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05-AFC-2C

COM-7: ANNUAL COMPLIANCE REPORT # 9

January 1, 2021 - December 31, 3021

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SECTION ONE | INTRODUCTION

On February 27, 2008, the California Energy Commission (CEC) issued a license for the construction and operation of the Walnut Creek Energy Park (WCEP), a nominal 500 megawatt (MW) simple-cycle, natural gas power plant, located in the City of Industry, California and Construction began on June 1, 2011. Construction was completed and commercial operation started April 30, 2013.

This third Annual Compliance Report has been prepared pursuant to Condition of Certification COM-7, which requires Walnut Creek Energy, LLC (WCE) to prepare and submit a report that documents compliance activities related to the operation of the Walnut Creek Energy Park. This report covers the reporting period of January 01, 2021 through December 31, 2021. This report addresses the specific compliance information requirements as set forth in Condition of Certification COM-7. It also provides information related to other Conditions of Certification within the Final Decision that have annual reporting requirements, including COM-5, AQ-16, HAZ-1, VIS-1, VIS-4, WASTE-5, WATER QUALITY AND SOILS-1, WATER-RES-1, WATER RES-2, TLSN-2, TLSN-4, COM-12.

SECTION TWO | COM-7 REPORTING REQUIREMENTS

A list of the items required by COM-7 to be addressed in the Annual Compliance Report is provided below:

- 1. An updated compliance matrix showing the status of all conditions of certification (fully satisfied conditions do not need to be included in the matrix after they have been reported as completed).
- 2. A summary of the current project operating status and an explanation of any significant changes to facility operations during the year.
- 3. Documents required by specific conditions to be submitted along with the Annual Compliance Report. Each of these items must be identified in the transmittal letter and submitted as attachments to the Annual Compliance Report.
- 4. A cumulative listing of all post-certification changes approved by the Energy Commission or cleared by the CPM.
- 5. An explanation for any submittal deadlines that were missed, accompanied by an estimate of when the information will be provided.
- 6. A listing of filings submitted to, or permits issued by, other governmental agencies during the year.
- 7. A projection of project compliance activities scheduled during the next year.
- 8. A listing of the year's additions to the on-site compliance file.
- 9. An evaluation of the on-site contingency plan for unplanned facility closure, including any suggestions necessary for bringing the plan up to date [see Compliance Conditions for Facility Closure addressed later in this section].
- 10. A listing of complaints, notices of violation, official warnings, and citations received during the year, a description of the resolution of any resolved matters, and the status of any unresolved matters.

Information for each of these requirements and accompanying documentation is contained in Section Three of this report and in the attachments provided with this report.

SECTION THREE | ANNUAL COMPLIANCE REQUIREMENTS

3.1 Compliance Matrix (COM-5)

Per COC COM-5, an updated compliance matrix showing status of all conditions of certification is provided in Attachment A. Fully satisfied conditions that have been previously reported as complete are not shown.

3.2 Summary of Operating Status

A summary of the WCEP operations during the reporting period is provided in Table 3.2-1. The table shows the total number of hours the gas turbines operated each month of the reporting period. It also includes the total megawatt hours (MWH) produced each month by each unit. There were no significant changes to facility operations during the reporting period.

Table 3.2-1: Plant Operations Summary January 1, 2021 through December 31, 2021

	UNI	T 1	UNI	T 2	UNI	T 3	UNI	T 4	UNI	T 5
	Service Hours	Gross Output (MWh)								
January	35	2,717	29	2,161	45	3,214	30	2,230	22	1,571
February	14	990	5	404	16	1,068	18	1,261	24	1,942
March	70	5,590	52	4,153	24	1,882	22	1,745	104	3,732
April	31	2,498	17	1,246	55	4,697	72	6,096	63	5,272
May	19	1,594	22	1,797	42	3,643	52	4,458	48	4,029
June	62	5,154	53	4,396	44	3,558	40	3,438	38	3,153
July	110	9,557	103	8,698	98	8,318	89	7,430	80	6,862
August	83	7,400	57	4,844	75	6,476	58	4,878	58	4,983
September	70	5,575	59	4,762	39	4,924	43	3,556	60	3,950
October	104	8,961	88	7,482	93	7,892	74	6,154	71	5,968
November	100	8,161	90	7,310	75	5,984	77	6,265	71	5,712
December	40	3,051	23	1,581	42	2,906	21	1,616	27	1,827
Total	738	61,248	598	48,834	648	54,562	596	49,127	666	49,001

3.3 Annual Compliance Reporting Required by Specific Conditions

3.3.1. Documentation of RECLAIM Trading Credits (AQ-16)

Per COC AQ-16, evidence demonstrating that Walnut Creek Energy, LLC held sufficient RECLAIM Trading Credits (RTCs) for the reporting period is provided in Attachment B.

3.3.2. List of Hazardous Materials On Site (HAZ-1)

Per COC HAZ-1, a list of updated hazardous materials contained at the facility is provided in Attachment C.

3.3.3. Surface Treatment Maintenance Status Report (VIS-1)

COC VIS-1 requires a status report regarding surface treatment maintenance that addresses the following items:

- Condition of surfaces of all structures and buildings at the end of the reporting period;
- Maintenance activities that occurred during the reporting period; and
- Schedule of maintenance activities for the next reporting period.

No surface treatment was required during the reporting period and no surface treatment activities are planned for 2020.

3.3.4. Cooling Tower Visible Plumes (VIS-4)

Per COC VIS-4, written documentation demonstrating that the cooling tower has consistently been operated within the design parameters specified in VIS-4 is provided in Attachment D.

3.3.5. Waste Management Methods (WASTE-5)

COC WASTE-5 requires documentation of waste management methods used during the reporting period and a comparison to methods proposed in the original Operations Waste Management Plan. All waste management methods used during the reporting period were consistent with the methods specified in the updated Operations Waste Management Plan which is provided in Attachment E.

3.3.6. Adequacy of Best Management Practices (WATER QUALITY AND SOILS-1)

COC WATER QUALITY AND SOILS-1 requires a summary of monitoring and maintenance activities demonstrating adequacy of Best Management Practices (BMPs) during the reporting period. The WCEP Construction Stormwater General Permit Notice of Termination (NOT) was filed and approved by the Los Angeles Regional Water Quality Control Board on December 05, 2013. The WCEP is not required to have an Industrial Stormwater Pollution Prevention Plan (SWPPP), however, the facility was designed to minimize the risk of erosion and the site maintains good housekeeping processes pursuant to the requirements and recommendations included in the WCEP Standard Urban Storm Water Mitigation Plan (SUSMP) and Drainage, Erosion and Sedimentation Control Plan (DESCP) in order to reduce or eliminate pollutants in storm water discharges. All stormwater drain inlets within the project area were stenciled to prohibit illegal dumping, or pollutants, hazardous material and waste storage areas were kept orderly and free of debris and safe handling procedures and SPCC spill prevention and response requirements were followed. This is verified regularly by conducting visual inspections as part of routine on-site walks by WCEP personnel.

3.3.7. Water Use Summary Report (WATER RES-1)

COC WATER RES-1 requires a Water Use Summary Report and copies of meter records and documentation of servicing, testing, and calibration of metering devices. Backflow Prevention Assembly Testing was conducted on December 14, 2021 and the reports are provided in Attachment F.

Table 3.3.7-1: Annual Water Use Summary January 1, 2021 through December 31, 2021

WCEP 2018	Sanitation	Landscaping	Nox Water	Cooling
	(Gallons)	(Gallons)	(Gallons)	(Gallons)
January	407,660	4,455	11,968	6,660,192
February	230,384	4,144	45,628	3,454,264
March	255,816	4,555	0	4,460,324
April	265,540	4,420	67,320	4,273,324
May	222,904	4,460	73,304	2,475,880
June	236,368	4,328	89,760	1,783,980
July	460,020	4,466	55,352	2,945,624
August	412,148	4,444	94,996	4,598,704
September	355,300	4,420	102,476	3,000,976
October	321,640	4,322	103,224	2,825,944
November	338,096	4,400	92,004	4,300,252
December	334,356	4,489	17,204	2,632,212
Total:	3,840,232	52,903	753,236	43,411,676

3.3.8. Disruptions in Reclaimed Water Service (WATER RES-2)

COC WATER RES-2 requires documentation of interruptions of reclaimed water during the reporting period, including cause, associated volume of potable water used, and total annual use of potable water for the year and two years prior. There were no in disruptions in reclaimed water service during the reporting period.

3.3.9. Line-Related Complaints (TLSN-2)

COC TLSN-2 requires a summary of transmission line-related complaints. There were no transmission line-related complaints during the reporting period.

3.3.10. Fire Prevention in Transmission Line Right-of-Way (TLSN-4)

COC TLSN-4 requires a summary of inspections and fire prevention activities carried out along the transmission line right-of-way. The transmission line right of way for the WCEP is located entirely within the project boundaries of the operating facility. Inspections of the transmission line facilities were conducted regularly as part of routine on-site walks by WCEP personnel. The inspections did not identify any area along the right of way requiring modification or repair. No

additional fire prevention activities were required beyond those incorporated into the facility's design and operations.

3.3.11. Review of On-Site Contingency Plan (COM-12)

Condition of Certification COM-12 required that the WCEP On-Site Contingency Plan be reviewed annually and updated if necessary. The plan was reviewed by WCEP Environmental Specialist, Heather Mostert at the end of the reporting period and no revisions were necessary. The plan is provided in Attachment I.

3.4 Cumulative Listing of Post-Certification Changes

A cumulative list of post-certification changes is provided below.

- Amendment 1 (04/29/2009): Approval for relocation of several plant features within existing property boundary.
- Amendment 2 (02/18/2008): Approval for modification of transmission pole height.
- Amendment 3 (05/04/2011): Approval for modifications to various air quality conditions including AQ-SC7 and AQ-SC8. Revised compliance determinations were made for the following conditions: AQ-1, AQ-3, AQ-4, AQ-6, AQ-16, and AQ-19 (see Order No. 11-0504-2 for additional amendment details).
- Amendment 4 (09/08/2011): Approval of request to modify the construction laydown area.
- Amendment 5 (11/14/2011): Approval of request to modify the cooling tower.
- Amendment 6 (03/02/2012): Approval of requested modification to the gen-tie connection.
- Amendment 7 (07/11/2012): Approval of requested modification to include off-site industrial wastewater discharge connection.
- Amendment 8: Withdrawn; Amendment 9 submitted in its place.
- Amendment 9 (11/21/2012): Approval for modifications to various air quality conditions. Revised compliance determinations were made for the following conditions: AQ-SC7, AQ-1, AQ-3, AQ-11, AQ-13, AQ-14, AQ-16, and AQ-19. Conditions AQ-SC9 and AQ-17 were deleted for being redundant and outdated, respectively.
- Amendment 10 (12/10/2018): Approval for modifications to AQ-7 to clarify language pertaining to
 particulates, and to WS-5 to remove outdated language related to training security guards in the use
 of emergency equipment.

3.5 Delinquent Submittals

There were no delinquent submittals during the reporting period of January 1, 2021 through December 31, 2021.

3.6 Filings Made To or Permits Issued by Other Government Agencies

A list of filings made to other government agencies during the reporting period is presented in Table 3.6-

1. Copies of issued permits are included in Attachment G.

Table 3.6-1: Filings Made to Other Government Agencies During Reporting Period January 1, 2021 through December 31, 2021

Submittal	Agency	Submittal Date
Flow Monitoring Calibration Report	LACSD	10/25/2021
40 CFR Part 75 Quarterly EDR	EPA	4/12/2021 (Q1), 7/16/2021 (Q2), 10/13/2021 (Q3), 1/12/2022 (Q4)
Wastewater Quarterly Self Monitoring Report	LACSD	4/4/2021 (Q1), 7/13/2021 (Q2), 10/14/2021 (Q3), 1/11/2022 (Q4)
Wastewater Annual Surcharge Report	LACSD	8/6/2021
Backflow Inspection Reports	Rowland Water	12/16/2021
Title V Breakdown Report - 500-N	SCAQMD	6/23/2021
Title V Deviation Report - 500-N	SCAQMD	NA
Low Level Calibration Error Reports - CO	SCAQMD	10/11/2021
Annual NOx & CO Spiking RATA 10 Day Notification - Units 1-5	EPA/SCAQMD	3/23/2018, 4/16/2018, 5/4/2018
Final Report of Annual NOx & CO Spiking RATA - Units 1-5	EPA/SCAQMD	6/1/2018, 6/13/2018
Semi-Annual NOx RATA 10 Day Notification – Unit 3	SCAQMD	NA
Final Report of Semi-Annual NOx RATA - Unit 3	SCAQMD	NA
RECLAIM Monthly Emissions RTU Report	SCAQMD	2/9/2021, 3/9/2021, 4/6/2021, 5/10/2021, 6/3/2021, 7/14/2021, 8/10/2021, 9/10/2021, 10/10/2021 11/10/2021, 12/10/2021, 1/10/2022
RECLAIM Quarterly Emissions RTU Report	SCAQMD	4/28/2021(Q1), 7/29/2021(Q2), 10/10/2021 (Q3), 1/13/2021(Q4)
RECLAIM Quarterly Emissions Report (Hardcopy)	SCAQMD	4/28/2021(Q1), 7/29/2021(Q2), 10/10/2021 (Q3), 1/13/2021(Q4)
RECLAIM CERE (Correction to Electronically Reported Emissions)	SCAQMD	NA
	SCAQMD	2/26/2021, 8/25/2021
Title V Semi Annual Monitoring Report	SCACIVID	2/20/2021, 8/23/2021

3.7 Scheduled Compliance Activities

A summary of the planned compliance activities over the next year is presented in Attachment H.

3.8 Additions to the On-Site Compliance File

All compliance submittals made during the reporting period have been added to the Facility compliance files. The Compliance Matrix in Appendix A identifies the submittals added to the compliance files.

3.9 7List of Complaints, Notices of Violation, Official Warnings, and Citations

There were no Complaints, Notices of Violation, Official Warnings or Citations received in January 1, 2021 through December 31, 2021.

Attachment A

Compliance Matrix (COM-5)

Compliance Matrix Based on CEC 2008 Final Decision and Amendments

Pre-Construction (PC)

Construction (CONS)

Commissioning (COMM)

Operations (OPS)

Pending CEC Approval
Approved

Cond.#	Phase	Description of Condition of Certification	Verification Requirement	Submittal Deadline to CEC	Status/ Comments
AQ-01a	OPS	The project owner shall limit the emissions from each gas fired combustion turbine train exhaust stacks as follows: Contaminant Emissions Limit: PM10 2,778 2,592 lbs in any one month, CO 6,532-lbs in any one month, SOx 281 lbs in any one month, VOC 1,106 1,035 lbs in any one month. For the purpose of this condition, the limit(s) shall be based on the emissions from a single exhaust stack. During commissioning, CO emissions shall not exceed 7,441 lbs/mo and the VOC emissions shall not exceed 1,114 1,043 lbs in any one month. The project owner shall calculate the emission limit(s) by using the monthly fuel use data and the following emission factors: PM10: 7.04 lb/mmscf and VOC: 2.73 lb/mmscf. [Note to reader: these edits included per CEC-Approved Amendment dated 5/4/2011]	Submit all emission calculations, fuel use, CEM records and a summary demonstrating compliance of <u>with</u> all emission limits stated in this Condition for approval to the CPM on a quarterly basis in the quarterly emissions report (AQ-SC10). [Note to reader: these edits included per CEC-Approved Amendment dated 5/4/2011]	Include in QOR	Q1 QOR Submitted 4/28/2021 Q2 QOR Submitted 7/29/2021 Q3 QOR Submitted 10/28/2021 Q4 QOR Submitted 1/26/2022
AQ-01b	OPS	The project owner shall limit emissions from the facility as follows: Contaminant Emissions Limit: PM2.5 Less than 60.89 TONS in ANY ONE YEAR, CO Less than or equal to 112.96 TONS in ANY ONE YEAR. For the purpose of this condition, the PM emission limit shall be defined as particulate matter with aerodynamic diameter of 2.5 microns are less. The CO emission limit of 112.96 tons per year in this condition shall only apply during non-commissioning years. The total annual CO emissions during the commissioning year shall not exceed 134.6 tons per year. The project owner shall calculate the monthly emissions for PM2.5 and CO using the equation below and the following emission factors: PM2.5 r.04 lbs/mmscf or an AQMD approved factor based on compliance test data. If any valid source test performed after January 1, 2013 shows a higher PM2.5 emission rate than the factor in this condition, then those test results shall be used to calculate emissions from the date of the test forward. [Note to reader: these edits included per CEC-Approved Amendment Dated 12/18/2012.]	The project owner shall submit all emission calculations, fuel use, CEM records and a summary demonstrating compliance with all emission limits stated in this Condition for approval to the CPM on a quarterly basis in the quarterly emissions report (AQ-SC10).	Include in QOR	Q1 QOR Submitted 4/28/2021 Q2 QOR Submitted 7/29/2021 Q3 QOR Submitted 10/28/2021 Q4 QOR Submitted 1/26/2022
AQ-02	OPS	The project owner/operator shall not produce emissions of oxides of nitrogen from the facility, including the firewater pump and all five gas turbines combined, that exceed the RECLAIM Trading Credits holdings required in Condition of Certification AQ-16 within a calendar year.	Submit to the CPM no later than 60 days following the end of each calendar year, the SCAQMD required (via Rule 2004) Quarterly Certification of Emissions (or equivalent) for each quarter and the Annual Permit Emissions Program report (or equivalent) as prescribed by the SCAQMD Executive Officer.	No later than 60 days following the end of each calendar year.	2012 Report Submitted 2/22/2013 2013 Report Submitted 2/27/2014 2014 Report Submitted 2/27/2015 2015 Report Submitted 2/27/2016 2016 Report Submitted 2/24/2017 2017 Report Submitted 2/26/2018 2018 Report Submitted 2/26/2019 2019 Report Submitted 2/21/2020 2020 Report Submitted 2/27/2020 2021 Report Submitted 2/27/2022
AQ-03a	СОММ	The 2.5 ppm NOx emission limit, 2.0 ppm VOC emission limit and the 6.0-4.0 ppm CO emission limit shall not apply during turbine commissioning, start-up and shutdown. The commissioning period shall not exceed 134 operating hours per turbine from the initial start-up. Following commissioning, start-ups shall not exceed 60 minutes for each startup and the number of start-ups shall not exceed 359 480 per year. Following commissioning, shutdowns shall not exceed 10 minutes for each shutdown. Following commissioning, tThe number of shutdowns startups shall not exceed one two per day per turbine. Written records of commissioning, start-ups and shutdowns shall be kept and made available to District and submitted to the CPM for approval. See AQ-03 for more details. (Note to reader: those cutits included per CEC-Approved Amendments dated 3/4/2011 and 12/18/2011)	Provide the District and the CPM with the written notification of the initial start-up date no later than 60 days prior to the startup date.	60 days prior to startup date	Submitted to CEC and AQMD on 9/10/2012 Condition language revised per CEC Amendment Order No. 12-1114-4

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Compliance Matrix Based on CEC 2008 Final Decision and Amendments

Pre-Construction (PC)

Construction (CONS)

Commissioning (COMM)

Operations (OPS)

Pending CEC Approval

Approved

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Cond. #	Phase	Description of Condition of Certification	Verification Requirement	Submittal Deadline to CEC	Status/ Comments
AQ-03b	сомм	The project owner shall submit, commencing one month from the time of gas turbine first fire, a monthly commissioning status report throughout the duration of the commissioning phase that demonstrates compliance with this condition and the emission limits of Condition AQ-13. The monthly commissioning status report shall include criteria pollutant emission estimates for each commissioning activity and total commissioning emission estimates.	The monthly commissioning status report shall be submitted to the CPM until the report includes the completion of the initial commissioning activities. The project owner shall provide start-up and shutdown occurrence and duration data as part as part of the Quarterly Operation Report (AQ- SC10). The project owner shall make the site available for inspection of the commissioning and startup/shutdown records by representatives of the District, CARB and the Commission.	Include in MCR	Included as attachment to MCR January 2013 - April 2013 Commissioning period complete as of 4/30/2013
AQ-04	OPS	The 2.5 ppm NOx emissions limit(s) are averaged over 60 minutes at 15 percent oxygen, dry basis. The 6.9 4.0 ppm CO emission limit(s) are averaged over 60 minutes at 15 percent oxygen, dry basis. The 2.0 ppm VOC emission limit(s) are averaged over 60 minutes at 15 percent oxygen, dry basis. The 5.0 ppm NH3 emission limit(s) are averaged over 60 minutes at 15 percent oxygen, dry basis. [Note to reader: these edits included per CEC-Approved Amendment dated 5/4/2011]	The project owner shall submit to the CPM for approval all emissions and emission calculations on a quarterly basis as part of the quarterly emissions report of Condition of Certification AQ-SC10.	Include in QOR	Q1 QOR Submitted 4/12/2021 Q2 QOR Submitted 7/16/2021 Q3 QOR Submitted 10/14/2021 Q4 QOR Submitted 1/11/2022
AQ-05	OPS	The project owner may at no time purposefully exceed either the mass or concentration emission limits set forth in Conditions of Certification AQ-1, -2, -3 or -4.	The project owner shall submit to the CPM for approval all emissions and emission calculations on a quarterly basis as part of the quarterly emissions report of Condition of Certification AQ-SC10.	Include in QOR	Q1 QOR Submitted 4/12/2021 Q2 QOR Submitted 7/16/2021 Q3 QOR Submitted 10/14/2021 Q4 QOR Submitted 1/11/2022
AQ-06	OPS	The project owner shall limit the fuel usage from each turbine to no more than 393 367 mmscf of pipeline quality natural gas in any one month. The operator shall install and maintain a fuel flow meter and recorder to accurately indicate and record the fuel usage being supplied to each turbine. [Note to reader: these edits included per CEC-Approved Amendment dated 5/4/2011]	The project owner shall submit to the CPM for approval all fuel usage records on a quarterly basis as part of the quarterly emissions report of Condition of Certification AQ-SC10.	Include in QOR	Q1 QOR Submitted 4/12/2021 Q2 QOR Submitted 7/16/2021 Q3 QOR Submitted 10/14/2021 Q4 QOR Submitted 1/11/2022
AQ-07a	СОММ	The project owner shall conduct an initial source test for NOx, CO, SOx, VOC, NH3 and PM10 and a periodic source test every three years thereafter for NOx, CO, SOx, VOC and PM10 of each gas turbine exhaust stack in accordance with the following requirements: See AQ-07 for required test methods, averaging time, test locations, testing conditions and other details.	Submit the proposed protocol for the initial source tests 45 days prior to the proposed source test date to both the District and CPM for approval.	60 days prior to proposed source test date	Submitted to CEC and AQMD 10/31/2012
АQ-07Ь	сомм	The project owner shall submit source test results to both the District and CPM. The project owner shall notify the District and CPM no later than 10 days prior to the proposed initial source test date and time.	Submit the source test results to the District and the CPM.	No later than 60 days following the source test date	Unit 1 Source Test Results submitted 3/22/2013 Unit 2 Source Test Results submitted 4/2/2013 Unit 3 Source Test Results submitted 4/20/2013 Unit 4 Source Test Results submitted 4/24/2013 Unit 5 Source Test Results submitted 5/10/2013
AQ-07c	OPS	The project owner shall conduct source testing for NOx, CO, Sox, VOC and PM10 for each gas turbine exhaust stack every 3 years after the initial source test.	Submit the source test protocol to the District and CPM for approval.	45 days prior to proposed source test date	Upcoming testing 5/2022
AQ-07d	OPS	The project owner shall conduct source testing for NOx, CO, Sox, VOC and PM10 for each gas turbine exhaust stack every 3 years after the initial source test.	Notify the District and CPM at least 10 days prior to the date and time of the source test.	10 days prior to proposed source test date	Upcoming testing 5/2022
AQ-07e	OPS	The project owner shall conduct source testing for NOx, CO, Sox, VOC and PM10 for each gas turbine exhaust stack every 3 years after the initial source test.	Submit source test results to the District and CPM.	No later than 60 days following the source test date	Upcoming testing 5/2022

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Compliance Matrix Based on CEC 2008 Final Decision and Amendments

Pre-Construction (PC)

Construction (CONS)

Commissioning (COMM)

Operations (OPS)
Pending CEC Approval

Approved

Cond. #	Phase	Description of Condition of Certification	Verification Requirement	Submittal Deadline to CEC	Status/ Comments
AQ-08a	OPS	The project owner shall conduct source testing of each gas turbine exhaust stack in accordance with the following requirements: See AQ-08 for details. (Ammonia)	Submit the proposed protocol for the source tests to both the District and CPM for approval. The project owner shall notify the District and CPM no later than 7 days prior to the proposed source test date and time.	45 days prior to proposed source test date	Protocol Notification Q1 2013 Submitted 10/31/2012 Q2 2013 Submitted 19/9/2013 Q3 2013 Submitted 8/9/2013 Q4 2013 Submitted 10/29/2013 Q4 2013 Submitted 3/7/2014 Q2 2014 Submitted 3/7/2014 Q2 2015 Submitted 3/13/2015 Q2 2016 Submitted 2/26/2016 Q2 2017 Submitted 2/24/2017 Q2 2018 Submitted 2/24/2017 Q2 2018 Submitted 2/21/2019 Q2 2020 Submitted 2/1/2020 Q1 Sbmitted 2/1/2021 Date & Time Notification Q1 2013 Submitted Jan/Feb 2013 Q2 2013 Submitted Jan/Feb 2013 Q2 2013 Submitted 4/30/2013 Q3 2013 Submitted 9/4/2013 Q4 2013 Submitted 1/204/2013 Q4 2013 Submitted 1/204/2013 Q2 2014 Submitted 4/11/2014 Q2 2015 Submitted 3/13/2015 Q2 2016 Submitted 3/13/2015 Q2 2016 Submitted 4/12/2017 & 6/15/2017 Q2 2018 Submitted 4/12/2017 & 6/15/2017 Q2 2018 Submitted 4/16/2018 Q2 2019 Submitted 4/5/2019 Q2 2020 Submitted 6/4/2020 Q1 12021 Submitted 6/4/2020
AQ-08b	OPS	The project owner shall submit source test results to both the District and CPM.	Submit the source test results to the District and the CPM.	No later than 45 days following the source test date	Q1 2013 Submitted March/April/May 2013 Q2 2013 Submitted 6/17/2013 & 7/24/2013 Q3 2013 Submitted 10/15/2013 Q4 2013 Submitted 1/15/2014 Q2 2014 Submitted 6/4/2014 Q2 2015 Submitted 7/1/2015 Q2 2016 Submitted 5/25/2016 Q2 2017 Submitted 6/8/2017 & 7/19/2017 Q2 2018 Submitted 5/18/2018 & 6/18/2018 Q2 2019 Submitted 5/24/2019 & 7/03/2019 Q2 2020 Submitted 7/17/2020 Q2 2021 Submitted 2/1/2021
AQ-09	СОММ	The project owner shall install and maintain a CEMS in each exhaust stack of the combustion turbine trains to measure the following parameters: See AQ-09 for details related to CEMS performance criteria.	Notify the CPM of the completion of the certification process for the CEMS.	Within 30 days of CEMS certification	Notification provided 4/8/2013
AQ-10	OPS	The project owner shall keep records in a manner approved by the District for the following items: • Natural Gas use after CEMS certification • Natural Gas use during the commissioning period • Natural Gas use after the commissioning period and prior to the CEMS certification.	The project owner shall submit to the CPM for approval all fuel usage records on a quarterly basis as part of the quarterly emissions report of Condition of Certification AQ-SC10.	Include in QOR	Q1 QOR Submitted 4/12/2021 Q2 QOR Submitted 7/16/2021 Q3 QOR Submitted 10/14/2021 Q4 QOR Submitted 1/11/2022

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Cond.#	Phase	Description of Condition of Certification	Verification Requirement	Submittal Deadline to CEC	Status/ Comments
AQ-11a	OPS	The owner/operator shall determine the hourly ammonia slip emissions from each exhaust stack for each gas turbine train individually via the following formula: See AQ-11 for details.	Include ammonia slip concentrations averaged on an hourly basis calculated via both protocols the District Requirement protocol provided as part of the Quarterly Operational Report required in Condition of Certification AQ-SC10. [Note to reader: these edits included per CEC-Approved Amendment dated 12/18/2012]	Include in QOR	Q1 QOR Submitted 4/12/2021 Q2 QOR Submitted 7/16/2021 Q3 QOR Submitted 10/14/2021 Q4 QOR Submitted 1/11/2022
AQ-11b	OPS	The project owner shall submit all calibration results performed to the CPM.	Submit the calibration results to the CPM. Submit to the CPM for- approval a proposed correction factor to be used in the Energy- Commission formula at least once a year but not to exceed 180 days- following the completion of the annual ammonia compliance source- test. [Note to reader: these edits included per CEC-Approved Amendment dated 12/18/2012]	Within 60 days of the calibration date	2013 Reports Submitted 2/28/2014 2014 Reports Submitted 2/27/2015 2015 Reports Submitted 1/6/2016 2016 Reports Submitted 1/5/2017 2017 Reports Submitted 1/17/2018 2018 Reports Submitted 2/1/2019 2019 Reports Submitted 1/24/2020 2020 Reports Submitted 1/26/2021 2021 Report submitted 2/1/2022 Condition language revised per CEC Amendment
AQ-11c	OPS	Exceedances of the ammonia limit shall be reported as prescribed herein. Chronic- exceedances of the ammonia slip limit shall be identified by the project owner and confirmed by the CPM within 60 days of the fourth quarter Quarterly Operational- Report (AQ SC10) being submitted to the CPM. [Note to reader: these edits included per CEC-Approved Amendment dated 12/18/2012]	If a chronic exceedance is identified and confirmed, the project owner- shall work in conjunction with the CPM to develop a reasonable- compliance plan to investigate and redress the chronic exceedance of- the ammonia slip limit within 60 days of the above confirmation.[Note to reader: these edits included per CEC-Approved Amendment dated 12/18/2012]	As required	Order No. 12-1114-4 Requirement deleted when condition language revised per CEC Amendment Order No. 12-1114-4
AQ-12a	сомм	The operator shall install and maintain an ammonia injection flow meter and recorder to accurately indicate and record the ammonia injection flow rate being supplied to each turbine. The device or gauge shall be accurate to within plus or minus 5 percent and shall be calibrated once every twelve months. Continuously recording is defined for this condition as at least once every hour and is based on the average of the continuous monitoring for that hour.	Submit to the CPM a written statement by a California registered Professional Engineer stating that said engineer has reviewed the asbuilt-designs or inspected the identified equipment and certifies that the appropriate device has been installed and is functioning properly.	No less than 30 days after installation	Letter confirming installation submitted to CEC 9/17/2012 for Units 1-4 2/11/2013 for Unit 5 Letter confirming proper function submitted to CEC 1/11/2013 for Units 1 & 2 2/25/2013 for Units 3 & 4 3/14/2013 for Unit 5
AQ-12b	OPS	The project owner shall submit annual calibration results after successful completion.	Submit the required calibration results to the CPM.	Within 30 days of their successful completion	2013 Reports Submitted 2/28/2014 2014 Reports Submitted 1/23/2015 2015 Reports Submitted 12/18/2015 2016 Reports Submitted 1/5/2017 2017 Reports Submitted 12/13/2017 2018 Reports Submitted 12/18/2018 2019 Reports Submitted 12/11/2019 2020 Reports Submitted 12/17/2020 2021 Reports submitted 2/1/2022

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Cond. #	Phase	Description of Condition of Certification	Verification Requirement	Submittal Deadline to CEC	Status/ Comments
AQ-13a	сомм	The operator shall install and maintain a temperature gauge and recorder to accurately indicate and record the temperature in the exhaust as the inlet of the SCR reactor. The gauge shall be accurate to within plus or minus 5 percent and shall be calibrated once every twelve months. Continuously recording is defined for this condition as at least once every hour and is based on the average of the continuous monitoring for that hour. Under any operating condition, including start-up, the maximum operating temperature shall not exceed 840 750° F. [Note to made: these edits included per CCCApproved Amendment dates.]	Submit to the CPM a written statement by a California registered Professional Engineer stating that said engineer has reviewed the asbuilt-designs or inspected the identified equipment and certifies that the appropriate device has been installed and is functioning properly.	No less than 30 days after installation	Letters confirming installation and proper function already submitted to CEC: Unit 1: 1/5/2013 Unit 2: 1/11/2013 Unit 3: 2/11/2013 Unit 4: 2/25/2013 Unit 5: 3/14/2013 Condition language revised per CEC Amendment Order No. 12-1114-4
AQ-13b	OPS	The project owner shall submit annual calibration results after successful completion.	Submit the annual calibration results to the CPM.	Within 30 days of their successful completion	2013 Reports Submitted 2/28/2014 2014 Reports Submitted 1/23/2015 2015 Reports Submitted 12/18/2015 2016 Reports Submitted 15/2017 2017 Reports Submitted 12/13/2017 2018 Reports Submitted 12/18/2018 2019 Reports Submitted 12/11/2019 2020 Reports Submitted 12/09/2020 2021 Reports submitted 2/1/2021
AQ-14a	сомм	The operator shall install and maintain a pressure gauge and recorder to accurately indicate and record the pressure differential across the SCR catalyst bed in inches of water column. The gauge shall be accurate to within plus or minus 5 percent and shall be calibrated once every twelve months. Continuously recording is defined for this condition as at least once every month and is based on the average of the continuous monitoring for that month. Under any operating condition, including start-up, the maximum operating pressure shall not exceed 12.7-6 inches of water. [Note to readers those collis included per CEC-Approved Amendment dated 12/18/2012]	Submit to the CPM a written statement by a California registered Professional Engineer stating that said engineer has reviewed the asbuilt-designs or inspected the identified equipment and certifies that the appropriate device has been installed and is functioning properly.	No less than 30 days after installation	Letters confirming installation and proper function already submitted to CEC: Unit 1: 1/5/2013 Unit 2: 1/11/2013 Unit 3: 2/11/2013 Unit 4: 2/25/2013 Unit 5: 3/14/2013 Condition language revised per CEC Amendment Order No. 12-1114-4
AQ-14b	OPS	The project owner shall submit annual calibration results after successful completion.	Submit the annual calibration results to the CPM.	Within 30 days of their successful completion	2013 Reports Submitted 2/28/2014 2014 Reports Submitted 1/23/2015 2015 Reports Submitted 12/18/2015 2016 Reports Submitted 1/5/2017 2017 Reports Submitted 12/13/2017 2018 Reports Submitted 12/13/2018 2019 Reports Submitted 12/11/2019 2020 Reports Submitted 12/11/2019 Reports Submitted 12/12/2020 2021 Reports Submitted 2/1/2021
AQ-15a	сомм	The project owner shall limit the operating time of the firewater pump to no more than 199.99 hours per year. The firewater pump shall be equipped with a non-resettable elapsed meter to accurately indicate the elapsed operating time of the engine. The firewater pump shall be equipped with a nonresettable totalizing fuel meter to accurately indicate the fuel usage of the engine. The firewater pump shall burn only diesel fuel that contains sulfur compounds less than or equal to 15 ppm by weight. The project owner shall operate and maintain the firewater pump according to the following requirements: See AQ-15 for details on additional conditions.	Submit to the CPM a written statement by a California registered Professional Engineer stating that said engineer has reviewed the asbuilt-designs or inspected the identified equipment and certifies that the appropriate device has been installed and is functioning properly.	No less than 30 days after installation	Letter confirming installation and proper function submitted 1/11/2013 (Fire Pump First Fire 12/13/2012)

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Cond. #	Phase	Description of Condition of Certification	Verification Requirement	Submittal Deadline to CEC	Status/ Comments
AQ-15b	OPS	The project owner shall submit all dates of operation, elapsed time in hours, and the reason for each operation in the Quarterly Operations Report	Include the required information in the QOR.	Include in QOR	Q1 QOR Submitted 4/12/2021 Q2 QOR Submitted 7/16/2021 Q3 QOR Submitted 10/14/2021 Q4 QOR Submitted 1/11/2022
AQ-16	OPS	The project equipment shall not be operated unless the project owner demonstrates to the SCAQMD Executive Officer that the facility holds sufficient RTCs to offset the prorated annual emissions increase for the first compliance year of operation. In addition, this equipment shall not beoperated unless the project owner demonstrates to the Executive Officer that, at the commencement of each compliance year after the first compliance year of operation, the facility hold sufficient RTCs in an amount equal to the annual emission increase. The project owner shall submit all such information to the CPM for approval. To comply with this condition, for each individual gas turbine, the project owner shall hold a minimum of 43,682 43,990 lbs/year of NOx RTCs and 2,280 lbs/year of SOx RTCs for the first year of operation (commissioning year) and 35,240 35,458 lbs/year of NOx RTCs and 2,280lbs/year of SOx RTCs thereafter (operating year). In addition, for the emergency fire pump the project owner shall hold a minimum of 218 lbs/year of NOx RTCs for both commissioning year and operating years. [Note to reader: these edits included per CEC-Approved Amendments dated 5/4/2011 and 12/18/2012]	The project owner shall submit all identified evidence demonstrating compliance to the CPM on an annual basis as part of the annual compliance report.	Include in ACR	2021 ACR Due 2/28/2022
AQ-17a	СОММ	The project owner shall conduct one source test over the lifetime of the project for NOx and PM10 on each gas turbine exhaust stack in accordance with the following requirements: See AQ 17 for details. [Condition deleted per CEC-Approved Amendment Dated 12/18/2012]	Submit the proposed protocol for the initial source tests to both the AQMD and CPM for approval. The project owner shall notify the AQMD and CPM no later than 10 days prior to the proposed initial source test date and time.	At least 60 days prior to the proposed source test date	Condition Deleted per Amendment Order No. 12- 1114-4
AQ-17b	сомм	The project owner shall submit source test results to both the AQMD and CPM. Condition deleted per CEC-Approved Amendment Dated 12/18/2012]	Submit the source test results to the AQMD and CPM.	No later than 60 days following the source test date	Condition Deleted per Amendment Order No. 12- 1114-4
AQ-18	OPS	The project owner shall limit the operating time for each combustion turbine to no more than 4,000 hours in any one year. For the purposes of this condition, one year shall be defined as any time that fuel is being combusted for any purpose in the combustion turbine train. One year is defined as a period of twelve (12) consecutive months determined on a rolling basis with a new twelve month period beginning on the first day of each calendar month. The operator shall install and maintain a non-resettable elapsed time meter to accurately indicate the elapsed operating time of the engine. The measuring device or gauge shall be accurate to plus or minus 5 percent. The measuring device or gauge shall be calibrated once every 12 months.	The project owner shall submit to the CPM for review a record of the time of use for all fuel use on a quarterly basis as part of the quarterly emissions report of Condition of Certification AQ-SC10.	Include in QOR	Q1 QOR Submitted 4/12/2021 Q2 QOR Submitted 7/16/2021 Q3 QOR Submitted 10/14/2021 Q4 QOR Submitted 1/11/2022

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AQ-19	CONS	The project owner shall not start operation of any equipment except emergency. Internal combustion engine (ICE) device until both boiler units 3 and 4 currently located at AES Huntington Beach Generating Station have been retired and permits for boilers 3 and 4 have been surrendered to the SCAQMD. Note to reader: these edits included per CEC-Approved Amendments dated 5/4/2011 and 12/18/2012	The project owner shall provide by email and post to the U.S. mail evidence demonstrating that they have surrendered the permits to operate for Huntington Beach boilers 3 and 4 prior to the first turbine fire. The project owner shall make the site available for inspection by representatives of the District, CARB, EPA and the Commission. In addition, the project owner shall make Huntington Beach boiler units 3 and 4 available for inspection to confirm shutdown of these boilers by representatives of the District, CARB, EPA and the Commission. [Note to readers these edits included per CEC-Approved Amendment dated \$/3/2011]	Upon completion of construction, operation of any equipment cannot start until HB Units 3 & 4 have been retired and permits for both units surrerendered to SCAQMD	Submitted to CEC 11/2/2012 Condition language revised per CEC Amendment Order No. 12-1114-4
AQ-SC01	PC	The Project Owner shall designate and retain an on-site Air Quality Construction Mitigation Manager for approval by CEC CPM. The AQCMM and all delegated monitors must be approved by the CPM before the start of ground disturbance.	Submit to the CPM for approval, the name, resume, qualifications, and contact information for the on-site AQCMM and any air quality construction mitigation monitors.	At least 60 days prior to the start of ground disturbance	Approved by CEC on 4/5/2011
AQ-SC02	PC	The Project Owner shall provide an Air Quality Construction Mitigation Plan for submittal to the CEC CPM which details the steps that will be taken, and the reporting requirements necessary, to ensure compliance with conditions AQ-SC3, AQ-SC4, and AQ-SC5.	Submit the AQCMP to the CPM for approval. The CPM will notify the project owner of any necessary modifications to the plan within 30 days from the date of receipt.	At least 60 days prior to the start of ground disturbance	Approved by CEC on 4/5/2011
AQ-SC03	CONS	AQCMM shall submit documentation in each Monthly Compliance Report demonstrating compliance with the mitigation measures outlined in the condition for the purposes of preventing all fugitive dust plumes from leaving the project site and linear facility routes (see AQ-SC03 for more details).	The project owner shall include in the MCR (1) a summary of all actions taken to maintain compliance with this condition, (2) copies of any complaints filed with the air district in relation to project construction, and (3) any other documentation deemed necessary by the CPM and AQCMM to verify compliance with this condition. Such information may be provided via electronic format or disk at the project owner's discretion.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
AQ-SC04	CONS	The AQCMM shall continuously monitor construction activities for visible dust plumes. See AQ-SC04 for more details.	The AQCMP shall include a section detailing how the additional mitigation measures will be accomplished within the time limits specified (only applicable if conditions outlined in AQ-SC04 exist).	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
AQ-SC05	CONS	The AQCMM shall submit to the CPM, in the MCR, a construction mitigation report that demonstrates compliance with the following mitigation measures for the purposes of controlling diesel construction-related emissions. Any deviation from the following mitigation measures shall require prior CPM notification and approval. See AQ-SC05 for more details.	The project owner shall include in the MCR (1) a summary of all actions taken to maintain compliance with this condition, (2) copies of all diesel fuel purchase records, (3) a list of all heavy equipment used on site during that month, including the owner of that equipment and a letter from each owner indicating that equipment has been properly maintained, and (4) any other documentation deemed necessary by the CPM and AQCMM to verify compliance with this condition. Such information may be provided via electronic format or disk at the project owner's discretion.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013

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Cond. #	Phase	Description of Condition of Certification	Verification Requirement	Submittal Deadline to CEC	Status/ Comments
AQ-SC06a	CONS	The project owner shall submit to the CPM for review and approval any modification proposed by the project owner to any project air permit. The project owner shall submit to the CPM any modification to any permit proposed by the District or U.S. EPA, and any revised permit issued by the District or U.S. EPA, for the project.	Submit any proposed air permit modification to the CPM within five working days of its submittal either by 1) the project owner to an agency, or 2) receipt of proposed modifications from an agency. The project owner shall submit all modified air permits to the CPM within 15 days of receipt.	Within 5 working days of proposed air permit modification submittal to agency	Petition to Amend FDOC to SQAQMD on 3/3/2011; Petition to Amend FD to CEC on 3/8/2011. Petition to Amend Facility Permit to AQMD, CEC on 6/11/2012 Revised Permit to CEC 10/10/2012 Revised Permit to CEC 1/25/2013 Revised Permit to CEC 1/20/2013
AQ-SC06b	OPS	The project owner shall submit to the CPM for review and approval any modification proposed by the project owner to any project air permit. The project owner shall submit to the CPM any modification to any permit proposed by the District or U.S. EPA, and any revised permit issued by the District or U.S. EPA, for the project.	Submit any proposed air permit modification to the CPM within five working days of its submittal either by 1) the project owner to an agency, or 2) receipt of proposed modifications from an agency. The project owner shall submit all modified air permits to the CPM within 15 days of receipt.	Within 5 working days of proposed air permit modification submittal to agency	Revised Permit to CEC 11/14/2014 Revised Permit to CEC 1/6/2015 Revised Permit to CEC 1/6/2016 Revised Permit to CEC 7/18/2017 Petition for Mod #10 to CEC 9/29/2017 Revised Permit to CEC 1/8/2018 Revised Permit to CEC 1/19/2018 Revised Permit to CEC 2/13/2018 Revised Permit to CEC 2/13/2018 Revised Permit to CEC 8/22/2018
AQ-SC07a	PC	To comply with offset requirements an affiliate of WCE, under common ownership of Edison Mission Energy (EME), has been created to purchase two electric utility steam boilers from AES Huntington Beach, LLC, and will permanently retire these units to qualify for a partial offset exemption on a net megawatt to net megawatt basis (450 MWs). The project owner shall also provide emission reduction credits (ERCs) to offset turbine exhaust and emergency equipment for VOC, PM10 and PM2.5 emissions associated with the increased generating capacity of 50.5 MWs in the form and amount required by the District. RECLAIM trading Credits (RTCs) shall be provided for NOx and SOx as is necessary to demonstrate compliance with Condition of Certification AQ-16. The project shall be exempt under District Rule 1304(a)(2) from providing ERCs for VOC (220 lb/day, includes an offset ratio of 1.2). for VOC, and PM10/PM2.5 for 89.91 percent of the full amount required by the District for these pollutants and shall provide ERCs at an offset ratio of 1.2:1.0 for the remaining 10.09 percent in accordance with the TABLE SET FORTH IN THE CONDITION. The project owner shall surrender the ERCs for VOC and PM10/PM2.5 from among those that are listed in the table below or a modified list, as allowed by this condition. If additional ERCs are submitted, the project owner shall submit an updated table including the additional ERCs to the CPM. The project owner shall request CPM approval for any substitutions, modifications, or additions of credits listed. (CEC Approved Language Changes on 5-4-11)	At least 10 days prior to commencement of construction, the project owner shall provide CPM by email and post to the U.S. mail a copy of the SCAQMD approved Permit to Construct to showing that the project's offset requirements have been met, by actual offset or exemption under Rule 1304(a)(2). Prior to commencement of construction, The equipment shall not be operated unless the project owner shall obtain sufficient RTCs to satisfy the District's requirements for the first year of operation as prescribed in Condition of Certification AQ-16. If the CPM approves a substitution or modification to the list of ERCs, the CPM shall file a statement of the approval with the project owner and commission docket. The CPM shall maintain an updated list of approved ERCs for the project. [CEC Approved Language Changes on 5-4-11 and 12/28/2012)	At least 10 days prior to commencement of construction	Approved by CEC on 5/12/2011 Condition language revised per CEC Amendment Order No. 12-1114-4

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AQ-SC07b	PC	The CPM, in consultation with the District, may approve any such change to the ERC list provided that the project remains in compliance with all applicable laws, ordinances, regulations, and standards, the requested change(s) will not cause the project to result in a significant environmental impact, and the District confirms that each requested change is consistent with applicable federal and state laws and regulations.	The project owner shall request from the District the verification to identify the ERCs used to offset the project emissions after the District has issued the Permit to Construct. This report is to specifically identify the ERCs and PRCs used to offset the project emissions. [CEC Approved Language Changes on 5-4-11)	After the District has issued the PTC	Approved by CEC on 4/29/2011
AQ-SC08	CONS	Project owner shall not start operation of any equipment until both boiler units 3- and 4 currently located at AES Huntington Beach Generating Station have been- retired and permits for boilers 3 and 4 surrendered. [Condition deleted per CEC- approved amendment dated 5/4/2011]	The project owner shall provide written evidence demonstrating that they have surrendered the permits to operate for Huntington Beach boilers 3 and 4	10 days prior to start of operation of any emissions source	Condition Deleted per Amendment Order No. 11- 0504-2
AQ-SC09	OPS	If the project owner does not participate in the voluntary California Climate Action Registry, then the project owner shall report on a quarterly basis to the CPM the quantity of greenhouse gases (GHG) emitted as a direct result of facility electricity production as follows: The project owner shall maintain a record of fuel use in units of million Btu (MMBtu) for all fuels burned on site for the purpose of power-production. These fuels shall include but are not limited to: (1) all fuel burned in the combustion turbines, (2) HRSGs (if applicable) or auxiliary boiler (ifapplicable), and (3) all fuels used in any capacity for the purpose of turbine startup, shutdown, operation or emission controls. See AQ SCO9 for more details. [Condition deleted per CEC-approved amendment dated 12/18/2012]	GHG emissions that are not reported to the California Climate Action- Registry shall be reported to the CPM as part of the Quarterly- Operation Reports required by condition of certification AQ SC10.	Include in QOR	Condition Deleted per Amendment Order No. 12- 1114-4
AQ-SC10	OPS	The project owner shall submit to the CPM Quarterly Operation Reports, following the end of each calendar quarter, that include operational and emissions information as necessary to demonstrate compliance with the Conditions of Certification herein. The Quarterly Operation Report will specifically note or highlight incidences of noncompliance.		30 days following end of calendar quarter	Q1 QOR Submitted 4/12/2021 Q2 QOR Submitted 7/16/2021 Q3 QOR Submitted 10/14/2021 Q4 QOR Submitted 1/11/2022
AQ-SC11	OPS	The project owner shall perform quarterly cooling tower recirculating water quality testing, or shall provide for continuous monitoring of conductivity as an indicator, for total dissolved solids content.	Submit to the CPM cooling tower recirculating water quality tests or a summary of continuous monitoring results and daily recirculating water flow in the Quarterly Operation Report (AQ-SC10). If the project owner uses continuous monitoring of conductivity as an indicator for total dissolved solids content, the project owner shall submit data supporting the calibration of the conductivity meter and the correlation with total dissolved solids content at least once each year in a Quarterly Operation Report (AQ-SC10).	Include in QOR	Q1 QOR Submitted 4/12/2021 Q2 QOR Submitted 7/16/2021 Q3 QOR Submitted 10/14/2021 Q4 QOR Submitted 1/11/2022
AQ-SC12	OPS	The cooling tower daily PM10 emissions shall be limited to 10.7 lb/day. The cooling tower shall be equipped with a drift eliminator to control the drift fraction to 0.0005 percent of the circulating water flow. The project owner shall estimate daily PM10 emissions from the cooling tower using the water quality testing data or continuous monitoring data and daily circulating water flow data collected on a quarterly basis. See AQ-SC12 for more details.	Submit to the CPM daily cooling tower PM10 emission estimates in the Quarterly Operation Report (AQ-SC10).	Include in QOR	Q1 QOR Submitted 4/12/2021 Q2 QOR Submitted 7/16/2021 Q3 QOR Submitted 10/14/2021 Q4 QOR Submitted 1/11/2022

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Cond. #	Phase	Description of Condition of Certification	Verification Requirement	Submittal Deadline to CEC	Status/ Comments
BIO-01	PC	The project owner shall design, install, and maintain transmission lines and all electrical components in accordance with the Avian Power Line Interaction Committee, Suggested Practices for Raptor Protection on Power Lines: The State of the Art in 1996, to reduce the likelihood of electrocutions of large birds.	No fewer than 60 days prior to the start of site mobilization [of the t-line construction], the project owner shall submit to the CPM written verification that the transmission line design meets APLIC guidelines.	At least 60 days prior to site mobilization for the transmission line	CEC approved EME email on 5/27/2011
BIO-01a	CONS	The project owner shall design, install, and maintain transmission lines and all electrical components in accordance with the Avian Power Line Interaction Committee, Suggested Practices for Raptor Protection on Power Lines: The State of the Art in 1996, to reduce the likelihood of electrocutions of large birds.	Provide photos to document how transmission line and towers were constructed and meet APLIC guidelines (per email from Dale Rundquist on 5/27/2011)	Following completion of subject work	Submitted to CEC 10/18/2012; Additional photos/memo provided 11/19/2012 in response to staff request
CIVIL-01a	PC	The project owner shall submit to the CBO for review and approval the design of the proposed drainage structures and the grading plan.	Submit the requested information to the CBO for review and approval.	Submit to CBO at least 15 days prior to the start of site grading	Approved by CBO on 5/20/2011
CIVIL-01b	PC	The project owner shall submit to the CBO for review and approval an erosion and sedimentation control plan and related calculations and specifications, signed and stamped by the responsible civil engineer.	Submit the requested information to the CBO for review and approval.	Submit to CBO at least 15 days prior to the start of site grading	CBO approval provided to CEC CPM on 5/26/2011
CIVIL-01c	PC	The project owner shall submit to the CBO for review and approval the Soils Report, Geotechnical Report or Foundation Investigations Report required by the 2001 CBC [Appendix Chapter 33, Section 3309.5, Soils Engineering Report; Section 3309.6, Engineering Geology Report; and Chapter 18, Section 1804, Foundation Investigations].	Submit the requested information to the CBO for review and approval.	Submit to CBO at least 15 days prior to the start of site grading	CBO approval provided to CEC CPM on 5/26/2011
CIVIL-01d	PC	In the next MCR following CBO approval of subject documents, submit a written statement certifying that the documents have been approved by the CBO.	Submit a statement in MCR certifying that documents have been approved by CBO.	Include in MCR	Submitted in June 2011 MCR
CIVIL-02a	CONS	The resident engineer shall, if appropriate, stop all earthwork and construction in the affected areas when the responsible soils engineer, geotechnical engineer, or the civil engineer experienced and knowledgeable in the practice of soils engineering identifies unforeseen adverse soil or geologic conditions.	Notify the CPM within 24 hours, when earthwork and construction is stopped as a result of unforeseen adverse geologic/soil conditions.	Within 24 hours of discovery	Construction is complete; no work was stopped due to unforeseen adverse geologic/soil conditions
CIVIL-02b	CONS	The project owner shall submit modified plans, specifications and calculations to the CBO based on these new conditions. The project owner shall obtain approval from the CBO before resuming earthwork and construction in the affected area [2001 CBC, Section 104.2.4, Stop orders].	Within 24 hours of the CBO's approval to resume earthwork and construction in the affected areas, the project owner shall provide to the CPM a copy of the CBO's approval.	Within 24 hours of CBO approval to resume earthwork	Construction is complete; no work was stopped due to unforeseen adverse geologic/soil conditions
CIVIL-03a	CONS	The project owner shall perform inspections in accordance with the 2001 CBC, Chapter 1, Section 108, Inspections; Chapter 17, Section 1701.6, Continuous and Periodic Special Inspection; and Appendix Chapter 33, Section 3317, Grading Inspection. All plant site-grading operations, for which a grading permit is required, shall be subject to inspection by the CBO. If, in the course of inspection, it is discovered that the work is not being performed in accordance with the approved plans, the discrepancies shall be reported immediately to the resident engineer and the CBO [2001 CBC, Appendix Chapter 33, Section 3317.7, Notification of Noncompliance]. The project owner or resident engineer shall prepare a written report, with copies to the CBO and the CPM, detailing all discrepancies, non-compliance items, and the proposed corrective action.	The project owner or resident engineer shall transmit to the CBO and the CPM a Non-Conformance Report (NCR), and the proposed corrective action for review and approval. Within five days of resolution of the NCR, the project owner shall submit the details of the corrective action to the CBO and the CPM.	Within five days of the discovery of any discrepancies	Construction is complete and certificate of occupancy issued

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CIVIL-03b	CONS	A list of NCRs, for the reporting month, shall also be included in the following Monthly Compliance Report.	Include the required documentation in the MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
CIVIL-04a	CONS	After completion of finished grading and erosion and sedimentation control and drainage work, the project owner shall obtain the CBO's approval of the final grading plans (including final changes) for the erosion and sedimentation control work. The civil engineer shall state that the work within his/her area of responsibility was done in accordance with the final approved plans [2001 CBC, Section 3318, Completion of Work].	Submit to the CBO, for review and approval, the final grading plans (including final changes) and the responsible civil engineer's signed statement that the installation of the facilities and all erosion control measures were completed in accordance with the final approved combined grading plans, and that the facilities are adequate for their intended purposes, with a copy of the transmittal letter to the CPM.	Within 30 days (or project owner and CBO approved alternative timeframe) of the completion of the erosion and sediment control mitigation and drainage work	Submitted to CBO 5/8/2013
CIVIL-04b	CONS	The project owner shall submit a copy of the CBO's approval to the CPM in the next Monthly Compliance Report.	Include the required documentation in the MCR.	Include in MCR	Approval Provided in May 2013 MCR
COM-01	OPS	The CPM, responsible Energy Commission staff, and delegate agencies or consultants shall be guaranteed and granted unrestricted access to the power plant site, related facilities, project-related staff, and the records maintained on site, for the purpose of conducting audits, surveys, inspections, or general site visits. Although the CPM will normally schedule site visits on dates and times agreeable to the project owner, the CPM reserves the right to make unannounced visits at any time.	Owner and Contractor shall give CEC staff access as required by this condition.	Ongoing	
COM-02	OPS	Compliance Record—The files are to contain copies of all "as-built" drawings, all documents submitted as verification for conditions, and all other project-related documents. Energy Commission staff and delegate agencies shall, upon request to the project owner, be given unrestricted access to the files.	Owner and Contractor shall give CEC staff access as required by this condition.	Ongoing	
сом-оз	OPS	Each condition of certification is followed by a means of verification. The verification describes the Energy Commission's procedure(s) to ensure post-certification compliance with adopted conditions. The verification procedures, unlike the conditions, may be modified as necessary by the CPM, and in most cases without full Energy Commission approval. See condition COM-3 for details	See condition COM-3 for details on verification options and timeframes	Ongoing	
COM-04	PC	Prior to commencing construction, a compliance matrix addressing only those conditions that must be fulfilled before the start of construction shall be submitted by the project owner to the CPM. This matrix will be included with the project owner's first compliance submittal or prior to the first pre-construction meeting, whichever comes first.	Construction shall not commence until the pre-construction matrix is submitted, all pre-construction conditions have been complied with, and the CPM has issued a letter to the project owner authorizing construction.	Prior to the start of construction	Matrix approved by CEC on 4/21/2011 CEC Approval Letter to Start Construction received 5/26/2011
COM-05a	CONS	A compliance matrix shall be submitted by the project owner to the CPM along with each monthly and annual compliance report. The compliance matrix is intended to provide the CPM with the current status of all conditions of certification in a spreadsheet format. The compliance matrix must identify specific items in a specific format. See COM-05 for details	Submit a compliance matrix with each MCR and ACR. Satisfied conditions do not need to be included in the compliance matrix after they have been identified as satisfied in at least one monthly or annual compliance report.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
COM-05b	OPS	A compliance matrix shall be submitted by the project owner to the CPM along with each monthly and annual compliance report. The compliance matrix is intended to provide the CPM with the current status of all conditions of certification in a spreadsheet format. The compliance matrix must identify specific items in a specific format. See COM-05 for details	Submit a compliance matrix with each MCR and ACR. Satisfied conditions do not need to be included in the compliance matrix after they have been identified as satisfied in at least one monthly or annual compliance report.	Include in ACR	2020 ACR Due 2/28/2021

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COM-06	CONS	Monthly Compliance Report - The first Monthly Compliance Report is due one month following the Energy Commission business meeting date upon which the project was approved, unless otherwise agreed to by the CPM. The first Monthly Compliance Report shall include an initial list of dates for each of the events identified on the Key Events List.	During pre-construction and construction of the project, the project owner or authorized agent shall submit an original and eight copies of the Monthly Compliance Report within 10 working days after the end of each reporting month. Monthly Compliance Reports shall be clearly identified for the month being reported. The reports shall contain specific information. See COM-06 for details	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
COM-07	OPS	After construction is complete, the project owner shall submit Annual Compliance Reports instead of Monthly Compliance Reports. The reports are for each year of commercial operation and are due to the CPM each year at a date agreed to by the CPM. Annual Compliance Reports shall be submitted over the life of the project unless otherwise specified by the CPM. Each Annual Compliance Report shall identify the reporting period and shall contain the following: See COM-7 for details	See COM-07 for details.	Include in ACR	2020 ACR Due 2/28/2021
COM-08	OPS	Confidential Information Any information that the project owner deems confidential shall be submitted to the Energy Commission's Dockets Unit with an application for confidentiality pursuant to Title 20, California Code of Regulations, section 2505(a). Any information that is determined to be confidential shall be kept confidential as provided for in Title 20, California Code of Regulations, section 2501 et. seq.		As required	
СОМ-09	OPS	Pursuant to the provisions of Section 25806(b) of the Public Resources Code, the project owner is required to pay an annual fee currently sixteen thousand eight hundred fifty dollars (\$16,850), which will be adjusted annually on July 1.	The initial payment is due on the date the Energy Commission adopts the final decision. All subsequent payments are due by July 1 of each year in which the facility retains its certification. The payment instrument shall be made payable to the California Energy Commission and mailed to: Accounting Office MS-02, California Energy Commission, 1516 9th St., Sacramento, CA 95814.	Annually on July 1	CEC will send an invoice to WCE LLC.
COM-10a	PC	Prior to the start of construction, the project owner must send a letter to property owners living within one mile of the project notifying them of a telephone number to contact project representatives with questions, complaints or concerns. All recorded complaints shall be responded to within 24 hours. The telephone number shall be posted at the project site and made easily visible to passersby during construction and operation. The telephone number shall be provided to the CPM.	In addition to the monthly and annual compliance reporting requirements, the project owner shall report and provide copies to the CPM of all complaint forms, notices of violation, notices of fines, official warnings, and citations, within 10 days of receipt. Complaints shall be logged and numbered. Complaints shall be recorded on the complaint form (Attachment A) or equivalent submittal. Any changes to the telephone number shall be submitted immediately to the CPM, who will update the web page.	Within 10 days of receipt	Approved by CEC on 5/18/11
COM-10b	OPS	In addition to the monthly and annual compliance reporting requirements, the project owner shall report and provide copies to the CPM of all complaint forms, notices of violation, notices of fines, official warnings, and citations, within 10 days of receipt.	Complaints shall be logged and numbered. Complaints shall be recorded on the complaint form (Attachment A) or equivalent submittal.	Within 10 days of receipt	

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COM-11	OPS	Planned Facility Closure In order to ensure that a planned facility closure does not create adverse impacts, a closure process that provides for careful consideration of available options and applicable laws, ordinances, regulations, standards, and local/regional plans in existence at the time of closure, will be undertaken.	To ensure adequate review of a planned project closure, the project owner shall submit a proposed facility closure plan to the Energy Commission for review and approval at least 12 months (or other period of time agreed to by the CPM) prior to commencement of closure activities. The project owner shall file 120 copies (or other number of copies agreed upon by the CPM) of a proposed facility closure plan with the Energy Commission. The plan shall include all topics detaoled in COM-11. See COM-11 for details	12 months prior to planned closure	
COM-12a	OPS	Unplanned Temporary Facility Closure/On-Site Contingency Plan — In order to ensure that public health and safety and the environment are protected in the event of an unplanned temporary facility closure, it is essential to have an on-site contingency plan in place. The on-site contingency plan will help to ensure that all necessary steps to mitigate public health and safety impacts and environmental impacts are taken in a timely manner.	Submit an on-site contingency plan for CPM review and approval. The approved plan must be in place prior to commercial operation of the facility and shall be kept at the site at all times.	No less than 60 days (or other time agreed to by the CPM) prior to commencement of commercial operation	Submitted 3/1/2013 Revised version in response to comments provided 5/1/2013
COM-12b	OPS	The project owner, in consultation with the CPM, will update the on-site contingency plan as necessary. The CPM may require revisions to the on-site contingency plan over the life of the project.	In the annual compliance reports submitted to the Energy Commission, the project owner will review the on-site contingency plan, and recommend changes to bring the plan up to date. Any changes to the plan must be approved by the CPM. 3) Contractor shall support plan development as needed. See COM-11 for details.	Include in ACR	Minor updates to contact information updated for 2020.
COM-13	OPS	The on-site contingency plan required for unplanned temporary closure shall also cover unplanned permanent facility closure. All of the requirements specified for unplanned temporary closure shall also apply to unplanned permanent closure. In addition, the on-site contingency plan shall address how the project owner will ensure that all required closure steps will be successfully undertaken in the event of abandonment.	In the event of an unplanned permanent closure, the project owner shall notify the CPM, as well as other responsible agencies, by telephone, fax, or e-mail, within 24 hours and shall take all necessary steps to implement the on-site contingency plan. The project owner shall keep the CPM informed of the status of all closure activities. A closure plan, consistent with the requirements for a planned closure, shall be developed and submitted to the CPM within 90 days of the permanent closure or another period of time agreed to by the CPM.	Notify CPM and other agencies within 24 hrs of decision for permanent closure	
COM-14	OPS	Post Certification Changes to the Energy Commission Decision: Amendments, Ownership Changes, Insignificant Project Changes and Verification Changes The project owner must petition the Energy Commission pursuant to Title 20, California Code of Regulations, section 1769, in order to modify the project (including linear facilities) design, operation or performance requirements, and to transfer ownership or operational control of the facility. It is the responsibility of the project owner to contact the CPM to determine if a proposed project change should be considered a project modification pursuant to section 1769. Implementation of a project modification without first securing Energy Commission, or Energy Commission staff approval, may result in enforcement action that could result in civil penalties in accordance with section 25534 of the Public Resources Code.	A petition is required for amendments and for insignificant project changes as specified in the condition. For verification changes, a letter from the project owner is sufficient. In all cases, the petition or letter requesting a change should be submitted to the CPM, who will file it with the Energy Commission's Dockets Unit in accordance with Title 20, California Code of Regulations, section 1209. The criteria that determine which type of approval and the process that applies are explained in more detail in COM-14. They reflect the provisions of Section 1769 at the time this condition was drafted. If the Commission's rules regarding amendments are amended, the rules in effect at the time an amendment is requested shall apply. See COM-14 for more detail	As Required	Petition for Mod #10 to CEC 9/29/2017
CUL-01a	PC	The Project Owner shall obtain the services of a Cultural Resources Specialist (CRS) and Cultural Resource Monitors.	Submit CRS and alternate(s) resumes to the CPM for review and approval.	At least 45 days prior to ground disturbance	Approved by CEC on 4/11/11

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CUL-01b	CONS	Prior to a termination or release of the CRS, or within 3 days after resignation of the CRS, the project owner shall submit the resume of the proposed new CRS to the CPM for review and approval. If there is no alternate CRS in place to conduct the duties of the CRS, a previously approved monitor may serve in place of a CRS so that construction may continue up to a maximum of 3 days without a CRS. If cultural resources are discovered then construction will remain halted until there is a CRS or alternate CRS to make a recommendation regarding significance.	Submit the resume of the replacement CRS to the CPM.	At least 10 days prior to a termination or release of the CRS	Alternate CRS Approved by CEC on 08/01/11 Construction is complete as of 5/1 - no additional CRS will be required
CUL-01b	PC	The project owner shall confirm in writing to the CPM that the approved CRS will be available for on-site work and is prepared to implement the cultural resources conditions of certification.	Submit the required documentation to the CPM.	At least 10 days prior to the start of pre-construction site mobilization	Approved by CEC on 4/11/11
CUL-01c	PC	The CRS shall provide a letter naming anticipated CRMs for the project and stating that the identified CRMs meet the minimum qualifications for cultural resource monitoring required by this condition.	Submit the required letter to the CPM.	At least 20 days prior to start of pre-construction site mobilization	Approved by CEC on 5/4/11
CUL-01d	CONS	If additional CRMs are obtained during the project, the CRS shall provide additional letters to the CPM identifying the CRMs and attesting to the qualifications of the CRMs	Submit the required letter to the CPM.	At least five days prior to the CRMs beginning on-site duties	Construction is complete - no additional CRMs will be needed
CUL-01e	CONS	Prior to beginning specialized technical tasks, the resume(s) of any additional technical specialists shall be provided to the CPM for review and approval.	Submit the required resumes to the CPM.	At least 10 days prior to beginning specialized tasks	Construction is complete - no additional technical specialists will be needed
CUL-02a	PC	The Project Owner shall provide the CRS and the CPM with maps and drawings showing the footprint of the power plant and all linear facilities.	Submit the subject documents to the CRS and the subject maps and drawings to the CPM and CRS. The CPM will review the project owner's submittals in consultation with the CRS and approve maps and drawings suitable for cultural resources planning activities.	At least 40 days prior to the start of pre-construction site mobilization	Approved by CEC on 5/4/11
CUL-02b	CONS	If there are changes to any project-related footprint, the project owner shall provide to the CRS and CPM revised maps and drawings for those changes and an e-mail or letter from the CRS stating that cultural resources information, compiled during the siting phase of the project, has been received.	Provide to the CRS and CPM revised maps and drawings for those changes and an e-mail or letter from the CRS stating that cultural resources information, compiled during the siting phase of the project, has been received.	At least 15 days prior to the start of pre-construction site mobilization; construction ground disturbance; construction grading, boring, and trenching; and construction	Submitted 08/01/11
CUL-02c	CONS	Provide subject documents to CRS, if not previously provided.	Provide subject maps and drawings to CRS, and notify CPM and CRS in writing to identify the proposed schedule of each project phase.	At least 15 days prior to each phase, if construction is phased	Construction is complete as of 5/1
CUL-02d	PC	On a weekly basis, a current schedule of anticipated project activity shall be provided to the CRS and CPM by letter, email, or fax.	Provide a current schedule of anticipated project activity to the CRS and CPM by letter, email, or fax.	On a weekly basis prior to and during site mobilization and construction activity	Approved by CEC on 5/12/11
CUL-02e	CONS	On a weekly basis, a current schedule of anticipated project activity shall be provided to the CRS and CPM by letter, email, or fax.	Provide a current schedule of anticipated project activity to the CRS and CPM by letter, email, or fax.	On a weekly basis during construction	Schedule is provided weekly on Mondays via email
CUL-02f	CONS	If compliance documents are being submitted in keeping with a phased project schedule, provide written notice of any changes to the scheduling of construction phases to the CRS and CPM.	Provide written notification of changes to the scheduling of construction phases to the CRS and CPM.	Within 5 days of identifying any changes to the scheduling of construction phases	Construction is complete as o 5/1 Construction is complete as of 5/1

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CUL-03a	PC	The Project Owner shall submit the Cultural Resources Monitoring and Mitigation Plan (CRMMP), as prepared by the CRS, to the CPM for approval. Copies of the CRMMP shall reside with the CRS, alternate CRS, each monitor, and the Project Owner's on-site manager.	Submit the subject CRMMP to the CPM for approval. Ground disturbance activities may not commence until the CRMMP is approved, unless specifically approved by the CPM.	At least 30 days prior to the start of pre-construction site mobilization	Approved by CEC on 5/19/11
CUL-03b	PC	A letter shall be provided to the CPM indicating that the project owner agrees to pay curation fees for any materials collected as a result of the archaeological investigations (survey, testing, monitoring, and data recovery).	Submit the Curation Agreement letter to the CPM for approval.	At least 30 days prior to the start of pre-construction site mobilization	Approved by CEC on 5/4/11
CUL-04a	CONS	Submit the Cultural Resources Report (CRR) to the CPM for approval. All survey reports and other research reports not previously submitted to the CA Historic Resource Information Office and State Historic Preservation Officer shall be included as an appendix to the CRR. See Cul-4 for additional detail.	Submit the subject CRR to the CPM for review and approval.	Within 90 days after completion of all ground disturbance (including landscaping)	Submitted 7/30/2013 and confirmed lanscaping completion 8/4/2014.
CUL-04b	CONS	Provide documentation to the CPM that copies of the CRR have been provided to the SHPO, the CHRIS, and the curating institution (if archaeological materials were collected and curated).	Provide the required documentation to the CPM.	Within 10 days after CPM approval of the CRR	Pending CEC Approval of CUL-04a.
CUL-05a	PC	Prior to and for the duration of ground disturbance, the Project Owner shall provide WEAP training to all new workers within their first week of employment. An acknowledgement form shall be signed by each worker, and a sticker shall be placed on hard hats indicating training has been received.	Provide the CRS draft text and graphics for the training program to CPM for approval.	At least 30 days prior to the start of ground disturbance	Approved by CEC on 4/27/11; final WEAP approved
CUL-05b	CONS	Provide in the Monthly Compliance Report the WEAP Certification of Completion forms of persons who have completed the training in the prior month and a running total of all persons who have completed training to date.	Include the required documentation in the MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
CUL-06a	PC	The Project Owner shall ensure that the CRS, alternate CRS, or CRMs shall monitor ground disturbance full time in the vicinity of the project site, linears and ground disturbance at laydown areas or other ancillary areas to ensure there are no impacts to undiscovered resources and to ensure that known resources are not impacted in an unanticipated manner.	Provide to the CPM a copy of the agreement between the CRS, or between the environmental firm employing the CRS, and the curation facility(ies). In addition, the Owner will provide to the CRS reproducible copies of forms to be used as daily monitoring logs and non-compliance reports.	At least 30 days prior to pre- construction site mobilization etc.	Approved by CEC on 5/4/11
CUL-06b	CONS	At the beginning of each week following monitoring, the CRS shall provide copies of the legibly handwritten daily logs of the monitors to the CPM as emails or in some other form acceptable to the CPM.	The CRS shall provide copies of daily monitoring logs to the CPM.	At the beginning of each week during monitoring activity	Logs are provided weekly via email. Construction is complete as of 5/1
CUL-06c	CONS	While monitoring is on-going, the project owner shall include in each MCR a copy of the monthly summary report of cultural resources-related monitoring prepared by the CRS. Copies of daily logs shall be retained by the project owner on-site during construction.	Include the required information in the MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
CUL-06d	CONS	If the CRS determines that full-time monitoring is not necessary in certain locations, a letter or e-mail providing a detailed justification for the decision to reduce the level of monitoring shall be provided to the CPM for review and approval at least 24 hours prior to any reduction in monitoring.	Provide the required justification letter to the CPM for review and approval.	At least 24 hours prior to any reduction in monitoring	Construction is complete as of 5/1
CUL-06e	CONS	The CRS and/or the project owner shall notify the CPM by telephone or e-mail within 24 hours of any incidents of non-compliance with the Cultural Resources conditions of certification and/or applicable LORS, upon becoming aware of the situation. The CRS shall also recommend corrective action to resolve the problem or achieve compliance with the conditions of certification.	Provide required notification to CPM.	Within 24 hours of any incidents of non-compliance	Construction is complete as of 5/1

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CUL-06f	CONS	When the incident of non-compliance (see CUL-06e) is resolved, the CRS shall write a report describing the issue, the resolution of the issue, and the effectiveness of the resolution measures. This report shall be provided in the next Monthly Compliance Report (MCR).	Provide required documentation in MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
CUL-07	CONS	A Native American monitor or monitors shall be obtained to monitor preconstruction site mobilization, construction ground disturbance, construction grading, boring, and trenching and construction (including landscaping) in areas where ground disturbance exceeds three feet and in areas where Native American artifacts may be discovered. Lists of concerned Native Americans, with contact information, and guidelines for monitoring shall be obtained from the Native American Heritage Commission. Preference in selecting a monitor or monitors shall be given to Native Americans with traditional ties to the area that shall be monitored.	Send notification to the CPM identifying the person(s) retained to conduct Native American monitoring in areas where there is potential to discover Native American artifacts. The project owner shall also provide a plan identifying the proposed monitoring schedule and information explaining how Native Americans who wish to provide comments will be allowed to comment. The project owner shall also ensure that the CRS informs Native American groups of any discoveries of Native American archaeological material. If efforts to obtain the services of a qualified Native American monitor are unsuccessful, the project owner shall immediately inform the CPM. The CPM will either identify potential monitors or will allow ground disturbance to proceed without a Native American monitor.	Within one day of obtaining a Native American monitor	Construction is complete as of 5/1
CUL-08a	CONS	The project owner shall ensure that the CRS notifies the CPM within 24 hours of a discovery, or by Monday morning if the cultural resources discovery occurs between 8:00 AM on Friday and 8:00 AM on Sunday.	For discovered cultural material that cannot be treated prescriptively, completed DPR form 523s shall be submitted to the CPM for review and approval no later than 48 hours following the notification of the CPM, or 48 hours following the completion of data recordation/recovery, whichever is more appropriate for the subject cultural material.	Within 24 hours of a discovery	Construction is complete as of 5/1
CUL-08a	PC	The project owner shall grant authority to halt construction to the CRS, alternate CRS, and the CRMs in the event previously unknown cultural resources sites or materials are encountered (discovery), or if known resources may be impacted in a previously unanticipated manner.	Provide the CPM and CRS with a letter confirming that the CRS, alternate CRS, and CRMs have the authority to halt pre-construction site mobilization, construction ground disturbance, construction grading, boring, and trenching and construction activities within 100 feet of a cultural resources discovery.	At least 30 days prior to pre- construction site mobilization etc.	Approved by CEC on 5/4/11
ELEC-01a	CONS	Prior to the start of any increment of electrical construction for electrical equipment and systems 480 volts and higher, listed below, with the exception of underground duct work and any physical layout drawings and drawings not related to code compliance and life safety, Submit, for CBO design review and approval, the proposed final design, specifications and calculations. Upon approval, the listed plans, together with design changes and design change notices, shall remain on the site or another accessible location for the operating life of the project. The project owner shall request that the CBO inspect the installation to ensure compliance with the requirements of applicable LORS [2001 CBC, Section 108.4, Approval Required, and Section 108.3, Inspection Requests]. See ELEC-1 for details.	Submit to the CBO for design review and approval the above listed documents. The project owner shall include in this submittal a copy of the signed and stamped statement from the responsible electrical engineer attesting compliance with the applicable LORS.	At least 30 days (or project owner and CBO approved alternative timeframe) prior to the start of each increment of electrical construction	
ELEC-01b	CONS	The project owner shall send the CPM a copy of the transmittal letter in the next MCR.	Include in MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013

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GEN-01a	CONS	The project owner shall design, construct and inspect the project in accordance with the 2001 California Building Standards Code (CBSC) (also known as Title 24, California Code of Regulations). The project owner shall insure that all the provisions of the above applicable codes be enforced during any construction, addition, alteration, moving, demolition, repair, or maintenance of the completed facility [2001 CBC, Section 101.3, Scope]. The project owner shall insure that all contracts with contractors, subcontractors and suppliers shall clearly specify that all work performed and materials supplied on this project comply with the codes listed above. See Gen-1 for more detail	Submit to the Compliance Project Manager (CPM) a statement of verification, signed by the responsible design engineer, attesting that all designs, construction, installation and inspection requirements of the applicable LORS and the Energy Commission's Decision have been met in the area of facility design. The project owner shall provide the CPM a copy of the Certificate of Occupancy within 30 days of receipt from the CBO [2001 CBC, Section 109 – Certificate of Occupancy].	Within 30 days after receipt of the Certificate of Occupancy	Submitted 6/13/2013
GEN-01b	CONS	Once the Certificate of Occupancy has been issued, the project owner shall inform the CPM prior to any construction, addition, alteration, moving, demolition, repair, or maintenance to be performed on any portion(s) of the completed facility which may require CBO approval for the purpose of complying with the above stated codes. The CPM will then determine the necessity of CBO approval on the work to be performed.	Inform the CPM if necessary.	At least 30 days prior to any construction, addition, alteration, moving, demolition, repair, or maintenance	Construction is complete as of 5/1
GEN-01c	OPS	Once the Certificate of Occupancy has been issued, the project owner shall inform the CPM prior to any construction, addition, alteration, moving, demolition, repair, or maintenance to be performed on any portion(s) of the completed facility which may require CBO approval for the purpose of complying with the above stated codes. The CPM will then determine the necessity of CBO approval on the work to be performed.	Inform the CPM if necessary.	At least 30 days prior to any construction, addition, alteration, moving, demolition, repair, or maintenance	Notified on 1/14/2015
GEN-02a	PC	Prior to submittal of the initial engineering designs for CBO review, the project owner shall furnish to the CPM and to the CBO a schedule of facility design submittals, a Master Drawing List and a Master Specifications List. The schedule shall contain a list of proposed submittal packages of designs, calculations and specifications for major structures and equipment. To facilitate audits by Energy Commission staff, the project owner shall provide specific packages to the CPM when requested.	Submit to the CBO and to the CPM the schedule, the Master Drawing List and the Master Specifications List of documents to be submitted to the CBO for review and approval. These documents shall be the pertinent design documents for the major structures and equipment listed in Facility Design Table 2 below. Major structures and equipment shall be added to or deleted from the table only with CPM approval.	At least 60 days (or project owner and CBO approved alternative timeframe) prior to the start of rough grading	Approved by CBO on 4/4/11; evidence submitted to CPM on 4/6/11 Approved by CEC on 4/21/11
GEN-02b	CONS	Provide updates to schedule of facility design submittals in the Monthly Compliance Report.	Include in MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
GEN-03	CONS	The project owner shall make payments to the CBO for design review, plan check and construction inspection based upon a reasonable fee schedule to be negotiated between the project owner and the CBO. These fees may be consistent with the fees listed in the 2001 CBC [Chapter 1, Section 107 and Table 1-A, Building Permit Fees; Appendix Chapter 33, Section 3310 and Table A-33-A, Grading Plan Review Fees; and Table A-33-B, Grading Permit Fees], adjusted for inflation and other appropriate adjustments; may be based on the value of the facilities reviewed; may be based on hourly rates; or may be as otherwise agreed by the project owner and the CBO.		Include in MCR	Construction is complete; final MCR submitted 6/14/2013
GEN-04a	PC	The Project Owner shall assign a California registered architect, structural engineer or civil engineer, as a resident engineer (RE), to be in general responsible charge of the project [Building Standards Administrative Code (Cal. Code Regs., tit. 24, § 4-209, Designation of Responsibilities)].	Submit to the CBO for review and approval, the resume and registration number of the RE and any other delegated engineers assigned to the project. The project owner shall notify the CPM of the CBO's approvals of the RE and other delegated engineer(s) within five days of the approval.	At least 30 days prior to the start of rough grading	Approved by CBO on 4/8/11; evidence submitted to CPM on 4/12/11

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GEN-04b	CONS	If the RE or the delegated engineers are reassigned or replaced, the project owner shall submit the name, qualifications and registration number of the newly assigned engineer to the CBO for review and approval. The project owner shall notify the CPM of the CBO's approval of the new engineer.	If the RE or the delegated engineer(s) are subsequently reassigned or replaced, the project owner has five days in which to submit the resume and registration number of the newly assigned engineer to the CBO for review and approval. The project owner shall notify the CPM of the CBO's approval of the new engineer within five days of the approval.	Within 5 days of replacement	Construction is complete as of 5/1 - Assignment of alternate RE will not be needed
GEN-05a	PC	Prior to the start of rough grading, the project owner shall assign at least one of each of the following California registered engineers to the project: A) a civil engineer; and B) a soils engineer, or a geotechnical engineer or a civil engineer experienced and knowledgeable in the practice of soils engineering. Prior to the start of construction, the project owner shall assign at least one of each of the following California registered engineers to the project: C) a design engineer, who is either a structural engineer or a civil engineer fully competent and proficient in the design of power plant structures and equipment supports; D) a mechanical engineer; and E) an electrical engineer.	Submit to the CBO for review and approval, resumes and registration numbers of the responsible civil engineer and soils (geotechnical) engineer assigned to the project. The project owner shall notify the CPM of the CBO's approvals of the responsible engineers within five days of the approval. The project owner shall notify the CPM of the CBO's approvals of the responsible engineers within five days of the approval.	At least 30 days (or project owner and CBO approved alternative timeframe) prior to the start of rough grading	Approved by CBO on 4/12/11; evidence submitted to CPM on 4/13/11; more on 4/25/11
GEN-05b	CONS	If the designated responsible engineer is subsequently reassigned or replaced, the project owner has five days in which to submit the resume and registration number of the newly assigned engineer to the CBO for review and approval. The project owner shall notify the CPM of the CBO's approval of the new engineer within five days of the approval.	Submit the resume and registration number of the replacement engineer within five days of replacement. Notify the CPM of the CBO's approvals of the responsible engineers within five days of the approval.	Within 5 days of replacement	Construction is complete as of 5/1 - Assignment of alternate responsible enginer will not be needed
GEN-06a	CONS	Prior to the start of an activity requiring special inspection, the project owner shall assign to the project, qualified and certified special inspector(s) who shall be responsible for the special inspections required by the 2001 CBC, Chapter 17 [Section 1701, Special Inspections; Section 1701.5, Type of Work (requiring special inspection)]; and Section 106.3.5, Inspection and observation program. All transmission facilities (lines, switchyards, switching stations and substations) are handled in conditions of certification in the Transmission System Engineering section of this document.	Submit to the CBO for review and approval, with a copy to the CPM, the name(s) and qualifications of the certified weld inspector(s), or other certified special inspector(s) assigned to the project to perform one or more of the duties set forth above.	At least 15 days (or project owner and CBO approved alternative timeframe) prior to the start of an activity requiring special inspection	Approved by CEC on 5/9/11
GEN-06b	CONS	The project owner shall also submit to the CPM a copy of the CBO's approval of the qualifications of all special inspectors in the next Monthly Compliance Report.	Include the required documentation in the MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
GEN-06c	CONS	If the special inspector is subsequently reassigned or replaced, the project owner has five days in which to submit the name and qualifications of the newly assigned special inspector to the CBO for approval.	The project owner shall notify the CPM of the CBO's approval of the newly assigned inspector within five days of the approval.	Within 5 days of replacement	Construction is complete as of 5/1 - No new inspectors will be needed
GEN-07a	CONS	If any discrepancy in design and/or construction is discovered in any engineering work that has undergone CBO design review and approval, the project owner shall document the discrepancy and recommend the corrective action required [2001 CBC, Chapter 1, Section 108.4, Approval Required; Chapter 17, Section 1701.3, Duties and Responsibilities of the Special Inspector; Appendix Chapter 33, Section 3317.7, Notification of Noncompliance]. The discrepancy documentation shall be submitted to the CBO for review and approval. The discrepancy documentation shall reference this condition of certification and, if appropriate, the applicable sections of the CBC and/or other LORS.	The project owner shall transmit a copy of the CBO's approval of any corrective action taken to resolve a discrepancy to the CPM in the next Monthly Compliance Report.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013

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Cond. #	Filase	Description of Condition of Certification	vernitation requirement	Submittal Deadline to CEC	Status/ Comments
GEN-07b	CONS	If any corrective action is disapproved, the project owner shall advise the CPM, within five days, of the reason for disapproval and the revised corrective action to obtain CBO's approval.	Advise CPM of reason for corrective action disapproval and submit revised corrective action to CBO.	Within 5 days of disapproval of corrective action	Construction is complete as of 5/1
GEN-08a	CONS	The project owner shall obtain the CBO's final approval of all completed work that has undergone CBO design review and approval. The project owner shall request the CBO to inspect the completed structure and review the submitted documents. The project owner shall notify the CPM after obtaining the CBO's final approval. The project owner shall retain one set of approved engineering plans, specifications and calculations (including all approved changes) at the project site or at another accessible location during the operating life of the project [2001 CBC, Section 106.4.2, Retention of Plans]. Electronic copies of the approved plans, specifications, calculations and marked-up as-builts shall be provided to the CBO for retention by the CPM.	Within 15 days of the completion of any work, the project owner shall submit to the CBO, with a copy to the CPM, in the next Monthly Compliance Report, (a) a written notice that the completed work is ready for final inspection, and (b) a signed statement that the work conforms to the final approved plans. After storing final approved engineering plans, specifications and calculations as described above, the project owner shall submit to the CPM a letter stating that the above documents have been stored and indicate the storage location of such documents.	Within 15 days of completion of any work	Construction is complete; final MCR submitted 6/14/2013
GEN-08b	CONS	Provide copy of written notice to CBO described in GEN-08a to CPM in next MCR.	Provide subject documents to CPM in next MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
GEN-08c	CONS	The project owner shall retain one set of approved engineering plans, specifications and calculations (including all approved changes) at the project site or at another accessible location during the operating life of the project [2001 CBC, Section 106.4.2, Retention of Plans].	Submit to the CPM a letter stating that the above documents have been stored and indicate the storage location of such documents.	After storing final approved engineering plans, specifications, and calculations	
GEN-08d	CONS	Provide to the CBO three sets of electronic copies of the above documents at the project owner's expense. These are to be provided in the form of "read only" adobe PDF 6.0 files, with restricted printing privileges (i.e. password protected), on archive quality compact discs.	Provide the required copies to the CBO.	Within 90 days of the completion of construction	Submitted July, 2013
HAZ-01	OPS	The project owner shall not use any hazardous materials not listed in the Application for Certification, or in greater quantities than those set forth in the AFC, unless approved in advance by the Compliance Project Manager (CPM).	Provide to the CPM, in the Annual Compliance Report, a list of hazardous materials and storage quantities contained at the facility.	Include in ACR	2020 ACR Due 2/28/2021
HAZ-02a	CONS	The project owner shall concurrently provide a Business Plan and a Risk Management Plan (RMP) to the Certified Unified Program Authority — (CUPA) (Los Angeles County Fire Department, Health Hazardous Materials Division) and the CPM for review at the time the RMP is first submitted to the U.S. Environmental Protection Agency (EPA). After receiving comments from the CUPA, the EPA, and the CPM, the project owner shall reflect all recommendations in the final documents. Copies of the final Business Plan and RMP shall then be provided to the CUPA and EPA for information and to the CPM for approval.	Prior to receiving any hazardous material on the site for commissioning or operations, provide a copy of a final Business Plan to the CPM for approval.	At least 60 days prior to receiving any hazardous material on the site for commissioning or operation	Submitted to CPM and CUPA 7/9/2012 First hazardous materials delivery for commissioning/operations is expected on 9/24/2012
HAZ-02b	CONS	The project owner shall provide the final RMP to the CUPA for information and to the CPM for approval.	Provide the final RMP to the CUPA and CPM.	At least 60 days prior to delivery of aqueous ammonia to the site	Submitted 8/17/2012
HAZ-03	CONS	The project owner shall develop and implement a Safety Management Plan for delivery of aqueous ammonia. The plan shall include procedures, protective equipment requirements, training and a checklist. It shall also include a section describing all measures to be implemented to prevent mixing of aqueous ammonia with incompatible hazardous materials.	Provide a safety management plan as described above to the CPM for review and approval.	At least 60 days prior to the first delivery of aqueous ammonia to the facility	Submitted 8/17/2012

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HAZ-04	CONS	The aqueous ammonia storage facility shall be designed to either the ASME Pressure Vessel Code and ANSI K61.6 or to API 620. In either case, the storage tank shall be protected by a secondary containment basin capable of holding 125 percent of the storage volume or the storage volume plus the volume associated with 24 hours of rain assuming the 25-year storm. The final design drawings and specifications for the ammonia storage tank and secondary containment basins shall be submitted to the CPM.	Submit final design drawings and specifications for the ammonia storage tank and secondary containment basin to the CPM for review and approval.	At least 60 days prior to delivery of aqueous ammonia to the facility	Submitted to CPM 7/25/2012 Approval Received from CPM via email 12/20/2012
HAZ-05	CONS	The project owner shall ensure that no flammable material is stored within 50 feet of the sulfuric acid tank.	Provide copies of the facility design drawings showing the location of the sulfuric acid storage tank and the location of any tanks, drums, or piping containing any flammable materials.	At least 60 days prior to the first receipt of sulfuric acid on-site	Submitted to CPM 7/11/2012
HAZ-06	CONS	The project owner shall direct all vendors delivering aqueous ammonia to the site to use only tanker truck transport vehicles that meet or exceed the specifications of U.S. DOT Code MC-307.	Submit copies of the notification letter to supply vendors indicating the transport vehicle specifications to the CPM for review and approval.	At least 60 days prior to the first receipt of aqueous ammonia on site	Submitted 8/20/2012
HAZ-07	CONS	The project owner shall direct all vendors delivering any hazardous material to the site to use only the route approved by the CPM (from State Route 60, to North Azusa Avenue, to East Gale Avenue to Bixby Drive, to the project site). The project owner shall submit any desired change to the approved delivery route to the CPM for review and approval.	Submit copies of the required transportation route limitation direction to the CPM for review and approval.	At least 60 days prior to receipt of any hazardous materials on site	Submitted to CEC 7/26/2012
HAZ-08	PC	Prepare a site-specific Construction Site Security Plan for the construction phase and make it available to the CPM for review and approval. The Construction Security Plan shall include the detailed information described in the Condition.	Notify the CPM that a site-specific Construction Security Plan is available for review and approval.	At least thirty 30 days prior to commencing construction	Approved by CEC on 4/28/11
HAZ-09	CONS	In order to determine the level of security appropriate for this power plant, the project owner shall prepare a Vulnerability Assessment and submit that assessment as part of the Operations Security Plan to the CPM for review and approval. The project owner shall also prepare a site-specific Security Plan for the operational phase and shall be made available to the CPM for review and approval. The project owner shall implement site security measures addressing physical site security and hazardous materials storage. The level of security to be implemented will be determined by the results of the Vulnerability Assessment but in no case shall the level of security be less than that described as below (as per NERC 2002). See HAZ-9 for complete details on plan content and additional provisions.	Notify the CPM that a site-specific Vulnerability Assessment and Operations Site Security Plan are available for review and approval.	At least 30 days prior to the initial receipt of hazardous materials on- site	
LAND-01	PC	The Project Owner shall prepare a site development plan that demonstrates review of and compliance with applicable design criteria and performance standards set forth in the City of Industy's zoning ordinance.	Submit to the Compliance Project Manager (CPM) written documentation including evidence of review by the City of Industry that the project conforms with the Development Plan Standards of the City of Industry's Development Guidelines (City Code Section 17.03.060).	At least 60 days prior to the start of construction	Approved by CEC on 4/25/11
MECH-01a	PC	The project owner shall submit, for CBO design review and approval, the proposed final design, specifications and calculations for each plant major piping and plumbing system listed in Facility Design Table 2, Condition of Certification GEN-2, above. Physical layout drawings and drawings not related to code compliance and life safety need not be submitted. The submittal shall also include the applicable QA/QC procedures.	Submit to the CBO for design review and approval the final plans, specifications and calculations, including a copy of the signed and stamped statement from the responsible mechanical engineer certifying compliance with the applicable LORS, and shall send the CPM a copy of the transmittal letter in the next Monthly Compliance Report.	At least 30 days (or project owner and CBO approved alternative timeframe) prior to the start of any increment of major piping or plumbing construction	CBO approval provided to CEC CPM on 5/26/11
MECH-01b	CONS	The project owner shall transmit to the CPM, in the Monthly Compliance Report following completion of any inspection, a copy of the transmittal letter conveying the CBO's inspection approvals.	Submit required documentation in MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013

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MECH-01c	CONS	Upon completion of construction of any such major piping or plumbing system, the project owner shall request the CBO's inspection approval of said construction [2001 CBC, Section 106.3.2, Submittal Documents; Section 108.3, Inspection Requests; Section 108.4, Approval Required; 2001 California Plumbing Code, Section 103.5.4, Inspection Request; Section 301.1.1, Approval].	The responsible mechanical engineer shall stamp and sign all plans, drawings and calculations for the major piping and plumbing systems subject to the CBO design review and approval, and submit a signed statement to the CBO when the said proposed piping and plumbing systems have been designed, fabricated and installed in accordance with all of the applicable laws, ordinances, regulations and industry standards.	Upon completion of construction	Submitted to CBO 5/10/2013
MECH-02a	CONS	For all pressure vessels installed in the plant, the project owner shall submit to the CBO and California Occupational Safety and Health Administration (Cal-OSHA), prior to operation, the code certification papers and other documents required by the applicable LORS. Upon completion of the installation of any pressure vessel, the project owner shall request the appropriate CBO and/or Cal-OSHA inspection of said installation [2001 CBC, Section 108.3, Inspection Requests]. See MECH-2 for specific references and additional requirements.		At least 30 days (or project owner and CBO approved alternative timeframe) prior to the start of on-site fabrication or installation of any pressure vessel	See Master Drawing List (Attachment C-1 in MCR)
MECH-02b	CONS	The project owner shall transmit to the CPM, in the Monthly Compliance Report following completion of any inspection, a copy of the transmittal letter conveying the CBO's and/or Cal-OSHA inspection approvals.	Include in MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
МЕСН-03	CONS	The project owner shall submit to the CBO for design review and approval the design plans, specifications, calculations and quality control procedures for any heating, ventilating, air conditioning (HVAC) or refrigeration system. Packaged HVAC systems, where used, shall be identified with the appropriate manufacturer's data sheets. The project owner shall design and install all HVAC and refrigeration systems within buildings and related structures in accordance with the CBC and other applicable codes. Upon completion of any increment of construction, the project owner shall request the CBO's inspection and approval of said construction. The final plans, specifications and calculations shall include approved criteria, assumptions and methods used to develop the design. In addition, the responsible mechanical engineer shall sign and stamp all plans, drawings and calculations and submit a signed statement to the CBO that the proposed final design plans, specifications and calculations conform with the applicable LORS [2001 CBC, Section 108.7, Other Inspections; Section 106.3.4, Architect or Engineer of Record].	Submit to the CBO the required HVAC and refrigeration calculations, plans and specifications, including a copy of the signed and stamped statement from the responsible mechanical engineer certifying compliance with the CBC and other applicable codes, with a copy of the transmittal letter to the CPM.	At least 30 days (or project owner and CBO approved alternative timeframe) prior to the start of construction of any HVAC or refrigeration system	Submitted to CBO on 3/26/2012; transmittal letters included in Attachment C of MCR
NOISE-01	РС	Notify all residents within one-half mile of the site and the linear facilities, by mail or other effective means, of the commencement of project construction. At the same time, the project owner shall establish a telephone number for use by the public to report any undesirable noise conditions associated with the construction and operation of the project. This telephone number shall be posted at the project site during construction in a manner visible to passersby. This telephone number shall be maintained until the project has been operational for at least one year.	Transmit to the CPM a statement, signed by the project owner's project manager, stating that the above notification has been performed, and describing the method of that notification, verifying that the telephone number has been established and posted at the site, and giving that telephone number.	At least 15 days prior to the start of ground disturbance	Approved by CEC on 5/18/11

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NOISE-02a	CONS	Throughout the construction and operation of the WCEP, the project owner shall document, investigate, evaluate, and attempt to resolve all project-related noise complaints. The project owner or authorized agent shall: 1. Use the Noise Complaint Resolution Form, or its equivalent, to document and respond to each noise complaint; 2. Attempt to contact the person(s) making the noise complaint within 24 hours; 3. Conduct an investigation to determine the source of noise related to the complaint; 4. If the noise is project related, take reasonable measures as acceptable to the CPM to reduce the noise at its source; and 5. Submit a report documenting the complaint and the actions taken. The report shall include: a complaint summary, including final results of noise reduction efforts; and if obtainable, a signed statement by the complainant, stating that the noise problem is resolved to the complainant's satisfaction.	Within five days of receiving a noise complaint, file a copy of the Noise Complaint Resolution Form, with the local jurisdiction and the CPM, documenting the resolution of the complaint. If mitigation is required to resolve a complaint, and the complaint is not resolved within a 3-day period, the project owner shall submit an updated Noise Complaint Resolution Form when the mitigation is implemented.	Within 5 days of receiving a noise complaint	Construction is complete as of 5/1 - no noise complaints received.
NOISE-02b	OPS	Throughout the construction and operation of the WCEP, the project owner shall document, investigate, evaluate, and attempt to resolve all project-related noise complaints. The project owner or authorized agent shall: 1. Use the Noise Complaint Resolution Form, or its equivalent, to document and respond to each noise complaint; 2. Attempt to contact the person(s) making the noise complaint within 24 hours; 3. Conduct an investigation to determine the source of noise related to the complaint; 4. If the noise is project related, take reasonable measures as acceptable to the CPM to reduce the noise at its source; and 5. Submit a report documenting the complaint and the actions taken. The report shall include: a complaint summary, including final results of noise reduction efforts; and if obtainable, a signed statement by the complainant, stating that the noise problem is resolved to the complainant's satisfaction.	Within five days of receiving a noise complaint, file a copy of the Noise Complaint Resolution Form, with the local jurisdiction and the CPM, documenting the resolution of the complaint. If mitigation is required to resolve a complaint, and the complaint is not resolved within a 3-day period, the project owner shall submit an updated Noise Complaint Resolution Form when the mitigation is implemented.	Within 5 days of receiving a noise complaint	
NOISE-03	PC	The Project Owner shall submit to the CPM for review and approval a noise control program. The noise control program must comply with applicable OSHA and Cal-OSHA standards.	Submit to the CPM the noise control program. The project owner shall make the program available to Cal-OSHA upon request.	At least 30 days prior to the start of ground disturbance	Approved by CEC on 4/29/11
NOISE-04a	сомм	The project design and implementation shall include appropriate noise mitigation measures adequate to ensure that operation of the project will not cause noise levels attributable to plant operation, during the four quietest consecutive hours of the nighttime, to exceed and average of 52 dBA measured near the intersection of Fieldgate Avenue and Folger Street (monitoring location M2) and near the intersection of Inyo Street and Roxham Avenue (monitoring location M4). See Noise-4 for complete details on provisions specific to this condition.	The survey shall take place within 30 days of the project first achieving a sustained output of 90 percent or greater of rated capacity.	Within 30 days of reaching 90% rated capacity	Survey Completed
NOISE-04b	СОММ	The project owner shall submit a summary report of the survey to the CPM. Included in the survey report will be a description of any additional mitigation measures necessary to achieve compliance with the above listed noise limit, and a schedule, subject to CPM approval, for implementing these measures. When these measures are in place, the project owner shall repeat the noise survey.		Within 15 days after completing the survey	Submitted to CPM 5/29/2013
NOISE-04c	СОММ	When the measures of NOISE-04b are in place, the project owner shall repeat the noise survey.	Submit to the CPM a summary report of the new noise survey, performed as described above and showing compliance with this condition.	Within 15 days of completion of the new survey	

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NOISE-05	сомм	Following the project first achieving a sustained output of 90 percent or greater of rated capacity, the project owner shall conduct an occupational noise survey to identify the noise hazardous areas in the facility. The survey shall be conducted by a qualified person in accordance with the provisions of Title 8, California Code of Regulations, sections 5095-5099 (Article 105) and Title 29, Code of Federal Regulations, section 1910.95. The survey results shall be used to determine the magnitude of employee noise exposure. The project owner shall prepare a report of the survey results and, if necessary, identify proposed mitigation measures that will be employed to comply with the applicable California and federal regulations.	Submit the noise survey report to the CPM. The project owner shall make the report available to OSHA and Cal-OSHA upon request by OSHA or Cal-OSHA.	Within 30 days after completing the survey	Submitted to CPM 6/7/2013
NOISE-06	PC	Heavy equipment operation and noisy construction work relating to any project features shall be restricted to the times of day delineated below, unless a special permit has been issued by the City Director of Public Works: Any Day: 7 a.m. to 8 p.m. Haul trucks and other engine-powered equipment shall be equipped with adequate mufflers.	Transmit to the CPM a statement acknowledging that the above restrictions will be observed throughout the construction of the project.	Prior to ground disturbance	Appproved by CEC on 5/10/11
NOISE-07a	OPS	In the event that a legitimate nighttime noise complaint under Noise Condition NOISE-2 is made by an owner of an existing residence located near monitoring locations M2 and M4 but not resolved by off-site mitigation to the verified satisfaction of the complainant or by on-site mitigation to the satisfaction of the CPM and the CPM determines the project was operating during the four quietest consecutive hours of the nighttime (0100 to 0500) and the noise attributable to such operation was greater than 49 dBA at the complainant's residence, the Project Owner shall limit such operation during the four quietest consecutive hours of the nighttime (0100 to 0500) so that the noise attributable to the project is no more than 49 dBA at the complainant's residence. The limitation on project operation shall not apply if the project is dispatched to avoid or during a Cal-ISO-declared Electrical Emergency, as determined by the Cal-ISO.	Notify by mail all residents within 1,750 feet of the project boundary of the start of commercial operation. The notice shall inform residents of the Noise Complaint Resolution process under Condition of Certification NOISE-2.	15 days prior to commercial operation	Letters mailed to residents 4/12/13 Copy provided to CEC CPM 4/18/13
NOISE-07b	OPS	Within 10 days of the CPM determining that a complaint is legitimate and the project was operating during the four quietest consecutive hours of the nighttime in excess of 49 dBA at the complainant's residence, the project owner shall limit project operation during the four quietest consecutive hours of the nighttime (0100 to 0500) so that noise attributable to project operation does not exceed 49 dBA.	Project owner shall limit project operation during the four quietest consecutive hours of the nighttime (0100 to 0500) so that noise attributable to project operation does not exceed 49 dBA.	Within 10 days of the CPM determining that a complaint is legitimate	
NOISE-07c	OPS	If the project is dispatched to operate during the four quietest hours of the nighttime (0100 to 0500) to avoid , or during, a Cal-ISO declared emergency, verification of Cal- ISO's determinations shall be provided to the CPM within 3 business days after the actual or pending electrical emergency.	The form of the verification shall be a Cal-ISO Alert Warning and Emergency Notice (AWE Notice) for Southern California documenting such actual or pending electrical emergency.	Within 3 business days after actual or pending electrical emergency	

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Cond.#	Phase	Description of Condition of Certification	Verification Requirement	Submittal Deadline to CEC	Status/ Comments
PAL-01a	PC	The Project Owner shall provide the CPM with the resume and qualifications of the Paleontological Resource Specialist (PRS) for review and approval. If the approved PRS is replaced prior to completion of project mitigation and submittal of the Paleontological Resources Report, then the project owner shall obtain CPM approval of the replacement PRS.	The project owner shall submit to the CPM to keep on file, resumes of the qualified Paleontological Resource Monitors (PRMs). If a PRM is replaced, the resume of the replacement PRM shall also be provided to the CPM. The project owner shall also C87ensure that the PRS obtains qualified paleontological resource monitors to monitor as he or she deems necessary on the project.	At least 60 days prior to start of ground disturbance	Approved by CEC on 4/7/11
PAL-01b	PC	The PRS or project owner shall provide a letter with resumes naming anticipated monitors for the project and stating that the identified monitors meet the minimum qualifications for paleontological resource monitoring required by the condition.	Provide the required letter to the CPM. If additional monitors are obtained during the project, the PRS shall provide additional letters and resumes to the CPM. The letter shall be provided to the CPM no later than one week prior to the monitor beginning on-site duties.	At least 20 days prior to ground disturbance	Approved by CEC on 4/7/11
PAL-01c	CONS	Prior to the termination or release of a PRS, the project owner shall submit the resume of the proposed new PRS to the CPM for review and approval.	Submit the resume of the proposed new PRS to the CPM for review and approval.	As required	Construction is complete as of 5/1 - no additional PRS will be needed
PAL-02a	PC	The Project Owner shall provide to the PRS and the CPM, for approval, maps and drawings showing the footprint of the power plant, construction laydown areas and all related facilities. Maps shall identify all areas of the project where ground disturbance is anticipated.	Provide the maps and drawings to the PRS and CPM.	At least 30 days prior to the start of ground disturbance	Approved by CEC on 5/20/11
PAL-02b	CONS	If there are changes to the footprint of the project, revised maps and drawings shall be provided to the PRS and CPM.	Provide the required documentation to the CPM.	At least 15 days prior to the start of ground disturbance	Submitted 7/20/11
PAL-02c	CONS	If there are changes to the scheduling of the construction phases, the project owner shall inform the PRS and submit an updated schedule to the CPM within 5 days of identifying the changes.	Provide the required documentation to the CPM.	Within 5 days of identifying any changes to the scheduling of construction phases	Construction is complete as of 5/1
PAL-03	PC	Ensure that the PRS prepares, and the project owner submits to the CPM for review and approval, a PRMMP to identify general and specific measures to minimize potential impacts to significant paleontological resources. Approval of the PRMMP by the CPM shall occur prior to any ground disturbance. The PRMMP shall be developed in accordance with the guidelines of the Society of Vertebrate Paleontology (SVP, 1995) and shall include, but not be limited to, the items in the condition.	Provide a copy of the PRMMP to the CPM. The PRMMP shall include an affidavit of authorship by the PRS, and acceptance of the PRMMP by the project owner evidenced by a signature.	At least 30 days prior to ground disturbance	Approved by CEC on 4/28/11
PAL-04a	PC	Prior to ground disturbance and for the duration of construction activities involving ground disturbance deeper than 5 feet, the project owner and the PRS shall prepare and conduct weekly CPM-approved training for project managers, construction supervisors, foremen, and general workers who are involved with or operate ground disturbing equipment or tools. Workers shall not excavate in sensitive units prior to receiving CPM-approved worker training.	Submit the proposed WEAP including the brochure with the set of reporting procedures the workers are to follow, and submit the script and final video to the CPM for approval if the project owner is planning on using a video for interim training. No ground disturbance shall occur prior to CPM approval of the Worker Environmental Awareness Program (WEAP), unless specifically approved by the CPM.	At least 30 days prior to ground disturbance	Approved by CEC on 5/18/11
PAL-04b	CONS	In the Monthly Compliance Report (MCR) the project owner shall provide copies of the WEAP Certification of Completion forms with the names of those trained and the trainer or type of training (in-person or video) offered that month. The MCR shall also include a running total of all persons who have completed the training to date.	Provide WEAP Certification of Completion forms and running total of all persons who have completed the training to date in MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013

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PAL-04c	CONS	If the owner requests an alternate paleontological trainer, the resume and qualifications of the trainer shall be submitted to the CPM for review and approval prior to installation of an alternate trainer. Alternate trainers shall not conduct training prior to CPM authorization.	Submit qualifications of trainer to CPM for review and approval.	Prior to installation of alternate trainer	Construction is complete as of 5/1 - no alternate paleo trainer needed
PAL-05a	CONS	The project owner shall ensure that the PRS and PRM(s) monitor consistent with the PRMMP all construction-related grading, excavation, trenching, and augering in areas where potentially fossil-bearing materials have been identified, both at the site and along any constructed linear facilities associated with the project. In the event that the PRS determines full time monitoring is not necessary in locations that were identified as potentially fossil-bearing in the PRMMP, the project owner shall notify and seek the concurrence of the CPM. The project owner shall ensure that the PRS and PRM(s) have the authority to halt or redirect construction if paleontological resources are encountered. The project owner shall ensure that there is no interference with monitoring activities unless directed by the PRS. See PAL-5 for additional requirements.	Ensure that the PRS submits the summary of monitoring and paleontological activities in the MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
PAL-05b	CONS	When feasible, the CPM shall be notified 10 days in advance of any proposed changes in monitoring different from the plan identified in the PRMMP. If there is any unforeseen change in monitoring, the notice shall be given as soon as possible and must be approved by the CPM prior to implementation of the change.	Notify CPM of changes in monitoring.	10 days in advance of any proposed changes in monitoring	Construction is complete as of 5/1
PAL-06	CONS	The project owner, through the designated PRS, shall ensure that all components of the PRMMP are adequately performed including collection of fossil materials, preparation of fossil materials for analysis, analysis of fossils, identification and inventory of fossils, the preparation of fossils for curation, and the delivery for curation of all significant paleontological resource materials encountered and collected during the project construction.	Maintain in their compliance file copies of signed contracts or agreements with the designated PRS and other qualified research specialists. The project owner shall maintain these files for a period of three years after completion and approval of the CPM-approved Paleontological Resource Report (See PAL-7). The project owner shall be responsible to pay any curation fees charged by the museum for fossils collected and curated as a result of paleontological mitigation. A copy of the letter of transmittal submitting the fossils to the curating institution shall be provided to the CPM.	From retention of PRS until 3 years after project completion and approval of PRR	Pending CEC Approval of PAL-07
PAL-07	CONS	The project owner shall ensure preparation of the Paleontological Resources Report (PRR) by the designated PRS. The PRR shall be prepared following completion of the ground disturbing activities. The PRR shall include an analysis of the collected fossil materials and related information and submitted to the CPM for review and approval. The report shall include, but is not limited to, a description and inventory of recovered fossil materials; a map showing the location of paleontological resources encountered; determinations of sensitivity and significance; and a statement by the PRS that project impacts to paleontological resources have been mitigated below the level of significance.	After completion of ground disturbing activities, including landscaping, submit the Paleontological Resources Report under confidential cover to the CPM.	Within 90 days after completion of ground disturbing activities, including landscaping	Submitted 7/30/2013.
PUBLIC HEALTH-01	СОММ	The project owner shall develop and implement a Cooling Water Management Plan to ensure that the potential for bacterial growth in cooling water is controlled. The Plan shall be consistent with either Staff's "Cooling Water Management Program Guidelines" or with the Cooling Technology Institute's "Best Practices for Control of Legionella" guidelines.	Provide the Cooling Water Management Plan to the CPM for review and approval	At least 30 days prior to the commencement of cooling tower operations	Submitted to CPM 9/25/2012

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STRUC-01a	PC	Prior to the start of any increment of construction of any major structure or component listed in Facility Design Table 1 of Condition of Certification GEN-2, submit to the CBO for design review and approval the proposed lateral force procedures for project structures and the applicable designs, plans and drawings for project structures including: Major project structures; Major foundations, equipment supports and anchorage; and large field fabricated tanks. Construction of any structure or component shall not commence until the CBO has approved the lateral force procedures to be employed in designing that structure or component.	Submit to the CBO the above final design plans, specifications and calculations, with a copy of the transmittal letter to the CPM.	At least 60 days (or project owner and CBO approved alternative timeframe)	CBO approval provided to CEC CPM on 5/26/11
STRUC-01b	CONS	Submit to the CPM, in the next Monthly Compliance Report a copy of a statement from the CBO that the proposed structural plans, specifications and calculations have been approved and are in compliance with the requirements set forth in the applicable engineering LORS.	Include the required documentation in the MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
STRUC-02a	CONS	The project owner shall submit to the CBO the required number of sets of the following documents related to work that has undergone CBO design review and approval: concrete cylinder strength test reports, concrete pour sign-off sheets, bolt torque inspection reports, field weld inspection reports, and reports covering other structural activities requiring special inspections. See STRUC-2 for related details.	Submit required documentation to CBO.	Following completion of subject work	Construction is complete as of 5/1
STRUC-02b	CONS	If a discrepancy is discovered in any of the submitted data, prepare and submit an NCR describing the nature of the discrepancies and the proposed corrective action to the CBO, with a copy of the transmittal letter to the CPM [2001 CBC, Chapter 17, Section 1701.3, Duties and Responsibilities of the Special Inspector]. The NCR shall reference the Condition(s) of Certification and the applicable CBC chapter and section. Within five days of resolution of the NCR, the project owner shall submit a copy of the corrective action to the CBO and the CPM.	Submit required documentation to CBO and CPM.	Within 5 days of discovery of a discrepancy	Construction is complete as of 5/1
STRUC-02c	CONS	Transmit a copy of the CBO's approval or disapproval of the corrective action to the CPM within 15 days. If disapproved, the project owner shall advise the CPM, within five days, the reason for disapproval, and the revised corrective action to obtain CBO's approval.	Submit required documentation to CPM.	Within 15 days of CBO approval or disapproval of corrective action	Construction is complete as of 5/1
STRUC-03a	CONS	The project owner shall submit to the CBO design changes to the final plans required by the 2001 CBC, Chapter 1, Section 106.3.2, Submittal documents and Section 106.3.3, Information on plans and specifications, including the revised drawings, specifications, calculations, and a complete description of, and supporting rationale for, the proposed changes, and shall give to the CBO prior notice of the intended filing.	On a schedule suitable to the CBO, the project owner shall notify the CBO of the intended filing of design changes, and shall submit the required number of sets of revised drawings and the required number of copies of the other above- mentioned documents to the CBO, with a copy of the transmittal letter to the CPM. The project owner shall notify the CPM, via the Monthly Compliance Report, when the CBO has approved the revised plans.	On schedule suitable to CBO	Construction is complete as of 5/1
STRUC-03b	CONS	The project owner shall notify the CPM, via the Monthly Compliance Report, when the CBO has approved the revised plans.	Notify CPM of CBO approval of revised plans.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
STRUC-04a	CONS	Tanks and vessels containing quantities of toxic or hazardous materials exceeding amounts specified in Chapter 3, Table 3-E of the 2001 CBC shall, at a minimum, be designed to comply with the requirements of that Chapter.	Submit to the CBO for design review and approval final design plans, specifications and calculations, including a copy of the signed and stamped engineer's certification.	At least 30 days (or project owner and CBO approved alternate timeframe) prior to the start of installation of the tanks or vessels containing the above specified quantities of toxic or hazardous materials	See Master Drawing List

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STRUC-04b	CONS	The project owner shall send copies of the CBO approvals of plan checks to the CPM in the following Monthly Compliance Report. The project owner shall also transmit a copy of the CBO's inspection approvals to the CPM in the Monthly Compliance Report following completion of any inspection.	Include in MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
TLSN-01	CONS	The project owner shall construct the proposed transmission lines according to the requirements of California Public Utility Commission's GO-95, GO-52, GO-131-D, Title 8, and Group 2. High Voltage Electrical Safety Orders, Sections 2700 through 2974 of the California Code of Regulations, and Southern California Edison's EMF-reduction guidelines.	Submit to the Compliance Project Manager (CPM) a letter signed by a California registered electrical engineer affirming that the lines will be constructed according to the requirements stated in the condition.	At least thirty days before starting construction of the transmission line or related structures and facilities	Submitted to CEC 2/24/2012
TLSN-02	OPS	The project owner shall ensure that every reasonable effort will be made to identify and correct, on a case-specific basis, any complaints of interference with radio or television signals from operation of the project-related lines and associated switchyards. The project owner shall maintain written records for a period of five years, of all complaints of radio or television interference attributable to plant operation together with the corrective action taken in response to each complaint. All complaints shall be recorded to include notations on the corrective action taken. Complaints not leading to a specific action or for which there was no resolution should be noted and explained. The record shall be signed by the project owner and also the complainant, if possible, to indicate concurrence with the corrective action or agreement with the justification for a lack of action.	All reports of line-related complaints shall be summarized for the project-related lines and included during the first five years of plant operation in the Annual Compliance Report.	Include in ACR	2020 ACR Due 2/28/2022
TLSN-03a	CONS	The project owner shall hire a qualified consultant to measure the strengths of the electric and magnetic fields from the line before and after it is energized. The measurements shall be made according to the American National Standard Institute/Institute of Electrical and Electronic Engineers (ANSI/IEEE) standard procedures at the locations of maximum field strengths along the proposed route. These measurements shall be completed not later than six months after the start of operations.	File copies of the pre-energization measurements with the CPM.	Within 60 days after completion of the measurements.	Pre-energization measurements taken on 9/10/2012 Measurements submitted to CEC on 11/9/2012
TLSN-03b	CONS	The project owner shall hire a qualified consultant to measure the strengths of the electric and magnetic fields from the line before and after it is energized. The measurements shall be made according to the American National Standard Institute/Institute of Electrical and Electronic Engineers (ANSI/IEEE) standard procedures at the locations of maximum field strengths along the proposed route. These measurements shall be completed not later than six months after the start of operations.	File copies of post-energization measurements with the CPM.	Within 60 days after completion of the measurements.	Post-energization measurements collected 4/2 Measurements submitted to CEC CPM 5/28/13
TLSN-04	OPS	The project owner shall ensure that the rights-of-way of the proposed transmission line are kept free of combustible material, as required under the provisions of Section 4292 of the Public Resources Code and Section 1250 of Title 14 of the California Code of Regulations.	During the first five years of plant operation, the project owner shall provide a summary of inspection results and any fire prevention activities carried out along the right-of-way and provide such summaries in the Annual Compliance Report.	Include in ACR	Projected completion date assumes first ACR will be submitted for the 2013 calendar year.
TLSN-05	СОММ	The project owner shall ensure that all permanent metallic objects within the right-of-way of the project-related lines are grounded according to industry standards regardless of ownership. In the event of a refusal by any property owner to permit such grounding, the project owner shall so notify the CPM. Such notification shall include, when possible, the owner's written objection. Upon receipt of such notice, the CPM may waive the requirement for grounding the object involved.	Transmit to the CPM a letter confirming compliance with this Condition.	At least 30 days before the lines are energized	

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TRANS-01	CONS	Prior to any ground disturbance within the public right-of-way (e.g.,highway, road, bicycle path, pedestrian path), the project owner or its contractor(s) shall secure an encroachment permit demonstrating compliance with the applicable requirements of the City of Industry, the County of Los Angeles (if applicable), and Caltrans (if applicable) for encroachment into the public right-of-way.	Provide to the CPM copies of the encroachment permit(s) issued/approved by the City of Industry Engineering Department, the Los Angeles County Department of Public Works, and/or Caltrans. In addition, the project owner shall retain copies of the issued/approved permit(s) and supporting documentation in its compliance file for a minimum of 180 calendar days after the start of commercial operation.	Prior to ground disturbance in public right-of-way	Construction is complete as of 5/1; no encroachment permits were required during construction
TRANS-02a	PC	The project owner shall comply with the applicable parking standards of the City of Industry, and the County of Los Angeles (if applicable). The project owner shall prepare and submit to the CPM for approval a parking plan(s) for the construction phase of the project in consultation with the City of Industry Engineering and Planning Departments, the Los Angeles County Department of Public Works (if applicable), and the Los Angeles County Fire Department (if applicable).	Submit the proposed parking plan to the City of Industry Engineering and Planning Departments, the Los Angeles County Department of Public Works, and the Los Angeles County Fire Department for review and comment.	30 days prior to submitting final plan to CEC CPM	Comments received and included in TRANS-02b submittal.
TRANS-02b	PC	Provide a copy of the construction phase parking plan to the CPM for review and approval.	Submit the required plan to the CPM for review and approval. The project owner shall provide to the CPM a copy of the transmittal letter submitted to the City of Industry Engineering and Planning Departments, the Los Angeles County Department of Public Works, and the Los Angeles County Fire Department requesting their review of the parking plan. The project owner shall provide any comment letters to the CPM for review.	At least 30 calendar days prior to site mobilization	Approved by CEC 5/12/11
TRANS-02c	OPS	Provide a copy of the operation phase parking plan to the CPM for review and approval.	Submit the required plan to the CPM for review and approval.	At least 60 calendar days prior to the start of commercial operation	
TRANS-03a	РС	The project owner shall prepare a construction traffic control and implementation plan for the project and its associated facilities. See TRANS-03 for details.	Submit the proposed traffic control and implementation plan to the City of Industry Engineering and Planning Departments, the Los Angeles County Department of Public Works, and Caltrans for review and comment. The project owner shall provide to the CPM a copy of the transmittal letter submitted to the City of Industry Engineering and Planning Department, the Los Angeles County Department of Public Works, and Caltrans requesting their review of the traffic control and implementation plan. The project owner shall provide any comment letters to the CPM for review.	30 days prior to submitting final plan to CEC CPM	City, County and Caltrans provided comments; sent to CEC on 5/5/11
TRANS-03b	PC	Provide a copy of the traffic control and implementation plan to the CPM for review and approval.	Submit the required plan to the CPM for review and approval. The project owner shall provide to the CPM a copy of the transmittal letter submitted to the City of Industry Engineering and Planning Department, the Los Angeles County Department of Public Works, and Caltrans requesting their review of the traffic control and implementation plan. The project owner shall provide any comment letters to the CPM for review.	At least 30 calendar days prior to site mobilization	Approved by CEC 5/6/11

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TRANS-04a	PC	The project owner shall repair to original or near original condition affected public rights-of-way (e.g., highway, road, bicycle path, pedestrian path) that have been damaged due to construction activities conducted for the project and its associated facilities. Prior to start of site mobilization, the project owner shall notify the City of Industry Engineering Department, and the Los Angeles County Department of Public Works (if applicable), and Caltrans (if applicable) about their schedule for project construction. The purpose of this notification is to request the City of Industry Engineering Department, and the Los Angeles County Department of Public Works (if applicable), and Caltrans (if applicable) to consider postponement of public right-of-way repair or improvement activities until after project construction has taken place and to coordinate construction-related activities.	Photograph, or videotape the following public right-of-way segment(s) (includes intersections): South Azusa Avenue, East Gale Avenue, and Bixby Drive. The project owner shall provide the CPM, the City of Industry Engineering Department, and the Los Angeles County Department of Public Works with a copy of these images.	Prior to the start of site mobilization	Approved by CEC 5/12/11
TRANS-04b	CONS	The project owner shall meet with the CPM, the City of Industry Engineering Department, the Los Angeles County Department of Public Works, and Caltrans to identify sections of public right-of-way to be repaired, to establish a schedule to complete the repairs and to receive approval for the action(s). Following completion of any public right-of-way repairs, the project owner shall provide to the CPM a letter signed by the City of Industry Engineering Department, and the Los Angeles County Department of Public Works, and Caltrans stating their satisfaction with the repairs.	Provide the required letter to the CPM.	Within 60 calendar days after completion of construction	Submitted 6/19/2013.
TRANS-05	OPS	Prior to the start of commercial operation the project owner shall submit written notification to the Los Angeles County Sheriff's Department Aero Bureau informing them of the start of commercial operation date for the power plant, and advising it that potential turbulence caused by thermal plumes emitted from the power plant's cooling towers and combustion turbine generator stacks may adversely affect aircraft flying directly over the power plant below an elevation of 500 feet above ground level. The project owner shall provide a copy of the Los Angeles County Sheriff's Department Aero Bureau written comments, if any, to the CPM for review.	Prior to the start of commerical operation, the project owner shall provide to the CPM a copy of the transmittal letter submitted to the Los Angeles County Sheriff's Department Aero Bureau. The project owner shall provide any written comment(s) received on the written notification from the Los Angeles County Sheriff's Department Aero Bureau to the CPM for review.	At a time prior to the start of commerical operation	Notification submitted to LA County Sheriff Aero Bureau and CEC 4/18/2013
TSE-01a	CONS	The project owner shall furnish to the Compliance Project Manager (CPM) and to the Chief Building Official (CBO) a schedule of transmission facility design submittals, a Master Drawing List, a Master Specifications List, and a Major Equipment and Structure List. The schedule shall contain a description and list of proposed submittal packages for design, calculations, and specifications for major structures and equipment. To facilitate audits by Energy Commission staff, the project owner shall provide designated packages to the CPM when requested.	Submit the schedule, a Master Drawing List, and a Master Specifications List to the CBO and to the CPM. The schedule shall contain a description and list of proposed submittal packages for design, calculations, and specifications for major structures and equipment (see a list of major equipment in Table 1: Major Equipment List below). Additions and deletions shall be made to the table only with CPM and CBO approval.	At least 60 days (or a lesser number of days mutually agreed to by the project owner and the CBO) prior to the start of construction	Approved by CBO
TSE-01b	CONS	The project owner shall provide schedule updates in the Monthly Compliance Report.	Include in MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
TSE-02a	CONS	Prior to the start of construction the project owner shall assign an electrical engineer and at least one of each of the following to the project: A) a civil engineer; B) a geotechnical engineer or a civil engineer experienced and knowledgeable in the practice of soils engineering; C) a design engineer, who is either a structural engineer or a civil engineer fully competent and proficient in the design of power plant structures and equipment supports; or D) a mechanical engineer. (Business and Professions Code Sections 6704 et seq. require state registration to practice as a civil engineer or structural engineer in California.) See TSE-02 for details on scope of duties.	Submit to the CBO for review and approval, the names, qualifications and registration numbers of all the responsible engineers assigned to the project. The project owner shall notify the CPM of the CBO's approvals of the engineers within five days of the approval.	At least 30 days (or a lesser number of days mutually agreed to by the project owner and the CBO) prior to the start of rough grading	Approved by CBO

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TSE-02b	CONS	If the designated responsible engineer is subsequently reassigned or replaced, the project owner has five days in which to submit the name, qualifications, and registration number of the newly assigned engineer to the CBO for review and approval.	The project owner shall notify the CPM of the CBO's approval of the new engineer within five days of the approval.	Within 5 days of replacement	Construction is complete as of 5/1 - assignment of additional responsible engineer not needed
TSE-03	CONS	If any discrepancy in design and/or construction is discovered in any engineering work that has undergone CBO design review and approval, the project owner shall document the discrepancy and recommend corrective action. (2001 California Building Code, Chapter 1, Section 108.4, Approval Required; Chapter 17, Section 1701.3, Duties and Responsibilities of the Special Inspector; Appendix Chapter 33, Section 3317.7, Notification of Noncompliance). The discrepancy documentation shall become a controlled document and shall be submitted to the CBO for review and approval and shall reference this condition of certification.	Submit a copy of the CBO's approval or disapproval of any corrective action taken to resolve a discrepancy to the CPM within 15 days of receipt. If disapproved, the project owner shall advise the CPM, within five days, the reason for disapproval, and the revised corrective action required to obtain the CBO's approval.	Within 15 days of CBO approval or disapproval of corrective action	Construction is complete as of 5/1
TSE-04a	CONS	For the power plant switchyard, outlet line and termination, the project owner shall not begin any increment of construction until plans for that increment have been approved by the CBO. These plans, together with design changes and design change notices, shall remain on the site for one year after completion of construction. The project owner shall request that the CBO inspect the installation to ensure compliance with the requirements of applicable LORS.	Submit to the CBO for review and approval the final design plans, specifications and calculations for equipment and systems of the power plant switchyard, outlet line and termination, including a copy of the signed and stamped statement from the responsible electrical engineer attesting to compliance with the applicable LORS.	At least 30 days (or a lesser number of days mutually agreed to by the project owner and the CBO) prior to the start of each increment of construction	
TSE-04b	CONS	The following activities shall be reported in the Monthly Compliance Report: a) receipt or delay of major electrical equipment; b) testing or energization of major electrical equipment; and c) the number of electrical drawings approved, submitted fo rapproval, and still to be submitted.	Send the CPM a copy of the transmittal letter in the next Monthly Compliance Report.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
TSE-05a	CONS	The project owner shall ensure that the design, construction and operation of the owner's proposed transmission facilities will conform to all applicable LORS, including the requirements listed below. The project owner shall submit the required number of copies of the design drawings and calculations as determined by the CBO. See TSE-05 for details on required drawings and calcs. Inform the CBO and the CPM of any impending changes which may not conform to the facilities described in this condition and request approval to implement such changes.	Submit to the CBO for approval: a) Design drawings, specifications and calculations for the poles/towers, foundations, anchor bolts, conductors, grounding systems and major switchyard equipment. b) For each element of the transmission facilities identified above, the submittal package to the CBO shall contain the design criteria, a discussion of the calculation method(s), a sample calculation based on "worst case conditions"1 and a statement signed and sealed by the registered engineer in responsible charge, or other acceptable alternative verification, that the transmission element(s) will conform with the standards outlined in the condition. c) Electrical one-line diagrams signed and sealed by the registered professional electrical engineer in responsible charge, a route map, and an engineering description of equipment and the configurations covered by requirements TSE-5 a) through f) above. d) The final DFS, including a description of facility upgrades, operational mitigation measures, and/or SPS sequencing and timing if applicable, shall be provided concurrently to the CPM.	At least 60 days prior to the start of construction of transmission facilities (or a lesser number of days mutually agreed to by the project owner and CBO)	See TSE Master Drawing List (Attachment C-2 in MCR)
TSE-05b	CONS	Project owner shall inform the CBO and the CPM of any impending changes which may not conform to the facilities described in this condition and request approval to implement such changes.	Inform the CBO and CPM.	At least 60 days prior to the construction of transmission facilities	See TSE Master Drawing List (Attachment C-2 in MCR)

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TSE-06a	сомм	The project owner shall provide the following Notice to the California Independent System Operator prior to synchronizing the facility with the California transmission system:1) At least one week prior to synchronizing the facility with the grid for testing, provide the CAL ISO with a letter stating the proposed date of synchronization; and 2) at least one business day prior to synchronizing the facility with the grid for testing, provide telephone notification to the ISO Outage Coordination Department.	Provide copies of the CAL ISO letter to the CPM when it is sent to the CAL ISO.	One week prior to initial synchronization with the grid	Letter submitted to CAL ISO and CEC 12/12/2012
TSE-06b	СОММ	The project owner shall contact the CAL ISO Outage Coordination Department, Monday through Friday, between the hours of 0700 and 1530 at (916) 351-2300 prior to synchronizing the facility with the grid for testing.	A report of conversation with the CAL ISO shall be provided electronically to the CPM.	At least one business day prior to synchronizing the facility with the grid for testing	Notification made to CAL ISO 12/28/2012 Record of conversation with CAL ISO sent to CEC 12/28/2012
TSE-07	сомм	The project owner shall be responsible for the inspection of the owner's transmission facilities during and after project construction, and any subsequent CPM and CBO approved changes thereto, to ensure conformance with CPUC General Order 95 or National Electric Safety Code (NESC); Title 8 of the California Code and Regulations (Title 8); Articles 35, 36 and 37 of the "High Voltage Electric Safety Orders", CAL ISO standards, National Electric Code (NEC) and related industry standards. In case of non-conformance, the project owner shall inform the CPM and CBO in writing, within 10 days of discovering such non-conformance and describe the corrective actions to be taken.	Transmit to the CPM and CBO a) "As built" engineering description(s) and one-line drawings of the electrical portion of the facilities signed and sealed by the registered electrical engineer in responsible charge. A statement attesting to conformance with CPUC General Order 95 or National Electric Safety Code (NESC); Title 8 of the California Code and Regulations (Title 8); Articles 35, 36 and 37 of the "High Voltage Electric Safety Orders", CAL ISO standards, National Electric Code (NEC) and related industry standards. b) An "as built" engineering description of the mechanical, structural, and civil portion of the transmission facilities signed and sealed by the registered engineer in responsible charge or acceptable alternative verification. "As built" drawings of the electrical, mechanical, structural, and civil portion of the transmission facilities shall be maintained at the power plant and made available, if requested, for CPM audit as set forth in the "Compliance Monitoring Plan". c) A summary of inspections of the completed transmission facilities, and identification of any nonconforming work and corrective actions taken, signed and sealed by the registered engineer in charge.	Within 60 days after first synchronization of the project	Submitted 2/26/2013 CBO provided comments Resubmitted 5/16/2013
VIS-01a	CONS	The project owner shall color and finish the surfaces of all project structures and buildings visible to the public to ensure that they: (1) minimize visual intrusion and contrast by blending with the landscape; (2) minimize glare; and (3) comply with local design policies and ordinances. The transmission line conductors shall be nonspecular and non-reflective, and the insulators shall be non-reflective and non-refractive. The project owner shall submit a surface treatment plan to the Compliance Project Manager (CPM) for review and approval. The project owner shall not request vendor final finish treatment of any buildings or structures during their manufacture, or perform final field treatment on any buildings or structures, until the project owner has received treatment plan approval by the CPM. The treatment plan shall include the subject matter detailed in this condition. See VIS-01 for details.	Submit the proposed treatment plan to the CPM for review and approval and simultaneously to the City of Industry Planning Department for review and comment. The project owner shall provide the CPM with the City's comments. If the CPM determines that the plan requires revision, the project owner shall provide to the CPM a	At least 60 days prior to applying vendor color(s) and finish(es) for structures or buildings to be surface treated during manufacture	Comments from the CEC received 11/02/11 Revised submittal including administration, water treatment, and gas compressor buildings submitted 4/27/2012

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VIS-01b	CONS	Notify the CPM that surface treatment of all listed structures and buildings has been completed and is ready for inspection; and shall submit one set of electronic color photographs from the Key Observation Points.	Notify the CPM.	Within 90 days after the start of commercial operation	Submitted 7/29/13
VIS-01c	OPS	The project owner shall provide a status report regarding surface treatment maintenance in the Annual Compliance Report. The report shall specify a): the condition of the surfaces of all structures and buildings at the end of the reporting year; b) maintenance activities that occurred during the reporting year; and c) the schedule of maintenance activities for the next year.	Include the required information in the ACR.	Include in ACR	2020 ACR Due 2/28/2021
VIS-02a	CONS	The project owner shall ensure that lighting for construction of the power plant is used in a manner that minimizes potential night lighting impacts, as idenitifed in this condition. See VIS-02 for details.	Notify the CPM that the lighting is ready for inspection. If the CPM requires modifications to the lighting, the project owner shall implement the necessary modifications within 15 days of the CPM's request and notify the CPM that the modifications have been completed.	Within 7 days after the first use of construction lighting	Submitted 10/27/11
VIS-02b	CONS	Within 10 days of receiving a lighting complaint, the project owner shall provide the CPM with a complaint resolution form report as specified in the General Conditions section including a proposal to resolve the complaint, and a schedule for implementation.	The project owner shall notify the CPM within 10 days after completing implementation of the proposal. A copy of the complaint resolution form report shall be included in the subsequent Monthly Compliance Report following complaint resolution.	As required	
VIS-03a	CONS	To the extent feasible, consistent with safety and security considerations and commercial availability, the project owner shall design and install all permanent exterior lighting such that a) obtrusive light and glare from on-site light fixtures is minimized from public viewing areas; b) lighting does not cause excessive reflected glare; c) direct lighting does not illuminate the nighttime sky; d) illumination of the project and its immediate vicinity is minimized, and e) the plan complies with local policies and ordinances. The project owner shall submit a lighting management plan to the CPM for review and approval and simultaneously to the City of Industry Planning Department for review and comment that includes the following. Subject matter to be addressed in the plan is detailed in VIS-3. See VIS 3 for details.	Contact the CPM to determine the required documentation for the lighting management plan. Submit to the CPM for review and approval and simultaneously to the City of Industry Planning Department for review and comment a lighting management plan. The project owner shall provide the City's comments to the CPM. If the CPM determines that the plan requires revision, the project owner shall provide to the CPM a revised plan for review and approval by the CPM. The project owner shall not order any exterior lighting until receiving CPM approval of the lighting management plan.	At least 60 days prior to ordering any permanent exterior lighting	Confirmation of Approval of Lighting Management Plan (Turbines and Stacks only) received 6/19/2012 Confirmation of Approval of Lighting Management Plan Amendment (All Remaining Lighting) received 8/24/2012
VIS-03b	OPS	Prior to commercial operation, the project owner shall notify the CPM that the lighting has been completed and is ready for inspection.	If after inspection the CPM notifies the project owner that modifications to the lighting are needed, within 30 days of receiving that notification the project owner shall implement the modifications and notify the CPM that the modifications have been completed and are ready for inspection.	Prior to commercial operation	Notification provided to CEC 5/2/2013
VIS-03c	OPS	Within 10 days of receiving a lighting complaint, the project owner shall provide the CPM with a complaint resolution form report as specified in the Compliance General Conditions including a proposal to resolve the complaint, and a schedule for implementation. A copy of the complaint resolution form report shall be submitted to the CPM within 30 days of complaint resolution.	Provide the complaint resolution form to the CPM.	As required	

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VIS-04a	CONS	The project owner shall ensure that the cooling tower is designed and operated as certified. The cooling tower shall be designed and operated so that that the exhaust air flow rate per heat rejection rate (1) will not be less than 5.6 kilograms per second per megawatt when the ambient conditions are 20 degrees F and 60 percent relative humidity, (2) will not be less than 8.0 kilograms per second per megawatt when the ambient conditions are 59 degrees F and 60 percent relative humidity, and (3) will not be less than 8.9 kilograms per second per megawatt when the ambient conditions are 95 degrees F and 60 percent relative humidity. The project owner shall provide a cooling tower fogging frequency curve from the cooling tower manufacturer for this project's final cooling tower design.	Provide to the CPM for review the final design specifications of the cooling tower to confirm that design mass flow rates for the cooling tower cells meet these requirements. The project owner shall not order the cooling tower until notified by the CPM that this design requirement has been satisfied.	At least 90 days prior to ordering the cooling towers	Approved by CEC 6/02/11
VIS-04b	OPS	Provide written documentation in each Annual Compliance Report to demonstrate that the cooling towers have consistently been operated within the above-specified design parameters, except as necessary to prevent damage to the cooling tower.	Provide subject documentation in each ACR.	Include in ACR	2020 ACR Due 2/28/2022
VIS-04c	OPS	If determined to be necessary to ensure operational compliance, based on legitimate complaints received or other physical evidence of potential non-compliant operation, the project owner shall monitor the cooling tower operating parameters in a manner and for a period as specified by the CPM.	For each period that the cooling tower operation monitoring is required, the project owner shall provide to the CPM the cooling tower operating data within 30 days of the end of the monitoring period. The project owner shall include with this operating data an analysis of compliance and shall provide proposed remedial actions if compliance cannot be demonstrated.	Within 30 days of end of monitoring period	
VIS-05	CONS	The project owner shall remove all evidence of the laydown area and linear-facility construction activities and shall restore the ground surface to its original or better condition. Unless precluded by the project's configuration, the project owner shall replace any vegetation or paving removed or damaged during project construction. The project owner shall submit a surface restoration plan to the CPM for review and approval.	Submit the surface restoration plan to the CPM for review and approval. If the CPM notifies the project owner that revisions to the surface restoration plan are needed, the project owner shall submit a revised plan to the CPM within 30 days.	At least 60 days prior to the start of commercial operation	Submitted 3/8/2013
VIS-05b	CONS	The project owner shall complete surface restoration.	Complete the surface restoration.	Within 90 days after the start of commercial operation	Completed 5/17/13
VIS-05c	CONS	The project owner shall notify the CPM that the restoration is ready for inspection.	Notify the CPM that restoration is ready for inspection.	Within 7 days after completion of surface restoration	Submitted 7/30/13
WASTE-01	PC	The project owner shall provide the resume of a Registered Professional Engineer or Geologist, who shall be available for consultation during soil excavation and grading activities, to the CPM for review and approval. The resume shall show experience in remedial investigation and feasibility studies. The Registered PE or Geologist shall be given full authority by the project owner to oversee any earth moving activities that have the potential to disturb contaminated soil.	Submit resume to CPM for approval.	At least 30 days prior to the start of site mobilization	Original Submittal Approved by CEC 5/12/11 Replacement Submitted 10/31/2011
WASTE-02a	CONS	If potentially contaminated soil is unearthed during excavation at either the proposed site or linear facilities as evidenced by discoloration, odor, detection by handheld instruments, or other signs, the Registered Professional Engineer or Geologist shall inspect the site, determine the need for sampling to confirm the nature and extent of contamination, and file a written report to the project owner and CPM stating the recommended course of action.	Submit any final reports filed by the Registered Professional Engineer or Geologist to the CPM.	Within 5 days of receiving final report	Construction is complete as of 5/1; no contaminated soil was uncovered so no reports issued

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WASTE-02b	CONS	Depending on the nature and extent of contamination, the Registered Professional Engineer or Geologist shall have the authority to temporarily suspend construction activity at that location for the protection of workers or the public. If, in the opinion of the Registered Professional Engineer or Geologist, significant remediation may be required, the project owner shall contact representatives of the Department of Toxic Substances Control for guidance and possible oversight.		Within 24 hours of any orders issued to halt construction	Construction is complete as of 5/1; no contaminated soil was uncovered during construction
WASTE-03a	PC	The project owner or construction contractor shall obtain a hazardous waste generator identification number from the Department of Toxic Substances Control prior to generating any hazardous waste during construction.	Apply for and obtain a Hazardous Waste ID # and submit to the CEC for review and approval.	Submit prior to receipt of NTP	Approved by CEC on 5/18/11
WASTE-03b	OPS	The project owner shall obtain a hazardous waste generator identification number prior to generating any hazardous waste during operations.	Apply for and obtain a Hazardous Waste ID # and submit to the CEC for review and approval.	Prior to COD	Updated to Walnut Creek LLC on 4/30/13
WASTE-04	OPS	Upon becoming aware of any impending waste management-related enforcement action by any local, state, or federal authority, the project owner shall notify the CPM of any such action taken or proposed to be taken against the project itself, or against any waste hauler or disposal facility or treatment operator with which the owner contracts.	Notify the CPM in writing within 10 days of becoming aware of an impending enforcement action. The CPM shall notify the project owner of any changes that will be required in the manner in which project-related wastes are managed.	Within 10 days of becoming aware of an impending enforcement action	
WASTE-05a	PC	The project owner shall prepare a Construction Waste Management Plan for all wastes generated during construction and operation of the facility, respectively, and shall submit both plans to the CPM for review and approval. The plans shall contain, at a minimum, the information detailed in Waste-05.	Submit the Construction Waste Management Plan to the CPM for approval.	No less than 30 days prior to the start of site mobilization	Approved by CEC on 5/18/11
WASTE-05b	OPS	The Operation Waste Management Plan shall be submitted to the CPM.	The project owner shall submit any required revisions within 20 days of notification by the CPM.	No less than 30 days prior to the start of project operation for approval	Submitted to CEC 4/1/2011
WASTE-05c	OPS	In the Annual Compliance Reports, the project owner shall document the actual waste management methods used during the year and provide a comparison of the actual methods used to those the planned management methods proposed in the original Operation Waste Management Plan.	Include the required documentation in the ACR.	Include in ACR	2020 ACR Due 2/28/2022
WASTE-06	PC	The project owner shall ensure that the site is properly characterized and remediated if necessary. The project owner shall ensure a work plan is developed following DTSC recommendations detailing the number and location of samples of soil, soil gas, and groundwater to be obtained and analyzed. The project owner shall assure this plan is submitted to the DTSC for review and comment, and to the CPM for review and approval. If contaminated soil is found to exist, the project owner shall assure that the City of Industry contacts DTSC for further guidance and possible oversight. In no event shall any project construction commence that involves either the movement of contaminated soil or construction on contaminated soil until the CPM has determined that all necessary remediation has been accomplished.	Provide any documentation that the site has been appropriately characterized and remediated to the CPM for review and approval. The project owner shall provide a copy of all correspondence with the DTSC to the CPM within 10 days of receipt. In the event that certain specific site activities need to start prior to full characterization and remediation, the project owner shall make such a request to the CPM for review and approval.	At least 60 days prior to site mobilization; 2) DTSC copies to CPM within 10 days of receipt	Approved by CEC on 5/18/11
WASTE-07	OPS	The project owner shall ensure that the cooling tower sludge is tested pursuant to Title 22, California Code of Regulations, section 66262.10 and report the findings to the CPM.	The project shall include the results of sludge testing in a report provided to the CPM. If four consecutive tests show that the sludge is non-hazardous, the project owner may apply to the CPM to discontinue testing.	As required	

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WATER QUAL & SOILS- 01a	PC	Obtain CPM approval for a site-specific DESCP that ensures protection of water quality and soil resources of the WCEP site and all linear facilities for both the construction and operational phases of the project. This plan shall address appropriate methods and actions, both temporary and permanent, for the protection of water quality and soil resources, demonstrate no increase in off-site flooding potential, meet local requirements, and identify all monitoring and maintenance activities. The plan shall be consistent with the grading and drainage plan as required by Condition of Certification CIVIL-1 and may incorporate by reference any Storm Water Pollution Prevention Plan (SWPPP) developed in conjunction with any NPDES permit.	Submit a copy of the plan to the City Of Industry Public Works Department for review and comment.	No later than 90 days prior to start of site mobilization	Approved by CEC on 4/28/11
WATER QUAL & SOILS- 01b	PC	Submit the DESCP and comments to the CPM for review and approval.	Submit the plan and comments to the CPM for review and approval.	No later than 60 days prior to start of site mobilization	Approved by CEC on 4/28/11
WATER QUAL & SOILS- 01c	CONS	During construction, the project owner shall provide an analysis in the monthly compliance report on the effectiveness of the drainage, erosion and sediment control measures and the results of monitoring and maintenance activities. Once operational, the project owner shall provide in the annual compliance report information on the results of monitoring and maintenance activities demonstrating the adequacy of all BMPs.	Include the required documentation in the MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
WATER QUAL & SOILS- 01c	OPS	Once operational, the project owner shall provide in the annual compliance report information on the results of monitoring and maintenance activities demonstrating the adequacy of all BMPs.	Include the required documentation in the ACR.	Include in ACR	2020 ACR Due 2/28/2022
WATER QUAL & SOILS- 02a	PC	The project owner shall comply with the requirements of the NPDES Permit for Discharges of Storm water Associated with Construction Activity. The project owner shall develop and implement a Construction SWPPP for the entire WCEP site, lay down area, and all linear facilities.	Submit the Construction SWPPP to the CBO and CEC for revew and approval.	No later than 60 days prior to start of site mobilization	Approved by CEC on 5/23/11
WATER QUAL & SOILS- 02b	PC	Submit copies to the CPM of all correspondence between the project owner and the RWQCB about the General NPDES permit for the Discharge of Storm water Associated with Construction Activities.	This information shall include copies of the Notice of Intent and Notice of Termination for the project. The project owner shall notify the CPM of any reported non-compliance with the Construction SWPPP.	Within 10 days of sending or receiving correspondence	CBO approval provided to CEC CPM on 5/26/11
WATER QUAL & SOILS- 02c	PC	The project owner shall comply with the requirements of the NPDES Permit for Discharges of Stormwater Associated with Construction Activity. The project owner shall develop and implement a Construction SWPPP for the entire WCEP site, lay down area, and all linear facilities.	Submit an electronic copy of the final Construction SWPPP and WDID application to the Regional Water Quality Control Board.	Upon CBO/CEC approval of the SWPPP	Approved by CEC on 5/18/11
WATER QUAL & SOILS- 02d	CONS	The project owner shall comply with the requirements of the NPDES Permit for Discharges of Stormwater Associated with Construction Activity. The project owner shall develop and implement a Construction SWPPP for the entire WCEP site, lay down area, and all linear facilities.	The project owner shall notify the CPM of any reported non-compliance with the Construction SWPPP.	As required	
WATER QUAL & SOILS- 03a	OPS	The project owner shall comply with the requirements of the General National Pollutant Discharge Elimination System (NPDES) Permit for Discharges of Storm water Associated with Industrial Activity. The project owner shall develop and implement a Storm Water Pollution Prevention Plan (SWPPP) for the operation of the entire WCEP site (Operational SWPPP), and shall submit copies to the CPM of all correspondence between the project owner and the RWQCB about the General NPDES permit.	Submit copies to the CPM of the Operational SWPPP for the entire WCEP site for review and approval. This information shall include a copy of the Notice of Intent.	At least 60 days prior to commercial operation	Notice of Non-Applicability submitted to RWQCB 1/25/2013 to obtain exemption from coverage under General Permit for Industrial Activities

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WATER QUAL & SOILS- 03b	OPS	Following the commercial operation date, the project owner shall notify the CPM of any reported non-compliance with the SWPPP, any associated corrective measures, and the results of implementing those measures.	Submit any reported non-compliance and copies of all correspondence between the project owner and the RWQCB about the General NPDES permit to the CPM.	As needed following start of commercial operation	
WATER QUAL & SOILS- 04	CONS	The project owner shall obtain a Flood Permit and Water Quality Agreement for commercial connection of the WCEP's operational storm water system to the County's flood control system from Los Angeles County Flood Control District/Department of Public Works. WCEP shall comply with all storm water discharge requirements, including pretreatment, peak flow restrictions, payment of fees, and monitoring and reporting requirements as applicable. The CPM shall be notified by the project owner in writing of any reported non-compliance with the Water Quality Agreement's discharge requirements, including corrective measures for non-compliance and the results of implementing those measures. The project owner shall also prepare and comply with a Standard Urban Storm water Mitigation Plan (SUSMP).	Provide the CPM with a copy of its Water Quality Agreement for commercial connection to the County's flood control system from Los Angeles County Flood Control District/Department of Public Works. Provide evidence of compliance with the SUSMP. The CPM shall be notified by the project owner in writing within 10 days of any reported non-compliance with the Water Quality Agreement's discharge requirements, including corrective measures for non-compliance and the results of implementing those measures.	At least 30 days prior to WCEP commercial operation	Email from City of Industry provided to CEC CPM on 3/29 documenting jurisdictional issues with Flood Control Permit/Water Quality Agreement
WATER QUALITY AND SOILS -05		See WATER RES-4			
WATER QUALITY AND SOILS -06		See WATER RES-1			
WATER QUALITY AND SOILS -07		See WATER RES-2			
WATER QUALITY AND SOILS -08		See WATER RES-3			
WATER QUALITY AND SOILS -09a	OPS	The project owner shall obtain a Permit for Industrial Wastewater Discharge and comply with the wastewater discharge limitations, pretreatment requirements, peak flow restrictions, dewatering discharges, payment of fees, and monitoring and reporting requirements of Los Angeles County Sanitation District.	Provide the CPM with a copy of its Permit for Industrial Wastewater Discharge from Los Angeles County Sanitation District. The CPM shall be notified by the project owner in writing within 10 days of any reported non-compliance with Los Angeles County Sanitation District's discharge requirements, including corrective measures for non-compliance and the results of implementing those measures.	At least 30 days prior to commercial operation	Submitted to CEC 2/4/2013
WATER QUALITY AND SOILS -09b	OPS	The project owner shall obtain a Permit for Industrial Wastewater Discharge and comply with the wastewater discharge limitations, pretreatment requirements, peak flow restrictions, dewatering discharges, payment of fees, and monitoring and reporting requirements of Los Angeles County Sanitation District.	The CPM shall be notified by the project owner in writing within 10 days of any reported non-compliance with Los Angeles County Sanitation District's discharge requirements, including corrective measures for non-compliance and the results of implementing those measures.	Within 10 days of reported non- compliance	
WATER RES-01a	PC	The project owner shall use reclaimed water as its primary water supply for construction and operations, including cooling, process, and other approved non-potable uses. Any proposed changes in water supply that could cause an increase in WCEP's potable water use in excess of the limit specified in WATER RES-2 must first be approved by the CPM. Prior to construction, the project owner shall install or obtain access to a service or hydrant for use of reclaimed water during construction for dust suppression, hydrostatic testing and all other non-potable uses.	Submit evidence to the CPM that it has installed or obtained access to a service or hydrant for use of reclaimed water during construction for dust suppression, hydrostatic testing and all other non-potable uses.	At least 30 days prior to construction	Approved by CEC 5/11/11

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WATER RES-01b	OPS	Prior to commercial operation, the project owner shall install and maintain metering devices as part of the WCEP reclaimed and potable water supply and distribution system to monitor and record in gallons per day the total volumes of water supplied to the WCEP from each water source. Those metering devices shall be operational for the life of the project.	Submit to the CPM proof that metering devices have been installed and are operational on the reclaimed and potable water supply distribution systems to WCEP. Water use may be based on metering or billings from the supplier. Any proposed changes in water supply that could cause an increase in WCEP's potable water use in excess of the limit specified in WATER RES-2 must first be approved by the CPM.	At least 60 days prior to commercial operation	Submitted to CEC 1/28/2013
WATER RES-01c	OPS	The project owner shall prepare an annual Water Use Summary, which will include the monthly range and monthly average of daily potable and reclaimed water usage in gallons per day, and total water used by the project on a monthly and annual basis in acre-feet. For subsequent years, the annual Water Use Summary shall also include the yearly range and yearly average water use by the project. The annual summary shall be submitted to the CPM as part of the annual compliance report, and shall include a report on the servicing, testing and calibration of the metering devices.	Submit a Water Use Summary to the CPM in the annual compliance report. The summary report shall distinguish between recorded water use of reclaimed and potable water. Included in the summary report of water use, the project owner shall submit copies of meter records documenting the quantities of reclaimed water provided. The project owner shall provide a report on the servicing, testing and calibration of the metering devices in the annual compliance report.	Include in ACR	2020 ACR Due 2/28/2022
WATER RES-01d	OPS	The project owner shall use reclaimed water as its primary water supply for construction and operations, including cooling, process, and other approved non-potable uses. Any proposed changes in water supply that could cause an increase in WCEP's potable water use in excess of the limit specified in WATER RES-2 must first be approved by the CPM.	Request approval from CPM for increase in potable water use in excess of limit specified in WATER RES-2.	Prior to increase in potable water usage	
WATER RES-02	OPS	The project owner shall not exceed 95 AF of potable water use per calendar year as emergency backup water supply, without written authorization from the CPM. The project owner shall monitor the use of emergency backup water and report estimated usage prior to any planned reclaimed water system outages, and report total usage to the CPM immediately after any occurrence when potable water is used as a backup water source. Potable water shall not be used for cooling, process, or other approved non-potable uses when reclaimed water is available. When necessary to use potable water for emergency backup supply, it shall not exceed the minimum amount required to allow for the re-introduction of reclaimed water as the main water supply source following disruption of reclaimed water service. The project owner shall report all disruptions to the reclaimed water service in the annual compliance report, including the cause, associated volume of potable water used, and the total annual use for the year and for two years prior.	Notify the CPM in writing of the potential use of emergency backup potable water and provide an estimate of the volume required to continue normal power generation. During any unplanned outages in reclaimed water supply, the project owner shall notify the CPM when emergency backup potable water is being used. The project owner shall document total usage for each service interruption where potable water was used as an emergency backup. The project owner shall report all disruptions to the reclaimed water service in the annual compliance report, including the cause, associated volume of potable water used, and the total annual use for the year and for two years prior. The project owner shall not exceed 95 AF of potable water use per calendar year as emergency back-up water supply, without written authorization from the CPM.	At least 30 days prior to any planned interruption in reclaimed water supply	
WATER RES-03a	OPS	The project owner shall secure a Water Supply Service Agreement for reclaimed and potable water service from Rowland Water District.	Provide the CPM with a copy of its Water Service Agreement with Rowland Water District.	At least 30 days prior to WCEP commercial operation	Submitted to CEC CPM 3/15/2013
WATER RES-03b	OPS	The project owner shall report to the CPM any incidents of non-compliance with the service agreement (e.g. exceeding maximum delivery rates or annual volumes of potable and reclaimed water supply), corrective measures to avoid recurrence, and the results of implementing those measures.	The CPM shall be notified within 10 days of any incidents of non- compliance with the terms of the Water Service Agreement, including proposed corrective measures to avoid recurrence, and the results of implementing those measures.	Within 10 days of any incidents of non-compliance	

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Cond. #	Phase	Description of Condition of Certification	Verification Requirement	Submittal Deadline to CEC	Status/ Comments
WATER RES-04a	РС	Prior to site mobilization, the project owner shall submit a Dual Plumbing Plan for using reclaimed and potable water to Rowland Water District and Los Angeles County Department of Health Services for review and comment, and to the CPM for review and approval. See WATER RES-4 for details. The Dual Plumbing Plan shall be prepared in accordance with Los Angeles County Department of Health Services requirements and Title 22 of the State Water Code. The project owner shall comply with any reporting and inspection requirements set forth by the County Department of Health Services to fulfill statutory requirements. Following site mobilization, the project owner shall submit a written summary in the Monthly Compliance Reports, reporting the status of the Dual Plumbing Plan's review by Rowland Water District and Los Angeles County Department of Health Services, and the plan's implementation.	Submit the Dual Plumbing Plan to the Rowland Water District and Los Angeles County Department of Health Services for review and comment, and to the CPM for review and approval.	At least 90 days prior to site mobilization	Both Rowland Water District and County provided comments; comments have been responded to by Kiewit
WATER RES-04b	CONS	Following site mobilization, the project owner shall submit a written summary in the Monthly Compliance Reports, reporting the status of the Dual Plumbing Plan's review by Rowland Water District and Los Angeles County Department of Health Services, and the plan's implementation following approval by the CPM.	Submit the required documentation in the MCR.	Include in MCR	Construction is complete; final MCR submitted 6/14/2013
WATER RES-04b	PC	Prior to site mobilization, the project owner shall submit a Dual Plumbing Plan to the CPM for review and approval.	Submit the Dual Plumbing Plan to the CPM for review and approval.	At least 90 days prior to site mobilization	Approved by CEC on 5/10/11
WORKER SAFETY-01	PC	The Project Owner shall submit to the CPM a copy of the Project Construction IIPP, PPE, Exposure Monitoring, EAP and FPP. The PPE, Exposure IIIP, and PPE shall be submitted to the CPM for review and approval concerning compliance of the program with all applicable Safety Orders. The Construction EAP and FPP shall be submitted to the Los Angeles County Fire Department for review and comment prior to submittal to the CPM for approval.	Submit to the CPM for review and approval a copy of the Project Construction Safety and Health Program. The project owner shall provide the CPM with a copy of a letter from the Los Angeles County Fire Department stating the Fire Department's comments on the Construction Fire Prevention Plan and Emergency Action Plan.	30 days prior to start of construction	Approved by CEC on 5/18/11
WORKER SAFETY-02	OPS	The project owner shall submit to the CPM a copy of the Project Operations and Maintenance Safety and Health Program containing the following: An Operation Injury and Illness Prevention Plan, Emergency Action Plan, Hazardous Materials Management Program, Fire Prevention Program (8 CCR §3221), and Personal Protective Equipment Program (8 CCR §§ 3401-3411). The Operation Injury and Illness Prevention Plan, Emergency Action Plan, and Personal Protective Equipment Program shall be submitted to the CPM for review and comment concerning compliance of the program with all applicable Safety Orders. The Operation Fire Prevention Plan and the Emergency Action Plan shall also be submitted to the Los Angeles County Fire Department for review and comment.	Submit to the CPM for approval a copy of the Project Operations and Maintenance Safety and Health Program. The project owner shall provide a copy to the CPM of a letter from the Los Angeles County Fire Department stating the Fire Department's comments on the Operations Fire Prevention Plan and Emergency Action Plan.	At least 30 days prior to the start of commissioning	Submitted 8/31/2012 Update to EAP submitted 3/5/2013
WORKER SAFETY-03a	PC	The project owner shall provide a site Construction Safety Supervisor (CSS) who, by way of training and/or experience, is knowledgeable of power plant construction activities and relevant LORS, is capable of identifying workplace hazards relating to the construction activities, and has authority to take appropriate action to assure compliance and mitigate hazards.	Submit to the CPM the name and contact information for the Construction Safety Supervisor (CSS). The contact information of any replacement (CSS) shall be submitted to the CPM within one business day of starting in the position.	At least 30 days prior to the start of site mobilization	Approved by CEC on 4/28/11

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Compliance Matrix Based on CEC 2008 Final Decision and Amendments

Pre-Construction (PC)

Construction (CONS)

Commissioning (COMM)

Operations (OPS)

Pending CEC Approval

Approved

Cond. #	Phase	Description of Condition of Certification	Verification Requirement	Submittal Deadline to CEC	Status/ Comments
WORKER SAFETY-03b	CONS	The CSS shall submit in the Monthly Compliance Report a monthly safety inspection report to include: 1) Record of all employees trained for that month (all records shall be kept on site for the duration of the project); 2) Summary report of safety management actions and safety-related incidents that occurred during the month; 3) Report of any continuing or unresolved situations and incidents that may pose danger to life or health; and 4) Report of accidents and injuries that occurred during the month.		Include in MCR	Construction is complete; final MCR submitted 6/14/2013
WORKER SAFETY-04	PC	The project owner shall make payments to the Chief Building Official (CBO) for the services of a Safety Monitor based upon a reasonable fee schedule to be negotiated between the project owner and the CBO. Those services shall be in addition to other work performed by the CBO. The Safety Monitor shall be selected by and report directly to the CBO, and will be responsible for verifying that the Construction Safety Supervisor, as required in condition of certification WORKER SAFETY 3, implements all appropriate Cal/OSHA and Energy Commission safety requirements. The Safety Monitor shall conduct on-site (including linear facilities) safety inspections at intervals necessary to fulfill those responsibilities.	Prior to the start of construction, the project owner shall provide to the CPM for review and approval, proof of its agreement to fund the Safety Monitor services.	Prior to start of construction	Approved by CEC on 4/25/11
WORKER SAFETY-05	PC	The project owner shall ensure that a portable automatic cardiac defibrillator is located on site during construction and operations and shall implement a program to ensure that the equipment is properly maintained and functioning at all times and that for each shift on-site personnel shall be trained in the American Heart Association's Heartsaver Automatic External Defibrillator (AED) Course, or equivalent, as follows: Construction: minimum 4 personnel per shift, including one security guard, Operation: minimum 2 personnel per shift, including one security guard.	Submit to the CPM proof that a portable automatic cardiac defibrillator exists on site and a copy of the training and maintenance program for review and approval.	At least 30 days prior to the start of site mobilization	Approved by CEC on 5/18/11; email confirming AED on site and picture thereof emailed to CEC on 6/2/11; additional pictures of AED per CPM's request approved on 6/21/11

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Attachment B

Documentation of RECLAIM Trading Credits (AQ-16)



December 23, 2021

Danny Luong RECLAIM Manager South Coast Air Quality Management District 21865 Copley Drive Diamond Bar, CA 91765-4182

Subject:

Walnut Creek Energy Park (Facility ID 146536)

Verification of 2022 RECLAIM Trading Credits

Dear Mr. Luong:

In accordance with the requirements of CEC Condition of Certification AQ-16 and the SCAQMD RECLAIM/Title V Permit, Section D, Conditions I298.1, I298.2, I298.3, I298.4, I298.5, I298.6, I298.7, I298.8, I298.9, I298.10, and I298.11 Walnut Creek Energy, LLC has obtained (based on a combination of the Allocation and NSR Use Accounts) the required 176,418 pounds of NOx RTCs and 11,400 pounds of SOx RTCs for the 2022 RECLAIM compliance year.

Should you have any questions, please contact me at (626) 986-0373.

Sincerely,

Marco Tule EH&S Specialist

Attachment C

List of Hazardous Materials (HAZ-1)

Walnut Creek Energy Park Operations Hazardous Materials List

Condition of Certification HAZ-1

Area Description	Chemical Name	Trade Name on HMIS/MSDS	CAS Number	Quantity On Site
	Sodium Hydroxide (30%)	BWT-100-A	1310-73-2	550 gal
	Sodium Hypochlorite (12.5%)	Sodium Hypochlorite 12.5%	7681-52-9	1,600 gal
	Coagulant	Megafloc 785	None	12 gal
	Sodium Bisulfite	BWT-104	7631-90-5	550 gal
Water Treatment Chemicals	Scale Inhibitor	RO 503	None	550 gal
water freatment Chemicals	Cooling Water Biocide	BioTrol 509	None	550 gal
	Sodium Bromide	BioTrol 140	7647-15-6	10 gal
	Reverse Osmosis Biofouling Cleaner	ROC 50 KBT	None	55 gal
	Reverse Osmosis Scalant Cleaner	ROC 20 KBT	None	55 gal
	Corrosion/Scale Inhibitor	TowerFlex	None	300 gal
	Sodium Hypochlorite (12.5%)	Sodium Hypochlorite 12.5%	7681-52-9	2,200 gal
	Sulfuric Acid (93%)	Sulfuric Acid	7664-93-9	3,000 gal
Cooling Tower Chemicals	Sodium Bromide	Biotrol 102	None	2,200 gal
	Sodium Bromide	Bromide Plus	None	550 gal
	Corrosion/Scale Inhibitor	TowerFlex	None	2,200 gal
	CT Lube Oil (Mineral Lube Oil)	Mobil DTE Light	None	8,275 gal per turbine
Combustion Turbine AUX Skid (5 total)	CT Lube Oil (Synthetic Oil)	Mobil Jet II	None	177 gal per turbine and one 55 gal drum
Combustion Turbine CT Enclosure (5 total)	CT Lube Oil (Hydraulic Lube Oil)	Mobil DTE 26	None	55 gal per turbine
Fuel Gas Compressor (3 total)	Fuel Gas Compressor Lube Oil - SAE 40	Mobil Pegasus 805	None	152 gal per compressor
Aqueous Ammonia Containment	Aqueous Ammonia (19%)	Aqueous Ammonia (19%)	1336-21-6	112,000 lb
Breakers (8 total)	Sulfur Hexafluoride	Sulfur Hexafluoride	2551-62-4	50 lb per breaker
Transformers (5)	Mineral Oil	Hytrans 61	None	10,700 gal per transformer
Transformers (2)	Mineral Oil	Hytrans 61	None	6,896 gal per transformer
Emergency Firepump Engine	Diesel Fuel No. 2	Diesel Fuel No. 2	68476-34-6	300 gal
	Lead Acid Batteries	Lead Acid Batteries	7664-93-9	9.2 gal
	Laboratory Reagents (Liquid)	Various	None	20 gal
Warehouse	Laboratory Reagents (Solid)	Various	None	100 lb
	Cleaning Chemicals & Detergents	Various	None	20 gal
Water Treatment Electrical Room/5KV Building/Unit 1-5 PCMs	Lead Acid Batteries	Lead Acid Batteries	7664-93-9	2132 gal
Oil Storage Building	Highly Refined Mineral Oil	D-A Lubricants Reliant	None	55 gal
	CT Lube Oil (Mineral Lube Oil)	Mobil DTE Light	None	165 gal
	Hydraulic Fluid	Mobil DTE Excel 46 oil	None	165 gal
	CT Lube Oil (Hydraulic Lube Oil)	Mobil DTE 26	None	55 gal
	Turbine Oil	Mobile DTE Oil Heavy Medium	None	20 gal
	Hydraulic Fluid	Mobile DTE 25	None	15 gal
	Diesel Fuel No. 2	Diesel Fuel No. 2	68476-34-6	110 gal
	CT Lube Oil (Synthetic Oil)	Mobil Jet II	None	110 gal
	Cylinder Oil	Mobil 600 W Super Cylinder Oil	None	55 gal
	Fuel Gas Compressor Lube Oil - SAE 40	Mobil Pegasus 805	None	55 gal
	Gas Turbine Water Wash Solution	Conntect 6000	111-76-2	165 gal

Attachment D

Documentation of Cooling Tower Operating Parameters (VIS-4)



February 24, 2014

Ms. Camille Remy Obad
Compliance Project Manager
Siting, Transmission and Environmental Protection (STEP) Division
California Energy Commission
1516 Ninth Street (MS-2000)
Sacramento, CA 95814

Subject:

Walnut Creek Energy Park (Docket No. 05-AFC-2C)

Condition of Certification VIS-4

Written Certification Regarding Operations of Cooling Tower

Dear Ms. Remy Obad,

Condition of Certification (COC) VIS-4 as set forth in the California Energy Commission's Final Decision for the Walnut Creek Energy Park, requires that a written certification for operation of the cooling tower be provided in the Annual Compliance Report. The certification is to demonstrate that the cooling tower has consistently been operated within the design parameters specified in VIS-4, except as necessary to prevent damage to the cooling tower.

This is to certify that no changes have been made to the cooling tower design, which would preclude the cooling tower from operating within the original design parameters.

Should you have any questions or comments, please do not hesitate to contact me at (626) 968-0360 Ext. 1.

Sincerely,

Rick McPherson Plant Manager

WCEP O&M File: 03.09.15.03.04

Ruk MALerin

Attachment E

Waste Management Plan (WASTE-5)



05-AFC-2C

WASTE-5 Operations Waste Management and Minimization Plan

April 1, 2013

Revision 5 – December 28, 2018

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TABLES

Table 1 Walnut Creek Energy Park Anticipated Waste Streams and Frequency of Generation

Table 2 Transportation and Disposal Contractors

Abbreviations and Acronyms

AFC Application for Certification

CCR California Code of Regulations

CEC California Energy Commission

CFR Code of Federal Regulations

CEC California Energy Commission

COC Condition of Certification

CPM Compliance Project Manager

CTG combustion turbine-generator

CRT cathode ray tube

LACSD County Sanitation Districts of Los Angeles County

MW megawatt

NOx nitrogen oxide

RCRA Resource Conservation and Recovery Act

SCE Southern California Edison

STLC soluble threshold limit concentration

TCLP toxicity characteristic leaching procedure

TTLC total threshold limit concentration

UHWM Uniform Hazardous Waste Manifest

WCEP Walnut Creek Energy Park

WMP Waste Management Plan

1 INTRODUCTION

The Walnut Creek Energy Park (WCEP) is a 500 megawatt (MW) natural gas-fired, simple-cycle electrical generating facility. The WCEP generates power during times of peak demand and provides the fast-start capabilities needed to provide in-basin voltage support as needed and to help integrate renewable energy resources into the grid.

1.1 Purpose

This Operations Waste Management Plan (WMP), which is required pursuant to Condition of Certification (COC) WASTE-5 in the California Energy Commission (CEC) Final Commission Decision for the WCEP (CEC, 2008), identifies the expected waste streams and describes the waste management procedures that are used to maximize diversion and minimize the quantity of waste requiring disposal. This WMP specifically addresses the generation and characterization of waste, on-site storage and handling, waste discharge, off-site shipment, and disposal of solid and liquid wastes generated at the project site. The WMP also summarizes the responsibilities of operations personnel and serves as a tool to provide for accountability of material throughout the project activities.

As required by COC WASTE-5, actual waste management methods used each year will be documented in the Annual Compliance Report submitted to the CEC per COC COM-7, including a comparison of the actual methods used to those outlined in this WMP.

1.2 Project Summary

The facility is located at 911 Bixby Drive in City of Industry, California. It is located within an industrial area and is surrounded by industrial uses that include warehousing, manufacturing, and transportation (railroad and intermodal rail/truck yard) uses, electric transmission lines, the San Jose Creek Flood Control Channel, and the Southern California Edison (SCE) Walnut Substation. Residential areas are located in the City of La Puente to the north and in the unincorporated Los Angeles County community of Hacienda Heights to the south.

The WCEP contains the following components on site:

- Five 100-MW General Electric LMS100 natural gas-fired combustion turbinegenerators (CTGs), each equipped with water injection capability to reduce nitrogen oxide (NOx) emissions, and:
 - Selective catalytic reduction equipment containing catalysts to further reduce NOx emissions;
 - Oxidation catalyst to reduce carbon monoxide emissions;

- Inlet air filter house with evaporative cooler; and
- > Turbine inter-cooler.
- One four-cell mechanical-draft cooling tower;
- Three natural gas compressors;
- Generator step-up and auxiliary transformers; and
- Associated balance of plant equipment.

In addition, the facility has the following utility connections:

- A 230-kilovolt (kV) transmission line located within the SCE transmission easement connects the facility to the SCE Walnut Substation.
- Potable and recycled water are supplied by Rowland Water District.
 Recycled water is used as cooling tower and evaporative cooler makeup water, landscape irrigation water, and demineralizer makeup water.
- A 14-inch diameter connection to the Southern California Gas Company's 30-inch, high-pressure natural gas pipeline that occupies a utility easement within the project parcel supplies natural gas to the facility.
- An 8-inch diameter connection to the County Sanitation Districts of Los Angeles County (LACSD) trunk sewer at the southwest corner of the site allows for discharge of industrial wastewater.

1.3 Responsibilities

Waste is routinely generated onsite as part of the electrical generating process and maintenance activities, and it is imperative that proper waste management be an integral part of everyday plant operations. Every WCEP employee is trained on the regulatory requirements and aware of the environmental and financial impacts related to the disposal of wastes and materials in an effort to minimize generated wastes.

The following personnel will be responsible for implementing waste management methods and procedures.

1.3.1 Operator Mechanics

Operator Mechanics are responsible for meeting all regulatory requirements applicable to waste management including:

- Handling
- Storage
- Labeling
- Weekly Inspections
- Assisting in sample collection for waste characterization

1.3.2 Environmental Specialist

The Environmental Specialist is responsible for the following:

- ➤ Initial and annual refresher training to required personnel covering applicable regulatory requirements and the WCEP waste minimization practices discussed in this plan
- Coordination with contractors for waste characterization, transportation, and disposal
- Recordkeeping

1.3.3 Plant Supervisor and Plant Manager

The Plant Supervisor and Plant Manager will oversee both Operator Mechanics and the Environmental Specialist to ensure compliance.

2 WASTE MANAGEMENT REQUIREMENTS

Waste streams at the WCEP during operations include non-hazardous wastes, universal wastes, recycled hazardous wastes and hazardous wastes. All wastes generated during operation will be managed in accordance with the procedures described in the following subsections which cover storage, characterization, disposal and minimization activities. In addition, anticipated waste streams during WCEP operations, including generation frequencies, storage locations and accumulation time limits, are summarized in Table 1. Waste transportation and disposal contractors are summarized in Table 2.

2.1 Non-Hazardous Wastes

Non-hazardous wastes generated during WCEP operations include the following:

- Municipal waste (i.e., minor amounts of putrescible garbage, office- and maintenance-related trash including waste paper, glass, cans, pallets, cardboard, landscaping wastes, etc.)
- Bulk recyclable materials
- Empty containers
- Laboratory Waste
- Wastewater
 - Plant drains
 - Accumulated rain water in secondary containments
 - Cooling water
 - Sanitary wastes

The WCEP uses non-hazardous alternatives when appropriate to meet job specifications and non-hazardous waste is a normal product of plant operations. "Good housekeeping" practices are maintained throughout the site and solid waste storage areas. Waste container type, size and numbers are maintained to ensure that they are compatible with the waste generated. Non-hazardous waste is recycled whenever practicable.

2.1.1 Municipal Waste

Municipal wastes are collected and disposed of by a local waste collection vendor. Wastes are stored in bins provided by the vendor and collected on a weekly basis. Municipal waste may include some recyclable materials; however, the WCEP also utilizes a recycling service as described below. The local waste collection vendor separates any recyclables from the waste stream at a transfer station prior to disposal; it does not provide separate collection bins for these materials.

2.1.2 Bulk Recyclable Materials

Bulk recyclable materials generated during WCEP operations include:

- Paper
- Plastic Bottles
- Aluminum Cans
- Cardboard
- Scrap Metal
- Scrap Equipment

Scrap metal and equipment include ferrous and non-ferrous metal wastes from routine and periodic facility maintenance such as metal turnings and cuttings, unusable parts, and obsolete equipment, as well as items such as metal banding. Paper, plastic bottles, aluminum cans, cardboard and scrap metal are accumulated in designated bins and cages.

2.1.3 Empty Containers

All containers such as buckets, drums and totes which formerly held a hazardous material will be fully drained prior to disposal or recycling. Containers will be recycled to the maximum extent possible. Empty containers with a capacity of five gallons or less that cannot be recycled will be placed in the facility trash receptacle for collection with municipal waste unless they previously contained hazardous materials.

In the event that a container that previously contained a hazardous material or waste cannot be emptied and managed in accordance with the contaminated container requirements of Title 22 California Code of Regulations (CCR) §66261.7, the container will be managed as hazardous waste and removed from the site within 180 days.

2.1.4 Laboratory Analysis Waste

Laboratory analysis waste generated at the WCEP will include water samples and rinsate from daily water sampling. Laboratory waste is non-hazardous based on generator knowledge and will be disposed of in the cooling tower as needed. Accumulation of laboratory waste will not exceed one year from the accumulation start date.

2.1.5 Wastewater

Wastewater from plant drains including area wash down, sample drains, equipment leakage, and drainage from facility equipment containment areas is collected in a system of floor drains, hub drains, sumps, and piping within the facility and discharged to one of three oil/water separators on site. The wastewater is then recycled to the cooling tower basin. Wastewater from combustion turbine water washes will be collected in holding tanks located at each CTG unit. If the wastewater from turbine water washes is suitable for reuse, it will be pumped to the cooling tower basin. If the wastewater is not suitable for reuse, it will be disposed of off-site. Wastewater from turbine water washes is expected to be non-hazardous based on generator knowledge. Cooling water system blow down is routed to the wastewater surge tank located at the west end of the site. Water in the wastewater surge tank is discharged to the LACSD trunk sewer under Industrial Wastewater Discharge Permit No. 21596. As required by Permit No. 21596. WCE will perform quarterly self monitoring to verify compliance with discharge requirements and prepare a quarterly self monitoring report for submission to LACSD.

Sanitary wastes generated at the administration building are directed to the LACSD trunk sewer. A sanitary lift station is located on the south side of the facility. The connection to the LACSD trunk sewer for sanitary waste discharge is separate from the industrial wastewater connection described above.

Storm water runoff is discharged to the storm drain via a system of catch basins on site. Best management practices will be employed to reduce the volume and toxicity of materials contacting storm water. Rainwater accumulated in secondary containments around outdoor plant equipment (e.g., transformers and chemical storage tanks) will not be discharged to the storm drain. Accumulated rainwater will be directed to the oil/water separators and then discharged to the cooling water basin. Prior to diverting

the water to the oil/water separators the accumulated rainwater will be inspected and the inspection will be documented in accordance with the WCEP Industrial Wastewater Permit requirements.

2.2 Universal Wastes

Universal wastes generated during WCEP operations include:

- Spent consumer type batteries
- Spent mercury-containing lamps
- Consumer electronic devices

Universal wastes are hazardous upon disposal but pose a lower risk to people and the environment than other hazardous wastes. Hazardous waste regulations (California Code of Regulations, Title 22, Division 4.5, Chapter. 11, Section 66261.9) identify the categories of hazardous wastes that can be managed as universal wastes. Any unwanted item that falls within one of these waste streams can be handled, transported and recycled following the simple requirements set forth in the universal waste regulations.

2.2.1 Spent Consumer Type Batteries

Spent consumer type batteries are managed as universal waste in accordance with Title 22 CCR §66261.9(a) and 66273.2. (For spent lead acid batteries, see Section 2.3.) All spent consumer type batteries, which may include alkaline, nickel cadmium and similar batteries, will be placed in a closed, corrosion-resistant container with a label indicating the contents ("Universal Waste – Batteries") and the accumulation start date. The container will be kept in the Warehouse, and accumulation time will not exceed one year from the initial date of accumulation.

Battery box shipment and recycling will be coordinated with the battery recycling vendor. A non-hazardous waste manifest which indicates that the batteries will be recycled will be used for transportation of spent consumer type batteries. The WCEP will maintain copies of the shipment records.

2.2.2 Spent Mercury-Containing Lamps

Spent mercury-containing lamps (e.g., fluorescent lamps) are considered a universal waste as defined in Title 22 CCR §66261.9 and will be managed in accordance with Title 22 CCR §66273.1 through §66273.70. Spent lamps will be placed in their original or similar packaging to prevent breakage and stored in the Warehouse prior to disposal. Each package of lamps will be labeled to indicate their contents ("Universal Waste –

Lamps") and the accumulation start date. Accumulation time will not exceed one year from the accumulation start date.

Transportation and disposal of spent lamps will be coordinated with a universal waste vendor. A non-hazardous waste manifest or bill of lading will be used for transportation of spent lamps. The driver transporting the spent lamps will note the number of containers on the non-hazardous waste manifest or bill of lading and provide appropriate copies to WCEP personnel. Original copies of non-hazardous waste manifests and bills of lading will be filed on site.

2.2.3 Consumer Electronic Devices

The WCEP expects to generate minimal amounts of used consumer electronic waste. Consumer electronic devices are considered a universal waste as defined in Title 22 CCR §66261.9 and will be managed in accordance with Title 22 CCR §66273.1 through §66273.70. Consumer electronic devices will be placed in a closed sealed storage container in the hazardous waste accumulation area. Each container will be labeled to indicate the contents ("Universal Waste – Electronic Devices") and the accumulation start date. Accumulation time for electronic devices will not exceed one year from the accumulation start date.

Transportation of such waste will be coordinated with a universal waste vendor for recycling where possible. A non-hazardous waste manifest or bill of lading will be used for transportation of electronic devices. The driver transporting electronic devices will note the number of devices on the non-hazardous waste manifest or bill of lading and provide appropriate copies to WCEP personnel. Original copies of non-hazardous waste manifests and bills of lading will be filed on site. The WCEP will keep records of any consumer provided to a recycling facility.

2.3 Recyclable Hazardous Wastes

Recyclable wastes generated during WCEP operations may include the following:

- Used oil
- Used oil filters
- Spent lead acid batteries

As appropriate, the WCEP will recycle waste generated during operation, which can include hazardous wastes amendable for recycling. Recyclable hazardous wastes will be segregated from the waste stream and offered, for off-site transport and recycling to the greatest extent possible.

2.3.1 Used Oil

Health and Safety Code section 25250.4 requires that used oil be managed as a hazardous waste in California unless it is shown to meet the specifications for recycled oil in Health and Safety Code section 25250.1(b) or qualifies for a recycling exclusion under Health and Safety Code section 25143.2.

Used oil will be generated by the following processes at the WCEP: oil/water separators, lube oil skid maintenance activities, equipment maintenance, diesel fire pump maintenance, and fuel gas compressor maintenance. High volume maintenance activities that require a large amount of oil to be removed will be pumped into a vacuum truck for recycling. Used oil generated at the lube oil skids, oil/water separators, diesel fire pump, and fuel gas compressors will be pumped into a vacuum truck for recycling. Used oil generated as a result of routine and small equipment maintenance will be containerized in metal drums and managed as hazardous waste. In addition, the containers will have a National Fire Protection Association label, marked appropriately for the type of oil stored based on the information in the corresponding Material Safety Data Sheet. Storage of used oil in containers will meet the requirements of Title 22 CCR, Chapter 15, Article 9. Accumulation time for used oil will not exceed 180 days from the accumulation start date.

Transportation and recycling of used oil for recycling will be coordinated with a hazardous waste transporter. A Uniform Hazardous Waste Manifest or Consolidated Hazardous Waste Manifest, provided by the vendor or the WCEP will be used for transportation of used oil. The driver transporting the used oil will note the number or containers or bulk quantity of used oil on the hazardous waste manifest and provide appropriate copies to WCEP personnel. Original copies of the manifests will be filed on site.

2.3.2 Used Oil Filters

Used oil filters are exempt from federal and state regulation as a hazardous waste if managed in accordance with 40 Code of Federal Regulations (CFR) §261.6(a)(3)(iv) and Title 22 CCR §66266.130, respectively. In order to classify for this exemption, used oil filters will be completely drained of free flowing oil and placed in metal drums labeled with the contents ("Drained Used Oil Filters") and accumulation start date.

Accumulation time for used oil filters will not exceed one year from the accumulation start date. Waste oil drained from the filters will be managed as used oil as described in Section 2.3.1.

Profiling of used oil filters is not required if managed in accordance with Title 22 CCR §66266.130. Transportation and recycling of used oil filters will be coordinated with a waste transportation vendor. Non-hazardous waste manifests or bills of lading used for

transportation of used oil filters will be prepared in accordance with the requirements of Title 22 CCR §66266.130(c)(5). The driver transporting the oil filters will note the number of containers on the non-hazardous waste manifest or bill of lading and provide appropriate copies to WCEP personnel. Original copies of non-hazardous waste manifests and bills of lading will be filed on site.

2.3.3 Spent Lead Acid Batteries

Spent lead acid batteries are exempt from federal and state hazardous waste requirements if managed in accordance with 40 CFR §266.81 and Title 22 CCR §66266.81, respectively. The supplier(s) of lead acid batteries at the WCEP will replace spent batteries with new batteries and coordinate both transportation and recycling of the spent batteries. Prior to shipment off site, spent batteries will be stored in a secure, contained location and the WCEP will ensure that they are properly segregated from incompatible wastes/materials. The battery will either be double-bagged with polyethylene plastic bags or placed on a pallet. A non-hazardous waste manifest or bill of lading will be used for transportation of spent lead acid batteries. The non-hazardous waste manifest or bill of lading will list the date, name and address of the generator, transporter, and transfer and/or recycling facility, and number of batteries. The driver transporting the batteries will note the number of batteries on the non-hazardous waste manifest or bill of lading and provide appropriate copies to WCEP personnel. Original copies of non-hazardous waste manifests and bills of lading will be filed on site and retained for a minimum of 3 years.

2.4 Hazardous Wastes

Hazardous wastes generated during WCEP operations may include the following:

- Natural gas condensate
- Used natural gas filters
- Absorbent material used to contain or soak up oil
- Paint-related wastes
- Cooling tower sludge
- SCR and CO Catalyst Units
- Expired chemicals
- Spent Aerosol Cans

Hazardous wastes will be stored in a designated hazardous waste accumulation area prior to disposal. Since the hazardous waste accumulation area is expected to contain some flammable wastes, such as used oil, it will be located at least 50 feet from the property line as required by Title 22 CCR §66265.176.

The above listed wastes are anticipated to be classified as hazardous based on generator knowledge. Where analysis is required, WCE will follow federal and state protocols relative to sampling protocols and analytical methods.

The WCEP is currently classified as a small quantity hazardous waste generator under EPA ID number CAR000145714. It is anticipated that the WCEP will remain a small quantity generator during operations; however, waste generation records will be periodically reviewed to determine if a change in generator status, with a resulting change in accumulation time limit, is necessary.

2.4.1 Natural Gas Condensate

Natural gas condensate from the fuel gas compressors is collected in the fuel gas compressor drain tank located on the south side of the fuel gas compressor building. The tank is an aboveground storage tank, is located in a secondary containment structure and has been certified as a hazardous waste tank in accordance with Title 22 CCR §66265.192. Natural gas condensate accumulated in the tank will be managed in accordance with Title 22 CCR, Division 4.5, Chapter 15, Article 10.

Natural gas condensate will be characterized in accordance with Title 22 CCR §66261.20. Should the condensate be classified as hazardous, the contents of the fuel gas compressor drain tank will be disposed of every 180 days, transportation and disposal of natural gas condensate will be coordinated with a hazardous waste transporter and a Uniform Hazardous Waste Manifest, provided by the vendor or the WCEP will be used for transportation. The driver transporting the waste will note the quantity on the manifest, and both the driver and a WCEP representative will sign the manifest. The WCEP will keep the original copy of the manifest filed on site and forward a copy of the manifest to the DTSC within 30 days.

2.4.2 Used Natural Gas Filters

Natural gas filters are used to remove liquids and impurities from the natural gas fuel supply. Used filters will be placed in a storage container in the hazardous waste accumulation area. These filters may be classified as RCRA hazardous, non-RCRA hazardous, or non-hazardous waste pending results of characterization analyses performed. Accumulation containers will be stored and labeled accordingly, including the accumulation start date. If hazardous, accumulation time will not exceed 180 days from the accumulation start date.

Filters will be characterized prior to disposal in accordance with Title 22 CCR §66261.20. Transportation and disposal will be coordinated with a hazardous waste transporter. For filters classified as non-hazardous, a non-hazardous waste manifest or bill of lading will be used. The driver transporting the filters will note the number of

containers on the non-hazardous waste manifest or bill of lading and provide appropriate copies to WCEP personnel. For filters classified as hazardous, a Uniform Hazardous Waste Manifest, provided by the vendor or the WCEP will be used. The driver transporting the waste will note the quantity on the manifest, and both the driver and a WCEP representative will sign the manifest. The WCEP will keep the original copy of the manifest filed on site and forward a copy of the manifest to the DTSC within 30 days. A signed copy of the manifest will be provided by the disposal facility.

2.4.3 Absorbent Material Used to Contain or Absorb Oil

Absorbent material is used to contain or absorb oil. Used absorbent materials will be placed in a container in the hazardous waste accumulation area prior to disposal. Absorbent material is presumed hazardous under the classification of California waste code 223 per Title 22 CCR Chapter 11, Appendix XII. The container will be labeled with a hazardous waste label, including the contents and accumulation start date. The accumulation time will not exceed 180 days from the accumulation start date.

Transportation and disposal will be coordinated with a hazardous waste transporter. A Uniform Hazardous Waste Manifest, provided by the vendor or the WCEP will be used. The driver transporting the waste will note the quantity on the manifest, and both the driver and a WCEP representative will sign the manifest. The WCEP will keep the original copy of the manifest filed on site and forward a copy of the manifest to the DTSC within 30 days.

2.4.4 Paint-Related Wastes

Paint-related wastes may consist of liquids such as used thinners, cleaners and paints; and solid materials such as brushes, clean up rags, paint-soaked paper, and drop cloths, which will be discarded. Paint-related wastes will be containerized and stored in the hazardous waste accumulation area. The container lid will remain closed except during transfer of paint-related waste to or from the container. The container(s) will be labeled with a hazardous waste label, including description of the waste and accumulation start date. Accumulation time will not exceed 180 days from the accumulation start date.

If paint-related wastes are hazardous based on generator knowledge due to the characteristic of ignitability they will be shipped under waste code D001. Transportation and disposal will be coordinated with a hazardous waste transporter. A Uniform Hazardous Waste Manifest, provided by the vendor or the WCEP will be used. The driver transporting the paint waste will note the quantity on the manifest, and both the driver and a WCEP representative will sign the manifest. The WCEP will keep the original copy of the manifest filed on site and forward a copy of the manifest to the

DTSC within 30 days. A signed copy of the manifest will be provided by the disposal facility.

2.4.5 Cooling Tower Sludge

The cooling tower basin will be drained and cleaned approximately every 5 to 10 years. Cooling tower sludge will be removed as part of this process and will require disposal off site. Cooling tower sludge removed from the cooling tower basin will be placed in containers and labeled as hazardous or non-hazardous waste, pending results of waste characterization. The labels will include a description of the contents ("Cooling Tower Sludge") and accumulation start date.

Cooling tower sludge will be sampled and characterized prior to disposal in accordance with Title 22 CCR §66261.20. Transportation and disposal will be coordinated with a waste transporter. If cooling tower sludge is classified as non-hazardous, a non-hazardous waste manifest or bill of lading will be used. The driver transporting the cooling tower sludge will note the number of containers on the non-hazardous waste manifest or bill of lading and provide appropriate copies to the WCEP personnel.

If the cooling tower sludge is classified as hazardous, a Uniform Hazardous Waste Manifest, provided by the vendor or the WCEP will be used. The driver transporting the waste will note the quantity on the manifest, and both the driver and a WCEP representative will sign the manifest. The WCEP will keep the original copy of the manifest filed on site and forward a copy of the manifest to the DTSC within 30 days.

2.4.6 SCR and CO Catalyst Units

SCR and CO catalyst units are located in the emissions control modules at each of the five units at the WCEP. SCR and CO catalyst units will have to be changed out every 5 to 10 years.

Material from the SCR and CO catalyst units will be sampled and characterized prior to disposal in accordance with Title 22 CCR §66261.20. If the SCR and CO catalyst units are classified as hazardous, transportation and disposal will be coordinated with a hazardous waste transporter. A Uniform Hazardous Waste Manifest, provided by the vendor or the WCEP will be used. The driver transporting the waste will note the quantity on the manifest, and both the driver and a WCEP representative will sign the manifest. The WCEP will keep the original copy of the manifest filed on site and forward a copy of the manifest to the DTSC within 30 days. A signed copy of the manifest will be provided by the disposal facility.

2.4.7 Expired Chemicals

Expired chemicals associated with water treatment processes, maintenance, and laboratory activities may periodically need to be removed from the facility. Expired chemicals will be characterized for disposal based on information on the associated MSDS and laboratory analysis as needed.

Transportation and disposal of expired chemicals will be coordinated with a hazardous waste transporter. A Uniform Hazardous Waste Manifest, provided by the vendor or the WCEP will be used. The driver transporting the chemicals will note the quantity on the manifest, and both the driver and a WCEP representative will sign the manifest. The WCEP will keep the original copy of the manifest filed on site and forward a copy of the manifest to the DTSC within 30 days. A signed copy of the manifest will be provided by the disposal facility.

2.4.8 Empty Aerosol Containers

Spent aerosol containers that are not completely empty will be managed as a hazardous waste. Spent aerosol containers will be placed in a closed sealed storage container in the hazardous waste accumulation area. Each container will be labeled with a Hazardous Waste label to indicate the contents and the accumulation start date. Accumulation time for spent aerosol containers will not exceed one year from the accumulation start date.

Transportation and disposal of non-empty spent aerosol containers will be coordinated with a hazardous waste transporter. A Uniform Hazardous Waste Manifest, provided by the vendor or the WCEP will be used. The driver transporting the chemicals will note the quantity on the manifest, and both the driver and a WCEP representative will sign the manifest. The WCEP will keep the original copy of the manifest filed on site and forward a copy of the manifest to the DTSC within 30 days. A signed copy of the manifest will be provided by the disposal facility.

2.5 Waste Minimization and Recycling

The WCEP will actively practice waste minimization and recycling efforts to reduce the volume and toxicity of wastes generated during project operations. At minimum, the following waste minimization approaches will be used in daily operations:

- Recycling/re-use of cooling water.
- Best management practices to reduce the volume and toxicity of materials contacting storm water.

- Preventing hazardous material spills through management of materials, performing preventative maintenance on equipment and personnel training.
- Conducting regular inspections of the Waste Accumulation Area to detect and replace damaged or leaking containers.
- Using non-hazardous alternatives when appropriate to meet job specifications.
- Utilizing hazardous materials to the greatest extent possible before disposal.
- Separation of plastic bottles, aluminum cans, paper, cardboard and scrap metal from municipal waste for reclamation (municipal waste collector will separate all other recyclables from trash following pickup).
- Recycling used oil and used oil filters to the maximum extent practicable.
- Recycling spent lead acid batteries to the maximum extent practicable.
- A chemical approval process which will encourage identification of less-toxic alternatives to industrial chemical used at the plant.

3 CONCLUSION

The WCEP will make waste minimization and proper waste management an active and ongoing component of their operations in order to prevent impacts to the environment and maintain compliance with regulatory requirements. That means taking responsibility for the byproducts of operations and the waste that is generated. The success of the WCEP Waste Management and Minimization Program is dependent on the willing and active participation of the entire facility.

4 REFERENCES

Bureau Veritas, 2012. "Hazardous Waste Tank System Assessment, Walnut Creek Energy Park, 911 Bixby Drive, City of Industry, California 91748." December 12.

California Energy Commission, 2008. Final Commission Decision, Walnut Creek Energy Park, Application for Certification (05-AFC-2C), Los Angeles County. February.

County Sanitation Districts of Los Angeles County, 2015. Industrial Wastewater Discharge Permit No. 21596 for the Walnut Creek Energy Park, December 10.

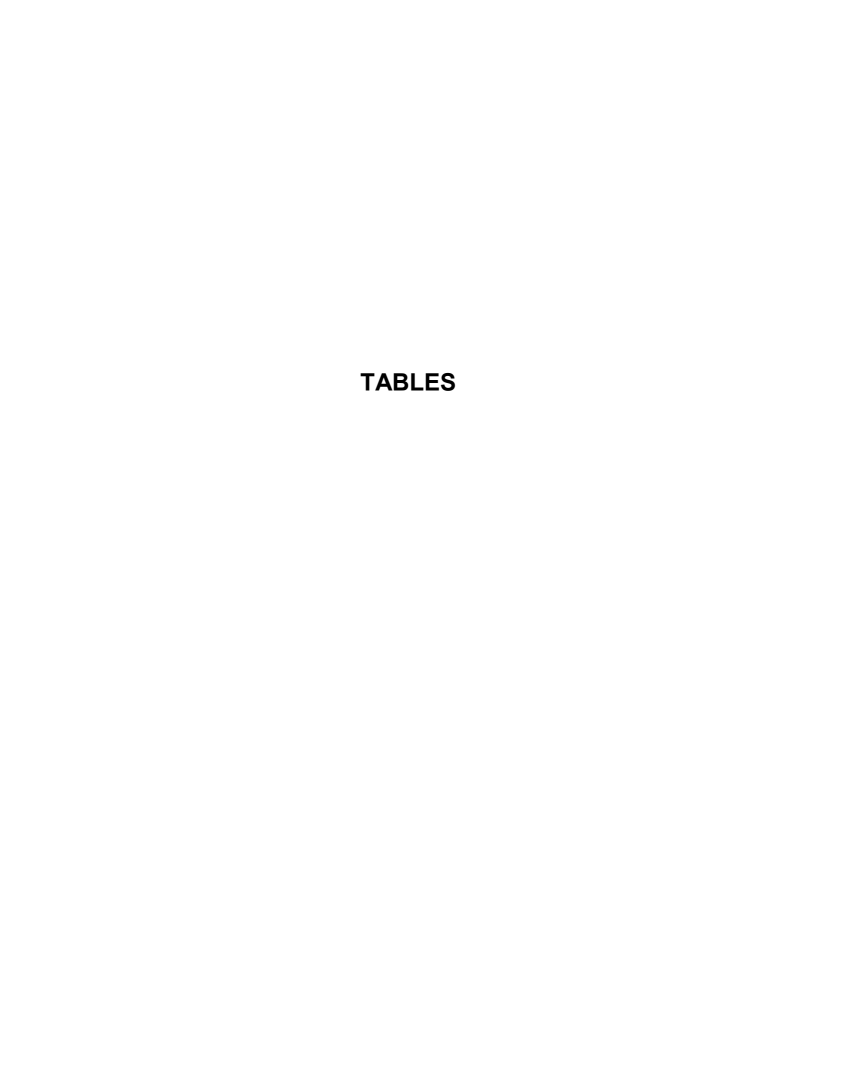


Table 1. Walnut Creek Energy Park Anticipated Waste Streams and Frequency of Generation

Waste Classification	Location/Equipment	Waste Description	Estimated Generation Rate	Waste Storage Location	Accumulation Time Limit (days)
	Facility	Municipal Waste	50 CY/year	Various	N/A
	Facility	Bulk Recyclable Materials	20 CY/year	Various	N/A
	Facility	Empty Containers	50 lb/year	Hazardous Waste Accumulation Area	N/A ¹
Non-Hazardous	CTG Wash Water Tanks (5)	Water with possible traces of oil	2,000 gallons 1-2 times per year	N/A – will be pumped directly to truck for disposal	N/A
	Plant Drains	Wastewater	1 MG/year	N/A	N/A
	Detained Rain Water in Equipment and Tank Secondary Containments	Wastewater	Minimal – Will Vary Annually	N/A	N/A
	Industrial Wastewater Discharge (from Cooling Tower Basin)	Wastewater	61 MG/year	N/A	N/A
	Sanitary Waste	Wastewater	65,700 gallons/year	N/A	N/A
Universal	Facility	Spent Consumer Type Batteries	5 lb/year	Warehouse	365

Table 1. Anticipated Waste Streams and Frequency of Generation (continued)

Waste Classification	Location/Equipment	Waste Description	Estimated Generation Rate	Waste Storage Location	Accumulation Time Limit (days)
	Facility	Spent Lamps	5 lb/month	Warehouse	365
	Facility	Consumer Electronic Devices	50 lb/year	Warehouse	365
	Facility	Cathode Ray Tubes	5 lb/month	Warehouse	365
	Oil/Water Separator (3)	Used Oil	Minimal; will vary annually	Hazardous Waste Accumulation Area	180
	Lube Oil Skids (5)	Used Oil	8,270 gallons every 6 years per Unit	Hazardous Waste Accumulation Area	180
	Lube Oil Filters	Used Filters	500 lb/year	Hazardous Waste Accumulation Area	180
Recyclable	Equipment Maintenance	Used Oil	300 lb/year	Hazardous Waste Accumulation Area	180
	Diesel Fire Pump Maintenance	Used Oil	120 lb/year	Hazardous Waste Accumulation Area	180
	Fuel Gas Compressors (3)	Used Oil	1500 lb/year	Hazardous Waste Accumulation Area	180
	Facility	Used Lead Acid Batteries	60 lb/year	Hazardous Waste Accumulation Area	365 ³

Table 1. Anticipated Waste Streams and Frequency of Generation (continued)

Waste Classification	Location/Equipment	Waste Description	Estimated Generation Rate	Waste Storage Location	Accumulation Time Limit (days)
	Fuel Gas Compressor Drain Tank	Waste Condensate	80 lb/month	Fuel Gas Compressor Drain Tank	180
	Fuel Gas Compressor Building	Used Natural Gas Filters	10 filters every 5-10 years	Hazardous Waste Accumulation Area	180
	Facility	Absorbent Material	30 lb/month	Hazardous Waste Accumulation Area	180
Hazardous	Facility	Oily rags	16 lb/month	Hazardous Waste Accumulation Area	180
	Cooling Tower	Sludge	5,000 lb every 5 to 10 years	Hazardous Waste Accumulation Area	90
	Emissions Control Modules (5)	SCR Catalyst Units	600 lb every 5 to 10 years	Hazardous Waste Accumulation Area	90
	Emissions Control Modules (5)	CO Catalyst Units	600 lb every 5 to 10 years	Hazardous Waste Accumulation Area	90
	Facility	Expired Chemicals	Minimal; will vary annually	Hazardous Waste Accumulation Area	180
	Facility	Spent Aerosol Cans	Minimal; will vary annually	Hazardous Waste Accumulation Area	180

Notes:

- 1. If container(s) are considered hazardous as described in Section 2.1.3, accumulation time limit is 180 days.
- 2. Accumulation time is Not Applicable because oil will be transferred directly from the equipment to a truck for recycling.

Table 1. Anticipated Waste Streams and Frequency of Generation (continued)

3. Accumulation time limit assumes total amount of lead acid batteries accumulated is less than 1 ton. If more than 1 ton of batteries are accumulated, accumulation time limit is 180 days.

Acronyms:

CY Cubic Yard MG Million Gallons N/A Not Applicable

 Table 2.
 Transportation and Disposal Contractors

Contact Information	Associated Waste Streams
(800) 442-6454	Municipal Waste
2918 Worthen Ave Los Angeles CA 90039	Empty Containers, Spent Lamps, Spent Aerosol Cans, Hazardous Wastes, Used Oil and Oil Filters
	(800) 442-6454 2918 Worthen Ave

Attachment F

Water Metering Devices - Testing Documentation (WATER RES-1)



BACKFLOW PREVENTION ASSEMBLY TEST REPORT return completed form to: 3021 Fullerton Road, Rowland Heights, CA 91748

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BACKFLOW PREVENTION ASSEMBLY TEST REPORT return completed form to: 3021 Fullerton Road, Rowland Heights, CA 91748

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Attachment G

Permits Issued by Other Government Agencies

LOS ANGELES COUNTY CERTIFIED UNIFIED PROGRAM AGENCY ADMINISTERED BY LOS ANGELES COUNTY FIRE DEPARTMENT

ANNUAL UNIFIED PROGRAM FACILITY PERMIT

Fiscal Year 2021-2022

July 1, 2021 - June 30, 2022

ISSUED TO: WALNUT CREEK ENERGY PARK

911BIXBY DR.

CITY OF INDUSTRY, CA 91745

LA Co. CUPA NO. AR: AR0059916

FACILITY OWNER: WALNUT CREEK ENERGY, LLC

FACILITY SITE ADDRESS: 911BIXBY DR, INDUSTRY, CA91745

THIS PERMIT IS ISSUED FOR THE FOLLOWING PROGRAMS:

Administering Agency:

LA COUNTY FIRE DEPARTMENT LA COUNTY FIRE DEPARTMENT LA COUNTY FIRE DEPARTMENT LA COUNTY FIRE DEPARTMENT

Program Description:

ABOVEGROUND PETROLEUM STORAGE TANK PROGRAM
CALIFORNIA ACCIDENTAL RELEASE PROGRAM (CALARP)
HAZARDOUS MATERIALS DISCLOSURE PROGRAM
HAZARDOUS WASTE GENERATOR PROGRAM



THIS PERMIT MUST BE CONSPICUOUSLY DISPLAYED AT THE FACILITY AT ALL TIMES.

ISSUED BY: Daryl L. Osby

County of Los Angeles Fire Chief

EXPIRES ON: October 31, 2022

The Unified Program Permit shall be valid only for the program elements at the identified locations for the identified persons, business, or business concern, and is subject to ALL REQUIREMENTS of State and local laws and regulations. The Underground Storage tank permit may be transferred to new owners of the same business upon approval of the Director of Public Works.

If you are in operation on or after July 1, 2022, your business will be responsible for payment of permit fees for the next annual billing cycle. You must contact this Department prior to this date and arrange for an inspection to verify non-operational status to cancel permit fees for the next annual billing cycle. You may continue to operate under this permit until the payment for the next billing cycle is made to this Department by the established invoice due date. Invoice due date for permit fees may vary from year to year.

ver.M/21Oct 13, 2021 IN0351858

The Unified Program Permit shall be valid only for the program elements at the identified locations for the identified persons, business, or business concern, and is subject to ALL REQUIREMENTS of State and local laws and regulations. The Underground Storage Tank permit may be transferred to new owners of the same business upon approval of the Director of Los Angeles County Department of Public Works. You must report all changes in ownership, mailing address, and business closure to the Health Hazardous Materials Division at (323) 890-4000.

Permit Conditions

The permittee must comply with the following applicable program requirements including all local County and City ordinances. Failure to comply with the following may result in criminal, civil or administrative enforcement action, or revocation of this permit:

<u>Hazardous Materials Program:</u> California Health and Safety Code, Division 20, Chapter 6.95, Article 1, the California Code of Regulations, Title 19, and the California Fire Code, Title 24, Part 9, Chapter 50, Sections 5001.5.1 and 5001.5.2.

<u>California Accidental Release Prevention Program</u>: California Health and Safety Code, Division 20, Chapter 6.95, Article 2, and the California Code of Regulations, Title 19.

<u>Hazardous Waste Generator Program</u>: California Health and Safety Code, Division 20, Chapter 6.5, Article 1-13, Section 25100 et seq., and the California Code of Regulations, Title 22, Division 4.5, Chapters 10, 11, 12, and 31.

<u>Tiered Permit Hazardous Waste Treatment and Onsite or Offsite Recycler</u>; California Health and Safety Code, Division 20, Chapter 6.5, Section 25200 et seq.

Aboveground Petroleum Storage Tank Program: California Health and Safety Code, Division 20, Chapter 6.67, Section 25270 et seq.

<u>Underground Storage Tank (UST) Program</u>: California Health and Safety Code, Division 20, Chapter 6.7, the California Code of Regulations, Title 23, Division 3, Chapters 16 and 18, and appropriate local codes.

The permittee that is operating an UST must comply with the following:

- Maintain all UST related information in a complete and accurate manner that is accessible for inspection.
- Comply with the requirements of the California Code of Regulations, Title 23, Division 3, Chapter 16, Article 5 in the event of a spill, leak, or other unauthorized release. Additionally, the permittee must comply with a release response plan approved by the administering agency.
- The approved monitoring, response, and plot plans shall be accessible on site with the permit.
- Must notify the administering agency within 30 days of any changes in the usage of any UST including: storage of a new hazardous substance, change in monitoring procedures, and change in owner or operator.
- Perform yearly maintenance testing of all leak detection equipment and provide documentation of such testing to the administering agency.
- Obtain approval from the administering agency and local fire and building authorities prior to modifying any UST system.
- Ensure that written records of all monitoring and maintenance records performed is maintained on site by the operator and is available for inspection for the period specified in California Code of Regulations, Title 23, Division 3, Chapter 16, Article 10.
- Submit annual permit fees.

ANGELES COUNTY

overting Waste Into Resources

Robert C. Ferrante
Chief Engineer and General Manager

1955 Workman Mill Road, Whittier, CA 90601-1400 Mailing Address: P.O. Box 4998, Whittier, CA 90607-4998 (562) 699-7411 • www.lacsd.org

> November 02, 2020 Facility ID: 9248682

Josh Nelson City of Industry 15625 E. Stafford Street City of Industry, CA 91744

Dear Mr. Nelson:

Industrial Wastewater Discharge Permit No. 21596
Walnut Creek Energy, LLC
911 Bixby Drive
City of Industry, CA 91745

Enclosed are copies of the approved Industrial Wastewater Discharge Permit for the subject company. This permit application was submitted in accordance with Ordinance requirements. The approved permit consists of the approved permit application, this approval letter, the Industrial Wastewater Discharge Permit Requirement List, and the Industrial Wastewater Discharge Permit Data Sheet. Please review these for compliance with your requirements and retain the copies you require for your files. The applicant's copy of the Industrial Wastewater Discharge Permit, along with a copy of this letter and requirement list, should be forwarded to the applicant. A copy of this letter is forwarded to the applicant as notification of the Districts' permit requirements which are in force from the current date. If any additional permit requirements are issued to the applicant by your agency, copies should be forwarded to the Districts for our records.

Approval of the permit is subject to compliance with all applicable Ordinance requirements and upon the items indicated on the attached requirement list. Failure to comply with all items on the requirement list, including the deadline for submittal of approvable plans, invalidates this approval and issuance. Invalidation of this permit will result in the permittee being deemed to be operating without a valid permit and subject to immediate discontinuance of sewer services for industrial operations.

If you have any questions concerning these requirements, please call Peter Carlstrom of the Districts' Industrial Waste Section at extension 2908.

Very truly yours,

June Nguyen Senior Engineer

June Nguyen

cc: Ms. Heather Mostert, Environmental Specialist
 Walnut Creek Energy, LLC
 911 Bixby Drive
 City of Industry, CA 91745

PERMIT FOR INDUSTRIAL WASTEWATER DISCHARGE COUNTY SANITATION DISTRICTS OF LOS ANGELES COUNTY 1955 Workman Mill Road, Whittier, CA

Mailing Address: P.O. Box 4998, Whittier, California 90607-4998 (562) 699-7411

PERMIT NO: ___21596

FID: 9248682

01	CHECK ONE:	New Sev	ver Connection	✓ Existing	Sewer Connection			
02	Applicant			Walnut Creek Er				
	Check one and fill in	appropriat	te information	(Legal Company	Name)			
03	☑ Corp			reekEn ergy, LLC			200	701310236
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04	Citas Madicas		(Street)		(City)		(State)	(Zip)
06	Mailing Address		911 Rixhy Dr.				`CA	91745
	-		(Street)		(City)		(State)	(Zip)
06	Point of Discharge C	onnects	directly to J.O. "A"	-1ADistrict 21 In	ercept or			
07	Number of years appl					9		
					(yrs)	(months)		
08	Name of Property Ow	ner Indu	stry Urban-Devel	opment Agency				
	Address of Property (Owner 1	5625 E Stafford S	St., Suite 200	City of Industry	91744		
		_	(Street)		(City)	(Zip)	(Teleph	one Number)
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Nas	tewater (inlet air evar	orative o	cooler, area wash	down, sample dr	ains, equipment lea	kage, drains	from equip	ment containme
	as) discharged to the							
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			(Average)			(Peak)		•
17	Constituents of Waste	water Dis	scharge COD.	TSS, residual coo	ing by er water cond	litioners		
			3					
		(Ge	eneral Description -	Attach Chemical A	nalysis Results to the A	pplication)		
18	Person in company re	sponsible	e for industrial was	tewater discharg	9			
	Heather Mo	stert		Environme	ntal Specialist		(626) 9	86-0373
	(Name)				osition)			e Number)
La	ffirm that all informatio	n furnish	ed is true and cor	rect and that the a	nolicant will comply	with the condit	ions stated	on the back of
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	Name	7/2/0	-	_	у	JonNey		
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Note: Please submit application first to the applicable City or County agency in which the point of discharge is located. Please contact the local agency for the required permit-processing fee. Submit the original application (Do not send copies).

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INDUSTRIAL WASTE SECTION
1955 Workman Mill Road
Whittier, CA 90601
P.O. Box 4998
Whittier, CA 90607-4998
(562) 699-7411 Ext. 2900
FAX: (562) 908-4224

INDUSTRIAL WASTEWATER DISCHARGE PERMIT REQUIREMENT LIST

The approval and issuance of this permit is being made conditionally and subject to Walnut Creek Energy, LLC being in compliance with all indicated items on this list and accompanying data sheet. Satisfactory evidence of compliance with these conditions should be supplied to the Districts where requested. Satisfactory evidence will consist of a minimum of written notification signed by a responsible company official, and in some cases may involve the submission of additional drawings and data, or verification by a Districts representative. Failure to comply with all items on the requirement list, including all deadlines specified, invalidates this approval and issuance. Invalidation of this permit will result in Walnut Creek Energy, LLC being deemed to be operating without a valid permit and subject to immediate discontinuance of sewer services for industrial operations. Per Section 401 of the Districts' Wastewater Ordinance, this permit is not transferable.

FACILITY NAME Walnut Creek Energy, LLC

FACILITY ID 9248682 PERMIT NUMBER 21596

DATE OF APPROVAL November 02, 2020

DATE OF EXPIRATION November 01, 2025

1. Approval SIU (Rev 04-15-2013)

This Industrial Wastewater Discharge Permit is issued only for the discharge of treated wastewater from the operations listed as "outgoing" in Section 3 of the Permit Data Sheet. This Permit will expire as shown in Section 2 of the Permit Data Sheet. The permittee must submit a permit application and supporting documents to the appropriate local agency at least six months prior to the expiration date. Failure to obtain a renewed permit by the expiration date will result in the permittee being deemed to be operating without a valid permit. As such, the expired permit may be voided and a temporary permit issued.

2. Local Limits (Rev 10-02-2015)

Numerical limits have been established by the Districts for the temperature, pH, flashpoint, and maximum concentrations of heavy metals and other toxic materials permissible in an industrial discharge to the public sewers. The limits are those shown in Section 6 of the Permit Data Sheet with the designation of Local in the Regulation column. In addition, applicable state and federal limits are shown in Section 6 of the Permit Data Sheet with the respective designations of State and Federal in the Regulation column. The permittee is advised that any discharge in excess of the limits shown in Section 6 of the Permit Data Sheet requires corrective action by the discharger. Penalties applicable to violations of these limits will be strictly enforced by the Districts.

Walnut Creek Energy, LLC Industrial Waste Permit Number: 21596

Permit Approved: 11/02/2020

3. SMR (Rev 07-17-2015)

Self-monitoring of the industrial wastewater must be performed at the intervals indicated in section 5 of the Permit Data Sheet and reported on the Self-Monitoring Report (SMR) form. The Districts will send the necessary SMR forms before each reporting period. All indicated analyses must be performed by a State or Districts' certified laboratory. The certification section of the SMR form must be completed and signed by a responsible company official. For each reporting period, the completed SMR form and the corresponding laboratory report must be submitted to the Districts' Industrial Waste Section no later than the due date indicated on the form. The wastewater samples must be analyzed in accordance with 40 CFR Part 136 and must be collected in such a way that they are representative of the total discharge generated by a ty pixal day's operations. Each representative sample (composite and/or grab) should be collected over one 24-hour period and analyzed for all parameters in Section 5. A minimum of four grab samples must be taken for cyanide, total phenols, sulfides, volatile organics, and oil and grease if the parameter is subject to federal limitations. The samples may be analyzed separately or composited in accordance with acceptable procedures prior to analysis. Compositing of these grab samples may be conducted in a laboratory prior to analysis for all parameters; alternatively, cyanide, total phenol, and sulfides samples may be composited in the field. All representative samples must be submitted and meet all applicable limits. Violations of effluent limitations must be reported to the Districts within 24 hours of the discharger becoming aware of the violation at (562) 699-7411, extension 2907. Additional sampling and analysis must be conducted for all parameters in violation. The results of the repeat analysis must be submitted within 30 days of becoming aware of the violation.

4. Records Retention (Rev 02-14-2011)

The permittee shall maintain records of all information resulting from any monitoring activities required by 40 CFR 403.12, including self-monitoring reports, baseline monitoring reports, and documents associated with required best Management Practices. Such records shall include for all samples:

- a) The date, exact place, method, and time of sampling and the name of the person or persons taking the samples;
- b) The dates analyses were performed;
- c) Who performed the analyses;
- d) The analytical techniques/methods used; and
- e) The results of such analyses.

The permittee is required to retain for a minimum of four years any records of monitoring activities and results (whether or not such monitoring activities are required by 40 CFR 403.12) and shall make such records available for inspection and copying by the Districts. This period of retention shall be extended during the course of any unresolved litigation regarding the permittee or when requested by the Districts.

5. Sample Point (Rev 01-01-2007)

The permittee's legal sampling point(s) are indicated in Section 4 of the Permit Data Sheet. The permittee is responsible for maintaining and cleaning the sampling point(s) to prevent any build-up of oil and grease, sediment or sludge; failure to do so does not invalidate sampling test results. Analytical results from samples taken from the location(s) according to accepted sampling procedures shall be accepted as binding. Safe and convenient access to the sampling point(s) must be provided for representatives of the Districts. Should Districts' staff determine that the sampling locations(s) are unsafe, difficult to access or require modification, the permittee must propose alternatives which will provide sampling point(s) acceptable to the Districts. If a locked security enclosure is necessary, a Districts' padlock shall be used to secure the sampling point area. The permittee must call (562) 699-7411, extension 2907 to make arrangements for installation of the lock.

6. Split Sample (Rev 01-01-2007)

The Districts' personnel may provide a split of any composite sample collected if sufficient sample volume is available. Districts' personnel may also provide split, concurrent, or sequential grab samples. These samples will be left with a designated company representative. If the designee is not available, these samples will be left with whoever is available.

The permittee is required to follow appropriate preservation techniques, analytical procedures, and holding periods specified in 40 CFR 136, if the analytical test results from these samples are to be used for compliance or surcharge reporting purposes. Failure to follow the prescribed procedures will invalidate the test results.

7. Pretreatment Maintenance (Rev 01-01-2007)

The permittee is required to have in place a program of regular pretreatment equipment maintenance and cleaning to prevent a build-up of grit, oil, or grease or other prohibited materials which may enter the sewer and to ensure compliance at all times with applicable industrial wastewater effluent limits. The permittee should also provide trained personnel for proper operation and regular maintenance of all components of the pretreatment system and should also maintain an adequate supply of treatment chemicals as well as replacement parts for key components of the pretreatment system.

8. Floor Drains Advisory (Rev 01-01-2007)

All floor drains shall have grated covers with 3/8" maximum openings to prevent larger particles from clogging the sewer.

9. Bypass Notification (Rev 02-23-2012)

In accordance with federal regulations found at 40 CFR Part 403.17, the permittee must not bypass required pretreatment equipment unless the bypass was unavoidable to prevent loss of life, personal injury or severe property damage and there were no feasible alternatives to the bypass and the permittee notified the Districts at least 10 days prior to an anticipated bypass or within 24 hours of an unanticipated bypass. Severe property damage does not include economic loss due to production delays. Feasible alternatives include use of auxiliary treatment facilities, retention of untreated wastes or cessation of production.

The permittee shall submit oral notice of an unanticipated bypass that exceeds effluent limitations to the Districts within 24 hours from the time the permittee becomes aware of the bypass.

A written submission shall also be provided within five days of the time that the permittee becomes aware of the bypass. The written submission shall contain a description of the bypass and its cause; the duration of the bypass, including exact dates and times, and, if the bypass has not been corrected, the anticipated time it is expected to continue; and steps taken or planned to reduce, eliminate, and prevent reoccurrence of the bypass. The Districts may waive the written report on a case-by-case basis if the oral report has been received within 24 hours.

The permittee may allow any bypass to occur which does not cause Pretreatment Standards or Requirements to be violated, but only if it also is for essential maintenance (i.e. pipe or pump failures) to assure efficient operation. However, routine maintenance should be conducted during normal periods of production downtime. Notification is not required for bypasses that do not result in federal categorical violations.

The Districts will determine whether the permittee has met all bypass criteria above thus avoiding enforcement action for violation of federal regulations. However, this does not relieve a discharger of the responsibility to comply with Districts' Ordinance or effluent limitations at all times. Any repair or maintenance costs to Districts' facilities associated with any bypass of pretreatment equipment will be borne by the permittee.

10. Digital Flow Meter Recorder

The Sanitation Districts will allow completely digital (i.e., paperless) flow meter recorders as long as the discharger satisfies conditions of data availability, accessibility, and integrity. Specifically, a company representative who is familiar with the operation of the digital recorder must be available at all times during operating hours to assist Sanitation Districts' staff to readily access, retrieve, and review current and historical flow data at the site. Furthermore, simple instructions for recalling the flow data must be posted at or near the recorder. The instructions must be protected from the weather (e.g., by lamination).

The existing digital flow meter recorder system must generate a secure electronic file that cannot be modified. The discharger shall set the data sampling frequency to one per minute. Sufficient memory shall exist for minimum of sixty (60) days for the specified data sampling frequency. All flow data generated and stored from any Sanitation Districts approved flow measurement device must be maintained for at least four (4) years.

11. FM, Peak Flow Limit

The permitted peak flow rate for the permittee is listed in Section 7 of the Permit Data Sheet, in gallons per minute, and is defined as the highest average rate at which wastewater is allowed to be discharged to the public sewer during any five minute time period. This rate is not be exceeded at any time. For surcharge reporting purposes, peak flow charges are calculated using a separate definition, as set forth in Section A-34 of the Wastewater Ordinance.

12. FM, Existing Installation Renewal (Rev 01-01-2007)

For any industrial wastewater discharge of 50,000 gallons per day, or 100 gallons per minute peak flow, or greater, an automatic full-time total flow measurement system is required. The system must provide indication, recording, and totalizing of flow, and a contact closure generating device which can be used to activate Districts' and other automatic samplers.

Regular calibration and maintenance of the existing flow measurement system is required in accordance with the "Industrial Wastewater Discharge Flow Measurement Requirements" available from the Districts' website at http://www.lacsd.org/info/industrial_waste/forms/default.asp. Specifically, hydraulic calibrations of the system shall be performed at least once every three years while instrument calibrations shall be performed at least once per year.

The permittee must implement a regular program of cleaning, checking and maintaining all the components of the existing flow measurement system. This program must include frequent cleaning of the primary element and probes, performing independent checks and calibrations to evaluate the system's accuracy, etc. All maintenance performed on the flow measurement system must be recorded on the "Flow Monitoring System Maintenance Records" form available from the Districts' website at http://www.lacsd.org/info/industrial_waste/forms/default. asp.

The "Flow Monitoring System Maintenance Records" form must be maintained by the company or the consultant at the recorder location, or another location easily accessible for inspection by Districts' employees. Maintenance activities, recorded on the above mentioned form, shall be submitted to the Districts with all calibration report submittals. These activities include: checking the "zero flow" level of the system, cleaning the system, the piping and the measuring probes, changing the recorder's chart, performing independent checks to evaluate the system's accuracy, etc. Furthermore, the "Flow Monitoring System Maintenance Records" must contain totalizer readings taken at least once every two weeks, together with the date and time that the data was gathered. This information should also be concurrently noted on the recorder chart, which should be annotated on a daily basis.

13. Substandard RW Sys, Replace (Rev 09-25-2012)

The permittee is required to maintain the existing rainwater diversion equipment in proper operating condition. In the event the existing rainwater diversion system does not operate properly, the Districts will require the permittee to install an approved automatic rainwater diversion system per the Districts' "Guidelines for the Discharge of Rainwater, Stormwater, Groundwater and other Water Discharges" available at http://www.lacsd.org/wastewater/industrial_waste/iwpolicies/waterdischarges.asp, and according to the County Department of Public Works Standard 2043-0 available at http://ladpw.org/epd/industrial_waste/pdf/plans/rain_water_diversion system.pdf.

14. RW Impound Req, 2 hr Dischg Delay (Rev 0-01-2007)

The rainwater diversion system shall divert any rainfall in excess of 0.1 inch to the rainwater holding tank/ impound area. Impounded rainwater must only be discharged to the sewer during off-peak hours, at least two hours after cessation of the rain event, at a flow rate not exceeding the permitted peak flow rate.

15. Rainwater, General (Rev 01-01-2007)

The Districts' policy on rainwater and stormwater is established under the provisions of Section 305 of the Wastewater Ordinance as amended November 1, 1989. Section 305 specifies that no rainwater or stormwater shall be discharged to the Districts' sewerage system, except where prior approval has been given by the Chief Engineer. As a general practice, the Districts require roofing or regrading of all open areas with exposed drains which discharge to the public sewer. This practice protects the Districts' sewerage system from excessive hydraulic loads that can be created by unwanted rainwater and stormwater runoff. Rainwater diversion systems shall divert any rainfall in excess of 0.1 inch to the storm drain. Diverted rainwater must meet any requirements of the Regional Water Quality Control Board. Any rainwater discharge to the sewer system must be in accordance with the Districts' "Guidelines for the Discharge of Rainwater, Stormwater, Groundwater and Other Water Discharges" available at http://vwww.lacsd.org/info/industrial waste/forms/default.asp.

16. Walls-Dikes Integrity (Rev 01-01-2007)

When spill containment walls or dikes are constructed on existing concrete or masonry, the contact mortar or concrete shall be bonded to the existing surface and all joints shall be sealed with acid resistant scalant or materials.

17. Spill Containment, General (Rev 01-01-2007)

Any industrial user with a significant potential to discharge restricted materials, as defined in the Districts' "Slug Discharge Control and Spill Containment Policy" available at http://www.lacsd.org/info/industrial_waste/policies/slugdischarge.asp, is required to install and maintain an adequate spill containment system.

18. Spill Containment Logbook (Rev 01-01-2007)

If the permittee has restricted materials which must be contained in spill containment areas, the permittee is required to maintain a log book that is available to Districts' employees upon request or during inspections. Any material that enters a spill containment area must be handled as a spill, including rainwater and any process wastewater that results from "normal" operations. All materials removed from spill containment areas, whether restricted or non-restricted as defined in the Districts' "Slug Discharge Control and Spill Containment Policy" (http://www.lacsd.org/info/industrial_waste/policies/slugdischarge.asp) must be included in the log book. The log book must contain the following information:

- a) Date and time
- b) Identity of material (an analysis is required if the spill is of unknown origin to determine the type of treatment or remediation for proper disposal)
- c) Quantity (volume)
- d) Cause
- e) Method of disposal (includes transfer to off-site treatment system)
- f) Corrective action implemented to prevent spills from reoccurring

19. Haul Untreated Spills (Rev 01-01-2007)

Under no circumstances shall process solution spills be discharged directly to the sewer. Unreclaimed or untreated process solution spills shall be hauled to a legal disposal site.

20. Manually Actuated Pump (Rev 01-01-2007)

Spills may be pumped from containment areas to pretreatment systems for treatment prior to discharge after determining their treatability and entering the information into the required log book. Pumps used for this purpose must be manually actuated and there must be no other available access to the sewer.

Permit Approved: 11/02/2020

21. Slug Discharge Control Plan Adv (Rev 04-15-2013)

Upon request by the Districts, the permittee may be required to develop a Slug Discharge Control Plan which complies with the Districts' "Slug Discharge Control and Spill Containment Policy" (available at http://www.lacsd.org/wastewater/industrial_waste/iwpolicies/slugdischarge.asp) and includes, at a minimum, the following elements:

- a) Description of discharge practices, including non-routine batch discharges (non-routine batch discharges are not allowed unless specified as an approved discharge in the permit);
- b) Description of stored chemicals;
- c) Procedures for immediately notifying the Districts of slug discharges, including any discharge that would violate a prohibition under 40 CFR 403.5(b), with procedures for follow-up written notification within five days;
- d) Procedures to prevent adverse impact from accidental spills, including inspection and maintenance of storage areas, handling and transfer of materials, loading operations, control of plant site run-off, worker training, building of containment structures or equipment, measures for containing toxic organic pollutants (including solvents), and/or measures and equipment for emergency response;
- e) This plan must be maintained at the discharge location and must be made available for review by Districts' personnel upon request.

22. Slug Discharge Modification Adv (Rev 04-15-2013)

The permittee is required to immediately notify the Districts if modifications from the approved discharge practices are expected that may affect the potential for a slug discharge. Slug discharges are any discharges of a non-routine, episodic nature, including but not limited to an accidental spill or a non-customary batch discharge, which has a reasonable potential to cause Interference or Pass Through, or in any other way violates regulations for the Districts' treatment plants or sewer collection system.

23. Cooling Tower Cleaning

Discharge to the sewer of wastewater generated from cooling tower cleaning is not allowed as part of this permit. The permittee is required to notify the Districts and obtain prior approval before discharging any wastewater associated with cooling tower cleaning.

24. Penalties (Rev 01-01-2007)

Every person or permittee violating any provision of this Industrial Wastewater Discharge Permit (permit) or the Districts' Wastewater Ordinance (Ordinance) is guilty of a misdemeanor, and upon conviction is punishable as provided by law (California Health & Safety Code Section 4766 currently allows for a fine not to exceed \$1,000, or imprisonment for not more than thirty days, or both. Misdemeanor violations of California Health & Safety Code Section 25189.5 currently allow for a fine not to exceed \$100,000 and imprisonment not to exceed one year. Misdemeanor violations of the Clean Water Act, 33 USC 1319(c) currently allow for a fine not to exceed \$25,000 and imprisonment not to exceed one year). Each day during which any violation continues shall constitute a separate offense. The Chief Engineer is authorized to seek, through the office of the District Attorney of Los Angeles County or other appropriated authority, prosecution of criminal charges against any person violating any provision of the permit or the Ordinance. Violations of discharge limitations established under this permit or the Ordinance may also be violations of state and federal environmental laws which may be punishable as felonies and which may also carry substantial fines and penalties (California Health & Safety Code 25189-5 currently allows for a fine not to exceed \$100,000 (except the fine can be up to \$250,000 for great bodily injury or substantial probability of death) and imprisonment up to three years and 33 USC Section 1319(c) currently allows for a fine not to exceed \$1,000,000 for a first conviction and imprisonment of up to 15 years).

In addition, any person or permit tee who violates any provision of the *Ordinance* or any term or condition of any permit issued pursuant to the *Ordinance* or plan approval that prohibits or limits the discharge of any waste or imposes any pretreatment requirement shall be civilly liable to the Districts in the maximum sum provided by law for each day in which such violation occurs (California Government Code Section 54740 currently allows for civil penalties which include, but are not limited to, a fine of up to \$25,000 per day of violation).

25. Additional Pretreatment Advisory (Rev 01-01-2007)

The permittee is advised that additional industrial wastewater pretreatment equipment or other measures may be required if inspection or monitoring indicates prohibited materials are discharged. If such measures include installation of new pretreatment equipment, plans and necessary documentation for such added equipment must be submitted to the local permit agency and the Districts for approval prior to construction.

26. Prohibited Discharge Notification (Rev 01-01-2007)

In the event of the discharge of any prohibited waste, excessive quantities or concentrations of any restricted waste, or of the discharge of material not covered under this permit, the company must immediately notify the Districts by calling (562) 699-7411, extension 2907, during office hours or the Long Beach Pumping Plant, (562) 437-6520, during non-office hours.

The Districts must also be notified of any circumstances affecting plant processes or facility operations that may potentially result in the discharge of similarly prohibited or restricted wastes, including but not limited to the malfunction, upset or improper operation of plant processes, pretreatment systems, spill containment facilities, or diversion/bypass mechanisms. Failure to immediately notify the Districts of any such event or condition is a violation of the Wastewater Ordinance.

27. Surcharge Testing (Rev 01-01-2007)

If the permittee is required or chooses to file a Long Form Surcharge Statement, surcharge tests of the industrial wastewater must be performed at the intervals indicated on Table A of the Long Form Surcharge Statement booklet and submitted annually with the wastewater treatment surcharge statement. The company is reminded that the surcharge testing requirements are independent of the test for self-monitoring reports required in Section 5 of the Permit Data Sheet. For further information on surcharge testing requirements, please contact the Districts' Surcharge group at (562) 699-7411, extension 2600.

28. Capacity Unit Increase Advisory (Rev 01-01-2007)

If the wastewater flow rate and strength data indicate an increase in the sewerage capacity unit usage by 25% or more, the permittee may be required to revise its permit, and will be required to pay a corresponding connection fee should existing sewerage baseline capacity units be insufficient to accommodate discharge at that time.

29. Payment Obligation (Rev. 02-13-2020)

The permitee must in a timely manner pay any surcharge, penalty, interest, fees or charges imposed under the Wastewater Ordinance.

30. Surcharge Payment Obligation (Rev. 02-13-2020)

In accordance with the Wastewater Ordinance, the permittee must file annually a wastewater treatment surcharge statement unless exempted by the Chief Engineer. All surcharge statements and any required payments must be submitted on or before August 15 following the end of the fiscal year. The permittee must report the total annual surcharge due and the wastewater discharge data used in making such calculations. Such information must be provided on a form provided and must be signed by the permittee under penalty of perjury. The permittee must comply with all instructions which accompany the forms.

31. Status Change Notification (Rev 01-01-2007)

The permittee is required to notify the Districts of any change in the status of the subject facility, if ownership or operating responsibility changes, or if the industrial waste connection is legally abandoned.

32. 25 Percent Change - Rev Req (Rev 07-01-2011)

A new permit application must be submitted when there is a significant change in wastewater quantity (more than 25 percent) or quality from that given in the approved permit information. The completed application must be submitted to the local governmental agency for initial processing prior to Districts' review. Approval must be obtained prior to any construction of new facilities.

33. Waste Hauler Reports (Rev 01-01-2007)

Waste hauler reports must be obtained and kept on file for a period of at least four years for any solid wastes from the wastewater pretreatment system and liquid wastes leaving the plant other than in the sewer system. These reports must be made available to representatives of the Districts upon request.

34. Equipment Changes (Rev 01-01-2007)

Engineering drawings for changes in equipment or processes must be submitted to the Districts through the local agency for approval before implementation.



INDUSTRIAL WASTE SECTION 1955 Workman Mill Road Whittier, CA 90601 P.O. Box 4998 Whittier, CA 90607-4998 (562) 699-7411 Ext. 2900

FAX: (562) 908-4224

SANITATION DISTRICTS OF LOS ANGELES COUNTY INDUSTRIAL WASTEWATER DISCHARGE PERMIT DATA SHEET

SECTION 1: General Information

Permit Number

21596

Facility ID

9248682

Facility Name

Walnut Creek Energy, LLC

Parcel Number

8242-013-901

Facility Address

911 Bixby Drive

District

21

City of Industry, CA 91745

Facility Permit Contact

Heather Mostert

Thomas Bros. Grid

678/E2

Telephone Number

626-968-0360

Number of Employees

15

Local Agency:

City of Industry

Agency Adress:

15625 E. Stafford Street

City of Industry, CA 91744

SECTION 2: Permit Status

Industrial Waste Discharge

APPROVED

Permit Status

Approval Date

November 02, 2020

Expiration Date

November 01, 2025

SECTION 3: Flow Stream In formation

Name	Туре	Direction	Federal Regulation	Local Regulation
Sample Point: 21596A				
Cooling tower blowdown that includes recycled RO reject, Multi-Media Filter backwash, miscellaneous process wastewater (inlet air evaporative cooler, area washdown, sample drains, equipment leakage, drains from equipment containment areas) discharged to the oil/water separators prior to the cooling tower basin and rainwater from exposed containment areas	Process Flow	Outgoing	403	IU Standard - All Others

Flow Stream Regulatory Notes:

Federal Regulation: 40 CFR Part 403 General Pretreatment Regulations

Local Regulation: IU Standard - All Others

Industrial Waste Permit Number: 21596

Permit Approved: 11/02/2020

SECTION 4: Sample Point Information

Name	Description	Location Status	Location Type	Location Category
21596A	Sample box downstream of the flow meter and the Wastewater Surge Storage Tank, located on the western portion of the facility.	Active-IW-Permit Required	Final Effluent	Noncategorical Significant

Point of Connection to Sewer: Connects directly to J.O."A" -1A District 21 Interceptor

Physical Location: 911 Bixby Drive, City of Industry, CA 91745

SECTION 5: Self Monitoring Report (SMR) Requirements

Sample Location: 21596A (Sample box downstream of the flow meter and the Wastewater Surge Storage Tank,

located on the western portion of the facility.)

SMR Requirement	Frequency	Sample Method	Units
COD, Total	Quarterly	Composite	mg/L
рН	Quarterly	Grab	S.U.
Solids, Suspended	Quarterly	Composite	mg/L
Sulfide, Soluble	Quarterly	Grab	mg/L

Beginning date of next required SMR reporting period: January 01, 2021

SECTION 6: Substance Limits

Sample Location; 21596A (Sample box downstream of the flow meter and the Wastewater

Surge Storage Tank, located on the western portion of the facility.)

Substance Name	Regulation	Sample Method	At Any Time Maximum	At Any Time Minimum	Daily Average Maximum	Average Maximum - (Monthly Unless Otherwise Indicated)
рН	Federal	Composite		5.0 S.U.		
рН	Federal	Grab		5.0 S.U.		
рН	Local	Composite		6.0 S.U.		
рН	Local	Grab		6.0 S.U.		
Flash Point	Federal	Composite		60 Deg. C		
Flash Point	Federal	Grab		60 Deg. C		
Flash Point	Local	Composite		60 Deg. C		
Flash Point	Local	Grab		60Deg. C		
Temperature	Local	Grab	140 Deg. F			
Solids, Suspended			No Limit			
Solids, Total Dissolved			No Limit			
Total Cyanide	Local	Composite	10 mg/L			

Industrial Waste Permit Number: 21596

P. crmit Approved: 11/02/2020

Total Cyanide	Local	Grab	10 mg/L	
Sulfide, Soluble	Local	Grab	0.1 mg/L	
Chloride			No Limit	
COD, Total			No Limit	
Arsenic, Total	Local	Composite	3 mg/L	
Arsenic, Total	Local	Grab	3 mg/L	
Cadmium, Total	Local	Composite	15 mg/L	
Cadmium, Total	Local	Grab	15 mg/L	
Chromium, Total	Local	Composite	10 mg/L	
Chromium, Total	Local	Grab	10 mg/L	
Copper, Total	Local	Composite	15 mg/L	
Copper, Total	Local	Grab	15 mg/L	
Lead, Total	Local	Composite	40 mg/L	
Lead, Total	Local	Grab	40 mg/L	
Mercury, Total	Local	Composite	2 m g/L	
Mercury, Total	Local	Grab	2mg/L	
Nickel, Total	Local	Composite	12 mg/L	
Nickel, Total	Local	Grab	12 mg/L	
Silver, Total	Local	Composite	5 mg/L	
Silver, Total	Local	Grab	5 mg/L	
Zinc, Total	Local	Composite	25 mg/L	
Zinc, Total	Local	Grab	25 mg/L	
Aldrin	Local	Composite	10 ug/L	
Aldrin	Local	Grab	10 ug/L	
Dieldrin	Local	Composite	10 ug/L	
Dieldrin	Local	Grab	10 ug/L	
Endrin	Local	Composite	10 ug/L	
Endrin	Local	Grab	10 ug/L	
Toxaphene	Local	Composite	10 ug/L	
Toxaphene	Local	Grab	10 ug/L	
Total HCH	Local	Composite	10 ug/L	
Total HCH	Local	Grab	10 ug/L	
Total Detected Chlordanes	Local	Composite	10 ug/L	
Total Detected Chlordanes	Local	Grab	10 ug/L	
Total Detectable DDT	Local	Composite	10 ug/L	
Total Detectable DDT	Local	Grab	10 ug/L	
Total Detectable PCBs	Local	Composite	10 ug/L	
Total Detectable PCBs	Local	Grab	10 ug/L	

** Indicates a 4 Day Average Limit

Summary Substances and Their	Constituent Substances - No Limits on Co	instituents Unless Listed Above
Sample Location: 21596A		
Summary Substance: Total Detectable DDT		
p,p'-DDE	p,p'-DDD	p,p'-DDT

Industrial Waste Permit Number: 21596

Permit Approved: 11/02/2020

Summary Substance:	Total Detectable PCBs		
Aroclor 1242	Aroclor 1254	Aroclor 1016	
Aroclor 1221	Aroclor 1232	Aroclor 1248	
Aroclor 1260		· ·	

SECTION 7: Flow Limits

Sample Location:	21596 A (Sample box down located on the western por		neter and the Was	tewater Surge Storage Tar	ık,
Limit Type	Flow Data Type	Start Time	End Time	Flow Limit Value	Flow Units
Daily Average Flow Li	mit Average			80,000	GPD
5-minute Peak Flow Li	mit Maximum			349	gpm

SECTION 8: Pretreatment Equipment/Process

Pretreatment Process Name:	Effluent Monitoring			
Equipment Name	Equipment Type			
8" Magnetic Flow Meter	Flow Monitoring			
Pretreatment Process Name:	Equalization			
Equipment Name	Equipment Type			
Wastewater Surge/Holding Tank	Pretreatment			
Pretreatment Process Name:	Solids and Oil and Grease Removal			
Equipment Name	Equipment Type			
Three Oil/Water Separators	Pretreatment			

SECTION 9: Program Requirements

Program Name	Status	Due Date	Approved Date	Plan Name
Rainwater	Approved- Active		11/24/2015	Rainwater
Spill Containment	Approved- Active		11/23/2015	Spill Containment
Flow Meter	Approved- Active		11/30/2015	Flow Meter

SECTION 10: Submissions/Completions Requirements

Required Submissions/Completions	Due Date
Not Applicable	

Industrial Waste Permit Number: 21596

Pennit Approved 11/02/2020

Except as directed in permit requirement statements, all submissions and notifications of completions should be mailed to:

County Sanitation Districts of Los Angeles County Industrial Waste Section Peter Carlstrom P.O. Box 4998 Whittier, CA 90607-4998

Permit related questions should be directed to:

Peter Carlstrom 562-908-4288 Ext. 2908 pcarlstrom@lacsd.org

Flow Monitoring questions should be directed to:

Mohamed Bina 562-908-4288 Ext. 2958 mbina@lacsd.org

SELF-MONITORING REPORTING SCHEDULE

Permittees required to submit self-monitoring reports per Section 5 of this Permit Data Sheet are subject to the following schedule:

SELF-MONITORING REPORTING SCHEDULE ¹				
Analysis Frequency	Reporting Period	Due Date ² July 15 (the following year)		
Annually	July 1-June 30			
Semi-annually	January 1 - June 30 July 1 - December 31	July 15 January 15		
January 1-March 31 April 1-June 30 July 1 - September 30 October 1 - December 31		April 15 July 15 October 15 January 15		
Monthly	Day 1 - Day 31 of the month	Day 15 (the following month)		

¹The laboratory data sheet(s) for each analysis performed during the reporting period must be included with the Self-monitoring Report form. However, only the results from the most recent sample collected during the reporting period should be recorded on the Self-monitoring Report form.

SURCHARGE TEST REQUIREMENTS

Industrial users participating in the Sanitation Districts' Surcharge Program may be subject to additional self-monitoring requirements besides those specified in the permit conditions. Surcharge testing parameters include Chemical Oxygen Demand (COD) and suspended solids (SS). For companies that file Long Form Surcharge Statements, the testing frequency for COD and SS is based on flow as shown in the table below. Surcharge wastewater analyses must adequately represent the average daily discharge to the sewer system and the results must be submitted annually with the wastewater treatment surcharge statement in accordance with each year's "Instruction for Filing a Long Form Wastewater Treatment Surcharge Statement." Surcharge test requirements are independent of the self-monitoring report requirements.

SURCHARGE TESTING FREQUENCY FOR COD AND SS (Must be 24-hour Composite Samples)				
Yearly Cumulative Flow from Each Outlet (in million gallons)	Required Testing Frequency			
Less than 15.00	1 sample per 3 months			
15.01 to40.00	1 sample per 2 months			
40.01 to 100.00	2 samples per month			
100.01 to 250.00	1 sample per week			
More than 250.00 2 samples per week				

²The Self-monitoring Report form may be submitted before the due date as long as the sample is taken during the appropriate reporting period.

Attachment H

Projected Compliance Activities in 2021

WALNUT CREEK ENERGY PARK 2022 REGULATORY COMPLIANCE SCHEDULE

2022 1	ILGOLA	· · · ·	OIVIPLI	AIVEL 3	CITEDO	LL						
	Jan	Feb	Mar	April	May	June	July	Aug	Sept	Oct	Nov	Dec
1304 Quarterly Fuel and Energy Report		X			X			X			X	
40 CFR Part 75 Annual GHG Report			X									
Annual Compliance Report		X										
Annual Emissions Report			X									
Annual NH3 Source Test/NOx & CO RATA Notification			X									
Annual NH3 Source Test/NOx & CO RATA Protocol		X										
Annual NH3 Source Test/NOx & CO RATA Reports					X							
Annual NH3 Source Test/NOx & CO RATAs				Х								
Annual Wastewater Surcharge Report								Х				
Backflow Inspection												Х
CARB Annual GHG Report			X									
Low Level Calibration Error Reports - CO								Х				
Low Level Calibration Error Reports - NOx		Х										
Low Level Calibration Error Reports - Nox											Х	
Low Level Calibration Error Testing - CO							Х					
Low Level Calibration Error Testing - NOx										Х		
Monthly Emissions Report	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х
Monthly SPCC Inspection	X	Х	Х	Х	Х	Χ	Χ	Х	Х	Х	Х	Χ
NSPS Report	X											
Obtain SO2 Allowances		Х										
Quarterly 40 CFR Part 75 Linearities			X			Х			X			Χ
Quarterly Acid Rain EDR							Χ			Х		
Quarterly Emissions Report				Х			Х			Х		
Quarterly Operations Report				Х			Χ			Х		
Quarterly SCAQMD CGAs			X			Χ			X			Χ
Quarterly Wastewater Self Monitoring Report				Х			Х			Х		
Reclaim APEP Report		Х										
Rule 218 CO Monitoring Report	X											
Semi-Annual NOx RATA Notification											Χ	
Semi-Annual NOx RATA Protocol												X
Semi-Annual NOx RATAs												Х
Title V Annual Compliance Certification		Х										
Title V Semi-Annual Monitoring Report								Χ				
Wastewater Surcharge & SMR Sampling	Χ			Х	Χ		Χ			Χ	Χ	

Attachment I

On-Site Contingency Plan



05-AFC-2C

COM-12

<u>Unplanned Temporary Closure/On-Site Contingency</u> <u>Plan</u>

February 21, 2021

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ATTACHMENTS

Attachment A	Site Maps
Attachment B	Organizational Chart
Attachment C	Lockout/Tagout Procedure
Attachment D	Insurance Summary

Abbreviations and Acronyms

AFC Application for Certification

CEC California Energy Commission

COC Condition of Certification

CPM Compliance Project Manager

EAP Emergency Action Plan

EPC Engineering, Procurement, and Construction

GE General Electric

WCEP Walnut Creek Energy Park

1 Introduction

Unexpected temporary or short-term cessation of operations can result from a number of unforeseen circumstances. Conditions such as lack of fuel, oversupply of electricity, mechanical failure, or other factors, may force Walnut Creek Energy Park (WCEP) to be shut down temporarily. Natural disasters such as earthquakes may also result in temporary shutdowns.

For short-term, unexpected temporary cessation of operations of periods less than 12 months that do not involve facility damage, WCEP would be maintained in an operational state until the unexpected condition or event ceases to restrict operations.

In order to ensure that public health and safety and the environment are protected in the event of an unplanned temporary facility closure, it is essential to have an on-site contingency plan established. This on-site contingency plan will be used to ensure that all necessary steps to mitigate health, safety, and environmental impacts are addressed according to local, state, and federal regulations, in a timely manner.

2 Purpose

The purpose of this Facility Unplanned Temporary Closure Contingency Plan is to provide general and specific instructions for safely shutting down power generating equipment, short-term lay-up of critical equipment, removal of hazardous materials from the site, and for short-term monitoring and security of the facility. Prior to facility commercial operations, this plan will be submitted to the California Energy Commission (CEC) Compliance Program Manager (CPM) for review and approval. This Plan will be kept at the site at all times.

3 General Facility Identification Information

Facility information is provided in Table 3-1 below. A site layout map and map showing the nearby road network and transit corridors are provided in Attachment A. An organizational chart providing the name and photo identification for senior plant personnel is provided in Attachment B.

Table 3-1: General Facility Information				
Facility Name Walnut Creek Energy Park (WCEP)				
Owner	Walnut Creek Energy, LLC			
	911 Bixby Drive			
	City of Industry, CA 91745			
Physical Address	911 Bixby Drive			
	City of Industry, CA 91745			
Mailing Address 911 Bixby Drive				
	City of Industry, CA 91745			
Facility Key Contacts				
Joe Kennedy, Plant Manager	(626) 986-0370			
Robert Hall, Plant Supervisor	(626) 986-0371			
Facility Phone Numbers				
Administration Building Office	(626) 968-0360			
Control Room	(626) 968-8350			

4 Plant Location and Description

The site for the WCEP project is an 11.48-acre parcel located in the City of Industry. The facility is owned and managed by Walnut Creek Energy, LLC.

WCEP is located within an industrial area that includes warehousing, manufacturing and transportation (railroad and intermodal rail/truck yard) uses, electric transmission lines, the San Jose Creek Flood Control Channel, and the Southern California Edison Walnut Substation. Residential areas are located in the City of La Puente to the north, beyond the industrial areas that are adjacent to the project site, and in unincorporated areas of the Los Angeles County community of Hacienda Heights to the south. The nearest residence is located approximately 0.21 miles south of the site in Hacienda Heights. A map showing surrounding land uses is provided in Attachment A.

WCEP is a nominal 500-megawatt (MW) simple-cycle power plant, consisting of the following components:

- Five 100-MW General Electric (GE) LMS100 natural gas-fired combustion turbine-generators, each equipped with water injection capability to reduce nitrogen oxide (NOx) emissions, and:
 - Selective catalytic reduction equipment containing catalysts to further reduce NOx emissions;
 - Oxidation catalyst to reduce carbon monoxide emissions;
 - > Inlet air filter house with evaporative cooler; and
 - > Turbine inter-cooler.
- One four-cell mechanical-draft cooling tower;
- Three natural gas compressors;
- Generator step-up and auxiliary transformers; and
- Associated balance of plant equipment.

5 Communication with Responsible Agencies

In the event of an emergency, WCEP personnel will follow response and notification procedures outlined in the Emergency Action Plan (EAP) submitted under Condition of Certification (COC) WORKER SAFETY-2. Incidents will be reported to the CPM and to the appropriate agencies as determined by the nature of the incident. Emergency telephone numbers are provided in Table 5-1 below. An incident report will also be filed internally.

In the event an emergency leads to an unplanned temporary closure of the WCEP facility, Walnut Creek Energy, LLC will notify the CPM, as well as other responsible agencies, by telephone, fax, or e-mail, within 24 hours. Walnut Creek Energy, LLC will take all necessary steps to implement this plan for the specified duration of the closure. Walnut Creek Energy, LLC will keep the CPM informed of the circumstances and expected duration of the closure.

If Walnut Creek Energy, LLC determines that an unplanned temporary closure of the facility is likely to be permanent or for duration of more than 12 months, a closure plan consistent with the requirements of a long term planned closure shall be developed. For purposes of this Facility Temporary Closure Contingency Plan, only periods of site closure less than 12 months duration are addressed.

In the event of an unplanned permanent closure, Walnut Creek Energy, LLC will notify the CPM, as well as other responsible agencies, by telephone, fax, or e-mail, within 24 hours and will take all the necessary steps to implement this plan. Walnut Creek Energy, LLC will keep the CPM informed of the circumstances and expected duration of the closure.

Table 5-1: Walnut Creek Energy Park Emergency Phone Numbers			
Name/Organization	Phone Number		
Emergency Responders			
Fire Department	911 or (626) 854-3488		
Ambulance	911 or (626) 961-0460		
Sheriff	911 or (909) 595-3649		
Emergency Cleanup Contractor	,		
American Integrated Services	888-423-6060		
Primary Medical Facility			
Queen of the Valley Hospital 1115 South Sunset Avenue West Covina, CA 91790	(626) 962-4011		
Government Agencies			
California Occupational Safety & Health West Covina District Office	(626) 472-0046 (626) 472-7708 (Fax)		
Los Angeles County Environmental Health Services – East San Gabriel 1435 West Covina Parkway, Room 10 West Covina, CA 91790	(626) 813-3380		
Cal EPA/Department of Toxic Substances Control	(916) 323-6042		

Table 5-1: Walnut Creek Energy Park Emergency Phone Numbers			
Name/Organization	Phone Number		
US EPA Region IX 600 Wilshire Boulevard, Suite 1460 Los Angeles, CA 90017	(213) 244-1800 (213) 244-1850 (Fax)		
National Response Center	(800) 424-8802		
South Coast Air Quality Management District 21865 Copley Drive Diamond Bar, CA 91765	(909) 396-2000		
Customers/Utilities			
SCE Operations Desk	(626) 307-4423		
Southern California Gas Company	(800) 427-2000		
Rowland Water District	562-201-6762 909-964-5202 (Supervisor)		
Union Pacific Railroad	(888) UPRRCOP (877-7267)		

6 Equipment Shutdown and De-Energization (Less than 90 Days)

For periods of facility closure of up to 90 days duration, Walnut Creek Energy, LLC will take the following non-inclusive steps to safely shut down and de-energize WCEP power generating equipment:

➤ Back feed electrical power will be maintained to the facility to ensure power to critical control equipment, circulating water systems, communication, and security systems.

- ➤ If there is a loss of back feed power, the WCEP site is equipped to use a portable generator for backup power.
- > Fuel gas systems will be isolated to the facility and all in plant systems depressurized.
- ➤ Gas Turbine generators will be prepared for layup per GE LMS100 Gas Turbine OEM Manual
- ➤ Cooling systems will be circulated once per week by WCEP personnel. Chemistry of water cooling systems will be maintained during the 90-day period of facility closure.
- ➤ Wastewater treatment equipment will be drained, flushed, and placed in normal short-term lay-up condition.
- ➤ Gas turbine, small pumps, fans, and motors will be cycled per manufacturer's recommendation to maintain operability. Gas turbines will motor weekly.
- WCEP operations staffing is expected to remain at normal operating levels during this period.
- ➤ Potable water system remains in service.

7 Equipment Shutdown and De-Energization (Greater than 90 Days)

For periods of facility closure greater than 90 days and less than 12 months duration with no damage to facility, Walnut Creek Energy, LLC will take the following non-inclusive steps to safely shut down and de-energize WCEP power generating equipment and prepare for short-term lay-up:

- Back feed electrical power will be maintained to the facility to ensure power to critical control equipment, circulating water systems, communication, and security systems.
- ➤ If there is a loss of back feed power, the WCEP site is equipped to use a portable generator for backup power.
- ➤ Fuel gas systems will be isolated to the facility and all in plant systems depressurized.
- ➤ Gas turbine generators will be prepared for layup per GE LMS100 Gas Turbine OEM Manual.

- ➤ All water treatment systems will be fully isolated, drained, and placed in short term lay-up conditions as recommended by equipment manufacturer recommendation.
- ➤ Cooling systems will be fully isolated, drained, and placed in short-term lay-up conditions per manufacturer recommendations.
- ➤ Wastewater treatment equipment will be drained, flushed, and placed in normal short-term lay-up condition.
- ➤ Large motors will be electrically dehumidified per manufacturer recommendations.
- ➤ Small pumps will be drained and flushed. Waste from this cleaning process will be handled in accordance with the WCEP Waste Management Plan.
- Ammonia, sulfuric acid, sodium hypochlorite, all waste water treatment chemicals, and cooling tower chemistry control chemicals will be removed from the site.
- ➤ All transformers and gas turbines will remain full of mineral/lubricating oil and monitored on a daily basis for leaks.
- ➤ WCEP staffing will be adjusted accordingly.
- ➤ Potable water system will remain in service.

8 Removal of Hazardous Materials and Wastes

Walnut Creek Energy, LLC will manage removal of all required hazardous materials and wastes through contracted vendors. Depending on the expected duration of the temporary cessation of operations, chemicals may be drained from storage tanks and other equipment. Refer to Table 8-1 below, Chemical Inventory, for a list of chemicals used at WCEP. Table 8-2 summarizes anticipated waste streams at WCEP.

For closures of more than 90 days, Walnut Creek Energy, LLC will remove all hazardous materials and hazardous wastes from WCEP. Tank cleaning of all chemical storage tanks will also be accomplished through approved vendors. Once the tanks are drained and cleaned, all openings will be sealed and power isolated using the Walnut Creek Energy, LLC Lockout/Tagout procedure (Procedure No. WC-08-01-20 [Attachment C]). All tanks will be inspected every three months, and a log kept of the inspections. At the end of the closure period, all tanks used for hazardous waste

storage will be inspected to meet new tank requirements of Title 22 California Code of Regulations.

For hazardous materials decontamination, cleanup, and removal services, Walnut Creek Energy, LLC will contact the contracted Emergency Response vendor listed in the EAP submitted under COC WORKER SAFETY-2.

Table 8-1: Walnut Creek Energy Park Chemical Inventory					
Area Description	Chemical Name	Trade Name on HMIS/SDS	CAS Number	Quantity On Site	
	Sodium Hydroxide (30%)	BWT-100-A	1310-73-2	550 gal	
	Sodium Hypochlorite (12.5%)	Sodium Hypochlorite 12.5%	7681-52-9	1,600 gal	
	Coagulant	Megafloc 785	None	12 gal	
	Sodium Bisulfite	BWT-104	7631-90-5	550 gal	
Make Tarakarak Chaminala	Scale Inhibitor	RO 503	None	550 gal	
Water Treatment Chemicals	Cooling Water Biocide	BioTrol 509	None	550 gal	
	Sodium Bromide	BioTrol 140	7647-15-6	10 gal	
	Reverse Osmosis Biofouling Cleaner	ROC 50 KBT	None	55 gal	
	Reverse Osmosis Scalant Cleaner	ROC 20 KBT	None	55 gal	
	Corrosion/Scale Inhibitor	TowerFlex	None	300 gal	
	Sodium Hypochlorite (12.5%)	Sodium Hypochlorite 12.5%	7681-52-9	2,200 gal	
	Sulfuric Acid (93%)	Sulfuric Acid	7664-93-9	3,000 gal	
Cooling Tower Chemicals	Biocide	KBAC 7015	None	2,200 gal	
	Sodium Bromide	Bromide Plus	None	550 gal	
	Corrosion/Scale Inhibitor	TowerFlex	None	2,200 gal	
	CT Lube Oil (Mineral Lube Oil)	Mobil DTE Light	None	8,275 gal per turbine	
Combustion Turbine AUX Skid (5 total)	CT Lube Oil (Synthetic Oil)	Mobil Jet II	None	177 gal per turbine and one 55 gal drum	
Combustion Turbine CT Enclosure (5 total)	CT Lube Oil (Hydraulic Lube Oil)	Mobil DTE 26	None	55 gal per turbine	
Fuel Gas Compressor (3 total)	Fuel Gas Compressor Lube Oil - SAE 40	Mobil Pegasus 805	None	152 gal per compressor	
Aqueous Ammonia Containment	Aqueous Ammonia (19%)	Aqueous Ammonia (19%)	1336-21-6	112,000 lb	
Breakers (8 total)	Sulfur Hexafluoride	Sulfur Hexafluoride	2551-62-4	50 lb per breaker	
Transformers (5)	Mineral Oil	Hytrans 61	None	10,700 gal per transformer	
Transformers (2)	Mineral Oil	Hytrans 61	None	6,896 gal per transformer	
Emergency Firepump Engine	Diesel Fuel No. 2	Diesel Fuel No. 2	68476-34-6	300 gal	
	Lead Acid Batteries	Lead Acid Batteries	7664-93-9	9.2 gal	
Warehouse	Laboratory Reagents (Liquid)	Various	None	20 gal	

	Laboratory Reagents (Solid)	Various	None	100 lb
	Cleaning Chemicals & Detergents	Various	None	20 gal
Water Treatment Electrical Room/5KV Building/Unit 1-5 PCMs	Lead Acid Batteries	Lead Acid Batteries	7664-93-9	2132 gal
Oil Storage Building	Highly Refined Mineral Oil	D-A Lubricants Reliant	None	55 gal
	CT Lube Oil (Mineral Lube Oil)	Mobil DTE Light	None	165 gal
	Hydraulic Fluid	Mobil DTE Excel 46 oil	None	165 gal
	CT Lube Oil (Hydraulic Lube Oil)	Mobil DTE 26	None	55 gal
	Turbine Oil	Mobile DTE Oil Heavy Medium	None	20 gal
	Hydraulic Fluid	Mobile DTE 25	None	15 gal
	Diesel Fuel No. 2	Diesel Fuel No. 2	68476-34-6	110 gal
	CT Lube Oil (Synthetic Oil)	Mobil Jet II	None	110 gal
	Cylinder Oil	Mobil 600 W Super Cylinder Oil	None	55 gal
	Fuel Gas Compressor Lube Oil - SAE 40	Mobil Pegasus 805	None	55 gal
	Gas Turbine Water Wash Solution	Conntect 6000	111-76-2	165 gal

Notes:

1 Waste Type provided is anticipated; waste will be profiled prior to disposal.

Table 8-2: Walnut Creek Energy Park Anticipated Operations Waste Streams				
Location/Equipment	Waste Description	Waste Type		
Fuel Gas Compressor Drain Tank	Waste Oil	Hazardous¹		
Combustion Turbine Generator Wash Water Tanks (5)	Water with possible traces of oil	Non-hazardous ¹		
Oil/Water Separator (3)	Used Oil	Recyclable		
Cooling Tower	Sludge	TBD ¹		
Lube Oil Skids (5)	Used Oil	Recyclable		
Lube Oil Filters	Used Filter	Recyclable		
Small Equipment Maintenance (i.e. forklift)	Used Oil	Recyclable		
Diesel Fire Pump	Used Oil	Recyclable		
Fuel Gas Compressors (3)	Used Oil	Recyclable		
Multiple Locations	Fluorescent Tubes	Universal		
Multiple Locations	Empty Aerosol Cans	Universal		
Multiple Locations	Used Batteries	Recyclable		

9 Site Security

For periods of facility closure of less than 90 days, Walnut Creek Energy, LLC will maintain staffing levels and conduct routine shift rotations as under normal operating levels. Walnut Creek Energy, LLC personnel will act as facility security 24 hours per

day, 7 days per week and will manage site security in accordance with the Site Security Plan prepared in accordance with COC HAZ-9.

For periods of site closure that extend past 90 days duration, but are less than 12 months, Walnut Creek Energy, LLC will maintain a work force necessary to meet the security requirements of the Site Security Plan. This includes routine site walk downs, management of security camera and intrusion detection systems, and physical security of plant equipment.

10 Routine Monitoring

During regular operations, a 3rd party will perform compliance audits periodically. The first aid kit supplier will visit the site monthly and additionally as needed to inventory and restock first aid kits, including replacement of expired items. All plant personnel will receive initial training and annual refresher training as outlined in the EAP submitted under COC WORKER SAFETY-2. During a short-term facility closure period, the above measures will remain in place.

In addition to physical security monitoring of the WCEP site described in Section 9, Walnut Creek Energy, LLC will conduct routine monitoring of power generating equipment, circulating water systems, chemistry controls, lay-up status, and storm water drainage systems during the short-term facility closure period. The facility will be under 24-hour recorded surveillance and all normal, operating security procedures will be observed by Walnut Creek Energy, LLC.

During the short-term closure period, Walnut Creek Energy, LLC will comply with all equipment manufacturers' repair and recordkeeping requirements. Any spill release reporting and investigative requirements, release response and corrective action requirements will be reported in accordance with the Site Emergency Action Plan, Spill Prevention, Control, and Countermeasures Plan, Hazardous Materials Business Plan, and CalARP Risk Management Plan.

11 Warranties and Insurance

A summary of construction insurance and projected operations insurance is provided in Attachment D. A summary of warranties is provided in the subsections below.

11.1 Engineering, Procurement, and Construction Contract Warranty

The Engineering, Procurement, and Construction (EPC) Contractor warrants to the Owner that all Equipment shall:

- (i) be new and of good quality,
- (ii) be free from improper workmanship and Defects, and
- (iii) conform to all applicable requirements of all Applicable Laws and all Applicable Permits.

The warranty period for the EPC Contract warranty is 24 months following substantial completion of each unit.

11.2 General Electric Equipment Warranty

The Seller (GE) warrants to the Purchaser (Walnut Creek Energy, LLC) that

- (i) the Equipment,
 - (A) shall be fit for the purpose of generating electric power when operated in accordance with the Seller's specific written operation instructions and, in the absence thereof, in accordance with generally accepted operation practices of the electric power producing industry,
 - (B) shall be free from defects in material, workmanship and title, and
 - (C) materially comply with the Scope of Work as described in Attachment 2 of the Contract; and
- (ii) the Services shall be performed in a competent, diligent manner.

The warranty period for the GE equipment warranty is 18 months following substantial completion of each unit.

12 Plan Revisions

Walnut Creek Energy, LLC, in consultation with the CPM, will update this plan as necessary. The CPM may require revisions to the plan over the life of the project. At a minimum, this plan will be reviewed annually by Walnut Creek Energy, LLC and recommended changes to bring the plan up to date, if any, will be reported in the Annual Compliance Report submitted to the CEC.

The revision history of this plan is summarized and tracked on the Revision Log (Table 2). The current revision date and revision number are indicated in Table 2 below.

Revision	Revision	Reason for Change	Revision
No.	Date		By
00	4/22/2013	Initial Development of Plan	Rick
			McPherson
01	2/26/2015	Update to: Chemical Inventory,	Heather
		Owner Address, Facility Fax	MacLeod
		Number, Emergency Cleanup	
		Contractor Telephone Number	
		and Attachment A-5 Emergency	
		Equipment Locations.	
02	2/24/2016	Update to: Chemical Inventory, Heather	
		Emergency Equipment Locations.	MacLeod
		& Evacuation Facility Map	
03	2/28/2020	Update to General Facility	Heather
		Information & Organizational	Mostert
		Chart	
04	2/21/2021	Update to General Facility	Heather
		Information, Emergency Phone	Mostert
		Numbers and Chemical	
		Inventory	

Walnut Creek Energy Park

Unplanned Temporary Closure/On-Site Contingency Plan (COM-12)

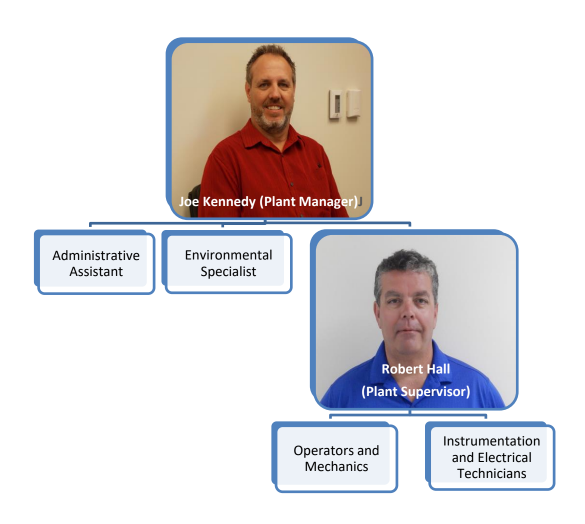
Attachment A - Site Maps

Index				
Attachment No.	Attachment Title			
Attachment A-1	Site Layout (Drawing 2010-031-PP-001)			
Attachment A-2	Site Vicinity Map (Figure 1.1-2 from AFC)			
Attachment A-3	Surrounding Land Uses (Figure 8.6-1 from			
	AFC)			
Attachment A-4	Evacuation Route Map (from Appendix D to			
	EAP submitted under WORKER SAFETY-2)			
Attachment A-5	Emergency Equipment Locations (from			
	Appendix C to EAP submitted under WORKER			
	SAFETY-2)			
Attachment A-6	Facility Layout – Aerial Photo			

Walnut Creek Energy Park Unplanned Temporary Closure/On-Site Contingency Plan (COM-12)

Attachment B - Organizational Chart

Walnut Creek Energy Park Organizational Chart



Walnut Creek Energy Park Unplanned Temporary Closure/On-Site Contingency Plan (COM-12)

Attachment C - Lockout/Tagout Procedure

Walnut Creek Energy Park Unplanned Temporary Closure/On-Site Contingency Plan (COM-12)

Attachment D - Insurance Summary

Walnut Creek Energy Park Insurance Summary

INSURANCE STRUCTURE

During construction, the builders risk insurance was provided under a Kiewit placed builders all risk policy, including delay in completion a.k.a. delay in startup ("DSU"), and a marine cargo policy, including marine DSU.

Line of Insurance	Construction Builders	Operations (Projected
Property Damage	Risk/Marine Cargo	Insurance)
All risk builders risk	\$415,639,634 Replacement	
property damage	Cost	
Earthquake sublimit	\$100,000,000	
Flood sublimit	\$100,000,000	
Named Windstorm	\$415,639,634	
Water Damage	\$100,000,000	
All risk builders risk	\$100,000,000 (\$1,455,000	
Delay in Startup	business interruption –	
	operating during	
	construction phase)	
Marine transit	\$ to be placed post closing	
Marine transit DSU	\$ to be placed post closing	
All risk property		\$405,639,634 Replacement
		Cost
Earthquake sublimit		\$100,000,000
Flood sublimit		\$100,000,000
All risk property business		\$100,000,000
interruption		
Third Party Liability		
Workers compensation	Statutory – If Exposure	Statutory – If Exposure
Employer's liability –	Not Applicable – no	\$1,000,000 - If Exposure
subject to exposure	employees	
General (Third Party)	\$2,000,000/\$2,000,000	\$1,000,000/\$1,000,000
liability – Borrower		
General Liability -	\$1,000,000/\$2,000,000	Not Applicable
Contractor		
General Liability -	Not Applicable	Industry Standard
Operator		
Automobile Liability	\$1,000,000	\$1,000,000

Line of Insurance	Construction Builders	Operations (Projected
Property Damage	Risk/Marine Cargo	Insurance)
Aircraft Liability – subject	If Exposure	Not Applicable
to exposure		
Pollution Liability –	\$5,000,000/\$5,000,000	\$2,000,000/\$2,000,000
Kiewit		
Excess Liability - Owner	\$25,000,000/\$25,000,000	\$25,000,000/\$25,000,000
Excess Liability - Kiewit	\$25,000,000/\$25,000,000	Not Applicable
Excess Liability –	Not Applicable	Industry Practice
Operator		
Professional Liability –	\$10,000,000/\$10,000,000	Not Applicable
Kiewit		