit Supervisor or sixty (60) days after submittal, whichever is earlier. If within sixty (60) days of submittal of the QA manual, the AQD Technical Programs Unit Supervisor provides written notice that the QA manual is not adequate for its stated purposes, the Company shall resubmit the QA manual to address the deficiency within thirty (30) days of the deficiency notice.1 **(Paragraph 10.B. Consent Order AQD No. 2019-11)**
3. Upon approval of the QA manual, the Company shall implement the QA manual as approved and maintain the records and procedures demonstrating that the QA manual is being implemented according to its terms and conditions. Any subsequent revision to the QA manual shall be incorporated by reference into Consent Order AQD No. 2019-11 and shall be made and enforceable part of the Consent Order.1 **(Paragraph 10.C. Consent Order AQD No. 2019-11)**

**See Appendix 3**

**VII. REPORTING**

1. Prompt reporting of deviations pursuant to General Conditions 21 and 22 of Part A. **(R 336.1213(3)(c)(ii))**
2. Semiannual reporting of monitoring and deviations pursuant to General Condition 23 of Part A. The report shall be postmarked or received by the appropriate AQD District Office by March 15 for reporting period July 1 to December 31 and September 15 for reporting period January 1 to June 30. **(R 336.1213(3)(c)(i))**
3. Annual certification of compliance pursuant to General Conditions 19 and 20 of Part A. The report shall be postmarked or received by the appropriate AQD District Office by March 15 for the previous calendar year. **(R 336.1213(4)(c))**
4. The permittee shall submit all reports required by the federal Standards of Performance for New Stationary Sources, 40 CFR 60.49b, as applicable. The permittee shall submit these reports to the AQD District Supervisor within the time frames specified in 40 CFR 60.49b and/or 40 CFR 60.7.2 **(40 CFR 60.7, 40 CFR 60.49b(h) & (i))**

**See Appendix 8**

**VIII. STACK/VENT RESTRICTIONS**

The exhaust gases from the stacks listed in the table below shall be discharged unobstructed vertically upwards to the ambient air unless otherwise noted:

| **Stack & Vent ID** | **Maximum Exhaust Diameter/Dimensions (inches)** | **Minimum Height Above Ground (feet)** | **Underlying Applicable Requirements** |
| --- | --- | --- | --- |
| 1. SV‑RILEYBLR | 1132 | 1852 | **R 336.1225,****40 CFR 52.21(c) & (d)** |

**IX. OTHER REQUIREMENTS**

1. The permittee shall comply with all provisions of the federal Standards of Performance for New Stationary Sources as specified in 40 CFR Part 60, Subparts A and Db, as they apply to EU-RILEYBLR.2 **(40 CFR Part 60, Subparts A & Db)**

**Footnotes:**

1This condition is state only enforceable and was established pursuant to Rule 201(1)(b).

2This condition is federally enforceable and was established pursuant to Rule 201(1)(a).

## EU-NGLIMEKILN

**EMISSION UNIT CONDITIONS**

**DESCRIPTION**

A natural gas-fired vertical lime kiln, rated at 25.0 MMBTU/hr or less. The kiln produces carbon dioxide (CO2) and calcium oxide for purification of sugar juice. The calcium oxide is introduced into the sugar extraction process as milk of lime to increase pH during initial purification. The CO2 is used for additional purification and pH adjustment in the carbonation tanks.

**Flexible Group ID:** NA

**POLLUTION CONTROL EQUIPMENT**

NA

**I. EMISSION LIMIT(S)**

NA

**II. MATERIAL LIMIT(S)**

| **Material** | **Limit** | **Time Period/Operating Scenario** | **Equipment** | **Monitoring/****Testing Method** | **Underlying Applicable Requirements** |
| --- | --- | --- | --- | --- | --- |
| 1. Limestone fed to kiln
 | 91,250 tpy2  | 12-month rolling time period as determined at the end of each calendar month  | EU-NGLIMEKILN  | SC VI.1  | **R 336.1205(1)(a) & (3),** **40 CFR 52.21(c) & (d)**  |

1. The permittee shall not burn any fuels other than natural gas in EU-NGLIMEKILN.2 **(R 336.1205(1)(a) & (3),
R 336.1224, R 336.1225, R 336.1702(a), 40 CFR 52.21(c) & (d))**

**III. PROCESS/OPERATIONAL RESTRICTION(S)**

1. Except during startup, shutdown, or malfunction; the permittee shall not operate the lime kiln unless the carbonation system is operating and receiving combustion gases from the lime kiln.2 **(R 336.1205(1)(a) & (3),
40 CFR 52.21(c) & (d))**
2. The permittee shall not vent directly to atmosphere from EU-NGLIMEKILN to SV-NGLIMEKILN (lime kiln direct venting stack) for more than 720 hours per year.2 **(R 336.1205(1)(a) & (3), 40 CFR 52.21(c) & (d))**

**IV. DESIGN/EQUIPMENT PARAMETER(S)**

1. The maximum design heat input capacity of EU-NGLIMEKILN shall not exceed 25.0 MMBTU per hour on a fuel heat input basis.2 **(R 336.1205(1)(a) & (3), R 336.1225, R 336.1702(a), 40 CFR 52.21(c) & (d))**

**V. TESTING/SAMPLING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

NA

**VI. MONITORING/RECORDKEEPING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

The permittee shall monitor and record, in a satisfactory manner, the amount of limestone (in tons) fed to
EU-NGLIMEKILN on a monthly and 12-month rolling time period basis. **(R 336.1205(1)(a) & (3), 40 CFR 52.21(c) & (d))**

The permittee shall record the date, time, and duration that EU-NGLIMEKILN was vented directly to the atmosphere, and keep records of the total hours that EU-NGLIMEKILN was vented directly to the atmosphere on a monthly and 12-month rolling time period basis **(R 336.1205(1)(a) & (3), 40 CFR 52.21(c) & (d))**

**VII. REPORTING**

1. Prompt reporting of deviations pursuant to General Conditions 21 and 22 of Part A. **(R 336.1213(3)(c)(ii))**

2. Semiannual reporting of monitoring and deviations pursuant to General Condition 23 of Part A. The report shall be postmarked orreceived by the appropriate AQD District Office by March 15 for reporting period July 1 to December 31 and September 15 for reporting period January 1 to June 30. **(R 336.1213(3)(c)(i))**

3. Annual certification of compliance pursuant to General Conditions 19 and 20 of Part A. The report shall be postmarked or received by the appropriate AQD District Office by March 15 for the previous calendar year. **(R 336.1213(4)(c))**

Within 30 days after completion of the installation, construction, reconstruction, relocation, or modification of
EU-NGLIMEKILN, the permittee or the authorized agent pursuant to Rule 204, shall notify the AQD District Supervisor, in writing, of the completion of the activity. Completion of the installation, construction, reconstruction, relocation, or modification is considered to occur not later than commencement of trial operation of EU-NGLIMEKILN.2 **(R 336.1201(7)(a))**

**See Appendix 8**

**VIII. STACK/VENT RESTRICTION(S)**

The exhaust gases from the stacks listed in the table below shall be discharged unobstructed vertically upwards to the ambient air unless otherwise noted:

| **Stack & Vent ID** | **Maximum Exhaust Diameter / Dimensions****(inches)** | **Minimum Height** **Above Ground****(feet)** | **Underlying Applicable Requirements** |
| --- | --- | --- | --- |
| 1. SV-NGLIMEKILN (lime kiln direct venting stack)
 | 242 | 772 | **R 336.1225,** **40 CFR 52.21(c) & (d)**  |
| 1. SV-PRESSHEADER (Pressure header vent)
 | NA2 | NA2 | **R 336.1201(3)**  |

**IX. OTHER REQUIREMENT(S)**

NA

**Footnotes:**

1 This condition is state only enforceable and was established pursuant to Rule 201(1)(b).

2 This condition is federally enforceable and was established pursuant to Rule 201(1)(a).

# D. FLEXIBLE GROUP CONDITIONS

Part D outlines the terms and conditions that apply to more than one emission unit. The permittee is subject to the special conditions for each flexible group in addition to the General Conditions in Part A and any other terms and conditions contained in this ROP.

The permittee shall comply with all specific details in the special conditions and the underlying applicable requirements cited. If a specific condition type does not apply, NA (not applicable) has been used in the table. If there are no special conditions that apply to more than one emission unit, this section will be left blank.

## FLEXIBLE GROUP SUMMARY TABLE

The descriptions provided below are for informational purposes and do not constitute enforceable conditions.

| **Flexible Group ID** | **Flexible Group Description** | **Associated****Emission Unit IDs** |
| --- | --- | --- |
| FG-RULE290 | Pulp handling equipment. | EU-PELLETMILLDUSTEU-PELLETCOOLER |
| FG-SUGAR | Equipment utilized in the forming of sugar crystals to the storage of final product. (PTI 21-15B)  | EU-SUGARDRYEREU-SUGARCOOLEREU-SUGTRANSPORT |
| FG-635D-EXNGBLR | Gas 1 Fuel Subcategory requirements for existing Boilers at major sources of Hazardous Air Pollutants per 40 CFR Part 63, Subpart DDDDD. These existing boilers must comply with this subpart no later than January 31, 2016. These conditions apply to boilers with a heat input capacity of greater than or equal to 10 MMBTU per hour. (PTI 21-15B) | EU-MURRAYBLREU-RILEYBLR |

## FG-RULE290

**FLEXIBLE GROUP CONDITIONS**

**DESCRIPTION**

Any emission unit that emits air contaminants and is exempt from the requirements of Rule 201 pursuant to Rules 278 and 290.

**Emission Units:** EU-PELLETCOOLER, EU-PELLETMILLDUST

**POLLUTION CONTROL EQUIPMENT**

Rule 290 may also include any air pollution control device serving any Rule 290 exempt equipment, such as but not limited to, baghouses, scrubbers, or other air pollution control equipment.

**I. EMISSION LIMIT(S)**

1. Each emission unit that emits only noncarcinogenic volatile organic compounds or noncarcinogenic materials which are listed in Rule 122(f) as not contributing appreciably to the formation of ozone if the total uncontrolled or controlled emissions of air contaminants are not more than 1,000 or 500 pounds per month, respectively. **(R 336.1290(a)(i))**

2. Each emission unit that the total uncontrolled or controlled emissions of air contaminants are not more than 1,000 or 500 pounds per month, respectively, and all the following criteria listed below are met: **(R 336.1290(a)(ii))**

a. For noncarcinogenic air contaminants, excluding noncarcinogenic volatile organic compounds and noncarcinogenic materials which are listed in Rule 122(f) as not contributing appreciably to the formation of ozone, with initial threshold screening levels greater than or equal to 2.0 micrograms per cubic meter, the uncontrolled or controlled emissions shall not exceed 1,000 or 500 pounds per month, respectively.
**(R 336.1290(a)(ii)(A))**

b. For noncarcinogenic air contaminants, excluding noncarcinogenic volatile organic compounds and noncarcinogenic materials which are listed in Rule 122(f) as not contributing appreciably to the formation of ozone, with initial threshold screening levels greater than or equal to 0.04 microgram per cubic meter and less than 2.0 micrograms per cubic meter, the uncontrolled or controlled emissions shall not exceed 20 or 10 pounds per month, respectively. **(R 336.1290(a)(ii)(B))**

c. For carcinogenic air contaminants with initial risk screening levels greater than or equal to 0.04 microgram per cubic meter, the uncontrolled or controlled emissions shall not exceed 20 or 10 pounds per month, respectively. **(R 336.1290(a)(ii)(C))**

d. The emission unit shall not emit any air contaminants, excluding non-carcinogenic volatile organic compounds and noncarcinogenic materials which are listed in Rule 122(f) as not contributing appreciably to the formation of ozone, with an initial threshold screening level or initial risk screening level less than 0.04 microgram per cubic meter. **(R 336.1290(a)(ii)(D))**

3. Each emission unit that emits only noncarcinogenic particulate air contaminants and other air contaminants that are exempted under Rule 290(a)(i) and/or Rule 290(a)(ii), if all of the following provisions are met: **(R 336.1290(a)(iii))**

a. The particulate emissions are controlled by an appropriately designed and operated fabric filter collector or an equivalent control system which is designed to control particulate matter to a concentration of less than or equal to 0.01 pound of particulate per 1,000 pounds of exhaust gases and which does not have an exhaust gas flow rate more than 30,000 actual cubic feet per minute; **(R 336.1290(a)(iii)(A))**

b. The visible emissions from the emission unit are not more than 5 percent opacity in accordance with the methods contained in Rule 303; **(R 336.1290(a)(iii)(B))**

c. The initial threshold screening level for each particulate air contaminant, excluding nuisance particulate, is more than 2.0 micrograms per cubic meter. **(R 336.1290(a)(iii)(C))**

**II. MATERIAL LIMIT(S)**

NA

**III. PROCESS/OPERATIONAL RESTRICTION(S)**

1. The provisions of Rule 290 apply to each emission unit that is operating pursuant to Rule 290. **(R 336.1290)**

**IV. DESIGN/EQUIPMENT PARAMETER(S)**

NA

**V. TESTING/SAMPLING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

NA

**VI. MONITORING/RECORDKEEPING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

1. The permittee shall maintain records of the following information for each emission unit for each calendar month using the methods outlined in EGLE, AQD Rule 290, Permit to Install Exemption Record form (EQP 3558) or an alternative format that is approved by the AQD District Supervisor:

a. Records identifying each air contaminant that is emitted; **(R 336.1213(3))**

b. Records identifying if each air contaminant is controlled or uncontrolled; **(R 336.1213(3))**

c. Records identifying if each air contaminant is either carcinogenic or non-carcinogenic; **(R 336.1213(3))**

d. Records identifying the ITSL and IRSL, if established, of each air contaminant that is being emitted under the provisions of Rules 290(a)(ii) and (iii); **(R 336.1213(3))**

e. Material use and calculations identifying the quality, nature, and quantity of the air contaminant emissions in sufficient detail to demonstrate that the actual emissions of the emission unit meet the emission limits outlined in this table and Rule 290. **(R 336.1213(3), R 336.1290(c))**

2. The permittee shall maintain an inventory of each emission unit that is exempt pursuant to Rule 290. This inventory shall include the following information.

a. The permittee shall maintain a written description of each emission unit as it is maintained and operated throughout the life of the emission unit. **(R 336.1290(b), R 336.1213(3))**

b. For each emission unit that emits noncarcinogenic particulate air contaminants pursuant to Rule 290(a)(iii), the permittee shall maintain a written description of the control device, including the designed control efficiency and the designed exhaust gas flow rate. **(R 336.1213(3))**

3. For each emission unit that emits noncarcinogenic particulate air contaminants pursuant to Rule 290(a)(iii), the permittee shall perform a visible emission observation of each stack or vent during routine operating conditions at least once per campaign. This observation need not be performed using Method 9. The permittee shall keep a written record of the results of each observation. **(R 336.1213(3))**

**VII. REPORTING**

1. Prompt reporting of deviations pursuant to General Conditions 21 and 22 of Part A. **(R 336.1213(3)(c)(ii))**

2. Semiannual reporting of monitoring and deviations pursuant to General Condition 23 of Part A. The report shall be postmarked or received by the appropriate AQD District Office by March 15 for reporting period July 1 to December 31 and September 15 for reporting period January 1 to June 30. **(R 336.1213(3)(c)(i))**

3. Annual certification of compliance pursuant to General Conditions 19 and 20 of Part A. The report shall be postmarked or received by the appropriate AQD District Office by March 15 for the previous calendar year. **(R 336.1213(4)(c))**

**See Appendix 8**

**VIII. STACK/VENT RESTRICTION(S)**

NA

**IX. OTHER REQUIREMENT(S)**

NA

## FG-SUGAR

**FLEXIBLE GROUP CONDITIONS**

**DESCRIPTION**

Equipment utilized in the forming of sugar crystals to the storage of final product. (PTI 21-15B)

**Emission Units:** EU-SUGARDRYER, EU-SUGARCOOLER, EU-SUGTRANSPORT

**POLLUTION CONTROL EQUIPMENT**

EU-SUGARDRYER: rotoclone dust collector with water injection system and a droplet separator.

EU-SUGARCOOLER: dust collection system.

EU-SUGTRANSPORT: dust collection system consisting of baghouses.

**I. EMISSION LIMITS**

| **Pollutant** | **Limit** | **Time Period/ Operating Scenario** | **Equipment** | **Monitoring/ Testing Method** | **Underlying Applicable Requirements** |
| --- | --- | --- | --- | --- | --- |
| 1. PM | 0.10 lb/ 1,000 lbs of gas\*, 2 | Hourly\*\* | EU-SUGARDRYER | SC III.1, VI.3, & V.1 | **R 336.1205(1)(a) & (b),****R 336.1331** |
| 2. PM | 29.57 tpy2 | 12-month rolling time period as determined at the end of each calendar month | EU-SUGARDRYER | SC VI.2 | **R 336.1205(1)(a) & (b),****R 336.2802(4)** |
| 3. PM | 0.01 lb/ 1,000 lbs of gas\*, 2 | Hourly\*\* | EU-SUGARCOOLER | SC III.1, VI.3, & V.1 | **R 336.1205(1)(a) & (b),****R 336.1331** |
| 4. PM | 2.76 tpy2 | 12-month rolling time period as determined at the end of each calendar month | EU-SUGARCOOLER | SC VI.2 | **R 336.1205(1)(a) & (b),****R 336.2802(4)** |
| 5. PM | 0.01 lb/ 1,000 lbs of gas\*, 2 | Hourly\*\* | EU-SUGTRANSPORT | SC III.1, VI.3 & V.1 | **R 336.1205(1)(a) & (b),****R 336.1331** |
| 6. PM | 1.18 tpy2 | 12-month rolling time period as determined at the end of each calendar month | EU-SUGTRANSPORT | SC VI.2 | **R 336.1205(1)(a) & (b),****R 336.2802(4)** |
| 7. PM10 | 26.61 tpy2 | 12-month rolling time period as determined at the end of each calendar month | EU-SUGARDRYER | SC VI.2 | **R 336.1205(1)(a) & (b),****R 336.2802(4),****40 CFR 52.21(c) & (d)** |
| 8. PM10 | 2.48 tpy2 | 12-month rolling time period as determined at the end of each calendar month | EU-SUGARCOOLER | SC VI.2 | **R 336.1205(1)(a) & (b),****R 336.2802(4),****40 CFR 52.21(c) & (d)** |
| 9. PM10 | 1.06 tpy2 | 12-month rolling time period as determined at the end of each calendar month | EU-SUGTRANSPORT | SC VI.2 | **R 336.1205(1)(a) & (b),****R 336.2802(4),****40 CFR 52.21(c) & (d)** |

\*Calculated to 50% excess air.

\*\*If a stack test is used to demonstrate compliance with this emission limit, the hourly emission rate during testing shall be determined by the average of the qualified test runs performed in accordance with the method requirements.

**II. MATERIAL LIMITS**

NA

**III. PROCESS/OPERATIONAL RESTRICTIONS**

1. The permittee shall not operate any unit of FG-SUGAR unless an approved malfunction abatement plan (MAP), as described in Rule 911(2), is implemented and maintained. An approved MAP meets the requirement that the emission unit and the emission control equipment are installed, maintained, and operated in a satisfactory manner.  The MAP shall, at a minimum, specify the following:

a. A complete preventative maintenance program including identification of the supervisory personnel responsible for overseeing the inspection, maintenance, and repair of air-cleaning devices, a description of the items or conditions that shall be inspected, the frequency of the inspections or repairs, and an identification of the major replacement parts that shall be maintained in inventory for quick replacement;

b. An identification of the source and air-cleaning device operating variables that shall be monitored to detect a malfunction or failure, the normal operating range of these variables, and a description of the method of monitoring or surveillance procedures;

c. A description of the corrective procedures or operational changes that shall be taken in the event of a malfunction or failure to achieve compliance with the applicable emission limits.

If at any time the MAP fails to address or inadequately addresses an event that meets the characteristics of a malfunction, the permittee shall amend the MAP within 45 days after such an event occurs. The permittee shall also amend the MAP within 45 days, if new equipment is installed or upon request from the District Supervisor. The permittee shall submit the MAP and any amendments to the MAP to the AQD District Supervisor for review and approval. If the AQD does not notify the permittee within 90 days of submittal, the MAP or amended MAP shall be considered approved. Until an amended plan is approved, the permittee shall implement corrective procedures or operational changes to achieve compliance with all applicable emission limits.2  **(R 336.1331, R 336.1910, R 336.1911, 40 CFR 52.21(c) & (d))**

**IV. DESIGN/EQUIPMENT PARAMETERS**

1. The permittee shall not operate EU-SUGARDRYER unless the rotoclone dust collector with water injection system and a droplet separator are installed, maintained, and operated in a satisfactory manner.2  **(R 336.1205(1)(a) & (b), R 336.1331, R 336.1910, R 336.2802(4), 40 CFR 52.21(c) & (d))**

2. The permittee shall not operate EU-SUGARCOOLER unless the dust collection system is installed, maintained, and operated in a satisfactory manner.2  **(R 336.1205(1)(a) & (b), R 336.1331, R 336.1910, R 336.2802(4), 40 CFR 52.21(c) & (d))**

3. The permittee shall not operate EU-SUGTRANSPORT unless the dust collection system is installed, maintained, and operated in a satisfactory manner.2  **(R 336.1205(1)(a) & (b), R 336.1331, R 336.1910, R 336.2802(4), 40 CFR 52.21(c) & (d))**

**V. TESTING/SAMPLING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

1. Upon request from the AQD District Supervisor, the permittee may be required to verify PM emission rates from one or each unit of FG-SUGAR (EU-SUGARDRYER, EU-SUGARCOOLER, and EU-SUGTRANSPORT), by testing at owner's expense, in accordance with Department requirements. No less than 60 days prior to testing, the permittee shall submit a complete test plan to the AQD Technical Programs Unit and District Office. The AQD must approve the final plan prior to testing. Verification of emission rates includes the submittal of a complete report of the test results to the AQD Technical Programs Unit and District Office within 60 days following the last date of the test.2 **(R 336.1205(1)(a) & (b), R 336.1331, R 336.2001, R 336.2003, R 336.2004)**

**VI. MONITORING/RECORDKEEPING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

1. The permittee shall complete all required calculations in a format acceptable to the AQD District Supervisor by the 30th day of the calendar month, for the previous calendar month, unless otherwise specified in any monitoring/recordkeeping special condition.2  **(R 336.1205(1)(a) & (b), R 336.2802(4), 40 CFR 52.21(c) & (d))**

2. The permittee shall calculate and keep, in a satisfactory manner, monthly and 12-month rolling PM and PM10, mass emission records, as required by SC I.2, SC I.4, and SC I.6 through SC I.9, for EU-SUGARDRYER,
EU-SUGARCOOLER, and EU-SUGTRANSPORT. The PM calculations are based upon applicable emission factors, stack test results, maximum design parameters, and hours of operation. The PM10 calculations are based upon the following:

$$PM10 \left(tpy\right)=F\*PM(tpy)$$

Where F = the fraction of PM considered to be PM10; this value should be 90 percent unless otherwise approved by the District Supervisor.

The permittee shall keep all records on file and make them available to the Department upon request.2 **(R 336.1205(1)(a) & (b), R 336.2802(4), 40 CFR 52.21(c) & (d))**

3. The permittee shall keep, in a satisfactory manner, a record of all service, maintenance and equipment inspections for all control technology associated with FG-SUGAR. The record shall include the description, reason, date and time of the service, maintenance or inspection. The permittee shall keep all records on file and make them available to the Department upon request.2 **(R 336.1205(1)(a) & (b), R 336.1301, R 336.1331, R 336.1910, 40 CFR 52.21(c) & (d))**

**VII. REPORTING**

1. Prompt reporting of deviations pursuant to General Conditions 21 and 22 of Part A. **(R 336.1213(3)(c)(ii))**

2. Semiannual reporting of monitoring and deviations pursuant to General Condition 23 of Part A. The report shall be postmarked or received by the appropriate AQD District Office by March 15 for reporting period July 1 to December 31 and September 15 for reporting period January 1 to June 30. **(R 336.1213(3)(c)(i))**

3. Annual certification of compliance pursuant to General Conditions 19 and 20 of Part A. The report shall be postmarked or received by the appropriate AQD District Office by March 15 for the previous calendar year. **(R 336.1213(4)(c))**

**See Appendix 8**

**VIII. STACK/VENT RESTRICTIONS**

The exhaust gases from the stacks listed in the table below shall be discharged unobstructed vertically upwards to the ambient air unless otherwise noted:

| **Stack & Vent ID** | **Maximum Exhaust Diameter/Dimensions (inches)** | **Minimum Height Above Ground (feet)** | **Underlying Applicable Requirements** |
| --- | --- | --- | --- |
| 1.SVSUGARDRYERb | 18 X 202 | 382 | **40 CFR 52.21(c) & (d)** |
| 2.SVSUGARCOOLERc | 202 | 222 | **40 CFR 52.21(c) & (d)** |
| 3.SVSUGTRANSPORTc | 242 | 372 | **40 CFR 52.21(c) & (d)** |

bHorizontal discharge.

cEquipped with a chimney rain cap.

**IX. OTHER REQUIREMENTS**

NA

**Footnotes:**

1This condition is state only enforceable and was established pursuant to Rule 201(1)(b).

2This condition is federally enforceable and was established pursuant to Rule 201(1)(a).

## FG-63-5D-EXNGBLR

**FLEXIBLE GROUP CONDITIONS**

**DESCRIPTION**

Gas 1 Fuel Subcategory requirements for existing boilers at major sources of Hazardous Air Pollutants per 40 CFR Part 63, Subpart DDDDD. These existing boilers demonstrated compliance with this subpart by the compliance date of January 31, 2016. These conditions apply to boilers with a heat input capacity of greater than or equal to 10 MMBTU per hour. (PTI 21-15B)

**Emission Units:** EU-MURRAYBLR, EU-RILEYBLR

**POLLUTION CONTROL EQUIPMENT**

NA

**I. EMISSION LIMITS**

NA

**II. MATERIAL LIMITS**

1. FG-63-5D-EXNGBLR shall only apply to boilers that only burn fuels as allowed in the Unit designed to burn gas 1 subcategory definition in 40 CFR 63.7575.2 **(40 CFR 63.7499(l))**

**III. PROCESS/OPERATIONAL RESTRICTIONS**

1. The permittee must meet the requirements in paragraphs (a)(1) and (3) of 40 CFR 63.7500, as listed below, except as provided in paragraphs (b) and (e) of 40 CFR 63.7500, stated in SC III.2 and SC III.3. The permittee must meet these requirements at all times the affected unit is operating.2 **(40 CFR 63.7500(a))**

a. The permittee must meet each work practice standard in Table 3 of 40 CFR Part 63, Subpart DDDDD that applies to the boiler, for each boiler at the source.2 **(40 CFR 63.7500(a)(1), 40 CFR 63.7505(a))**

b. At all times, the permittee must operate and maintain any affected source (as defined in 40 CFR 63.7490, stated in SC IX.1), including associated air pollution control equipment and monitoring equipment, in a manner consistent with safety and good air pollution control practices for minimizing emissions. Determination of whether such operation and maintenance procedures are being used will be based on information available to the Administrator that may include, but is not limited to, monitoring results, review of operation and maintenance procedures, review of operation and maintenance records, and inspection of the source.2 **(40 CFR 63.7500(a)(3))**

2. As provided in 40 CFR 63.6(g), USEPA may approve use of an alternative to the work practice standards.2 **(40 CFR 63.7500(b))**

3. Boilers in the units designed to burn gas 1 fuels subcategory are not subject to the emission limits in Tables 1 and 2 or 11 through 13 of 40 CFR Part 63, Subpart DDDDD, or the operating limits in Table 4 of 40 CFR Part 63, Subpart DDDDD.2 **(40 CFR 63.7500(e))**

4. The permittee must complete an initial tune-up by following the procedures described in 40 CFR 63.7540(a)(10)(i) through (vi), stated in SC IX.5, no later than the compliance date specified in 40 CFR 63.7495, stated in SC IX.3 (no later than January 31, 2016). The permittee must complete the one-time energy assessment specified in Table 3 of 40 CFR Part 63, Subpart DDDDD no later than the compliance date specified in 40 CFR 63.7495, stated in SC IX.3 (no later than January 31, 2016).2 **(40 CFR 63.7510(e))**

5. The permittee must conduct an annual performance tune-up according to 40 CFR 63.7540(a)(10), stated in
SC IX.5.a, or 5-year performance tune-up according to 40 CFR 63.7540(a)(12), stated in SC IX.5.b. Each annual tune-up specified in 40 CFR 63.7540(a)(10) must be no more than 13 months after the previous tune-up. Each 5‑year tune-up specified in 40 CFR 63.7540(a)(12) must be conducted no more than 61 months after the previous tune-up. **(40 CFR 63.7515(d))**

**IV. DESIGN/EQUIPMENT PARAMETERS**

1. FG-63-5D-EXNGBLR shall apply only to boilers with a heat input capacity of greater than or equal to 10 MMBTU per hour.2 **(40 CFR Part 63, Subpart DDDDD)**

**V. TESTING/SAMPLING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

NA

**VI. MONITORING/RECORDKEEPING**

Records shall be maintained on file for a period of five years. **(R 336.1213(3)(b)(ii))**

1. The permittee must keep records according to paragraph (a)(1) of 40 CFR 63.7555, as listed below.2 **(40 CFR 63.7555(a))**

a. A copy of each notification and report that the permittee submitted to comply with 40 CFR Part 63, Subpart DDDDD, including all documentation supporting any Initial Notification or Notification of Compliance Status or semiannual compliance report that the permittee submitted, according to the requirements in 40 CFR 63.10(b)(2)(xiv).2 **(40 CFR 63.7555(a)(1))**

2. If the permittee operates a unit in the unit designed to burn gas 1 subcategory that is subject to 40 CFR Part 63, Subpart DDDDD, and the permittee uses an alternative fuel other than natural gas, refinery gas, gaseous fuel subject to another subpart under 40 CFR Part 63, other gas 1 fuel, or gaseous fuel subject to another subpart of 40 CFR Part 63 or Parts 60, 61, or 65, the permittee must keep records of the total hours per calendar year that alternative fuel is burned and the total hours per calendar year that the unit operated during periods of gas curtailment or gas supply emergencies.2 **(40 CFR 63.7555(h))**

3. The permittee’s records must be in a form suitable and readily available for expeditious review, according to 40 CFR 63.10(b)(1).2 **(40 CFR 63.7560(a))**

4. As specified in 40 CFR 63.10(b)(1), the permittee must keep each record for 5 years following the date of each occurrence, measurement, maintenance, corrective action, report, or record.2 **(40 CFR 63.7560(b))**

5. The permittee must keep each record on site, or they must be accessible from on-site (for example, through a computer network), for at least 2 years after the date of each occurrence, measurement, maintenance, corrective action, report, or record, according to 40 CFR 63.10(b)(1). The permittee can keep the records off site for the remaining 3 years.2 **(40 CFR 63.7560(c))**

**VII. REPORTING**

1. Prompt reporting of deviations pursuant to General Conditions 21 and 22 of Part A. **(R 336.1213(3)(c)(ii))**

2. Semiannual reporting of monitoring and deviations pursuant to General Condition 23 of Part A. The report shall be postmarked or received by the appropriate AQD District Office by March 15 for reporting period July 1 to December 31 and September 15 for reporting period January 1 to June 30. **(R 336.1213(3)(c)(i))**

3. Annual certification of compliance pursuant to General Conditions 19 and 20 of Part A. The report shall be postmarked or received by the appropriate AQD District Office by March 15 for the previous calendar year. **(R 336.1213(4)(c))**

1. The permittee must meet the applicable notification requirements in 40 CFR 63.7545 according to the schedule in 40 CFR 63.7545, both stated in SC VII.7 through SC VII.11, and in Subpart A of 40 CFR 63.2 **(40 CFR 63.7495(d))**

5. The permittee must include with the Notification of Compliance Status a signed certification that either the energy assessment was completed according to Table 3 of 40 CFR Part 63, Subpart DDDDD and is an accurate depiction of the facility at the time of the assessment, or that the maximum number of on-site technical hours specified in the definition of energy assessment applicable to the facility has been expended.2 **(40 CFR 63.7530(e))**

6. The permittee must submit the Notification of Compliance Status containing the results of the initial compliance demonstration according to the requirements in 40 CFR 63.7545(e), stated in SC VII.9.2 **(40 CFR 63.7530(f))**

7. The permittee must submit to the Administrator all of the notifications in 40 CFR 63.9(b) through (h) that apply to the permittee by the dates specified.2 **(40 CFR 63.7545(a))**

8. As specified in 40 CFR 63.9(b)(2), if the permittee starts up the affected source before January 31, 2013, the permittee must submit an Initial Notification not later than 120 days after January 31, 2013.2  **(40 CFR 63.7545(b))**

9. If the permittee is required to conduct an initial compliance demonstration as specified in 40 CFR 63.7530, the permittee must submit a Notification of Compliance Status according to 40 CFR 63.9(h)(2)(ii). For the initial compliance demonstration for each boiler, the permittee must submit the Notification of Compliance Status, including all performance test results and fuel analyses, before the close of business on the 60th day following the completion of all performance test and/or other initial compliance demonstrations for all boiler at the facility according to 40 CFR 63.10(d)(2). The Notification of Compliance Status report must contain all the information specified in paragraphs (e)(1) through (8), as applicable. If the permittee is not required to conduct an initial compliance demonstration as specified in 40 CFR 63.7530(a), the Notification of Compliance Status must only contain the information specified in paragraphs (e)(1) and (8) and must be submitted within 60 days of the compliance date specified at 40 CFR 63.7495(b), specified in SC IX.3.2 **(40 CFR 63.7545(e))**

a. A description of the affected unit(s) including identification of which subcategories the unit is in, the design heat input capacity of the unit, a description of the add-on controls used on the unit to comply with 40 CFR Part 63, Subpart DDDDD, description of the fuel(s) burned, including whether the fuel(s) were a secondary material determined by the permittee or the USEPA through a petition process to be a non-waste under 40 CFR 241.3, whether the fuel(s) were a secondary material processed from discarded non-hazardous secondary materials within the meaning of 40 CFR 241.3, and justification for the selection of fuel(s) burned during the compliance demonstration.2 **(40 CFR 63.7545(e)(1))**

b. In addition to the information required in 40 CFR 63.9(h)(2), the notification of compliance status must include the following certification(s) of compliance, as applicable, and signed by a responsible official:2

i. “This facility completed the required initial tune-up for all the boilers and process heaters covered by 40 CFR Part 63, Subpart DDDDD at this site according to the procedures in 40 CFR 63.7540(a)(10)(i) through (vi).”2 **(40 CFR 63.7545(e)(8)(i))**

ii. “This facility has had an energy assessment performed according to 40 CFR 63.7530(e).”2 **(40 CFR 63.7545(e)(8)(ii))**

iii. Except for units that burn only natural gas, refinery gas, or other gas 1 fuel, or units that qualify for a statutory exemption as provided in section 129(g)(1) of the Clean Air Act, include the following: “No secondary materials that are solid waste were combusted in any affected unit.”2 **(40 CFR 63.7545(e)(8)(iii))**

10. If the permittee operates a unit designed to burn natural gas, refinery gas, or other gas 1 fuels that is subject to 40 CFR Part 63, Subpart DDDDD, and the permittee intends to use a fuel other than natural gas, refinery gas, gaseous fuel subject to another subpart of 40 CFR Part 63, Part 60, Part 61, or Part 65, or other gas 1 fuel to fire the affected unit during a period of natural gas curtailment or supply interruption, as defined in 40 CFR 63.7575, the permittee must submit a notification of alternative fuel use within 48 hours of the declaration of each period of natural gas curtailment or supply interruption, as defined in 40 CFR 63.7575. The notification must include the information specified in paragraphs (f)(1) through (5) of 40 CFR 63.7545, as listed below:2

a. Company name and address;2 **(40 CFR 63.7545(f)(1))**

b. Identification of the affected unit;2 **(40 CFR 63.7545(f)(2))**

c. Reason the permittee is unable to use natural gas or equivalent fuel, including the date when the natural gas curtailment was declared, or the natural gas supply interruption began; **(40 CFR 63.7545(f)(3))**

d. Type of alternative fuel that the permittee intends to use;2 **(40 CFR 63.7545(f)(4))**

e. Dates when the alternative fuel use is expected to begin and end.2 **(40 CFR 63.7545(f)(5))**

11. If the permittee has switched fuels or made a physical change to the boiler and the fuel switch or physical change resulted in the applicability of a different subcategory, the permittee must provide notice of the date upon which the permittee switched fuels or made the physical change within 30 days of the switch/change. The notification must identify:2 **(40 CFR 63.7545(h))**

a. The name of the owner or operator of the affected source, as defined in 40 CFR 63.7490, stated in SC IX.1, the location of the source, the boiler(s) and process heater(s) that have switched fuels, were physically changed, and the date of the notice.2 **(40 CFR 63.7545(h)(1))**

b. The currently applicable subcategory under 40 CFR Part 63, Subpart DDDDD.2 **(40 CFR 63.7545(h)(2))**

c. The date upon which the fuel switch or physical change occurred.2 **(40 CFR 63.7545(h)(3))**

12. The permittee must submit each report in Table 9 of 40 CFR Part 63, Subpart DDDDD that applies.2 **(40 CFR 63.7550(a))**

13. Unless the USEPA Administrator has approved a different schedule for submission of reports under 40 CFR 63.10(a), the permittee must submit each report, according to paragraph (h) of 40 CFR 63.7550, stated in SC VII.15, by the date in Table 9 of 40 CFR Part 63, Subpart DDDDD and according to the requirements in paragraphs (b)(1) through (4) of 40 CFR 63.7550, as listed below. For units that are subject only to a requirement to conduct an annual tune-up according to 40 CFR 63.7540(a)(10), stated in SC IX.5.a, or 5-year tune-up according to 40 CFR 63.7540(a)(12), stated in SC IX.5.b, and not subject to emission limits or operating limits, the permittee may submit only an annual or 5-year compliance report, as applicable, as specified in paragraphs (b)(1) through (4) of 40 CFR 63.7550, as listed below, instead of a semi-annual compliance report.2 **(40 CFR 63.7550(b))**

a. The first compliance report must cover the period beginning on the compliance date that is specified for each boiler in 40 CFR 63.7495, stated in SC IX.3, and ending on December 31 within 1 or 5 years, as applicable, after the compliance date that is specified for the source in 40 CFR 63.7495, stated in SC IX.3.2 **(40 CFR 63.7550(b)(1))**

b. The first annual or 5-year compliance report must be postmarked or submitted no later than March 15.2
**(40 CFR 63.7550(b)(2) & (5))**

c. Each subsequent annual and 5-year compliance reports must cover the applicable 1- or 5-year periods from January 1 to December 31.2 **(40 CFR 63.7550(b)(3))**

d. Each subsequent annual and 5-year compliance reports must be postmarked or submitted no later than March 15.2 **(40 CFR 63.7550(b)(4) & (5))**

14. A compliance report must contain the following information depending on how the permittee chooses to comply with the applicable limits set in this rule.2 **(40 CFR 63.7550(c))**

a. If the facility is subject to the requirements of a tune up, they must submit a compliance report with the information in paragraphs (c)(5)(i) through (iii), (xiv), and (xvii) of 40 CFR 63.7550.2 **(40 CFR 63.7550(c)(1))**

b. 40 CFR 63.7550(c)(5) is as follows:

i. Company and Facility name and address;2 **(40 CFR 63.7550(c)(5)(i))**

ii. Process unit information, emissions limitations, and operating parameter limitations;2 **(40 CFR 63.7550(c)(5)(ii))**

iii. Date of report and beginning and ending dates of the reporting period;2 **(40 CFR 63.7550(c)(5)(iii))**

iv. Include the date of the most recent tune-up for each unit subject to only the requirement to conduct an annual tune-up according to 40 CFR 63.7540(a)(10), stated in SC IX.5.a, or 5-year tune-up according to 40 CFR 63.7540(a)(12), stated in SC IX.5.b. Include the date of the most recent burner inspection if it was not done annually or on a 5-year period and was delayed until the next scheduled or unscheduled unit shutdown.2 **(40 CFR 63.7550(c)(5)(xiv))**

v. Statement by a responsible official with that official's name, title, and signature, certifying the truth, accuracy, and completeness of the content of the report.2 **(40 CFR 63.7550(c)(5)(xvii))**

15. The permittee must submit the reports according to the procedures specified in paragraph (h)(3) of 40 CFR 63.7550, as listed below.2 **(40 CFR 63.7550(h))**

a. The permittee must submit all reports required by Table 9 of 40 CFR Part 63, Subpart DDDDD electronically to the USEPA via the CEDRI. (CEDRI can be accessed through the USEPA's CDX.) The permittee must use the appropriate electronic report in CEDRI for 40 CFR Part 63, Subpart DDDDD. Instead of using the electronic report in CEDRI for 40 CFR Part 63, Subpart DDDDD, the permittee may submit an alternate electronic file consistent with the XML schema listed on the CEDRI Web site (*http://www.epa.gov/ttn/chief/cedri/index.html*), once the XML schema is available. If the reporting form specific to 40 CFR Part 63, Subpart DDDDD is not available in CEDRI at the time that the report is due, the permittee must submit the report to the Administrator at the appropriate address listed in 40 CFR 63.13. The permittee must begin submitting reports via CEDRI no later than 90 days after the form becomes available in CEDRI.2 **(40 CFR 63.7550(h)(3))**

**See Appendix 8**

**VIII. STACK/VENT RESTRICTIONS**

NA

**IX. OTHER REQUIREMENTS**

1. 40 CFR Part 63, Subpart DDDDD applies to existing affected sources as described in paragraph (a)(1) of 40 CFR 63.7490, as listed below.2 **(40 CFR 63.7490(a))**

a. The affected source of 40 CFR Part 63, Subpart DDDDD is the collection at a major source of all existing industrial, commercial, and institutional boilers and process heaters within a subcategory as defined in 40 CFR 63.7575.2 **(40 CFR 63.7490(a)(1))**

2. A boiler is existing if it is not new or reconstructed, as defined below:2 **(40 CFR 63.7490(d))**

1. A boiler is new if the permittee commences construction of the boiler after June 4, 2010, and the permittee meets the applicability criteria at the time the permittee commences construction.2 **(40 CFR 63.7490(b))**

i. Where construction does not include the removal of all equipment comprising an affected source from an existing location and reinstallation of such equipment at a new location.2 **(40 CFR 63.2)**

b. A boiler is reconstructed if the permittee meets the reconstruction criteria as defined in 40 CFR 63.2, the permittee commences reconstruction after June 4, 2010, and the permittee meets the applicability criteria at the time the permittee commences reconstruction.2 **(40 CFR 63.7490(c))**

3. If the permittee has an existing boiler, the permittee must comply with 40 CFR Part 63, Subpart DDDDD no later than January 31, 2016, except as provided in 40 CFR 63.6(i).2 **(40 CFR 63.7495(b))**

1. For affected sources (as defined in 40 CFR 63.7490, stated in SC IX.1) that have not operated since the previous compliance demonstration and more than one year has passed since the previous compliance demonstration, the permittee must complete a subsequent tune-up by following the procedures described in 40 CFR 63.7540(a)(10)(i) through (vi), stated in SC IX.5.a, and the schedule described in 40 CFR 63.7540(a)(13), stated in SC IX.5.c, for units that are not operating at the time of their scheduled tune-up.2 **(40 CFR 63.7515(g))**

5. The permittee must demonstrate continuous compliance with the work practice standards in Table 3 of 40 CFR Part 63, Subpart DDDDD that applies according to the methods specified in paragraphs (a)(10) through (13) of 40 CFR 63.7540, as listed below:2 **(40 CFR 63.7540(a))**

a. If the boiler has a heat input capacity of 10 million BTU per hour or greater, the permittee must conduct an annual tune-up of the boiler to demonstrate continuous compliance as specified in paragraphs (a)(10)(i) through (vi) of 40 CFR 63.7540, as listed below. The permittee must conduct the tune-up while burning the type of fuel (or fuels in case of units that routinely burn a mixture) that provided the majority of the heat input to the boiler over the 12 months prior to the tune-up. This frequency does not apply to units with continuous oxygen trim systems that maintain an optimum air to fuel ratio.2 **(40 CFR 63.7540(a)(10))**

i. As applicable, inspect the burner, and clean or replace any components of the burner as necessary (the permittee may perform the burner inspection any time prior to the tune-up or delay the burner inspection until the next scheduled unit shutdown). Units that produce electricity for sale may delay the burner inspection until the first outage, not to exceed 36 months from the previous inspection. At units where entry into a piece of process equipment or into a storage vessel is required to complete the tune-up inspections, inspections are required only during planned entries into the storage vessel or process equipment.2 **(40 CFR 63.7540(a)(10)(i))**

ii. Inspect the flame pattern, as applicable, and adjust the burner as necessary to optimize the flame pattern. The adjustment should be consistent with the manufacturer's specifications, if available.2 **(40 CFR 63.7540(a)(10)(ii))**

iii. Inspect the system controlling the air-to-fuel ratio, as applicable, and ensure that it is correctly calibrated and functioning properly (the permittee may delay the inspection until the next scheduled unit shutdown). Units that produce electricity for sale may delay the inspection until the first outage, not to exceed 36 months from the previous inspection.2 **(40 CFR 63.7540(a)(10)(iii))**

iv. Optimize total emissions of CO. This optimization should be consistent with the manufacturer's specifications, if available, and with any NOX requirement to which the unit is subject.2 **(40 CFR 63.7540(a)(10)(iv))**

v. Measure the concentrations in the effluent stream of CO in parts per million, by volume, and oxygen in volume percent, before and after the adjustments are made (measurements may be either on a dry or wet basis, as long as it is the same basis before and after the adjustments are made). Measurements may be taken using a portable CO analyzer.2 **(40 CFR 63.7540(a)(10)(v))**

vi. Maintain on-site and submit, if requested by the Administrator, an annual report containing the information in paragraphs (a)(10)(vi)(A) through (C) of 40 CFR 63.7540, as listed below.2 **(40 CFR 63.7540(a)(10)(vi))**

A. The concentrations of CO in the effluent stream in parts per million by volume, and oxygen in volume percent, measured at high fire or typical operating load, before and after the tune-up of the boiler.2 **(40 CFR 63.7540(a)(10)(vi)(A))**

B. A description of any corrective actions taken as a part of the tune-up.2 **(40 CFR 63.7540(a)(10)(vi)(B))**

C. The type and amount of fuel used over the 12 months prior to the tune-up, but only if the unit was physically and legally capable of using more than one type of fuel during that period. Units sharing a fuel meter may estimate the fuel used by each unit.2 **(40 CFR 63.7540(a)(10)(vi)(C))**

b. If the boiler has a continuous oxygen trim system that maintains an optimum air to fuel ratio, or a heat input capacity of less than or equal to 5 million BTU per hour and the unit is in the units designed to burn gas 1 subcategory, the permittee must conduct a tune-up of the boiler every 5 years as specified in paragraphs (a)(10)(i) through (vi) of 40 CFR 63.7540 to demonstrate continuous compliance. The permittee may delay the burner inspection specified in paragraph (a)(10)(i) of 40 CFR 63.7540 until the next scheduled or unscheduled unit shutdown, but the permittee must inspect each burner at least once every 72 months. If an oxygen trim system is utilized on a unit without emission standards to reduce the tune-up frequency to once every 5 years, set the oxygen level no lower than the oxygen concentration measured during the most recent tune-up.2 **(40 CFR 63.7540(a)(12))**

c. If the unit is not operating on the required date for a tune-up, the tune-up must be conducted within one week of startup.2 **(40 CFR 63.7540(a)(13))**

6. Table 10 of 40 CFR Part 63, Subpart DDDDD shows which parts of the General Provisions in 40 CFR 63.1 through 63.15 applies to the permittee.2 **(40 CFR 63.7565)**

1. If the permittee decides to burn No. 6 fuel oil in EU-MURRAYBLR, the permittee must submit a permit modification request to incorporate the relevant components of Subpart DDDDD of 40 CFR Part 63 prior to burning No. 6 fuel oil. **(40 CFR Part 63, Subpart DDDDD)**

**Footnotes:**

1This condition is state only enforceable and was established pursuant to Rule 201(1)(b).

2This condition is federally enforceable and was established pursuant to Rule 201(1)(a) for EU-RILEYBLR only. This condition was not established pursuant to rule 201(1)(a) for EU-MURRAYBLR.

# E. NON-APPLICABLE REQUIREMENTS

At the time of the ROP issuance, the AQD has determined that no non-applicable requirements have been identified for incorporation into the permit shield provision set forth in the General Conditions in Part A pursuant to Rule 213(6)(a)(ii).

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| **APPENDICES** |

## Appendix 1. Acronyms and Abbreviations

|  |  |
| --- | --- |
| **Common Acronyms** | **Pollutant / Measurement Abbreviations** |
| AQD | Air Quality Division | acfm | Actual cubic feet per minute |
| BACT | Best Available Control Technology | BTU | British Thermal Unit |
| CAA | Clean Air Act | °C | Degrees Celsius |
| CAM | Compliance Assurance Monitoring | CO | Carbon Monoxide |
| CEM | Continuous Emission Monitoring | CO2e | Carbon Dioxide Equivalent |
| CEMS | Continuous Emission Monitoring System | dscf | Dry standard cubic foot |
| CFR | Code of Federal Regulations | dscm | Dry standard cubic meter |
| COM | Continuous Opacity Monitoring | °F | Degrees Fahrenheit |
| Department/department | Michigan Department of Environment, Great Lakes, and Energy | gr | Grains |
| HAP | Hazardous Air Pollutant |
| EGLE | Michigan Department of Environment, Great Lakes, and Energy | Hg | Mercury |
| hr | Hour |
| EU | Emission Unit | HP | Horsepower |
| FG | Flexible Group | H2S | Hydrogen Sulfide |
| GACS | Gallons of Applied Coating Solids | kW | Kilowatt |
| GC | General Condition | lb | Pound |
| GHGs | Greenhouse Gases | m | Meter |
| HVLP | High Volume Low Pressure\* | mg | Milligram |
| ID | Identification  | mm | Millimeter |
| IRSL | Initial Risk Screening Level | MM | Million |
| ITSL | Initial Threshold Screening Level | MW | Megawatts |
| LAER | Lowest Achievable Emission Rate | NMOC | Non-methane Organic Compounds |
| MACT | Maximum Achievable Control Technology | NOx | Oxides of Nitrogen |
| MAERS | Michigan Air Emissions Reporting System | ng | Nanogram |
| MAP | Malfunction Abatement Plan | PM | Particulate Matter |
| MSDS | Material Safety Data Sheet | PM10 | Particulate Matter equal to or less than 10 microns in diameter |
| NA | Not Applicable |
| NAAQS | National Ambient Air Quality Standards | PM2.5 | Particulate Matter equal to or less than 2.5microns in diameter |
| NESHAP | National Emission Standard for Hazardous Air Pollutants | pph | Pounds per hour |
| ppm | Parts per million |
| NSPS | New Source Performance Standards | ppmv | Parts per million by volume |
| NSR | New Source Review | ppmw | Parts per million by weight |
| PS | Performance Specification | % | Percent |
| PSD | Prevention of Significant Deterioration | psia | Pounds per square inch absolute |
| PTE | Permanent Total Enclosure | psig | Pounds per square inch gauge |
| PTI | Permit to Install | scf | Standard cubic feet |
| RACT | Reasonable Available Control Technology | sec | Seconds |
| ROP | Renewable Operating Permit | SO2 | Sulfur Dioxide |
| SC | Special Condition | TAC | Toxic Air Contaminant |
| SCR | Selective Catalytic Reduction | Temp | Temperature |
| SNCR | Selective Non-Catalytic Reduction | THC | Total Hydrocarbons |
| SRN | State Registration Number | tpy | Tons per year |
| TEQ | Toxicity Equivalence Quotient | µg | Microgram |
| USEPA/EPA | United States Environmental Protection Agency | µm | Micrometer or Micron |
| VOC | Volatile Organic Compounds |
| VE | Visible Emissions | yr | Year |

\*For HVLP applicators, the pressure measured at the gun air cap shall not exceed 10 psig.

## Appendix 2. Schedule of Compliance

The permittee certified in the ROP application that this stationary source was in compliance with all applicable requirements and the permittee would continue to comply with all terms and conditions of this ROP. However, noncompliance issues were discovered after the ROP application was submitted. As a result, an Administrative Consent Order was signed by Michigan Sugar Company – Croswell Factory (MSC) for the EU-RILEYBLR violation.

EU-RILEYBLR (SC VI.2): MSC is required to continuously monitor nitrogen oxide emissions with a continuous emission monitoring system. The excess emission and monitor availability report for the third quarter of 2018 showed monitor downtime of 92.7% for the quarter. The monitor has been repaired/replaced and is in proper operating condition.

A Schedule of Compliance for any applicable requirements that the permittee is not in compliance with at the time of the ROP issuance is supplemental to, and shall not sanction non-compliance with, the underlying applicable requirements on which it is based.

The permittee shall adhere to this schedule of compliance.

**Schedule of Compliance**

The following schedule of compliance conforms with the provisions of Rule 119(a) and Rule 213(4):

| **Emission Unit/****Flexible Group ID and Condition No.** | **Applicable Requirement** | **Remedial Measure** | **Required Action** | **Milestone Date** | **Progress Reports** |
| --- | --- | --- | --- | --- | --- |
| EU-RILEYBLR, VI.2 | 40 CFR 52.21(c) & (d), 40 CFR 60.49b(d) | Maintain a Quality Assurance (QA) manual | The company shall submit a QA manual to the AQD Technical Programs Unit (TPU) Supervisor for review and approval. (AQD No. 2019-11, Paragraph 10.A.)The QA manual shall take effect upon written approval from the AQD TPU Supervisor or sixty (60) days after submittal, whichever is earlier. If within sixty (60) days of submittal of the QA manual the AQD, TPU Supervisor provides written notice that the QA manual is not adequate for its stated purposes, the Company shall resubmit the QA manual to address the deficiency within thirty (30) days of the deficiency notice. (AQD No. 2019-11 Paragraph 10.B.)Upon approval of the QA manual, the Company shall implement the QA manual as approved and maintain the records and procedures demonstrating that the QA manual is being implemented according to its terms and conditions. Any subsequent revision to the QA manual shall be incorporated by reference into Consent Order AQD No. 2019-11 and shall be made and enforceable part of the Consent Order. (AQD No. 2019-11, Paragraph 10.C.) | Within thirty (30) days after the effective date of Consent Order AQD No. 2019-11.Within sixty (60) days after submittal of the QA manual or upon written approval from the AQD TPU Supervisor. | NA |

## Appendix 3. Monitoring Requirements

The following monitoring procedures, methods, or specifications are the details to the monitoring requirements identified and referenced in EU-RILEYBLR:

**NOx Monitoring**

**Continuous Emission Monitoring System (CEMS) Requirements**

**For an existing CEMS: The permittee has satisfied the installation and testing requirements, therefore items 1 – 4 have been completed and do not apply.**

1. Within 30 calendar days after commencement of trial operation, the permittee shall submit two copies of a Monitoring Plan to the AQD, for review and approval. The Monitoring Plan shall include drawings or specifications showing proposed locations and descriptions of the required CEMS.

2. Within 150 calendar days after commencement of trial operation, the permittee shall submit two copies of a complete test plan for the CEMS to the AQD for approval.

3. Within 180 calendar days after commencement of trial operation, the permittee shall complete the installation and testing of the CEMS.

4. Within 60 days of completion of testing, the permittee shall submit to the AQD two copies of the final report demonstrating the CEMS complies with the requirements of the corresponding Performance Specifications (PS) in the following table:

| **Pollutant** | **Applicable PS** |
| --- | --- |
| NOx | 2 |
| O2 & CO2 | 3 |

5. The span value shall be 2.0 times the lowest emission standard or as specified in the federal regulations.

6. The CEMS shall be installed, calibrated, maintained, and operated in accordance with the procedures set forth in 40 CFR 60.13 and PS 2 and 3 of Appendix B to 40 CFR Part 60.

7. Each calendar quarter, the permittee shall perform the Quality Assurance Procedures of the CEMS set forth in Appendix F of 40 CFR Part 60. Within 30 days following the end of each calendar quarter, the permittee shall submit the results to the AQD in the format of the data assessment report (Figure 1, Appendix F).

8. In accordance with 40 CFR 60.7(c) and (d), the permittee shall submit two copies of an excess emission report (EER) and summary report in an acceptable format to the AQD, within 30 days following the end of each calendar quarter. The Summary Report shall follow the format of Figure 1 in 40 CFR 60.7(d). The EER shall include the following information:

a. A report of each exceedance above 0.20 lb NOx/MMBTU. This includes the date, time, magnitude, cause and corrective actions of all occurrences during the reporting period.

b. A report of all periods of CEMS downtime and corrective action.

c. A report of the total operating time of EU-RILEYBLR during the reporting period.

d. A report of any periods that the CEMS exceeds the instrument range.

e. If no exceedances or CEMS downtime occurred during the reporting period, the permittee shall report that fact.

The permittee shall keep all monitoring data on file for a period of at least five years and make them available to the AQD upon request.

## Appendix 4. Recordkeeping

Specific recordkeeping requirement formats and procedures are detailed in Part A or the appropriate Source-Wide, Emission Unit and/or Flexible Group Special Conditions. Therefore, this appendix is not applicable.

## Appendix 5. Testing Procedures

Specific testing requirement plans, procedures, and averaging times are detailed in the appropriate Source-Wide, Emission Unit and/or Flexible Group Special Conditions. Therefore, this appendix is not applicable.

## Appendix 6. Permits to Install

The following table lists any PTIs issued or ROP revision applications received since the effective date of the previously issued ROP No. MI-ROP-B2876-2013. Those ROP revision applications that are being issued concurrently with this ROP renewal are identified by an asterisk (\*). Those revision applications not listed with an asterisk were processed prior to this renewal.

Source-Wide PTI No MI-PTI-B2876-2013 is being reissued as Source-Wide PTI No. MI-PTI-B2876-2019.

|  |  |  |  |
| --- | --- | --- | --- |
| **Permit to Install Number** | **ROP Revision****Application Number** | **Description of Equipment or Change** | **Corresponding Emission Unit(s) or****Flexible Group(s)** |
| 21-15B\* | NA | Corrected the retrofitted burner size from 175.5 MMBTU/hr to 179 MMBTU/hr for the Riley Boiler. | EU-RILEYBLR |
| 21-15A\* | NA | Relocation of the Riley Boiler and 50% increase in sugar production. | EU-RILEYBLRFG-SUGAR |

The following table lists the ROP amendments or modifications issued after the effective date of ROP No. MI-ROP-B2876-2019.

| **Permit to Install Number** | **ROP Revision Application Number -** **Issuance Date** | **Description of Equipment or Change** | **Corresponding Emission Unit(s) or Flexible Group(s)** |
| --- | --- | --- | --- |
| 90-20 | 202100032 / June 2, 2021 | This Minor Modification was to remove references to existing kilns (EU-LIMEKILN1, EU-LIMEKILN2, and FG-LIMEKILNS) since they have been removed from the property, and to incorporate PTI Number 90-20 which adds the new natural gas lime kiln to the facility.  | EU-NGLIMEKILN |

## Appendix 7. Emission Calculations

**EU-RILEYBLR**

The permittee shall use the following calculations in conjunction with monitoring, testing or recordkeeping data to determine compliance with the applicable requirements referenced in EU-RILEYBLR:

Natural gas heat content = 1.02 MMBTU/MCF

NOx ton per year emissions =

(MCF natural gas/day) X 1.02 MMBTU/MCF X (Most recent stack test results) = NOx lb/day

Then each month is summed, converted to tons, and followed by a 12-month rolling total.

**EU-MURRAYBLR, EU-PULPDRYER**

The permittee shall use the following calculations in conjunction with monitoring, testing or recordkeeping data to determine compliance with the applicable requirements referenced in EU-MURRAYBLR and EU-PULPDRYER when firing one or more of these units on fuel oil:

Compliant fuel oil has a heat content of 18,000 BTU/pound at 1.0 wt. % sulfur content. If the heat value of the fuel oil is other than 18,000 BTU/pound, the maximum allowed sulfur content shall be determined by the following equation:

Maximum allowed Sulfur content in percent by weight =

1.11 lbs SO2/1,000,000 BTU X (actual heat value in BTU per pound) X 100% X 1 lbs S/2 lbs SO2 = wt. % sulfur

**FG-LIMEKILNS - Determining Compliant Coke**

The permittee shall use the following calculations in conjunction with monitoring, testing or recordkeeping data to determine compliance with the applicable requirements referenced in FG-LIMEKILNS:

Compliant coal/coke has a heat content of 9,400 BTU/pound at 0.8 wt. % sulfur content. The maximum allowed sulfur content shall be determined by the following equation:

Maximum allowed Sulfur content in percent by weight =

1.7 lbs SO2/1,000,000 BTU X (actual heat value in BTU per pound) X 100% X 1 lbs S/2 lbs SO2 = wt. % sulfur

## Appendix 8. Reporting

**A. Annual, Semiannual, and Deviation Certification Reporting**

The permittee shall use the EGLE, AQD, Report Certification form (EQP 5736) and EGLE, AQD, Deviation Report form (EQP 5737) for the annual, semiannual and deviation certification reporting referenced in the Reporting Section of the Source-Wide, Emission Unit and/or Flexible Group Special Conditions. Alternative formats must meet the provisions of Rule 213(4)(c) and Rule 213(3)(c)(i), respectively, and be approved by the AQD District Supervisor.

**B. Other Reporting**

Specific reporting requirement formats and procedures are detailed in Part A or the appropriate Source-Wide, Emission Unit and/or Flexible Group Special Conditions. Therefore, Part B of this appendix is not applicable.

## Appendix 9. Fuel Sampling Plan

**Lime Kiln Coke or Anthracite Coal Sampling Plan/Options**

**Michigan Sugar Company - Croswell Factory**

**Croswell, Michigan**

The Michigan Department of Environment, Great Lakes, and Energy has asked for a coke and/or anthracite coal sampling protocol that can be used whenever it desires a coke and/or anthracite coal sampling at the Croswell factory or requests that the company conduct the coke and/or anthracite coal sampling. In the following the term coke will be meant to include or in place of anthracite coal as appropriate.

Two options are being described; a single composite sampling and a five-day composite sampling. Each is designed to provide representative results for short term sampling. In the event the single composite sampling results in a preliminary indication that the sulfur content of the coke exceeds permitted limits, then the Company may conduct the more rigorous five-day composite sampling protocol, the results of which will be used for compliance purposes.

**Introduction:**

Coke is used as a fuel supply to the lime kiln at the Michigan Sugar Company, Croswell Factory (Croswell). These two options for a written coke sampling plan are designed to meet various environmental regulatory requirements. The fuel vendor provides the company with analytical data for the material being sold to the company. This data should be reviewed by the company to determine compliance with the appropriate Special Conditions of this Renewable Operating Permit (ROP). In addition, Testing/Sampling Special Condition V.1. requires verification of the vendor supplied analytical data by the Michigan Sugar Company collecting their own samples and having independent laboratory analysis performed.

The procedures outlined in this plan are intended to provide consistency and uniformity for collecting samples of coke that may be subjected to chemical and/or physical analysis and characterization. The options were developed consistent with the site-specific consideration and equipment arrangements at the Croswell Factory.

**Safety Considerations:**

Due to the configuration of the lime kilns it is not safe to do sampling from the coke conveyors. Attempts to do so may cause injury or death.

**Coke Handling System Description:**

Coke is shipped by the vendor to a central location by either ship or train, then transported by truck directly to the factory. It is unloaded and stored in a coke pile. During the course of the processing season (a.k.a. Campaign), the coke supply is replenished as needed.

**Common elements of the two options**

The purpose of the sampling is to determine the concentration of sulfur in the fuel in units of pounds per million BTU of each composite sample according to the following procedures:

1. Determine heat content of the fuel

2. Determine moisture contents of fuel

3. Measure sulfur concentration in fuel sample

4. Convert concentrations into units of pounds of sulfur per MMBTU of heat content

The sulfur concentration of the sample shall be the value used for determining results. In the event the fuel analysis differs when there are split samples, the sampling and analysis shall be repeated.

**OPTION A (Single Event Composite Coke Pile Sampling)**

**SAMPLING PLAN:**

Samples are to be taken from the coke pile at the factory. The following detailed sampling plan shall be used. Unless and until sampling is performed, vendor supplied analyses may be utilized to demonstrate permit compliance provided it is representative of the coke being delivered to Michigan Sugar Company.

1. For each composite sample, select a minimum of five sampling locations uniformly spaced over the surface of the pile.

2. At each sampling site, dig into the pile to a depth of 18 inches. Insert a clean flat square shovel into the hole and withdraw a sample, making sure that large pieces do not fall off during sampling.

3. Combine the collected grab samples and prepare for transport to the analytical laboratory as described below.

a. Collect bulk grab samples from each of the five selected sampling locations.

1. Place the collected bulk grab samples into the same Ziplock bag and seal the bag after removing excess air. This bag should be placed into a second bag which should also be sealed after removing excess air. Clearly label the bag with the date and sample location description.
2. Complete the laboratory request form and a sample manifest per any laboratory instructions. Request that the laboratory create a composite of the collected bulk grab samples and split the composite sample so there is a duplicate available.

4. Determining sulfur concentration:

a. Determine heat content of the fuel; use ASTM D5865-04 or equivalent.

b. Determine moisture contents of fuel; use ASTM D3173-03 or ASTM E871-82 (1998) or equivalent.

c. Measure sulfur concentration in fuel sample; use ASTM D2492-90(1998) or ASTM D3177-89(2002) or equivalent.

d. Convert concentrations into units of pounds of sulfur per MMBTU of heat content.

**OPTION B (Five-Day Composite Coke Pile Sampling)**

This option allows for representative samples to be collected using the method described in OPTION A, for a period of five days. The bulk grab sample collected each day will be sent to a laboratory for analysis. The analytical data from the five-day testing will be considered when determining compliance.

**Compliance Determination**

The results of the sampling procedures set forth in Options A and B below may be used by EGLE for compliance purposes if the Company does not request additional sampling as set forth below.

If the single event composite sampling (OPTION A) protocols and analysis suggests non-compliance the Company may elect to conduct the five-day composite sampling (OPTION B). The results from the five-day composite sampling shall be used to determine compliance.

The Department may request the split samples (duplicates) created during the five-day composite sampling.

**Fuel Oil Sampling Plan/Options**

**Michigan Sugar Company - Croswell Factory**

**Croswell, Michigan**

The individual emission units can operate (fire) either fuel oil or natural gas, but not both at the same time. The fuel oil sampling plan will apply when firing fuel oil for all or part of a campaign. The Michigan Department of Environment, Great Lakes, and Energy has asked for a fuel oil sampling protocol that can be used when a fuel sample is desired at the Croswell factory or when the EGLE requests that the company conduct fuel oil sampling.

The fuel oil sampling plan consists of collecting a bulk grab sample, as described below.

**Introduction:**

Fuel oil is used as an optional fuel for the CE Package Boiler and three pulp dryers at the Michigan Sugar Company, Croswell Factory (Croswell). The fuel oil sampling plan is designed to meet various environmental regulatory requirements. The fuel vendor provides the company with analytical data for the material being sold to the company. This data should be reviewed by the company to determine compliance with the appropriate Special Conditions of this Renewable Operating Permit (ROP). In addition, Testing/Sampling Special Condition V.1. requires verification of the vendor supplied analytical data by the Michigan Sugar Company collecting their own samples and having independent laboratory analysis performed.

The procedures outlined in this plan are intended to provide consistency and uniformity for collecting samples of fuel oil that may be subjected to chemical and/or physical analysis and characterization. The plan was developed consistent with the site-specific consideration and equipment arrangements at the Croswell Factory.

**Oil Handling System Description:**

Fuel oil is shipped to the site by truck and stored in a 400,000 gallon above ground fuel storage tank. The fuel oil tank is filled on an as needed basis. When firing using fuel oil, the fuel oil in the storage tank is continually heated and mixed. The mixing is achieved by pumping more fuel oil to the points of use than is needed and returning the excess fuel oil to the tank.

**SAMPLING PLAN:**

Access to fuel may be gained from three different locations; in the fuel oil tank pump house (point of distribution), at the CE package boiler (point of use) and in the pulp drier area (point of use). Unless and until sampling is performed, vendor supplied analyses may be utilized to demonstrate permit compliance provided it represents the fuel oil being delivered to Michigan Sugar Company

1. Collect a bulk grab sample from the identified sampling locations above.
2. Clearly label the sample with the date and sample location description.
3. Complete the laboratory request form and a sample manifest per any laboratory instructions. Request that the laboratory create a split sample so there is a duplicate available.
4. Determining sulfur concentration:
	1. Acceptable ASTM methodology, or its equivalent, shall be used.

**Compliance Determination**

The goal of the sampling is to determine the concentration of sulfur in the fuel to be burned in units of pounds per million BTU (See Appendix 7.).

The Department may request the split samples (duplicates) created during the bulk grab sampling.