

<b>DOCKET</b> <b>07-AFC-1</b>	
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August 29, 2007

Jon B. Roberts, City Manager  
City of Victorville  
14343 Civic Drive  
Victorville, CA 92393-5001

**Preliminary Determination of Compliance for the Victorville 2 Hybrid Power Project**

Dear Mr. Roberts:

The Mojave Desert Air Quality Management District (MDAQMD) has completed the preliminary decision on the proposed Victorville 2 Hybrid Power Project (VV2). Enclosed please find the Preliminary Determination of Compliance (PDOC) for VV2, prepared pursuant to MDAQMD Rule 1306. Written comments on the VV2 PDOC will be accepted through approximately September 30, 2007 (the actual public comment period closure date is a function of when the public notice is published). The MDAQMD expects to issue a Final Determination of Compliance on or about October 30, 2007.

If you have any questions regarding this action or the enclosure, please contact me at (760) 245-1661, x6726.

Sincerely,

**Alan J. De Salvio**  
Supervising Air Quality Engineer

enclosure

cc: Director, Office of Air Division USEPA Region IX  
Gerardo Rios, USEPA  
Chief, Stationary Source Division CARB  
John Kessler, Project Manager CEC  
Thomas M. Barnett, Inland Energy  
Sara J. Head, ENSR

AJD

VV2 PDOC cover.doc

## **NOTICE OF PRELIMINARY DETERMINATION OF COMPLIANCE**

**NOTICE IS HEREBY GIVEN** that the Mojave Desert Air Quality Management District (MDAQMD) has completed the preliminary decision on an Application for New Source Review for the Victorville 2 Hybrid Power Project (VV2), an electrical generating facility employing natural gas-fueled combined cycle turbines as its primary heat units and a solar thermal collection field as a secondary heat source. The VV2 has been proposed for a 250 acre site just north of the Southern California Logistics Airport in the City of Victorville, California. This application was received from the City of Victorville on March 13, 2007. The MDAQMD has prepared a Preliminary Determination of Compliance (PDOC) for VV2 pursuant to MDAQMD Rule 1306. The PDOC finds that, subject to specified permit conditions, the proposed project will comply with all applicable MDAQMD rules and regulations.

The PDOC is available for review at the MDAQMD office located at 14306 Park Avenue, Victorville, California 92392-2310. Please contact Alan De Salvio, Supervising Air Quality Engineer, at the above address or (760) 245-1661, x6726 to obtain a copy of the PDOC. Interested persons may comment on this PDOC. To be considered, written comments must be received at the above address no later than thirty days after the date this notice is published. A Final Determination of Compliance should be issued by October 30, 2007.

**MICHELE BAIRD**  
Clerk of the Governing Board  
Mojave Desert Air Quality Management District

**Preliminary**  
**Determination of Compliance**  
(Preliminary New Source Review Document)

**Victorville 2 Hybrid Power Project**  
**Victorville, California**

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**Eldon Heaston**  
**Executive Director**

**Mojave Desert Air Quality Management District**

**August 29, 2007**

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### **List of Abbreviations**

APCO	Air Pollution Control Officer
ATC	Authority To Construct
ATCM	Airborne Toxic Control Measure
BACT	Best Available Control Technology
CARB	California Air Resources Board
CATEF	California Air Toxics Emission Factors
CEC	California Energy Commission
CEMS	Continuous Emissions Monitoring System
CERMS	Continuous Emission Rate Monitoring System
CFR	Code of Federal Regulations
CH <sub>4</sub>	Methane
CO	Carbon Monoxide
CTG	Combustion Turbine Generator
dscf	Dry Standard Cubic Feet
ERC	Emission Reduction Credit
°F	Degrees Fahrenheit (Temperature)
FDOC	Final Determination of Compliance
HAP	Hazardous Air Pollutant
HARP	Hot Spots Analysis and Reporting Program
HDPP	High Desert Power Project
hp	Horsepower
hr	Hour
HRA	Health Risk Assessment
HRSG	Heat Recovery Steam Generator
HTF	Heat Transfer Fluid
LAER	Lowest Achievable Emission Rate
lb	Pound
MACT	Maximum Achievable Control Technology
MDAQMD	Mojave Desert Air Quality Management District
µg/m <sup>3</sup>	Micrograms per cubic meter
MMBtu	Millions of British Thermal Units
n/a	Not applicable
NAAQS	National Ambient Air Quality Standard
NO <sub>2</sub>	Nitrogen Dioxide
NO <sub>x</sub>	Oxides of Nitrogen
NSPS	New Source Performance Standard
O <sub>2</sub>	Molecular Oxygen
OEHHA	Office of Environmental Health Hazard Assessment
o/o	Owner/Operator
PAH	Polycyclic Aromatic Hydrocarbons

PDOC	Preliminary Determination of Compliance
PM <sub>2.5</sub>	Fine Particulate, Respirable Fraction $\leq 2.5$ microns in diameter
PM <sub>10</sub>	Fine Particulate, Respirable Fraction $\leq 10$ microns in diameter
ppmvd	Parts per million by volume, dry
PSD	Prevention of Significant Deterioration
SCAQMD	South Coast Air Quality Management District
SCLA	Southern California Logistics Airport
SCR	Selective Catalytic Reduction
SIP	State Implementation Plan
SO <sub>2</sub>	Sulfur Dioxide
SO <sub>x</sub>	Oxides of Sulfur
STG	Steam Turbine Generator
TOG	Total Organic Gases
tpy	Tons per Year
USEPA	United States Environmental Protection Agency
VOC	Volatile Organic Compounds
VV2	Victorville 2 Hybrid Power Project

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## **1. Introduction**

The Mojave Desert Air Quality Management District (MDAQMD) received an Application for New Source Review for the Victorville 2 Hybrid Power Project (VV2) from the City of Victorville on March 13, 2007. The MDAQMD notified the applicant that the application was complete on March 19, 2007.<sup>1</sup> This document represents the initial new source review document, or Preliminary Determination of Compliance (PDOC), for the proposed project.

As required by MDAQMD Rule 1306(E)(1)(a), this document will review the proposed project, evaluating worst-case or maximum air quality impacts, and establish control technology requirements and related air quality permit conditions. This document represents the preliminary pre-construction compliance review of the proposed project, to determine whether construction and operation of the proposed project will comply with all applicable MDAQMD rules and regulations.

## **2. Project Location**

The VV2 is proposed for a 275 acre site north of the Southern California Logistics Airport (SCLA), 3.5 miles east of US Highway 395 and 0.5 mile west of the Mojave River, within the City of Victorville. The project site has been designated non-attainment for the Federal ozone and PM<sub>10</sub> ambient air quality standards (NAAQS). The project site is currently essentially undeveloped desert.

## **3. Description of Project**

The VV2 is a proposal to construct an electrical generating facility employing a “hybrid” energy source: natural gas-fired combined-cycle (combined Brayton and Rankine cycle) gas combustion turbine trains in conjunction (linked by steam line) with a 250 acre solar thermal collection field heating a steam boiler. The combustion turbine portion will be in a “two on one” configuration, with two combustion turbines and one steam turbine generator. VV2 is intended to sell electricity to the regional power pool and other consumers. The project will produce approximately 560 MW net, including as much as 50 MW from the solar field. Construction is scheduled to commence in 2008, with commercial operation scheduled to commence in 2010.

The project will have twin General Electric 7FA combustion turbine generators (CTGs) with dry low NO<sub>x</sub> combustors driving dedicated duct burner-equipped heat recovery steam generators (HRSGs). Each gas turbine will have a maximum heat input rating of 1,736.4 million Btu per hour (MMBtu/hr), and each duct burner will have a maximum heat input rating of 424.3 MMBtu/hr. The CTGs and HRSG duct burners will be exclusively fueled by pipeline-quality natural gas, without back-up liquid fuel firing capability. The CTG power blocks will each include a turbine air compressor section, gas combustion system combustors, power turbine, and a 60-hertz generator. Inlet air will be filtered and conditioned, with inlet cooling provided by an evaporative type cooling system. Ambient air will be filtered and compressed in a multiple-stage

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<sup>1</sup> E. Heaston (MDAQMD) to J. Kessler (CEC), March 19, 2007.

axial flow compressor. Compressed air and natural gas will be mixed and combusted in the turbine combustion chamber. Lean pre-mix low NO<sub>x</sub> combustors will be used to minimize NO<sub>x</sub> formation during combustion. Exhaust gas from the combustion chamber will then expand through a multi-stage power turbine which drives both the air compressor and the electric power generator. Heat from the exhaust gas will then be recovered in a HRSG.

Each HRSG is a horizontal, natural circulation type unit with three pressure levels of steam generation. A duct burner in each HRSG will provide supplementary firing during high ambient temperatures (limited to 2000 hours per year) to maintain constant steam production to the condensing steam turbine generator (STG). A selective catalytic reduction (SCR) system and high temperature oxidation catalyst will be located within each HRSG. Steam will be produced in each HRSG and flow to the STG. The STG will drive an electric generator to produce electricity. STG exhaust steam will be condensed in a surface condenser with water from a mechanical draft wet cooling tower.

VV2 will employ a "Rapid Start Process" to shorten startup durations through the use of a modified steam drum complex. In support of this process the project includes a limited use (500 hour per year) natural gas-fired auxiliary boiler equipped with low NO<sub>x</sub> burners (9 ppmvd) with a maximum heat input rating of 35 MMBtu/hr. The auxiliary boiler will provide a sealing steam header to minimize HRSG and STG startup thermal limitations.

The hybrid nature of the project is based on 250 acres of parabolic sun-tracking mirrors focused on and heating a heat transfer fluid (HTF). The heated fluid circulates through a dedicated steam boiler that provides supplemental steam to each HRSG high pressure steam drum. The solar side will include a limited use (1000 hour per year) natural gas-fired HTF heater equipped with low NO<sub>x</sub> burners (9 ppmvd) with a maximum heat input rating of 40 MMBtu/hr. The HTF heater will ensure the HTF circulation system remains above a minimum system temperature of approximately 54 degrees Fahrenheit (°F) during off-line periods.

A small amount of emergency electrical power will be provided on site by a 2682 horsepower (hp) diesel-fired internal combustion engine and shaft generator. Emergency fire suppression water pressure will be provided on site by a 182 hp diesel-fired internal combustion engine and shaft water pump.

### ***Overall Project Emissions***

VV2 will produce exhaust emissions during three basic performance modes: startup, operations mode, and shutdown. In addition to combustion related emissions, the project will have evaporative and entrained particulate emissions due to the operation of an evaporative cooling tower. PM<sub>10</sub> emission estimates include filterable and condensable particulate (front and back half of the particulate sampling train). Turbine emissions estimates are based on manufacturer data and mass balance. The project is proposing the use of General Electric 7FA gas turbines - operational and transient emissions are based on General Electric data.<sup>2</sup>

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<sup>2</sup> "Application for Certification Victorville 2 Hybrid Power Project," ENSR, February 2007

## Maximum Annual Emissions

Table 1 presents maximum annual facility operational emissions (Table 1A presents maximum annual facility hazardous air pollutant (HAP) emissions). Maximum annual emissions with transients are calculated by assuming fifty cold starts, 260 other (not cold) starts, 310 shutdowns and 4217 hours of operation at the 77° F at 100 percent load hourly rate, with 2000 hours of duct burner operation and maximum auxiliary equipment operation (50 hours for emergency engines). Maximum annual NO<sub>x</sub> transient emissions are calculated by assuming 8760 hours of operation at the 77° F at 100 percent load hourly rate, with 2000 hours of duct burner operation and maximum auxiliary equipment operation. Maximum annual SO<sub>x</sub> emissions are calculated by assuming 8760 hours at the maximum average fuel use rate and maximum duct burner operation with a fuel sulfur content of 0.2 grains/100 dry standard cubic feet and complete conversion of fuel sulfur to exhaust SO<sub>x</sub>. The maximum annual cooling tower PM<sub>10</sub> emissions are calculated by assuming 8760 hours of operation and are included in the facility totals. Maximum total SO<sub>x</sub> emissions are presented as 8 tpy, but an unknown fraction of these (fuel sulfur) emissions are accounted for in the PM<sub>10</sub> emissions (as the PM<sub>10</sub> estimate includes filterable and condensable particulate). For this project, PM<sub>2.5</sub> emissions are assumed to be equal to PM<sub>10</sub> emissions.

	<b>NO<sub>x</sub></b>	<b>CO</b>	<b>VOC</b>	<b>SO<sub>x</sub></b>	<b>PM<sub>10</sub></b>
Entire Facility (with transients)	89	255	34	5	80
Entire Facility (no transients)	108	77	29	8	124
<b>VV2 Facility Maximum</b>	108	255	34	8	124

	<b>Total</b>	<b>Threshold</b>
<i>1,3-Butadiene</i>	17	20,000
Acetaldehyde	1610	20,000
Acrolein	257	20,000
Benzene	482	20,000
Ethylbenzene	1280	20,000
Formaldehyde	2850	20,000
Naphthalene	52	20,000
PAH	21	20,000
Propylene Oxide	1170	20,000
Tolulene	5220	20,000
Xylene	2570	20,000
<b>TOTAL HAPS</b>	<b>15,529</b>	<b>50,000</b>
Ammonia	197,000	N/a
Note: Threshold equivalent to 10 tpy per HAP and 25 tpy combined		

## Maximum Daily Emissions

Table 2 presents maximum daily facility emissions calculated under worst case conditions. Maximum daily NO<sub>x</sub>, VOC and CO emissions are calculated by assuming one cold start, two other starts, three shutdowns and 18.1 hours of operation (with duct burners) at the 18 degree Fahrenheit hourly rate. Maximum daily SO<sub>x</sub> and PM<sub>10</sub> emissions are calculated by assuming 24 hours of operation at the maximum fuel use rate (with duct burners) with a fuel sulfur content of 0.2 grains/100 dscf and complete conversion of fuel sulfur to exhaust SO<sub>x</sub>.

	NO <sub>x</sub>	CO	VOC	SO <sub>x</sub>	PM <sub>10</sub>
<b>Pounds per day</b>	1306	4824	556	59	917

## Equivalent Hourly Emission Rates

Table 3 presents maximum hourly emission rates for each CTG (including HRSG) in operational mode. The cooling tower will emit a maximum of 1.63 pounds of PM<sub>10</sub> per hour. Cooling tower emissions are not included in this table.

Mode	All values in pounds per hour				
	NO <sub>x</sub>	CO	VOC	SO <sub>x</sub>	PM <sub>10</sub>
18° F at 100% load	12.55	7.64	3.06	0.97	12.0
18° F at 100% load with duct burner	15.60	14.25	5.44	1.21	18.0
77° F at 100% load	11.56	7.04	2.82	0.89	12.0
77° F at 100% load with duct burner	14.61	13.34	5.10	1.13	18.0

## 5. Control Technology Evaluation

Best Available Control Technology (BACT) is required for all new permit units at any new facility that emits, or has the potential to emit, 25 tons per year or more of any non-attainment pollutant or its precursors (MDAQMD Rule 1303(A)(3)). The proposed project site is non-attainment (State and Federal) for ozone and PM<sub>10</sub>, and their precursors (NO<sub>x</sub>, VOC, and SO<sub>x</sub>). Based on the proposed project's maximum emissions as calculated in §4 above, each permit unit at the proposed project must be equipped with BACT/Lowest Achievable Emission Rate (LAER) for NO<sub>x</sub>, VOC, and PM<sub>10</sub>, and BACT for CO and PM<sub>2.5</sub>. The project will trigger BACT for CO and PM<sub>2.5</sub> through PSD review; the District specifies CO and PM<sub>2.5</sub> BACT here to shorten the overall permitting process. The applicant has submitted a BACT analysis that evaluates the BACT and LAER for these pollutants, trace organics, and trace metals.<sup>3</sup>

Both proposed internal combustion engines will be limited to emergency use and required to comply with current emergency internal combustion BACT, which is conformance to the applicable off-road engine standards by size and engine model year. The generator engine must

<sup>3</sup> *ibid*

comply with Tier 2 limits, and the fire suppression water pump Tier 3 limits. Both engines will comply with the stationary internal combustion engine air toxics control measure through use limits.

All concentration levels presented in the following BACT determinations are corrected to 15% oxygen, unless otherwise specified.

Ammonia is a by-product of the selective catalytic reduction process, as some ammonia does not react and remains in the exhaust stream. As ammonia is not a regulated criteria air pollutant, but is a hazardous and toxic compound, the District will address ammonia emissions as an element of the toxics new source review analysis (§8).

### ***NO<sub>x</sub> BACT***

NO<sub>x</sub> is a precursor of ozone, PM<sub>10</sub> and PM<sub>2.5</sub>, and both ozone and PM<sub>10</sub> are non-attainment pollutants at the proposed facility location (PM<sub>2.5</sub> is a state non-attainment pollutant at the proposed facility location). NO<sub>x</sub> will be formed by the oxidation of atmospheric nitrogen during combustion within the gas turbine generating systems.

A review of recent combined-cycle CTG NO<sub>x</sub> LAER determinations demonstrates that 2.0 ppm is the most stringent NO<sub>x</sub> limit to date, with varying averaging times. VV2 is requesting 2.0 ppmvd averaged over one hour.

A limit on the ammonia slip is an integral part of the NO<sub>x</sub> limit, due to the dynamics of the reduction chemistry and physical limits to the extent of the effective reduction chemistry zone (limited by temperature and duration). Ammonia slip dynamics are further complicated by the use of a duct burner within the HRSG, an integral part of the VV2. A review of those same recent combined-cycle CTG (with duct burners) NO<sub>x</sub> LAER determinations demonstrates that a maximum of five ppmvd ammonia slip is an element of the most stringent NO<sub>x</sub> limit to date. VV2 is requesting five ppmvd ammonia slip.

By definition operation at transient conditions will disrupt operation of the selective catalytic reduction system, through temperature and flow variation. Minimizing the duration of transient conditions will also minimize the disruption of the combustion air pollution control system. VV2 proposes to use "Rapid Start Process" to minimize startup durations.

A review of recent small scale limited use natural gas combustion boiler/heater LAER determinations demonstrates that 9 ppmvd at 3% oxygen is the most stringent NO<sub>x</sub> limit to date. VV2 is requesting 9 ppmvd at 3% oxygen for the auxiliary boiler and HTF heater.

The District therefore determines that a maximum NO<sub>x</sub> concentration of 2.0 ppmvd averaged over one hour, with an ammonia slip of 5 ppmvd averaged over three hours, and using "rapid" start operational methods, is acceptable as NO<sub>x</sub> LAER for the VV2 combined cycle gas turbine power trains, achieved with low-NO<sub>x</sub> burners and selective catalytic reduction in the presence of ammonia. The District also determines that a maximum NO<sub>x</sub> concentration of 9 ppmvd at 3%

oxygen is acceptable as NO<sub>x</sub> LAER for the VV2 limited use auxiliary boiler and HTF heater, achieved with low-NO<sub>x</sub> burners.

### ***CO BACT***

Carbon monoxide is formed as a result of incomplete combustion of fuel within the gas turbine generating systems. CO is an attainment pollutant at the proposed facility location.

A review of recent combined-cycle CTG CO BACT determinations demonstrates that 2.0 ppm is the most stringent CO limit to date, with varying averaging times (3.0 ppm when duct burner operation is accounted for). VV2 is requesting 2.0 ppmvd averaged over one hour, 3.0 ppmvd averaged over one hour when the duct burner is in operation.

By definition operation at transient conditions will disrupt operation of the catalytic oxidation system, through temperature and flow variation. Minimizing the duration of transient conditions will also minimize the disruption of the combustion air pollution control system. VV2 proposes to use a "Rapid Start Process" to minimize startup durations.

A review of recent small scale limited use natural gas combustion boiler/heater BACT determinations demonstrates that 100 ppmvd at 3% oxygen is the most stringent CO limit to date. VV2 is requesting 100 ppmvd at 3% oxygen for the auxiliary boiler and HTF heater.

The District therefore determines that a maximum CO concentration of 2.0 ppmvd (without duct burning) and 3.0 ppmvd (with duct burning) averaged over one hour, and using "rapid" start operation methods, is acceptable as CO BACT for the VV2 combined cycle gas turbine power trains, achieved with an oxidation catalyst. The District also determines that a maximum CO concentration of 100 ppmvd at 3% oxygen is acceptable as CO BACT for the VV2 limited use auxiliary boiler and HTF heater, achieved with low-NO<sub>x</sub> burners.

### ***PM<sub>10</sub> LAER and PM<sub>2.5</sub> BACT***

PM<sub>10</sub> is a non-attainment pollutant at the proposed facility location (PM<sub>2.5</sub> is a state non-attainment pollutant at the proposed facility location). Particulate will be emitted by the gas-fired systems due to fuel sulfur, inert trace contaminants, mercaptans in the fuel, dust drawn in from the ambient air and particulate of carbon, metals worn from the equipment while in operation, and hydrocarbons resulting from incomplete combustion. Particulate will also be emitted by the cooling towers through evaporation and particulate mist entrainment.

### **Natural-Gas Fired Equipment**

There have not been any add-on particulate control systems developed for gas turbines from the promulgation of the first New Source Performance Standard for Stationary Turbines (40 CFR 60 Subpart GG, commencing with §60.330) in 1979 to the present. The cost of installing such a device has been and continues to be prohibitive and performance standards for particulate control of stationary gas turbines have not been proposed or promulgated by USEPA. Inlet filters are used to protect the gas turbine, which also have the effect of reducing particulate loading into the combustion process.

The most stringent particulate control method for gas-fired equipment is the use of low ash fuels such as natural gas. Combustion control and the use of low or zero ash fuel (such as natural gas) is the predominant control method listed for turbines, boilers, and heaters with PM limits. CARB guidance suggests a requirement to burn natural gas with a fuel sulfur content not greater than 1 grain/100 dscf is PM<sub>10</sub> BACT. VV2 proposes the sole use of natural gas with a sulfur content not greater than 0.2 grains/100 dscf on an annual average basis as fuel.

The District therefore determines that the sole use of natural gas fuel with a fuel sulfur content not greater than 0.2 grain per 100 scf on an annual average basis is acceptable as PM<sub>10</sub> LAER and PM<sub>2.5</sub> BACT for the VV2 combined cycle gas turbine power trains, auxiliary boiler and HTF heater.

### **Cooling Towers**

The only particulate control method for evaporative cooling towers is the use of drift eliminators. VV2 proposes drift eliminators limiting drift to 0.0005 percent.

The District therefore determines that drift eliminators limiting drift to 0.0005 percent are acceptable as PM<sub>10</sub> and PM<sub>2.5</sub> BACT for the VV2 cooling towers.

### **VOC and Trace Organic LAER**

VOC is a precursor for ozone and PM<sub>10</sub>, which are non-attainment pollutants at the proposed facility location. VOCs and trace organics are emitted from natural gas-fired turbines as a result of incomplete combustion of fuel and trace organics contained in pipeline-quality natural gas.

The most stringent VOC control level for gas turbines has been achieved by those which employ catalytic oxidation for CO control. An oxidation catalyst designed to control CO would provide a side benefit of controlling VOC emissions. The District has determined that a maximum VOC concentration of 1 ppmvd averaged over one hour was VOC LAER for the High Desert Power Project (achieved through the use of an oxidation catalyst optimized for VOC control). VV2 proposes a VOC emission limit of 1.4 ppmvd without duct firing, 2.0 ppmvd with duct firing, achieved through the use of an oxidation catalyst. A slightly higher level than previous combined cycle gas turbine projects is proposed for VV2 due to changes in the configuration to accommodate the design changes associated with the "rapid start process" and its associated air pollutant reductions, for which there is no operational experience.

By definition operation at transient conditions will disrupt operation of the catalytic oxidation system, through temperature and flow variation. Minimizing the duration of transient conditions will also minimize the disruption of the combustion air pollution control system. VV2 proposes to use a "Rapid Start Process" to minimize startup durations.

A review of recent small scale limited use natural gas combustion boiler/heater BACT/LAER determinations demonstrates that combustion controls (in accordance with NO<sub>x</sub> controls) are the most stringent VOC control requirement. VV2 is requesting natural gas as sole fuel and good combustion practices (not to exceed 0.005 lb/MMBtu VOC) for the auxiliary boiler and HTF heater.

The District therefore determines that a maximum VOC concentration of 1.4 ppmvd averaged over one hour without duct burners, 2.0 ppmvd averaged over one hour with duct burners, and using “rapid” start operation methods, is acceptable as VOC and trace organic LAER for the VV2 combined cycle gas turbine power trains, achieved with an oxidation catalyst. The District also determines that a maximum VOC emission rate of 0.005 lb/MMBtu is acceptable as VOC LAER for the VV2 limited use auxiliary boiler and HTF heater, achieved with good combustion practices.

## **6. PSD Class I Area Protection**

VV2 evaluated the NO<sub>2</sub> and PM<sub>2.5</sub> increment consumption, visibility reduction potential, nitrogen deposition, and plume blight of project emissions on five Prevention of Significant Deterioration (PSD) Class I areas within 100 kilometers of the proposed facility site. The MDAQMD approves of the visibility analysis methods and findings.

### ***Findings***

VV2 NO<sub>2</sub> concentrations at each of the five Class I areas are well below the USEPA Significant Impact Level and Class I increments. Although increments have not yet been defined for PM<sub>2.5</sub>, maximum PM<sub>2.5</sub> concentrations were found to be less than two percent of the PSD Class I area PM<sub>10</sub> increments. VV2 maximum 24-hour increase in the particle scattering coefficient at each area are less than the significant change level. Maximum VV2 deposition rates at each area are below the Federal Land Manager threshold. VV2 plume perceptibility and contrast were both well below the screening criteria at the applicable area.

### ***Inputs and Methods***

Visibility impacts were evaluated at the Cucamonga Wilderness Area, the San Gabriel Wilderness Area, the San Geronio Wilderness Area, the San Jacinto Wilderness Area, and the Joshua Tree National Park. CALMET meteorological data for 2001 through 2003 was used for the analysis. Worst-case one hour emissions were used for the analysis. NO<sub>2</sub> and PM<sub>2.5</sub> increment, visibility and deposition impacts were evaluated using the USEPA CALPUFF model. Plume blight was evaluated using VISCREEN.

## **7. Air Quality Impact Analysis**

VV2 performed the ambient air quality standard impact analyses for CO, PM<sub>10</sub>, PM<sub>2.5</sub>, SO<sub>2</sub> and NO<sub>2</sub> emissions. The MDAQMD approves of the analysis methods used in these impact analyses and the findings of these impact analyses.

### ***Findings***

The impact analysis calculated a maximum incremental increase for each pollutant for each applicable averaging period, as shown in Table 4 below. When added to the maximum recent background concentration, the VV2 did not exceed the most stringent (or lowest) standard for any pollutant except PM<sub>10</sub>, which is already in excess of the state standard without the project. The VV2 was estimated to consume a maximum annual NO<sub>2</sub> increment of 0.003 µg/m<sup>3</sup> in a PSD

Class I area, which is less than the NO<sub>2</sub> increment threshold of 2.5 µg/m<sup>3</sup>. The VV2 was estimated to consume a maximum annual NO<sub>2</sub> increment of 0.31 µg/m<sup>3</sup> in a PSD Class II area, which is less than the overall NO<sub>2</sub> increment threshold of 25 µg/m<sup>3</sup> and the 1.0 µg/m<sup>3</sup> Class II significant impact level.

*Table 4 – VV2 Worst Case Ambient Air Quality Impacts*

Pollutant	Project Impact	Background	Total Impact	Federal Standard	State Standard
	<i>All values in µg/m<sup>3</sup></i>				
CO (1 hour)	215.8	4485	4701	40,000	23,000
CO (8 hour)	31.9	2415	2447	10,000	10,000
PM <sub>10</sub> (24 hour)	5.9	66	72	150	50
PM <sub>10</sub> (annual)	0.3	33	33	n/a	20
PM <sub>2.5</sub> (24 hour)	5.9	26	32	35	n/a
PM <sub>2.5</sub> (annual)	0.3	11	11	15	12
SO <sub>2</sub> (1 hour)	1.5	31	33	n/a	655
SO <sub>2</sub> (3 hour)	0.6	26	27	1300	n/a
SO <sub>2</sub> (24 hour)	0.3	16	16	365	105
SO <sub>2</sub> (annual)	0.02	5	5	80	n/a
NO <sub>2</sub> (1 hour)	239.9	169	409	n/a	470
NO <sub>2</sub> (annual)	0.3	41	41	100	n/a

**Inputs and Methods**

Worst case emissions were used as inputs, meaning 100 percent full load in most cases, except for half load in the case of the three hour SO<sub>2</sub> standard and the 24 hour PM<sub>10</sub> standard. Modeling of pollutants for annual averages was conducted using the 77 degree Fahrenheit emissions rate (the annual average condition). A three-year (2002 through 2004) sequential hourly meteorological data set from the District’s Park Avenue station was used, supplemented with cloud cover and cloud ceiling height data from the National Weather Service station at Fox Field in Lancaster. Mixing heights were determined from Desert Rock, Nevada data. For determining NO<sub>2</sub> impacts using a NO<sub>x</sub> background, the hourly Ozone Limiting Method for conversion of NO<sub>x</sub> to NO<sub>2</sub> was used.

The AERMOD dispersion model (version 04300) was used to estimate ambient concentrations resulting from VV2 emissions. The dispersion modeling was performed according to requirements stated in the USEPA Guideline on Air Quality Models.

**8. Health Risk Assessment and Toxics New Source Review**

VV2 performed a Health Risk Assessment (HRA) for carcinogenic, non-carcinogenic chronic, and non-carcinogenic acute toxic air contaminants. The MDAQMD approves of the HRA methods and findings.

### ***Findings***

The HRA calculated a peak 70-year cancer risk of 0.70 per million. The calculated peak 70-year residential cancer risk is less than 1.0 per million (for all receptors). The maximum non-cancer chronic and acute hazard indices are both less than the significance level of 1.0 (0.006 and 0.094, respectively). As these risks make the project a “low priority” project, and as the project emits less than 10 tons per year of every single HAP and 25 tons per year of any combination of HAPs, no further toxics new source review is required for this project (Rule 1320(E)(2)(b)). Please refer to Table 1A above for a summary of project HAP emissions.

### ***Inputs and Methods***

VV2 will emit toxic air contaminants as products of natural gas combustion, diesel fuel combustion, equipment wear, ammonia slip from the SCR systems, and cooling tower emissions. Combustion emissions were estimated using emission factors from OEHHA and USEPA, and a speciation profile for polycyclic aromatic hydrocarbons (PAH) was derived from the California Air Toxics Emission Factors (CATEF) database. Ammonia slip was assumed to be 5 ppm in the stack exhaust. Cooling tower emissions were estimated using USEPA emission factors for evaporative emissions, engineering calculation for drift droplets, and water quality data from the Victor Valley Water Reclamation Authority.

The ISCST3 dispersion model (as incorporated into HARP) was used to estimate ambient concentrations of toxic air pollutants. The Hot Spots and Reporting Program (HARP, Version 1.3, October 2006) risk assessment model was used to estimate health risks due to exposure to emissions. The AERMET/AERMOD meteorological dataset was used for the risk analysis.

## **9. Offset Requirements**

MDAQMD Regulation XIII – *New Source Review* requires offsets for non-attainment pollutants and their precursors emitted by large, new sources. VV2 has prepared and submitted a proposed offset package for the proposed project as required by Rule 1302(C)(3)(b). VV2 is proposed for a location that has been designated non-attainment by USEPA for ozone and PM<sub>10</sub>. MDAQMD Rule 1303(B)(1) specifies offset threshold amounts for the non-attainment pollutant PM<sub>10</sub>. MDAQMD Rule 1303(B)(1) also specifies offset threshold amounts for precursors of non-attainment pollutants: NO<sub>x</sub> (precursor of ozone and PM<sub>10</sub>), SO<sub>x</sub> (precursor of PM<sub>10</sub>), and VOC (precursor of ozone and PM<sub>10</sub>). A new facility which emits or has the potential to emit more than these offset thresholds must obtain offsets equal to the facility’s entire potential to emit. As Table 5 shows, maximum VV2 annual emissions exceed the offset thresholds for three of the four non-attainment pollutants and/or precursors. The table uses VV2 maximum or worst-case annual emissions. The table also includes all applicable emissions, including the emissions increases from proposed new permit units (turbines, duct burners, SCR, boiler, heater, engines and cooling equipment), cargo carriers (none are proposed), fugitive emissions (no significant fugitives are proposed), and non-permitted equipment (none are proposed). For this analysis the MDAQMD assumes SO<sub>2</sub> is equivalent to SO<sub>x</sub>. Note that some fraction of sulfur compounds are included in both the SO<sub>x</sub> and the PM<sub>10</sub> totals, as the PM<sub>10</sub> total includes front and back half particulate.

*Table 5 - Comparison of VV2 Emissions with Offset Thresholds*  
All emissions in tons per year

	NO <sub>x</sub>	VOC	SO <sub>x</sub>	PM <sub>10</sub>
Maximum Annual Potential to Emit	108	34	8	124
Offset Threshold	25	25	25	15

**Required Offsets**

MDAQMD Rule 1305 increases the amount of offsets required based on the location of the facility obtaining the offsets (on a pollutant category specific basis). As VV2 is located in two overlapping non-attainment areas, a federal ozone non-attainment area and a federal PM<sub>10</sub> non-attainment area, the largest applicable offset ratio applies. Table 6 calculates the offsets required for VV2.

*Table 6 - Emission Offsets Required for VV2*  
All emissions in tons per year

	NO <sub>x</sub>	VOC	PM <sub>10</sub>
VV2 Emissions	108	34	124
Offset Ratio	1.3	1.3	1.0
<b>Required Offsets</b>	<b>141</b>	<b>45</b>	<b>124</b>

**Identified Emission Reduction Credits**

VV2 has identified two sources of emission reduction credits (ERCs). VV2 has identified the South Coast Air Quality Management District (SCAQMD) Rule 1309.1 (SCAQMD Priority Reserve) as a source of VOC ERCs. The SCAQMD Governing Board has authorized the transfer of up to 2500 pounds per day of VOC from the SCAQMD Priority Reserve for VV2.<sup>4</sup> The District Governing Board has authorized the transfer of up to 2500 pounds per day of VOC from the SCAQMD into the District ERC registry.<sup>5</sup>

VV2 has also identified ERCs resulting from the paving of existing unpaved roads as a source of PM<sub>10</sub> ERCs. The District has previously allowed the use of road paving PM<sub>10</sub> reductions for New Source Review actions, and the District supports the use of road paving PM<sub>10</sub> reductions to offset natural gas combustion PM<sub>10</sub> emissions within a PM<sub>10</sub> non-attainment area. The District is currently promulgating a new rule to codify the road paving ERC quantification and issuance process, proposed Rule 1406 - *Generation of Emission Reduction Credits for Paving Unpaved Public Roads*. Proposed Rule 1406 will specify the exact amount of ERCs that can be issued to VV2 in response to the paving of any given existing unpaved road segment; adequate existing unpaved roads are present within the District to offset the proposed project. Proposed Rule 1406 was adopted by the District Governing Board on August 27, 2007.

The proposed VV2 ERC sources are summarized in Table 7.

<sup>4</sup> "South Coast Air Quality Management District Governing Board Resolution No. 06-26," September 8, 2006

<sup>5</sup> "Mojave Desert Air Quality Management District Governing Board Resolution No. 06-04," September 25, 2006

*Table 7 – ERC Sources Identified by VV2*

All emissions in tons per year

Source	Location	VOC	PM <sub>10</sub>
SCAQMD Priority Reserve	MDAQMD (pending)	456.3*	
Road Paving	MDAQMD (pending)		145
<b>Total ERCs Identified:</b>		<b>456.3</b>	<b>145</b>
<i>*Note: This is the maximum allowed transfer out of SCAQMD</i>			

***Inter-District, Inter-Basin and Inter-Pollutant Offsetting***

VV2 proposes the use of inter-district and inter-basin offsets from the SCAQMD. Rule 1305(B) explicitly allows for the use of inter-district and inter-basin offsets (in consultation with CARB and with the approval of USEPA).

The District has previously allowed the use of inter-district offsets for the High Desert Power Project, the Blythe Energy Project, and the Blythe Energy Project II. In each case CARB and USEPA did not object to the inter-district trade. The proposed inter-district trade originates in an air district (SCAQMD) that is both upwind from, and has a higher ozone non-attainment classification than, the MDAQMD. The South Coast Air Basin has also been determined to be a source of overwhelming transport of air pollution into the Mojave Desert Air Basin by CARB; overwhelming in the sense that local emissions are overwhelmed by South Coast Air Basin emissions being transported into the local area. The nature of the ozone problem at the project site (and within the entire MDAQMD federal ozone non-attainment area) is a function of ozone and ozone precursor emissions from the SCAQMD. The regional nature of the MDAQMD ozone problem has been explicitly and implicitly recognized by both districts, CARB and USEPA since the mid 1990s, as ozone State Implementation Plans (SIPs) submitted and approved by all four agencies include a “but for” attainment demonstration for the MDAQMD. This attainment demonstration indicates that the MDAQMD would be in attainment “but for” ozone and ozone precursors originating within the SCAQMD, and that ozone precursor emission reductions within the SCAQMD are necessary for the MDAQMD to demonstrate attainment of the federal standard. The reduction of ERCs within the SCAQMD and their consumption within the MDAQMD represents a reduction in potential upwind ozone precursors, in direct support of regional ozone attainment efforts. On the basis of this intimate regional ozone relationship, and supported by regional ozone attainment demonstration modeling as presented in every recent regional ozone SIP, the District finds that the use of inter-district ozone precursor offsets from SCAQMD is technically justified for the VV2, and finds no technical justification for an inter-district or inter-basin based distance ratio (other than the nominal 1:1).

VV2 has proposed to use inter-pollutant ERC trading to make up for the limited amount of ozone precursor ERCs available within the MDAQMD. District Rule 1305(B) specifically allows for the use of inter-pollutant offsets (in consultation with CARB and with the approval of USEPA).

The District has previously approved the use of inter-pollutant ERC trading (specifically between VOC for NO<sub>x</sub>) for the High Desert Power Project, the Blythe Energy Project, and the Blythe Energy Project II. In each case CARB and USEPA Region IX did not object to the inter-pollutant trade. VV2 is proposing to use VOC ERCs to offset NO<sub>x</sub> emissions at a 1.6:1 ratio. The proposed inter-pollutant VOC for NO<sub>x</sub> ratio for VV2 is consistent with prior inter-pollutant actions. This inter-pollutant ratio was established by agreement between the District, USEPA, CARB and the CEC during the permitting and licensing process for the High Desert Power Project. At that time it was determined that no acceptably accurate project-specific evaluation tool or mechanism existed to quantify a VOC for NO<sub>x</sub> ratio for new sources within the District, primarily due to the coarseness of regional ozone modeling and the relatively small scale of proposed emission decreases and increases. Both the reduction associated with the ERCs and the increase associated with the new project are less than the sensitivity threshold of regional ozone modeling (the region has an ozone precursor emissions inventory measured in excess of a thousand tons per day). In addition, any net reduction in ozone precursors produces a net benefit to the regional ozone attainment effort, given the established historical efficiency of the region in photochemically producing ozone from existing ozone precursor emissions. SCAQMD is currently shifting from a single precursor control strategy (an effort designed to create a “limit” within the photochemical ozone production system) to a broader dual precursor strategy. The District concludes that a VOC for NO<sub>x</sub> ratio of 1.6:1 is acceptable, conservative and technically justified for VV2.

The District determines that the proposed sources of offsets and use of ERCs as offsets is technically justified and will not cause or contribute to a violation of an ambient air quality standard. Table 8 summarizes the total offset requirements for the VV2.

*Table 8 – Total VV2 Offset Requirements*  
All emissions in tons per year

	NO <sub>x</sub>	VOC	PM <sub>10</sub>
Project Offset Obligation	141	45	124
<i>Inter-pollutant Ratio</i>	<i>1.6</i>		
Inter-pollutant Offset Burden	225	45	124
<b>Required Offsets</b>		<b>270</b>	<b>124</b>
Identified Offsets		456	145

## 10. Applicable Regulations and Compliance Analysis

Selected MDAQMD Rules and Regulations will apply to the proposed project:

### *Regulation II – Permits*

Rule 218 - *Stack Monitoring* requires certain facilities to install and maintain stack monitoring systems. The proposed project will be required to install and maintain stack monitoring systems by permit condition.

Rule 221 – *Federal Operating Permit Requirements* requires certain facilities to obtain federal operating permits. The proposed project will be required to submit an application for a federal operating permit within twelve months of the commencement of operations.

#### ***Regulation IV - Prohibitions***

Rule 401 – *Visible Emissions* limits visible emissions opacity to less than 20 percent (or Ringelmann No. 1). During start up, visible emissions may exceed 20 percent opacity. However, emissions of this opacity are not expected to last three minutes or longer. In normal operating mode, visible emissions are not expected to exceed 20 percent opacity.

Rule 402 – *Nuisance* prohibits facility emissions that cause a public nuisance. The proposed turbine power train exhaust is not expected to generate a public nuisance due to the sole use of pipeline-quality natural gas as a fuel. In addition, due to the location of the proposed project, no nuisance complaints are expected.

Rule 403 – *Fugitive Dust* specifies requirements for controlling fugitive dust. The proposed project does not include any significant sources of fugitive dust so the proposed project is not expected to violate Rule 403.

Rule 403.2 – *Fugitive Dust Control for the Mojave Desert Planning Area* specifies requirements for construction projects. The construction of the proposed project will be required to comply with the requirements of Rule 403.2.

Rule 404 – *Particulate Matter – Concentration* specifies standards of emissions for particulate matter concentrations. The sole use of pipeline-quality natural gas as a fuel will keep proposed project emission levels in compliance with Rule 404.

Rule 405 – *Solid Particulate Matter - Weight* limits particulate matter emissions from fuel combustion on a mass per unit combusted basis. The sole use of pipeline-quality natural gas as a fuel will keep proposed project emission levels in compliance with Rule 405.

Rule 406 – *Specific Contaminants* limits sulfur dioxide emissions. The sole use of pipeline-quality natural gas as a fuel will keep proposed project emission levels in compliance with Rule 406.

Rule 408 – *Circumvention* prohibits hidden or secondary rule violations. The proposed project is not expected to violate Rule 408.

Rule 409 – *Combustion Contaminants* limits total particulate emissions on a density basis. The sole use of pipeline-quality natural gas a fuel will keep proposed project emission levels in compliance with Rule 409.

Rule 430 – *Breakdown Provisions* requires the reporting of breakdowns and excess emissions. The proposed project will be required to comply with Rule 430 by permit condition.

Rule 431 – *Sulfur Content in Fuels* limits sulfur content in gaseous, liquid and solid fuels. The sole use of pipeline-quality natural gas as a fuel will keep the proposed project in compliance with Rule 431.

Rule 476 - *Steam Generating Equipment* limits NO<sub>x</sub> and particulate matter from steam boilers, including the auxiliary boiler, and specifies monitoring and recordkeeping for such equipment. The proposed project will have specific permit conditions requiring compliance with these provisions.

#### ***Regulation IX – Standards of Performance for New Stationary Sources***

Regulation IX includes by reference the New Source Performance Standards (NSPS) for New Stationary Combustion Turbines (40 CFR 60 Subpart KKKK) and the NSPS for Stationary Compression Ignition Internal Combustion Engines (40 CFR 60 Subpart IIII). Permit conditions for the proposed project will establish limits which are in compliance with the turbine and compression ignition engine NSPS referenced in Regulation IX.

#### ***Regulation XI - Source Specific Standards***

Rule 1113 - *Architectural Coatings* limits VOC content of applied architectural coatings. The proposed project will be required to use compliant coatings by permit condition.

Rule 1157 - *Boilers and Process Heaters* limits NO<sub>x</sub> and CO emission from selected combustion equipment, including equipment such as the HTF heater, and specifies monitoring and recordkeeping for such equipment. The proposed project will have specific permit conditions requiring compliance with these provisions.

Rule 1158 - *Electric Utility Operations* limits NO<sub>x</sub> emissions from combined-cycle turbines and specifies monitoring and recordkeeping for such equipment. The proposed project will have specific permit conditions requiring compliance with these provisions.

#### ***Regulation XII – Federal Operating Permits***

Regulation XII contains requirements for sources which must have a federal operating permit and an acid rain permit. The proposed project will be required to submit applications for a federal operating permit and an acid rain permit by the appropriate date.

#### ***Regulation XIII – New Source Review***

Rule 1300 – *General* ensures that Prevention of Significant Deterioration (PSD) requirements apply to all projects. The proposed project has submitted an application to the USEPA for a PSD permit that regulates VV2 emissions of NO<sub>2</sub>, CO and PM<sub>2.5</sub>, complying with Rule 1300.

Rule 1302 – *Procedure* requires certification of compliance with the Federal Clean Air Act, applicable implementation plans, and all applicable MDAQMD rules and regulations. The ATC application package for the proposed project includes sufficient documentation to comply with Rule 1302(D)(5)(b)(iii). Permit conditions for the proposed project will require compliance with Rule 1302(D)(5)(b)(iv).

Rule 1303 – *Requirements* requires BACT and offsets for selected large new sources. Permit conditions will limit the emissions from the proposed project to a level which has been defined as BACT for the proposed project, bringing the proposed project into compliance with Rule 1302(A). Prior to the commencement of construction the proposed project shall have obtained sufficient offsets to comply with Rule 1303(B)(1).

Rule 1306 – *Electric Energy Generating Facilities* places additional administrative requirements on projects involving approval by the California Energy Commission (CEC). The proposed project will not receive an ATC without CEC's approval of their Application for Certification, ensuring compliance with Rule 1306.

### ***Maximum Achievable Control Technology Standards***

Health & Safety Code §39658(b)(1) states that when USEPA adopts a standard for a toxic air contaminant pursuant to §112 of the Federal Clean Air Act (42 USC §7412), such standard becomes the Airborne Toxic Control Measure (ATCM) for the toxic air contaminant. Once an ATCM has been adopted it becomes enforceable by the MDAQMD 120 days after adoption or implementation (Health & Safety Code §39666(d)). USEPA has not to date adopted a Maximum Achievable Control Technology (MACT) standard that is applicable to the proposed project. Should USEPA adopt an applicable MACT standard in the future, the MDAQMD will be required to enforce said MACT as an ATCM on the proposed project. MACT is also required for each major source of toxic air contaminants. VV2 will not emit more than ten tons per year of any individual toxic air contaminant, and will not collectively emit more than 25 tons per year of all toxic air contaminants, so MACT is not required.

## **11. Conclusion**

The MDAQMD has reviewed the proposed project's Application for New Source Review and subsequent supplementary information. The MDAQMD has determined that the proposed project, after application of the permit conditions (including BACT/LAER requirements) given below, will comply with all applicable MDAQMD Rules and Regulations. This PDOC will be released for public comment and publicly noticed on or after August 31, 2007. Written comments will be accepted for thirty days from the date of publication of the public notice. A Final Determination of Compliance shall be prepared no later than thirty days after the end of the public comment period (approximately October 30, 2007).

Please forward any comments on this document to:

Eldon Heaston  
Executive Director  
Mojave Desert Air Quality Management District  
14306 Park Avenue  
Victorville, CA 92392-2310

## 12. Permit Conditions

The following permit conditions will be placed on the Authorities to Construct for the project. Separate permits will be issued for each turbine power train. Separate permits will also be issued for each oxidation catalyst, SCR system, duct burner, cooling tower, auxiliary boiler, HTF heater and emergency internal combustion engine. The electronic version of this document contains a set of conditions that are essentially identical for each of multiple pieces of equipment, differing only in District permit reference numbers. The signed and printed FDOC will have printed permits (with descriptions and conditions) in place of condition language listings.

### ***Combustion Turbine Generator Power Block Authority to Construct Conditions***

*[2 individual 1736.4 MMBtu/hr F Class Gas Combustion Turbine Generators,  
Application Numbers: 00008971 and 00008973]*

1. Operation of this equipment shall be conducted in compliance with all data and specifications submitted with the application under which this permit is issued unless otherwise noted below.
2. This equipment shall be exclusively fueled with pipeline quality natural gas with a sulfur content not exceeding 0.2 grains per 100 dscf on a rolling twelve month average basis, and shall be operated and maintained in strict accord with the recommendations of its manufacturer or supplier and/or sound engineering principles.
3. This equipment is subject to the federal NSPS codified at 40 CFR Part 60, Subparts A (General Provisions) and KKKK (Standards of Performance for New Stationary Gas Turbines). This equipment is also subject to the Prevention of Significant Deterioration (40 CFR 51.166) and Federal Acid Rain (Title IV) programs. Compliance with all applicable provisions of these regulations is required.
4. Emissions from this equipment (including its associated duct burner) shall not exceed the following emission limits at any firing rate, except for CO, NO<sub>x</sub> and VOC during periods of startup, shutdown and malfunction:
  - a. Hourly rates, computed every 15 minutes, verified by CEMS and annual compliance tests:
    - i. NO<sub>x</sub> as NO<sub>2</sub> – 15.60 lb/hr (based on 2.0 ppmvd corrected to 15% O<sub>2</sub> and averaged over one hour)
    - ii. CO – 14.25 lb/hr (based on 2.0 ppmvd (3.0 ppmvd with duct firing) corrected to 15% O<sub>2</sub> and averaged over one hour)
  - b. Hourly rates, verified by annual compliance tests or other compliance methods in the case of SO<sub>x</sub>:
    - i. VOC as CH<sub>4</sub> – 5.44 lb/hr (based on 1.4 ppmvd (2.0 ppmvd with duct firing) corrected to 15% O<sub>2</sub>)
    - ii. SO<sub>x</sub> as SO<sub>2</sub> – 1.21 lb/hr (based on 0.2 grains/100 dscf fuel sulfur)
    - iii. PM<sub>10</sub> – 18.0 lb/hr
5. Emissions of CO and NO<sub>x</sub> from this equipment shall only exceed the limits contained in Condition 4 during startup and shutdown periods as follows:

- a. Startup is defined as the period beginning with ignition and lasting until the equipment has reached operating permit limits. Cold startup is defined as a startup when the CTG has not been in operation during the preceding 48 hours. Other startup is defined as a startup that is not a cold startup. Shutdown is defined as the period beginning with the lowering of equipment from base load and lasting until fuel flow is completely off and combustion has ceased.
  - b. Transient conditions shall not exceed the following durations:
    - i. Cold startup – 108 minutes
    - ii. Other startup – 78 minutes
    - iii. Shutdown – 30 minutes
  - c. During a cold startup emissions shall not exceed the following, verified by CEMS:
    - i. NO<sub>x</sub> – 96 lb
    - ii. CO – 410 lb
  - d. During any other startup emissions shall not exceed the following, verified by CEMS:
    - i. NO<sub>x</sub> – 40 lb
    - ii. CO – 329 lb
  - e. During a shutdown emissions shall not exceed the following, verified by CEMS:
    - i. NO<sub>x</sub> – 57 lb
    - ii. CO – 337 lb
6. Emissions from this facility, including the duct burner, auxiliary equipment, engines and cooling tower, shall not exceed the following emission limits, based on a calendar day summary:
- a. NO<sub>x</sub> – 1306 lb/day, verified by CEMS
  - b. CO – 4824 lb/day, verified by CEMS
  - c. VOC as CH<sub>4</sub> – 556 lb/day, verified by compliance tests and hours of operation in mode
  - d. SO<sub>x</sub> as SO<sub>2</sub> – 59 lb/day, verified by fuel sulfur content and fuel use data
  - e. PM<sub>10</sub> – 917 lb/day, verified by compliance tests and hours of operation
7. Emissions from this facility, including the duct burner, auxiliary equipment, engines and cooling tower, shall not exceed the following emission limits, based on a rolling 12 month summary:
- a. NO<sub>x</sub> – 108 tons/year, verified by CEMS
  - b. CO – 255 tons/year, verified by CEMS
  - c. VOC as CH<sub>4</sub> – 34 tons/year, verified by compliance tests and hours of operation in mode
  - d. SO<sub>x</sub> as SO<sub>2</sub> – 8 tons/year, verified by fuel sulfur content and fuel use data
  - e. PM<sub>10</sub> – 124 tons/year, verified by compliance tests and hours of operation
8. Particulate emissions from this equipment shall not exceed an opacity equal to or greater than twenty percent (20%) for a period aggregating more than three (3) minutes in any one (1) hour, excluding uncombined water vapor.
9. This equipment shall exhaust through a stack at a minimum height of 145 feet.

10. The owner/operator (o/o) shall not operate this equipment after the initial commissioning period without the oxidation catalyst with valid District permit C00nnnn and the selective catalytic reduction system with valid District permit C00nnnn installed and fully functional.
11. The o/o shall provide stack sampling ports and platforms necessary to perform source tests required to verify compliance with District rules, regulations and permit conditions. The location of these ports and platforms shall be subject to District approval.
12. Emissions of NO<sub>x</sub>, CO, oxygen and ammonia slip shall be monitored using a Continuous Emissions Monitoring System (CEMS). Turbine fuel consumption shall be monitored using a continuous monitoring system. Stack gas flow rate shall be monitored using either a Continuous Emission Rate Monitoring System (CERMS) meeting the requirements of 40 CFR 75 Appendix A or a stack flow rate calculation method. The o/o shall install, calibrate, maintain, and operate these monitoring systems according to a District-approved monitoring plan and MDAQMD Rule 218, and they shall be installed prior to initial equipment startup after initial steam blows are completed. Two (2) months prior to installation the operator shall submit a monitoring plan for District review and approval.
13. The o/o shall conduct all required compliance/certification tests in accordance with a District-approved test plan. Thirty (30) days prior to the compliance/certification tests the operator shall provide a written test plan for District review and approval. Written notice of the compliance/certification test shall be provided to the District ten (10) days prior to the tests so that an observer may be present. A written report with the results of such compliance/certification tests shall be submitted to the District within forty-five (45) days after testing.
14. The o/o shall perform the following annual compliance tests on this equipment in accordance with the MDAQMD Compliance Test Procedural Manual. The test report shall be submitted to the District no later than six weeks prior to the expiration date of this permit. The following compliance tests are required:
  - a. NO<sub>x</sub> as NO<sub>2</sub> in ppmvd at 15% oxygen and lb/hr (measured per USEPA Reference Methods 19 and 20).
  - b. VOC as CH<sub>4</sub> in ppmvd at 15% oxygen and lb/hr (measured per USEPA Reference Methods 25A and 18).
  - c. SO<sub>x</sub> as SO<sub>2</sub> in ppmvd at 15% oxygen and lb/hr.
  - d. CO in ppmvd at 15% oxygen and lb/hr (measured per USEPA Reference Method 10).
  - e. PM<sub>10</sub> in mg/m<sup>3</sup> at 15% oxygen and lb/hr (measured per USEPA Reference Methods 5 and 202 or CARB Method 5).
  - f. Flue gas flow rate in dscf per minute.
  - g. Opacity (measured per USEPA reference Method 9).
  - h. Ammonia slip in ppmvd at 15% oxygen.

15. The o/o shall, at least as often as once every five years (commencing with the initial compliance test), include the following supplemental source tests in the annual compliance testing:
  - a. Characterization of cold startup VOC emissions;
  - b. Characterization of other startup VOC emissions; and
  - c. Characterization of shutdown VOC emissions.
  
16. Continuous monitoring systems shall meet the following acceptability testing requirements from 40 CFR 60 Appendix B (or otherwise District approved):
  - a. For NO<sub>x</sub>, Performance Specification 2.
  - b. For O<sub>2</sub>, Performance Specification 3.
  - c. For CO, Performance Specification 4.
  - d. For stack gas flow rate, Performance Specification 6 (if CERMS is installed).
  - e. For ammonia, a District approved procedure that is to be submitted by the o/o.
  - f. For stack gas flow rate (without CERMS), a District approved procedure that is to be submitted by the o/o.
  
17. The o/o shall submit to the APCO and USEPA Region IX the following information for the preceding calendar quarter by January 30, April 30, July 30 and October 30 of each year this permit is in effect. Each January 30 submittal shall include a summary of the reported information for the previous year. This information shall be maintained on site and current for a minimum of five (5) years and shall be provided to District personnel on request:
  - a. Operating parameters of emission control equipment, including but not limited to ammonia injection rate, NO<sub>x</sub> emission rate and ammonia slip.
  - b. Total plant operation time (hours), duct burner operation time (hours), number of startups, hours in cold startup, hours in other startup, and hours in shutdown.
  - c. Date and time of the beginning and end of each startup and shutdown period.
  - d. Average plant operation schedule (hours per day, days per week, weeks per year).
  - e. All continuous emissions data reduced and reported in accordance with the District-approved CEMS protocol.
  - f. Maximum hourly, maximum daily, total quarterly, and total calendar year emissions of NO<sub>x</sub>, CO, PM<sub>10</sub>, VOC and SO<sub>x</sub> (including calculation protocol).
  - g. Fuel sulfur content (monthly laboratory analyses, monthly natural gas sulfur content reports from the natural gas supplier(s), or the results of a custom fuel monitoring schedule approved by USEPA for compliance with the fuel monitoring provisions of 40 CFR 60 Subpart KKKK)
  - h. A log of all excess emissions, including the information regarding malfunctions/breakdowns required by Rule 430.
  - i. Any permanent changes made in the plant process or production which would affect air pollutant emissions, and indicate when changes were made.
  - j. Any maintenance to any air pollutant control system (recorded on an as-performed basis).
  
18. The o/o must surrender to the District sufficient valid Emission Reduction Credits for this equipment before the start of construction of any part of the project for which this

equipment is intended to be used. In accordance with Regulation XIII the operator shall obtain 141 tons of NO<sub>x</sub>, 45 tons of VOC, and 124 tons of PM<sub>10</sub> offsets (VOC ERCs may be substituted for NO<sub>x</sub> ERCs at a ratio of 1.6:1).

19. During an initial commissioning period of no more than 180 days, commencing with the first firing of fuel in this equipment, NO<sub>x</sub>, CO, VOC and ammonia concentration limits shall not apply. The o/o shall minimize emission of NO<sub>x</sub>, CO, VOC and ammonia to the maximum extent possible during the initial commissioning period.
20. The o/o shall tune each CTG and HRSG to minimize emissions of criteria pollutants at the earliest feasible opportunity in accordance with the recommendations of the equipment manufacturers and the construction contractor.
21. The o/o shall install, adjust and operate each SCR system to minimize emissions of NO<sub>x</sub> from the CTG and HRSG at the earliest feasible opportunity in accordance with the recommendations of the equipment manufacturers and the construction contractor. The NO<sub>x</sub> and ammonia concentration limits shall apply coincident with the steady state operation of the SCR systems.
22. The o/o shall submit a commissioning plan to the District and the CEC at least four weeks prior to the first firing of fuel in this equipment. The commissioning plan shall describe the procedures to be followed during the commissioning of the CTGs, HRSGs and steam turbine. The commissioning plan shall include a description of each commissioning activity, the anticipated duration of each activity in hours, and the purpose of the activity. The activities described shall include, but not be limited to, the tuning of the dry low NO<sub>x</sub> combustors, the installation and testing of the CEMS, and any activities requiring the firing of the CTGs and HRSGs without abatement by an SCR system.
23. The total number of firing hours of each CTG and HRSG without abatement of NO<sub>x</sub> by the SCR shall not exceed 624 hours during the initial commissioning period. Such operation without NO<sub>x</sub> abatement shall be limited to discrete commissioning activities that can only be properly executed without the SCR system in place and operating. Upon completion of these activities, the o/o shall provide written notice to the District and CEC and the unused balance of the unabated firing hours shall expire.
24. During the initial commissioning period, emissions from this facility shall not exceed the following emission limits (verified by CEMS):
  - a. NO<sub>x</sub> - 32 tons, and 242 pounds/hour/CTG
  - b. CO - 118 tons, and 1337 pounds/hour/CTG
25. Within 60 days after achieving the maximum firing rate at which the facility will be operated, but not later than 180 days after initial startup, the operator shall perform an initial compliance test. This test shall demonstrate that this equipment is capable of operation at 100% load in compliance with the emission limits in Condition 4.

26. The initial compliance test shall include tests for the following. The results of the initial compliance test shall be used to prepare a supplemental health risk analysis if required by the District:
- a. PAH;
  - b. Certification of CEMS and CERMS (or stack gas flow calculation method) at 100% load, startup modes and shutdown mode;
  - c. Characterization of cold startup VOC emissions;
  - d. Characterization of other startup VOC emissions; and
  - e. Characterization of shutdown VOC emissions.

***HRSB Duct Burner Authority to Construct Conditions***

*[2 individual 424.3 MMBtu/hr Natural Gas Duct Burners, Application Numbers: 00008968 and 00008969]*

1. Operation of this equipment shall be conducted in compliance with all data and specifications submitted with the application under which this permit is issued unless otherwise noted below.
2. This equipment shall be exclusively fueled with natural gas and shall be operated and maintained in strict accord with the recommendations of its manufacturer or supplier and/or sound engineering principles.
3. The duct burner shall not be operated unless the combustion turbine generator with valid District permit #, catalytic oxidation system with valid District permit #, and selective catalytic NO<sub>x</sub> reduction system with valid District permit # are in operation.
4. This equipment shall not be operated for more than 2000 hours per rolling twelve month period.
5. Monthly hours of operation for this equipment shall be recorded and maintained on site for a minimum of five (5) years and shall be provided to District personnel on request.

***Oxidation Catalyst System Authority to Construct Conditions***

*[2 individual oxidation catalyst systems, Application Numbers: 00008974 and 00008975]*

1. Operation of this equipment shall be conducted in compliance with all data and specifications submitted with the application under which this permit is issued unless otherwise noted below.
2. This equipment shall be operated and maintained in strict accord with the recommendations of its manufacturer or supplier and/or sound engineering principles.
3. This equipment shall be operated concurrently with the combustion turbine generator with valid District permit B00nnnn.

***Selective Catalytic Reduction System Authority to Construct Conditions***

*[2 individual SCR systems, Application Numbers: 00008976 and 00008977]*

1. Operation of this equipment shall be conducted in compliance with all data and specifications submitted with the application under which this permit is issued unless otherwise noted below.
2. This equipment shall be operated and maintained in strict accord with the recommendations of its manufacturer or supplier and/or sound engineering principles.
3. This equipment shall be operated concurrently with the combustion turbine generator with valid District permit B00nnnn.
4. Ammonia shall be injected whenever the selective catalytic reduction system has reached or exceeded 550° Fahrenheit except for periods of equipment malfunction. Except during periods of startup, shutdown and malfunction, ammonia slip shall not exceed 5 ppmvd (corrected to 15% O<sub>2</sub>), averaged over three hours.
5. Ammonia injection by this equipment in pounds per hour shall be recorded and maintained on site for a minimum of five (5) years and shall be provided to MDAQMD personnel on request.

***Cooling Tower Authority to Construct Conditions***

*[One Cooling Tower, Application Number: 00008972]*

1. Operation of this equipment shall be conducted in compliance with all data and specifications submitted with the application under which this permit is issued unless otherwise noted below.
2. This equipment shall be operated and maintained in strict accord with the recommendations of its manufacturer or supplier and/or sound engineering principles.
3. The drift rate shall not exceed 0.0005 percent with a maximum circulation rate of 130,000 gallons per minute. The maximum hourly PM<sub>10</sub> emission rate shall not exceed 1.63 pounds per hour, as calculated per the written District-approved protocol.
4. The operator shall perform weekly tests of the blow-down water total dissolved solids (TDS). The operator shall maintain a log which contains the date and result of each blow-down water test in TDS ppm, and the resulting mass emission rate. This log shall be maintained on site for a minimum of five (5) years and shall be provided to District personnel on request.
5. The operator shall conduct all required cooling tower water tests in accordance with a District-approved test and emissions calculation protocol. Thirty (30) days prior to the first such test the operator shall provide a written test and emissions calculation protocol for District review and approval.

6. A maintenance procedure shall be established that states how often and what procedures will be used to ensure the integrity of the drift eliminators. This procedure is to be kept on-site and available to District personnel on request.

***Auxiliary Boiler Authority to Construct Conditions***

*[One 35 MMBtu/hr Gas Fired Auxiliary Boiler, Application Number: 00008966]*

1. Operation of this equipment shall be conducted in compliance with all data and specifications submitted with the application under which this permit is issued unless otherwise noted below.
2. This equipment shall be exclusively fueled with natural gas and shall be operated and maintained in strict accord with the recommendations of its manufacturer or supplier and/or sound engineering principles.
3. Emissions from this equipment shall not exceed the following hourly emission limits at any firing rate, verified by fuel use and annual compliance tests:
  - a. NO<sub>x</sub> as NO<sub>2</sub> – 0.39 lb/hr (based on 9.0 ppmvd corrected to 3% O<sub>2</sub> and averaged over one hour)
  - b. CO – 2.59 lb/hr (based on 100 ppmvd corrected to 3% O<sub>2</sub> and averaged over one hour)
  - c. VOC as CH<sub>4</sub> – 0.19 lb/hr
  - d. SO<sub>x</sub> as SO<sub>2</sub> – 0.02 lb/hr (based on 0.2 grains/100 dscf fuel sulfur)
  - e. PM<sub>10</sub> – 0.26 lb/hr (front and back half)
4. This equipment shall not be operated for more than 500 hours per rolling twelve month period.
5. The o/o shall maintain an operations log for this equipment on-site and current for a minimum of five (5) years, and said log shall be provided to District personnel on request. The operations log shall include the following information at a minimum:
  - a. Total operation time (hours per month, by month);
  - b. Maximum hourly, maximum daily, total quarterly, and total calendar year emissions of NO<sub>x</sub>, CO, PM<sub>10</sub>, VOC and SO<sub>x</sub> (including calculation protocol); and,
  - c. Any permanent changes made to the equipment that would affect air pollutant emissions, and indicate when changes were made.
6. The o/o shall perform the following annual compliance tests on this equipment in accordance with the MDAQMD Compliance Test Procedural Manual. The test report shall be submitted to the District no later than six weeks prior to the expiration date of this permit. The following compliance tests are required:
  - a. NO<sub>x</sub> as NO<sub>2</sub> in ppmvd at 3% oxygen and lb/hr (measured per USEPA Reference Methods 19 and 20).

- b. VOC as CH<sub>4</sub> in ppmvd at 3% oxygen and lb/hr (measured per USEPA Reference Methods 25A and 18).
- c. SO<sub>x</sub> as SO<sub>2</sub> in ppmvd at 3% oxygen and lb/hr.
- d. CO in ppmvd at 3% oxygen and lb/hr (measured per USEPA Reference Method 10).
- e. PM<sub>10</sub> in mg/m<sup>3</sup> at 3% oxygen and lb/hr (measured per USEPA Reference Methods 5 and 202 or CARB Method 5).
- f. Flue gas flow rate in dscf per minute.
- g. Opacity (measured per USEPA reference Method 9).

***HTF Heater Authority to Construct Conditions***

*[One 40 MMBtu/hr Gas Fired HTF Heater, Application Number: 00008967]*

1. Operation of this equipment shall be conducted in compliance with all data and specifications submitted with the application under which this permit is issued unless otherwise noted below.
2. This equipment shall be exclusively fueled with natural gas and shall be operated and maintained in strict accord with the recommendations of its manufacturer or supplier and/or sound engineering principles.
3. Emissions from this equipment shall not exceed the following hourly emission limits at any firing rate, verified by fuel use and annual compliance tests:
  - a. NO<sub>x</sub> as NO<sub>2</sub> – 0.44 lb/hr (based on 9.0 ppmvd corrected to 3% O<sub>2</sub> and averaged over one hour)
  - b. CO – 2.96 lb/hr (based on 100 ppmvd corrected to 3% O<sub>2</sub> and averaged over one hour)
  - c. VOC as CH<sub>4</sub> – 0.22 lb/hr
  - d. SO<sub>x</sub> as SO<sub>2</sub> – 0.02 lb/hr (based on 0.2 grains/100 dscf fuel sulfur)
  - e. PM<sub>10</sub> – 0.30 lb/hr (front and back half)
4. This equipment shall not be operated for more than 1000 hours per rolling twelve month period.
5. The o/o shall maintain an operations log for this equipment on-site and current for a minimum of five (5) years, and said log shall be provided to District personnel on request. The operations log shall include the following information at a minimum:
  - a. Total operation time (hours per month, by month);
  - b. Maximum hourly, maximum daily, total quarterly, and total calendar year emissions of NO<sub>x</sub>, CO, PM<sub>10</sub>, VOC and SO<sub>x</sub> (including calculation protocol); and,
  - c. Any permanent changes made to the equipment that would affect air pollutant emissions, and indicate when changes were made.
6. The o/o shall perform the following annual compliance tests on this equipment in accordance with the MDAQMD Compliance Test Procedural Manual. The test report shall

be submitted to the District no later than six weeks prior to the expiration date of this permit. The following compliance tests are required:

- a. NO<sub>x</sub> as NO<sub>2</sub> in ppmvd at 3% oxygen and lb/hr (measured per USEPA Reference Methods 19 and 20).
- b. VOC as CH<sub>4</sub> in ppmvd at 3% oxygen and lb/hr (measured per USEPA Reference Methods 25A and 18).
- c. SO<sub>x</sub> as SO<sub>2</sub> in ppmvd at 3% oxygen and lb/hr.
- d. CO in ppmvd at 3% oxygen and lb/hr (measured per USEPA Reference Method 10).
- e. PM<sub>10</sub> in mg/m<sup>3</sup> at 3% oxygen and lb/hr (measured per USEPA Reference Methods 5 and 202 or CARB Method 5).
- f. Flue gas flow rate in dscf per minute.
- g. Opacity (measured per USEPA reference Method 9).

***Emergency Generator Authority to Construct Conditions***

*[One 2682 hp emergency IC engine driving a generator, Application Number: 00008970]*

1. Operation of this equipment shall be conducted in compliance with all data and specifications submitted with the application under which this permit is issued unless otherwise noted below.
2. This equipment shall be installed, operated and maintained in strict accord with those recommendations of the manufacturer/supplier and/or sound engineering principles which produce the minimum emissions of contaminants.
3. This unit shall be limited to use for emergency power, defined as when commercially available power has been interrupted. In addition, this unit may be operated as part of a testing program that does not exceed 50 hours of testing or maintenance per calendar year.
4. This unit shall only be fired on ultra-low sulfur diesel fuel, whose sulfur concentration is less than or equal to 15 ppm on a weight basis per CARB Diesel or equivalent requirements.
5. A non-resettable four digit hour timer shall be installed and maintained on this unit to indicate elapsed engine operating time.
6. The owner/operator shall maintain a log for this unit, which, at a minimum, contains the information specified below. This log shall be maintained current and on-site for a minimum of five (5) years and shall be provided to District personnel on request:
  - a. Date of each use or test;
  - b. Duration of each use or test in hours;
  - c. Reason for each use;
  - d. Cumulative calendar year use, in hours; and,
  - e. Fuel sulfur concentration (the o/o may use the supplier's certification of sulfur content if it is maintained as part of this log).

7. This equipment shall comply with the applicable requirements of the Airborne Toxic Control Measure (ATCM) for Stationary Compression Ignition Engines (Title 17 CCR 93115).

***Emergency Fire Suppression Water Pump Authority to Construct Conditions***

*[One 182 hp emergency IC engine driving a fire suppression water pump, Application Number: 00008965]*

1. Operation of this equipment shall be conducted in compliance with all data and specifications submitted with the application under which this permit is issued unless otherwise noted below.
2. This equipment shall be installed, operated and maintained in strict accord with those recommendations of the manufacturer/supplier and/or sound engineering principles which produce the minimum emissions of contaminants.
3. This unit shall be limited to use for emergency fire fighting. In addition, this unit may be operated as part of a testing program that does not exceed 50 hours of testing or maintenance per calendar year.
4. This unit shall only be fired on ultra-low sulfur diesel fuel, whose sulfur concentration is less than or equal to 15 ppm on a weight basis per CARB Diesel or equivalent requirements.
5. A non-resettable four digit hour timer shall be installed and maintained on this unit to indicate elapsed engine operating time.
6. The owner/operator shall maintain a log for this unit, which, at a minimum, contains the information specified below. This log shall be maintained current and on-site for a minimum of five (5) years and shall be provided to District personnel on request:
  - a. Date of each use or test;
  - b. Duration of each use or test in hours;
  - c. Reason for each use;
  - d. Cumulative calendar year use, in hours; and,
  - e. Fuel sulfur concentration (the o/o may use the supplier's certification of sulfur content if it is maintained as part of this log).
7. This equipment shall comply with the applicable requirements of the Airborne Toxic Control Measure (ATCM) for Stationary Compression Ignition Engines (Title 17 CCR 93115).

## Appendix - VV2 Emissions Calculations

<b>VV2 Emission Rates by Temperature</b>									
Device	Temp deg F	Conc Limit (ppmvd @ 15%)			Hourly Emissions pounds				
		NOx	CO	VOC	NOx	CO	VOC	SOx	PM10
Turbine	18	2.0	2	1.4	12.55	7.64	3.06	0.968	12.00
Turbine	59	2.0	2	1.4	11.83	7.20	2.89	0.912	12.00
Turbine	77	2.0	2	1.4	11.56	7.04	2.82	0.891	12.00
Turbine	98	2.0	2	1.4	11.25	6.85	2.74	0.867	12.00
Turbine	105	2.0	2	1.4	11.10	6.76	2.71	0.856	12.00
Duct Burner	18	2.0	1	0.6	3.05	6.61	2.38	0.237	6.00
Duct Burner	59	2.0	1	0.6	3.05	6.39	2.30	0.237	6.00
Duct Burner	77	2.0	1	0.6	3.05	6.30	2.28	0.237	6.00
Duct Burner	98	2.0	1	0.6	3.05	6.20	2.24	0.237	6.00
Duct Burner	105	2.0	1	0.6	3.05	6.16	2.22	0.237	6.00
Aux Boiler	Any	9.0	100		0.39	2.59	0.19	0.020	0.26
HTF Heater	Any	9.0	100		0.44	2.96	0.22	0.023	0.30
Genset	Any				26.79	15.42	1.41	0.029	0.89
Fire Pump	Any				1.14	1.05	0.06	0.002	0.06
Turbine and Duct Burner	18	2.0	3	2.0	15.60	14.25	5.44	1.20	18.00
Turbine and Duct Burner	59	2.0	3	2.0	14.88	13.59	5.19	1.15	18.00
Turbine and Duct Burner	77	2.0	3	2.0	14.61	13.34	5.10	1.13	18.00
Turbine and Duct Burner	98	2.0	3	2.0	14.30	13.05	4.98	1.10	18.00
Turbine and Duct Burner	105	2.0	3	2.0	14.15	12.92	4.93	1.09	18.00

<b>VV2 Hourly SOx Emissions (by device)</b>							
	units	Turbine	Duct Burner	Aux Boiler	HTF Heater	Genset	Pump
Av Max heat input	MMBTU/hr	1599.6	424.3	35	40	2682	182
Av Max fuel use	scf/hr	1562109	414355	34180	39063		
Sulfur	grains/hr	3124	829	68	78		
Sulfur	lb/hr	0.45	0.12	0.01	0.01		
As SO2	lb/hr	0.89	0.24	0.02	0.02	0.029	0.002

Av max heat input based on annual average 77 degree F at 100% load  
 Calculation assumes natural gas parameters 1024 BTU/scf and 0.2 gr/100 dscf  
 Engines are rated in horsepower, engine SOx emissions assume 15 ppm Diesel

	units	Turbine
Max heat input	MMBTU/hr	1736.4
Max fuel use	scf/hr	1695703
Sulfur	grains/hr	3391
Sulfur	lb/hr	0.48
As SO2	lb/hr	0.97

Absolute max heat input based on maximum 18 degree F at 100% load condition

<b>VV2 Maximum Potential To Emit</b>					
	NOx	CO	VOC	SOx	PM10
Annual with Transients (tons)	89	255	34	5	80
Annual by hours (tons)	108	77	29	8	124
<b>Max Annual (tons)</b>	<b>108</b>	<b>255</b>	<b>34</b>	<b>8</b>	<b>124</b>
Daily with Transients (pounds)	1306	4824	556	55	917
Daily by hours (pounds)	797	834	272	59	917
<b>Max Daily (pounds)</b>	<b>1306</b>	<b>4824</b>	<b>556</b>	<b>59</b>	<b>917</b>

<b>VV2 Transient Emissions</b>						
Pounds per turbine per transient event:						
	Duration	NOx	CO	VOC	SO2	PM
Cold	108	96	410	31	2	32
Not Cold	78	40	329	28	1	23
Shutdown	30	57	337	29	0	9
Pounds per hour:						
Cold		53.33	227.78	17.22	0.89	18.00
Not Cold		30.77	253.08	21.54	0.89	18.00
Shutdown		114.00	674.00	58.00	0.89	18.00

<b>VV2 Cooling Tower Emissions</b>		
		Cooling Tower
Flow Rate	<i>gallons/minute</i>	130000
Mass Flow Rate	<i>pounds/minute</i>	1084889
Max Drift Rate	<i>Percentage</i>	0.0005
Drift Rate	<i>pounds/minute</i>	5.42
Max Solids	<i>TDS (ppm)</i>	5000
PM Rate	<i>pounds PM/minute</i>	0.03
PM Rate	<i>pounds PM/hour</i>	1.63
PM10 Rate	<i>pounds PM10/hour</i>	1.627
<b>Notes:</b>		
Drift rate assumes 0.0005 percent (mist eliminators)		
PM10 assumes 100 percent PM10		

<b>VV2 Facility Emissions With Transients</b>									
<b>Maximum Annual Emissions with Startups/Shutdowns</b>									
	No.	min per	total hours	NOx	pounds per hour				PM10
					CO	VOC	SOx		
Cold Start	50	108	90.0	53.33	227.78	17.22	0.89	18.00	
Cold Start Downtime	50	2880	2400.0						
Other Start	260	78	338.0	30.77	253.08	21.54	0.89	18.00	
Other Start Downtime	260	360	1560.0						
Shutdown	310	30	155.0	114.00	674.00	58.00	0.89	18.00	
Operation			4217.0	11.56	7.04	2.82	0.89	12.00	
Total Single Turbine Hours:			8760.0						
Duct Burner			2000.0	3.05	6.30	2.28	0.24	6.00	
Auxiliary Boiler			500.0	0.39	2.59	0.19	0.02	0.26	
HTF Heater			1000.0	0.44	2.96	0.22	0.02	0.30	
Genset			50.0	26.79	15.42	1.41	0.03	0.89	
Fire Pump			50.0	1.14	1.05	0.06	0.00	0.06	
Cooling Tower			8760.0	0	0	0	0	1.6	
<b>Facility Annual Total (pounds)</b>				<b>177466</b>	<b>510674</b>	<b>68926</b>	<b>9537</b>	<b>160926</b>	
<b>Facility Annual Total (tons)</b>				<b>89</b>	<b>255</b>	<b>34</b>	<b>5</b>	<b>80</b>	

**Notes:**  
 Facility includes two turbines and HRSG/duct burners  
 Operation NOx, CO and VOC estimated using 77 deg F at 100% load  
 Operation SOx estimated as SO2 using 0.2 gr/100 dscf  
 Operation PM10 uses estimate for front and back half  
 Startup and shutdown NOx, CO and VOC emissions using GE data  
 Annual hours assumes minimum outage length prior to operations

<b>Maximum Daily Emissions with Startups/Shutdowns</b>									
	No.	min per	total hours	NOx	pounds per hour				PM10
					CO	VOC	SOx		
Cold Start	1	108	1.8	53.33	227.78	17.22	0.89	18.00	
Other Start	2	78	2.6	30.77	253.08	21.54	0.89	18.00	
Shutdown	3	30	1.5	114.00	674.00	58.00	0.89	18.00	
Operation			18.1	12.55	7.64	3.06	0.97	12.00	
Total Single Turbine Hours:			24.0						
Duct Burner			18.1	3.05	6.61	2.38	0.24	6.00	
Auxiliary Boiler			24	0.39	2.59	0.19	0.02	0.26	
HTF Heater			24	0.44	2.96	0.22	0.02	0.30	
Genset			1	26.79	15.42	1.41	0.03	0.89	
Fire Pump			1	1.14	1.05	0.06	0.00	0.06	
Cooling Tower			24	0	0	0	0	1.6	
<b>Facility Daily Total (pounds)</b>				<b>1306</b>	<b>4824</b>	<b>556</b>	<b>55</b>	<b>917</b>	

**Notes:**  
 No outages  
 Duct Burners will not operate during startup and shutdown  
 Facility includes two turbines and HRSG/duct burners  
 Operation NOx, CO and VOC estimated using 18 deg F at 100% load  
 Operation SOx estimated as SO2 using 0.2 gr/100 dscf  
 Operation PM10 uses estimate for front and back half  
 Startup and shutdown NOx, CO and VOC emissions using GE data

**VV2 Facility Emissions Without Transients**

**Maximum Annual Emissions by Operation Hours**

	Hrs	NOx	CO	VOC	SOx	PM10
Turbine	8760	11.56	7.04	2.82	0.891	12.00
Duct Burner	2000	3.05	6.30	2.28	0.237	6.00
Auxiliary Boiler	500	0.39	2.59	0.19	0.020	0.26
HTF Heater	1000	0.44	2.96	0.22	0.023	0.30
Genset	50	26.79	15.42	1.41	0.029	0.89
Fire Pump	50	1.14	1.05	0.06	0.002	0.06
Cooling Tower	8760	0	0	0	0.000	1.6
<b>Facility Annual Total (pounds)</b>		<b>216760</b>	<b>153619</b>	<b>58909</b>	<b>16592</b>	<b>248970</b>
<b>Facility Annual Total (tons)</b>		<b>108</b>	<b>77</b>	<b>29</b>	<b>8</b>	<b>124</b>

Same assumptions as with transients for operation hours

**Maximum Daily Emissions by Operation Hours**

	Hrs	NOx	CO	VOC	SOx	PM10
Turbine	24	12.55	7.64	3.06	0.97	12.00
Duct Burner	24	3.05	6.61	2.38	0.24	6.00
Auxiliary Boiler	24	0.39	2.59	0.19	0.020	0.26
HTF Heater	24	0.44	2.96	0.22	0.023	0.30
Genset	1	26.79	15.42	1.41	0.029	0.89
Fire Pump	1	1.14	1.05	0.06	0.002	0.06
Cooling Tower	24	0	0	0	0.000	1.6
<b>Facility Daily Total (pounds)</b>		<b>797</b>	<b>834</b>	<b>272</b>	<b>59</b>	<b>917</b>

Same assumptions as with transients for operation hours