

DEPARTMENT OF THE NAVY

NAVAL BASE VENTURA COUNTY 311 MAIN ROAD, SUITE 1 POINT MUGU, CA 93042-5033

5090 Ser N0000CV/212 March 13, 2017

Mr. Dan Searcy Manager Compliance Division Ventura County Air Pollution Control District 669 County Square Drive Ventura, CA 93003

Dear Mr. Searcy:

SUBJECT: ANNUAL COMPLIANCE CERTIFICATION FOR TITLE V PERMITS

Enclosures (1) through (3) are the Annual Compliance Certification documents for Title V Federal Operating Permit (Part 70 Permit) Numbers 00997, 01006, and 01207 issued to Naval Base Ventura County. The enclosed documents are for the period January 1, 2016 through December 31, 2016.

The enclosed documents are submitted to fulfill the requirements stated in Condition 15, Section 10 of our Part 70 Permits. If you have any questions on the submitted documents, please contact Mr. Hasan Jafar at COMM: (805) 989-3210.

Sincerely,

C. D. JANKE

Captain, U. S. Navy Commanding Officer

Enclosures: 1. Annual Compliance Certification Document for Title V Permit Number 00997

2. Annual Compliance Certification Document for Title V Permit Number 01006

3. Annual Compliance Certification Document for Title V Permit Number 01207

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VENTURA COUNTY

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A.P.C.D.

COMPLIANCE CERTIFICATION JANUARY 1, 2016 – DECEMBER 31, 2016

TITLE V FEDERAL OPERATING PERMIT PART 70 PERMIT NO. 01006

NAVAL BASE VENTURA COUNTY PORT HUENEME



For submittal to:

Ventura County Air Pollution Control District 669 County Square Drive Ventura, CA 93003 EPA Region IX 75 Hawthorne St. San Francisco, CA 94105



ANNUAL COMPLIANCE CERTIFICATION SIGNATURE COVER FORM

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

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.

Signature and Title of Responsible Official:

Title: Chris D. Janke, Captain, U.S. Navy

Commanding Officer, Naval Base Ventura County

Date:

Time Period Covered by Compliance Certification

01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)



A. Attachment # or Permit Condition #: Attachment 70N3-01006- GOV-491, Condition No. B. Description: General requirements of Rule 70, including requirements for pressure/vacuum relief valves at vent pipes, requirements for bulk transfers, and good operating practices as applicable to the Gasoline Dispensing Facility (GDF) at Building 5307	D. Frequency of monitoring: Periodic	
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
The tank suffered structural damage and has been out of service since 4, January 2016.	G. Compliance Status? (C or I): C	
	H. *Excursions, exceedances, or other non-compliance? (Y or N): Y	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment 70N3-01006- GOV-491, Condition No. 2	D. Frequency of monitoring:	
B. Description: Phase I vapor recovery requirements as applicable to the GDF at Building 5307	Daily inspection of Phase I spill containment devices and annual inspection for the rest of requirements	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
The tank suffered structural damage and has been out of service since 4, January 2016.	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 #: Attachment 70N3-01006- GOV-491, Condition	D. Frequency of monitoring:	
Nos. 3.1 through 3.7		
B. Description: Phase II vapor recovery requirements (Conditions 3.1 through 3.7) as applicable to the	Monthly for appropriate hose drape and good working order, and annually for the rest of the requirements	
GDF at Building 5307	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
The tank suffered structural damage and has been out of service since 4, January 2016.	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 #: Attachment 70N3-01006- GOV-491, Condition Nos. 3.8 through 3.10	D. Frequency of monitoring:	
B. Description:	Periodic	
Phase II vapor recovery requirements (Conditions 3.8 through 3.10) specific to the GDF at Building 5307		
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
The tank suffered structural damage and has been out of service since 4, January 2016.	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 #: Attachment 70N3-01006- GOV-491, Condition 3.11	D. Frequency of monitoring:	
B. Description: Requirement to perform daily inspection of hanging hardware at Building 5307 GDF	Daily	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
The tank suffered structural damage and has been out of service since 4, January 2016.	G. Compliance Status? (C or I): C	
	H. *Excursions, exceedances, or other non-compliance? (Y or N): N	
A. Attachment # or Permit Condition #: Attachment 70N3-01006- GOV-491, Condition No.	D. Frequency of monitoring:	
B. Description:	Periodic	
Requirement that Phase II vapor recovery system at the Building 5307 GDF be maintained and operated with none of the defects listed in California Code of Regulations Section 94006, Subchapter 8, Chapter 1, Part III, of Title 17, adopted 11/12/02 (Rule 70E.2) (4.1), and that defective equipment be tagged "Out of Order" (4.2)	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
The tank suffered structural damage and has been out of service since 4, January 2016.	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 #: Attachment 70N3-01006- GOV-491, Condition No. 5	D. Frequency of monitoring:
B. Description:	Periodic
Requirement that proper signs be posted at Building 5307 GDF as listed in Conditions 5.1 through 5.5	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
The tank suffered structural damage and has been out of service since 4, January 2016.	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 #: Attachment 70N3-01006- GOV-491, Condition No.	D. Frequency of monitoring:
6	Processor Company of the Company of
B. Description:	Annual
Requirement to annually perform a static pressure performance test (TP-201.3b) and a dynamic Pressure Performance (TP-201.4) at the Building 5307 GDF	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable
	N/A
 C. Method of monitoring: The tank suffered structural damage and has been out of service since 4, January 2016. 	F. Currently in Compliance? (Y or N): Y
The tank surrered structural damage and has been out of service since 4, January 2016.	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 #: Attachment 70N3-01006- GOV-491, Condition No. 7.1	D. Frequency of monitoring:
B. Description:	periodic
Requirement for the Building 5307 GDF to keep records of tests performed on the vapor	
recovery systems	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
The tank suffered structural damage and has been out of service since 4, January 2016.	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 #: Attachment 70N3-01006- GOV-491, Condition No. 7.2	D. Frequency of monitoring:
B. Description:	Periodic
Requirement for the GDF at Building 5307 to keep records of all maintenance performed	
on the vapor recovery systems	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
The tank suffered structural damage and has been out of service since 4, January 2016.	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 #: Attachment 70N3-01006- GOV-491, Condition Nos. 7.3	D. Frequency of monitoring:
B. Description:	Daily
Requirement for the GDF at Building 5307 to keep records of daily hanging hardware	
inspections on phase II vapor recovery systems	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable
	N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
The tank suffered structural damage and has been out of service since 4, January 2016.	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 #: Attachment 70N3-01006- GOV-491, Condition No. 8	D. Frequency of monitoring:
B. Description:	As Needed
Requirement to submit an application prior to any major modification to the GDF at	
Building 5307 (8.1) and to pass all required vapor recovery tests within 45 days of modification (8.2)	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable
	N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
No major modification occurred at Building 5307 GDF during this reporting period.	100 15 100 000 000 000 000 100 100 100 1
	H. *Excursions, exceedances, or other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form



ANNUAL COMPLIANCE CERTIFICATION DEVIATION SUMMARY FORM

#:	B. Equipment description: 20,000 gallon Bryant Fuel System aboveground gasoline storage tank		C. Deviation Period: Date & Time Begin: Jan 4, 2016, 10 AM End: Tank has not been replaced yet When Discovered: Date & Time Jan 4, 2016, 11 AM
D. Parameters monitored: VCAPCD Rule 70	E. Limit: N/A		F. Actual: N/A
G. Probable Cause of Deviation: Structural Collapse of the tank		H. Corrective actions taken: Tank was taken out of service	e and breakdown line was notified.



A. Attachment # or Permit Condition #: Attachment 70N3-01006-E85-491, Condition No. 1	D. Frequency of monitoring:	
B. Description:	Periodic	
General requirements of Rule 70, including requirements for pressure/vacuum relief valves at vent pipes, requirements for bulk transfers, and good operating practices as applicable to the E-85 fueling facility at Building 5307	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
All vent pipes are equipped with the appropriate pressure/vacuum relief valve. Proper operation of valves is verified annually at the time of the static pressure performance tests	G. Compliance Status? (C or I): C	
(1.1). All bulk transfers utilized a properly operating California Air Resources Board (CARB)-certified vapor recovery system (1.2). Good operating practices are ensured by periodic monitoring by the Naval Base Ventura County (NBVC) field operations team (1.3).	H. *Excursions, exceedances, or other non-compliance? (Y or N): N	
periodic monitoring by the Havai base ventura oscinty (He vo) note operations found (He).	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment 70N3-01006-E85-491, Condition No.	D. Frequency of monitoring:	
2.1	-	
B. Description:	Annual	
Phase I vapor recovery requirement for a permanently installed submerged fill pipe which extends to within six inches of the tank bottom as applicable to the E-85 fueling facility at Building 5307	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Presence of submerged fill in the form of a bottom-fed tank inlet is verified at the time of annual inspection and testing.	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 #: Attachment 70N3-01006-E85-491, Condition Nos. 2.2 through 2.5		
E.E Invogn E.O	D. Frequency of monitoring:	
	D. Frequency of monitoring:	
B. Description:	POSSESSESSESSESSESSESSESSESSESSESSESSESSE	
B. Description: Phase I vapor recovery requirements as applicable to the E-85 fueling facility at Building 5307	A CONTRACTOR OF THE STATE OF TH	
Phase I vapor recovery requirements as applicable to the E-85 fueling facility at Building 5307	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
Phase I vapor recovery requirements as applicable to the E-85 fueling facility at Building 5307 C. Method of monitoring:	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A F. Currently in Compliance? (Y or N): Y	
Phase I vapor recovery requirements as applicable to the E-85 fueling facility at Building 5307 C. Method of monitoring: An uncertified Phase I vapor recovery system has been installed on E-85 fueling facility under CARB Research and Development (R&D) Authorization. The R&D authorization	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A F. Currently in Compliance? (Y or N): Y G. Compliance Status? (C or I): C	
Phase I vapor recovery requirements as applicable to the E-85 fueling facility at Building 5307 C. Method of monitoring: An uncertified Phase I vapor recovery system has been installed on E-85 fueling facility	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A F. Currently in Compliance? (Y or N): Y	



A. Attachment # or Permit Condition #: Attachment 70N3-01006-E85-491, Condition No. 2.6	D. Frequency of monitoring: Daily	
B. Description: Requirement that standing E-85 fuel in Phase I spill containment device is prohibited at E-85 fueling facility at Building 5307		
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
A daily inspection of E-85 fueling facility ensures that Phase I spill containment device is clean and free of E-85 fuel.	G. Compliance Status? (C or I): C	
clean and nee of E-65 fuel.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment 70N3-01006-E85-491, Condition No. 3	D. Frequency of monitoring:	
	b. Frequency of mornioning.	
B. Description:	As Needed	
Requirement that Phase II vapor recovery system shall not apply to E-85 fueling facility (3.1) and 95 percent of motor vehicles that fueled at E-85 fueling facility equipped with Onboard Vehicle Vapor Recovery (ORVR) (3.2)	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
E-85 fueling facility at Building 5307 is not equipped with a Phase II vapor recovery system (3.1). Record of motor vehicle fueling at the facility indicate that a minimum of 95 percent	G. Compliance Status? (C or I): C	
of motor vehicles fueled at E-85 fueling facility were equipped with Onboard Refueling	H. *Excursions, exceedances, or	
Vapor Recovery (ORVR) (3.2).	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #; Attachment 70N3-01006-E85-491, Condition No. 4	D. Frequency of monitoring:	
	D. Frequency of monitoring.	
B. Description:	Periodic	
Requirement that proper signs be posted at Building 5307 E-85 fueling facility as listed in Conditions 4.1 through 4.5	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Periodic checks for proper signage are conducted by the NBVC Air Quality Program.		
Periodic checks for proper signage are conducted by the NBVC Air Quality Program. Proper signage is also verified at the time of the annual compliance inspection.	G. Compliance Status? (C or I): Q	
	H. *Excursions, exceedances, or other non-compliance? (Y or N): N	



Period Covered by Compliance Certification: 01/01/16 (MM/DD/YY) to 12/31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment 70N3-01006-E85-491, Condition No. 6.1 B. Description: Requirement for E-85 fueling facility at Building 5307 to keep records of vehicle make, model year, identification number, license plate number, and a statement that an ORVR system is in place and functional for each vehicle fueled from the E-85 fuel tank	D. Frequency of monitoring: Annual E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: Records of vehicle make, model year, identification number, license plate number, and a statement that an ORVR system is in place and functional for each vehicle fueled from the E-85 fuel tank are maintained by Public Works Transportation Department.	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 #: Attachment 70N3-01006-E85-491, Condition Nos. 6.2 and 6.3 B. Description: Requirement for the E-85 fueling facility at Building 5307 to keep records of all tests and maintenance performed on the vapor recovery systems	D. Frequency of monitoring: Periodic E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: Records of all tests and maintenance of the vapor recovery system at the Building 5307 E-85 fueling facility are maintained by the Environmental Division Air Quality Program (EDAQP). Records contain the required elements and are reviewed periodically by the EDAQP staff. Appendix E includes the test results performed during this compliance 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
A. Attachment # or Permit Condition #: Attachment 70N3-01006-E85-491, Condition No. 7 B. Description: Requirement to submit an application prior to any major modification to the E-85 fueling facility at Building 5307 (7.1) and to pass all required vapor recovery tests within 45 days of modification (7.2)	D. Frequency of monitoring: As Needed E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: No major modification occurred at Building 5307 E-85 fueling facility during this reporting 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 we a attach Deviation Summers Form

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inspected daily by Navy Exchange personnel (3.10).

ANNUAL COMPLIANCE CERTIFICATION PERMIT ATTACHMENT FORM

Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment 70-01006-Exchange-491,501, Condition No. 1	D. Frequency of monitoring: Periodic	
B. Description: General requirements of Rule 70 and California Air Resources Board (CARB) Executive		
Order VR-202, including requirements for pressure/vacuum relief valves at vent pipes, requirements for bulk transfers, and good operating practices as applicable to Navy Exchange Gasoline Dispensing Facility (GDF).	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
All vent pipes are equipped with the appropriate pressure/vacuum relief valve (1.1), all bulk transfers utilized a properly operating CARB-certified vapor recovery system (1.2), and	G. Compliance Status? (C or I): C	
good operating practices are ensured by periodic monitoring by the Naval Base Ventura County (NBVC) field operations team (1.3).	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment 70-01006-Exchange-491,501, Condition No.2	D. Frequency of monitoring:	
B. Description:	Daily inspection of Phase I spill containment devices and vapor recovery equipment, and annual inspection	
Phase I vapor recovery requirements as applicable to the Navy Exchange GDF	for requirements 2.1, 2.2, and 2.4.	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Presence and length of submerged fill pipes (2.1) are verified at the time of annual inspection and testing. The Navy Exchange GDF employs a permanently installed, CARB	G. Compliance Status? (C or I): C	
Certified, Phase I EVR (2.2) equipped with CARB certified poppetted drybreaks (2.4) as required. Lack of leaks (2.3) is ensured during annual static pressure performance tests. A	H. *Excursions, exceedances, or	
daily inspection of Phase I spill containment devices ensures that the containment devices are clean and free of gasoline (2.5).	other non-compliance? (Y or N): N	
are clean and free of gasonine (2.5).	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment 70-01006-Exchange-491,501,	D. Frequency of monitoring:	
Condition No. 3	Daily inspection of hanging hardware and annual	
B. Description:	inspection for the rest of the requirements	
Phase II vapor recovery requirements as applicable to the Navy Exchange GDF		
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable	
	N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Presence of CARB-certified Phase II system was verified at the time of installation (3.1), "Good working order" and the absence of leaks (3.3) are verified by the annual pressure	G. Compliance Status? (C or I): C	
performance tests. All vapor and liquid lines are gravity drained to the USTs as required '3.4). The presence of clearly marked components (3.2), UL listed riser hoses (3.5);	H. *Excursions, exceedances, or	
asertion interlocks (3.6); coaxial vapor recovery hoses (3.7); and clean air separator (3.9)	other non-compliance? (Y or N): N	
are verified at the time of the annual inspections. Vapor to Liquid Volume Ratio Test was performed and passed on 11/22/2016 (3.8). Hanging hardware on Phase II EVR system is	*If yes, attach Deviation Summary Form	

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Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment 70-01006-Exchange-491,501, Condition No. 4	D. Frequency of monitoring:	
B. Description:	Periodic	
equirement that Phase II vapor recovery systems at the Navy Exchange GDF be	201500-000-000	
operated with none of the defects listed in the California Code of Regulations Section 94006, Subchapter 8, Chapter 1, Part III, of Title 17 (4.1) and that defective equipment be tagged "out of order" and not operated per Condition 4.2.	Source test reference method, if applicable Attach Source Test Summary Form, if appl N/A	e. icable
C. Method of monitoring:	F. Currently in Compliance? (Y or N):	Y
Proper ongoing maintenance of the Navy Exchange GDF is ensured by the GDF manager. Periodic checks for proper GDF maintenance are conducted by the Environmental Division	G. Compliance Status? (C or I):	C
Air Quality Program (EDAQP) staff. Proper maintenance is also verified at the time of the annual compliance inspection. None of the defects listed in California Code of Regulations	H. *Excursions, exceedances, or	
Section 94006, Subchapter 8, Chapter 1, Part III, of Title 17 were found to exist at the	other non-compliance? (Y or N):	N
Navy Exchange GDF during inspections (4.1). Any defective equipment found during daily maintenance inspections carried out by the GDF staff is tagged "out of order" and not operated until repaired as required (4.2).	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment 70-01006-Exchange-491,501, Condition No. 5	D. Frequency of monitoring:	
B. Description:	Periodic	
Requirement that proper signs be posted at the Navy Exchange GDF as listed in		
Conditions 5.1 through 5.5	Source test reference method, if applicable Attach Source Test Summary Form, if appl	icable
	N/A	No.
C. Method of monitoring:	F. Currently in Compliance? (Y or N):	Y
Periodic checks for proper signage are conducted by the EDAQP. Proper signage is also verified at the time of the annual compliance inspection.	G. Compliance Status? (C or I):	C
verified at the time of the annual compliance inspection.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N):	N
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment 70-01006-Exchange-491,501, Condition Nos. 6.1 through 6.6	D. Frequency of monitoring:	
B. Description:	Annual	
Requirement to perform a Static Pressure Performance Test (TP-201.3), Determination of		
ic Pressure Performance of the Healy Clean Air Separator Test (Exhibit 4), Vapor to ald Volume Ratio for Healy including Veeder-Root ISD Test (Exhibit 5), ISD Operability to Procedure (Exhibit 9), and Dynamic Back Pressure Test (TP-201.4) annually at the y Exchange GDF	E. Source test reference method, if applicable Attach Source Test Summary Form, if appl N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N):	Y
The most recent tests at the Navy Exchange GDF were performed and passed on 11/22/2016. The District was notified and test results submitted per rule requirements.	G. Compliance Status? (C or I):	C
Appendix D includes the results of the gas station testing during this compliance ertification period.	H. *Excursions, exceedances, or	
entification period.	other non-compliance? (Y or N):	N

*If yes, attach Deviation Summary Form



Period Covered by Compliance Certification: $\underline{01}$ / $\underline{01}$ / $\underline{16}$ (MM/DD/YY) to $\underline{12}$ / $\underline{31}$ / $\underline{16}$ (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment 70-01006-Exchange-491,501, Condition No. 6.7	D. Frequency of monitoring: Every three years	
B. Description:		
Requirement to perform the following tests once every three years: Determination of 2 Inch WC Static Pressure Performance of Vapor Recovery Systems of Dispensing Facilities (TP-201.3), Static Torque of Rotatable Phase I Adaptors (TP-201.1B), Leak Rate of Drop Tube/Drain Valve Assembly (TP-201.1C), and Leak Rate and Cracking Pressure of Pressure/Vacuum Vent Valves (TP-201.1E)	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
The most recent tests at the Navy Exchange GDF were performed and passed on	G. Compliance Status? (C or I): C	
11/22/2016. The District was notified and test results submitted per rule requirements.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment 70-01006-Exchange-491.501.	D. Frequency of monitoring:	
Condition No. 7.1		
B. Description:	Periodic	
Requirement for the Navy Exchange GDF to keep records of tests performed on the vapor recovery systems		
recovery systems	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Records of tests of the vapor recovery systems at the Navy Exchange GDF are maintained by the EDAQP. Appendix D includes the results of the gas station testing during this compliance certification period.	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 #: Attachment 70-01006-Exchange-491,501,	D. Frequency of monitoring:	
Condition No. 7.2	\$ 1000 to \$ 1000	
B. Description:	Periodic	
Requirement for the Navy Exchange GDF to keep records of all maintenance performed		
on the vapor recovery systems	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Records of all maintenance of the vapor recovery system at the Navy Exchange GDF are	G. Compliance Status? (C or I): Q	
maintained by the station manager. Records contain the required elements and are reviewed periodically by the EDAQP staff.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	



certification period.

ANNUAL COMPLIANCE CERTIFICATION PERMIT ATTACHMENT FORM

G. Compliance Status?

H. *Excursions, exceedances, or other non-compliance?

*If yes, attach Deviation Summary Form

(C or I):

(Y or N):

C

N

Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

No major modification was performed at the Navy Exchange GDF during this compliance

A. Attachment # or Permit Condition #: Attachment 70-01006-Exchange-491,501, Condition No. 7.3	D. Frequency of monitoring:	
B. Description:	Daily	
Requirement for the Navy Exchange GDF to keep records of daily hanging hardware inspections	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Records of all daily hanging hardware inspections are kept at the Navy Exchange GDF and reviewed routinely by EDAQP staff.	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
Attachment # or Permit Condition #: Attachment 70-01006-Exchange-491,501, Condition No. 8	D. Frequency of monitoring:	
3. Description:	As Needed	
Requirement to submit an application prior to any major modification to the Navy Exchange GDF (8.1) and to pass all required vapor recovery tests within 45 days of modification (8.2)	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	

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Period Covered by Compliance Certification: 01/01/16 (MM/DD/YY) to 12/31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment 74.6 (2003), Condition No. 1	D. Frequency of monitoring:
B. Description: Surface Cleaning and Degreasing Solvent ROC and/or Vapor Pressure	Periodic
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Compliance with ROC and vapor pressure limits is ensured by the fact that all solvents must be approved by Environmental Division Air Quality Program (EDAQP) staff before they can be issued and used by any Naval Base Ventura County (NBVC) entity or tenant	G. Compliance Status? (C or I): C
organization aboard NBVC.	H. *Excursions, exceedances, or other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #: Attachment 74.6 (2003), Condition Nos. 2 through	D. Frequency of monitoring:
B. Description:	Periodic
Conditions relating to solvent handling procedures	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Compliance with Conditions 2 through 7of Attachment 74.6 is verified by means of routine surveillance of solvent activities that are carried out by EDAQP staff during routine visits to	G. Compliance Status? (C or I): C
subject facilities.	H. *Excursions, exceedances, or other non-compliance? (Y or N): N
	other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #: Attachment 74.6 (2003), Condition No. 8	D. Frequency of monitoring:
3. Description:	Routine
Equipment and work practice requirements applicable to all cold cleaners (except remote	
reservoir type) Measurement of freeboard height, verification of initial boiling point, ROC content, and ROC composite partial pressure	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Routine inspection of solvent activities that are carried out by EDAQP staff confirmed that no non-remote reservoir cold cleaners exist.	G. Compliance Status? (C or I): C
	H. *Excursions, exceedances, or other non-compliance? (Y or N): N

*If yes, attach Deviation Summary Form



1 74.6.

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Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment 74.6 (2003), Condition No. 9	D. Frequency of monitoring:
B. Description:	Routine
Equipment and work practice standards as applicable to remote reservoir cold cleaners	110011110
Measurement of freeboard height, verification of initial boiling point, ROC content, and ROC composite partial pressure	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Ongoing investigation has determined that all remote reservoir cold cleaners have either	G. Compliance Status? (C or I): C
been removed from service or replaced with units that use either aqueous cleaning solutions or non-ROC solvents.	H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N
20	*If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #: Attachment 74.6 (2003), Condition No. 10	D. Frequency of monitoring:
B. Description:	Periodic
Conditions related to cold cleaning operation	Periodic
1	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable
	N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Compliance with Condition 10 of Attachment 74.6 is verified by means of routine surveillance carried out by EDAQP staff during routine visits to subject facilities.	G. Compliance Status? (C or I): C
S 150	H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #: Attachment 74.6 (2003), Condition Nos. 14 and 16	D. Frequency of monitoring:
B. Description:	Periodic
Recordkeeping requirements associated with surface cleaning and degreasing and routine surveillance to comply with Rule 74.6	
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable
	N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Compliance with the requirement to maintain a current material list showing the name,	G. Compliance Status? (C or I): C
ROC and vapor pressure, and intended uses of each solvent material is accomplished by means of a database that records each issuance of a solvent material to any operation	H. *Excursions, exceedances, or
aboard NBVC. For each issuance of material, this database contains a reference to the applicable MSDS sheet. The database also contains references to the recipient of the	other non-compliance? (Y or N): N
material, and ultimately to the screening sheet, which is the document that approved the material, and describes all intended uses. In addition, EDAQP staff performs routine	*If yes, attach Deviation Summary Form
nspection of the applicable solvent cleaning activities to ensure compliance with Rule	

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Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment 74.9N7, Condition No. 1	D. Frequency of monitoring:
B. Description:	Monthly
Requirement that emergency standby stationary internal combustion engines shall be operated only during an emergency, or for maintenance operation not to exceed 50 hours per year	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Mathod of monitoring:	
C. Method of monitoring: Base-wide Instructions prohibit the use of emergency generators for "non-emergency" purposes. An investigation into the hours of operation of all emergency standby stationary internal combustion engines greater than 50 BHP is performed monthly. Logs maintained at each engine are reviewed regularly. Hour meter readings are recorded before and after each maintenance operation, typically 0.5 hours, once per month. Any additional operation events are readily apparent upon review of the logs. All such events are further investigated to verify that they were the result of an emergency. In addition, Environmental Division Air Quality Program is notified by Public Works of all planned maintenance of the power distribution system and construction of power distribution	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
system prior to the maintenance.	
A. Attachment # or Permit Condition #: 74.9N7, Condition No. 2	D. Frequency of monitoring:
B. Description:	Monthly
Requirement that each emergency standby engine shall be equipped with an operating, non-resettable, elapsed-time hour meter	Monthly
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All emergency engines are equipped with the required hour meters.	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 #: Attachment 74.9N7, Condition Nos. 3 and 4	D. Frequency of monitoring:
B. Description:	Annually
Requirement that engine operating hours for maintenance be reported annually. The report	Armodily
must also include engine manufacturer, engine model number, operator identification number, and location. In addition, the specified report must accompany the Annual Compliance Certification	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Engine operating hours for maintenance is reported to the District annually. A formatted	G. Compliance Status? (C or I): C
report detailing annual maintenance operating hours for each engine has been included in	
Appendix-C of this Compliance Certification as required.	H. *Excursions, exceedances, or other non-compliance? (Y or N): N

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*If yes, attach Deviation Summary Form



A. Attachment # or Permit Condition #: Attachment ATCM Engine N2, Condition Nos. 1 and 3c	D. Frequency of monitoring:
B. Description:	Periodic
Non-federally enforceable requirement to use only California Air Resources Board (CARB) diesel fuel in emergency standby stationary CI engines(1) and provide documentation supporting such use(3c)	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All diesel fuel combusted in stationary emergency standby engines at Naval Base Ventura County (NBVC) during the compliance period was supplied by the NBVC Supply Department, Fuel Branch. All diesel fuel received by the Supply Department, Fuel Branch, is CARB certified. Data demonstrating the use of CARB-Certified fuel is provided in Appendix A.	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 #: Attachment ATCM Engine N2, Conditions No. 2, 3a, and 3b	D. Frequency of monitoring:
B. Description:	Periodic

 A. Attachment # or Permit Condition #: Attachment ATCM Engine N2, Conditions No. 2, 3a, and 3b 	D. Frequency of monitoring:
B. Description:	Periodic
Non-federally enforceable requirement that as of January 1, 2006, annual hours of operation for maintenance and testing of the emergency engine(s) not to exceed 20 hours per year. Also, requirement to equip engine(s) with a non-resettable hour meter and maintain a log that differentiates operation during maintenance and testing from emergency use. In addition, the operational hours of each engine shall be summarized by use (emergency or maintenance/testing) on a monthly basis and compiled into a 12-month rolling-sum report	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All stationary emergency standby engines at NBVC are equipped with non-resettable hour meters. Hours of maintenance and emergency use are recorded for each engine on a	G. Compliance Status? (C or I): Q
monthly basis and summarized into 12-month rolling-sum reports as required.	H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form



Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment ATCM Engine N4, Condition Nos. 1 and 4c	D. Frequency of monitoring:
B. Description:	Periodic
Non-federally enforceable requirement to use only California Air Resources Board (CARB) diesel fuel in emergency standby stationary compression ignition engines(1) and provide documentation supporting such use(4c)	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All diesel fuel combusted in stationary emergency standby engines at Naval Base Ventura	G. Compliance Status? (C or I): C
County (NBVC) during the compliance period was supplied by the NBVC Supply	G. Compliance Status? (C or I): C
Department, Fuel Branch. All diesel fuel received by the Supply Department, Fuel Branch, is CARB certified. Data demonstrating the use of CARB-Certified fuel is provided in	H. *Excursions, exceedances, or
Appendix A.	other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form
A ANALYSIA DO TO THE TANAL AND A STOLE OF THE STOLE OF TH	In F
 A. Attachment # or Permit Condition #: Attachment ATCM Engine N4, Condition Nos. 2 and 4(a&b) 	D. Frequency of monitoring:
B. Description:	Periodic
Non-federally enforceable requirement to equip emergency standby stationary	
compression ignition engines with hour meters and limit the number of hours these engines are operated for maintenance and testing to no more than 50 hours during any 12-month period. In addition, the operational hours of each engine shall be summarized by use (emergency or maintenance/testing) on a monthly basis and compiled into a 12-month rolling-sum report	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All stationary emergency standby engines at NBVC are equipped with non-resettable hour meters. Hours of maintenance and emergency use are recorded for each engine on a	G. Compliance Status? (C or I): C
monthly basis and summarized into 12-month rolling-sum reports as required.	H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #: Attachment ATCM Engine N4, Condition No. 3	D. Frequency of monitoring:
	S
B. Description:	Ensured at ATC application submittal
Non-federally enforceable requirement that all "in-use" emergency standby stationary compression ignition engines subject to this rule to be EPA/CARB certified to meet the particulate matter standard of 0.15 grams/BHP-hr	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All "in-use" emergency standby stationary compression ignition engines subject to this rule	G. Compliance Status? (C or I): C
are CARB certified as required. Certification documents are available upon request.	
	H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N

*If yes, attach Deviation Summary Form



	www.
A. Attachment # or Permit Condition #: Attachment ATCM Engine N5, Condition Nos. 1 and 4c	D. Frequency of monitoring:
B. Description:	Periodic
Non-federally enforceable requirement to use only California Air Resources Board (CARB) diesel fuel in emergency standby stationary CI engines installed after January 1, 2005 (1) and provide documentation supporting such use(4)	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All diesel fuel combusted in stationary emergency standby engines at Naval Base Ventura	
County (NBVC) during the compliance period was supplied by the NBVC Supply	G. Compliance Status? (C or I): C
Department, Fuel Branch. All diesel fuel received by the Supply Department, Fuel Branch, is CARB certified. Data demonstrating the use of CARB-Certified fuel is provided in	H. *Excursions, exceedances, or
Appendix A.	other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #: Attachment ATCM Engine N5, Condition No. 2	D. Frequency of monitoring:
B. Description:	Monthly
Non-federally enforceable requirement that all emergency standby stationary CI engines	
installed after January 1, 2005 be EPA/CARB certified to meet the particulate matter emission standard of 0.15 grams/BHP-hr	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All stationary emergency standby engines installed after January 1, 2005 at NBVC are CARB certified as required. Certification documents are available upon request.	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 #: Attachment ATCM Engine N5, Conditions No. 3, I.a, and 4.b	D. Frequency of monitoring:
3. Description:	Ensured at ATC application submittal
Non-federally enforceable requirement to equip emergency standby stationary CI engines	
installed after January 1, 2005 with hour meters and limit the number of hours these engines are operated for maintenance and testing to no more than 50 hours during any 12-month period. In addition, the operational hours of each engine shall be summarized by use (emergency or maintenance/testing) on a monthly basis and compiled into a 12-month rolling-sum report. Also, When not being operated for maintenance or testing, the emergency engine(s) are used only for "emergency use".	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All stationary emergency standby engines installed after January 1, 2005 at NBVC are equipped with non-resettable hour meters. Hours of maintenance and emergency use are recorded for each engine on a monthly basis and summarized into 12-month rolling-sum reports as required.	G. Compliance Status? (C or I): C
	H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N
	*If you attach Deviation Summary Form



A. Attachment # or Permit Condition #: Attachment ATCM Portable Engine Condition No.	D. Frequency of monitoring:	
B. Description: Non-federally enforceable requirement to use only California Air Resources Board (CARB) diesel fuel in portable diesel engines	Periodic	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applica N/A	ible
C. Method of monitoring:	F. Currently in Compliance? (Y or N):	Y
All diesel fuel combusted in portable diesel engines at Naval Base Ventura County (NBVC) during the compliance period was supplied by the NBVC Supply Department, Fuel Branch.	G. Compliance Status? (C or I):	C
All diesel fuel received by the Supply Department, Fuel Branch, is CARB certified. Data demonstrating the use of CARB-Certified fuel is provided in Appendix A.	H. *Excursions, exceedances, or	
demonstrating the use of CARb-Certified fuel is provided in Appendix A.	other non-compliance? (Y or N):	И
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment ATCM Portable Engine Condition No.	D. Frequency of monitoring:	
2	Nonecons	
B. Description:	Periodic	
Non-federally enforceable requirement that all portable diesel-fueled engines permitted prior to January 1, 2010 be certified to meet federal or California standard for newly manufactured engines	E. Source test reference method, if applicable.	
manuractured engines	Attach Source Test Summary Form, if applical N/A	ble
C. Method of monitoring:	F. Currently in Compliance? (Y or N):	Y
All portable diesel-fueled engines permitted prior to January 1, 2010 at NBVC meet federal or California standard for newly manufactured engines. All Tier zero portable diesel-fueled	G. Compliance Status? (C or I):	C
engines owned by NBVC were removed from service before January 1, 2010.	H. *Excursions, exceedances, or	
	Employee the second of the sec	И
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment ATCM Portable Engine Condition No.	D. Frequency of monitoring:	
3		
B. Description:	Periodic	
Non-federally enforceable requirement that all portable diesel-fueled engines permitted on or after January 1, 2010 be certified to the most stringent standards contained in the federal or California emission standards for nonroad engines	Source test reference method, if applicable.	
	Attach Source Test Summary Form, if applical N/A	ble
C. Method of monitoring:	F. Currently in Compliance? (Y or N):	Y
All portable diesel-fueled engines permitted on or after January 1, 2010 at NBVC are certified to the most stringent standards contained in the federal or California emission	G. Compliance Status? (C or I):	C
standards for nonroad engines.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N):	N
	*If yes, attach Deviation Summary Form	



A. Attachment # or Permit Condition #: Attachment ATCM Portable Engine Condition No.	D. Frequency of monitoring:
B. Description:	Periodic
Non-federally enforceable requirement that the weighted average particulate matter emission rate for the fleet of portable diesel engines shall not exceed the standards specified at Section 93116.3(c), Title 17, California Code of Regulations	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
The fleet average was calculated for January 1, 2013 regulatory compliance deadline as required in Section 93116.3 (d) and it was determined that the weighted average particulate matter emission rate did not exceed the standards specified at Section 93116.3(c) during the compliance certification period. The fleet average was not researched for January 1, 2017 regulatory compliance deadline per California Air Resources Board Advisory #347 issued in December 2015 directing owners that fleet average emission standards for diesel particulate matter (DPM) that become effective in 2017 and 2020 are being revised and will therefore not be enforced.	G. Compliance Status? (C or I): © H. *Excursions, exceedances, or other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form



A. Attachment # or Permit Condition #: Attachment 74.12N1	D. Frequency of monitoring:
B. Description:	Monthly
ROC limits for coatings, application method requirements, solvents and vapor pressure limits for solvents, and recordkeeping requirements associated with the coating of metal parts and products	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All coating and solvent materials must be approved by Environmental Division Air Quality Program (EDAQP) before they can be procured. A description of the item coated is made or the purpose of determining whether Rule 74.12 or another rule applies. A current material list showing the name and manufacturer of the components is accomplished by means of a database that records each issuance of a coating and solvent. In addition, rolume of all coatings applied to any metal substrate, manufacturer, ROC Content, mix atio, and type of coatings are recorded by each coating operation on a daily basis. These ecords are submitted to the EDAQP on a monthly basis. Volume of all coatings are compiled and reported against permit limits as total coatings applied. Routine inspection of the coating activities is made to ensure compliance with all standards.	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 #: Attachment 74.15N1	D. Frequency of monitoring:	
B. Description:	Biennial	
Emissions not to exceed 40 ppmvd NOx and 400 ppmvd CO, as demonstrated by biennial source test report. Routine surveillance is also required	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applic CARB Method 100	
C. Method of monitoring: Wharfs 3 and Wharf 4 boilers have been out of service during the compliance certification	F. Currently in Compliance? (Y or N): G. Compliance Status? (C or I):	Y C
period.	H. *Excursions, exceedances, or other non-compliance? (Y or N): *If yes, attach Deviation Summary Form	И



A. Attachment # or Permit Condition #: Attachment 74.15.1N1	D. Frequency of monitoring:
B. Description:	Screening annually, source test every 48 months
Emissions not to exceed 30 ppmvd NOx and 400 ppmvd CO, as demonstrated by quadrennial source test analysis. Also, requirement to conduct annual screening analysis when source test is not performed.	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable CARB Method 100
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
The 1.825 MMBTU/hr Laars boiler, located at Building 2, was source tested on 1/27/2016. The test reported NOx, CO, and Stack Gas Oxygen values in accordance with California Air Resources Board Method 100. Boiler source test results are presented in Appendix B.	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 #: Attachment 74.15.1N2	D. Frequency of monitoring:
B. Description:	Annual
Requirement to perform tune-ups, install totalizing fuel meter, and keep records. Submit tune-up reports to District every 12 months	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
The 2.1 MMBTU/hr Hurst Boiler is used for training purposes only and is fired on fuel oil and natural gas. It is equipped with fuel meters for both fuels. Reading from both meters are taken on a monthly basis and compiled into a 12-month rolling sum report. The 2016 tune-up report has been included in Appendix B of this compliance certification.	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 #: Attachment 74.15.1N5	D. Frequency of monitoring:
B. Description: Emissions not to exceed 20 ppmvd NOx and 400 ppmvd CO, as demonstrated by quadrennial source test analysis. Also, requirement to conduct annual screening analysis when source test is not performed.	Screening annually, source test every 48 months,
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable CARB Method 100
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Two 1.44 MMBTU/hr Lochinvar boilers located at Building 1479 were last source tested on 6/10/2015. The test reported NOx, CO, and Stack Gas Oxygen values in accordance with California Air Resources Board Method 100. The emission screening was conducted on both boilers on 5/3/2016. Boilers source test and emission screening results are presented	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or
in Appendix B.	other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form



Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment 74.18N1	D. Frequency of monitoring:
B. Description:	Periodic
ROC limits for coatings and solvents, work practice and application method requirements and vapor pressure limits for solvents, and recordkeeping requirements associated with the coating of motor vehicles and mobile equipment	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All coating and solvent materials must be approved by Environmental Division Air Quality Program (EDAQP) before they can be procured. A current material list showing the name and manufacturer of the components issued to any operation abroad Naval Base Ventura County accomplished by means of a database that records each issuance of a coating and solvent material. For each issuance of material, this database contains a reference to the	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or other non-compliance? (Y or N): N
applicable MSDS sheet. In addition, daily usage records of the type, manufacturer, ROC content, mix ratio, and volume of coatings are submits it to the EDAQP on a monthly basis. Acetone is the only solvent is used for equipment cleanup and cleaning of coating equipment. Routine inspection of coating operations is performed to ensure compliance with all standards.	*If yes, attach Deviation Summary Form

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A. Attachment # or Permit Condition #; Attachment 74.24N1	D. Frequency of monitoring:
B. Description: ROC limits for coatings and solvents, vapor pressure limits for solvents, work practice standards, and recordkeeping requirements associated with marine coating operations	Periodic
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All coating and solvent materials must be approved by Environmental Division Air Quality Program before they can be procured. Volume of all coatings are recorded, compiled, and reported against permit limits as total coatings applied. Routine inspection of coating activities is performed to ensure compliance with all requirements.	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 #: Attachment 74.29N2	D. Frequency of monitoring:	
B. Description:	N/A	
Rule 74.29, Soil decontamination operations and recordkeeping procedures	1000	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
The vapor extraction system at the "Navy Exchange Gas Station" (formerly VCAPCD Permit #00902) did not extract vapors from the subsurface at any time during this	G. Compliance Status? (C or I): C	
compliance certification period. The system has been dormant and inactive during this certification period.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	



A. Attachment # or Permit Condition #: Attachment 74.30N1	D. Frequency of monitoring:
B. Description:	Periodic
ROC limits for coatings and solvents and vapor pressure limits for solvents, work practice standards, and recordkeeping requirements associated with wood products coating operations	remode
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All coating and solvent materials must be approved by Environmental Division Air Quality Program before they can be procured. Volume of all coatings are recorded, compiled, and reported against permit limits as total coatings applied. Routine inspection of the coating operations ensures that they are in compliance with all requirements.	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 #: Attachment NESHAP II	D. Frequency of monitoring:
B. Description:	As Needed
Requirement to keep records to demonstrate the stationary source is not a major source of HAPs	no reduced
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Hazardous Air Pollutant (HAP) emission calculations were performed to demonstrate that NBVC Port Hueneme site is not a major source of HAPs. No changes occurred during	G. Compliance Status? (C or I): C
2016 that would have influenced Naval Base Ventura County (NBVC)'s HAP status. Documentation of the original HAP calculations is maintained by the NBVC Air Program and is available upon request.	H. *Excursions, exceedances, or other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form



A. Attachment # or Permit Condition #: Attachment 40CFR63ZZZZN3, Condition No. 1	D. Frequency of monitoring:
B. Description: National Emission Standards for Hazardous Air Pollutants for Stationary Reciprocating Internal Combustion Engines (RICE)- Requirements to change filter and oil , and inspect air cleaner, hoses, and belts	Air cleaner inspection: every 1000 hours of operation or annually, whichever comes first Oil and filter change: every 500 hours of operation or annually, whichever comes first Hoses and belts inspection: every 500 hours of operation or annually, whichever comes first
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Naval Base Ventura County has a maintenance plan to ensure compliance with the maintenance requirements of Attachment 40CFR63ZZZZN3	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N
Attachment # or Permit Condition #: Attachment 40CFR63ZZZZN3, Condition No. 2	D. Frequency of monitoring:
B. Description: Requirement that all existing emergency diesel stationary RICE are operated and maintained according to the manufacture's emission-related written instructions or NVBC plan in a manner to minimize emissions	Routine
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All existing emergency diesel stationary RICE were operated and maintained according to the manufacturer's instructions and RICE NESHAP maintenance requirements during the compliance certification period.	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 #: Attachment 40CFR63ZZZZN3, Condition No. 3	D. Frequency of monitoring:
B. Description: Requirement that existing emergency diesel stationary RICE are equipped with a non-resettable hour meter	Monthly
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All existing emergency diesel stationary RICE are equipped with a non-resettable hour meter.	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N



A. Attachment # or Permit Condition #: Attachment 40CFR63ZZZZN3, Condition No. 4	D. Frequency of monitoring:
B. Description: Requirement that permittee minimize the engine's time spent at idle during startup, not to exceed 30 minutes	Routine
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: To conserve resources and reduce emissions, NBVC limits the idling of stationary engines to the period of time required to bring the subject engines to a mechanically optimal operating temperature. In no case do these periods of optimization exceed 30 minutes.	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 #: Attachment 40CFR63ZZZZN3, Condition No. 5(b) B. Description: Requirement that existing emergency diesel stationary RICE operations are limited to 100 iours per calendar year for maintenance and testing, emergency demand response, frequency deviation situations, and up to 50 hours per year for non-emergency situations.	D. Frequency of monitoring: N/A
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: Federally enforceable Rule 74.9 limits the maintenance hours of operation to 50 hours per calendar year for the emergency standby stationary internal combustion engines rated at 50 or more break-horsepower operated at NBVC. In addition, Airborne Toxic Control Measure (ATCM) for stationary compression ignition engines limits the maintenance hours of operation to 20 hours per calendar year for engines installed prior to January 1, 2005 and 50 hours per calendar year for engines installed after January 1, 2005.	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 #: Attachment 40CFR63ZZZZN3, Condition No. 5(c) B. Description: Operation of the existing emergency diesel stationary RICE for Peak shaving or non-emergency demand response program	D. Frequency of monitoring: N/A E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
Method of monitoring: None of the existing emergency stationary RICE located at NBVC was operated for peak shaving or non-emergency demand response during the compliance 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



A. Attachment # or Permit Condition #: Attachment 40CFR63ZZZZN3, Condition No. 6	D. Frequency of monitoring:	
B. Description: Recordkeeping requirements	Monthly	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring: Naval Base Ventura County has developed a maintenance plan to ensure compliance with the maintenance requirements of 40 CFR Part 63, Subpart ZZZZ. The records of maintenance are retained by the Environmental Division Air Quality Program (EDAQP). All stationary emergency RICE at NBVC are equipped with non-resettable hour meters. Hours of maintenance and emergency use are recorded for each engine on a monthly basis by the EDAQP.	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 #: Attachment 40CFR63ZZZZN3, Condition No. 9 3. Description: Requirement that on an annual basis, the permittee certify that all engines at the stationary source are operating in compliance with 40 CFR Part 63, Subpart ZZZZ, NESHAP for RICE	D. Frequency of monitoring: N/A	
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
All engines at NBVC were operated in compliance with 40 CFR Part 63, Subpart ZZZZ, NESHAP for RICE during the compliance certification period.	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form **Total Compliance** **Total Com	



A. Attachment # or Permit Condition #: Attachment 40CFR60IIIIN1, Condition No. 1	D. Frequency of monitoring:
B. Description: Requirement that stationary compression ignition engines which are 2007 model or later,	Per Event
are used for emergency purposes, and have an engine displacement of less than 10 liters per cylinder comply with the certification emission standards for new nonroad compression ignition engines for the same model year and maximum engine power found in 40 CFR 89.112 and 40 CFR 89.113.	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Environmental Division Air Quality Program staff review and verify the California Air Resources Board (CARB) and Environmental Protection Agency emission certification for the new stationary compression ignition internal combustion engine prior to purchasing and installing the engine. In addition, VCAPCD Rule 26.2 has required Best Available Control Technology (BACT) for all new emissions units. Therefore, all new emergency diesel engines installed and permitted in Ventura County after 2007 are in compliance with this requirement because the BACT requirements are at least as stringent as the engine standards of 40 CFR 89.112 and 40 CFR 89.113.	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form
1. Attachment # or Permit Condition #: Attachment 40CFR60IIIIN1, Condition No. 2	D. Frequency of monitoring:
	D. Frequency of monitoring: Periodic
B. Description: Requirement to use CARB diesel fuel in stationary compression ignition emergency	
B. Description: Requirement to use CARB diesel fuel in stationary compression ignition emergency	
B. Description: Requirement to use CARB diesel fuel in stationary compression ignition emergency engines	Periodic E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable
B. Description: Requirement to use CARB diesel fuel in stationary compression ignition emergency engines C. Method of monitoring: All diesel fuel combusted in stationary emergency engines at Naval Base Ventura County (NBVC) during the compliance period was supplied by the NBVC Supply Department, Fuel	Periodic E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
B. Description:	Periodic E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A F. Currently in Compliance? (Y or N): Y



A. Attachment # or Permit Condition #: Attachment PO01006PC1-671, Condition No. 1	D. Frequency of monitoring:
B. Description: Requirement to keep monthly records of throughput/usage for all operations listed in Table	Monthly
3 of Permit 01006. On an ongoing basis, monthly usage for each operation is to be summed for the previous 12 months, and the totals reported.	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
All applicable data are gathered each month and entered into a database. For each	G. Compliance Status? (C or I): C
throughput/usage limit, data are compiled to determine the throughput/usage for each month. Monthly data are then summed for each period of 12 consecutive months. These	H. *Excursions, exceedances, or
12-month rolling sums are reported.	other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #: Attachment PO01006PC1-671, Condition No. 2	D. Frequency of monitoring:
B. Description:	
For solvent cleaning activities, requirement to keep monthly records of solvents purchased,	Monthly
-or solvent deaning activities, requirement to keep monthly records of solvents purchased, recycled, or disposed	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Records of solvents purchased are extracted from a database called Enterprise Resources	G. Compliance Status? (C or I): C
Planning (ERP), which keeps a record each time a hazardous material is issued to the end user. Some data as to solvents disposed is gathered from a database called EWBATS.	H. *Excursions, exceedances, or
There are not always records of solvents disposed, and in such cases, the solvents are conservatively assumed to have evaporated, and are reported as such.	other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #: Attachment PO01006PC1-671, Condition No. 3	D. Frequency of monitoring:
Description: Requirement that all State-registered portable equipment comply with State registration requirements, and that a copy of State registration be available	Annual
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Factical support equipment are registered with the California Air Resources Board's	G. Compliance Status? (C or I): C
Portable Equipment Registration Program (PERP). PERP requirements for tactical support equipment are minimalrequiring only a description of each type of equipment and	H. *Excursions, exceedances, or
the number of units attached to the facility. Documentation of equipment registration is maintained in the Air Quality Program Office. Prior to the annual PERP renewal date, a	other non-compliance? (Y or N): N
urvey is conducted of all tactical support equipment located at the facility.	*If yes, attach Deviation Summary Form



Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment PO01006PC2-rev481, Condition No. 1 B. Description: Requirement that the sulfur content of distillate fuel burned in portable internal combustion engines shall not exceed 0.05% by weight	D. Frequency of monitoring: Periodic E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: All diesel fuel burned in portable internal combustion engines is supplied by the Naval Base Ventura County (NBVC) Supply Department, Fuel Branch. All diesel fuel received by the Supply Department, Fuel Branch, is California Air Resources Board (CARB) certified. Data demonstrating the use of CARB-certified fuel are provided in Appendix A.	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 #: Attachment PO01006PC2-rev481, Condition No. 2, as applicable to individual engines with limits expressed in hours per year B. Description: Requirement that affected engines be equipped with hour meter, and their hours of operation be recorded monthly and compiled so as to demonstrate compliance with the usage limits of Table 3	D. Frequency of monitoring: Monthly E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: Each engine with an applicable limit is equipped with a properly installed and maintained hour meter. Hour meters of each engine are read on a monthly basis or more often to ensure compliance with the rolling-12-month limits. The data are compiled monthly and compared to the applicable limits.	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 #: Attachment PO01006PC2-rev481, Condition No. 2, as applicable to engines that are part of an engine group where the limit is expressed in BHP-hrs/year B. Description: Requirement that engine usage be properly recorded and compiled so as to demonstrate compliance with the usage limits of Table 3	D. Frequency of monitoring: Monthly E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: Each engine is equipped with a properly installed and maintained hour meter. Hour meters of each engine are read monthly. Monthly hours of operation are determined and multiplied by the BHP rating of each engine to determine BHP-hours for that engine for that nonth. Values for all engines in a group are summed to determine total BHP-hours for that month. Each month, total monthly BHP-hrs are summed for the previous 12 months and compared to the applicable BHP-hr/year limit.	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

*If yes, attach Deviation Summary Form



A. Attachment # or Permit Condition #: Attachment PO01006PC2-rev481, Condition No. 3	D. Frequency of monitoring:	
B. Description: Non-federally enforceable requirement that the five portable John Deere engines (4- 165 BHP units and 1- 315 BHP unit) provide power to a) individual buildings housing critical infrastructure during grid maintenance and electrical repair operations, b) provide power during emergency use, and C) maintenance and testing of the engines	Per Operation	
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Each engine is equipped with a non-resettable hour meter. A log of engine operation which includes usage record and describes the purpose of each engine use is maintained	G. Compliance Status? (C or I): C	
by Environmental Division Air Quality Program office.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment PO01006PC2-rev481, Condition No. 4	D. Frequency of monitoring:	
	0.00 0.00	
3. Description:	- Per Operation	
Non-Federally enforceable requirement to notify Ventura County Air Pollution Control (VCAPCD) of long term operations requiring the use of portable engines		
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
During this compliance certification period, no portable engines were used at any single ocation where operations lasted for more than 30 days. Therefore, no notification on this	G. Compliance Status? (C or I): C	
subject was made to VCAPCD.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment PO01006PC2-rev481, Condition No. 5	D. Frequency of monitoring:	
3. Description:	Periodic	
Prohibition against using a portable engine to perform a permanent function		
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Portable engines at NBVC are used by the Public Works Department. Due to the inherent	G. Compliance Status? (C or I): C	
ature of their work, engines are constantly moved from one location to another within the ite to perform work.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	



Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment PO01006PC2-rev481, Condition No. 6 B. Description:	D. Frequency of monitoring: Periodic	
NOx emission requirements for sweeper engines	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Both 80 BHP Perkins sweeper engine and 80.5 BHP Mitsubishi Heavy Industries sweeper engine have NOx emission certification documents.	G. Compliance Status? (C or I): C	
	H. *Excursions, exceedances, or other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form	

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A. Attachment # or Permit Condition #: Attachment PO01006PC3-rev381	D. Frequency of monitoring:
B. Description;	N/A
Conditions associated with vapor extraction system	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
The vapor extraction system at the "Navy Exchange Gas Station" (formerly VCAPCD Permit #00902) did not extract vapors from the subsurface at any time during this	G. Compliance Status? (C or I): C
compliance certification period. The system has been dormant and inactive during this certification period.	H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form



Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment PO01006PC4- rev671, Condition No. 1 B. Description: Requirement that the gasoline loading rack at Building 5307 be equipped with a California Air Resources Board (CARB)-certified vapor recovery system	D. Frequency of monitoring: N/A	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Naval Base Ventura County has a letter from CARB dated November 21, 2003, stating that the 20,000-gallon Bryant Fuel Systems bulk plant system installed at Port Hueneme will	G. Compliance Status? (C or I): C	
meet the 95% vapor recovery efficiency requirement as required for site-specific certification.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment PO01006PC4- rev671, Condition No. 1	D. Frequency of monitoring:	
B. Description:	Monthly	
Requirement that no more than 100,000 gallons of gasoline per year are transferred from the loading rack to delivery vessels, and that no more than 100,000 gallons of gasoline per year are subsequently delivered to non-motor vehicle equipment. Monthly recordkeeping to demonstrate compliance is also required		
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Fuel transfers are recorded in a database at the point at which they are transferred from the delivery vessel to the end user (dispensed into equipment that is not a motor vehicle).	G. Compliance Status? (C or I): C	
Data from this database is compiled into monthly reports. Fuel transfers from the loading rack to the delivery vessel are assumed equal fuel deliveries. Since the gasoline tank has	H. *Excursions, exceedances, or	
been out of service since 4 January 2016, no gasoline has been transferred from the loading rack after 4 January 2016.	other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form	
	ii yes, attach Deviation Summary Form	

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A. Attachment # or Permit Condition #: Attachment PO01006PC5-671, Condition No. 1	D. Frequency of monitoring:
B. Description:	Annually
Federally enforceable requirement that five boilers (one at Wharf 3, one at Wharf 4, one at Building 2, and two at Building 1479) and one burner at Building burner at Building 1100 be fired only on PUC regulated natural gas	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable
	N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Compliance is demonstrated by the fact that the only fuel supply to these boilers is by the natural gas utility distribution system, which is PUC-regulated. Boilers at Wharves 3 and 4	G. Compliance Status? (C or I): C
were out of service during the compliance certification period.	H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #: Attachment PO01006PC5-671, Condition No. 2	D. Frequency of monitoring:
B. Description:	
Requirement that natural gas usage for each boiler shall not exceed the limits listed in	Monthly
Section No. 3, "Permitted Throughput and Consumption Limit Table"	E. Source test reference method, if applicable.
	Attach Source Test Summary Form, if applicable N/A
	DVO.
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Boiler gas meter readings are taken each month. These readings are compiled into reports that express gas usage on a monthly basis and usage over the preceding 12	G. Compliance Status? (C or I): C
months. Reports were generated for each of the twelve month periods that ended during the compliance certification period.	H. *Excursions, exceedances, or
the complaine certification period.	other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #: Attachment PO01006PC5-671, Condition No. 3, as	D. Frequency of monitoring:
applicable to distillate oil consumption in the Hurst Boiler at Building 1419	Monthly
B. Description:	Monthly
Requirement that the total distillate oil consumption in the Hurst Boiler shall not exceed 1,000 gallons per year. Associated recordkeeping to ensure compliance is also required	
These gallerie per year. Place dated recording to disore compliance to disorecand	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
The 2.1 MMBTU Hurst boiler at Building 1419 is fitted with two totalizing fuel metersone	G. Compliance Status? (C or I): C
on the fuel delivery line, and one on the return line. Consumption is determined by subtracting the fuel returned from the fuel delivered.	H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N
	*If yes, attach Deviation Summany Form



Period Covered by Compliance Certification: 01/01/16 (MM/DD/YY) to 12/31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment PO01006PC5-671, Condition No. 3, as applicable to natural gas consumption in the Hurst Boiler at Building 1419	D. Frequency of monitoring:	
B. Description:	Monthly	
Requirement that the total natural gas consumption in the Hurst Boiler shall not exceed 0.1		
MMCF per year. Associated recordkeeping to ensure compliance is also required	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Natural gas consumption in the 2.1 MMBTU Hurst Boiler at Building 1419 was determined	G. Compliance Status? (C or I): C	
by a totalizing fuel meter.	Control of the desire of the second s	
	H. *Excursions, exceedances, or other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
	ii yes, attacii beviatori surimary rom	
A. Attachment # or Permit Condition #: Attachment PO01006PC5-671, Condition No. 3, as applicable to the Global boilers	D. Frequency of monitoring:	
B. Description:	Monthly	
equirement that the annual hours of operation for the two Global aircraft de-icer process eaters does not exceed 200 hours. Associated recordkeeping to ensure compliance is so required		
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable	
C. Method of monitoring:	N/A	
	F. Currently in Compliance? (Y or N): Y	
The two Global aircraft de-icers are equipped with dedicated totalizing hour meters and the lour meter readings are taken each month.	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 #: Attachment PO01006PC5-671, Condition No. 4	D 5	
A. Attachment # or Permit Condition #: Attachment PO01006PC5-671, Condition No. 4	D. Frequency of monitoring:	
3. Description: Requirement that the sulfur content of distillate fuel burned in the Hurst and Global boilers hall not exceed 0.05% by weight.	Periodic	
	E. Source test reference method, if applicable.	
	Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Compliance with this requirement is demonstrated by the fact that all diesel fuel burned in pollers is supplied by the Naval Base Ventura County Supply Department, Fuel Branch,	G. Compliance Status? (C or I): C	
and that all diesel fuel received by the Supply Department, Fuel Branch is California Air Resources Board certified. Please see Appendix A for documentation.	H. *Excursions, exceedances, or	
nesources coard certified. Please see Appendix A for documentation.	other non-compliance? (Y or N): N	

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*If yes, attach Deviation Summary Form



Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment PO01006PC5-671, Condition No. 5	D. Frequency of monitoring:
B. Description:	Biennial
BACT condition for the two 8.4 MMBTU/hr Superior boilers at Wharf #3 and Wharf #4 that limits NOx emissions be limited to 12 ppmvd at 3% oxygen, averaged over 16 consecutive minutes. Source testing requirement is also specified at a minimum of every 24 months	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable CARB Method 100 and EPA Method 19
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Both Boilers were out of service during the compliance certification period.	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 #: Attachment PO01006PC5-671, Condition No. 6	D. Frequency of monitoring:
B. Description: Requirement to install dedicated totalizing natural gas fuel meters on the two 8.4	Monthly
MMBTU/hr Superior boilers at Wharf 3 and Wharf 4	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Dedicated totalizing fuel meters were installed on Wharves 3 and 4 boilers. Both Boilers were out of service during the compliance certification period.	G. Compliance Status? (C or I): C
The state of the s	H. *Excursions, exceedances, or other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #; Attachment PO01006PC5-671, Condition No. 7	D. Frequency of monitoring:
B. Description:	
B. Description: Requirement that the two 4.8 MMBTU/hr Global aircraft de-icers be equipped with dedicated hour meters	Monthly
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Compliance with this requirement is demonstrated by the fact that the two Global aircraft	G. Compliance Status? (C or I): C
de-icers are equipped with dedicated totalizing hour meters.	H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form

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A. Attachment # or Permit Condition #: Attachment PO01006PC5-671, Condition No. 8	D. Frequency of monitoring:
B. Description: Requirement that the two 4.8 MMBTU/hr Global aircraft de-icers are to be used only for	Periodic
aircraft deicing training purposes only	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: Compliance with this requirement is ensured by the fact that the de-icer vehicles in which the boilers are permanently mounted are not readily suitable for any purpose other than aircraft de-icing. Routine inspections ensure that the units are not altered. Since there is never any ice in Port Hueneme to remove, or any aircraft to de-ice, it is logical that the boilers are only used for training purposes.	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 #: Attachment PO01006PC5-671, Condition No. 9 B. Description: Requirement that the Hurst boiler located in building 1419 be used for training purposes	D. Frequency of monitoring: Monthly
nly	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: Compliance with this requirement is demonstrated by the fact that the boiler is plumbed in such a manner that any steam or hot water produced by it cannot serve any useful purpose. Logically, it can only be used for training purposes.	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 #: Attachment PO01006PC5-671, Condition No. 10	D. Frequency of monitoring:
B. Description: BACT requirement that the Hurst boiler located in building 1419 operates in compliance with APCD Rule 74.16.1 and Rule 74.16.1.B.2	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: Though the annual heat input of the 2.1 MMBTU/hr Hurst boiler is less than 300 MMBTU, it is operated per the requirements of Rule 74.16.1.B.2 for boilers with an annual heat input greater than 300 MMBTU (and less than 1,800 MMBTU).	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 #: Attachment PO01006PC5-671, Condition No. 11 B. Description: Requirement that the NCEL Burner shall be used for testing purposes only	D. Frequency of monitoring: Periodic
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: The NCEL burner is designed to produce a very high speed flame to simulate a jet engine exhaust. It is impractical to use this burner for any purpose other than for testing. Routine inspections ensure that the burner is used for testing only.	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



Period Covered by Compliance Certification: $\underline{01}$ / $\underline{01}$ / $\underline{16}$ (MM/DD/YY) to $\underline{12}$ / $\underline{31}$ / $\underline{16}$ (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment PO01006PC6-rev671, Conditions No.1 and 2	D. Frequency of monitoring: Daily during operations and monthly for recordkeeping purposes	
B. Description: Federally enforceable requirement that combined usage of coatings and solvents at Port		
Hueneme Public Works Department, NAWC Seaborne Targets, Naval Construction Training Center, Construction Equipment Department, Automotive Hobby Shop, Port Services, and Naval Surface Warfare Center does not exceed the permit limits listed on Table 3 of Title V Permit #01006 for ROC and usage	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Compliance with this limit is demonstrated by means of daily logs (received monthly) that record the VOC and volume of coating applied and a description of the item coated. To	G. Compliance Status? (C or I): C	
ensure compliance with the ROC requirement, Environmental Division Air Quality Program (EDAQP) staff screen the coating and solvent prior to their purchases or use in coating	H. *Excursions, exceedances, or other non-compliance? (Y or N): N	
operations. Also, routine inspection of paint cabinets is performed to ensure compliance with ROC content requirements. Monthly usage is summed each month and for the previous 12 months to demonstrate compliance. No coatings were applied by the Port Services Department and during the compliance certification period other than architectural coatings applied for routine maintenance purposes. Also, Building 1362 AHS was out of service during this compliance certification period.	other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment PO01006PC6-rev671, Condition No. 3	D. Frequency of monitoring:	
B. Description:	As Needed	
ROC content limit of 2.8 lbs/gallon for coating of marine vessels by Naval Surface Warfare Center (NSWC). Associated recordkeeping is also required	7,0 1100000	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable	
	N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
All coating and solvent materials must be approved by EDAQP before they can be procured. Approval of any coating with ROC content in excess of 2.8 lbs/gallon is not granted. Routine inspection of coating activities is performed to ensure compliance with all	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or	
requirements including maintaining records of coatings and ROC content.	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment PO01006PC6-rev671, Condition No. 4	D. Frequency of monitoring:	
B. Description:	Periodic	
Requirement that marine vessel surface preparation at (NSWC) Buildings be performed by		
sanding or other methods that do not use organic material. cleanup of application equipment associated with the coating of marine vessels at	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
All materials must be approved by EDAQP before they can be procured. Compliance is	G. Compliance Status? (C or I): C	
also ensured by periodic inspection of the paint storage lockers by Air Quality Program personnel.	######################################	
	H. *Excursions, exceedances, or other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	



Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment PO01006PC6-rev671, Condition No. 5 D. Frequency of monitoring:

A. Attachment in or i committee in the contraction of the contraction		
B. Description: Non-Federally enforceable requirement for paint spray booths and painting rooms to be fitted with overspray filters, and that filters be replaced before the spray booth manometer reached 0.5 inches of water column	Periodic	
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Each spray booth is equipped with overspray filters and a manometer. Compliance is ensured by periodic monitoring and inspection of coating operations in spray booths and	G. Compliance Status? (C or I): C	
paint rooms performed by EDAQP staff.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment PO01006PC6-rev671, Condition No. 6	D. Frequency of monitoring:	
B. Description:	Periodic	
Non-Federally enforceable prohibition of coatings containing lead or hexavalent chromium	DOMAND SOL	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Compliance with this requirement is demonstrated by the fact that all coatings must be approved by the EDAQP prior to their purchase or use in coating operations. No coatings containing lead or hexavalent chromium are approved for use.	G. Compliance Status? (C or I): C	
	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	tif was attach Daviation Cummany Form	
	*If yes, attach Deviation Summary Form	



A. Attachment # or Permit Condition #: Attachment PO01006PC7-rev581, Conditions No. 1 B. Description: Limit of one ton per year of abrasives for use in unconfined abrasive blasting operations	D. Frequency of monitoring: Periodic E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring: Projects that would involve unconfined blasting are required to go through the Public Works Project Review Board. Such projects are reviewed by Environmental Division Air Quality Program (EDAQP) staff, who would request the usage quantity of the abrasive blasting materials be reported to the Environmental Division.	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 #: Attachment PO01006PC7-rev581, Conditions No. 2 B. Description: .imit of six tons per year of abrasives for combined use in three abrasive blast cabinets	D. Frequency of monitoring: Periodic E. Source test reference method, if applicable, Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring: Monthly abrasive usage records for the three abrasive blast cabinets are submitted to the EDAQP. These monthly data are then summed for each period of 12 consecutive months.	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 #: Attachment PO01006PC7-rev581, Conditions No. 3 B. Description: Requirement that unconfined abrasive blasting operations comply with Rule 74.1	D. Frequency of monitoring: Periodic E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable. N/A	
C. Method of monitoring: Projects that would involve unconfined blasting are required to go through the Public Works Project Review Board. Such projects are reviewed by Environmental Division Air Quality Program (EDAQP) staff, which would require contractors to comply with Rule 74.1.	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 #: Attachment PO01006PC7-rev581, Condition No.	D. Frequency of monitoring:
B. Description:	Annual
Opacity survey from confined abrasive blasting operations at Buildings 813 and 1497	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Building 1497 blast booths were out of service during the compliance certification period. Building 813 does not contain a blast booth.	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 #: Attachment PO01006PC7-rev581, Condition Nos. 4(b) and 3(c)	D. Frequency of monitoring:	
B. Description:	Annual	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Building 1497 blast booths were out of service during the compliance certification period.	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 #: Attachment PO01006PC7-rev581, Condition No. 4(d)	D. Frequency of monitoring:	
B. Description:	routine	
Requirement to operate Buildings 813 and 1947 blast cabinets' dust collectors pursuant to manufacturer's specifications. Also, requirements for dust handling and annul filters inspection	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Routine surveillance of the blast cabinets at Building 813 and 1497 confirms that dust collectors and their pulse jet cleaning systems are operated pursuant to manufacturer's pecifications. Also, the routine surveillance ensures proper dust handling. Inspecting items on December 2016 indicated that no filter replacement was required.	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form	



other non-compliance?

*If yes, attach Deviation Summary Form

Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment PO01006PC7-rev581, Condition No. 3(6)	D. Frequency of monitoring:	
B. Description:	routine	
Requirement to use manufacturer's approved blast media in Buildings 813 and1497 blast cabinets		
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Routine surveillance of the blast cabinets at Buildings 813 and 1497 confirms that only aluminum oxide which is an approved blast media was used during the compliance certification period.	G. Compliance Status? (C or I): C	
	H. *Excursions, exceedances, or other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
Attachment # or Permit Condition #: Attachment PO01006PC7-rev581, Condition No. 5	D. Frequency of monitoring:	
B. Description:	Monthly for abrasive usage and annually for opacity and filter inspection	
Requirement to keep record of the annual survey, annual inspection of duct collector filters,	and litter inspection	
and monthly and twelve month rolling sum of abrasive blast media used in Building 813 and 1497 blast cabinets	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Records of the annual inspection of duct collector filters, and monthly and twelve month rolling sum of abrasive blast media used in Building 813 and 1497 blast cabinets are maintained by EDAQP.	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or	

(Y or N):



A. Attachment # or Permit Condition #: Attachment PO1006PC8	D. Frequency of monitoring: N/A		
B. Description:			
Conditions associated with alternative operating scenarios			
	Source test reference method, if a Attach Source Test Summary For N/A		
C. Method of monitoring:	F. Currently in Compliance? ((Y or N):	Y
No surge condition or national security emergency was declared at any time during this compliance certification period.	G. Compliance Status?	(C or I):	$\underline{\mathtt{C}}$
	H. *Excursions, exceedances, or		
	other non-compliance?	(Y or N):	N
	*If yes, attach Deviation Summar	y Form	



G. Compliance Status?

H. *Excursions, exceedances, or other non-compliance?

*If yes, attach Deviation Summary Form

Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment PO01006PC9-rev491	D. Frequency of monitoring: Monthly	
B. Description: Requirement that any equipment designated as "Out of Service" in Tables 2, 3, and 4 of this permit is shut down and not operated		
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
All the equipments designated as "Out of Service" in Tables 2, 3, and 4 of this permit were shut down and did not operate during the compliance period.	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 #: Attachment PO01006PC9-rev641, Condition 2	D. Frequency of monitoring:	
B. Description: equirement that before operating any equipment designated as "Out of Service", a //odification to Part 70 Permit application be submitted	As Needed	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
A Modification to Part 70 Permit application is submitted before operating any equipment	G. Compliance Status? (C.or.L): C.	

(C or I):

(Y or N):

N

designated as "Out of Service".



A. Attachment # or Permit Condition #: Rule 50 Opacity,	D. Frequency of monitoring:	
B. Description:	Annual	
Prohibition of visible emissions, requirement for routine surveillance and a formal opacity survey	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Surveillance of all equipment is conducted on a routine basis. A formal survey of all emission units at the facility was completed in December 2016. No visible emissions by an untrained observer were observed during the survey. Appendix C contains a copy of the formal survey results.	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or other non-compliance? (Y or N): N	
	other non-compliance? (Y or N): № *If yes, attach Deviation Summary Form	



Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment 54.B.1	D. Frequency of monitoring:	
B. Description:	N/A	
Sulfur emissions at point of discharge	10000	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicat N/A	ble
C. Method of monitoring:	F. Currently in Compliance? (Y or N):	Y
Compliance with Attachment 54.B.1 is demonstrated by compliance with Rule 64 as noted in the Applicability section of Attachment 54.B.1.	G. Compliance Status? (C or I):	C
	*Excursions, exceedances, or other non-compliance? (Y or N): *If yes, attach Deviation Summary Form	N

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A. Attachment # or Permit Condition #: Attachment 54.B.2	D. Frequency of monitoring:		D. Frequency of monitoring:
B. Description:	N/A		
Ground or sea level sulfur emissions at or beyond the stationary source property line			
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A		
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y		
Compliance with Attachment 54.B.2 is demonstrated by screening level dispersion modeling tests referenced in the Ventura County Air Pollution Control District (VCAPCD) Memorandum dated May 23, 1996, authored by Terri Thomas of the VCAPCD.	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: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment 55	D. Frequency of monitoring:
B. Description: Applicable requirements for activities capable of generating fugitive dust	Routine
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
The Public Works Project Review Board requires that contractors who perform construction activities at Naval Base Ventura County and are capable of generating fugitive dust to comply with the Ventura County Air Pollution Control District Rule 55 conditions.	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form

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A. Attachment # or Permit Condition #: Attachment 55.1	D. Frequency of monitoring:
B. Description: Applicable requirements for paved and unpaved road activities	Routine
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
The Public Works Project Review Board requires that contractors who perform road construction activities at Naval Base Ventura County to comply with the Ventura County Air Pollution Control District Rule 55.1 conditions.	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or
	other non-compliance? (Y or N): № *If yes, attach Deviation Summary Form



A. Attachment # or Permit Condition #: Attachment 57.1	D. Frequency of monitoring:
B. Description: Limit on emissions of particulate matter to 0.12 pounds per MMBTU of fuel input	N/A
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
According to an analysis of the facility by Ventura County Air Pollution Control District using Rule 57.B dated December 3, 1997 periodic monitoring is not necessary to demonstrate compliance with Rule 57.1 Compliance with other conditions of this permit is sufficient to ensure compliance with Rule 57.1.	G. Compliance Status? (C or I): Q H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form



A. Attachment # or Permit Condition #: Rule 64	D. Frequency of monitoring:
B. Description:	Periodic
Sulfur Content of Fuels	
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Compliance with Rule 64.B.1 is demonstrated by the fact that P.U.C. regulated natural gas is the only gaseous fuel combusted at this facility. Compliance with Rule 64.B.2 is	G. Compliance Status? (C or I): C
demonstrated by the fact that the diesel fuel and reformulated gasoline combusted at this facility are California Air Resources Board certified. All of these fuels comply with the 0.5% sulfur content limits of Rule 64.	H. *Excursions, exceedances, or other non-compliance? (Y or N): N
	*If yes, attach Deviation Summary Form



A. Attachment # or Permit Condition #: Attachment 74.6 (2003), Condition No. 1	D. Frequency of monitoring:
B. Description: Surface Cleaning and Degreasing Solvent ROC and/or Vapor Pressure	Periodic
carried country and programing control (100 and) rapor (100 and)	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: Compliance with ROC and vapor pressure limits is ensured by the fact that all solvents must be approved by Environmental Division Air Quality Program (EDAQP) staff before they can be issued and used by any Naval Base Ventura County (NBVC) entity or tenant organization aboard NBVC.	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 #: Attachment 74.6 (2003), Condition Nos. 2 through 7 B. Description: Conditions relating to solvent handling procedures	D. Frequency of monitoring: Periodic E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: Compliance with Conditions 2 through 7of Attachment 74.6 is verified by means of routine surveillance of solvent activities that are carried out by EDAQP staff during routine visits to subject facilities.	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 #: Attachment 74.6 (2003), Condition No. 8 B. Description: Equipment and work practice requirements applicable to all cold cleaners (except remote reservoir type) Measurement of freeboard height, verification of initial boiling point, ROC content, and ROC composite partial pressure	D. Frequency of monitoring: Routine E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: Routine inspection of solvent activities that are carried out by EDAQP staff confirmed that no non-remote reservoir cold cleaners exist.	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



Period Covered by Compliance Certification: 01 / 01 / 16 (MM/DD/YY) to 12 / 31/16 (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment 74.6 (2003), Condition No. 9	D. Frequency of monitoring:
B. Description:	Routine
Equipment and work practice standards as applicable to remote reservoir cold cleaners — Measurement of freeboard height, verification of initial boiling point, ROC content, and ROC composite partial pressure	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Ongoing investigation has determined that all remote reservoir cold cleaners have either been removed from service or replaced with units that use either aqueous cleaning solutions or non-ROC solvents.	G. Compliance Status? (C or I): © H. *Excursions, exceedances, or
	other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form
A. Attachment # or Permit Condition #: Attachment 74.6 (2003), Condition No. 10	D. Frequency of monitoring:
B. Description:	Periodic
Conditions related to cold cleaning operation	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Compliance with Condition 10 of Attachment 74.6 is verified by means of routine surveillance carried out by EDAQP staff during routine visits to subject facilities.	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 #: Attachment 74.6 (2003), Condition Nos. 14 and 16	D. Frequency of monitoring:
B. Description: Recordkeeping requirements associated with surface cleaning and degreasing and routine surveillance to comply with Rule 74.6	Periodic
	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Compliance with the requirement to maintain a current material list showing the name, ROC and vapor pressure, and intended uses of each solvent material is accomplished by means of a database that records each issuance of a solvent material to any operation	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or
aboard NBVC. For each issuance of material, this database contains a reference to the applicable MSDS sheet. The database also contains references to the recipient of the material, and ultimately to the screening sheet, which is the document that approved the material, and describes all intended uses. In addition, EDAQP staff performs routine spection of the applicable solvent cleaning activities to ensure compliance with Rule	other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form

74.6.



A. Attachment # or Permit Condition #: Attachment 74.11	D. Frequency of monitoring:
B. Description:	Upon Installation
Natural gas-fired water heaters rated at less than 75,000 BTU/hr installed after July 1, 2010	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Through the Public Works Project Review Board, installers of natural gas-fired water heaters are required to comply with conditions of Ventura County Air Pollution Control District Rule 74.11. In addition A Standard Operating Procedure (SOP) was developed	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or
and implemented by the Environmental Division Air Quality Program (EDAQP). The SOP requires the installers of water heaters to obtain a copy of the certification document from the seller or manufacturer and submit it to the EDAQP for review and approval prior to purchase. Appendix C includes the result of a limited survey of natural gas-fired water heaters rated at less than 75,000 Btu/hr installed during this compliance certification period.	other non-compliance? (Y or N): *If yes, attach Deviation Summary Form



Period Covered by Compliance Certification: $\underline{01}$ / $\underline{01}$ / $\underline{16}$ (MM/DD/YY) to $\underline{12}$ / $\underline{31}$ / $\underline{16}$ (MM/DD/YY)

A. Attachment # or Permit Condition #: Attachment 74.11.1	D. Frequency of monitoring:
B. Description:	Routine
Natural gas-fired large water heaters and small boilers, steam generators and process heaters with a rated heat input capacity greater than 75,000 BTU/hr and less than or equal to 1,000,000 BTU/hr	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Through the Public Works Project Review Board, installers of natural gas-fired large water neaters, small boilers, steam generators, and process heaters are required to comply with conditions of Ventura County Air Pollution Control District Rule 74.11.1. In addition a	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or
Standard Operating Procedure (SOP) was developed and implemented by the Environmental Division Air Quality Program (EDAQP) which requires the purchasers or installers of such devices to obtain certification documents from the seller or manufacturer and submit them to the EDAQP for review and approval. No natural gas-fired large water heaters, small boilers, steam generators, and process heaters were installed at Port Hueneme, NBVC during this compliance certification period.	other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form



A. Attachment # or Permit Condition #: Attachment 74.22	D. Frequency of monitoring:
B. Description:	Routine
Natural Gas-Fired Fan-Type Central Furnaces	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y
Through the Public Works Project Review Board, installers of natural gas-fired fan-type central furnaces are required to comply with conditions of Ventura Country Air Pollution Control District Rule 74.22. In addition A Standard Operating Procedure (SOP) was developed and implemented by the Environmental Division Air Quality Program (EDAQP) which requires the purchasers or installers of natural gas-fire tan-type furnaces to obtain certification documents from the seller or manufacturer and submit it to the EDAQP for review and approval. Appendix C includes the result of a limited survey of Natural Gas-Fired Fan-Type Central Furnaces at Port Hueneme, NBVC during this compliance certification period.	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 #: Attachment 74.1, Condition No. 1	D. Frequency of monitoring: Routine	
B. Description: Requirement that abrasive blasting of moveable items take place within a permanent building		
	Source test reference method, if applicable. Attach Source Test Summary Form, if applications N/A	able
C. Method of monitoring:	F. Currently in Compliance? (Y or N):	Y
As a Navy policy, all abrasive blasting of moveable items must take place within an abrasive blast room or an abrasive blast cabinet with a control device. Routine	G. Compliance Status? (C or I):	C
surveillance of general operations is sufficient to verify compliance.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N):	N
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment 74.1, Condition No. 2	D. Frequency of monitoring:	_
B. Description:		
Requirement that permissible outdoor blasting take place using approved methods	Per Operation	
requirement that permissions outdoor bushing take place using approved memoral	Source test reference method, if applicable. Attach Source Test Summary Form, if applica N/A	ıble
C. Method of monitoring:	F. Currently in Compliance? (Y or N):	Y
All projects that would involve permissible outdoor blasting are required to go through the Public Works Project Review Board. Such projects are reviewed by a member of the	G. Compliance Status? (C or I):	C
Environmental Division Air Quality Program (EDAQP), who would stipulate that all blasting	H. *Excursions, exceedances, or	
be conducted in compliance with Rule 74.1.	other non-compliance? (Y or N):	N
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment 74.1, Condition Nos. 3 and 4	D. Frequency of monitoring:	_
B. Description:	Per Operation	
Requirements for the blasting of pavement and stucco		
	Source test reference method, if applicable. Attach Source Test Summary Form, if applica N/A	ble
C. Method of monitoring:	F. Currently in Compliance? (Y or N):	Y
All projects that would involve blasting of pavement and stucco are required to go through	G. Compliance Status? (C or I):	C
the Public Works Project Review Board. Such projects would therefore be reviewed by a member of EDAQP, who would stipulate that all blasting be conducted in compliance with	H. *Excursions, exceedances, or	
Rule 74.1.		N
	*If yes, attach Deviation Summary Form	



A. Attachment # or Permit Condition #: Attachment 74.1, Condition No. 7	D. Frequency of monitoring:	
B. Description: Routine surveillance and recordkeeping associated with permissible outdoor blasting	Per Operation	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable. N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N):	Y
EDAQP requires all contractors to follow Rule 74.1 for permissible outdoor blasting operations. Contractors are required to submit records specified in Condition 7 of Attachment 74.1.	G. Compliance Status? (C or I): H. *Excursions, exceedances, or	Ç
	other non-compliance? (Y or N): *If yes, attach Deviation Summary Form	N



A. Attachment # or Permit Condition #: Attachment 74.2, Condition Nos. 1 and 2	D. Frequency of monitoring:	
Description: VOC content limits for flat, nonflat, nonflat-high gloss, specialty, and industrial maintenance	Per Operation	
architectural coatings	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
The Public Works Project Review Board requires contractors perform architectural coatings at NBVC to comply with the VOC limits of Ventura County Air Pollution Control	G. Compliance Status? (C or I): C	
District (VCAPCD) Rule 74.2.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #: Attachment 74.2, Condition No. 3	D. Frequency of monitoring:	
B. Description:	Routine	
Requirement that all the architectural coating which are applied directly from the	Noutre	
ontainers, and any VOC-containing materials used for thinning and cleanup be stored in closed containers when not in use	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
The Public Works Project Review Board requires contractors to comply with conditions of VCAPCD Rule 74.2. In addition, hazardous material storage areas and coating operations	G. Compliance Status? (C or I): ©	
are inspected by the Environmental Division Air Quality Program (EDAQP) staff routinely.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	
A. Attachment # or Permit Condition #; Attachment 74.2, Condition No. 4	D. Frequency of monitoring:	
B. Description:		
Requirement to comply with the architectural coating VOC limits specified in Rule 74.2.B.1	Per Operation	
Todalish to compy that no architectural ocurring to o minio opening in radio the leaves	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
The Public Works Project Review Board requires contractors perform architectural	G. Compliance Status? (C or I): C	
coatings at NBVC to comply with the VOC limits of VAPCD Rule 74.2.	H. *Excursions, exceedances, or	
	other non-compliance? (Y or N): N	
	*If yes, attach Deviation Summary Form	



A. Attachment # or Permit Condition #: Attachment 74.2, Condition No. 5	D. Frequency of monitoring:	
B. Description: Requirement to specify VOC compliant architectural coatings, and to maintain VOC records of coatings used	Per Operation	
	Per Operation	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
The Public Works Project Review Board requires contractors perform architectural coatings at NBVC to comply with the VOC limits of VCAPCD Rule 74.2. The VOC records of architectural coatings are kept by EDAQP.	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 #: Attachment 74.4	D. Frequency of monitoring:
B. Description: Short-term cutback asphalt activities	Per Operation
**	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A
C. Method of monitoring: No cutback asphalt activities took place during the compliance certification period.	F. Currently in Compliance? (Y or N): Y
TWO COLORAN ASSISTANT ACTIVITIES TOOK place during the compilance certification period.	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 #: Attachment 74.27	D. Frequency of monitoring:	
B. Description: Short-term gasoline and ROC liquid storage tank degassing operations	Per Operation	
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A	
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y	
Through the Public Works Project Review Board, the Environmental Division Air Quality Program (EDAQP) staff is notified of any planned large projects that may involve	G. Compliance Status? (C or I): C	
emissions of air contaminants. The EDAQP staff reviews the applicability of air regulations to the project and inspects the activities, as needed. ProAct FSI Field Specialties, Inc. performed degassing of MOGAS Tank #1 at Port Hueneme during the compliance period. The degassing operation was performed under VCAPCD Permit #08252.	H. *Excursions, exceedances, or other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form	



A. Attachment # or Permit Condition #: Attachment 74.28	D. Frequency of monitoring:			
B. Description: Short-term asphalt roofing operations	Per Operation			
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A			
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y			
Through the Public Works Project Review Board, Environmental Division Air Quality Program (EDAQP) staff is notified of any planned large projects that may involve emissions of air contaminants. The EDAQP staff reviews the applicability of air regulations	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or			
to the project and inspects the activities, as needed.	other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form			



A. Attachment # or Permit Condition #: Attachment 74.29	D. Frequency of monitoring:		
B. Description:	Per Operation		
Short-term soil decontamination operations			
	Source test reference method, if Attach Source Test Summary Fo N/A		
C. Method of monitoring:	F. Currently in Compliance?	(Y or N):	Y
No short-term soil decontamination activities occurred at the Naval Base Ventura County Port Hueneme site during this compliance certification period.	G. Compliance Status?	(C or I):	$\underline{\mathbf{C}}$
	H. *Excursions, exceedances, or		
	other non-compliance?	(Y or N):	N
	*If yes, attach Deviation Summa	ıry Form	



A. Attachment # or Permit Condition #: 40CFR61.M	D. Frequency of monitoring:		
B. Description:			
Short-term asbestos demolition or renovation activities - requirements for inspection, notification, removal, and disposal procedures	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A		
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y		
All short-term demolition and renovation activities undertaken at Naval Base Ventura County (NBVC) are performed by contractors. The Public Works Department at NBVC requires contractors to meet all inspection, notification, removal, and disposal requirements of Attachment 40CFR61, M as a condition of contract. In addition, the NBVC Asbestos	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or		
Program Manager routinely monitors asbestos abatement contractor activity, and ensures hat all requirements for inspection, notification, removal, and disposal are met as required.	other non-compliance? (Y or N): N *If yes, attach Deviation Summary Form		



A. Attachment # or Permit Condition #: General Part 70 Permit	D. Frequency of monitoring:			
B. Description:	Periodic			
General Title V Requirements	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A			
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y			
Naval Base Ventura County Environmental Division personnel have conducted regular inspections of permitted sources, retained records as required, and reviewed records for compliance.	G. Compliance Status? (C or I): C H. *Excursions, exceedances, or			
	other non-compliance? (Y or N): Y *If yes, attach Deviation Summary Form			



ANNUAL COMPLIANCE CERTIFICATION DEVIATION SUMMARY FORM

A. Attachment # or Permit Condition #: Attachment 70-01006-GOV-491, Part 70 General			C. Deviation Period: Date & Time Begin: Jan 4, 2016, 10 AM End: Tank has not been replaced yet When Discovered: Date & Time Jan 4, 2016, 11 AM
D. Parameters monitored: VCAPCD Rule 70	E. Limit: N/A		F. Actual: N/A
G. Probable Cause of Deviation: Structural Collapse of the tank		H. Corrective actions taken: Tank was taken out of service	e and breakdown line was notified.



A. Attachment # or Permit Condition #: General Permit to Operate	D. Frequency of monitoring:			
B. Description:	Periodic			
General Permit to Operate conditions				
	Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A			
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y			
Routine inspections by Environmental Division Air Quality Program staff ensure that permits are posted and other general permits to operate conditions are complied with.	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 #: 40CFRPart 68	D. Frequency of monitoring: N/A		
B. Description:			
Accidental Release Prevention and Risk Management Plans	E. Source test reference method, if applicable. Attach Source Test Summary Form, if applicable N/A		
C. Method of monitoring:	F. Currently in Compliance? (Y or N): Y		
No substances regulated by the California Accidental Release Prevention (ARP) Program or the federal Risk Management Plan (RMP) were contained in a process in a quantity that exceeded the respective threshold for California ARP Program or federal RMP.	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 #: 40CFR82	D. Frequency of monitoring:		
B. Description:			
Protection of stratospheric ozone	District Control Control		
	 E. Source test reference method, if applicable. Attach Source Test Summary Form, if applica N/A 	ible	
C. Method of monitoring:	F. Currently in Compliance? (Y or N):	Y	
Naval Base Ventura County (NBVC) Point Mugu has an established Ozone Depleting Substances (ODS) management policy and maintains records of all ODS procured, utilized	G. Compliance Status? (C or I):	$\underline{\mathbf{c}}$	
and recovered from units subject to the record keeping requirements of 40 CFR Part 82, Subpart F. NBVC also verifies all technician certifications, utilizes compliant ODS recovery equipment, follows safe disposal protocols for ODS, adheres to all ODS evacuation requirements, and follows leak detection and management protocols outlined in 40 CFR Part 82.	*Excursions, exceedances, or other non-compliance? (Y or N): *If yes, attach Deviation Summary Form	N	

Appendix A

NBVC Port Hueneme Supporting Documentation for Use of Compliant Fuel

Hulnende

* 7660*

HIGHWAY TRANSPORTATION PECTIPT

Chemoil Terminals Corp., Carson Tank Farm 2365 E. Sepulyeda Blvd, Long Beach, CA 90810

Ph: (562)424-8068 FEIN: 943068073

SHIPPED TO: IPC-12428

ACCOUNT CUSTOMER TRAN FOLIO BOL # 0000012428 0000012428 530 01/022 0042999

CARSON RACK SALES

CARSON

CA 99999

LOAD START/STOP

PO # ORDER #

16/01/22 10:50 16/01/22 11:34 BILL OF LADING

BILLED TO (Transferee):

IPC-12428

CARSON RACK SALES

CARSON

CA

SHIPPER (Transferor):

IPC (USA) Inc.

4 Hutton Center Dr.

Suite 700 Santa Ana

CA 92707

FREIGHT: COLLECT

TRUCK:

TRAILER1:283 TRAILER2:4541

METER PRODUCT DESCRIPTION

GROSS

GRAV TEMP F NET 060F

UN1202, DIESEL FUEL, 3, PGIII, CARGO TNK

CALIFORNIA DIESEL FUEL.

MAXIMUM 15 PPM SULFUR, DIESEL FUEL #2

PRODUCT MEETS ALL CARB DIESEL SPECS

Fuel may contain up to 4.99% bio-diesel.

0402 000607 RD Carb ULS #2 Diesel/NA

7823

49.8 58.0

7830

TOTAL GALLONS

7823

7830

This is to certify that the listed materials are properly classified and are in proper condition for transportation according to regulations of Dept. of Transportation & Interstate Commerce Commission and the carrier certifies the proper cargo container used.

LOADED BY:

RECEIVED BY:

DRIVER: 00005278 Sergio Montalvan CARRIER: 0000053 Golden West Petroleum

14662 Kathy St

CA 92683

Westminister Ph: (714)892-5598 EPA#: Per J.Hosl FEIN: 84-1665761

I certify that the quantity was received as indicated above,

except as noted.

FOR EMERGENCY RESPONSE INFOR™ATION In Ca. / Product Emergency, Spill, Leak, Fire, Exposure, (CALL CHEMTREC, Day or Night, in the US at (800) 424-9300 or International at (703) 527-3887. Reference CHEMTREC Contract CCN222996

SHIPPER'S PERMANENT ADDRESS PHEURON PRODUCTS CO. 4001 BOLLINGER CANYON RD. SAN RAMON: CA 94583

FEIN: 25-0527925

TOS

MANSFIELD OIL CO

FORE MONTEBELLO TERMINAL MONTEBELLO, CA 90640

FEIN: 58-1091383

BILL OF LADING

DOEDMENT NO.: 663960:0 DEL TUERY DATE: 879/2016

ACCIDING NO.: 8241019

DEURED FROM: MONTEBELLO FOR ORIGIN FREIGHT COLLECT TRANSFURT FEIN:

VIA 666 Trabsport

-1001654

C-1001654-000000-050916-1001654

Product Description

Gross Qty.

Net Qty

TOTAL GALLONS 2702

NO CARGO TANKS: 2

NON- BULK PACKAGES ARE NOT REGULATED BY US DOT 2702 JN1202, GAS OIL, COMBUSTIBLE LIQUID, III JALLONS.

CALCO ULS S-BO-B5 DF2

GROSS LOADED AT 71 DEGREES F. NET COMPUTED AT 60 DEGREES F.56.00 API GRAVITY CALIFORNIA DIESEL FUEL. MAXIMUM 15 PPM SULFUR, 15 PPM SULFUR (MAXIMUM) UNDYED ULIKA-LOW SULFUR L FUEL #2 FOR USE IN ALL DIESEL VEHICLES AND ENGINES. DIESEL FUEL MAY CONTAIN UP TO 5% STOD TES THIS VOLUME OF NEAT OR BLENDED BIDDIESEL IS DESIGNATED AND INTENDED FOR USE AS TRANSPORTATION FUEL, HEATING OIL OR JET FUEL IN THE 48 U.S. CONTIGUOUS STATES AND HAWAI PERSON EXPORTING THIS FUEL IS SUBJECT TO THE REDUIREMENTS OF 40 CFR 80.1430.

DELIVERY STATE: CA

Received By: (Signature)

Located in the UBA (800) 281-9623 of Interhobolish 970) 221-0623, Col \$1:05 and Product Intermation Requests: (808) 689-3988 can't of product envergency spill, walk, fire exposure, or accident, call Transportation Emerge

i night, in the US at (BDC) 424-9300 or International (703) 527-3385

his Shipping Order - Short Form - Carrier Must Submit Original Bill of Lading with Freight Bill.

arrier: Received, subject to the classifications and tariffs in effect on the date of the issue of this Bill of Lading, and all conditions herein contained, including conditions on back hereof. This is to certify that the above-named materials are properly classified, described, packaged, marked and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation. Consignor: William D. Maduzia, Senior Technical Advisor Dangerous Goods, CHEVRON PRODUCTS COMPANY Carrier has loaded and accepted the above-named materials and certifies the cargo tank is a proper container for the transportation of this commodity under applicable Department of Transportation regulations.

(Signature of Carrier)

Delivered By: (Full Signature)

SEE RF" RSE SIDE FOR EMERGENCY RESPONSE INFORM" In Case oduct Emergency, Spill, Leak, Fire, Exposure, or A. CALL CHEMTREC, Day or Night, in the US at (800) 424-9300 or International at (703) 527-3887. Reference CHEMTREC Contract CCN222996 Welcome R SHIPPER'S PERMANENT ADDRESS DELIVERY RECEIPT CHEVRON PRODUCTS CD. DOCUMENT NO.: 664608:0 6001 BOLLINGER CANYON RD. DELIVERY DATE: 3/15/2016 - 06: 0 ZIAMMASI YUHOH SAN RAMEN, CA 94583 ACCOUNT NO.: 8241019 EEIN: 25-0527925 MANSFIELD DIL CO DLURED FROM: MONTEBELLO FOR ORIGIN FREIGHT CONLECT FOB: MONTEBELLO TERMINAL GGRF BULK TRANSPORT FEIN: MONTEBELLO, CA 90640 Large Fire FEIN: 58-1091383 VIA GEO Transport Book selection of the s and a special of the commence 00430182 C-1001654-000000-031516-1001654-Product Description Gross Qty. Net Qty. TOTAL GALLONS 7599 MELAROLIPA ... NO CARGO TANKS: 2

202, GAS DIE, COMBUSTIBLE LIQUID, III NON- BULK PACKAGES ARE NOT REGULATED BY US DOT 7599 LONS 20 ULS S-BO-B5 DF2

38 LOADED AT 72 DEGREES F, NET COMPUTED AT 60 DEGREES F, 36.00 API GRAVITY IFORNIA DIESEL FUEL. MAXIMUM 15 PPM SULFUR. 15 PPM SULFUR (MAXIMUM) UNDYED ULTRA-LOW SULFUR TUEL #2 FOR USE IN ALL DIESEL VEHICLES AND ENGINES. DIESEL FUEL MAY CONTAIN UP TO 5% BIOD IL. . HIS VOLUME OF NEAT OR BLENDED BIODIESEL IS BESIGNATED AND INTENDED FOR USE AS ASPORTATION FUEL, HEATING DIL OR JET FUEL IN THE 48 U.S. CONTIGUOUS STATES AND HAWAIL ANY 30N EXPORTING THIS FUEL IS SUBJECT TO THE REQUIREMENTS OF 40 CFR 80.1430.

nun varietud pilitas aputos varie entre trada la Port Huansania Califfrancia (Califfrancia et consc

Denween 07:30 AM and 12:00

(VERY STATE: CA

sov Information Contain Located in the USA, (800) 221-1002 or information(010) 231-0023. Collect calls accepted. MSDS and Product Information Requipits: (200) 699-9999 in case of product emergency, spill, leak, fire, esposure, or accident, call Transportation Emergency Respon

CHEMTREC, day or night, in the US at (808) 424-9300 or International (708) 527-3587.

Reference CHEMTREC Contract CCN222398

on the face hereor in applicant order which said comer lagues to transport and device to preside at this usual place of pellierty (if on its own line or route. Contract" or "sigwheis-for hire-services" will be subject to the terms and condisons a

Th/

eceived, subject to the classifications and tariffs in effect on the date of the issue of this Bill of Lading, and all conditions herein contained, including conditions on back hereof his is to certify that the above-named materials are properly classified, described, packaged, marked and labeled, and are in proper condition for transportation according to the opticable regulations of the Department of Transportation, Consignor: William D. Maduzia, Senior Technical Advisor Dangerous Goods, CHEVRON PRODUCTS COMPANY arrier has loaded and accepted the above-named materials and certifies the cargo tank is a proper container for the transportation of this commodity under applicable Dispartment of Transportation regulations.

Signature of Carrier) Delivered By: (Full Signature) eceived By: (Signature)

ERSE SIDE FOR EMERGENCY RESPONSE INFORT TON PLACE In Case ... Product Emergency, Spill, Leak, Fire, Exposure, or ident, CALL CHEMTREC, Day or Night, in the US at (800) 424-9300 or International at (703) 527-3887. Reference CHEMTREC Contract CCN222996

SHIPPER'S PERMANENT ADDRESS CHEVRON PRODUCTS CO. 6001 BOLLINGER CANYON RD. SAN RAMON, CA 94593 FEINs 25-0527925

SHIP

MANSFIELD DIL CO FOR: MUNTEBELLO TERMINAL MONTEBELLO, CA 90640 FEIN: 58-1091583

DELIVERY RECEIPT

DGLUNENT NO.: 668936:0 DELIVERY DATE: 4/26/2016 ACLOUNT NO.: 8241019

DLURED FROM: MUNICEELLU FOR ORIGIN FREIGHT COLLEGE GGRE BULK TRANSPORT FEIN:

UIA G&G Transport

Gross Qty Net Qty Product Description

TOTAL GALLONS 7598

NO CARGO TANKS: 2

NON- BULK PACKAGES ARE NOT KEGGELATED BY US DUT GAS OIL, COMBUSTIBLE LIQUID, III LONS

LEG DLS S-BO-B5 DF 2 76 DEGREES F, NET COMPUTED AT 60 DEGREES F.35.15 API GRAVITY WIA DIESEL FUEL. MAXIMUM 15 FFM SULFUR, 15 FPM SULFUR (MAXIMUM) UNDYED ULTRA-COM BULFUR FUEL WZ FOR USE IN ALL DIESEL VEHICLES AND ENGINES. DIESEL FUEL MAY CONTAIN UP TO SX BIOD THIS VOLUME OF NEAT OR BLENDED BIGDIESEL IS DESIGNATED AND INTENDED FOR USE AS THE PARTY OF THE

ANSPORTATION FUEL, HEATING DIL OR VET FUEL IN THE 48 U.S. CONTIGUOUS STATES AND HAMAIL. ANY RSON EXPORTING THIS FUEL IS SUBJECT TO THE REGULREMENTS OF 40 CFR BO.1450.

LIVERY STATE: CA

is Shipping Order - Short Form - Carrier Must Submit Original Bill of Lading with Freight Bill. Carrier: Received, subject to the classifications and tariffs in effect on the date of the issue of this Bill of Lading, and all conditions herein contained, including conditions on back hereof. This is to certify that the above-named materials are properly classified, described, packaged, marked and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation, Consignor; William D. Maduzia, Senior Technical Advisor Dangerous Goods, CHEVRON PRODUCTS COMPANY Carrier has loaded and accepted the above-named materials and certifies the cargo tank is a proper container for the transportation of this commodity under applicable Department of Transportation regulations.

Delivered By: (Full Signature) (Signature of Carrier) Date: Received By: (Signature)

/ERSE SIDE FOR EMERGENCY RESPONSE INFORM/ SEL , Product Emergency, Spill, Leak, Fire, Exposure, or Ac. In Cas CALL CHEMTREC, Day or Night, in the US at (800) 424-9300 or International at (703) 527-3887, Reference CHEMTREC Contract CCN222996

SHIPPER'S PERMANENT ADDRESS CHEVRON PRODUCTS CO. 6001 BOLLINGER CANYON RD. SAN RAMON, CA 94583

FEIN: 25-0527925

SHIP TG:

MANSFIELD OIL CO FOB: MONTEBELLO TERMINAL MONTEBELLO, CA 90640 FEIN:58-1091383

TOTAL GALLONS 7601

BILL OF LADING

DOCUMENT NO.: 671411:0

DELIVERY DATE:5/19/2016 9:10:58AM

ACCOUNT NO.: 8241019

DLVRED FROM MONTEBELLO-1001654 FOB ORIGIN FREIGHT COLLECT GGRF BULK TRANSPORT FEIN

VIA G&G Transport

00430182 C-1001654-000000-051916-1001654-

Product Description

Gross Qty.

Net Qty.

NO OF CARGO TANKS: 2

UN1202, GAS OIL, COMBUSTIBLE LIQUID, III

NON-BULK PACKAGES ARE NOT REGULATED BY US DOT

7601 GALLONS

CAL ULS S-BO-B5 DF2

7601

7526

GROSS LOADED AT 81.17 DEGREES F, NET COMPUTED AT 60 DEGREES F, 35.70 API GRAVITY 15 PPM SULFUR (MAXIMUM) UNDYED ULTRA-LOW SULFUR DIESEL FUEL #2 FOR USE IN ALL DIESEL VEHICLES AND ENGINES. 15 PPM SULFUR (MAXIMUM) UNDYED ULTRA-LOW SULFUR DIESEL FUEL #2 FOR USE IN ALL DIESEL VEHICLES AND ENGINES. DIESEL FUEL MAY CONTAIN UP TO 5% BIODIESEL. THIS VOLUME OF NEAT OR BLENDED BIODIESEL IS DESIGNATED AND INTENDED FOR USE AS TRANSPORTATION FUEL, HEATING OIL OR JET FUEL IN THE 48 U.S. CONTIGUOUS STATES AND HAWAII. ANY PERSON EXPORTING THIS FUEL IS SUBJECT TO THE REQUIREMENTS OF 40 CFR 80.1430.

"Straight Bill of Lading - Short Form - Original - Not Negotiable - Carrier Must Submit Original Bill of Lading with Freight Bill, ("Applies only when designated as "Bill of Lading" above). Carrier Received, subject to the classifications and tariffs in effect on the date of the issue of this Bill of Lading, and all conditions herein contained, including conditions on back hereof This is to certify that the above-hamed materials are properly classified, described, packaged, marked and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation. Consignor: CHEYRON PRODUCTS COMPANY Carrier has loaded and accepted the above-named materials and certifies the cargo tank is a proper container for the transportation of this commodity under applicable Department of Transportation regulations

(Sia	nature	of	Carr	ler

Delivered By: (Full Signature) -

Fuelfacs-1029(4-15)

Received By: (Signature) -

PAGE 1 OF 1

434

SEE REVERSE SIDE FOR EMERGENCY RESPONSE INFORMATION

In Case

oductEmergency, Spill, Leak, Fire, Exposure, or A

ant,

CALL CHEMTREC, Day or Night, in the US at (800) 424-9300 or Internationa. ...(703) 527-3887.

Reference CHEMTREC Contract CCN222996

SHIPPER'S PERMANENT ADDRESS CHEVRON PRODUCTS CO. 6001 BOLLINGER CANYON RD. SAN RAMON, CA 94583

FEIN: 25-0527925

TO:

MANSFIELD OIL CO FOB: MONTEBELLO TERMINAL MONTEBELLO, CA 90640

FEIN:58-1091383

BILL OF LADING

DOCUMENT NO: 674694:0

5:01:02AM DELIVERY DATE: 6/21/2016

ACCOUNT NO:8241019

DLVRED FROM MONTEBELLO-1001654 FOB ORIGIN FREIGHT COLLECT GGRF BULK TRANSPORT FEIN

VIA G&G Transport

00430500 C-1001654-000800-062116-1001654-

roduct Description

Gross Oty.

Net Oty.

TOTAL GALLONS 7612

O THE REQUIREMENTS OF 40 CFR 80.1430.

NO OF CARGO TANKS: 1

NON-BULK PACKAGES ARE NOT REGULATED BY US DOT

7612 GALLONS

IN1202, GAS OIL, COMBUSTIBLE LIQUID, III

7520

:AL ULS S-B0-B5 DF2 ROSS LOADED AT 85.99 DEGREES F, NET COMPUTED AT 60 DEGREES F, 35.34 API GRAVITY 15 PPM SULFUR (MAXIMUM) UNDYED ULTRA-LOW SULFUR DIESEL FUEL #2 FOR USE IN ALL DIESEL VEHICLES AND ENGINES, 15 PPM SULFUR (MAXIMUM) UNDYED JLTRA-LOW SULFUR DIESEL FUEL #2 FOR USE IN ALL DIESEL VEHICLES AND ENGINES. DIESEL FUEL MAY CONTAIN UP TO 5% HIODIESEL. THIS VOLUME OF NEAT OR BLENDED BIODIESEL IS DESIGNATED AND INTENDED FOR USE AS TRANSPORTATION FUEL, HEATING OIL OR JET FUEL IN THE 48 U.S. CONTIGUOUS STATES AND HAWAII. ANY PERSON EXPORTING THIS FUEL IS SUBJECT

NFO# 194322)LA Energy bot threnemic

*Straight Bill of Lading - Short Form - Original - Not Negotiable - Carrier Must Submit Original Bill of Lading with Freight Bill. (*Applies only when designated as "Bill of Lading" above). Carrier: Received, subject to the classifications and tariffs in effect on the date of the issue of this Bill of Lading, and all conditions herein contained, including conditions on back hereof.

This is to certify that the above-named materials are properly classified, described, packaged, marked and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation. Consignor: CHEVRON PRODUCTS COMPANY

Carner has loaded and accepted the above-named materials and certifies the cargo tank is a proper container for the transportation of this of

Delivered By: (Full Signature)

(Signature of Carrier) Received By: (Signature) DETTERIS CODY

Fuelfacs-1029(4-15)

SEE REVERSE SIDE FOR EMERGENCY RESPONSE INFORMATION

ProductEmergency, Spill, Leak, Fire, Exposure, or In Cas

at (703) 527-3887. _ay or Night, in the US at (800) 424-9300 or Internatio. CALLCHEMTRE

Reference CHEMTREC Contract CCN222996

SHIPPER'S PERMANENT ADDRESS CHEVRON PRODUCTS CO. 6001 BOLLINGER CANYON RD. SAN RAMON, CA 94583

FEIN: 25-0527925

SHIP TO:

MANSFIELD OIL CO FOB: MONTEBELLO TERMINAL MONTEBELLO, CA 90640 FEIN:58-1091383

BILL OF LADING

DOCUMENT NO: 678892:0

DELIVERY DATE:8/4/2016 4:35:10AM

ACCOUNT NO:8241019

DLVRED FROM MONTEBELLO-1001654 FOB ORIGIN FREIGHT COLLECT GGRF BULK TRANSPORT

VIA G&G Transport

00430182 C-1001654-000000-080416-1001654-

Product Description

Gross Qty.

Net Qty.

TOTAL GALLONS 7606

NO OF CARGO TANKS: 1

NON-BULK PACKAGES ARE NOT REGULATED BY US DOT UN1202, GAS OIL, COMBUSTIBLE LIQUID, III

7606 GALLONS

CAL ULS S-B0-B5 DF2

7606

7510

GROSS LOADED AT 87.06 DEGREES F, NET COMPUTED AT 60 DEGREES F, 35.70 API GRAVITY 15 PPM SULFUR (MAXIMUM) UNDYED ULTRA-LOW SULFUR DIESEL FUEL #2 FOR USE IN ALL DIESEL VEHICLES AND ENGINES. 15 PPM SULFUR (MAXIMUM) UNDYED ULTRA-LOW SULFUR DIESEL FUEL #2 FOR USE IN ALL DIESEL VEHICLES AND ENGINES. DIESEL FUEL MAY CONTAIN UP TO 5% BIODIESEL. THIS VOLUME OF NEAT OR BLENDED BIODIESEL IS DESIGNATED AND INTENDED FOR USE AS TRANSPORTATION FUEL, HEATING OIL OR JET FUEL IN THE 48 U.S. CONTIGUOUS STATES AND HAWAII. ANY PERSON EXPORTING THIS FUEL IS SUBJECT TO THE REQUIREMENTS OF 40 CFR 80.1430.

رraight Bill of Lading - Short Form - Original - Not Negotiable - Carrier Must Submit Original Bill of Lading with Freight Bill. (*Applies only when designated as "Bill of Lading" above). Carrier Received, subject to the classifications and tariffs in effect on the date of the issue of this Bill of Lading, and all conditions herein contained, including conditions on back hereof. This is to certify that the above-named materials are properly classified, described, packaged, marked and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation. Consignor: CHEVRON PRODUCTS COMPANY

arrier has loaded and accepted the above-named materials an	artifies the cargo tank is a proper container for the transportation of this commodity under applicable Ceparaties of Transportation	
a	Delivered By: (Full Signature)	_

(Signature of Carrier) Received By: (Signature)_

Date: _

SEE REVERSE SIDE FOR EMERGENCY RESPONSE INFORMATION In Case of Product Emergency, Spill, Leak, Fire, Exposure, or Accident,

CALLCHEMTREC, Day or Night in the US at (800) 424-9300 or International at (703) 577-3887.

Reference CHEMTREC Contract CCN222936

SHIPPER'S PERMANENT ADDRESS CHEVRON PRODUCTS CO. 6001 BOLLINGER CANYON FO. SAN RAMON, CA 94583 FEIM: 25-0527925

BILL OF LADING DOCUMENT NO: 68225B: 0 DELIVERY DATE: 9/7/2016 5:47:12AM

ACCOUNT NO:8241019

DEVRED FROM MONTEBELLO- 001654 FOR CRIGIN FREIGHT COLL IT

MANSFIELD DIL CO SHIP

FOB: MONTERELLO TERMINAL MUNTEBELLO, CA 90640 FEIN: 58-1091383

WIR GAG Transport

GGRE BULK TRANSPORT

00430182 C-1001654-000000-090716-1001654-

Product Description

TO:

Gross Oty.

Net Oty

NO OF CARGO TANKS: 2

TOTAL GALLONS 7597

UN1202, GAS OIL, COMBUSTIBLE LIQUID, ILI NON-BULK PACKAGES ARE NOT REGULATED BY US DOT

FEBT GALLONS

CAL ULS 5-B0-85 DF2

7597

7508

GROSS LOADED AT 85.19 DEGREES F. NET COMPUTED AT 60 DEGREES F. 35.3% API GRAVITY 15 PFM SULFUR (MAXIMUM) UNDYED ULTPA-LOW SULFUR DIESEL FUEL #2 FOR USE IN ALL DIESEL VEHICLES AND ENGINES. 15 PPM SULFUR (MELIMUM) UNDYED ULTRA-LOW SULFUR DIESE! FUEL #2 FOR USE IS ALL DIESEL VEHICLES AND ENGINES. DIESEL FUEL MAY CONTAIN UP TO SE BIODISSEL. THIS VOLUME OF NEAT OR BLENDED BIODIESEL IS DESIGNATED AND INTENDED FOR USE AS TRANSPORTATION FUEL, HEATING OIL OR JET FUEL IN THE 48 U.S. CONTIGUOUS STATES AND HAWAII. ANY PERSON EXPORTING THIS FUEL IS SUBJECT TO THE REQUIREMENTS OF 40 CFR 80.1430.

1648 to Part Hueneme

"Straight Bill of Lauling - Short Form - Original - Not Negotiable - Carrier Must Submit Original Bill of Lauling with Preign Bill. ("Applies only when dissipated as "Bill of Lauling" above 5.

Camer: Received, subject to the classifications and tar-its in effect or and date of the Bill of Lauling, and all conditions herein contained, in cluding conditions on back herein and a source of the classifications and tar-its in effect or and date of the Bill of Lauling and all conditions herein contained in cluding conditions on back herein and are in proper condition for transportation advertising to the applicable regulations of the Department of Transportation Consignor: CHEVRON PRODUCTS COMPANY. Carrier has loaded and accepted the above-named materials and comines line cargo tank is a proper container for the transportation of this commodity under appricable Disjaminant of Transportation regulations. _ Delivered By: (Full Signature) _

Received By: (Signature)_

Opta:

Fuelfacs-1029(4-15)

SF :VERSE SIDE FOR EMERGENCY RESPONSE INFO TION In Case of Product Emergency, Spill, Leak, Fire, Exposure, or accident, CALL CHEMTREC, Day or Night, in the US at (800) 424-9300 or International at (703) 527-3887.

Reference CHEMTREC Contract CCN222996

SHIPPER'S PERMANENT ADDRESS CHEVRON PRODUCTS CO. 6001 BOLLINGER CANYON RD. SAN RAMON, CA 94583 FEIN: 25-0527925

SHIP TO: MANSFIELD CIL CO FOB: MONTEBELLO TERMINAL MONTEBELLO, CA 90640 FEIN:58-1091383 BILL OF LADING DOCUMENT NO:691296:0

DELIVERY DATE:06-Dec-2016 05:05:40

ACCOUNT NO:8241019

DLVRED FROM MONTEBELLO-1001654 FOB ORIGIN FREIGHT COLLECT GGRN BULK TRANSPORT FEIN

VIA G&G Transport

00430182 C-1001654-000000-120616-1001654-

Product Description

Gross Qty.

Net Oty.

TOTAL GALLONS 7501

NO OF CARGO TANKS: 1

UN1202, GAS OIL, COMBUSTIBLE LIQUID, III NON-BULK PACKAGES ARE NOT REGULATED BY US DOT

7501 GALLONS

CAL ULS S-BO-B5 DF2

7501

7462

GROSS LOADED AT 71.06 DEGREES F, NET COMPUTED AT 60 DEGREES F, 37.03 API GRAVITY 15 PPM SULFUR (MAXIMUM) UNDYED ULTRA-LOW SULFUR DIESEL FUEL #2 FOR USE IN ALL DIESEL VEHICLES AND ENGINES. 15 PPM SULFUR (MAXIMUM) UNDYED ULTRA-LOW SULFUR DIESEL FUEL #2 FOR USE IN ALL DIESEL VEHICLES AND ENGINES, DIESEL FUEL MAY CONTAIN UP TO 5% BIODIESEL. THIS VOLUME OF NEAT OR BLENDED BIODIESEL IS DESIGNATED AND INTENDED FOR USE AS TRANSPORTATION FUEL, HEATING OIL OR JET FUEL IN THE 48 U.S. CONTIGUOUS STATES AND HAWAII. ANY PERSON EXPORTING THIS FUEL IS SUBJECT TO THE REQUIREMENTS OF 40 CFR 80.1430.

*Straight Bill of Lading - Short Form - Original - Not Negotiable - Carrier Must Submit Original Bill of Lading with Freight Bill. (*Applies only when designated as "Bill of Lading" above).

Carrier Received, subject to the classifications and tariffs in effection the date of the issue of this Bill of Lading, and all conditions herein contained, including conditions on back hereof. This is to certify that the above-named materials are properly classified, described, packaged, marked and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation. Consignor: CHEVRON PRODUCTS COMPANY

Carrier has loaded and accepted the above-named materials and certifies the cargo tank is a proper container for the transportation of this commodity under applicable Department of Transportation regulations.

(Signature of Carrier)	_Delivered By: (Full Signature)	
		Date:
Received By: (Signature)		

Appendix B

NBVC Port Hueneme Boiler Source Test/Tune up/Emission Screening Summary Forms



ANNUAL COMPLIANCE CERTIFICATION SOURCE TEST SUMMARY FORM

Submitted February 24, 2016

A. Emission Unit Description: 1.828 MMBTU/hr Laa Burner (Building 2)	rs Boiler, Model PH1825EN21K	NAB equipped with a Low-NOx	B. Pollutant: NOx
C. Measured Emission Rate: 16.72 ppm	D. Limited Emission Rate: 30 ppm	E. Specific Source Test or Monitoring Record Citation: Source Test Report, The Alliance Compliance Group Joint Venture Contract No. N62473-12-2012 Submitted February 24, 2016	F. Test Date: January 27, 2016
A. Emission Unit Description: 1.828 MMBTU/hr Laa Burner (Building 2)	rs Boiler, Model PH1825EN21K	NAB equipped with a Low-NOx	B. Pollutant: CO
C. Measured Emission Rate: 21.43 ppm	D. Limited Emission Rate: 400 ppm	E. Specific Source Test or Monitoring Record Citation: Source Test Report, The Alliance Compliance Group Joint Venture Contract No. N62473-12-2012	F. Test Date: January 27, 2016

TABLE 1-3. NBVC BOILERS RESULTS SUMMARY (25 THROUGH 27 JANUARY 2016)

Parameter	Units	Bldg. 351	Bldg. 355	Bldg. 36	Bldg. 20	Bldg 2
Date		25 January	25 January	26 January	26 January	27 January
O ₂	%	6.57	5.59	17.00	16.60	12.55
NOx	ppm@3%O ₂	24.15	26.38	9.70	15.29	16.72
NOX	lb/hr	0.07	0.04	0.03	0.02	0.03
co	ppm@3%	209.18	114.84	233.54	180.50	21.43
CO	lb/hr	0.15	0.11	0.43	0.11	0.021

¹ – Emission concentration is based on 2% of scale as per CARB Method 100. The uncorrected CO concentration was below the 2% range. See Appendix A.

	1	Vaval Base V	entura Cou	inty Boiler I	mission Sc	reening Report
				Boiler		
Location	Port Huene	me	Bldg: 147	9-1		Permit: 1006
Make: Lo	chinvar		Model: CF	N1442PM		Rating: 1.44 MMBTU/Hr
				Analyzer		
Make: Ba	acharach		Model: Po	CA 3		Cal. Date: 12/2/2015
			Screening			
Date: 5/:	3/2016		Time: 084	1		Weather: Clear/Calm/Warm
	Raw data	1	@	3% 02	Notes: PA	ASS
02 %	CO ppm	Nox ppm	CO ppm	Nox ppm		
7.9	18	4	25	5		

and the same of th				mity boner i	mission aci	eening Report
				Boiler		
Location:	Port Huene	me	Bldg: 1479	9-2		Permit: 1006
Make: Loc	hinvar		Model: CF	N1442PM		Rating: 1.44 MM8TU/Hr
				Analyzer		
Make: Bac	harach		Model: PO	A 3		Cal. Date: 12/2/2015
	and the same of th		14	Screening		
Date: 5/3/	2016		Time: 085	52	Weather: Clear/Calm/War	
	Raw data		@	3% 02	Notes: PA	iSS
02 %	CO ppm	Nox ppm	CO ppm	Nox ppm		
7.7	17	5	23	7		

PRENAROCH

FIX HARMEN

7-627-7-19

TUNE-UP REPORT

- 3
1

NAVY BASE VC

Test Date: 3/22/16

Address: BoiLer ScHOOL

PORT HUENEME

Contact:

ERIC ANDERSON

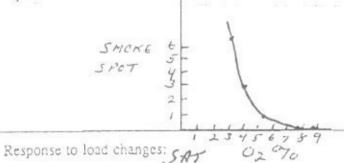
Egupment HURST BOILER.

Telephone: 989 38/0

Firing Rate: 70%

Flame Condition	YELLOW, STABLE	SAME	JAM6	DARK)	DANK THE	YELLOW/ STAN
Stack Smokes	ø	Ø	1	3	フ	Ø
CO Conc. PPM	2.0	4.0	4.0	258	862	3.0
Oxygen Conc. 70	7.83	8.89	5-17	4.05	3.50	7.92
Stack Temperature	219	293	305	370	374	368
PARAMETERS	NORMAL	+1-2% O ₂	OZ DEC	REASES		FUNAL RATE

Gaseous Fuel: O2/CO Curve / Liquid Fuel: O2/Smoke Spot Curve



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Response to quick changes:

Comments: BOILER WAS TESTED ON OIL IN ACCORDANCE WITH 74.15.1 ATTACHMENT#/ Dan

IND BLR SKS

Appendix C

NBVC Port Hueneme Formal Surveys & Engines Hours of Operations

NBVC Port Hueneme Stationary Standby Emergency Engines Emergency and Maintenance 12-Month Rolling Sum Hours of Operation

NBVC Port Hueneme Stationary Emergency Standby Engines 2016 Emergency Hours of Operation 12-Month Rolling Sum Report

Permit Description	Model #	Serial #	BLDG	Dec	Nov	Oct	Sep	Aug	Int	lun	Мау	Apr	Mar	Feb	Jan
285 BHP Cummins	6CTAA8.3-G3	46350107	1000	13.9	11.0	16.7	14.5	14.9	11.7	11.7	11.7	11.7	11.7	11.2	11.2
324 BHP Cummins	QSB7-G5-NR3 73759244		1402	5.8	5.2	5.2	5.2	5.2	5.2	7.3	2.4	2.4	3.2	2.9	2.9
90 BHP Cummins	4BT3.9-G4	4266695	1440	3.5	9.0	8.7	9.7	5.7	9.7	6.7	6.7	9.7	6.7	9.3	31.4
145 BHP Cummins	QSB5-G3 NR3	73391959	1443	9.7	7.6	13.1	8.7	8.7	8.7	8.7	8.7	8.7	8.7	8.3	8.3
63 BHP Perkins	LD70295	U733229B	1512B	9.3	8.9	17.0	12.6	12.6	12.2	12.2	11.5	11.5	10.6	10.2	10.2
585 BHP Detroit	6V92TA	WA504448	1526	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.4	0.0	0.0
1490 BHP Cummins	QST30-G5	37235098	2	11.6	8.6	15.0	10.0	10.0	10.0	10.0	10.0	9.0	9.0	9.0	9.0
252 BHP Cummins	6CTAA8.3-G2	46261737	22	8.1	5.1	13.4	8.8	8.8	8.8	8.8	8.8	8.8	8.8	8.5	8.5
56 BHP Cummins	B3.3-G1	9800962	372	16.1	11.0	18.3	16.2	16.2	13.1	14.1	14.1	14.1	15.5	15.1	15.1
435 BHP Cummins	NT855G6	30346676	382	3.2	3.2	11.0	7.9	7.9	7.9	7.9	7.9	8.9	8.9	8.9	8.9
585 BHP Detroit	6V92TA	80637405	437	17.9	17.9	17.9	17.9	17.9	17.9	17.9	13.3	0.3	0.3	0.0	0.0
755 BHP Cummins	QSX15-G9	79914017	5035	3.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
90 BHP Cummins	4BT3.9-G4	42266702	810	8.9	3.8	11.8	8.6	9.8	8.6	9.8	8.6	9.8	9.8	8.2	8.2
63 BHP White - Removed from Service	D3400X207	KRE-342-3964	914	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
170 BHP Cummins	6BTA5.9-G4	46555763	225	13.9	11.0	18.5	16.3	16.3	13.1	13.1	13.1	13.1	13.1	12.5	12.5
545 BHP Caterpillar	3412-D1	3855953	527	0.2	0.2	6.0	6.0	0.9	0.8	0.8	0.8	0.8	0.8	8.0	8.0
985 BHP Detroit	R1238A36 12V 2000 G44	5352006058	1388	1.7	1.8	1.8	2.8	2.8	2.8	5.7	4.0	4.0	4.0	4.0	4.0
550 BHP Caterpillar	3406	11501484	1388	0.0	0.0	1.2	1.2	1.2	1.2	4.4	4.4	4.4	4.4	4.4	4.4
217 BHP Caterpillar	C-6.6	E6M01866	1300	14.3	11.2	15.2	13.0	13.0	9.7	9.7	6.7	9.7	9.7	9.3	9.3

NBVC Port Hueneme Stationary Emergency Standby Engines 2016 Maintenance Hours of Operation 12-Month Rolling Sum Report

Permit Description	Model #	Serial #	BLDG	Dec	Nov	Oct	Sep	Aug	lnf	Jun	May	Apr	Mar	Feb	Jan
285 BHP Cummins	6CTAA8.3-G3	46350107	1000	5.3	5.3	5.3	5.3	5.3	5.0	5.0	4.9	4.8	4.5	4.8	1.7
324 BHP Cummins	QSB7-G5-NR3	73759244	1402	2.6	2.2	2.0	1.8	1.7	1.6	1.4	2.1	1.7	1.7	2.2	00.00
90 BHP Cummins	4BT3.9-G4	4266695	1440	5.9	6.3	7.3	7.3	7.7	7.7	6.6	6.6	10.7	10.5	10.7	6.6
145 BHP Cummins	QSB5-G3 NR3	73391959	1443	5.2	5.2	5.2	5.2	5.3	5.3	5.2	5.0	5.5	5.3	6.3	15.6
63 BHP Perkins	LD70295	U733229B	15128	7.6	7.7	7.2	6.7	6.2	6.2	5.6	5.4	5.1	5.4	5.8	2.0
585 BHP Detroit	6V92TA	WA504448	1526	9.0	9.0	9.0	9.0	9.0	9.0	9.0	0.4	0.4	0.4	6.0	8.0
1490 BHP Cummins	QST30-G5	37235098	2	9.4	7.4	5.0	5.0	0.9	5.0	5.0	5.0	0.9	7.0	7.0	16.0
252 BHP Cummins	6CTAA8.3-G2	46261737	22	5.3	5.0	4.9	4.9	4.8	5.1	5.1	5.2	5.2	4.9	5.2	14.1
56 BHP Cummins	B3.3-G1	9800962	372	7.4	8.2	9.0	9.8	10.5	11.3	11.0	11.0	11.8	11.6	11.8	8.8
435 BHP Cummins	NT855G6	30346676	382	2.9	2.7	2.7	2.7	2.6	2.4	2.5	2.4	2.7	2.5	2.7	2.1
585 BHP Detroit	6V92TA	80637405	437	1.4	1.4	1.4	1.4	1.4	1.4	1.4	1.1	0.8	8.0	6.0	0.7
755 BHP Cummins	QSX15-G9	79914017	5035	4.2	4.2	4.2	4.2	4.2	0.0	0.0	0.0	0.0	0.0	0.0	0.0
90 BHP Cummins	4BT3.9-G4	42266702	810	5.5	6.1	6.7	7.6	9.1	10.1	10.7	10.7	12.3	12.3	12.0	11.1
63 BHP White - Removed from D3400X207 Service	D3400X207	KRE-342-3964	914	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
170 BHP Cummins	6BTA5.9-G4	46555763	225	5.3	5.3	5.3	5.3	5.2	5.2	5.2	5.1	5.1	4.9	5.2	9.7
545 BHP Caterpillar	3412-D1	3855953	527	1.7	1.6	1.6	1.4	1.2	1.2	6.0	0.7	0.6	8.0	0.5	0.5
985 BHP Detroit	R1238A36 12V 2000 G44	5352006058	1388	6.6	6.4	6.4	6.4	6.4	6.4	6.4	6.5	6.7	6.7	9.9	9.9
550 BHP Caterpillar	3406	1LS01484	1388	0.9	7.0	7.0	7.0	6.3	7.3	7.3	9.7	5.8	5.8	4.8	4.8
217 BHP Caterpillar	C-6.6	E6M01866	1300	5.9	5.9	5.9	5.3	5.3	5.3	3.3	3.5	3.5	3.5	3.5	0.7

NBVC Port Hueneme Stationary Standby Emergency Engines Annual Report Form

ANNUAL REPORT FORM REPORTING PERIOD: JANUARY 1 to DECEMBER 31, 2016 PERMIT NO: 01006 - NAVAL BASE VENTURA COUTNY **EMERGENCY DIESEL ENGINE**

_		Engine Serial		Hour Meter Reading on	Hour Meter Reading on	Total M&T Hours	-	Total Hours
Engine BHP/Make	Engine Model Number	Number	Location	1/5/2016	12/30/2016	in 2016	Hours in 2016	in 2016
285 BHP Cummins 6	6CTAA8.3-G3	46350107	1000	177.7	196.9	5.3	13.9	19.2
324 BHP Cummins Q	QSB7-G5-NR3	73759244	1402	11.7	20.1	2.6	5.8	8.4
90 BHP Cummins 4	4BT3.9-G4	4266695	1440	313.5	322.9	5.9	3.5	9.4
145 BHP Cummins Q	QSB5-G3 NR3	73391959	1443	131.2	144.0	5.2	7.6	12.8
63 BHP Perkins	LD70295	U733229B	1512B	254.1	271.0	7.6	9.3	16.9
585 BHP Detroit 6	6V92TA	WA504448	1526	226.2	227.2	9.0	0.4	1.0
1490 BHP Cummins O	QST30-G5	37235098	2	263.0	284.0	9.4	11.6	21.0
252 BHP Cummins 6	6CTAA8.3-G2	46261737	22	266.3	279.7	5.3	8.1	13.4
56 BHP Cummins B	B3.3-G1	9800962	372	225.8	249.3	7.4	16.1	23.5
435 BHP Cummins N	NT855G6	30346676	382	108.4	114.5	2.9	3.2	6.1
585 BHP Detroit 6	6V92TA	80637405	437	305.5	324.8	1.4	17.9	19.3
755 BHP Cummins O	QSX15-G9	79914017	5035	0.0	7.2	4.2	3.0	7.2
90 BHP Cummins 4	4BT3.9-G4	42266702	810	306.7	319.0	5.5	6.8	12.3
63 BHP White-Removed D3400X207	33400X207	KRE-342-3964	914	62.6	62.6	0.0	0.0	0.0
170 BHP Cummins 6	6BTA5.9-G4	46555763	225	147.6	166.8	5.3	13.9	19.2
545 BHP Caterpillar 3	3412-D1	3855953	527	142.6	144.5	1.7	0.2	1.9
985 BHP Detroit R	R1238A36 12V 2000 G44 535200605	5352006058	1388	48.4	0.09	6.6	1.7	11.6
550 BHP Caterpillar 3	3406	11501484	1388	229.0	235.0	0.9	0.0	6.0
217 BHP Caterpillar C	C-6.6	E6M01866	1300	96.5	116.7	5.9	14.3	20.2

NBVC Port Hueneme Portable Engines Operation

2016 Dort Lines

			Purpose of Engine Use
Engine USN	Date	Emergency	Non-mergency/Maintenance
51-26066	Jan-16		0.1
51-26066	Feb-16		0.3
51-26066	May-16	9.0	
51-26066	Jun-16	3.6	
51-26066	Jul-16	57.8	
51-26066	Aug-16		31.3
51-26067	Feb-16		1.9
51-26067	Mar-16	177.7	
51-26067	Apr-16	2.3	
51-26067	May-16	24.2	
51-26068	Feb-16	128.0	
51-26068	Mar-16	49.6	
51-26068	Aug-16		31.4
51-28008	Feb-16		4.2

NBVC Port Hueneme Opacity Survey

2016 NBVC Port Hueneme Opacity Survey Result

Equipment Category	Description of Equipment in Permit Table (abbreviated)	Date of Equipment Inspection	Opacity Noted (Y/N)	Operating During Inspection (Y/N)	Comments
Boiler	8.4 MMBTU Superior, Wharf 3	N/A	N/A	N/A	Out of Service during the Compliance period
Boiler	8.4 MMBTU Superior, Wharf 4	N/A	N/A	N/A	Out of Service during the Compliance period
Boiler	2.1 MMBTU Hurst, Building 1419	12/8/2016	N	N	
Boiler	1.825 MMBTU Raypack, Building 2	12/8/2016	N	N	
Boiler	4.8 MMBTU GL1800 Aircraft Deicer Boiler, Building 1420	12/8/2016	N	N	
Boiler	4.8 MMBTU GL1800 Aircraft Deicer Boiler, Building 1420	12/8/2016	N	N	
Boiler	1.6 M NCEL burner, Building- 1100	12/8/2016	N	N	
Boiler	1.44 MMBTU Lochinvar, Building 1479	12/8/2016	N	N	
Boiler	1.44 MMBTU Lochinvar, Building 1479	12/8/2016	N	N	
Crane	173 BHP Daimler/Chrysler	12/8/2016	N	N	
Sweeper	80 BHP Perkins	12/7/2016	N	N	PM behind Building 60
Sweeper	80.5 BHP Mitsubishi Heavy Industries	N/A	N/A	N/A	Did not operate during the compliance period
Portable Generator	165 BHP John Deere Diesel Generator, 51-26066	12/7/2016	N	N	PM behind Building 60
Portable Generator	165 BHP John Deere Diesel Generator, 51-26067	12/7/2016	N	N	PM behind Building 60
Portable Generator	165 BHP John Deere Diesel Generator, 51-26068	12/7/2016	N	N	PM behind Building 60
Portable Generator	165 BHP John Deere Diesel Generator, 51-26069	12/7/2016	N	N	PM behind Building 60
Portable Generator	315 BHP John Deere Diesel Generator, 51-28008	12/7/2016	N	N	PM behind Building 60
Wood Chipper	70.9 BHP Yanmar Diesel Engine	12/8/2016	N	N	

2016 NBVC Port Hueneme Opacity Survey Result

Equipment Category	Description of Equipment in Permit Table (abbreviated)	Date of Equipment Inspection	Opacity Noted (Y/N)	Operating During Inspection (Y/N)	Comments
Spray Booth	DeVilbiss Model 20389, Dry, Building 815	N/A	N/A	N/A	Did not operate during the compliance period
Spray Booth	Spray King Model 300-FAF, Dry, Building 1193	N/A	N/A	N/A	Out of Service during the Compliance period
Spray Booth	Spray King Model 300-FAF, Dry, Building 1193	N/A	N/A	N/A	Out of Service during the Compliance period
Spray Booth	Spray King Model 300-FAF, Dry, Building 1193	N/A	N/A	N/A	Out of Service during the Compliance period
Spray Booth	Spray King Model 300-FAF, Dry, Building 1193	N/A	N/A	N/A	Out of Service during the Compliance period
Spray Booth	Large paint room with filters, 28x19x84, Building 1497	10/4/2016	N	N	
Spray Booth	"small" paint room with filters, 28x19x64, Building 1497	10/4/2016	N	N	
Abrasive Blasting	Pauli & Griffin Model DH-60 cabinet, Building 325	10/4/2016	N	N	
Abrasive Blasting	"Large" blast room, Building 1497	N/A	N/A	N/A	Out of Service during the compliance period
Abrasive Blasting	"Small" blast room, Building1497	N/A	N/A	N/A	Out of Service during the compliance period
Abrasive Blasting	Clemco blast cabinet, Building 1497	10/4/2016	N	N	
Abrasive Blasting	Clemco blast cabinet, Building 813	10/4/2016	N	N	
Abrasive Blasting	Clemco blast cabinet, Building 813	10/4/2016	N	N	
Emerg. Stationary Engine	599 BHP Caterpillar diesel generator, Building 1388	12/8/2016	N	N	
Emerg. Stationary Engine	285 BHP Cummins diesel generator, Building 1000	12/8/2016	N	N	
Emerg. Stationary Engine	324 BHP Cummins diesel generator, Building 1402	12/8/2016	N	N	
Emerg. Stationary Engine	90 BHP Cummins diesel generator, Building 1440	12/8/2016	N	N	
Emerg. Stationary Engine	145 BHP Cummins diesel generator, Building 1443	12/8/2016	N	N	

2016 NBVC Port Hueneme Opacity Survey Result

Equipment Category	Description of Equipment in Permit Table (abbreviated)	Date of Equipment Inspection	Opacity Noted (Y/N)	Operating During Inspection (Y/N)	Comments
Emerg. Stationary Engine	63 BHP Perkins diesel generator, Building 1512-B	12/8/2016	N	N	
Emerg. Stationary Engine	585 BHP Detroit diesel generator, Building 1526	12/8/2016	N	N	
Emerg. Stationary Engine	1490 BHP cummins diesel generator, Building 2	12/8/2016	N	N	
Emerg. Stationary Engine	252 BHP Cummins diesel generator, Building 22	12/8/2016	N	N	
Emerg. Stationary Engine	56 BHP Cummins diesel generator, Building 372	12/8/2016	N	N	
Emerg. Stationary Engine	435 BHP Cummins diesel generator, Building 382	12/8/2016	N	N	
Emerg. Stationary Engine	585 BHP Detroit diesel generator, Building 437	12/8/2016	N	N	
Emerg. Stationary Engine	755 BHP Cummins diesel generator, Building 5035	12/8/2016	N	N	
Emerg. Stationary Engine	90 BHP Cummins diesel generator, Building 810	12/8/2016	N	N	
Emerg. Stationary Engine	63 BHP White diesel generator, Building 914	N/A	N	N	Removed from service
Emerg. Stationary Engine	170 BHP Cummins diesel generator, Building 225	12/8/2016	N	N	
Emerg. Stationary Engine	545 BHP Caterpillar diesel generator, Building 527	12/8/2016	N	N	
Emerg. Stationary Engine	985 BHP Detroit diesel generator, Building 1388	12/8/2016	N	N	
Emerg. Stationary Engine	217 BHP Caterpillar diesel generator, Building 1300	12/8/2016	N	N	

NBVC Port Hueneme Rules 74.11 and 74.11.1 Small Boilers and Water Heaters Survey

2016 NBVC Port Hueneme Rules 74.11 and 74.11.1 Survey Result

Location	Building Number	Heat Input (BTU/HR)	Маке	Model	Serial Number	Year Installed	In Compliance with the Rule 74.11 and
ЬН	813	32,000	Bradford White	URG230T6N	NG37978417	2016	Yes

NBVC Port Hueneme Rules 74.22 Furnace Survey

2016 NBVC Point Mugu Rule 74.22 Survey Result

0 0		
In Compliance with the Rule 74.22?	Yes	Yes
Year Installed	2016	2016
Model	TG9S080B12MP11	TG9S080B12MP11
Make	YORK	YORK
Cooling Capacity (BTU/HR)	N/A	N/A
Heat Input (BTU/HR)	80,000	80,000
Building Number	1430	1430
Location	PH	ЬН

Appendix D

NBVC Port Hueneme RICE NESHAP Maintenance Records

NAVFAC PORT HUENEME RICE NESHAP MAINTENANCE RECORD

Bldg	Device	Engine Oil Anal	Analysis ²	Engine and Filter Oil Change*	er Oil Change*	Air Cleaner	Air Cleaner Inspection**	Hoses and Beits inspection***	s Inspection***
		Date of Engine Oil Sample Collection	Hour Meter Reading at Time of Engine Oil Sample Collection	Date of Engine Oil and Oil Filter Change	Hour Meter Reading at Time of Engine Oil and Oil Filter Change	Date of Inspection	Hour Meter Reading at Time of Inspection	Date of inspection	Hour Meter Reading At Time of Inspection
24	1490 BHP Cummins		Post 2006 C	Post 2006 Construction, Maintenance not Required	quired				
22	252 BHP Cummins ¹	9/30/2016	271	1/9/2017	280	9/30/2016	27.1	9/30/2016	27.1
225	170 BHP Cummins ¹	9/20/2016	156	Passing Analysis - N/R	Passing Analysis - N/R	9/20/2016	156	9/20/2016	156
372	56 BHP Cummins ¹	9/21/2016	237	1/4/2017	249.5	9/21/2016	237	9/21/2016	237
382	436 BHP Cummins ¹	9/20/2016	111	Passing Analysis - N/R	Passing Analysis - N/R	9/20/2016	111	9/20/2016	1111
430	42 BHP Generac1	9/23/2016	542	1/3/2017	542	9/23/2016	542	9/23/2016	542
437	585 BHP Detroit	9/23/2016	325	1/9/2017	325	9/23/2016	325	9/23/2016	325
527	545 BHP Caterpillar	9/21/2016	144	1/5/2017	144.5	9/21/2016	144	9/21/2016	144
810	90 BHP Cummins1	9/28/2016	312	Passing Analysis - N/R	Passing Analysis - N/R	9/28/2016	312	9/28/2016	312
914	63 BHP White		Out of Service on T	Service on Title V Permit #1006, Maintenance not Required	not Required				STATE OF STA
1000	285 BHP Cummins1	9/30/2016	187	Passing Analysis - N/R	Passing Analysis - N/R	9/30/2016	187	9/30/2016	187
1402	380 BHP Caterpillar		Post 2006 C	Post 2006 Construction, Maintenance not Required	quired			を主要をとはい	
1440	90 BHP Cummins¹	9/23/2016	319	1/13/2017	323.1	9/23/2016	319	9/23/2016	319
1443	102 BHP Cummins		Post 2006 C	Post 2006 Construction, Maintenance not Required	quired			STATISTICS OF	The same of
1526	585 BHP Detroit	9/23/2016	7227	1/9/2017	227.2	9/23/2016	227	9/23/2016	727
5035	755 BHP Cummins ¹	9/23/2016	4	Passing Analysis - N/R	Passing Analysis - N/R	9/23/2016	4	9/23/2016	4

Maintenance Required
 Engine oil and oil filters are required to be changed every 500 hours of operation or annually, whichever comes first (not required with passing oil analysis)
 Air cleaners are required to be inspected every 1,000 hours of operation or annually, whichever comes first
 Hoses and belts are required to be inspected every 500 hours of operation or annually, whichever comes first

2. Optional Oil Analysis Results: Notes: New oil TBN = 12 New oil V100 = 15

PORT HUENEME COMISSARY RICE NESHAP MAINTENANCE RECORD

Bldg	Device	Engine and Fil	Engine and Filter Oil Change*	Air Cleaner	Air Cleaner Inspection**	Hoses and Bel	Hoses and Belts Inspection***
		Date of Engine Oil and Oil Filter Change	Hour Meter Reading at Time of Engine Oil and Oil Filter Change	Date of Inspection	Hour Meter Reading at Time of Inspection	Date of Inspection	Hour Meter Reading At Time of Inspection
1512B	63 BHP Perkins (Small white genset)	6/4/2013	212.2	6/4/2013	212.2	6/4/2013	212.2
15128	64 BHP Perkins (Small white genset)	5/7/2014	234.4	5/7/2014	234.4	5/7/2014	234.4
15128	65 BHP Perkins (Small white genset)	5/6/2015	242.7	5/6/2015	242.7	5/6/2015	242.7
15128	65 BHP Perkins (Small white genset)	5/10/2016	259.4	5/10/2016	259.4	5/10/2016	259.4

^{*} Engine oil and oil filters are required to be changed every 500 hours or operation of annually, whichever comes first ** Air cleaners are required to be inspected every 1,000 hours of operation or annually, whichever comes first *** Hoses and belts are required to be inspected every 500 hours of operation or annually, whichever comes first

Appendix E

NBVC Port Hueneme Gas Station Dispensing Facilities Verification Testing Results

NBVC Port Hueneme E85 Dispensing Facility Verification Testing Results

WESTERN PUMP, INC. petroleum & lubrication equipment specialists

Ventura County Air Pollution Control District

669 County Square Drive Second Floor Ventura, CA 93003 (805) 645-1400

SUBJECT SITE: Annual VCAPCD Test Results. Port Hueneme Naval Base - Port Hueneme, CA 93042

Tod Neilan,

Enclosed please find the compliance test results for the above referenced site. A summary of the results is shown below and all related test documentation is attached.

Agency Notification Date: August 30th, 2016

Test Results Overview:

Western Pump was contracted by the underground storage tank system owner to insure that this facility complies with all of the rules and regulations that govern the operation of underground storage tanks and their related components. If any of the components failed or were not tested at this facility, repairs will be made and the site understands that depending on the type of repair, permits may be required and will be obtained in accordance with your agency's guidelines.

If you have any questions please call the undersigned at: (619) 578-2190

Sincerely,

Sarah Pressnall - Compliance Coordinator O (619) 578-2190 O (619) 846-7748

Attachments: Annual VCAPCD Test Results

Cc: Mark Bridgwater

Day Pull



2 Inch Pressure Decay TP201.3

Ref. No.:		TP201.3				
AQMD Id:	-	Testing Compar	nv			
	PORT HUENEME/POINT MUGU	Name:	Western Pu	mp, Inc.		
Address:	311 MAIN ROAD SUITE 1 CODE N45V	Address:	3235 F Stre	et		
	POINT MUGU CA 93042		San Diego		CA	92102
Phone:	(805) 645-1400	Phone:	(619) 239-9	988		
Phase I Syste	em? Dual	Tanks	Manifolded?	No		
Phase II Syste		Vapor I	Pot Present?	No		
Total # of Nozz	zles 2	Total # of Tanks	1 AST			
Products per N					T3	
	Tank Information	1	2	3	4	All
1. Produ	uct Grade	E85				
	al Tank Capacity, gallons	10247				10247
	oline Volume, gallons	7016				7016
4. Ullag	e, (V) gallons (line #2 minus line#3)	3231				3231
	Test Information	1	2	3	4	<u>5</u>
5. Start	time	9:30				
	Test Pressure, inches H2O	2.00				
7. Press	sure after 1 minute, inches H ₂ O	2.20				
8. Press	sure after 2 minutes, inches H2O	2.34				
 Press Press 	sure after 3 minutes, inches H ₂ O	2.44				
	sure after 4 minutes, inches H ₂ O	2.54				
11. Press	sure after 5 minutes, inches H2O	2.63				
12. Allow	able Final Pressure	1.88				
13. Pass	/ Fail (Enter "GF" for Gross failure)	Pass				
2016-10-18 09:00 Manometer 2016-08-25 0.00 3 0.708 1.416 0.00 3.41 Phase 1	Requested Test Date. Requested Test Time. What type of pressure device to Calibration date for pressure de Enter initial tank ullage pressure Enter flowmeter rate, F(Must be Calculate ullage fill time, t2. Calculate gross failure time (To Enter ending value of drift test Record Vapor Coupler Integrity Nitrogen introduction point. Pressure and Pressure Test Pressur	evice (90 days). re (Vent if over 0.5 in. w.c. e 1 to 5 CFM). wice t2). (Must be 0.01 in. v y Test Assembly p	w.c. or less ressure aft	s). ter 1 minu	tz te and loc	= V [1522]F
Tester:	William Lewis	303	Tester Id:	176269		
Signature:	19.		Test Date:	2016-10-18	8	

Leak Rate and Cracking Pressure of P/V Vent Valves

NORTH AND DESCRIPTION OF THE PERSON OF THE P						
Ref. No.:			Testing	Company		
AQMD Id:			**********		22(22)	
	PORT HUENEME/POI		_ Name:	Western Pump, I	nc.	
Address:	311 MAIN ROAD SUIT		_ Address:	3235 F Street		
	POINT MUGU CA	93042	2	San Diego	CA	92102
Phone:	(805) 645-1400		Phone:	(619) 239-9988		
P// Valve	Manufacturer:	Husky	Model Number:	5885	Pass/Fail:	
Manufacture	er Specified ak Rate (CFH):	0.05	Manufacturer Spe Negative Leak Ra	ecified	0.21	
	ositive Leak Rate(CFH)	0.01	Measured Negative		0.02	
	king Pressure (in. H2O)	5.44	Negative Cracking P		- 8.39	
			No. of all No. of the control of the	1	Pass/Fail:	
THE RESERVE OF THE PARTY OF THE	Manufacturer:		Model Number:	-16'1	Pass/Fail.	
	er Specified ak Rate (CFH):		Manufacturer Spe Negative Leak Ra			
	ositive Leak Rate(CFH)		Measured Negative			
	king Pressure (in. H2O)		Negative Cracking P	ressure (in. H2O)		
DA / 1 / - 1	NA	T	Model Number:	1	Pass/Fail:	
THE RESERVE OF THE PARTY OF THE	Manufacturer:		Manufacturer Spe	roified	r ass/r an.	SHI
	er Specified ak Rate (CFH):		Negative Leak Ra			
	ositive Leak Rate(CFH)		Measured Negative			
	king Pressure (in. H2O)		Negative Cracking P	ressure (in. H2O)		
DA/Makia	Manufacturari	1	Model Number:		Pass/Fail:	
	Manufacturer:		Manufacturer Spe	cified	r assir all.	
	er Specified ak Rate (CFH):		Negative Leak Ra			
Measured Po	ositive Leak Rate(CFH)		Measured Negative	Leak Rate (CFH)		
Positive Crac	king Pressure (in. H2O)		Negative Cracking P	ressure (in. H2O)		
DA/ Valve	Manufacturer:		Model Number:	1	Pass/Fail:	
	er Specified		Manufacturer Spe	ecified		
	ak Rate (CFH):		Negative Leak Ra			
Measured Po	ositive Leak Rate(CFH)		Measured Negative	Leak Rate (CFH)		
Positive Crac	king Pressure (in. H2O)		Negative Cracking P	ressure (in. H2O)		
P// Valve	Manufacturer:		Model Number:		Pass/Fail:	
	er Specified		Manufacturer Spe			100
	ak Rate (CFH):		Negative Leak Ra			
Measured P	ositive Leak Rate(CFH)		Measured Negative			
Positive Crac	king Pressure (in. H2O)		Negative Cracking F	ressure (in. H2O)		
Tester:	William Lewis		7	Tester Id:	176269	
Signature:	1.9			Test Date:	2016-10-18	
		-	-			

U.S. MANUAL BAGE 1800 ZORF AND F7 HUENERE ON 805 982 6083

967 18, 2016 Road AM

EVELEN STATUS RESCRI I STRENGER OUT ALARM -

WEST OF ELLOW

T 2:P-24 31 Fr:51

UQLUME = 105 + 3 05 18

ULLACE = 3017 000 8

TO UCLUME - 10578 001

OUTER VOI - 10505

Lealer = 0.00 10505

Lealer = 0.00 10505

Lealer = 0.00 10505

TEMPERATURE - ASSES GALS
OLLAGE - 5887 CALS
OLLAGE - 5887 CALS
OLLAGE - 5887 CALS
OLLAGE - 1889 CALS
OLLAGE

100 RD AVE 905 ASC 6083

OCT 18, 2016 9:00 AM

T 4:E-85

INVENTORY INCHEASE INCREMEE STAN OCT 17, 2016 10:43 AM

VOLUME - 1123 GALS HETGAT - 15.50 TROTHES TEMP - 59.4 DEG F

INCREASE END OCT 12. 2016 | 11:28 Hh

VOLUME - 7615 GALS HEIGHT - 65.52 INCHES TEMP - 68.0 DEC F

GROSS INCREMSE* 6492 TO NET INCREMSE* 6449

NBVC Port Hueneme Navy Exchange Gasoline Dispensing Facility Verification Testing Results

SUMMARY OF SOURCE TEST DATA

SOURCE IN	FORMATION		FACILITY P	ARAMETERS
GDF Name and Address Navy Nex	GDF Representa	ative and Title	1	YSTEM TYPE ck One)
Building 797 Port Hueneme, CA 93041	GDF Phone No.	IA.	Balance Hirt	
Permit Conditions	Source: GDF Vapor	Recovery System	Red Jacket Hasstech Healy >	(
	A/C #		Manifolded?	Yes
Operating Parameters Number of Nozzels Served by Tank #1_ Number of Nozzels Served by Tank #2_		Nozzels Served by Nozzels Served by		NA NA
Applicable Regulations:		V	N Recommended	1
Source Test Results and Comments Tank #	1	2	3	ALL
Product Grade	87	91	NA	2
2. Actual Tank Capacity, gallons	20,078	20,078		40,156
Gasoline Volume	8,979	10,099		19,078
4. Ullage, gallons (#2,#3)	11,099	9,979		21,078
5. Initial Pressure, inches H2O	2.00	NA		
6. Pressure After 1 Minute, inches H2O	2.00			
7. Pressure After 2 Minute, inches H2O	2.00			
8. Pressure After 3 Minute, inches H2O	2.00			8
9. Pressure After 4 Minute, inches H2O	2.00		-	8
 Final Pressure After 5 Minute, inches H2O 	2.00			8
11. Allowable Final Pressure	1.95			S
Test Conducted by:	Test Company:		ate of Test:	
Pramdeep Chase	TMR Environmenta	al Testing	11/22/	2016

TESTING COMPANY:

ite Name: Navy Nex	Name:	TMR Environmental Testing
Address: Building 797	Address:	P.O. Box 941983
Port Hueneme, CA 93041	100000000000000000000000000000000000000	Simi Valley, CA 93094
Phone: NA	Phone:	805-218-0360
Figure 3	3	
Data Form for Determination of Sa	itic Pressure Pe	erformance
of the Healy Clean A	Air Seperator	
Date and Time of Last Fuel Drop to GDF:		11-21-2016 / 12:50 pm
Date of Last Calibration for Pressure Measurment D	evice:	10/25/2016
VACUUM TEST (Section	7.1 through 7.2	.7)
Vacuum at start of test, inches water column (7.2.3)		
Vacuum at one minute, inches water column		
Vacuum at two minutes, inches water column		
Vacuum at three minutes, inches water column		
Vacuum at four minutes, inches water column		
Final vacuum at five minutes, inches water column		
System was not und		
Allowable minimum vacuum, inches water column (f	rom table1):	
POSTIVE PRESSURE TEST (S	ection 7.3 throu	ah 7 3 9)
FOSTIVE FRESSORE TEST (S	ection 7.5 tillou	gii 7.5.9)
Pressure at start of test, inches water column (7.3.8)	2.00
Pressure at one minute, inches water column		2.00
Pressure at two minutes, inches water column		2.00
Pressure at three minutes, inches water column		2.00
Pressure at four minutes, inches water column		2.00
Final Pressure at five minutes, inches water column		2.00
Allowable final Pressure, inches water column (7.3.9	0):	1.77
I merice a mai i recei ej merice maior esteriir (Franc		
ester: Pramdeep Chase	Toot Date:	11/22/2016

VR-201-J and VR-202-J - Healy Dispenser Vapor Test

TESTING COMPANY

Phone:

Site Name: Navy Nex
Address: Building 797
Port Hueneme, CA 93041

Name:

Phone:

TMR Environmental Testing

Address:

P.O. Box 941983

Simi Valley, CA 93094 (805) 218-0360

HE.	ALY DISPENS	ER VAPO	R PIPING	VACUUM	TEST			RESTORED
	1/2	3/4	5/6	7/8	9/10	11/12	NA	
Healy VP1000 unit serial number	01908	00307	08122	08834	01068	00242		
Side "A" authorized only, lo vac on?	YES	YES	YES	YES	YES	YES		
Side "A" on, Side "B" auth, hi vac on?	YES	YES	YES	YES	YES	YES		
Side "B" authorized only, lo vac on?	YES	YES	YES	YES	YES	YES		
Side "B" on, Side "A" auth, hi vac on?	YES	YES	YES	YES	YES	YES		
Initial Test Vacuum, inches H2O	78.00	80.00	80.00	78.00	78.00	78.00		
Vacuum after 1 minute, inches H ₂ O	78.00	80.00	80.00	78.00	78.00	78.00		
Allowable Final Vacuum (-4.00)	74.00	76.00	76.00	74.00	74.00	74.00		
Side "A" dispensing vacuum	76.00	74.00	74.00	76.00	78.00	76.00		
Side "B" dispensing vacuum	76.00	74.00	74.00	76.00	78.00	76.00		
Pass / Fail	PASS	PASS	PASS	PASS	PASS	PASS	·	

HEA	LY DISPENSE	R VAPOR	PIPING P	RESSUR	E TEST			Partie V
Dispenser	1/2	3/4	5/6	7/8	9/10	11/12	NA	waretely
Initial Test Pressure, inches H2O	80.00	80.00	80.00	80.00	80.00	80.00		
Pressure after 1 minute, inches H ₂ O	80.00	80.00	80.00	80.00	80.00	80.00		
Allowable Final Pressure	76.00	76.00	76.00	76.00	76,00	76.00	50-2-2	
Pass / Fail	PASS	PASS	PASS	PASS	PASS	PASS		

Manometer	What type of pressure device used?		
10/25/2016	Calibration date for pressure device (90 days).		
Yes	All ball valves locked in their "Normal operation" positions when testing complete	te.	
Yes	"Site Shutdown Test" passed? (Fueling disabled when power is removed from	the Veeder-Ro	ot TLS)
Tester:	Pramdeep Chase	Test Date:	11/22/2016

Site:

Site Name:

Navy Nex

Address:

Phone:

Building 797

Port Hueneme, CA 93041

Testing Company

Name:

TMR Environmental Testing

Address:

P.O. Box 941983

Simi Valley, CA 93094

Phone:

(805) 218-0360

Allowable A/L: CARB EO:

0.95-1.15

VR-202

Test Unit Serial Number:

Test Unit Calibration Date: 5/23/2016

435685

Note: Bulb must not inflate in

(For TriTester only)

10

10

10

87

89

91

Meter Leak Tests: Pre-Test Leak Check (Pass/Fail): Post-Test Leak Check (Pass/Fail): Pass Pass

less than 30 seconds.

V/L GPM PASS Comments Product Nozzle Dispenser /FAIL Number Grade Model# 900 1.00 7.81 Pass 87 1 0.98 8.82 Pass 89 900 1 1.00 8.33 Pass 1 91 900 7.81 87 900 1.02 Pass 2 900 0.97 9.04 Pass 2 89 8.52 Pass 2 91 900 1.01 1.10 7.81 Pass 87 900 3 8.72 3 89 900 1.03 Pass 91 900 1.03 8.43 Pass 3 900 1.07 7.50 Pass 4 87 900 1.03 8.52 Pass 4 89 900 1.05 8.15 Pass 91 4 1.02 8.52 Pass 5 87 900 0.98 8.82 5 89 900 Pass 7.81 900 1.00 Pass 5 91 0.98 8.52 Pass 6 87 900 6 89 900 0.98 9.04 Pass 900 1.00 8.90 Pass 6 91 7 87 900 0.97 8.52 Pass 89 900 0.96 8.82 Pass 7 7 900 0.97 8.43 Pass 91 87 900 0.99 8.62 Pass 8 89 900 0.99 8.62 Pass 8 8.73 Pass 1.01 8 91 900 900 0.95 8.52 Pass 9 87 900 0.98 8.33 Pass 9 89 900 0.99 8.06 Pass 9 91

Tester:	Pramdeep Chase	Test Date:	11/22/2016	

6.52

6.88

6.04

Pass

Pass

Pass

1.08

1.02

1.03

900

900

900

Site Name:	Navy Nex	Date:	11/22/2016
PRINCE 1 4 PRINTED	11011		

Disp. #	Prod. Grade	Nozzle Model #	V/L	GPM	PASS /FAIL	Comments
11	87	900	1.06	8.33	Pass	12 Gallons @ Vapor pipe
11	89	900	1.04	8.32	Pass	12 Gallotts @ Vapor pipe
	91	900	1.04	9.34	Pass	
11 12	87	900	1.04	8.24 8.72	Pass	
12	87	900	1.04	8.43	Pass	
12	89		1.06	8.43	Pass	
12	91	900	1.06	6.43	Pass	
NA			-	-	1	
			-		-	
			-		+	
			-		+-+	
			-		+ +	
			-			
			+		1	
					1	
			-		+	
			-			
					+	
	-		-		-	
			-			
			-		-	
			-		-	
			-		-	
			_		-	
					-	
				_	-	
					-	
					-	
					-	

Site:		TESTING COMP	ANY:	
Site Name:	Navy Nex	Name: TMR E	nvironmental Testing	
Address:	Building 797	Address: P.O. Bo	ox 941983	
	Port Hueneme, CA 93041	Simi Va	alley, CA 93094-1983	
Phone:	NA	Phone: 805-21	8-0360	

EXHIBIT 8 ITEMS TO CONSIDER IN CONDUCTING TP-201.3

The instructions below are required when conducting TP-201.3 for this system. The tester shall document that each step was followed as indicated below and shall include this page of the Exhibit with the submission of TP-201.3 test results. Note that districts may require use of an alternate form to meet these requirements, provided the alternate form includes the same minimum parameters.

- 1 Prior to conducting TP-201.3, all four ball valves on the Healy Clean Air Seperator (CAS) shall be closed, as shown in Figure 1, to isolate it from the UST system to permit the pressurization of the UST system.
- 2 Conducting TP-201.3 with any dispenser piping test valve in the closed position is not permitted. Any dispenser with a dispenser piping test valve in the closed position while conducting TP-201.3 will bias the test towards compliance.
- 3 After conducting TP-201.3, the four ball valves on the Healy Clean Air Seperator (CAS) shall be locked in their normal operating positions as shown in Figure 2B-5 of Exhibit 2.

Required Steps	Verification
1.All four CAS ball valves closed befor conducting TP-201.3	Yes
2. All dispenser piping test valves open before conducting TP-201.3	Yes
3. All four CAS ball valves in normal operating positions after concucting TP-201.3	Yes

		200		
Tester:	Pramdeep Chase	Test Date:	11/22/2016	

Data Form for Vapor Pressure Sensor Ambient Reference Test

				D/	ATE OF TEST:	11/22/2016
	NAME: TMR Environmental Testing SERVICE COMPANY'S TELEPHONE		805-218-0360			
0551405		175699		VST or VE	EDER-ROOT TECH ATION #:	B38354
SERVICE	TECHNICIAN:	Pramdeep Cha	ise		trict Training on (as applicable)	8191293-VT
STATION	NAME:	Navy Nex		DISTRICT	PERMIT #:	NA
STATION	ADDRESS:	Building 797	7	CITY, STA	TE, ZIP: Port	Hueneme, CA 93041
PF	RESSURE SEN	SOR LOCATION:	FP	: 1 / 2	PRESSURE SENSOR SERIAL NUMBER:	6922
STEP 8.3	DIGITAL MAN	OMETER VALUE	2.33	inches W	С	
STEP 8.3	TLS 350 SEN (OBTAIN VAL		2.227 SOLE KEY	_inches W	C ENCE SHOWN IN FIG. 8-	4, Vapor Pressure)
STEP 8.4	Yes XX	sor Value within ±0.2 No NTS OF EXHIBIT 2.	inches WC	of Digital	Manometer Value?	
STEP 8.5	MODE KEY P	RESSED TO EXIT PM	IC DIAGNO	SITC MEN	U? Yes	

FORM 2

Data Form for Vapor Pressure Sensor Ambient Reference Test

			DATE	OF TEST:	11/22/2016
	COMPANY AME:	TMR Environmental Test	ing SERVICE C	OMPANY'S TELEPHONE:	805-218-0360
		175699	VST or VEE CERTIFICA	DER-ROOT TECH TION #:	B38354
SERVICE	rechnician:	Pramdeep Chase	ICC or Distr (as applicat	rict Training Certification ble)	8191293-VT
MOITATE	IAME:	Navy Nex	DISTRICT P	PERMIT #:	NA
TATION A	ADDRESS:	Building 797	CITY, STAT	E, ZIP: Port H	ueneme, CA 93041
STEP 9.1	PRESSURE	SENSOR LOCATION:	FP: 1 / 2	PRESSURE SENSOR SERIAL NUMBER:	6922
STEP 9.2		PORT CAP REMOVED?	Yes ORT (PER FIG. 8-3)?	Yes	
STEP 9.3		ATED SENSOR VALUE			essure)
STEP 9.4		BETWEEN +0.20 & -0.20 (Y/N) RESSURE SENSOR IS OT IN		THE PRESSURE SENSOR R	EQUIREMENTS OF
STEP	REFERENCE	PORT CAP REPLACED?	Yes		
9.5	VALVE SET	O NORMAL VALVE POSITION	N (PER FIG 8-3?)	Yes	
TEP 6.	MODE KEY P	RESSED TO EXIT CALIBRATI	E SMART SENSOR M	IENU? Yes	

DATE OF TEST: 11/22/2016

SERVICE C	OMPANY NAME:	TMR Environmental Testing	SERVICE CO TELEPHONI		(805)	218 - 0360
SERVICE TECHNICIAN:		175699	VEEDER-ROOT TECH CERTIFICAT applicable)		TION #: (as	B38354
		Pramdeep Chase	ICC or DISTRICT TRAINING CERTIFICATION: (as applicable 8191293-VT			(as applicable)
STATION N	AME:	Navy Nex	DISTRICT P	ERMIT #:		NA
STATION A	DDRESS:	Building 797		city, state Port Huenem		
	VAPOR FLOW M	ETER SERIAL NUMBER		25421		62128
STEP 2.	DISPENSER FUE	LING POINT NUMBERS	FP#	1	FP#	3
STEP 3.	LOW GRADE FUEL HOSE V/L RESULT #1 (ONE FP ONLY)			1		1.1
STEP 4.	ISD A/L VALUE #1 CORRESPONDING TO RESULT IN STEP 3		1.13		0.97	
	STEP 4. VALUE I	MINUS STEP 3. VALUE	DIFF.	0.13	DIFF.	-0.13
STEP 5.	PASS IF DIFFERI LARGER DIFFER CONTINUE TO S		PASS	CONTINUE TO STEP 6	PASS	CONTINUE TO STEP 6
	LOW GRADE FU	EL HOSE V/L RESULT #2	NA		NA	
STEP 6.	LOW GRADE FUEL HOSE V/L RESULT #3		NA		NA	
	AVERAGE OF 3	V/L RESULTS	AVG.	NA	AVG.	NA
	ISD A/L VALUE #	2		NA		NA
STEP 7.	ISD A/L VALUE #	3	NA NA		NA	
	AVERAGE OF 3 A/L VALUES		AVG.	NA	AVG.	NA
STEP 8.	STEP 7. AVG MIN	NUS STEP 6. AVG	DIFF.	NA	DIFF.	NA
	PASS IF DIFFERI		NA	CONTINUE TO STEP 6	NA	CONTINUE TO STEP 6

STATION NAME: Navy Nex		DISTRICT P	ERMIT #:	NA		
STATION A	DORESS: Building 797	CITY:	Port Huenem	STATE, ZIP: e, CA 93		
	VAPOR FLOW METER SERIAL NUMBER		40635		26639	
STEP 2.	DISPENSER FUELING POINT NUMBERS	FP#	5	FP#	7	
STEP 3.	LOW GRADE FUEL HOSE V/L RESULT #1 (ONE FP ONLY)		1.02		0.97	
STEP 4.	ISD A/L VALUE #1 CORRESPONDING TO RESULT IN STEP 3		0.95		0.91	
	STEP 4. VALUE MINUS STEP 3. VALUE	DIFF.	-0.07	DIFF.	-0.06	
STEP 5.	PASS IF DIFFERENCE IS WITHIN +/- O.15, LARGER DIFFERENCE, THEN CONTINUE TO STEP 6 (CIRCLE ONE)	PASS	CONTINUE TO STEP 6	PASS	CONTINUE TO STEP 6	
	LOW GRADE FUEL HOSE V/L RESULT #2		NA		NA	
STEP 6.	LOW GRADE FUEL HOSE V/L RESULT #3		NA	NA		
	AVERAGE OF 3 V/L RESULTS	AVG.	NA	AVG.	NA	
	ISD A/L VALUE #2		NA		NA	
STEP 7.	ISD A/L VALUE #3		NA		NA	
	AVERAGE OF 3 A/L VALUES	AVG.	NA	AVG.	NA	
	STEP 7. AVG MINUS STEP 6. AVG	DIFF.	NA	DIFF.	NA	
STEP 8.	PASS IF DIFFERENCE IS WITHIN +/- O.15, IF LARGER DIFFERENCE, THEN CONTINUE TO STEP 9	NA	CONTINUE TO STEP 6	NA	CONTINUE TO STEP 6	
STEP 9	IF CONTINUE, REPEAT AT STEP 3. FOR 2ND FP USI	NG 2ND FP COLUM	N, ABOVE,			

DATE OF TEST: 11/22/2016

	1000	TELEFHORE.		(003)	218 - 0360
	175699	VEEDER-ROOT TECH CERTIFICAT applicable)		TION #: (as	B38354
TECHNICIAN:	Pramdeep Chase	ICC or DISTRICT TRAINING CERTIFICATION: (as applicated)			(as applicable)
AME:	Navy Nex	DISTRICT P	ERMIT #:		NA
DDRESS:	Building 797			*	
VAPOR FLOW M	ETER SERIAL NUMBER		65343		29944
DISPENSER FUE	LING POINT NUMBERS	FP#	9	FP#	11
LOW GRADE FUEL HOSE V/L RESULT #1 (ONE FP ONLY)			0.95	1.06	
ISD A/L VALUE #1 CORRESPONDING TO RESULT IN STEP 3		0.95		0.99	
STEP 4. VALUE N	MINUS STEP 3. VALUE	DIFF.	0.00	DIFF.	-0.07
LARGER DIFFER	ENCE, THEN	PASS	CONTINUE TO STEP 6	PASS	CONTINUE TO STEP 6
LOW GRADE FUEL HOSE V/L RESULT #2		NA NA		NA	
LOW GRADE FUE	EL HOSE V/L RESULT #3	NA		NA	
AVERAGE OF 3 \	//L RESULTS	AVG.	NA	AVG.	NA
ISD A/L VALUE #	2		NA		NA
ISD A/L VALUE #	3	NA		NA NA	
AVERAGE OF 3 A/L VALUES		AVG.	NA	AVG.	NA
STEP 7. AVG MIN	IUS STEP 6. AVG	DIFF.	NA	DIFF.	NA
IF LARGER DIFFI	ERENCE, THEN	NA	CONTINUE TO STEP 6	NA	CONTINUE TO STEP 6
	ME: DRESS: VAPOR FLOW MI DISPENSER FUE LOW GRADE FUI (ONE FP ONLY) ISD A/L VALUE # RESULT IN STEP STEP 4. VALUE MI PASS IF DIFFERE LARGER DIFFERE CONTINUE TO ST LOW GRADE FUI AVERAGE OF 3 MI ISD A/L VALUE # AVERAGE OF 3 A STEP 7. AVG MIM PASS IF DIFFERE IF LARGER	Pramdeep Chase ME: Navy Nex DRESS: Building 797 VAPOR FLOW METER SERIAL NUMBER DISPENSER FUELING POINT NUMBERS LOW GRADE FUEL HOSE V/L RESULT #1 (ONE FP ONLY) ISD A/L VALUE #1 CORRESPONDING TO RESULT IN STEP 3 STEP 4. VALUE MINUS STEP 3. VALUE PASS IF DIFFERENCE IS WITHIN +/- O.15, LARGER DIFFERENCE, THEN CONTINUE TO STEP 6 (CIRCLE ONE) LOW GRADE FUEL HOSE V/L RESULT #2 LOW GRADE FUEL HOSE V/L RESULT #3 AVERAGE OF 3 V/L RESULTS ISD A/L VALUE #3 AVERAGE OF 3 A/L VALUES STEP 7. AVG MINUS STEP 6. AVG PASS IF DIFFERENCE IS WITHIN +/- O.15, IF LARGER DIFFERENCE, THEN CONTINUE TO STEP 9	Pramdeep Chase ME: Navy Nex DISTRICT PROFESS: Building 797 VAPOR FLOW METER SERIAL NUMBER DISPENSER FUELING POINT NUMBERS FP # LOW GRADE FUEL HOSE V/L RESULT #1 (ONE FP ONLY) ISD A/L VALUE #1 CORRESPONDING TO RESULT IN STEP 3 STEP 4. VALUE MINUS STEP 3. VALUE DIFF. PASS IF DIFFERENCE IS WITHIN +/- O.15, LARGER DIFFERENCE, THEN PASS CONTINUE TO STEP 6 (CIRCLE ONE) LOW GRADE FUEL HOSE V/L RESULT #2 LOW GRADE FUEL HOSE V/L RESULT #3 AVERAGE OF 3 V/L RESULTS AVG. ISD A/L VALUE #3 AVERAGE OF 3 A/L VALUES AVG. PASS IF DIFFERENCE IS WITHIN +/- O.15, IF LARGER DIFFERENCE, THEN NA CONTINUE TO STEP 9	Pramdeep Chase Navy Nex DISTRICT PERMIT #: DRESS: Building 797 VAPOR FLOW METER SERIAL NUMBER DISPENSER FUELING POINT NUMBERS DISPENSER FUELING POINT NUMBERS DISPENSER FUELING POINT NUMBERS FP # 9 LOW GRADE FUEL HOSE V/L RESULT #1 (ONE FP ONLY) ISD A/L VALUE #1 CORRESPONDING TO RESULT IN STEP 3 STEP 4. VALUE MINUS STEP 3. VALUE DIFF. DO.00 PASS IF DIFFERENCE IS WITHIN +/- O.16, LARGER DIFFERENCE, THEN CONTINUE TO STEP 6 CONTINUE TO STEP 6 LOW GRADE FUEL HOSE V/L RESULT #2 NA AVERAGE OF 3 V/L RESULT #3 AVG. NA AVERAGE OF 3 A/L VALUE #3 AVG. NA PASS IF DIFFERENCE IS WITHIN +/- O.15, ISD A/L VALUE #3 AVG. NA PASS IF DIFFERENCE IS WITHIN +/- O.15, CONTINUE NA CONTINUE CONTINUE	Pramdeep Chase Navy Nex DISTRICT PERMIT #: DRESS: Building 797 VAPOR FLOW METER SERIAL NUMBER DISPENSER FUELING POINT NUMBERS DISPENSER FUELING POINT NUMBERS FP # 9 FP # LOW GRADE FUEL HOSE V/L RESULT #1 (ONE FP ONLY) ISD A/L VALUE #1 CORRESPONDING TO RESULT IN STEP 3 STEP 4. VALUE MINUS STEP 3. VALUE DIFF. DIFF. DO.00 DIFF. PASS CONTINUE TO STEP 6 CONTINUE TO STEP 6 CONTINUE TO STEP 6 AVG. NA AVERAGE OF 3 V/L RESULT #3 AVERAGE OF 3 V/L RESULT #3 AVERAGE OF 3 A/L VALUES AVG. NA AVERAGE OF 3 A/L VALUES AVG. NA AVG. STEP 7. AVG MINUS STEP 6. AVG PASS IF DIFFERENCE IS WITHIN +/- O.15, IF LARGER DIFFERENCE, THEN CONTINUE TO STEP 6 AVG. NA AVG. CONTINUE NA DIFF. NA DIFF. CONTINUE NA TO STEP 6 NA TO STEP 6 NA

STATION NAME: Navy Nex		DISTRICT	PERMIT #:	NA		
STATION A	DDRESS: Building 797	CITY:	Port Huenem	STATE, ZIP		
	VAPOR FLOW METER SERIAL NUMBER		NA		NA	
STEP 2.	DISPENSER FUELING POINT NUMBERS	FP#	NA NA	FP#	NA	
STEP 3.	LOW GRADE FUEL HOSE V/L RESULT #1 (ONE FP ONLY)		NA		NA	
STEP 4.	ISD A/L VALUE #1 CORRESPONDING TO RESULT IN STEP 3		МА	ASS 1110x = 21	NA	
	STEP 4. VALUE MINUS STEP 3. VALUE	DIFF.	NA	DIFF.	NA	
STEP 5.	PASS IF DIFFERENCE IS WITHIN +/- O.15, LARGER DIFFERENCE, THEN CONTINUE TO STEP 6 (CIRCLE ONE)	PASS	CONTINUE TO STEP 6	PASS	CONTINUE TO STEP 6	
	LOW GRADE FUEL HOSE V/L RESULT #2		NA		NA	
STEP 6.	LOW GRADE FUEL HOSE V/L RESULT #3		NA NA		NA	
	AVERAGE OF 3 V/L RESULTS	AVG.	NA	AVG.	NA	
	ISD A/L VALUE #2		NA		NA	
STEP 7.	ISD A/L VALUE #3		NA		NA	
	AVERAGE OF 3 A/L VALUES	AVG.	NA	AVG.	NA	
	STEP 7. AVG MINUS STEP 6. AVG	DIFF.	NA	DIFF.	NA	
STEP 8.	PASS IF DIFFERENCE IS WITHIN +/- 0.15, IF LARGER DIFFERENCE, THEN CONTINUE TO STEP 9	NA	CONTINUE TO STEP 6	NA	CONTINUE TO STEP 6	
STEP 9	IF CONTINUE, REPEAT AT STEP 3. FOR 2ND F	P USING 2ND FP COLUM	N, ABOVE.			

Veeder-Root In-Station Diagnostics (ISD) Site Shutdown Test Worksheet

		DATE OF TEST:	11/22/2016
SERVICE COMPANY NAME:	TMR Environmental Testing	SERVICE COMPANY'S TELEPHONE:	805-218-0360
SERVICE TECHNICIAN	175699	VEEDER-ROOT TECH CERTIFICATION #:	B38354
STATION NAME:	Navy Nex	DISTRICT PERMIT #:	NA
STATION ADDRESS:	Building 797	CITY, STATE, ZIP: Port Hueneme, C	A 93041

STEP 1.	POWER REMOVED FROM TLS CONSOLE?	Yes	
STEP 2.	POWER TO SUBMERSIBLE PUMPS REMOVED BY TLS? (VERIFY GASOLING FUELING DISABLED)	Yes	
STEP 3.	POWER RESTORED TO TLS CONSOLE?	Yes	

COMMENTS	(INCLUDE DESCRIPTION OF REPAIRS MADE)

Appendix F

NBVC Point Mugu Annual Throughput/Consumption Report

2016 Twelve-Month Rolling Sum Throughput/Usage Report Title V Permit 01006

Title V Description	Annual Throughput Limit	Dec-16	Nov-16	Oct-16	Sep-16	Aug-16	Jul-16	Jun-16	May-16	Apr-16	Mar-16	Feb-16	Jan-16
Boilers													
8.4 MMBTU Boiler (Wharf 3) - Out of Service	2 MMCF	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
8.4 MMBTU Boiler (Wharf 3) - Out of Service	2 MMCF	0.0	0.0	0.0	0:0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
2.1 MMBTU (Building 1419) Fuel Oil	1,000 Gal	46.0	46.0	46.0	46.0	46.0	46.0	46.0	46.0	46.0	51.0	5.0	5.0
2.1 MMBTU (Building 1419) Natural Gas	0.1 MMCF	0.00	0.00	0.01	0.01	0.01	0.01	0.01	0.01	0.01	0.02	0.01	0.0
1.1825 MMBTU (Building 2)	10 MMCF	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.5	0.4	0.4
2 - 4.8 MMBTU Portable Boilers	200 Hours Combined	17.0	15.4	15.7	16.4	16.0	17.1	17.5	17.8	11.7	10.5	8.8	8.9
1.6 MMBTU "NCEL" Burner (Building 1100)	2.7 MMCF Nat Gas	0.039	0.039	0.039	0.042	0.042	0.042	0.042	0.040	0.034	0.034	0.008	0.006
2 - 1.44 MMBTU Boilers (Building 1479)	10 MMCF Combined	2.2	2.3	3.0	3.5	4.1	4.6	4.8	4.9	4.7	4.8	4,5	4,28
Portable Internal Combustion Engines	on Engines												
Crane Diesel Engines	218,180 BHP-Hrs	27,680	26,988	25,604	26,296	28,026	31,659	30,621	30,794	35,119	31,659	29,064	24,047
Sweeper Vehicle Diesel Engines	75,000 BHP-Hrs	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
5 - 165 BHP Diesel John Deere Generators	95,750 BHP-Hrs	12,048	12,081	12,114	12,114	25,239	14,894	14,894	14,894	14,894	14,943	14,960	21,260
MWR Wood Chipper	300 Hours	9.0	10.6	14.0	17.8	17.8	17.8	17.8	17.8	18.8	25.1	28.5	27.7
Surface Coating Operations													
Marine Coatings at 2.8 lb/gal ROC	943 Gallons	130.3	128.2	135.1	144.2	148.7	145.7	131.7	138.7	168.8	155.4	155.0	14"
Coatings at 3.5 lb/gal ROC	5,661 Gallons	322.7	332.7	312.0	306.9	304.8	307.8	307.0	276.1	216.8	105.8	89.2	87.5
Pretreatment wash primers at 6.5 lb/gal ROC	20 Gallons	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Coatings at 7.0 lb/gal ROC	250 gallons	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Solvents at 6.6 lb/gal ROC	50 Gallons	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Solvents at 6.8 lb/gal ROC	20 Gallons	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Solvents at 6.9 lb/gal ROC	30 Gallons	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Solvents at 7.1 lb/gal ROC	1,060 Gallons	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Coatings and Solvents at 2.8 lb/gal ROC/Auto Hobby Shop	75 Gallons	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
Abrasive Blasting Operations	IS SI												
Basewide Unconfined Blasting Operations: Abrasives Used	1 Ton/yr Abrasives	0.0	0.0	0.0	0.0	0.0	0:0	0.0	0.0	0.0	0:0	0.0	0.0
Approximately interest and a	Upingitae	2:0	2:2	2.5	2.0	2.5	2:5	2:5	2	2:0	2.5	2.5	255

2016 Twelve-Month Rolling Sum Throughput/Usage Report Title V Permit 01006

Title V Description	Annual Throughput Limit	Dec-16	Nov-16	Oct-16	Sep-16	Aug-16	Jul-16	Jun-16	Mav-16	Apr-16	Mar-16	Feb-16	Jan-16
Three Clemco Industries Abrasive Blast Cabinets, Buildings 1497 and			(
Gasoline Fuelling Operations	ADrasives	0.0	0.0	0.0	0.0	0.0	0.0	0.5	0.5	6.0	0.4	0.3	0.3
Motor Vehicle Fueling Facility; Building 5307	350,000 Gallons	1,017	8,320	15,547	25,615	42,042	52,974	61,942	70,091	77,396	85,275	92,692	99,557
Motor Vehicle Fueling Operation, Building 5307	250,000 Gallons	399	6,828	12,517	20,750	35,104	43,675	51,362	58,160	64,144	71,133	77,938	83,600
Gasoline Loading Rack, Building 5307	100,000 Gallons	618	1,492	3,030	4,865	6,938	9,299	10,580	11,931	13,252	14,142	14,754	15,5.
E-85 Motor Vehicle Fueling Operation, Building 5307	100,000 Gallons	29,055	26,879	25,090	23,155	21,761	20,101	18,062	16,211	13,901	11,118	8,409	6,446
Navy Exchange Gas Station, Building 797	4,500,000 Gallons	3,628,924	3,626,784	3,636,570	3,617,924	3,534,270	3,583,010	3,584,909	3,571,321	3,558,697	3,550,070	3,550,323	3,532,220
Emergency Generators													
Operated for Maintenance Purposes													
Building Number:													
1000	50 Hours	5.3	5.3	5.3	5.3	5.3	5.0	5.0	4.9	4.8	4.5	4.8	1.7
1402	20 Hours	5.6	2.2	2.0	1.8	1.7	1.6	1.4	2.1	1.7	1.7	2.2	8.8
1440	20 Hours	5.9	6.3	7.3	7.3	7.7	7.7	9.9	6.6	10.7	10.5	10.7	6.6
1443	50 Hours	5.2	5.2	5.2	5.2	5.3	5.3	5.2	5.0	5.5	5.3	6.3	15.6
1512B	20 Hours	9.7	7.7	7.2	6.7	6.2	6.2	5.6	5.4	5.1	5.4	5.8	2.0
1526	20 Hours	9.0	9.0	9.0	9.0	9.0	9.0	9.0	0.4	0.4	0.4	6.0	9.0
2	50 Hours	9.4	7.4	5.0	5.0	0.9	5.0	5.0	5.0	0.9	7.0	7.0	16
22	50 Hours	5.3	5.0	4.9	4.9	4.8	5.1	5.1	5.2	5.2	4.9	5.2	14.1
372	20 Hours	7.4	8.2	9.0	9.8	10.5	11.3	11.0	11.0	11.8	11.6	11.8	8.8
382	20 Hours	2.9	2.7	2.7	2.7	2.6	2.4	2.5	2.4	2.7	2.5	2.7	2.1
437	20 Hours	1.4	1.4	1.4	1.4	4.1	1.4	1.4	1.1	8.0	8.0	6.0	0.7
5035	20 Hours	4.2	4.2	4.2	4.2	4.2	0.0	0.0	0.0	0.0	0.0	0.0	0.0
810	20 Hours	5.5	6.1	6.7	7.6	9.1	10.1	10.7	10.7	12.3	12.3	12.0	11.1
914 - Removed from Service	20 Hours	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0	0.0
225	50 Hours	5.3	5.3	5.3	5.3	5.2	5.2	5.2	5.1	5.1	4.9	5.2	9.7
527	20 Hours	1.7	1.6	1.6	1.4	1.2	1.2	6.0	0.7	9.0	0.8	0.5	0.5
1388	50 Hours	9.9	6.4	6.4	6.4	6.4	6.4	6.4	6.5	6.7	6.7	6.6	9.9
1388	20 Hours	6.0	7.0	7.0	7.0	6.3	7.3	7.3	7.6	5.8	5.8	4.8	4.8
1300	50 Hours	5.9	5.9	5.9	5.3	5.3	5.3	3.3	3.5	3.5	3.5	3.5	0.7