

Executive Summary

**GRANGER ELECTRIC AT THE BRENT RUN LANDFILL
 CAT® G3520C LANDFILL GAS FUELED IC ENGINE EMISSIONS RESULTS**

Granger Electric contracted Derenzo and Associates, Inc., to conduct a performance demonstration for the determination of nitrogen oxides (NO_x), carbon monoxide (CO), and volatile organic compounds (VOC) concentrations and emission rates from one (1) Caterpillar (CAT®) Model No. G3520C landfill gas-fired reciprocating internal combustion engine and electricity generator set (EUENGINE3) operated at the Brent Run Landfill in Montrose, Michigan.

Michigan Department of Environmental Quality (MDEQ) Air Quality Division (AQD) Renewable Operating Permit No. MI-ROP-N5987-2010a requires that performance testing be performed on EUENGINE3 within 180 days of startup and every 8,760 hours of operation (or every three years) in accordance with the provisions of 40 CFR Part 60 Subpart JJJJ (NSPS for spark ignition internal combustion engines). The performance testing was conducted on January 8, 2015.

The following table presents the emissions results from the performance demonstration.

Emission Unit	NO _x Emission Rates		CO Emission Rates		VOC Emission Rate
	(lb/hr)	(g/bhp-hr)	(lb/hr)	(g/bhp-hr)	(g/bhp-hr)
EUENGINE3	2.59	0.54	13.3	2.78	0.15
Permit Limits	4.94	1.0	16.3	3.3	1.0

lb/hr = pounds per hour, g/bhp-hr = grams per brake horse power-hour

The following table presents the operating data recorded during the performance demonstration.

Emission Unit	Generator Output (kW)	Engine Output (bhp)	LFG Fuel Use (scfm)	LFG CH ₄ Content (%)	Exhaust Temp. (°F)	Inlet Fuel Press. (psi)
EUENGINE3	1,550	2,165	525	49.9	803	6.9

scfm=standard cubic feet per minute, kW=kilowatt, bHp=brake horse power hour, psi=pounds per square inch

The data presented above indicate that EUENGINE3 was tested while it operated within 10% of its maximum capacity (2,233 bhp and 1,600 kW) and complies with the emission standards specified in 40 CFR 60.4233(e) and MDEQ-AQD ROP No. MI-ROP-N5987-2010a.



MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY
AIR QUALITY DIVISION

**RENEWABLE OPERATING PERMIT
REPORT CERTIFICATION**

Authorized by 1994 P.A. 451, as amended. Failure to provide this information may result in civil and/or criminal penalties.

Reports submitted pursuant to R 336.1213 (Rule 213), subrules (3)(c) and/or (4)(c), of Michigan's Renewable Operating Permit (ROP) program must be certified by a responsible official. Additional information regarding the reports and documentation listed below must be kept on file for at least 5 years, as specified in Rule 213(3)(b)(II), and be made available to the Department of Environmental Quality, Air Quality Division upon request.

Source Name Granger Electric at the Brent Run Landfill County Genesee

Source Address 8247 W. Vienna Road City Montrose

AQD Source ID (SRN) N5987 ROP No. N5987-2010a ROP Section No. 02

Please check the appropriate box(es):

Annual Compliance Certification (Pursuant to Rule 213(4)(c))

Reporting period (provide inclusive dates): From _____ To _____

1. During the entire reporting period, this source was in compliance with ALL terms and conditions contained in the ROP, each term and condition of which is identified and included by this reference. The method(s) used to determine compliance is/are the method(s) specified in the ROP.

2. During the entire reporting period this source was in compliance with all terms and conditions contained in the ROP, each term and condition of which is identified and included by this reference, EXCEPT for the deviations identified on the enclosed deviation report(s). The method used to determine compliance for each term and condition is the method specified in the ROP, unless otherwise indicated and described on the enclosed deviation report(s).

Semi-Annual (or More Frequent) Report Certification (Pursuant to Rule 213(3)(c))

Reporting period (provide inclusive dates): From _____ To _____

1. During the entire reporting period, ALL monitoring and associated recordkeeping requirements in the ROP were met and no deviations from these requirements or any other terms or conditions occurred.

2. During the entire reporting period, all monitoring and associated recordkeeping requirements in the ROP were met and no deviations from these requirements or any other terms or conditions occurred, EXCEPT for the deviations identified on the enclosed deviation report(s).

Other Report Certification

Reporting period (provide inclusive dates): From 1-8-15 To 1-8-15

Additional monitoring reports or other applicable documents required by the ROP are attached as described:
Test Report for a landfill gas fired IC engine (EUENGINE3) for testing performed 1-8-15.

The testing was conducted in accordance with the approved Test Plan and the

facility was operated in compliance with the permit conditions or at the maximum

routine operating conditions for the facility.

I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this report and the supporting enclosures are true, accurate and complete

<u>Marc Pauley</u>	<u>Director of Operations</u>	<u>(517) 372-8330</u>
Name of Responsible Official (print or type)	Title	Phone Number

	<u>2.9.15</u>
Signature of Responsible Official	Date

* Photocopy this form as needed.

Derenzo and Associates, Inc.

Environmental Consultants

AIR EMISSION TEST REPORT

Title AIR EMISSION TEST REPORT FOR THE
 VERIFICATION OF AIR POLLUTANT EMISSIONS
 FROM LANDFILL GAS FUELED INTERNAL
 COMBUSTION ENGINES

Report Date February 6, 2015

Test Dates January 8, 2015

Facility Information	
Name	Granger Electric at the Brent Run Landfill
Street Address	8247 W. Vienna Road
City, County	Montrose, Genesee

Facility Permit Information			
ROP No.:	MI-ROP-N5987-2010a	Facility SRN :	N5987

Testing Contractor	
Company	Derenzo and Associates, Inc.
Mailing Address	39395 Schoolcraft Road Livonia, MI 48150
Phone	(734) 464-3880
Project No.	1409007

Derenzo and Associates, Inc.

Environmental Consultants

AIR EMISSION TEST REPORT
FOR THE
VERIFICATION OF AIR POLLUTANT EMISSIONS
FROM
LANDFILL GAS FUELED INTERNAL COMBUSTION ENGINES
GRANGER ELECTRIC AT THE BRENT RUN LANDFILL

1.0 INTRODUCTION

Granger Electric (Granger) operates five (5) Caterpillar (CAT®) gas fueled internal combustion (IC) engines and electricity generator sets at the Brent Run Landfill in Montrose, Genesee County, Michigan. The landfill gas (LFG) fueled IC engine-generator sets are identified as emission units EUENGINE1 through EUENGINE5 in Section 2 of Michigan Renewable Operating Permit (ROP) No. MI-ROP-N5987-2010a issued by the Michigan Department of Environmental Quality (MDEQ).

The conditions of MI-ROP-N5987-2010a specify that:

1. Two of the five engines (EUENGINE3 and EUENGINE4) are CAT® Model G3520C reciprocating internal combustion (IC) engines fueled with treated landfill gas for producing electricity.
2. *The permittee shall conduct an initial performance test for EUENGINE3 in FGICEENGINES, to verify NOx, CO, and VOC emission rates. The permittee shall conduct an initial performance test within 60 days after achieving the maximum production rate but not later than 180 days after initial startup of each engine in FGICEENGINES and subsequent performance testing for EUENGINE3 every 8760 hours of operation or three years, whichever occurs first, to demonstrate compliance. The performance tests shall be conducted according to 40 CFR 60.4244*

The compliance testing was performed by Derenzo and Associates, Inc. (Derenzo and Associates), a Michigan-based environmental consulting and testing company. Derenzo and Associates representatives Tyler Wilson and Jeff Schlaf performed the field sampling and measurements January 8, 2015.

The exhaust gas sampling and analysis was performed using procedures specified in the Test Plan dated November 13, 2014 that was reviewed and approved by the Michigan Department of Environmental Quality (MDEQ). MDEQ representatives Mr. David Patterson and Ms. Michelle Luplow observed portions of the testing project.

Derenzo and Associates, Inc.

Granger Electric (Brent Run Landfill)
Air Emission Test Report

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Questions regarding this emission test report should be directed to:

Tyler J. Wilson
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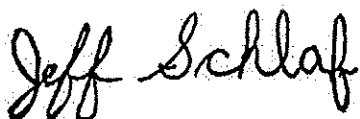
Report Certification

This test report was prepared by Derenzo, Associates, Inc. based on field sampling data collected by Derenzo and Associates, Inc. Facility process data were collected and provided Granger employees or representatives. This test report has been reviewed by Granger representatives and approved for submittal to the MDEQ.

I certify that the testing was conducted in accordance with the specified test methods and submitted test plan unless otherwise specified in this report. I believe the information provided in this report and its attachments are true, accurate, and complete.

Report Prepared By:

Reviewed By:




Jeff Schlaf
Environmental Consultant
Derenzo and Associates, Inc.

Robert L. Harvey, P.E.
General Manager
Derenzo and Associates, Inc.

I certify that the facility and emission units were operated at maximum routine operating conditions for the test event. Based on information and belief formed after reasonable inquiry, the statements and information in this report are true, accurate and complete.

Responsible Official Certification:



Marc Pauley
Operations Manager
Granger Electric Company

2.0 SOURCE AND SAMPLING LOCATION DESCRIPTION

2.1 General Process Description

Landfill gas (LFG) containing methane is generated in the Granger Brent Run Landfill from the anaerobic decomposition of disposed waste materials. The LFG is collected from both active and capped landfill cells using a system of wells (gas collection system). The collected LFG is transferred to the Granger LFG power station facility where it is treated and used as fuel for the five (5) RICE. Each RICE is connected to an electricity generator that produces electricity that is transferred to the local utility.

2.2 Rated Capacities and Air Emission Controls

The CAT® Model No. G3520C RICE (EUENGINE3) has a rated output of 2,233 brake-horsepower (bhp) and the connected generator has a rated electricity output of 1,600 kilowatts (kW). The engine is designed to fire low-pressure, lean fuel mixtures (e.g., LFG) and is equipped with an air-to-fuel ratio controller that monitors engine performance parameters and automatically adjusts the air-to-fuel ratio and ignition timing to maintain efficient fuel combustion.

The engine/generator sets are not equipped with add-on emission control devices. Air pollutant emissions are minimized through the proper operation of the gas treatment system and efficient fuel combustion in the engines.

The fuel consumption rate is regulated automatically to maintain the heat input rate required to support engine operations and is dependent on the fuel heat value (methane content) of the treated LFG.

2.3 Sampling Locations

The RICE exhaust gas is directed through mufflers and is released to the atmosphere through dedicated vertical exhaust stacks with horizontal release points.

The exhaust stack sampling ports for the CAT® Model G3520C engine (EUENGINE3) are located in the exhaust stack with an inner diameter of 13.5 inches. The stack is equipped with two (2) sample ports, opposed 90°, that provide a sampling location greater than 300.0 inches (22.2 duct diameters) upstream and greater than 114.0 inches (8.44 duct diameters) downstream from any flow disturbance and satisfies the USEPA Method 1 criteria for a representative sample location.

Individual traverse points were determined in accordance with USEPA Method 1.

APPENDIX 1 provides diagrams of the emission test sampling location.

3.0 SUMMARY OF TEST RESULTS AND OPERATING CONDITIONS

3.1 Purpose and Objective of the Tests

The conditions of ROP No. MI-ROP-N5987-2010a and 40 CFR Part 60 Subpart JJJJ require Granger to test EUENGINE3 for carbon monoxide (CO), nitrogen oxides (NOx) and volatile organic compounds (VOCs) every 8,760 hours of operation.

3.2 Operating Conditions During the Compliance Tests

The testing was performed while the Granger engine/generator set was operated at maximum operating conditions (1,600 kW electricity output +/- 10%). Granger representatives provided the generator electricity output (kW) in 15-minute increments for each test period. The EUENGINE3 generator kW output ranged between 1,509 and 1,586 kW for each test period.

Fuel flowrate (cubic feet per minute), fuel methane content (%) and fuel inlet pressure (psi) were also recorded by Granger representatives in 15-minute increments for each test period. The FGICEENGINES fuel consumption rate ranged between 510 and 538 scfm, fuel methane content ranged between 49.4 and 50.3%, and fuel inlet pressure was 6.9 psi for each test period. Fuel heat value was calculated using a lower heating value of 910 Btu/scf for methane.

In addition, the engine serial number and operating hours at the beginning of test No. 1 were recorded by the facility operators.

APPENDIX 2 provides operating records provided by Granger representatives for the test periods.

Engine output (bhp) cannot be measured directly and was calculated based on the recorded electricity output, the calculated CAT® Model G3520C generator efficiency (96.0%), and the unit conversion factor for kW to horsepower (0.7457 kW/hp).

$$\text{Engine output (bhp)} = \text{Electricity output (kW)} / (0.960) / (0.7457 \text{ kW/hp})$$

Table 3.1 presents a summary of the average engine operating conditions during the test periods.

3.3 Summary of Air Pollutant Sampling Results

The gases exhausted from the sampled LFG fueled RICE (EUENGINE3) were sampled for three (3) one-hour test periods during the compliance testing performed January 8, 2015.

Table 3.2 presents the average measured CO, NOx and VOC emission rates for the engine (average of the three test periods for the engine).

Test results for each one hour sampling period are presented in Section 6.0 of this report.

Table 3.1 Average engine operating conditions during the test periods

Engine Parameter	EUENGINE3
Generator output (kW)	1,550
Engine output (bhp)	2,165
Engine LFG fuel use (scfm)	525
LFG methane content (%)	49.9
LFG lower heating value (Btu/scf)	454
Exhaust temperature (°F)	803
Inlet fuel pressure (psi)	6.9

Table 3.2 Average measured emission rates for EUENGINE3 (three-test average)

Emission Unit	CO Emission Rates		NOx Emission Rates		VOC Emission Rates	
	(lb/hr)	(g/bhp-hr)	(lb/hr)	(g/bhp-hr)	(lb/hr)	(g/bhp-hr)
Engine No. 3	13.3	2.78	2.59	0.54	0.73	0.15
Permit Limit	16.3	3.3	4.94	1.0	--	1.0

4.0 SAMPLING AND ANALYTICAL PROCEDURES

A test protocol for the air emission testing was reviewed and approved by the MDEQ. This section provides a summary of the sampling and analytical procedures that were used during the Granger testing periods.

4.1 Summary of Sampling Methods

USEPA Method 1	Exhaust gas velocity measurement locations were determined based on the physical stack arrangement and requirements in USEPA Method 1
USEPA Method 2	Exhaust gas velocity pressure was determined using a Type-S Pitot tube connected to a red oil incline manometer; temperature was measured using a K-type thermocouple connected to the Pitot tube.
USEPA Method 3A	Exhaust gas O ₂ and CO ₂ content was determined using zirconia ion/paramagnetic and infrared instrumental analyzers, respectively.
USEPA Method 4	Exhaust gas moisture was determined based on the water weight gain in chilled impingers.
USEPA Method 7E	Exhaust gas NO _x concentration was determined using chemiluminescence instrumental analyzers.
USEPA Method 10	Exhaust gas CO concentration was measured using an NDIR instrumental analyzer
USEPA Method 25A / ALT-096	Exhaust gas VOC (as NMHC) concentration was determined using a flame ionization analyzer equipped with methane separation column

4.2 Exhaust Gas Velocity Determination (USEPA Method 2)

The RICE exhaust stack gas velocities and volumetric flow rates were determined using USEPA Method 2 prior to and after each test. An S-type Pitot tube connected to a red-oil manometer was used to determine velocity pressure at each traverse point across the stack cross section. Gas temperature was measured using a K-type thermocouple mounted to the Pitot tube. The Pitot tube and connective tubing were leak-checked prior to each traverse to verify the integrity of the measurement system.

The absence of significant cyclonic flow for the exhaust configuration was verified using an S-type Pitot tube and oil manometer. The Pitot tube was positioned at each velocity traverse point with the planes of the face openings of the Pitot tube perpendicular to the stack cross-sectional

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plane. The Pitot tube was then rotated to determine the null angle (rotational angle as measured from the perpendicular, or reference, position at which the differential pressure is equal to zero).

APPENDIX 3 provides exhaust gas flowrate calculations and field data sheets.

4.3 Exhaust Gas Molecular Weight Determination (USEPA Method 3A)

CO₂ and O₂ content in the RICE exhaust gas stream was measured continuously throughout each test period in accordance with USEPA Method 3A. The CO₂ content of the exhaust was monitored using a Servomex 1440D single beam single wavelength (SBSW) infrared gas analyzer. The O₂ content of the exhaust was monitored using a Servomex 1440D gas analyzer that uses a paramagnetic sensor.

During each sampling period, a continuous sample of the IC engine exhaust gas stream was extracted from the stack using a stainless steel probe connected to a Teflon® heated sample line. The sampled gas was conditioned by removing moisture prior to being introduced to the analyzers; therefore, measurement of O₂ and CO₂ concentrations correspond to standard dry gas conditions. Instrument response data were recorded using an ESC Model 8816 data acquisition system that monitored the analog output of the instrumental analyzers continuously and logged data as one-minute averages.

Prior to, and at the conclusion of each test, the instruments were calibrated using upscale calibration and zero gas to determine analyzer calibration error and system bias (described in Section 5.0 of this document). Sampling times were recorded on field data sheets.

APPENDIX 4 provides O₂ and CO₂ calculation sheets. Raw instrument response data are provided in APPENDIX 5.

4.4 Exhaust Gas Moisture Content (USEPA Method 4)

Moisture content of the RICE exhaust gas was determined in accordance with USEPA Method 4 using a chilled impinger sampling train. The moisture sampling was performed concurrently with the instrumental analyzer sampling. During each sampling period a gas sample was extracted at a constant rate from the source where moisture was removed from the sampled gas stream using impingers that were submersed in an ice bath. At the conclusion of each sampling period, the moisture gain in the impingers was determined gravimetrically by weighing each impinger to determine net weight gain.

4.5 NO_x and CO Concentration Measurements (USEPA Methods 7E and 10)

NO_x and CO pollutant concentrations in the RICE exhaust gas streams were determined using a Thermo Environmental Instruments, Inc. (TEI) Model 42c High Level chemiluminescence NO_x analyzer and a TEI Model 48c infrared CO analyzer.

Throughout each test period, a continuous sample of the engine exhaust gas was extracted from the stack using the Teflon® heated sample line and gas conditioning system and delivered to the instrumental analyzers. Instrument response for each analyzer was recorded on an ESC Model 8816 data acquisition system that logged data as one-minute averages. Prior to, and at the conclusion of each test, the instruments were calibrated using upscale calibration and zero gas to determine analyzer calibration error and system bias.

APPENDIX 4 provides CO and NO_x calculation sheets. Raw instrument response data are provided in APPENDIX 5.

4.6 Measurement of Volatile Organic Compounds (USEPA Method 25A/ALT-096)

The VOC emission rate was determined by measuring the nonmethane hydrocarbon (NMHC) concentration in the engine exhaust gas. NMHC pollutant concentration was determined using a TEI Model 55i Methane / Nonmethane hydrocarbon analyzer. The TEI 55i analyzer contains an internal gas chromatograph column that separates methane from non-methane components. The concentration of NMHC in the sampled gas stream, after separation from methane, is determined relative to a propane standard using a flame ionization detector in accordance with USEPA Method 25A.

The USEPA Office of Air Quality Planning and Standards (OAQPS) has issued several alternate test methods approving the use of the TEI 55-series analyzer as an effective instrument for measuring NMOC from gas-fueled reciprocating internal combustion engines (RICE) in that it uses USEPA Method 25A and 18 (ALT-066, ALT-078 and ALT-096).

Samples of the exhaust gas were delivered directly to the instrumental analyzer using the Teflon® heated sample line to prevent condensation. The sample to the NHMC analyzer was not conditioned to remove moisture. Therefore, VOC measurements correspond to standard conditions with no moisture correction (wet basis).

Prior to, and at the conclusion of each test, the instrument was calibrated using mid-range calibration (propane) and zero gas to determine analyzer calibration error and system bias (described in Section 5.0 of this document).

APPENDIX 4 provides VOC calculation sheets. Raw instrument response data for the NMHC analyzer is provided in APPENDIX 5.

5.0 QA/QC ACTIVITIES

5.1 NO_x Converter Efficiency Test

The NO₂ – NO conversion efficiency of the Model 42c analyzer was verified prior to the testing program. A USEPA Protocol 1 certified concentration of NO₂ was injected directly into the analyzer, following the initial three-point calibration, to verify the analyzer's conversion efficiency. The analyzer's NO₂ – NO converter uses a catalyst at high temperatures to convert the NO₂ to NO for measurement. The conversion efficiency of the analyzer is deemed acceptable if the measured NO₂ concentration is within 90% of the expected value.

The NO₂ – NO conversion efficiency test satisfied the USEPA Method 7E criteria (measured NO₂ concentration was -0.27% of the expected value, i.e., within 10% of the expected value as required by Method 7E).

5.2 Gas Divider Certification (USEPA Method 205)

A STEC Model SGD-710C 10-step gas divider was used to obtain appropriate calibration span gases. The ten-step STEC gas divider was NIST certified (within the last 12 months) with a primary flow standard in accordance with Method 205. When cut with an appropriate zero gas, the ten-step STEC gas divider delivered calibration gas values ranging from 0% to 100% (in 10% step increments) of the USEPA Protocol 1 calibration gas that was introduced into the system. The field evaluation procedures presented in Section 3.2 of Method 205 were followed prior to use of gas divider. The field evaluation yielded no errors greater than 2% of the triplicate measured average and no errors greater than 2% from the expected values.

5.3 Instrumental Analyzer Interference Check

The instrumental analyzers used to measure NO_x, CO, O₂ and CO₂ have had an interference response test performed prior to their use in the field (July 26, 2006, June 21, 2011 and June 12, 2014), pursuant to the interference response test procedures specified in USEPA Method 7E. The appropriate interference test gases (i.e., gases that would be encountered in the exhaust gas stream) were introduced into each analyzer, separately and as a mixture with the analyte that each analyzer is designed to measure. All of analyzers exhibited a composite deviation of less than 3.0% of the span for all measured interferent gases. No major analytical components of the analyzers have been replaced since performing the original interference tests.

5.4 Instrument Calibration and System Bias Checks

At the beginning of each day of the testing program, initial three-point instrument calibrations were performed for the NO_x, CO, CO₂ and O₂ analyzers by injecting calibration gas directly into the inlet sample port for each instrument. System bias checks were performed prior to and at the conclusion of each sampling period by introducing the upscale calibration gas and zero gas into

the sampling system (at the base of the stainless steel sampling probe prior to the particulate filter and Teflon® heated sample line) and determining the instrument response against the initial instrument calibration readings.

At the beginning of each test day, appropriate high-range, mid-range, and low-range span gases followed by a zero gas were introduced to the NMHC analyzer, in series at a tee connection, which is installed between the sample probe and the particulate filter, through a poppet check valve. After each one hour test period, mid-range and zero gases were re-introduced in series at the tee connection in the sampling system to check against the method's performance specifications for calibration drift and zero drift error.

The instruments were calibrated with USEPA Protocol 1 certified concentrations of CO₂, O₂, NO_x, and CO in nitrogen and zeroed using hydrocarbon free nitrogen. The NMHC (VOC) instrument was calibrated with USEPA Protocol 1 certified concentrations of propane in air and zeroed using hydrocarbon-free air. A STEC Model SGD-710C ten-step gas divider was used to obtain intermediate calibration gas concentrations as needed.

5.5 Determination of Exhaust Gas Stratification

A stratification test was performed for the RICE exhaust stack. The stainless steel sample probe was positioned at sample points correlating to 16.7, 50.0 (centroid) and 83.3% of the stack diameter. Pollutant concentration data were recorded at each sample point for a minimum of twice the maximum system response time.

The recorded concentration data for the RICE exhaust stack indicated that the measured CO, O₂ and CO₂ concentrations did not vary by more than 5% of the mean across the stack diameter. Therefore, the RICE exhaust gas was considered to be unstratified and the compliance test sampling was performed at a single sampling location within the RICE exhaust stack.

5.6 Meter Box Calibrations

The Nutech Model 2010 sampling console, which was used for exhaust gas moisture content sampling, was calibrated prior to and after the testing program. This calibration uses the critical orifice calibration technique presented in USEPA Method 5. The metering console calibration exhibited no data outside the acceptable ranges presented in USEPA Method 5.

The digital pyrometer in the Nutech metering consoles were calibrated using a NIST traceable Omega® Model CL 23A temperature calibrator.

APPENDIX 6 presents test equipment quality assurance data (NO₂ – NO conversion efficiency test data, instrument calibration and system bias check records, calibration gas and gas divider certifications, interference test results, meter box calibration records, Pitot tube calibration records).

6.0 RESULTS

6.1 Test Results and Allowable Emission Limits

Engine operating data and air pollutant emission measurement results for each one hour test period are presented in Table 6.1.

The measured air pollutant emission rates for Engine No. 3 are less than the allowable limits specified in Permit to Install No. MI-ROP-N5978-2010a for Emission Unit No. EUENGINE3:

- 4.94 lb/hr and 1.0 g/bhp-hr for NO_x;
- 16.3 lb/hr and 3.3 g/bhp-hr for CO; and
- 1.0 g/bhp-hr for VOC.

6.2 Variations from Normal Sampling Procedures or Operating Conditions

The testing for all pollutants was performed in accordance with USEPA methods and the approved test protocol with the exception noted below. The engine-generator sets were operated within 10% of maximum output (1,600 kW generator output) during the engine test periods.

Due to low ambient temperature on the test date, components within the sample trains froze, which caused the first attempt at test No. 1 to be discarded and the test restarted:

- A portion of the instrumental analyzer sample line (the glass fiber filter and braided sample line between the stainless steel sample probe and heated sample line) froze due to collected condensate. The filter media was replaced and the blockage was thawed. The test crew performed a new set of system calibrations and restarted test No. 1 from the beginning.
- To prevent ice accumulation in the moisture sampling train, the USEPA Method 4 sample train was modified by the addition of 20 mL of anti-freeze to the deionized water contained in the first two impingers. The third impinger was replaced with a modified Greenburg-Smith (GS) impinger rather than a standard GS impinger.

Mr. David Patterson of the MDEQ-AQD observed these events and provided his agreement with the corrective actions.

Table 6.1 Measured exhaust gas conditions and NO_x, CO and VOC air pollutant emission rates
Granger Brent Run Facility Engine No. 3 (EUENGINE3)

Test No.	1	2	3	Three Test
Test date	1/8/15	1/8/15	1/8/15	Average
Test period (24-hr clock)	1000 - 1100	1130 - 1230	1255 - 1355	
Fuel flowrate (scfm)	525	532	519	525
Generator output (kW)	1,550	1,555	1,545	1,550
Engine output (bhp)	2,165	2,072	2,058	2,065
LFG methane content (%)	49.5	49.9	50.3	49.9
LFG heat content (Btu/scf)	450	454	458	454
Fuel inlet pressure (psi)	6.9	6.9	6.9	6.9
<u>Exhaust Gas Composition</u>				
CO ₂ content (% vol)	10.8	10.7	10.7	10.7
O ₂ content (% vol)	9.0	9.0	9.0	9.0
Moisture (% vol)	10.6	10.4	10.3	11.4
Exhaust gas temperature (°F)	806	802	800	803
Exhaust gas flowrate (dscfm)	4,225	4,021	3,936	4,061
Exhaust gas flowrate (scfm)	4,725	4,489	4,390	4,535
<u>Nitrogen Oxides</u>				
NO _x conc. (ppmvd)	89.3	88.2	89.3	89.0
NO _x emissions (lb/hr)	2.71	2.54	2.54	2.59
Permitted emissions (lb/hr)	-	-	-	4.94
NO _x emissions (g/bhp*hr)	0.57	0.53	0.53	0.54
Permitted emissions (g/bhp*hr)	-	-	-	1.0
<u>Carbon Monoxide</u>				
CO conc. (ppmvd)	746	747	750	747
CO emissions (lb/hr)	13.8	13.1	12.9	13.3
Permitted emissions (lb/hr)	-	-	-	16.3
CO emissions (g/bhp*hr)	2.88	2.74	2.71	2.78
Permitted emissions (g/bhp*hr)	-	-	-	3.3
<u>Volatile Organic Compounds</u>				
VOC conc. (ppmv)	23.8	23.0	23.0	23.3
VOC emissions (lb/hr)	0.77	0.71	0.69	0.73
VOC emissions (g/bhp*hr)	0.16	0.15	0.15	0.15
Permitted emissions (g/bhp*hr)	-	-	-	1.0