

EF Oxnard LLC 550 Draz Avenue Oxnard, CA, 93030 Ph. (805)385-6375 Fax. (805) 486-6598

October 24, 2014

Mr. Lyle Olson Ventura County Air Pollution Control District 669 County Square Drive Ventura, CA 93003

RE; Semi-Annual Fuel Use Report

Dear Lyle:

This letter will constitute the semi-annual report submitted as required by the District.

- 1. The gas turbine is a General Electric LM6000, located at 550 Diaz Avenue, Oxnard CA.
- Fuel usage for the 12 months ending September 30, 2014 was 1,528,038.4 mmbtu.
   The turbine was in operation for 3755.5 hours for the 12 months ending September 30, 2014
- 3. The annual air test was performed on May 30, 2014.

Please contact me if you have any questions.

Sincerely,

Dave Sweigart General Manager

#### Ventura County Air Pollution Control District

# Compliance Certification Permit Form Title V

EF Oxnard LLC Oxnard Energy Facility October 24, 2014



#### ANNUAL COMPLIANCE CERTIFICATION SIGNATURE COVER FORM

Date.

A copy of each Annual Compliance Certification shall be submitted to EPA. Region 9, at the following address:

Mr Gerardo Rios, Chief Permits Office (AIR-3) Office of Air Division EPA Region 9 75 Hawthorne Street San Francisco, CA 94105

#### Confidentiality

All information in a Part 70 permit compliance certification is public information. The Part 70 permit is also public information.

#### Certification by Responsible Official

Signature and Title of Responsible Official

I certify that, based on information and belief formed after reasonable inquiry, the statements and information in this compliance certification are true, accurate, and complete.

10-23-14
/ 14 (MM/DD/YY)



#### ANNUAL COMPLIANCE CERTIFICATION DEVIATION SUMMARY FORM

A. Attachment # or Permit Condition #:	B. Equipment description:		C. Deviation Period: Date & Time Begin:  End: When Discovered: Date & Time
), Parameters monitored:	E. Limit:		F. Actual:
G. Probable Cause of Deviation:		H. Corrective actions taken	); );
A. Attachment # or Permit Condition #:	B. Equipment description	n;	C. Deviation Period: Date & Time Begin:  End:  When Discovered: Date & Time
D. Parameters monitored:	E. Limit:		F. Actual:
G. Probable Cause of Deviation:		H. Corrective actions taken	n:
A. Attachment # or Permit Condition #:	B. Equipment description	on:	C. Deviation Period: Date & Time Begin:  End: When Discovered: Date & Time
D. Parameters monitored:	E. Limit:		F. Actual:
G. Probable Cause of Deviation:		H. Corrective actions take	ent.



## ANNUAL COMPLIANCE CERTIFICATION SOURCE TEST SUMMARY FORM

Period Covered by Compliance Certification: 10 / 01 / 13 (MM/DD/YY) to 09 / 30 / 14 (MM/DD/YY)

A. Emission Unit Description:  Gas Turbine GE LM6000 PC S	PRINT		B. Pollutant: NOx
C. Measured Emission Rate: 1.6ppm @15% O2	D. Limited Emission Rate: 2.0ppm @ 15%O2	E. Specific Source Test or Monitoring Record Citation: Summary of Source Test Results	F. Test Date: 05/30/14
A. Emission Unit Description: Gas Turbine GE LM6000 PC S	PRINT		B. Pollutant: NOx
C. Measured Emission Rate: 2.15 lb/hr	D. Limited Emission Rate: 41.44 lb/hr	E. Specific Source Test or Monitoring Record Citation: Summary of Source Test Results	F. Test Date: 05/30/14
A. Emission Unit Description: Gas Turbine GE LM6000 PC S	PRINT		B. Pollutant: CO
C. Measured Emission Rate: 14.5ppm @ 15% O2	D. Limited Emission Rate: 24ppm @ 15%O2	E. Specific Source Test or Monitoring Record Citation: Summary of Source Test Results	F. Test Date: 05/30/14
A. Emission Unit Description: Gas Turbine GE LM6000 PC S	PRINT		B. Pollutant: CO
C. Measured Emission Rate: 12.52 lb/hr	D. Limited Emission Rate: 24.21 lb/hr	E. Specific Source Test or Monitoring Record Citation: Summary of Source Test Results	F. Test Date: 05/30/14
A. Emission Unit Description: Gas Turbine GE LM6000 PC S	PRINT	•	B. Pollutant: NH3
C. Measured Emission Rate: 4.4ppm @ 15%O2	D. Limited Emission Rate: 5.0ppm @ 15%O2	E. Specific Source Test or Monitoring Record Citation: Summary of Source Test Results	F. Test Date: 05/30/14



# ANNUAL COMPLIANCE CERTIFICATION SOURCE TEST SUMMARY FORM

Period Covered by Compliance Certification: 10 / 01 / 13 (MM/DD/YY) to 09 / 30 / 14 (MM/DD/YY)

A. Emission Unit Description:			B. Pollutant: NH3
Gas Turbine GE LM6000 PC S	PRINT		
C. Measured Emission Rate: 2.25 lb/hr	D. Limited Emission Rate: 3.06 lb/hr	E. Specific Source Test or Monitoring Record Citation: Summary of Source Test Results	F. Test Date: 05/30/14
A. Emission Unit Description:			B. Pollutant: ROC
Gas Turbine GE LM6000 PC S	PRINT		
C. Measured Emission Rate: <1.7ppm @ 15%O2	D. Limited Emission Rate: 2.0ppm @ 15%O2	E. Specific Source Test or Monitoring Record Citation: Summary of Source Test Results	F. Test Date: 05/30/14
A. Emission Unit Description: Gas Turbine GE LM6000 PC S			B. Pollutant: ROC
C. Measured Emission Rate:	D. Limited Emission Rate:	E. Specific Source Test or	F. Test Date:
<0.83 lb/hr	1.15 lb/hr	Monitoring Record Citation:	05/30/14
		Summary of Source Test Results	
		Summary of Source Test Results	
A. Emission Unit Description		Summary of Source Test Results	B. Pollutant:
A. Emission Unit Description  C. Measured Emission Rate:	D. Limited Emission Rate:	E. Specific Source Test or Monitoring Record Citation: Summary of Source Test Results	B. Pollutant:  F. Test Date:
		E. Specific Source Test or Monitoring Record Citation:	F. Test Date:
	D. Limited Emission Rate:	E. Specific Source Test or Monitoring Record Citation:	



A. Attachment # or Permit Condition #:STRMLN214-NOx, CO, NH3	D. Frequency of monitoring: Annual source test,	
Description: Gas Turbine emission limits for NOx, CO, NH3	CEMS, Annual Compliance Certification	
LIMITS NOx-14.62 Tons per year. 41.44 lbs/hr, 2.0ppm. CO-98.42 Tons per year, 24.21 bs/hr, 24ppm, NH3-12.44 Tons per year, 3.06 lbs/hr, 5.0ppm.		
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable NOx EPA mtd 20; CO ARB Mtd 100; ROC EPA Mtd 29 or 18; O2 ARB Mtd 100: NH3 BAAQMD Mtd ST-1B	
C. Method of monitoring: Annual Source test, CEMS for Nox, CO, O2 & control system operating parameters, procedures, maintenance log, quarterly CEMS reports to District.	F. Currently in Compliance? (Y or N):Y	
See attached Source Test Summary Form.	G. Compliance Status? (C or I):C_	
	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #:STRMLN214-SOx	D. Frequency of monitoring: Annual Source Test,	
B. Description: Sulfur Content of Fuels	Annual Compliance Certification	
. Booking the state of the stat		
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable	
C. Method of monitoring: We only burn PUC quality natural gas. Annual source testing.	F. Currently in Compliance? (Y or N): _Y	
See attached Annual Source Testing Form	G. Compliance Status? (C or I): _C	
	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: PO0214PC1 - Condition No. 1	D. Frequency of monitoring: Daily Meter Readings,	
B. Description: General Record Keeping for Fuel Limits	CEMS calculates fuel use, Monthly CEMS Reports	
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable.	
C. Method of monitoring: Daily meter readings are incorporated into monthly production	F. Currently in Compliance? (Y or N): _Y_	
management records. CEMS calculates fuel use to date. SoCal Gas system contains historical usage in daily or monthly formats and provides 12 month historical usage on	G. Compliance Status? (C or I): _C_	
each month's bills. The LM6000 consumed 1499.225 MMSCF.	Uses the control of the publishment of the control	
	H. *Excursions, exceedances, or other non-compliance? (Y or N): N	
	the state of the s	



Period Covered by Compliance Certification: 10 / 01 / 13 (MM/DD/YY) to 09 / 30 / 14 (MM/DD/YY)

A. Attachment # or Permit Condition #: PO0214PC1-Condition No. 2	D. Frequency of monitoring: None
B. Description: Natural Gas Only for Gas Turbine	
	E. Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable
C. Method of monitoring: Gas Turbine can only operate on Natural Gas, no other fuel is available.	F. Currently in Compliance? (Y or N): Y  G. Compliance Status? (C or I): C  H. *Excursions, exceedances, or other non-compliance? (Y or N): N  *If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #: PO0214PC1-Condition No.3  B. Description: Solvent Record Keeping	D. Frequency of monitoring: None
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable
C. Method of monitoring: Only aerosol solvents are used and those are purchased in containers of 1 liter or less. Pursuant to Rule 23.F.11 aerosol solvents are exempt from this permit	F. Currently in Compliance? (Y or N):Y_  G. Compliance Status? (C or I):C  H. *Excursions, exceedances, or other non-compliance? (Y or N):N  *If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #: PO0214PC1-Condition No. 4	D. Frequency of monitoring: Daily and monthly
Description: Emissions from the Gas Turbine Based Cogeneration Unit shall not exceed the following limits:  14.62 tons/year NOx, 98.42 tons/year CO	E. Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable
C. Method of monitoring: CEMS records daily emissions of both CO and NOx. Daily or 12 month totals for NOx are compared to applicable limits for compliance. The LM6000 produced a total of 24.426 tons CO during this certification period.  TheLM6000 produced 6.919 tons NOx during the certification period.	F. Currently in Compliance? (Y or N):Y G. Compliance Status? (C or I):C H. *Excursions, exceedances, or other non-compliance? (Y or N):N *If yes, attach Deviation Summary Form

05/06/2010 Page \_\_\_\_\_ of \_\_\_\_



A. Attachment # or Permit Condition #: Rule 50	D. Frequency of monitoring: Annual Compliance Certification,	
B. Description:	Observation made on 05/15/12	
Opacity		
	E. Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable     Per EPA Method 9	
C. Method of monitoring: Certified observer conducted the survey. Highest opacity reading	F. Currently in Compliance? (Y or N): Y	
was indicated to be 0, as indicated on the Visible Emission Observation Form conducted on May 30, 2014.	G. Compliance Status? (C or I):C	
	H. *Excursions, exceedances, or other non-compliance? (Y or N):N_	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Rule 54.B.1	D. Frequency of monitoring: Annual Compliance	
B. Description: Sulfur compounds in excess of 300ppm	Certification	
B. Description. Suitar compounds in excess of sooppin		
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable	
C. Method of monitoring: Compliance attained through use of PUC quality natural gas.	F. Currently in Compliance? (Y or N):Y_	
Compliance with Rule 64 ensures compliance with this rule based on District analysis.	G. Compliance Status? (C or I):C_	
	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Rule 54.B.2	D. Frequency of monitoring: Annual Compliance	
B. Description: Sulfur content of fuel used.	Certification	
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable	
C. Method of monitoring: Gas Turbine only uses PUC quality natural gas. Diesel fuel for	F. Currently in Compliance? (Y or N):Y	
emergency fire pump uses CARB Ultra Low Sulfur content fuel.	G. Compliance Status? (C or I):C	
	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	

Period Covered by Compliance Certification: 10 / 01 / 13 (MM/DD/YY) to 09 / 30 / 14 (MM/DD/YY)



A. Attachment # or Permit Condition #: Rule 57.1	D. Frequency of monitoring: Annual Compliance Certification	
B. Description:		
Combustion Contaminants – Specific – Fuel Burning Equipment		
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable	
C. Method of monitoring: Not required base upon District analysis	F. Currently in Compliance? (Y or N): Y	
160 180 180 080 180 180 180 180 180 180 18	G. Compliance Status? (C or I):C	
	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
	D. Frequency of monitoring: Annual Compliance	
A. Attachment # or Permit Condition #: Rule 64.B.1	Certification	
B. Description:	100-1-2004-30-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	
Sulfur Content of Fuels – Gaseous Fuel Requirement	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): _Y	
Compliance attained through use of PUC quality natural gas as the only fuel used in Gas	The state of the s	
Turbine.	ASS 888 UMA 15	
	H. *Excursions, exceedances, or other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Rule 64.B.2	D. Frequency of monitoring: Annual Compliance Certification	
B. Description: Sulfur content of fuel used.		
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable	
C. Method of monitoring:	F. Currently in Compliance? (Y or N):Y_	
Liquid fuel is combusted only in the emergency fire pump. Invoices indicate CARB Ultra	G. Compliance Status? (C or I):C	
Low Sulfur Dyed Diesel is used.	751 W 10 10 10 10 10 10 10 10 10 10 10 10 10	
	H. *Excursions, exceedances, or other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	

Period Covered by Compliance Certification: 10 / 01 / 13 (MM/DD/YY) to 09 / 30 / 14 (MM/DD/YY)



A. Attachment # or Permit Condition #: Rule 74.1	D. Frequency of monitoring: Annual Compliance	
B. Description:	Certification	
Abrasive Blasting		
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable	
C. Method of monitoring:	F. Currently in Compliance? (Y or N):Y_	
Should sandblasting be necessary we will perform routine surveillance and visual	G. Compliance Status? (C or I):C	
inspections during abrasive blasting operations. We will also keep records from the contractor indicating the type of abrasive used.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #; Rule 74.2	D. Frequency of monitoring: Annual Compliance	
B. Description:	Certification	
Architectural Coatings	100	
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable	
C. Method of monitoring:	F. Currently in Compliance? (Y or N):Y	
Routine surveillance of application process. Purchase of compliant coating products.	G. Compliance Status? (C or I):C	
Maintain VOC records of coatings used.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Rule 74.4.D	D. Frequency of monitoring: Annual Compliance	
B. Description: Cutback Asphalt-Road Oils.	Certification	
Shall contain no more than 0.5% of organic compounds which boil at less than 500 F		
as determined by ASTM D402	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable     ASTM D402	
C. Method of monitoring:	F. Currently in Compliance? (Y or N):Y	
Request and retain certification from paving vendor whenever paving or patching work is	G. Compliance Status? (C or I):C	
performed on our 1.6 acre parcel.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	



eriod Covered by Compliance Certification: 10 / 01 / 13 (MM/I	DD/YY) to09 /30 /14 (MM/DD/YY	
A. Attachment # or Permit Condition #: Rule 74.6  B. Description: Surface Cleaning and Degreasing	D. Frequency of monitoring: Annual Compliance Certification	
	E. Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable.	
C. Method of monitoring: All solvents used are aerosol solvents in less than 1-liter containers and therefore are exempt from Rule 74.6	F. Currently in Compliance? (Y or N): Y  G. Compliance Status? (C or I): C  H. *Excursions, exceedances, or other non-compliance? (Y or N): N  *If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Rule 74.11.1  B. Description:  Large Water Heaters and Small Boilers	D. Frequency of monitoring: Annual Compliance Certification  E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable	
C. Method of monitoring:  No large water heaters or small boilers are on site.	F. Currently in Compliance? (Y or N): _Y	
A. Attachment # or Permit Condition #: Rule 74.22      B. Description: Future installation of natural gas-fired, fan-type furnaces.	D. Frequency of monitoring: Annual Compliance Certification	
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable	
C. Method of monitoring:  Applies to future installations only. No natural gas fired furnaces are on site.	F. Currently in Compliance? (Y or N):Y	



A. Attachment # or Permit Condition #:74.9N7 Rule 74.9.D.3	D. Frequency of monitoring: Annual Compliance	
Description:  Emergency Standby Fire Pump Engine, used for fire suppression. Annual testing hours	Certification	
and fuel type records.	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable	
C. Method of monitoring:	F. Currently in Compliance? (Y or N):Y	
The Emergency Standby Engine, 121 BHP Caterpillar Diesel Fired, used for emergency fire suppression was tested weekly for 20 minutes per test run. The elapsed engine testing	G. Compliance Status? (C or I):C	
hours for the reporting period are 20.3 hours. Rule allows 50 hours per year testing. CARB ultra low sulfur diesel fuel is used by the engine.	H. *Excursions, exceedances, or	
and low suitur dieser luci is used by the engine.	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: ATCM Engine N1	D. Frequency of monitoring: Annual Compliance	
B. Description:	Certification	
Hours of operation for maintenance and testing of Emergency Standby Fire Pump Engine		
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable	
C. Method of monitoring:	F. Currently in Compliance? (Y or N):Y_	
Weekly the Emergency Standby Fire Pump Engine is tested. The engine is operated for approximately 20 minutes during the testing. The engine is equipped with a non-resettable	G. Compliance Status? (C or I): C	
hour meter. The hours are logged before and after the test run and documented in the Weekly Safety Checklist. The annual engine testing hours are 20.3 hours. The emergency	H. *Excursions, exceedances, or	
fire pump engine uses CARB ultra low sulfur content diesel fuel.	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Rule 55	D. Frequency of monitoring: Annual Compliance	
Description: Fugitive Dust	Certification	
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable	
C. Method of monitoring:	F. Currently in Compliance? (Y or N):Y	
There are no operations, disturbed surface areas, or man-made conditions at this	G. Compliance Status? (C or I):C	
stationary source that are subject to Rule 55. This facility is paved with asphalt or concrete.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	



A. Attachment # or Permit Condition #:40 CFR.61.M	D. Frequency of monitoring: Annual Compliance	
Description: National Emission Standard for Asbestos, Asbestos Demolition or Renovation	Certification	
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable	
C. Method of monitoring: Facility was built in 1990 using no asbestos materials, therefore no monitoring or recordkeeping is required.	F. Currently in Compliance? (Y or N): Y  G. Compliance Status? (C or I): C  H. *Excursions, exceedances, or other non-compliance? (Y or N): N  *If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: 40 CFR Part 68, Risk Management Plans	D. Frequency of monitoring: Annual Compliance Certification	
B. Description: Lists of Regulated Substances & Thresholds for Accidental Release     Prevention	Certification	
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable	
C. Method of monitoring: June 21, 1999, EF Oxnard, Inc. filled an RMP with the Oxnard CUPA. The RMP contained a hazard assessment; and accidental release prevention program; an emergency response program; a 5 year accident history & a certification statement. On Dec. 27, 1999, EF Oxnard, Inc. held a public meeting to discuss the Offsite Consequence Analysis. The FBI was notified that the public meeting was held, by certified letter dated Jan. 4, 2000. The most recent RMP 5 year update was submitted on Jun. 21, 2014 to the EPA and Oxnard CUPA, The current Hazardous Waste and Hazardous Materials Management Regulatory Program Permit # 02-0030 dated July 29, 2014.	F. Currently in Compliance? (Y or N): Y  G. Compliance Status? (C or I): C  H. *Excursions, exceedances, or other non-compliance? (Y or N): N  *If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: 40 CFR Part 82	D. Frequency of monitoring: Annual Compliance	
Description: Protection of Stratospheric Ozone	- Certification	
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable	
C. Method of monitoring: No motor vehicle repairs are done at the facility. The company truck is serviced by authorized repair centers. No maintenance on, or service of, repair of, or disposal of appliances is done at this facility.	F. Currently in Compliance? (Y or N): Y  G. Compliance Status? (C or I): C	
and response the service of the process of the process of the service of the service of the service of the process of the service of the service of the process of the service of the serv	H. *Excursions, exceedances, or other non-compliance? (Y or N): N	



A. Attachment # or Permit Condition #: 40 CFR Parts 72 - 78	D. Frequency of monitoring: Annual Compliance Certification
B. Description: Permit Shield - Acid Rain Program "Sulfur Dioxide Allowance System" "Sulfur Dioxide Opt-Ins" "Continuous Emission Monitoring"	
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable
Method of monitoring: Pursuant to 40 CFR Pt 72.6(b)(5), a qualifying facility (QF) is not affected unit subject to the requirements of the Acid Rain Program if it has, as of Nov. 5, 1990, one or more QF power purchase commitments to sell at least 15% of its total lanned net output capacity; & consists of one or more units designated by the owner or perator with a total installed net output capacity not exceeding 130% of the total planned et output capacity. Since this cogeneration unit is a QF and sells greater than 15% of the stal planned net output capacity through qualifying power purchase commitments, and as a total installed net output capacity that does not exceed 130% of the total planned net utput capacity, it is not subject to the Acid Rain Program.	F. Currently in Compliance? (Y or N): Y G. Compliance Status? (C or I): C H. *Excursions, exceedances, or other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #:  B. Description:	D. Frequency of monitoring: Annual Compliance Certification
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable
C. Method of monitoring:	F. Currently in Compliance? (Y or N):  G. Compliance Status? (C or I):  H. *Excursions, exceedances, or other non-compliance? (Y or N):  *If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #:	D. Frequency of monitoring: Annual Compliance Certification
	Source test reference method, if applicable.     Attach Source Test Summary Form, if applicable.
D	F. Currently in Compliance? (Y or N):  G. Compliance Status? (C or I):  H. *Excursions, exceedances, or other non-compliance? (Y or N):  *If yes, attach Deviation Summary Form