INTERMEDIATE STATE PERMIT TO OPERATE

Under the authority of RSMo 643 and the Federal Clean Air Act the applicant is authorized to operate the air contaminant source(s) described below, in accordance with the laws, rules, and conditions set forth herein.

Intermediate Operating Permit Number: OP2012-046
Expiration Date: NOV 12 2017
Installation ID: 189-1226
Project Number: 2007-12-024

Installation Name and Address
Simpson Construction Materials, LLC
699 North Highway Drive
Fenton, MO 63026
St. Louis County

Parent Company's Name and Address
Simpson Construction Materials, LLC
P.O. Box 250
Valley Park, MO 63088

Installation Description:
Simpson Construction Materials, LLC produces asphaltic concrete. Processes include cold aggregate transfer, drying, asphalt oil heating, hot asphalt loadout, hot asphalt silo loading, and product and fuel storage. This facility has taken voluntary limits on product production and Carbon Monoxide (CO) emissions in order to obtain this Intermediate operating permit.

Effective Date
NOV 13 2012

Director or Designee
Department of Natural Resources
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I. Installation Description and Equipment Listing

INSTALLATION DESCRIPTION

Simpson Construction Materials, LLC produces asphaltic concrete. Processes include cold aggregate transfer, drying, asphalt oil heating, hot asphalt loadout, hot asphalt silo loading, and product and fuel storage. This facility has taken voluntary limits on product production and CO emissions in order to obtain this Intermediate operating permit.

<table>
<thead>
<tr>
<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Particulate Matter &lt; Ten Microns (PM$_{10}$)</td>
<td>22.85</td>
<td>20.51</td>
<td>20.51</td>
<td>22.55</td>
<td>23.66</td>
</tr>
<tr>
<td>Particulate Matter &lt; 2.5 Microns (PM$_{2.5}$)</td>
<td>0.69</td>
<td>0.64</td>
<td>0.64</td>
<td>0.74</td>
<td>0.69</td>
</tr>
<tr>
<td>Sulfur Oxides (SO$_x$)</td>
<td>4.16</td>
<td>3.98</td>
<td>3.98</td>
<td>4.44</td>
<td>3.97</td>
</tr>
<tr>
<td>Nitrogen Oxides (NO$_x$)</td>
<td>5.68</td>
<td>5.42</td>
<td>5.42</td>
<td>6.05</td>
<td>5.41</td>
</tr>
<tr>
<td>Volatile Organic Compounds(VOC)</td>
<td>1.81</td>
<td>1.40</td>
<td>1.40</td>
<td>1.56</td>
<td>1.40</td>
</tr>
<tr>
<td>Carbon Monoxide (CO)</td>
<td>19.16</td>
<td>18.17</td>
<td>18.17</td>
<td>20.28</td>
<td>18.14</td>
</tr>
<tr>
<td>Lead (Pb)</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>Hazardous Air Pollutants (HAPs)</td>
<td>0.5</td>
<td>---</td>
<td>---</td>
<td>2.10</td>
<td>0.43</td>
</tr>
<tr>
<td>Ammonia (NH$_3$)</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
</tbody>
</table>

EMISSION UNITS WITH LIMITATIONS
The following list provides a description of the equipment at this installation which emits air pollutants and identified as having unit-specific emission limitations.

<table>
<thead>
<tr>
<th>Emission Unit #</th>
<th>Description of Emission Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>EU003</td>
<td>Asphalt Plant Dryer</td>
</tr>
<tr>
<td>EU009</td>
<td>Gasoline Storage Tank</td>
</tr>
</tbody>
</table>
EMISSION UNITS WITHOUT LIMITATIONS
The following list provides a description of the equipment, which does not have unit specific limitations at the time of permit issuance.

Description of Emission Source
EU001  Cold Aggregate Handling (Bins and Conveyors) – fugitive
EU004  Asphalt Loadout to Trucks – fugitive
EU005  Hot Asphalt Silo Filling – fugitive
EU006  Haul Road – fugitive
EU007  Asphalt Oil Heater – insignificant
EU008  Storage Piles – fugitive
EU009  Asphalt Oil Tanks, Fuel Oil Tanks
II. Plant Wide Emission Limitations

The installation shall comply with each of the following emission limitations. Consult the appropriate sections in the Code of Federal Regulations (CFR) and Code of State Regulations (CSR) for the full text of the applicable requirements. All citations, unless otherwise noted, are to the regulations in effect on the date of permit issuance.

PERMIT CONDITION PW001
10 CSR 10-6.060 Construction Permits Required
Construction Permit 5989, Issued May 2, 1995

**Operational Limitation:**
Annual production from this plant is limited to one million (1,000,000) tons of asphaltic concrete per year on a twelve (12)-month rolling average. [Special Condition 1]

**Monitoring/Recordkeeping:**
1) Simpson Construction Materials, LLC shall maintain production records for a period of not less than two (2) years demonstrating compliance with the limit contained in condition 1. Attachment A or an equivalent recordkeeping form shall be used to track production of asphaltic concrete. [Special Condition 2]
2) Simpson Construction Materials, LLC shall make such records available to the Program Manager, his designated agent and/or Department of Natural Resources personnel, upon request, at any reasonable time. [Special Condition 2]

**Reporting:**
Should records indicate that a violation of any of the limits established by Condition 1 (above) has occurred, Simpson Construction Materials, LLC shall notify the St. Louis County Program Manager, 6121 N. Hanley Road, Berkeley, MO 63134, and Air Pollution Control Program’s Enforcement Section, P.O. Box 176, Jefferson City, MO 65102, by no later than the next working day. [Special Condition 2]

PERMIT CONDITION PW002
10 CSR 10-6.020(2)(I)24. and 10 CSR 10-6.065(5)(C)2. Voluntary Limitation(s)

**Emission Limitation:**
Emissions of Carbon Monoxide (CO) are limited to less than 100 tons in any consecutive twelve (12)-month period.

**Monitoring/Recordkeeping:**
1) Simpson Construction Materials, LLC shall maintain production records for a period of not less than two (2) years demonstrating compliance with the limit contained in condition 1. Attachment B or an equivalent recordkeeping form shall be used to track CO emissions.
2) Simpson Construction Materials, LLC shall make such records available to the Program Manager, his designated agent and/or Department of Natural Resources personnel, upon request, at any reasonable time.
**Reporting:**
Should records indicate that a violation of any of the limits established by Condition 1 (above) has occurred, Simpson Construction Materials shall notify the St. Louis County Program Manager, 6121 N. Hanley Road, Berkeley, MO 63134, and Air Pollution Control Program’s Enforcement Section, P.O. Box 176, Jefferson City, MO 65102, by no later than the next working day. [Special Condition 2]
III. Emission Unit Specific Emission Limitations

The installation shall comply with each of the following emission limitations. Consult the appropriate sections in the Code of Federal Regulations (CFR) and Code of State Regulations (CSR) for the full text of the applicable requirements. All citations, unless otherwise noted, are to the regulations in effect on the date of permit issuance.

### Asphalt Plant Dryer

<table>
<thead>
<tr>
<th>Emission Unit</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>EU003</td>
<td>Dryer, Hot Screens and Mixer; Manufactured by Standard Steel; Constructed in 1970; MHDR = 300 tph (Burners 100 MMBtu/hr); Controlled by high temperature fabric filter with control efficiency of 99.9%</td>
</tr>
</tbody>
</table>

**PERMIT CONDITION EU003-001**

10 CSR 10-6.220 Restriction of Emission of Visible Air Contaminants

**Emission Limitation:**

1) No owner or other person shall cause or permit emissions to be discharged into the atmosphere from any new source any visible emissions with an opacity greater than 20%.

2) Exception: A person may discharge into the atmosphere from any source of emissions for a period(s) aggregating not more than six (6) minutes in any 60 minutes air contaminants with an opacity up to 40%.

**Monitoring:**

1) The permittee shall conduct opacity readings on this emission unit using the procedures contained in U.S. EPA Test Method 22. At a minimum, the observer should be trained and knowledgeable about the effects on visibility of emissions caused by background contrast, ambient lighting, observer position relative to lighting, wind and the presence of uncombined water. Readings are only required when the emission unit is operating and when the weather conditions allow. If no visible or other significant emissions are observed using these procedures, then no further observations would be required. For emission units with visible emissions perceived or believed to exceed the applicable opacity standard, the source representative would then conduct a Method 9 observation.

2) The following monitoring schedule must be maintained:

   a) Weekly observations shall be conducted for a minimum of eight consecutive weeks after permit issuance. Should no violation of this regulation be observed during this period then-

      b) Observations must be made once every two (2) weeks for a period of eight weeks. If a violation is noted, monitoring reverts to weekly. Should no violation of this regulation be observed during this period then-

      c) Observations must be made once per month. If a violation is noted, monitoring reverts to weekly.

3) If the source reverts to weekly monitoring at any time, monitoring frequency will progress in an identical manner from the initial monitoring frequency.

**Recordkeeping:**

1) The permittee shall maintain records of all observation results (see Attachment C), noting:

   a) Whether any air emissions (except for water vapor) were visible from the emission units,
b) All emission units from which visible emissions occurred, and
c) Whether the visible emissions were normal for the process.

2) The permittee shall maintain records of any equipment malfunctions. (see Attachment E)
3) The permittee shall maintain records of any Method 9 test performed in accordance with this permit condition. (see Attachment D)
4) Attachments C, D and E contain logs including these recordkeeping requirements. These logs, or an equivalent created by the permittee, must be used to certify compliance with this requirement.
5) These records shall be made available immediately for inspection to Department of Natural Resources’ personnel upon request.
6) All records shall be maintained for five years.

Reporting:
1) The permittee shall report to the St. Louis County Health Department, 6121 N. Hanley Road, Berkeley, MO 63134, and Air Pollution Control Program’s Enforcement Section, P.O. Box 176, Jefferson City, MO 65102, no later than ten days after the permittee determined using the Method 9 test that the emission unit(s) exceeded the opacity limit.
2) Reports of any deviations from monitoring, recordkeeping and reporting requirements of this permit condition shall be submitted semi-annually, in the semi-annual monitoring report and annual compliance certification, as required by Section IV of this permit.

PERMIT CONDITION EU003-002
10 CSR 10-6.400 Restriction of Emission of Particulate Matter from Industrial Processes

Emission Limitation:
1) The permittee shall not emit particulate matter from EU003 in excess of 63.0 lbs./hr.
   These emission rates were calculated using the following equation:
   a) For process weight rates greater than 60,000 lb/hr:
      \[ E = 55.0(P)^{0.11} - 40 \]
      Where:
      \[ E \text{ = rate of emission in lb/hr} \]
      \[ P \text{ = process weight rate in tons/hr} \]
   2) The permittee shall not emit particulate matter from any source in a concentration in excess of 0.30 grain per standard cubic feet of exhaust gases.

Monitoring:
1) The high temperature fabric filter (CD1) shall be maintained such that the pressure drop remains in the normal operating range of two to eight inches of water whenever the emission units are in operation. A pressure drop reading of less than two inches may be observed for a period following the installation of a new bag.
2) All instruments and control equipment shall be calibrated, maintained, and operated according to the manufacturer’s specifications and recommendations.
3) Check and document the dust collector pressure drop daily, whenever the emission unit is in operation. If the pressure drop falls out of the normal operating range, corrective action shall be taken as soon as practicable to return the pressure drop to normal.
4) Check and document the cleaning sequence of the dust collector every six months.
5) Inspect bags for leaks and wear every six months.
6) Inspect all components that are not subject to wear or plugging, including structural components, housing, ducts and hoods every six months.

**Recordkeeping:**
1) The permittee shall document all pressure drop readings (see Attachment F).
2) All inspections, corrective actions, and instrument calibration shall be recorded (see Attachment E).
3) Attachments F and E contain logs including these recordkeeping requirements. These logs, or an equivalent created by the permittee, must be used to certify compliance with this requirement
4) All records shall be maintained for five years.
5) Records may be kept in either written or electronic form.

**Reporting:**
1) The permittee shall report to St. Louis County Health Department, 6121 N. Hanley Road, Berkeley, MO 63134, and the Air Pollution Control Program’s Enforcement Section, P.O. Box 176, Jefferson City, MO 65102, no later than ten days after the permittee determined that the emission unit(s) exceeded the emission limitation(s) and/or pressure drop range listed above.
2) Reports of any deviations from monitoring other than the pressure drop range, recordkeeping and reporting requirements of this permit condition shall be submitted semi-annually, in the semi-annual monitoring report and annual compliance certification, as required by Section IV of this permit.

**PERMIT CONDITION EU003-003**
10 CSR 10-6.260 Restriction of Emission of Sulfur Compounds

**Emission Limitation:**
1) Emissions from any new source operation shall not contain more than five hundred parts per million by volume (500 ppmv) of sulfur dioxide.
2) Stack gasses shall not contain more than thirty-five milligrams (35 mg) per cubic meter of sulfuric acid or sulfur trioxide or any combination of those gases averaged on any consecutive three hour time period.
3) No person shall cause or permit the emission of sulfur compounds from any source which causes or contributes to concentrations exceeding those specified in 10 CSR 10-6.010 Ambient Air Quality Standards.

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Concentration by Volume</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sulfur Dioxide (SO₂)</td>
<td>0.03 parts per million (ppm) (80 micrograms per cubic meter (µg/m³))</td>
<td>Annual arithmetic mean</td>
</tr>
<tr>
<td></td>
<td>0.14 ppm (365 µg/m³)</td>
<td>24-hour average not to be exceeded more than once per year</td>
</tr>
<tr>
<td></td>
<td>0.5 ppm (1300 µg/m³)</td>
<td>3-hour average not to be exceeded more than once per year</td>
</tr>
<tr>
<td>Hydrogen Sulfide (H₂S)</td>
<td>0.05 ppm (70 µg/m³)</td>
<td>½-hour average not to be exceeded over 2 times per year</td>
</tr>
<tr>
<td></td>
<td>0.03 ppm (42 µg/m³)</td>
<td>½-hour average not to be exceeded over 2 times in any 5 consecutive days</td>
</tr>
</tbody>
</table>
**Operational Limitation/Equipment Specifications:**
The emission unit shall be limited to burning fuel oil, methane or natural gas.

**Monitoring/Recordkeeping:**
1) The permittee shall maintain an accurate record of the sulfur content of fuel used. Fuel purchase receipts, analyzed samples or certifications that verify the fuel type and sulfur content will be acceptable.
2) These records shall be made available immediately for inspection to the Department of Natural Resources' personnel upon request.
3) All records shall be maintained for five years.

**Reporting:**
The permittee shall report any deviations/exceedances of this permit condition using the semi-annual monitoring report and annual compliance certification to St. Louis County Health Department, 6121 N. Hanley Road, Berkeley, MO 63134, and the Air Pollution Control Program’s Enforcement Section, P.O. Box 176, Jefferson City, MO 65102, as required by 10 CSR 10-6.065(6)(C)1.C.(III).

<table>
<thead>
<tr>
<th>Emission Unit</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>EU009</td>
<td>1,940 gallon capacity gasoline storage tank; constructed in 1990’s</td>
</tr>
</tbody>
</table>

**PERMIT CONDITION EU009-001**
10 CSR 10-5.220 Control of Petroleum Liquid Storage, Loading and Transfer

**Emission Limitations:**
1) No owner or operator of a gasoline storage tank or delivery vessel shall cause or permit the transfer of gasoline from a delivery vessel into a gasoline storage tank with a capacity greater than five hundred (500) gallons unless-
   a) The storage tank is equipped with a submerged fill pipe extending unrestricted to within six inches (6”) of the bottom of the tank, and not touching the bottom of the tank, or the storage tank is equipped with a system that allows a bottom fill condition;
   b) All storage tank caps and fittings are vapor-tight when gasoline transfer is not taking place; and
   c) Each storage tank is vented via a conduit that is-
      i. At least two inches (2”) inside diameter;
      ii. At least twelve feet (12’) in height above grade; and
      iii. Equipped with a pressure/vacuum valve that is CARB certified and MO/PETP approved at three inches water column pressure/eight inches water column vacuum (3”wcp/9”wcv) except when the owner or operator provides documentation that the system is CARB certified or MO/PETP approved for a different valve and will not function properly with a 3”wcp/8”wcv valve.
2) The gasoline storage tank shall also be equipped with a Stage 1 vapor recovery system. The vapor recovery system shall collect no less than ninety-eight percent (98%) by volume of the vapors displaced from the stationary storage tank during gasoline transfer and shall return the vapors via a
3) The owner or operator shall operate the vapor recovery system and the gasoline loading equipment in a manner that prevents-
   a) Gauge pressure from exceeding four thousand five hundred (4,500) pascals (eighteen inches (18") of water) in the deliver vessel;
   b) A reading equal to or greater than one hundred percent (100%) of the lower explosive limit (LEL), measured as propane at two point five (2.5) centimeters from all points on the perimeter of a potential leak source when measured by the method referenced in 10 CSR 10-6.030(14)(E) during loading or transfer operations; and
   c) Visible liquid leaks during loading or transfer operations
4) The owner or operator shall repair and retest within fifteen (15) days, a vapor recovery system that exceeds the limits in condition 3) above.

**Monitoring and Recordkeeping:**
1) The owner or operator shall keep records documenting the vessel owners and number of delivery vessels unloaded by each owner.
2) The owner or operator shall retain on-site copies of the loading ticket, manifest or delivery receipt for each grade of product received. If a delivery receipt is retained rather than a manifest or loading ticket, the delivery ticket shall bear the following information:
   a) Vendor name;
   b) Date of delivery;
   c) Quantity of each grade; and
   d) The manifest or loading ticket number.
3) The required retention on-site of the loading ticket, manifest or delivery receipt shall be limited to the four (4) most recent records for each grade of product.
4) The owner or operator of a vapor recovery system shall maintain records of department permits, inspection reports, enforcement documents, training certifications, gasoline deliveries, routine and unscheduled maintenance and repairs and all results of tests conducted.
5) All records shall be kept for two (2) years and made available to Department of Natural Resources personnel within five (5) days upon request.

**Reporting:**
1) The permittee shall report to the St. Louis County Health Department, 6121 N. Hanley Road, Berkeley, MO 63134, and Air Pollution Control Program’s Enforcement Section, P.O. Box 176, Jefferson City, MO 65102, no later than ten days after the permittee determined that the emission unit exceeded the emission limit.
2) Reports of any deviations from monitoring, recordkeeping and reporting requirements of this permit condition shall be submitted semi-annually, in the semi-annual monitoring report and annual compliance certification, as required by Section IV of this permit.
IV. Core Permit Requirements

The installation shall comply with each of the following requirements. Consult the appropriate sections in the Code of Federal Regulations (CFR), Code of State Regulations (CSR), and local ordinances for the full text of the applicable requirements. All citations, unless otherwise noted, are to the regulations in effect on the date of permit issuance. The following is only an excerpt from the regulation or code, and is provided for summary purposes only

10 CSR 10-6.045 Open Burning Requirements

1) General Provisions. The open burning of tires, petroleum-based products, asbestos containing materials, and trade waste is prohibited, except as allowed below. Nothing in this rule may be construed as to allow open burning which causes or constitutes a public health hazard, nuisance, a hazard to vehicular or air traffic, nor which violates any other rule or statute.

2) Refer to the regulation for a complete list of allowances. The following is a listing of exceptions to the allowances:

a) Burning of household or domestic refuse. Burning of household or domestic refuse is limited to open burning on a residential premises having not more than four dwelling units, provided that the refuse originates on the same premises, with the following exceptions:
   i) Kansas City metropolitan area. The open burning of household refuse must take place in an area zoned for agricultural purposes and outside that portion of the metropolitan area surrounded by the corporate limits of Kansas City and every contiguous municipality;
   ii) Springfield-Greene County area. The open burning of household refuse must take place outside the corporate limits of Springfield and only within areas zoned A-1, Agricultural District;
   iii) St. Joseph area. The open burning of household refuse must take place within an area zoned for agricultural purposes and outside that portion of the metropolitan area surrounded by the corporate limits of St. Joseph; and
   iv) St. Louis metropolitan area. The open burning of household refuse is prohibited;

b) Yard waste, with the following exceptions:
   i) Kansas City metropolitan area. The open burning of trees, tree leaves, brush or any other type of vegetation shall require an open burning permit;
   ii) Springfield-Greene County area. The City of Springfield requires an open burning permit for the open burning of trees, brush or any other type of vegetation. The City of Springfield prohibits the open burning of tree leaves;
   iii) St. Joseph area. Within the corporate limits of St. Joseph, the open burning of trees, tree leaves, brush or any other type of vegetation grown on a residential property is allowed during the following calendar periods and time-of-day restrictions:
      (1) A three (3)-week period within the period commencing the first day of March through April 30 and continuing for twenty-one (21) consecutive calendar days;
      (2) A three (3)-week period within the period commencing the first day of October through November 30 and continuing for twenty-one (21) consecutive calendar days;
      (3) The burning shall take place only between the daytime hours of 10:00 a.m. and 3:30 p.m.; and
      (4) In each instance, the twenty-one (21)-day burning period shall be determined by the director of Public Health and Welfare of the City of St. Joseph for the region in which the City of St. Joseph is located provided, however, the burning period first shall receive the approval of the department director; and
iv) St. Louis metropolitan area. The open burning of trees, tree leaves, brush or any other type of vegetation is limited to the period beginning September 16 and ending April 14 of each calendar year and limited to a total base area not to exceed sixteen (16) square feet. Any open burning shall be conducted only between the hours of 10:00 a.m. and 4:00 p.m. and is limited to areas outside of incorporated municipalities;

3) Certain types of materials may be open burned provided an open burning permit is obtained from the director. The permit will specify the conditions and provisions of all open burning. The permit may be revoked if the owner or operator fails to comply with the conditions or any provisions of the permit.

4) Simpson Construction Materials, LLC may be issued an annually renewable open burning permit for open burning provided that an air curtain destructor or incinerator is utilized and only tree trunks, tree limbs, vegetation or untreated wood waste are burned. Open burning shall occur at least two hundred (200) yards from the nearest occupied structure unless the owner or operator of the occupied structure provides a written waiver of this requirement. Any waiver shall accompany the open burning permit application. The permit may be revoked if Simpson Construction Materials, LLC fails to comply with the provisions or any condition of the open burning permit.

a) In a nonattainment area, as defined in 10 CSR 10-6.020, paragraph (2)(N)5., the director shall not issue a permit under this section unless the owner or operator can demonstrate to the satisfaction of the director that the emissions from the open burning of the specified material would be less than the emissions from any other waste management or disposal method.

5) Reporting and Recordkeeping. New Source Performance Standard (NSPS) 40 CFR Part 60 Subpart CCCC establishes certain requirements for air curtain destructors or incinerators that burn wood trade waste. These requirements are established in 40 CFR 60.2245-60.2260. The provisions of 40 CFR Part 60 Subpart CCCC promulgated as of September 22, 2005, shall apply and are hereby incorporated by reference in this rule, as published by the U.S. Government Printing Office, 732 N Capitol Street NW, Washington, DC 20401. To comply with NSPS 40 CFR 60.2245-60.2260, sources must conduct an annual Method 9 test. A copy of the annual Method 9 test results shall be submitted to the director.


10 CSR 10-6.050 Start-up, Shutdown and Malfunction Conditions

1) In the event of a malfunction, which results in excess emissions that exceed one hour, the permittee shall submit to the director within two business days, in writing, the following information:
   a) Name and location of installation;
   b) Name and telephone number of person responsible for the installation;
   c) Name of the person who first discovered the malfunction and precise time and date that the malfunction was discovered.
   d) Identity of the equipment causing the excess emissions;
   e) Time and duration of the period of excess emissions;
   f) Cause of the excess emissions;
   g) Air pollutants involved;
   h) Best estimate of the magnitude of the excess emissions expressed in the units of the applicable requirement and the operating data and calculations used in estimating the magnitude;
i) Measures taken to mitigate the extent and duration of the excess emissions; and
j) Measures taken to remedy the situation that caused the excess emissions and the measures taken or planned to prevent the recurrence of these situations.

2) The permittee shall submit the paragraph 1 information list to the director in writing at least ten days prior to any maintenance, start-up or shutdown, which is expected to cause an excessive release of emissions that exceed one hour. If notice of the event cannot be given ten days prior to the planned occurrence, it shall be given as soon as practicable prior to the release. If an unplanned excess release of emissions exceeding one hour occurs during maintenance, start-up or shutdown, the director shall be notified verbally as soon as practical during normal working hours and no later than the close of business of the following working day. A written notice shall follow within ten working days.

3) Upon receipt of a notice of excess emissions issued by an agency holding a certificate of authority under Section 643.140, RSMo, the permittee may provide information showing that the excess emissions were the consequence of a malfunction, start-up or shutdown. The information, at a minimum, should be the paragraph 1 list and shall be submitted not later than 15 days after receipt of the notice of excess emissions. Based upon information submitted by the permittee or any other pertinent information available, the director or the commission shall make a determination whether the excess emissions constitute a malfunction, start-up or shutdown and whether the nature, extent and duration of the excess emissions warrant enforcement action under Section 643.080 or 643.151, RSMo.

4) Nothing in this rule shall be construed to limit the authority of the director or commission to take appropriate action, under Sections 643.080, 643.090 and 643.151, RSMo to enforce the provisions of the Air Conservation Law and the corresponding rule.

5) Compliance with this rule does not automatically absolve the permittee of liability for the excess emissions reported.

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10 CSR 10-6.060  Construction Permits Required

The permittee shall not commence construction, modification, or major modification of any installation subject to this rule, begin operation after that construction, modification, or major modification, or begin operation of any installation which has been shut down longer than five years without first obtaining a permit from the permitting authority.

10 CSR 10-6.065  Operating Permits

The permittee shall file a complete application for renewal of this operating permit at least six months before the date of permit expiration. In no event shall this time be greater than eighteen months. [10 CSR 10-6.065(5)(B)1.A(III)] The permittee shall retain the most current operating permit issued to this installation on-site. [10 CSR 10-6.065, §(5)(C)(1) and §(6)(C)1.C(II)] The permittee shall immediately make such permit available to any Missouri Department of Natural Resources personnel upon request. [10 CSR 10-6.065, §(5)(C)(1) and §(6)(C)3.B]

10 CSR 10-6.100  Alternate Emission Limits

Proposals for alternate emission limitations shall be submitted on Alternate Emission Limits Permit forms provided by the department. An installation owner or operator must obtain an Alternate Emission Limits Permit in accordance with 10 CSR 10-6.100 before alternate emission limits may become effective.
1) The permittee shall submit full emissions report either electronically via MoEIS, which requires Form 1.0 signed by an authorized company representative, or on Emission Inventory Questionnaire (EIQ) paper forms on the frequency specified in this rule and in accordance with the requirements outlined in this rule. Alternate methods of reporting the emissions, such as spreadsheet file, can be submitted for approval by the director.

2) The permittee may be required by the director to file additional reports.

3) Public Availability of Emission Data and Process Information. Any information obtained pursuant to the rule(s) of the Missouri Air Conservation Commission that would not be entitled to confidential treatment under 10 CSR 10-6.210 shall be made available to any member of the public upon request.

4) The permittee shall submit a full EIQ for the 2011, 2014, 2017, and 2020 reporting years. In the interim years the installation may submit a Reduced Reporting Form; however, if the installation’s emissions increase or decrease by more than five tons when compared to their last submitted full EIQ, the installation shall submit a full EIQ rather than a Reduced Reporting Form.

5) In addition to the EIQ submittal schedule outlined above, any permit issued under 10 CSR 10-6.060 Section (5) or (6) triggers a requirement that a full EIQ be submitted in the first full calendar year after the permitted equipment initially operates.

6) The fees shall be payable to the Department of Natural Resources and shall be accompanied by the emissions report.

7) The permittee shall complete required reports on state supplied EIQ forms or electronically via MoEIS. Alternate methods of reporting the emissions can be submitted for approval by the director. The reports shall be submitted to the director by April 1 after the end of each reporting year. If the full emissions report is filed electronically via MoEIS, this due date is extended to May 1.

8) The reporting period shall end on December 31 of each calendar year. Each report shall contain the required information for each emission unit for the twelve (12)-month period immediately preceding the end of the reporting period.

9) The permittee shall collect, record and maintain the information necessary to complete the required forms during each year of operation of the installation.

This rule specifies the conditions that establish an air pollution alert (yellow/orange/red/purple), or emergency (maroon) and the associated procedures and emission reduction objectives for dealing with each. The permittee shall submit an appropriate emergency plan if required by the Director.

The permittee shall not cause or permit the installation or use of any device or any other means which, without resulting in reduction in the total amount of air contaminant emitted, conceals or dilutes an emission or air contaminant which violates a rule of the Missouri Air Conservation Commission.
### 10 CSR 10-6.170  Restriction of Particulate Matter to the Ambient Air Beyond the Premises of Origin

**Emission Limitation:**

1. The permittee shall not cause or allow to occur any handling, transporting or storing of any material; construction, repair, cleaning or demolition of a building or its appurtenances; construction or use of a road, driveway or open area; or operation of a commercial or industrial installation without applying reasonable measures as may be required to prevent, or in a manner which allows or may allow, fugitive particulate matter emissions to go beyond the premises of origin in quantities that the particulate matter may be found on surfaces beyond the property line of origin. The nature or origin of the particulate matter shall be determined to a reasonable degree of certainty by a technique proven to be accurate and approved by the director.

2. The permittee shall not cause nor allow to occur any fugitive particulate matter emissions to remain visible in the ambient air beyond the property line of origin.

3. Should it be determined that noncompliance has occurred, the director may require reasonable control measures as may be necessary. These measures may include, but are not limited to, the following:
   - Revision of procedures involving construction, repair, cleaning and demolition of buildings and their appurtenances that produce particulate matter emissions;
   - Paving or frequent cleaning of roads, driveways and parking lots;
   - Application of dust-free surfaces;
   - Application of water; and
   - Planting and maintenance of vegetative ground cover.

### 10 CSR 10-6.180  Measurement of Emissions of Air Contaminants

1. The director may require any person responsible for the source of emission of air contaminants to make or have made tests to determine the quantity or nature, or both, of emission of air contaminants from the source. The director may specify testing methods to be used in accordance with good professional practice. The director may observe the testing. All tests shall be performed by qualified personnel.

2. The director may conduct tests of emissions of air contaminants from any source. Upon request of the director, the person responsible for the source to be tested shall provide necessary ports in stacks or ducts and other safe and proper sampling and testing facilities, exclusive of instruments and sensing devices as may be necessary for proper determination of the emission of air contaminants.

3. The director shall be given a copy of the test results in writing and signed by the person responsible for the tests.

### 10 CSR 10-5.040  Use of Fuel in Hand-Fired Equipment Prohibited

It shall be unlawful to operate any hand-fired fuel-burning equipment in the St. Louis, Missouri metropolitan area. This regulation shall apply to all fuel-burning equipment including, but not limited to, furnaces, heating and cooking stoves and hot water furnaces. It shall not apply to wood-burning fireplaces and wood-burning stoves in dwellings, nor to fires used for recreational purpose, nor to fires used solely for the preparation of food by barbecuing. Hand-fired fuel-burning equipment is any stove, furnace, or other fuel-burning device in which fuel is manually introduced directly into the combustion chamber.
No person shall burn or cause or permit the burning of refuse in any installation which is designed for the primary purpose of burning fuel.

Every delivery of coal or residual fuel oil when first delivered to a consumer or wholesaler in the St. Louis metropolitan area must be accompanied by a ticket prepared in triplicate and containing at least the name and address of the seller and the buyer; the grade of fuel; ash content of coal, the source of the fuel, which must be an approved source, and such other information as the Air Conservation Commission may require. One copy of each ticket shall be kept by the person delivering the fuel and be retained for one year; one copy is to be given to the recipient of the fuel to be retained for one year; and, upon request, within 30 days after delivery of the fuel, the delivering party shall mail one copy to the Air Conservation Commission.

This requirement is not federally enforceable.

The Air Conservation Commission may prescribe more restrictive air quality control requirements that are more restrictive and more extensive than provided in regulations of general application for:
1) Areas in which there are one or more existing sources and/or proposed new sources of particulate matter in any circular area with a diameter of two miles (including sources outside metropolitan area) from which the sum of particulate emissions allowed from these sources by regulations of general application are or would be greater than 2000 tons per year or 500 pounds per hour.
2) Areas in which there are one or more existing sources and/or proposed new sources of sulfur dioxide in any circular area with a diameter of two miles from which the sum of sulfur dioxide emissions from these sources allowed by regulations of general application are or would be greater than 1000 tons for any consecutive three months or 1000 pounds per hour.

The permittee shall comply with the standards for labeling of products using ozone-depleting substances pursuant to 40 CFR Part 82, Subpart E:
a) All containers in which a class I or class II substance is stored or transported, all products containing a class I substance, and all products directly manufactured with a class I substance must bear the required warning statement if it is being introduced into interstate commerce pursuant to §82.106.
b) The placement of the required warning statement must comply with the requirements pursuant to §82.108.
c) The form of the label bearing the required warning statement must comply with the requirements pursuant to §82.110.
d) No person may modify, remove, or interfere with the required warning statement except as described in §82.112.

2) The permittee shall comply with the standards for recycling and emissions reduction pursuant to 40 CFR Part 82, Subpart F, except as provided for motor vehicle air conditioners (MVACs) in Subpart B:
   a) Persons opening appliances for maintenance, service, repair, or disposal must comply with the required practices pursuant to §82.156.
   b) Equipment used during the maintenance, service, repair, or disposal of appliances must comply with the standards for recycling and recovery equipment pursuant to §82.158.
   c) Persons performing maintenance, service, repair, or disposal of appliances must be certified by an approved technician certification program pursuant to §82.161.
   d) Persons disposing of small appliances, MVACs, and MVAC-like appliances must comply with recordkeeping requirements pursuant to §82.166. ("MVAC-like" appliance as defined at §82.152).
   e) Persons owning commercial or industrial process refrigeration equipment must comply with the leak repair requirements pursuant to §82.156.
   f) Owners/operators of appliances normally containing 50 or more pounds of refrigerant must keep records of refrigerant purchased and added to such appliances pursuant to §82.166.

3) If the permittee manufactures, transforms, imports, or exports a class I or class II substance, the permittee is subject to all the requirements as specified in 40 CFR Part 82, Subpart A, Production and Consumption Controls.

4) If the permittee performs a service on motor (fleet) vehicles when this service involves ozone-depleting substance refrigerant (or regulated substitute substance) in the motor vehicle air conditioner (MVAC), the permittee is subject to all the applicable requirements as specified in 40 CFR Part 82, Subpart B, Servicing of Motor Vehicle Air conditioners. The term "motor vehicle" as used in Subpart B does not include a vehicle in which final assembly of the vehicle has not been completed. The term "MVAC" as used in Subpart B does not include the air-tight sealed refrigeration system used as refrigerated cargo, or system used on passenger buses using HCFC-22 refrigerant.

5) The permittee shall be allowed to switch from any ozone-depleting substance to any alternative that is listed in the Significant New Alternatives Program (SNAP) promulgated pursuant to 40 CFR Part 82, Subpart G, Significant New Alternatives Policy Program.  

10 CSR 10-6.280  Compliance Monitoring Usage

1) The permittee is not prohibited from using the following in addition to any specified compliance methods for the purpose of submission of compliance certificates:
   a) Monitoring methods outlined in 40 CFR Part 64;
   b) Monitoring method(s) approved for the permittee pursuant to 10 CSR 10-6.065, “Operating Permits”, and incorporated into an operating permit; and
   c) Any other monitoring methods approved by the director.

2) Any credible evidence may be used for the purpose of establishing whether a permittee has violated or is in violation of any such plan or other applicable requirement. Information from the use of the following methods is presumptively credible evidence of whether a violation has occurred by a permittee:
   a) Monitoring methods outlined in 40 CFR Part 64;
   b) A monitoring method approved for the permittee pursuant to 10 CSR 10-6.065, “Operating Permits”, and incorporated into an operating permit; and
c) Compliance test methods specified in the rule cited as the authority for the emission limitations.

3) The following testing, monitoring or information gathering methods are presumptively credible
testing, monitoring, or information gathering methods:

a) Applicable monitoring or testing methods, cited in:
   i) 10 CSR 10-6.030, “Sampling Methods for Air Pollution Sources”;
   ii) 10 CSR 10-6.040, “Reference Methods”;
   iii) 10 CSR 10-6.070, “New Source Performance Standards”;
   iv) 10 CSR 10-6.080, “Emission Standards for Hazardous Air Pollutants”; or

b) Other testing, monitoring, or information gathering methods, if approved by the director, that
produce information comparable to that produced by any method listed above.
V. General Permit Requirements

The installation shall comply with each of the following requirements. Consult the appropriate sections in the Code of Federal Regulations (CFR) and Code of State Regulations (CSR) for the full text of the applicable requirements. All citations, unless otherwise noted, are to the regulations in effect as of the date that this permit is issued.

10 CSR 10-6.065, §(5)(E)2 and §(6)(C)1.B  Permit Duration
This permit is issued for a term of five years, commencing on the date of issuance. This permit will expire at the end of this period unless renewed.

10 CSR 10-6.065, §(5)(C)1 and §(6)(C)1.C  General Recordkeeping and Reporting Requirements
1) Recordkeeping
   a) All required monitoring data and support information shall be retained for a period of at least five years from the date of the monitoring sample, measurement, report or application.
   b) Copies of all current operating and construction permits issued to this installation shall be kept on-site for as long as the permits are in effect. Copies of these permits shall be made immediately available to any Missouri Department of Natural Resources’ personnel upon request.
2) Reporting
   a) All reports shall be submitted to the Air Pollution Control Program’s Enforcement Section, P. O. Box 176, Jefferson City, MO 65102.
   b) The permittee shall submit a report of all required monitoring by:
      i) April 1st for monitoring which covers the January through December time period.
      ii) Exception. Monitoring requirements which require reporting more frequently than annually shall report no later than 30 days after the end of the calendar quarter in which the measurements were taken.
   c) Each report shall identify any deviations from emission limitations, monitoring, recordkeeping, reporting, or any other requirements of the permit.
   d) Submit supplemental reports as required or as needed. Supplemental reports are required no later than ten days after any exceedance of any applicable rule, regulation or other restriction. All reports of deviations shall identify the cause or probable cause of the deviations and any corrective actions or preventative measures taken.
      i) Notice of any deviation resulting from an emergency (or upset) condition as defined in paragraph (6)(C)7 of 10 CSR 10-6.065 (Emergency Provisions) shall be submitted to the permitting authority either verbally or in writing within two working days after the date on which the emission limitation is exceeded due to the emergency, if the permittee wishes to assert an affirmative defense. The affirmative defense of emergency shall be demonstrated through properly signed, contemporaneous operating logs, or other relevant evidence that indicate an emergency occurred and the permittee can identify the cause(s) of the emergency. The permitted installation must show that it was operated properly at the time and that during the period of the emergency the permittee took all reasonable steps to minimize levels of emissions that exceeded the emission standards or requirements in the permit. The notice must contain a description of the emergency, the steps taken to mitigate emissions, and the corrective actions taken.
      ii) Any deviation that poses an imminent and substantial danger to public health, safety or the environment shall be reported as soon as practicable.
iii) Any other deviations identified in the permit as requiring more frequent reporting than the permittee's annual report shall be reported on the schedule specified in this permit, and no later than ten days after any exceedance of any applicable rule, regulation, or other restriction.

e) Every report submitted shall be certified by the responsible official, except that, if a report of a deviation must be submitted within ten days after the deviation, the report may be submitted without a certification if the report is resubmitted with an appropriate certification within ten days after that, together with any corrected or supplemental information required concerning the deviation.

f) The permittee may request confidential treatment of information submitted in any report of deviation.

10 CSR 10-6.065 §(5)(C)1 and §(6)(C)1.D Risk Management Plan Under Section 112(r)

The permittee shall comply with the requirements of 40 CFR Part 68, Accidental Release Prevention Requirements. If the permittee has more than a threshold quantity of a regulated substance in process, as determined by 40 CFR Section 68.115, the permittee shall submit a Risk Management Plan in accordance with 40 CFR Part 68 no later than the latest of the following dates:
1) June 21, 1999;
2) Three years after the date on which a regulated substance is first listed under 40 CFR Section 68.130; or
3) The date on which a regulated substance is first present above a threshold quantity in a process.

10 CSR 10-6.065(5)(C)1.A General Requirements

1) The permittee must comply with all of the terms and conditions of this permit. Any noncompliance with a permit condition constitutes a violation and is grounds for enforcement action, permit termination, permit revocation and re-issuance, permit modification or denial of a permit renewal application.
2) The permittee may not use as a defense in an enforcement action that it would have been necessary for the permittee to halt or reduce the permitted activity in order to maintain compliance with the conditions of the permit.
3) The permit may be modified, revoked, reopened, reissued or terminated for cause. Except as provided for minor permit modifications, the filing of an application or request for a permit modification, revocation and reissuance, or termination, or the filing of a notification of planned changes or anticipated noncompliance, does not stay any permit condition.
4) This permit does not convey any property rights of any sort, nor grant any exclusive privilege.
5) The permittee shall furnish to the Air Pollution Control Program, upon receipt of a written request and within a reasonable time, any information that the Air Pollution Control Program reasonably may require to determine whether cause exists for modifying, reopening, reissuing or revoking the permit or to determine compliance with the permit. Upon request, the permittee also shall furnish to the Air Pollution Control Program copies of records required to be kept by the permittee. The permittee may make a claim of confidentiality for any information or records submitted under this rule.
6) Failure to comply with the limitations and conditions that qualify the installation for an Intermediate permit make the installation subject to the provisions of 10 CSR 10-6.065(6) and enforcement action for operating without a valid part 70 operating permit.

10 CSR 10-6.065(5)(C)1.C Reasonably Anticipated Operating Scenarios

None.
10 CSR 10-6.065, §(5)(B)4; §(5)(C)1, §(6)(C)3.B; and §(6)(C)3.D; and §(5)(C)3 and §(6)(C)3.E.(I) – (III) and (V) – (VI)  Compliance Requirements

1) Any document (including reports) required to be submitted under this permit shall contain a certification signed by the responsible official.

2) Upon presentation of credentials and other documents as may be required by law, the permittee shall allow authorized officials of the Missouri Department of Natural Resources, or their authorized agents, to perform the following (subject to the installation’s right to seek confidential treatment of information submitted to, or obtained by, the Air Pollution Control Program):
   a) Enter upon the premises where a permitted installation is located or an emissions-related activity is conducted, or where records must be kept under the conditions of this permit;
   b) Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit;
   c) Inspect, at reasonable times and using reasonable safety practices, any facilities, equipment (including monitoring and air pollution control equipment), practices, or operations regulated or required under this permit; and
   d) As authorized by the Missouri Air Conservation Law, Chapter 643, RSMo or the Act, sample or monitor, at reasonable times, substances or parameters for the purpose of assuring compliance with the terms of this permit, and all applicable requirements as outlined in this permit.

3) All progress reports required under an applicable schedule of compliance shall be submitted semi-annually (or more frequently if specified in the applicable requirement). These progress reports shall contain the following:
   a) Dates for achieving the activities, milestones or compliance required in the schedule of compliance, and dates when these activities, milestones or compliance were achieved, and
   b) An explanation of why any dates in the schedule of compliance were not or will not be met, and any preventative or corrective measures adopted.

4) The permittee shall submit an annual certification that it is in compliance with all of the federally enforceable terms and conditions contained in this permit, including emissions limitations, standards, or work practices. These certifications shall be submitted annually by April 1st, unless the applicable requirement specifies more frequent submission. These certifications shall be submitted to the Air Pollution Control Program, Enforcement Section, P.O. Box 176, Jefferson City, MO 65102. All deviations and exceedances must be included in the compliance certifications. The compliance certification shall include the following:
   a) The identification of each term or condition of the permit that is the basis of the certification;
   b) The current compliance status, as shown by monitoring data and other information reasonably available to the installation;
   c) Whether compliance was continuous or intermittent;
   d) The method(s) used for determining the compliance status of the installation, both currently and over the reporting period; and
   e) Such other facts as the Air Pollution Control Program will require in order to determine the compliance status of this installation.

10 CSR 10-6.065, §(5)(C)1 and §(6)(C)7  Emergency Provisions

1) An emergency or upset as defined in 10 CSR 10-6.065(6)(C)7.A shall constitute an affirmative defense to an enforcement action brought for noncompliance with technology-based emissions limitations. To establish an emergency- or upset-based defense, the permittee must demonstrate, through properly signed, contemporaneous operating logs or other relevant evidence, the following:
a) That an emergency or upset occurred and that the permittee can identify the source of the emergency or upset,
b) That the installation was being operated properly,
c) That the permittee took all reasonable steps to minimize emissions that exceeded technology-based emissions limitations or requirements in this permit, and
d) That the permittee submitted notice of the emergency to the Air Pollution Control Program within two working days of the time when emission limitations were exceeded due to the emergency. This notice must contain a description of the emergency, any steps taken to mitigate emissions, and any corrective actions taken.

2) Be aware that an emergency or upset shall not include noncompliance caused by improperly designed equipment, lack of preventative maintenance, careless or improper operation, or operator error.

10 CSR 10-6.065(5)(C)5 Off-Permit Changes
1) Except as noted below, the permittee may make any change in its permitted installation’s operations, activities or emissions that is not addressed in, constrained by or prohibited by this permit without obtaining a permit revision. Off-permit changes shall be subject to the following requirements and restrictions:

a) The change must meet all applicable requirements of the Act and may not violate any existing permit term or condition; the permittee may not change a permitted installation without a permit revision if this change is a Title I modification; Please Note: Changes at the installation which affect the emission limitation(s) classifying the installation as an intermediate source (add additional equipment to the recordkeeping requirements, increase the emissions above major source level) do not qualify for off-permit changes.

b) The permittee must provide written notice of the change to the Air Pollution Control Program’s Enforcement Section, P.O. Box 176, Jefferson City, MO 65102, as well as EPA Region VII, 901 North 5th Street, Kansas City, KS 66101, no later than the next annual emissions report. This written notice shall describe each change, including the date, any change in emissions, pollutants emitted and any applicable requirement that would apply as a result of the change; and
c) The permittee shall keep a record describing all changes made at the installation that result in emissions of a regulated air pollutant subject to an applicable requirement and the emissions resulting from these changes.

10 CSR 10-6.020(2)(R)12 Responsible Official
The application utilized in the preparation of this permit was signed by Mark Simpson, President. If this person terminates employment, or is reassigned different duties such that a different person becomes the responsible person to represent and bind the installation in environmental permitting affairs, the owner or operator of this air contaminant source shall notify the Director of the Air Pollution Control Program of the change. Said notification shall be in writing and shall be submitted within 30 days of the change. The notification shall include the name and title of the new person assigned by the source owner or operator to represent and bind the installation in environmental permitting affairs. All representations, agreement to terms and conditions and covenants made by the former responsible person that were used in the establishment of limiting permit conditions on this permit will continue to be binding on the installation until such time that a revision to this permit is obtained that would change said representations, agreements and covenants.

10 CSR 10-6.065 §(5)(E)4 and §(6)(E)6.A(III)(a)-(c) Reopening-Permit for Cause
This permit may be reopened for cause if:
1) The Missouri Department of Natural Resources (MDNR) or EPA determines that the permit contains a material mistake or that inaccurate statements were made which resulted in establishing the emissions limitation standards or other terms of the permit,

2) Additional applicable requirements under the Act become applicable to the installation; however, reopening on this ground is not required if—:
   a) The permit has a remaining term of less than three years;
   b) The effective date of the requirement is later than the date on which the permit is due to expire; or
   c) The additional applicable requirements are implemented in a general permit that is applicable to the installation and the installation receives authorization for coverage under that general permit,

3) The Missouri Department of Natural Resources or EPA determines that the permit must be reopened and revised to assure compliance with applicable requirements.

This permit is accompanied by a statement setting forth the legal and factual basis for the permit conditions (including references to applicable statutory or regulatory provisions). This Statement of Basis, while referenced by the permit, is not an actual part of the permit.

VI. Attachments
Attachments follow.
Attachment A

This form can be used to demonstrate compliance with Plant Wide Permit Condition PW001

<table>
<thead>
<tr>
<th>Month</th>
<th>Production (tons)</th>
<th>Rolling 12-month Total Production (tons)</th>
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Note: A rolling 12-month production of no more than 1,000,000 tons demonstrates compliance. Duplicate this sheet as needed.
Attachment B

This form can be used to demonstrate compliance with Plant Wide Permit Condition PW002.

<table>
<thead>
<tr>
<th>Month, Year</th>
<th>(a) Asphalt Production (tons)</th>
<th>(b) Conversion Factor*</th>
<th>(c) CO Emissions (tons) (a x b)</th>
<th>(d) Rolling 12-Month Total CO Emissions (tons)**</th>
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*To convert tons asphalt production to tons of CO, multiply by 0.000202546. [Tons asphalt x (0.40 lb CO/ton asphalt {dryer emission factor} + 0.0023 lb CO/ton {hot asphalt loadout emission factor} + 0.00221 lb CO/ton {asphalt silo loading emission factor} + 0.000352 lb CO/ton {hot asphalt yard emission factor}) / 2000 lb].

**Column (d) is the sum of the present month plus the previous 11 months. Note: Allowing for potential CO emissions of <.32 tons/year from the asphalt oil heater, a rolling 12-month emission level no more than 99.68 tons indicates compliance.

Duplicate this sheet as needed.
## Attachment C

### Opacity Emission Observations

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<tr>
<th>Date</th>
<th>Time</th>
<th>Visible Emissions</th>
<th>Abnormal Emissions</th>
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## Method 9 Opacity Emissions Observations

<table>
<thead>
<tr>
<th>Company Observer</th>
<th>Location Observer Certification Date</th>
<th>Date Emission Unit</th>
<th>Time Control Device</th>
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</table>

<table>
<thead>
<tr>
<th>Time</th>
<th>Control Device</th>
<th>Steam Plume (check if applicable)</th>
<th>Comments</th>
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<tr>
<td>0</td>
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<td>0 15 30 45 Attached Detached</td>
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### SUMMARY OF AVERAGE OPACITY

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<th>Set Number</th>
<th>Time</th>
<th>Opacity</th>
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<td>Start</td>
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Readings ranged from ____________ to ____________ % opacity.

Was the emission unit in compliance at the time of evaluation? YES  NO  Signature of Observer
### Attachment E

#### Inspection/Maintenance/Repair/Malfunction Log

Emission Unit # or CVM # ______________________________

<table>
<thead>
<tr>
<th>Date/Time</th>
<th>Inspection/Maintenance Activities</th>
<th>Malfunction Activities</th>
<th>Malfunction</th>
<th>Impact</th>
<th>Duration</th>
<th>Cause</th>
<th>Action</th>
<th>Initials</th>
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ATTACHMENT F

Pressure Drop Log for Fabric Filter

<table>
<thead>
<tr>
<th>Control Device ID</th>
<th>Date (Month/Day/Year)</th>
<th>Pressure Drop (inches water)</th>
<th>Within specifications? (Yes/No)</th>
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STATEMENT OF BASIS

Voluntary Limitations
In order to qualify for this Intermediate State Operating Permit, the permittee has accepted voluntary, federally enforceable emission limitations. Per 10 CSR 10-6.065(5)(C)1.A.(VI), if these limitations are exceeded, the installation immediately becomes subject to 10 CSR 10-6.065(6) and enforcement action for operating without a valid part 70 operating permit. It is the permittee’s responsibility to monitor emission levels and apply for a part 70 operating permit far enough in advance to avoid this situation. This may mean applying more than eighteen months in advance of the exceedance, since it can take that long or longer to obtain a part 70 operating permit.

Permit Reference Documents
These documents were relied upon in the preparation of the operating permit. Because they are not incorporated by reference, they are not an official part of the operating permit.

1) Intermediate Operating Permit Application, received November 20, 2007;
2) 2011 Emissions Inventory Questionnaire, received February 29, 2012; and
3) U.S. EPA document AP-42, Compilation of Air Pollutant Emission Factors; Volume I, Stationary Point and Area Sources, Fifth Edition; and

Applicable Requirements Included in the Operating Permit but Not in the Application or Previous Operating Permits
In the operating permit application, the installation indicated they were not subject to the following regulation(s). However, in the review of the application, the agency has determined that the installation is subject to the following regulation(s) for the reasons stated.

None.

Other Air Regulations Determined Not to Apply to the Operating Permit
The Air Pollution Control Program (APCP) has determined that the following requirements are not applicable to this installation at this time for the reasons stated.

10 CSR 10-6.100, Alternate Emission Limits
This rule is not applicable because the installation is in an ozone attainment area.

10 CSR 10-5.500, Control of Emissions from Volatile Organic Liquid Storage
This rule is not applicable because the volume of the storage tanks at this facility is less than 40,000 gallons.

Construction Permit Revisions
The following revisions were made to construction permits for this installation:

None.
New Source Performance Standards (NSPS) Applicability

The fuel and asphalt oil tanks are exempt from Subpart Kb due to their volumes each being less than 151 cubic meters and the vapor pressure of fuel oil and asphalt being less than 15.0 kPa. The tanks are also exempt from Subparts K and Ka due to their volumes each being less than 40,000 gallons.

40 CFR Part 60 Subpart UU, Standards of Performance for Asphalt Processing and Asphalt Roofing Manufacturing
This Subpart does not apply to this facility because the plant does not produce asphalt roofing products and it does not have a blowing still or other means of blowing asphalt. Further, the plant does not meet the definition of “asphalt processing plant” in 40 CFR 60.471; thus, the asphalt tanks do not meet the definition of “asphalt storage tank in 40 CFR 60.471.

Maximum Achievable Control Technology (MACT) Applicability

This Subpart does not apply to this facility because it is not a major source of HAP emissions.

40 CFR Part 63 Subpart AAAAAAAAA, National Emission Standards for Hazardous Air Pollutants for Area Sources: Asphalt Processing and Asphalt Roofing Manufacturing
This Subpart does not apply to this facility because the plant does not produce asphalt roofing products and it does not have a blowing still or other means of blowing asphalt.

National Emission Standards for Hazardous Air Pollutants (NESHAP) Applicability
In the permit application and according to Air Pollution Control Program records, there was no indication that any Missouri Air Conservation Law, Asbestos Abatement, 643.225 through 643.250; 10 CSR 10-6.080, Emission Standards for Hazardous Air Pollutants, Subpart M, National Standards for Asbestos; and 10 CSR 10-6.250, Asbestos Abatement Projects - Certification, Accreditation, and Business Exemption Requirements apply to this installation. The installation is subject to these regulations if they undertake any projects that deal with or involve any asbestos containing materials. None of the installation's operating projects underway at the time of this review deal with or involve asbestos containing material. Therefore, the above regulations were not cited in the operating permit. If the installation should undertake any construction or demolition projects in the future that deal with or involve any asbestos containing materials, the installation must follow all of the applicable requirements of the above rules related to that specific project.
Greenhouse Gas Emissions

This installation is not a major source for greenhouse gases. At the time of permit issuance, there were no applicable GHG requirements for this source and this source is not subject to the Greenhouse Gas Reporting Rule.

Other Regulatory Determinations

10 CSR 10-6.400, Restriction of Emission of Particulate Matter From Industrial Processes

For EU0030 Asphalt Plant Dryer:
MHDR = 300 tph
Control Efficiency = 99.9%
Emission Limit = 63.0 lb PM/hr
PM Emission Factor = 32 lb/ton hot mix asphalt produced (From AP-42, Table 11-1.1)
PTE = [300 tons/hr] x [32 lb/ton] = 9600 lb/hr
Controlled PTE = [9600 lb/hr] x 1-(99.9)/100 = 9.6 lb/hour

Based on the calculations above, EU003 is only in compliance with the PM emission limit if the control device is working properly; therefore daily monitoring of the control device is required in Permit Condition EU003-002.

10 CSR 10-6.260, Restriction of Emission of Sulfur Compounds

For EU0030 Asphalt Plant Dryer:
Emission Limit = 500 ppmv SO₂
Q = 70,000 ACFM
MHDR = 300 tph
Temperature (F) = 300 degrees
EF = 0.088 lb/ton

SO₂ Concentration (C) = (MHDR x EF x 453.59 x 10⁶(360+F) x 22.4/(60x(32+460) x 0.028317 x 1000 x 64 x Q))
SO₂ Concentration = 55.44 ppmv <<500 ppmv limit, therefore EU003 is in compliance

SO₃ Concentration = C x 64 x 1000 x 0.5/ (((F+460)/1.8) x 22.42/273)/1000
SO₃ Concentration = 5.03 mg/m³ <<35 mg/m³ limit, therefore EU003 is in compliance

Other Regulations Not Cited in the Operating Permit or the Above Statement of Basis
Any regulation which is not specifically listed in either the Operating Permit or in the above Statement of Basis does not appear, based on this review, to be an applicable requirement for this installation for one or more of the following reasons.
1) The specific pollutant regulated by that rule is not emitted by the installation.
2) The installation is not in the source category regulated by that rule.
3) The installation is not in the county or specific area that is regulated under the authority of that rule.
4) The installation does not contain the type of emission unit which is regulated by that rule.
5) The rule is only for administrative purposes.

Should a later determination conclude that the installation is subject to one or more of the regulations cited in this Statement of Basis or other regulations which were not cited, the installation shall determine and demonstrate, to the Air Pollution Control Program's satisfaction, the installation's compliance with that regulation(s). If the installation is not in compliance with a regulation which was not previously cited, the installation shall submit to the Air Pollution Control Program a schedule for achieving compliance for that regulation(s).

Prepared by:

______________________________
Jill Wade, P.E.
Environmental Engineer
Mr. Mark Simpson  
Simpson Construction Materials, LLC  
P.O. Box 250  
Valley Park, MO 63088  

Re: Simpson Construction Materials, LLC, 189-1226  
Permit Number: OP2012-046  

Dear Mr. Simpson:

Enclosed with this letter is your intermediate operating permit. Please review this document carefully. Operation of your installation in accordance with the rules and regulations cited in this document is necessary for continued compliance. It is very important that you read and understand the requirements contained in your permit.

You may appeal this permit to the Administrative Hearing Commission (AHC), P.O. Box 1557, Jefferson City, MO 65102, as provided in RSMo 643.078.16 and 621.250.3. If you choose to appeal, you must file a petition with the AHC within thirty (30) days after the date this decision was mailed or the date it was delivered, whichever date was earlier. If you send your appeal by registered or certified mail, we will deem it filed on the date you mailed it. If you send your appeal by a method other than registered or certified mail, we will deem it filed on the date the AHC receives it.

If you have any questions or need additional information regarding this permit, please do not hesitate to contact Jill Wade at the Department of Natural Resources, Air Pollution Control Program, P.O. Box 176, Jefferson City, MO 65102, or by telephone at (573) 751-4817. Thank you for your time and attention to this matter.

Sincerely,

AIR POLLUTION CONTROL PROGRAM

Michael J. Stansfield, P.E.  
Operating Permit Unit Chief

MJS/jwk

Enclosures

c: St. Louis County Department of Health, Air Pollution Control Section  
St. Louis Regional Office  
PAMS File: 2007-12-024
DATE: September 12, 2012
TO: Mark Simpson, President – Simpson Construction Materials, LLC
FROM: Wade, Jill, Environmental Engineer
SUBJECT: Response to Public Comments

Comments were received on September 12, 2012, from Curtis Heider of Heider Environmental Consulting on behalf of the facility and via email on September 25, 2012, from Jeremy Rogus, Air Emission Specialist at the St. Louis County Department of Health. The comments are addressed in the order in which they appear within the letter(s).

Comment #1: The parent company name listed on page 1 of the permit should be Simpson Construction Materials, LLC, the same as the installation name.
Response to Comment: This change has been made.

Comment #2: Regarding the Operational Limitation/Equipment Specifications of Permit Condition EU003-003, Simpson Construction Materials LLC is requesting that this condition be changed to allow for the combustion of methane or natural gas as a backup fuel.
Response to Comment: This change has been made.

Comment #3: Please change all references of the address 111 S. Meramec Ave., St. Louis, MO 63105 to the following: 6121 N. Hanley Road, Berkeley, MO 63134.
Response to Comment: This change has been made.

Comment #4: Emission Limit #2 in EU003-001 states “a person may discharge into the atmosphere…up to 60 percent.” I believe that facilities in the St. Louis Metro Area shall be 40 percent rather than 60 percent.
Response to Comment: This limit was changed from 60 percent to 40 percent.

JW/kjc