DOCKETED	
Docket Number:	07-AFC-06C
Project Title:	Carlsbad Energy Center - Compliance
TN #:	242940
Document Title:	MONTHLY COMPLIANCE REPORT- FEBRUARY 2022
Description:	N/A
Filer:	Anwar Ali
Organization:	Carlsbad Energy Center LLC
Submitter Role:	Commission Staff
Submission Date:	5/5/2022 7:25:26 PM
Docketed Date:	5/6/2022



**Cabrillo Power I, LLC** 4600 Carlsbad Boulevard Carlsbad, CA 92008 Phone: 760-930-1505 Fax: 760-268-4000

March 10, 2022

Mr. Anwar Ali, PhD Compliance Project Manager Amended Carlsbad Energy Center Project (07-AFC-06C) California Energy Commission 1516 Ninth Street (MS-2000) Sacramento, CA 95814

#### RE: AMENDED CARLSBAD ENERGY CENTER PROJECT, DOCKET NO. 07-AFC-06C, DEMOLITION OF ENCINA POWER STATION CONDITION OF CERTIFICATION, COM-6 FEBRUARY 2022, MONTHLY COMPLIANCE REPORT

Dear Dr. Ali:

Cabrillo Power I, LLC ("Project Owner") submits the February 2022 Monthly Compliance Report (MCR) in compliance with the AFC Docket No. 07-AFC-06C, Conditions of Certification (COCs) COM-6 for the Amended Carlsbad Energy Center Project (ACECP) located at 4600 Carlsbad Boulevard, Carlsbad, California.

During the month of February 2022, demolition activities included the following: demolition of fuel oil rooms and warehouse, demolition of electrical transmission buildings and equipment, demolition of facility structures and equipment within turbine portion of the powerblock building, structural cuts in preparation of demolition of Unit(s) 1-3, torch cutting of equipment (structural components, piping, etc.), crushing concrete for backfill, and backfill to grade for demolished structures.

Completion of demolition activities is anticipated in the Summer of 2022 per the revised project schedule.

If you have any questions or comments, please do not hesitate to contact me at (760) 707-6833.

Sincerely,

Singe Flimth

George L. Piantka, PE Sr. Director, Regulatory Environmental Services NRG Energy, Inc.

Attached: Amended Carlsbad Energy Center Project (07-AFC-06C), California Energy Commission, Monthly Compliance Report, February 2022

cc: File



# Amended Carlsbad Energy Center Project Encina Power Station Demolition (07-AFC-06C) California Energy Commission Monthly Compliance Report COM-6

## February 2022

Submitted by: Cabrillo Power I LLC Date Submitted: 03-10-2022

## **Table of Contents**

I.	Summ	nary1
	a. b. c.	Demolition Status
II.	List of	documents submitted to meet specific conditions
III.	Updat	ed Compliance Matrices
IV.		conditions satisfied during reporting period including reference ons which satisfied certification
V.		submittal deadlines missed during reporting period including nation and estimate of when information will be provided
VI.	Cumu	lative list of approved changes to conditions of certification
VII.		any filings with, or permits issued by, other governmental ies during the month
VIII.	-	t compliance activities over next two months including changes edule4
	k.	COM-11: Complaints requiring notifications and reporting will be submitted to CPM
IX.	Additi	ons to on-site compliance file4
Х.	receiv	complaints, notices of violation, official warnings, citations ed during month, description of resolutions of any resolved aints and status of any unresolved complaints

## List of Attachments

Attachment A:	COMPLIANCE-5 and COMPLIANCE-6: Key Events Schedule and Compliance Matrix – February 2021
Attachment B:	COMPLIANCE-6: Project Schedule, February 2021
Attachment C	AQ-SC3: Air Quality Construction Compliance Summary, February 2021
Attachment D:	BIO-6: Phase II Biological Resources Monthly Compliance Report
Attachment E:	CUL-5 and PAL-5: Certification of Completion, Worker Environmental Awareness Program
Attachment F	CUL-6/PAL-6: Paleontological Resource Monitoring
Attachment G	NOISE-2/COM-11: Noise Hotline Calls and Complaints, February 2021
Attachment H	TRANS-5: Roadway Inspection
Attachment I	TRANS-6: Summary Transportation Permits
Attachment J	TRANS-8: Encroachment Permits Statement
Attachment K	SOIL&WATER-2: Construction Water Usage Summary SOIL&WATER-9: Wastewater Summary
Attachment L	GEN-2 and TSE-1: Master Drawing List Update
Attachment M	GEN-3: Proof of DCBO Payment
Attachment N	CIVIL-1, GEN-6, MECH-1: DCBO Plan Approvals and Mechanical Inspections
Attachment O	WORKER SAFETY-3: Construction Safety Supervisor Monthly Report
Attachment P	WORKER SAFETY-4: CBO Safety Monitor Inspection Monthly Report
Attachment Q	CIVIL-3 and STRUC-2: Non-Conformance Report Log

## I. Summary

This Monthly Compliance Report (MCR) focuses on Phase IV of the Amended Carlsbad Energy Center Project (i.e., demolition of Encina Power Station) as Phases I-III - pre-construction and construction/operations phases of ACECP and decommissioning of Encina Power Station - have been completed. MCRs documenting those phases of work can be found in Compliance Proceedings for the Carlsbad Energy Center Project (docket number 07-AFC-06C).

### a. Demolition Status

Phase III (decommissioning) activities began December 11, 2018 with the retirement of the Encina Power Station; decommissioning was completed by Cabrillo Power I LLC (owner of Encina Power Station) in December 2019. The Project Owner completed all compliance activities and COC submittals necessary to achieve Phase IV, Start of Demolition, in December 2019. Demolition preparation was conducted December 2019 through January 2020; abatement and demolition began on January 29, 2020. Demolition activities were temporarily suspended on March 20, 2020 due to the COVID-19 pandemic but resumed July 6, 2020.

Full-scale demolition activities during February 2022 included the following: demolition of fuel oil rooms and warehouse, demolition of electrical transmission buildings and equipment, demolition of facility structures and equipment within turbine portion of the powerblock building, structural cuts in preparation of demolition of Unit(s) 1-3, torch cutting of equipment (structural components, piping, etc.), crushing concrete for backfill, and backfill to grade for demolished structures..

### b. Revised/Updated Schedule

Per COC COM-5, the Compliance Matrix and COC deliverables are provided in **Attachment A. Attachment B** provides a schedule of project milestones for demolition, remediation, and construction.

## c. Explanation of Significant Permitting Activities and Changes to Schedule (as applicable)

Neither significant permitting activities pertaining to Phase IV nor changes to schedule have occurred since the CEC's approval of ACECP in 2015. The City of Carlsbad approved a 9-month extension to Phase IV via a City Resolution in December 2019. While we anticipate completing Phase IV during the Summer of 2022, the extension allows completion by third quarter of 2022.

The updated project schedule is provided in **Attachment B**.

# II. List of documents submitted to meet specific conditions

- a. AQ-SC2: Air Quality Demolition Mitigation Plan
- b. AQ-SC3: Construction Fugitive Dust Control Air Quality Compliance Monthly Report.
- c. AQ-SC4: Dust Plume Response Requirement Air Quality Compliance Monthly Report.
- d. AQ-SC5: Diesel-Fueled Engine Control Air Quality Compliance Monthly Report.
- e. GEN-1: CBO Notice
- f. NOISE-1: Community Mailer and Noise Complaint Hotline Number
- g. NOISE-3: Noise Control Program
- h. SOIL&WATER-2: Non-Potable Construction Water Use Plan
  - i. SOIL&WATER-2&6: Construction water usage summary.
- i. SOIL&WATER-4&9: SDRWQCB email dated 11/22/2019
- j. SOIL&WATER-9: Wastewater disposal summary and Water Board Correspondence
- k. TRANS-1: Demolition Traffic Control Plan
- I. TRANS-7: Demolition Parking and Staging Plan
- m. WASTE-5: Demolition Waste Management Plan
- n. WORKER SAFETY-1: Demolition Safety and Health Program
- o. WORKER SAFETY-3: Construction Safety Supervisor monthly report
- p. WORKER SAFETY-4: CBO Safety Monitor monthly report
- q. WASTE-6: Asbestos Notification Form to San Diego Air Pollution Control District - Email dated 6/29/2020 (5<sup>th</sup> Revision Notice)

## Updated Compliance Matrices

The Compliance Matrix updated to reflect the ACECP is included in **Attachment A**.

## III. List of conditions satisfied during reporting period including reference to actions which satisfied certification

Air Quality: AQ-SC3, AQ-SC4, and AQ-SC5 - Air Quality Construction Compliance inspections and report. See **Attachment C**.

Biological Resources: BIO-5, BIO-6, BIO-7, and BIO-8 – Biological Resources Compliance inspections and report. See **Attachment D**.

NOISE-2/COM-11: Noise hotline log and complaint resolution process. See **Attachment G**.

WORKER SAFETY-3: Construction Safety Supervisor Monthly Report. See **Attachment O**.

WORKER SAFETY-4: CBO Safety Monitor Inspection Monthly Report. See **Attachment P**.

COM-13: Incident Reporting Requirements. See **Attachment R**.

## IV. List of submittal deadlines missed during reporting period including explanation and estimate of when information will be provided

None

# V. Cumulative list of approved changes to conditions of certification

The California Energy Commission approved changes to the COCs on August 3, 2015. An updated compliance matrix with amended COCs for demolition is provided in **Attachment A**.

# VI. List of any filings with, or permits issued by, other governmental agencies during the month

None

# VII. Project compliance activities over next two months including changes to schedule

The Project Owner will make the following compliance filings, as needed, over the next two months:

- a. AQ-SC1: Air Quality Construction Mitigation Manager (AQCMM) will implement the monitoring and reporting requirements of AQ-SC2, AQ-SC3, AQ-SC4, and AQ-SC5.
- b. BIO-5: Worker Environmental Awareness Plan training (*if required*)
- c. BIO-6: Monitoring and reporting as required per the BRMIMP.
- d. COM-6: Submit Monthly Compliance Reports.
- e. SOIL&WATER-2: Water usage summary.
- f. TRANS-5: Inspection reports on roadway conditions. (*if required*)
- g. TRANS-6: Provide summary of overweight or oversized vehicle permits as needed. (*if required*)
- h. TRANS-8: Provide a summary of encroachment permits obtained or utilized during the reporting month. (*if required*)
- i. WASTE-1: Submit correspondence with San Diego County Department of Environmental Health as needed.
- j. WORKER SAFETY-5: As needed worker training on Automated. External Defibrillator (AED) locations.
- k. COM-11: Complaints requiring notifications and reporting will be submitted to CPM
- I. COM-13: Incidents requiring notifications and reporting will be submitted to CPM

## VIII. Additions to on-site compliance file

Files are maintained onsite on a regular basis as COCs are implemented.

## IX. List of complaints, notices of violation, official warnings, citations received during month, description of resolutions of any resolved complaints and status of any unresolved complaints

No violations, official warnings, or citations related to the demolition of the Encina Power Station were received in February 2022. A summary table of calls and complaints logged and responded to are included, as applicable, in **Attachment G**.

### ATTACHMENT A

### COMPLIANCE-5 AND COMPLIANCE-6 KEY EVENTS AND COMPLIANCE MATRIX FEBRUARY 2022

TECHINAL NAME	COC Number	Subtask	Condition Type	Deliverable Req.	Description	Comments		Dated Approved by CEC
AQ-SC	1		Air Quality Manager		Air Quality Construction/Demolition Mitigation Manager (AQCMM): The project owner shall designate and retain an on-site AQCMM who shall be responsible for directing and documenting compliance with conditions AQ-SC3, AQ-SC4, and AQ-SC5 for the entire project site and linear facility construction/demolition. The on-site AQCMM may delegate responsibilities to one or more AQCMM Delegates. The AQCMM and AQCMM Delegates shall have full access to all areas of construction on the project site and linear facilities and shall have the authority to stop any or all construction/demolition activities as warranted by applicable construction/demolition. The AQCMM and AQCMM Delegates may have other responsibilities in addition to those described in this condition. The AQCMM shall not be terminated without written consent of the Compliance Project Manager (CPM).		8/26/2019	9/20/2019
AQ-SC	2		Air Quality Plan	Y	Air Quality Construction/Demolition Mitigation Plan (AQCMP): The project owner shall provide an AQCMP, for approval, 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.	Submitted to CEC on 10/16/19. Resubmitted with updates per CEC request 12/28/19. Docketed by CEC on 1/2/2020	10/16/2019, resubmitted 12/28/19	1/2/2020
AQ-SC	3	a	Air Quality Plan		Construction Fugitive Dust Control: The AQCMM shall submit documentation to the CPM in each Monthly Compliance Report (MCR) that demonstrates compliance with the following mitigation measures for the purposes of preventing all fugitive dust plumes from leaving the project site and linear facility routes. Any deviation from the following mitigation measures shall require prior CPM notification and approval. A. All unpaved roads and disturbed areas in the project and laydown construction/demolition sites shall be watered as frequently as necessary to comply with the dust mitigation objectives of AQ-SC4. The frequency of watering may be reduced or eliminated during periods of precipitation. B. No vehicle shall exceed 10 miles per hour on unpaved areas within the project and laydown construction/demolition sites. C. The construction/demolition equipment vehicle tires shall be inspected and washed as necessary to be cleaned and free of dirt prior to entering paved roadways. E. Gravel ramps of at least 20 feet in length must be provided at the tire washing/cleaning station. F. All unpaved exits from the construction/demolition site shall be graveled or treated to prevent track-out to public roadways. G. All construction/demolition vehicles shall enter the construction/demolition site through the treated entrance roadways, unless an alternative route has been submitted to and approved by the CPM. H. Construction/demolition areas adjacent to any paved roadway shall be provided with sandbags or other measures as specified in the Storm Water Pollution Prevention Plan (SWPPP) to prevent runoff to roadways. I. All paved roads within the construction/demolition site shall be swept at least twice daily (or less during periods of precipitation) on days when construction/demolition activity occurs to prevent the accumulation of dirt and debris. J. At least the first 500 feet of any public roadway exiting the construction/demolition activity occurs or arise for any other day when dirt or runoff from the construction/demolition	included with AQ-SC2		
AQ-SC	3	b	Air Quality Plan		<ul> <li>K. All soil storage piles and disturbed areas that remain inactive for longer than 10 days shall be covered or shall be treated with appropriate dust suppressant compounds.</li> <li>L. All vehicles that are used to transport solid bulk material on public roadways and that have the potential to cause visible emissions shall be provided with a cover or the materials shall be sufficiently wetted and loaded onto the trucks in a manner to provide at least two feet of freeboard.</li> <li>M. Wind erosion control techniques (such as windbreaks, water, chemical dust suppressants, and/or vegetation) shall be used on all construction/demolition areas that may be disturbed. Any windbreaks installed to comply with this condition shall remain in place until the soil is stabilized or permanently covered with vegetation.</li> <li>N. Disturbed areas will be re-vegetated as soon as practical.</li> <li>O. Haul trucks used during the Encina Power Station demolition shall be limited to traveling on paved or graveled surfaces at all times within the boundary of the Encina Power Station property.</li> <li>The fugitive dust requirements listed in this condition may be replaced with as stringent or more stringent methods as required by SDAPCD Rule 55.</li> </ul>	included with AQ-SC2		
AQ-SC	4	а	Air Quality Plan		Dust Plume Response Requirement: The AQCMM or Delegate shall monitor all construction/demolition activities for visible dust plumes. Observations of visible dust plumes that have the potential to be transported: (1) off the project site, -(2) 200 feet beyond the centerline of the construction of linear facilities, (3) within 100 feet upwind of any regularly occupied structures not owned by the project owner, or (4) within 50 feet upwind of the I-5 freeway indicate that existing mitigation measures are not resulting in effective mitigation. The AQCMM or Delegate shall implement the following procedures for additional mitigation measures in the event that such visible dust plumes, other than those occurring upwind of the I-5 Freeway, are observed: Step 1: The AQCMM or Delegate shall direct more intensive application of the existing mitigation methods within 15 minutes of making such a determination. Step 2: The AQCMM or Delegate shall direct implementation of additional methods of dust suppression if Step 1 specified above fails to result in adequate mitigation within 30 minutes of the original determination. Step 3: The AQCMM or Delegate shall direct a temporary shutdown of the activity causing the emissions if Step 2 specified above fails to result in effective mitigation within one hour of the original determination. The activity shall not restart until the AQCMM or Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the shut-down source. The owner/operator may appeal to the CPM any directive from the AQCMM or Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.	included with AQ-SC2		

AQ-SC	4	b	Air Quality Plan		The AQCMM or Delegate shall implement the following procedures for additional mitigation measures in the event that such visible dust plumes occurring within 50 feet upwind of the I-5 Freeway are observed: Step 1: The AQCMM or Delegate shall immediately cease the activities causing the visible dust plumes if any obscuration of visibility is occurring to drivers on the I-5 freeway. The AQCMM or Delegate shall direct more intensive application of the existing mitigation methods immediately if the visible plumes are seen within 50 feet of the I-5 freeway but are not causing obscuration of visibility to drivers. Step 2: The AQCMM or Delegate shall direct implementation of additional methods of dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is effective. Step 3: The AQCMM or Delegate shall direct a temporary shutdown of the activity causing the emissions if Step 2 specified above fails to result in effective mitigation. The activity shall not restart until the AQCMM or Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes that could impact visibility on the I-5 Freeway will not occur upon restarting the shut-down fugitive dust source.		
AQ-SC	5	а	Air Quality Plan	Y	Diesel-Fueled Engine Control: The AQCMM shall submit to the CPM, in the Monthly Compliance Report, a construction/demolition report that demonstrates compliance with the AQCMP mitigation measures for purposes of controlling diesel construction/demolition-related emissions. The following off-road diesel construction/demolition equipment mitigation measures shall be included in the Air Quality Construction Mitigation Plan (AQCMP) required by AQ-SC2, and any deviation from the AQCMP mitigation measures shall require prior CPM notification and approval. a) All diesel-fueled engines used in the construction/demolition of the facility shall have clearly visible tags issued by the on-site AQCMM showing that the engine meets the conditions set forth herein. b) All construction/demolition diesel engines with a rating of 50 hp or higher shall meet, at a minimum, the Tier 4 or 4i California Emission Standards for Off-Road Compression-Ignition Engines, as specified in California Code of Regulations, Title 13, section 2423(b)(1), unless a good faith effort to the satisfaction of the CPM that is certified by the on-site AQCMM demonstrates that such engine is not available for a particular item of equipment. In the event that a Tier 4 or 4i engine is not available for any off-road equipment larger than 50 hp, that equipment shall be equipped with a Tier 3 engine, or an engine that is equipped with retrofit controls to reduce exhaust emissions of nitrogen oxides (NOX) and diesel particulate matter (DPM) to no more than Tier 3 levels unless certified by engine manufacturers or the on-site AQCMM that the use of such devices is not practical for specific engine types. For purposes of this condition, the use of such devices is "not practical" for the following, as well as other, reasons. 1. There is no available retrofit control device that has been verified by either the California Air Resources Board or U.S. Environmental Protection Agency to control the engine in question to Tier 3 equivalent emission levels and the highest	included with AQ-SC2	
AQ-SC	5	b	Air Quality Plan		<ul> <li>c) The use of a retrofit control device may be terminated immediately, provided that the CPM is informed within ten working days of the termination and that a replacement for the equipment item in question meeting the controls required in item "b" occurs within ten days of termination of the use, if the equipment would be needed to continue working at this site for more than 15 days after the use of the retrofit control device is terminated, if one of the following conditions exists:</li> <li>1. The use of the retrofit control device is excessively reducing the normal availability of the construction/demolition equipment due to increased down time for maintenance, and/or reduced power output due to an excessive increase in back pressure.</li> <li>2. The retrofit control device is causing or is reasonably expected to cause engine damage.</li> <li>3. The retrofit control device is causing or is reasonably expected to cause a substantial risk to workers or the public.</li> <li>4. Any other seriously detrimental cause which has the approval of the CPM prior to implementation of the termination.</li> <li>d) All heavy canthermoving equipment and heavy duty construction/demolition-related trucks with engines meeting the requirements of (b) above shall be properly maintained and the engines tuned to the engine manufacturer's specifications.</li> <li>e) All diesel heavy construction/demolition equipment shall not idle for more than five minutes. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement.</li> <li>f) Construction/demolition equipment will employ electric motors when feasible.</li> </ul>		
<u>AQ-SC</u>	12		MCR	Y	The project owner shall not allow the overlap of specific construction and demolition phase activities. The following activities shall not be conducted concurrently with any of the other listed activities: 1. ASTs 5, 6, and 7 demolition (licensed CECP activity) 2. ASTs 1, 2, and 4 demolition and berm removal (PTR described activities). 3. Amended CECP construction (PTA described activities). 4. EPS demolition (PTA and Encina Power Station Demolition Plan described activities). In addition, the gas turbines initial commissioning activity and the EPS demolition activity shall not be performed concurrently.	N/A	
AQ-SC	13		MCR	Y	The project owner shall not implode or fell any concrete or mortar structure, such as the main exhaust stack or the power plant building, during the demolition of the Encina Power Station.		

GEN	1	C	CBO	Ν	The project owner shall design, construct, and inspect the project in accordance with the 2013 California Building Standards Code (CBSC), also known as Title 24, California Code of Regulations, which encompasses the California Building Code (CBC), California Administrative Code, California Electrical Code, California Mechanical Code, California Plumbing Code, California Energy Code, California Fire Code, California Code for Building Conservation, California Reference Standards Code, and all other applicable engineering laws, ordinances, regulations and standards (LORS) in effect at the time initial design plans are submitted to the chief building official (CBO) for review and approval (the CBSC in effect is the edition that has been adopted by the California Building Standards Commission and published at least 180 days previously). The project owner shall ensure that all the provisions of the above applicable codes are enforced during the construction, addition, alteration, moving, demolition, repair, or maintenance of the completed facility, including the demolition of above-ground fuel oil storage tanks 1, 2, and 4 (ASTs 1, 2, and 4), and the demolition of the Encina Power Station (EPS) (2013 CBC, Appendix Chapter 1, §1.1.3, Scope). All transmission facilities (lines, switchyards, switching stations and substations) are covered in the conditions of certification in the Transmission System Engineering section of this document. In the event that the initial engineering designs are submitted to the CBO when the successor to the 2013 CBSC is in effect, the 2013 CBSC provisions shall be replaced with the applicable successor provisions. Where, in any specific case, different sections of the code specify different materials, methods of construction or other requirements, the most restrictive shall govern. Where there is a conflict between a general requirement and a specific requirement, the specific requirement shall govern. The project owner shall ensure that all contracts with contractors, subcontractors, and su	Execution Plan on 12/4/19	01/09/2020	1/22/2020
HAZ	7		Security Plan	Y	<ul> <li>Prior to commencing tank demolition, a site-specific Demolition and Construction Site Security Plan for the tank demolition and construction phases shall be prepared and made available to the CPM for review and approval. The Construction Security Plan shall include the following:</li> <li>1. perimeter security consisting of fencing enclosing the demolition and construction areas;</li> <li>2. security guards;</li> <li>3. site access control consisting of a check-in procedure or tag system for demolition and construction personnel and visitors;</li> <li>4. written standard procedures for employees, contractors, and vendors when encountering suspicious objects or packages on-site or off-site;</li> <li>5. protocol for contacting law enforcement and the CPM in the event of suspicious activity or emergency; and</li> <li>6. evacuation procedures.</li> </ul>	Submitted to CEC	11/6/2019	11/19/2019
NOISE	1		Notice	Y	At least 15 days prior to the start of any demolition activities associated with the amended CECP, the project owner shall notify the city of Carlsbad and all residents within one-half mile of the site, by mail or other effective means, of the commencement of project demolition and 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 demolition, construction, and operation of the amended CECP and include that telephone number in the above notice. If the telephone is not staffed 24 hours per day, the project owner shall include an automatic answering feature, with date and time stamp recording, to answer calls when the phone is unattended. 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, and all subsequent demolition activities at the Encina Power Station have been completed.	Noise Notification has been completed and mailers sent out to public/residents within one mile on 9/23. Notice sent to CEC on 9/25/19	9/25/2019	12/18/2019
NOISE COMPLIANCE	1 11		Hot Line Response	Y	<ul> <li>Throughout the demolition of above-ground fuel oil storage tanks 1, 2, 4,</li> <li>5, 6, and 7 (ASTs 1, 2, 4, 5, 6, and 7), construction and operation of the amended CECP, and demolition of the Encina Power Station the project owner shall document, investigate, evaluate, and attempt to resolve all project-related noise complaints. The project owner or authorized agent shall:</li> <li>Use the Noise Complaint Resolution Form (below), or a functionally equivalent procedure acceptable to the CPM, to document and respond to each noise complaint;</li> <li>Attempt to contact the person(s) making the noise complaint within 24 hours (within 12 hours if the complaint is related to nighttime concrete pour);</li> <li>Conduct an investigation to determine the source of noise related to the complaint;</li> <li>Take all feasible measures to reduce the noise at its source if the noise is project related; and</li> <li>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.</li> </ul>	Hot Line Established	8/13/2019	10/2/2019
NOISE	3		Letter	Y	The project owner shall submit to the CPM for review and approval a noise control program and a statement, signed by the project owner's project manager, verifying that the noise control program will be implemented throughout the demolition of ASTs 5, 6, and 7, and construction and demolition activities associated with of the amended CECP. The noise control program shall be used to reduce employee exposure to high noise levels during demolition and construction in accordance with Title 8, California Code of Regulations, sections 5095-5099, and Title 29, Code of Federal Regulations, section 1910.95		8/26/2019	10/3/2019

	6		Letter	Y	Noisy construction work relating to any project features shall be restricted to the times of day delineated below:			
					Weekdays 7:00 a.m. to 6:00 p.m. Saturdays 8:00 a.m. to 6:00 p.m. Haul trucks and other engine-powered equipment shall be equipped with mufflers that meet all applicable regulations. Haul trucks shall be operated in accordance with posted speed limits. Truck engine exhaust brake use shall be limited to emergencies. For purposes of this condition, "noisy construction work" shall be defined as any project-related work that draws a noise complaint caused by the construction or demolition activities associated with the CECP, as opposed to another source, as verified by the CPM, pursuant to NOISE-2.			
SOIL&WATER	2	а	Plan	Y	Potable water shall not be used for any construction activity, including EPS demolition activities, that is suitable for non-potable water use if a non-potable water source is available at the project site. Prior to site mobilization, the project owner shall submit to the CPM a Non-Potable Construction Water Use Plan (plan) for the supply and use of non-potable water in construction activities. The plan shall consider the use of recycled water available at the site. The plan shall specify those construction activities that would use non-potable water and those construction activities that would use potable water. Potable water use for EPS demolition activities that are suitable for non potable water shall count toward the cumulative total limit, in accordance with SOIL&WATER-6.	to CEC. Status request from CEC sent 11/12/19	10/11/2019	12/18/2019
SOIL&WATER	2	b	MCR	Y				
SOIL&WATER	4	a	Permit	Y	The project owner shall submit to the San Diego Regional Water Quality Control Board (SDRWQCB) all information required by the SDRWQCB to obtain a Waste Discharge Requirements (WDR) Order for the discharge of EPS demolition wastewater to the Pacific Ocean in accordance with NPDES requirements. The project owner shall submit to the CPM all copies of correspondence between the project owner and the SDRWQCB regarding the WDR Order within 10 days of its receipt or submittal.	SDRWQCB concurrence request for use of existing Industrial Permit and Storm Water Permit submitted 10/31/19. NRG submitted email to CEC from SDRWQCB in regards to permits on 11/22/2019.	11/22/2019	11/27/201
SOIL&WATER	6	а	Water Use	Y	During normal operation the project shall use no more than three acre-feet per year (AFY) of potable water for drinking, sanitary, and fire protection testing purposes. The project shall use recycled water for all industrial and landscape irrigation purposes during operation of the CECP, unless potable water is needed for emergency backup use. For the purpose of this condition, the term emergency shall mean the inability of the CECP to take, or for the city of Carlsbad to deliver, recycled water to the CECP in a quantity sufficient to meet CECP demand due to Acts of God, natural disaster, and other circumstances beyond the control of the project owner, including interruption of recycled water is needed during operation for non-emergency uses, the owner shall be required to file a formal petition to amend the project. If the CECP requires potable water for EPS demolition and emergencies that will cumulatively exceed 300 acre-feet, during the life of the project, the project owner shall file a petition to amend. All emergency water use shall be reported in annual compliance reports. Reported values shall include monthly			
SOIL&WATER	6	b	Reporting	Y				
SOIL&WATER	9	а	Permit Reporting	Y	Prior to transport and disposal of any facility construction or demolition-related wastewaters offsite, the project owner shall test and classify the stored wastewater to determine proper management and disposal requirements. The project owner shall provide evidence that wastewater is disposed of at an appropriately licensed facility. The project owner shall ensure that the wastewater is transported and disposed of in accordance with the wastewater's characteristics and classification and all applicable LORS (including any CCR	permit and Construction General NPDES Permit for stormwater	11/22/2019	11/27/2019
					Title 22 Hazardous Waste and Title 23 Waste Discharges to Land requirements). Where discharge of wastewater must comply with the San Diego Regional Water Quality Control Board (SDRWQCB) and State Water Resources Control Board regulatory requirements, the project owner shall submit a Report of Waste Discharge (ROWD) to the compliance project manager (CPM) and SDRWQCB for determination of which regulatory waiver or permit applies to the proposed discharges. The project owner shall pay all necessary fees for filing and review of the ROWD and all other related fees. Checks for such fees shall be submitted to the SDRWQCB and shall be payable to the State Water Resources Control Board. The project owner shall ensure compliance with the provisions of the waiver or permit applicable to the discharge. Where the regulatory requirements are not applied pursuant to a National Pollutant Discharge Elimination System permit, it is the Commission's intent that the requirements of the applicable waiver or permit be enforceable by both the Commission and the SDRWQCB. In furtherance of that objective, the Commission hereby delegates the enforcement of the waiver or permit requirements, and associated monitoring, inspection, and annual fee collection authority, to the SDRWQCB. The CPM and SDRWQCB shall confer with each other and coordinate, as needed, in the enforcement of the requirements.	discharges) will be used to confirm compliance with COC. NRG submitted email to CEC from SDWRQCB in regards to permits on 11/22/2019.		

SOIL&WATER	9	с	Permit			Permit(s) provided when obtained from SDRWQCB		
SOIL&WATER	9	d	Reporting			As needed		
TRANS	1		Permit	Y	The project owner shall consult with the City of Carlsbad and prepare and submit to the city of Carlsbad for review and comment and the Compliance Project Manager (CPM) for approval a construction/demolition traffic control plan. The plan shall be implemented during all phases of construction/demolition and shall addresses the following issues: <ul> <li>timing of truck trips, including heavy equipment and building materials deliveries, especially those that would cross the railroad tracks;</li> <li>redirecting construction and demolition traffic with a flag person at a minimum for trucks traveling eastbound on Cannon Road from the SDG&amp;E Service Gate to cross the railroad tracks;</li> <li>signing, lighting, and traffic control device placement if required;</li> <li>need for construction work hours and arrival/departure times outside and during peak traffic periods;</li> <li>insurance of access for emergency vehicles to the project site;</li> <li>temporary closure of travel lanes;</li> <li>access to adjacent residential and commercial property during the construction of all pipelines;</li> <li>specification of construction-related haul routes; and</li> <li>identify safety procedures for exiting and entering the site access gate.</li> </ul>	obstructed, the temporary TCP allows for a right turn while egressing from Gate 3, and requires all truck traffic to turn left on Carlsbad Boulevard to gain acces to Interstate 5 on Palomar Airport Road. All other craft traffic can take either a left or right on Carlsbad	10/29/2019, Modified Plan sent 11/14/19; Temporary Traffic Control Plan approved on 11/9/2020	12/12/201
TRANS	5	a	Reporting	Y	During and following completion of project construction and demolition, the project owner shall repair any damage to roadways affected by construction/demolition activity to pre-project road conditions or better. Restoration of significant damage which could cause hazards (such as potholes, deterioration of pavement edges, or damaged signage) shall take place immediately after the damage has occurred. Prior to the start of demolition and construction, the project owner shall photograph or videotape, all roadways that will be affected by pipeline construction and heavy truck traffic. The project owner shall provide the CPM and the city of Carlsbad with a copy of the images for the roadway segments under its jurisdiction. Also, prior to start of demolition and construction, the project owner shall notify the city about the schedule for project demolition/construction. The purpose of this notification is to allow the city the opportunity to postpone any planned roadway resurfacing and/or improvement projects until after the project demolition/construction has taken place and to coordinate demolition/construction-related activities associated with other projects.		9/16/2019	9/30/201
TRANS	7		Plan	Y	During project construction/demolition, the project owner shall implement a parking and staging plan for project construction and demolition to enforce a policy that all project-related parking occurs on site or in designated off-site parking areas.		10/16/2019	10/22/201
WASTE	5	a	Plan		<ul> <li>The project owner shall prepare a Demolition and Construction Waste Management Plan for all wastes generated during demolition and construction of the facility and shall submit the plan to the CPM for review and approval. The plan may be submitted in two sections: Demolition activities and Construction activities. Both sections of the plan shall contain, at a minimum, the following:         <ul> <li>a description of all demolition and construction waste streams, including projections of frequency, amounts generated, and hazard classifications; and</li> <li>management methods to be used for each waste stream, including temporary on-site storage, housekeeping and best management practices to be employed, treatment methods and companies providing treatment services, waste testing methods to assure correct classification, methods of transportation, disposal requirements and sites, and recycling and waste minimization/source reduction plans.</li> <li>a reuse/recycling Debris Management Plan for demolition and construction materials that meets or exceeds the waste diversion goals established by the Integrated Waste Management Compliance Act (Pub. Resources Code, § 41780 et seq.) and CAL Green Title 24, California Code of Regulations, Part 11sections 4.408, 5.408, 301.1.1 and 301.3.</li> </ul> </li></ul>		10/16/2019	11/12/2019
WASTE	6		Permit	Ŷ	Prior to demolition of existing structures, the project owner shall complete and submit a copy of a San Diego County Air Pollution Control District (District) Asbestos Renovation and Demolition Notification Form to the CPM and the District for review. The project owner shall remove all asbestos-containing material (ACM) from the site prior to demolition.	Final (4th) Revised Asbestos Notification Form was submitted to San Diego Air Pollution Control District and CPM for January 29, 2020 Start of Demoltion of Asbestos Abatement.	1/10/2020 1/17/2020 1/21/2020 1/24/2020	1/29/2020

VIS	3	В	Screening		If necessary to provide visual screening of staging activities, equipment and materials in the short term, the project owner shall provide temporary dark-colored, opaque fencing to provide visual screening until landscape screening described above has achieved sufficient maturity to provide visual screening. Existing opaque fencing shall be maintained along the Carlsbad Boulevard frontage of the EPS for the duration of construction and demolition. The project owner shall submit to the CPM for review and approval, and simultaneously to the city of Carlsbad for review and comment, a landscaping plan whose proper implementation will satisfy these requirements. The plan shall include: a) A detailed landscape, grading, and irrigation plan, at a reasonable scale. The plan shall demonstrate how the requirements stated above shall be met. The plan shall provide a detailed installation schedule demonstrating installation of as much of the landscaping as early in the construction process as is feasible in coordination with project construction. The intent of the plan shall be to minimize loss of existing perimeter tree and shrub screening, particularly at the northeast laydown site; and to provide supplemental and replacement plantings as needed to screen staging sites.
WORKER SAFETY	1	b	Plan	Y	The project owner shall submit to the Compliance Project Manager (CPM) a copy of the Project Demolition and Construction Safety and Health Program containing the following: 1. a Demolition and Construction Personal Protective Equipment Program; 2. a Demolition and Construction Exposure Monitoring Program; 3. a Demolition and Construction Injury and Illness Prevention Program; 4. a Demolition and Construction Emergency Action Plan; and 5. a Demolition and Construction Fire Prevention Plan. 6. an Encina Power Statin Demolition Plan. The Personal Protective Equipment Program, the Exposure Monitoring Program, and the Injury and Illness Prevention Program shall be submitted to the CPM for review and approval concerning compliance of the program with all applicable safety orders. The Demolition Plan shall be submitted to the Carlsbad Fire Department for review and comment prior to submittal to the CPM for approval.
WORKER SAFETY	3	a	Supervisor	Y	The project owner shall provide a site Demolition Safety Supervisor (DSS) and a Construction Safety Supervisor (CSS) who, by way of training and/or experience, is are knowledgeable of tank demolition, power plant construction activities and relevant laws, ordinances, regulations, and standards; is are capable of identifying workplace hazards relating to the demolition and/or construction activities; and has authority to take appropriate action to assure compliance and mitigate hazards. The DSS or CSS shall: 1. have overall authority for coordination and implementation of all occupational safety and health practices, policies, and programs; 2. assure that the safety program for the project complies with Cal/OSHA and federal regulations related to power plant projects; 3. assure that all demolition, construction and commissioning workers and supervisors receive adequate safety training; 4. complete accident and safety-related incident investigations and emergency response reports for injuries and inform the CPM of safety-related incidents; and 5. assure that all the plans identified in Conditions of Certification Worker Safety-1 and -2 are implemented.
WORKER SAFETY	4		CBO	Y	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 and shall do this during the period of tank demolition/removal, construction of the CECP, and demolition/removal of the EPS.

11/6/2019	12/11/2019
10/8/2019	12/11/19 - But need to update
	all Federal OSHA citations with the
	appropriate Cal/OSHA code citations
9/12/2019	10/10/2019

WORKER SAFETY	5	Training	Y The project owner shall ensure that a portable automatic external defibrillator (AED) is located on site during tank demolition, construction and operations and demolition/removal of the EPS and shall implement a program to ensure that workers are properly trained in its use and that the equipment is properly maintained and functioning at all times. During demolition of the tanks and the EPS, construction and commissioning, the following persons shall be trained in its use and shall be on site whenever the workers that they supervise are on site: the Demolition or Construction Project Manager or delegate, the Demolition or Construction Safety Supervisor or delegate, and all shift foremen. During operations, all power plant employees shall be trained in its use. The training program shall be submitted to the CPM for review and approval.	AED Training.	12/5/2019	12/10/2019
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Submitted to CEC Approved by CEC

## ATTACHMENT B

### COMPLIANCE-6 PROJECT SCHEDULE FEBRUARY 2022

ata Date: 2/1/22 /ity ID	Activity Name	MA0842- Orig Dur Start	<u>U-22-D</u> - <b>№</b> Late Start		Late Finish		<b>Power Station - Update 22 - 2022-02-01 - Delay</b> 05. Detail
	Activity Name		Late Start	FILISI		Fillal	2022
	incine Dever Station - Undets 22, 2022 02 04 - Delay	856 10/28/19	8/31/21	8/25/22	8/24/22		Feb Mar Apr May Jun Jul
	incina Power Station - Update 22 - 2022-02-01 - Delay	856 10/28/19		8/25/22			
Project Overvie		200 12/4/21 A	8/31/21 3/26/22	8/25/22	8/24/22 8/24/22	0	
Major Mileston		0 8/24/22	4/7/22	8/24/22	8/24/22	0	
CM1020	Final Projected Completion	0 0/24/22	4/1/22	8/24/22	8/24/22	0	
CM1020	Scheduled Completion	0		8/24/22*	4/7/22	-139	
Project Milesto	•	0 8/12/22	3/26/22	8/12/22	3/26/22	-119	
PM1030	Substantial Completion	0	5/20/22	8/12/22	3/26/22	-119	
Project Extens		107 12/4/21 A	6/19/22	4/8/22	8/24/22	118	
PE1010	TIA 01 - COVID-19 Force Majeure	126 12/4/21 A		4/8/22	8/24/22	138	
PE9000	Adjusted Contract Completion Date	0	0/10/22	4/8/22	8/24/22	118	
Project Duratio		856 10/28/19	8/31/21	8/25/22	8/24/22	0	
PD1000	Project Management	649 10/28/19	8/31/21	4/8/22	8/24/22	118	
PD1010	Maintain Office and Break Bldg-Provided by NRG	649 10/28/19	8/31/21	4/8/22	8/24/22	118	
PD1020	Temprary Facilities	649 10/28/19	8/31/21	4/8/22	8/24/22	118	
PD1020	Site Safety Management	649 10/28/19	8/31/21	4/8/22	8/24/22	118	
PD1030	Security Gate 3	649 10/28/19	8/31/21	4/8/22	8/24/22	118	
PD1050	Maintain Scale	1 1/10/20 A	3/26/22	2/1/22	3/26/22	45	
PD1060	Project Float	0 8/25/22	4/8/22	8/25/22	8/24/22	0	
Delay		138 4/9/22	8/24/22	8/24/22	8/24/22	0	
	ended Overhead	138 4/9/22	8/24/22	8/24/22	8/24/22	0	
A1009	Project Management	138 4/9/22	8/24/22	8/24/22	8/24/22	0	
A1000	Maintain Office and Break Bldg-Provided by NRG	138 4/9/22	8/24/22	8/24/22	8/24/22	0	
A1010	Temprary Facilities	138 4/9/22	8/24/22	8/24/22	8/24/22	0	
A1012	Site Safety Management	138 4/9/22	8/24/22	8/24/22	8/24/22	0	
A1012	Security Gate 3	138 4/9/22	8/24/22	8/24/22	8/24/22	0	
A1013	Maintain Scale	138 4/9/22	8/24/22	8/24/22	8/24/22	0	
	sks - Not in Scope	34 1/13/22 A	9/8/21	2/10/22	1/8/22	-28	
Turbine 4 Prec	•	11 1/13/22 A	9/8/21	2/4/22	9/11/21	-112	
Boiler 4 Roof	-	11 1/13/22 A	9/8/21	2/4/22	9/11/21		2/4/22, Boiler 4 Roof Panels
A1008	Panel Load Out	11 1/13/22 A		2/4/22	9/11/21	-112	<u></u>
	France Sediment	34 1/26/22 A		2/10/22	1/8/22	-28	
	West Fuel Oil Bldg	9 1/26/22 A		2/10/22	1/3/22	-20	
	Fuel Oil Trenches in Roadway	5 2/5/22	1/4/22	2/4/22	1/8/22	-20	
Power Block De		170 1/31/22 A		7/23/22	3/7/22	-20	
	Block Demolition	62 2/1/22	8/31/21	4/14/22	12/15/21	-119	
	Demo Col. A to A1 / 22 to 18	1 2/1/22	8/31/21	2/1/22	8/31/21	-119	
	Demo Turbine Structure Col.s 16-23 / D-A	10 2/2/22	9/1/21	2/1/22	9/11/21	-119	
	Boiler 4 East Side Wall & Tube Mouthing	10 2/14/22	9/13/21	2/12/22	9/23/21	-119	
		10 2/14/22	9/24/21	3/9/22	10/5/21	-119	
	Structural Demo Col.'s 16-23 / F1 to D	13 3/10/22	10/6/21	3/24/22	10/20/21	-119	
	Demo & Clear to Basement Elevation Col.'s 16-23 / F1 to A	18 3/25/22	11/20/21	4/14/22	12/15/21	-119	
		45 3/25/22	10/21/21	5/16/22	3/7/22	-60	
	Block Demolition					-119	
	Boiler 3 West Side Wall & Tube Mouthing Boiler 3 Mechanical Demo	5 3/25/22	10/21/21	3/30/22 4/16/22	10/26/21	-119	
	Structural Demo Col.'s 10-16 / H-D	15 3/31/22 10 4/18/22	10/27/21	4/16/22	11/12/21		
	Demo & Clear to Basement Elevation Col.'s 10-16 / H-D			4/28/22 5/16/22	3/7/22	-119	
		15 4/29/22	2/17/22			-60	
_	Block Demolition	41 4/29/22	11/30/21	6/15/22	3/7/22	-86	
	Boiler 2 West Side Wall & Tube Mouthing	5 4/29/22	11/30/21	5/4/22	12/4/21	-119	
	Boiler 2 Mechanical Demo	15 5/5/22	12/6/21	5/21/22	12/22/21	-119	╡╌╌╞╌╒ <mark>╴</mark> ╢╴╴╴╴╴╴╴╴╴╴╴╴╴╴╴╴╴╴╴╴╴╴╴╴╴ <mark>╞</mark> ╴╴╴╴╴╴╴╴╴╴
PB.U2.1060	Structural Demo Col.'s 5-10 / G-D	10 5/23/22	1/3/22	6/2/22	1/13/22	-119	
	Demo & Clear to Basement Elevation Col.'s 5-10 / G-D	11 6/3/22	2/23/22	6/15/22	3/7/22	-86	Demo & Clear to Basem

05.	Detailed	Schedule -	Remaining
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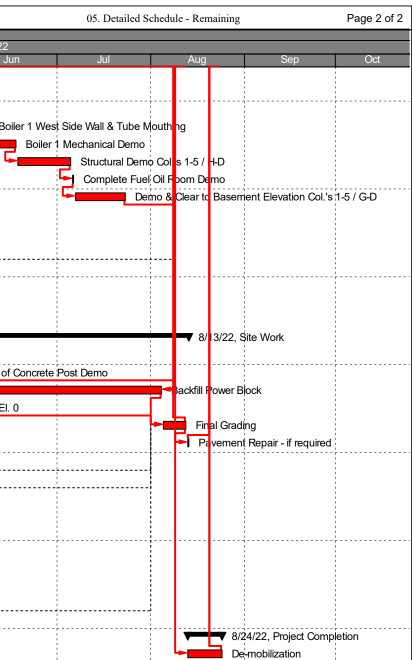
Data Date: 2/1/2								<u>ower S</u>	tation - Update 22 - 2022-02-01 - Delay	
ctivity ID	Activity Name	Orig Dur	Start	Late Start	Finish	Late Finish	n Float			2022
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PB.U1.1000	Col. H / Col.'s 1 to 14 Concrete Wall Demo	5	1/31/22 A	12/22/21	2/3/22	1/4/22	-26		I. H / Col.'s 1 to 14 Concrete Wall Demo	
PB.U1.1010	Fuel Oil Room Partial Demo	1	2/2/22	1/3/22	2/2/22	1/3/22	-26	📕 Fu	el Oil Room Partial Demo	
PB.U1.1020	Col. 1 / Col.'s H to D Concrete Wall Demo	4	2/11/22	1/10/22	2/15/22	1/13/22	-28	-	Col. 1 / Col.'s H to D Concrete Wal Demo	
PB.U1.1050	Boiler 1 West Side Wall & Tube Mouthing	5	6/3/22	1/14/22	6/8/22	1/19/22	-119			Boi
PB.U1.1060	Boiler 1 Mechanical Demo	8	6/9/22	1/20/22	6/17/22	1/28/22	-119			-
PB.U1.1070	Structural Demo Col.'s 1-5 / H-D	15	6/18/22	1/29/22	7/5/22	2/15/22	-119			Ļ
PB.U1.1080	Complete Fuel Oil Room Demo	1	7/6/22	2/16/22	7/6/22	2/16/22	-119			
PB.U1.1090	Demo & Clear to Basement Elevation Col.'s 1-5 / G-D	15	7/7/22	2/17/22	7/23/22	3/7/22	-119			
Site Demolition	n	7	2/1/22	1/4/22	2/8/22	3/26/22	39	│ <b>│</b> <del>⋎</del> ── <b>├</b> र	2/8/22, Site Demolition	
Demolition of	f Various Out Buildings	7	2/1/22	1/4/22	2/8/22	3/26/22	39	│ <b>│</b> <del>॑</del> ┯━ <b>┤</b> ┯	2/8/22, Demolition of Various Out Build <mark>i</mark> ngs	
SD.OB.1010	Upper Storage Bldg.	2	2/1/22	3/21/22	2/2/22	3/22/22	40	🛛 Up	per Storage Bldg.	
SD.OB.1020	Upper Warehouse	4	2/3/22	3/23/22	2/7/22	3/26/22	40	<b>→</b> □ <sup></sup>	Upper Warehouse	
xSD.OB.102	21 Office & Warehouse	5	2/3/22	1/4/22	2/8/22	1/8/22	-26		Office & Warehouse	
Control Hous	ses	2	2/1/22	3/15/22	2/2/22	3/16/22	35	<b>W</b> 2/2	/22, Control Houses	
SD.CH.1030	Control Bldg. 3 Tunnel Opening	2	2/1/22	3/15/22	2/2/22	3/16/22	35		ntrol Bldg. 3 Tunnel Opening	
Site Work		232	11/1/21 A	11/6/21	8/13/22	4/7/22	-110			
SW.1010	Crush Concrete from Stack & Wall Demo	60	11/1/21 A	11/6/21	3/8/22	12/15/21	-61		Crush Concrete from Stack & Wall Demo	
SW.1040	Crush Balance of Concrete Post Demo	60	3/9/22	12/16/21	5/17/22	3/7/22	-61		Crush Bala	ance of
SW.1050	Backfill Power Block	70	5/16/22	12/16/21	8/4/22	3/18/22	-119			
SW.1056	Backfill Units 4 Basement to El. 0	10	4/15/22	3/8/22	4/26/22	3/18/22	-33		Backfill Units 4 Basemen	nt to El.
SW.1070	Final Grading	7	8/5/22	3/19/22	8/12/22	3/26/22	-119			
SW.1080	Pavement Repair - if required	1	8/13/22	4/7/22	8/13/22	4/7/22	-110			
Backfill Tunn	els to Control Houses	35	2/3/22	3/17/22	3/16/22	3/18/22	2		▼ 3/16/22, Backfill Tunnels to Control Houses	
SW.1000	Control Bldg. 1/2 Tunnel Backfill	2	3/15/22	3/17/22	3/16/22	3/18/22	2		Control Bldg. 1/2 Tunnel Backfill	
SW.1020	Control Bldg. 3 Tunnel Backfill	2	2/3/22	3/17/22	2/4/22	3/18/22	35		ontrol Bldg. 3 Tunnel Backfill	
Cooling Water	r Intake & Discharge	173	7/28/21 A	2/16/22	3/14/22	3/18/22	4		▼ 3/14/22, Cooling Water Intake & Discharge	
CW.1070	Demo CW Deck Unit 4 Col. 23-16	3	2/14/22	2/16/22	2/16/22	2/18/22	2		Demo CW Deck Unit 4 Col. 23-16	
CW.1080	Backfill CW Intake/Discharge Tunnels Unit 4 Col. 23-16	5	2/19/22	2/23/22	2/25/22	2/28/22	2		Backfill CW Intake/Discharge Tunnels Unit 4 Col. 23-16	
CW.1100	Backfill CW Intake/Discharge Tunnel Unit 3 Col. 16-10	5	2/26/22	3/1/22	3/3/22	3/5/22	2		Backfill CW Intake/Discharge Tunnel Unit 3 Col. 16-10	
CW.1120	Backfill CW Intake/Discharge Tunnel Unit 2 Col. 10-5	5	3/4/22	3/7/22	3/9/22	3/11/22	2		Backfill CW Intake/Discharge Tunnel Unit 2 Col. 10-5	
CW.1140	Backfill CW Intake/Discharge Tunnel Unit 1 Col. 5-1	5	7/28/21 A	3/12/22	3/14/22	3/16/22	2		Backfill CW Intake/Discharge Tunnel Unit 1 Col. 5-1	
CW.1160	Backfill CW Intake/Discharge Unit 5 Col. 28-23	6	10/25/21	3/16/22	3/12/22	3/18/22	5		Backfill CW Intake/Discharge Unit 5 Col. 28-23	
Project Comple	letion	10	8/13/22	3/28/22	8/24/22	4/7/22	-119			

Remaining Level of Effort Actual Level of Effort

Actual Work Remaining Work 

Milestone

Critical Remaining Work Summary



## ATTACHMENT C

### AQ-SC3 AIR QUALITY CONSTRUCTION COMPLIANCE SUMMARY FEBRUARY 2022



## Air Quality Construction Compliance Summary

# Amended Carlsbad Energy Center Project, Phase IV, San Diego County, CA (07-AFC-06C)

PREPARED FOR:	Carlsbad Power I, LLC for the licensed Carlsbad Energy Center Project
PREPARED BY:	Timothy Sisk (Alternate AQCMM), NRG Energy, Inc.
DATE:	March 10, 2022
COMPLIANCE PERIOD:	February 2022

This compliance memorandum summarizes the activities conducted in June 2021 to demonstrate compliance with the approved *Air Quality Construction Mitigation Plan (AQCMP) for Phase IV of the Amended Carlsbad Energy Center Project* (Amended CECP) (CEC, 2019). The Amended CECP Phase IV AQCMP covers the aboveground demolition/removal of Encina Power Station. Below grade demolition and site remediation, which would be accomplished under the authority of San Diego County Environmental Health Department (site remediation) and the City of Carlsbad (redevelopment of the site for future use), are beyond the scope of Phase IV of the Amended CECP.

Mobilization for Phase IV of the project started during the first week of November 2019. Demolition activities were temporarily suspended on March 20, 2020 due to the COVID-19 pandemic but resumed July 6, 2020.

During the month of February 2022, demolition activities included the following: demolition of fuel oil rooms and warehouse, demolition of electrical transmission buildings and equipment, demolition of facility structures and equipment within turbine portion of the powerblock building, structural cuts in preparation of demolition of Unit(s) 1-3, torch cutting of equipment (structural components, piping, etc.), crushing concrete for backfill, and backfill to grade for demolished structures.

### **Fugitive Dust Compliance Measures**

For this compliance period during Phase IV of the Encina Power Station Demolition, the following compliance measures were implemented, if they occurred, using the compliance checklist:

- Observance of a visible dust plume
- Additional control measures implemented to reduce a visible dust plume
- Complaints filed with the San Diego Air Pollution Control District
- Deviations from the AQCMP

No deviations from conditions AQ-SC3 or AQ-SC4 occurred during the compliance period. No visible dust plumes, additional control measures, nor complaints occurred during the compliance period.

Fugitive dust control measures prescribed in the AQCMP are monitored via checklists, which are included in Attachment A of this report.



### **Diesel Equipment Compliance Measures**

Diesel-fueled engines subject to the AQCMP and used during this compliance period that met the diesel equipment compliance measures were tagged by the Air Quality Construction Mitigation Manager (AQCMM) and/or the Delegated AQCMM to indicate the equipment are approved for use onsite. The equipment tagged during this compliance period are included in Table 1.

The following compliance measures were implemented during this compliance period:

- Equipment with diesel engines with a rating of 50 horsepower (hp) or higher shall meet Tier 4/4i emissions standards. No exemptions were requested for this compliance period.
- Equipment is maintained in accordance with manufactures recommendations.
- Equipment idling limited to 5 minutes or less to the extent practical.
- Equipment is labeled in accordance with Air Resources Board requirements.
- Equipment will employ electric motors where feasible.

Equipment onsite and used during this compliance period are being recorded and are listed in Table 1 Documentation confirming that equipment used for ten (10) days or more are Tier 4 or Tier 4i, along with the appropriate letter from the equipment owner confirming maintenance is performed as required for the equipment listed in Table 1, are included as Attachment B to this memorandum.

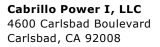
#### References

California Energy Commission (CEC), 2019. *Air Quality Construction Mitigation Plan, Phase IV, Amended Carlsbad Energy Center Project, (07-AFC-06C),* Submitted on October 16, 2019; Awaiting CEC approval of Amendment.



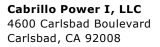
#### Table 1 Diesel Equipment AQCMP 07-AFC-06C

Date Arrived (Removal Date)	<u>CARB ID</u>	<u>s/n</u>	<u>Equipment</u>	Engine Data	<u>Die</u> sel hp	<u>Tier</u>	Equipment Owner (Renter)
11/11/2019	FP4A83	41935	Bobcat S770	Kubota, CKBXLO3.8AKD, V3800-CR-T, 3.8L, SN: CG200	92	41	BISCO
11/11/2019	GC4A66	41936	Bobcat S770	Kubota, CKBXLO3.8AKD, V3800-CR-T, 3.8L, SN: CG2732	92	41	BISCO
11/11/2019	YG9P77	41937	Bobcat S770	Kubota, CKBXLO3.8AKD, V3800-CR-T, 3.8L, SN: CG4188	92	41	BISCO
01/07/2020	JN8S95	41951	Bobcat S770	Doosan, KDICLO3.4LEA, D34P, 3.4L, SN: D34P9060110LEL02	92	4	BISCO
01/07/2020	XY9V35	41952	Bobcat S770	Doosan, KDICLO3.4LEA, D34P, 3.4L, SN: D34P9060108LEL02	92	4	BISCO
02/21/2020	BT4G48	A97047	Komatsu Loader WA500-8	Komatsu, KKLXL15.2EDC SN: 834073	357	4	BISCO
03/16/2020	КРЗК59	41956	Bobcat S770	Doosan, KDICLO3.4LEA, D34P, 3.4L, SN: D34P9059852LEL02	92	4	BISCO
07/24/2020	RP6M67	WLHZ- 1488KZC049084	Liebherr 926 WLC	Liebherr, KCHA27.01SQC. D34P, SN: 2018038427	268	4	BISCO
09/21/2020	FF8U93	10167	Liebherr 956 WLC	Liebherr, HLHAL12.0SQC. D946, SN: 2017 04 2818	326	4	BISCO
09/27/2020	XG3J59	10166	Liebherr 956 WLC	Liebherr, HLHAL12.0SQC. D946, SN: 2018 04 1117	326	4	BISCO





04/05/2021	DG6D66	48966	Liebherr	Liebherr,	544	4	BISCO
			976 WLC	JLHAL16.2VQC.			
				D9508, SN:			
				2018 14 1636			
04/09/2021	YF7677	MKL00395	Caterpillar	CATERPILLAR	275	4	BISCO
			973	KCPXLO9.3HTF			
				SN: SYE3625			
5/10/2021	KC8N56	Pelican Elgin Sweeper	NP41124	JD Power Systems,	74	4	BISCO
				GJDXL04.5304,			
				4045TFC03A.6,			
				SN: R5207781-			
				R52483			
6/22/2021	PK6C74	0300264114	JLG/800AJ	Deutz,	67	4	
0,22,2021		0000201111	320,000,0	KDZXL02.9020,	0,		Sunbelt
				TD2.9L4, 2.9L, SN:			BISCO
				12371495			DISCO
07/30/2021	VD5E49	52247	Liebherr	Liebherr,	364	4	BISCO
07/30/2021	VDJL49	52247	956 WLC	LLHAL10.5SQC.	504	4	DISCO
			930 WLC	D9508, SN:			
0/10/2021		25074	Lichherr 004C	2018 14 1636	675	3-	DICCO
8/18/2021	LH9Y68	35074	Liebherr 984C	Liebherr,	675		BISCO
			ER Track	ACEXL019.AAD.		Retro-	
			Excavator	QSK19, SN:		fitted	
				37245007			
10/5/2021	HG4T96	35074	Liebherr	Liebherr,	364		BISCO
			R956	KLHAL10.5SQC.			
			Excavator	D936 A7-24, SN:			
				2019041903			
10/11/2021	NH9W73	0300195714	JLG/1350	DEUTZ,	75	4	
			135' Manlift	EDZXL02.9016			Sunbelt
				TCD2.9L4, SN:			BISCO
				11682373			
10/21/2021	AX6V38	51743	Liebherr	Liebherr,	364	4	BISCO
			R956	KLHAL10.5SQC.			
			Excavator	D936 A7-24, SN:			
				2019 04 1434			
10/20/2021	PW7N98	H2100609	84" Roller	DEUTZ,	114	4	Sunbelt
			HAMM/	EDZXL03.6017			BISCO
			H11IX	TCD3.6L4, SN:			
				11609748			
10/27/2021	NP4B86	1T0550KKELF370574	JD550 Dozer	John Deere,	85	4	Sunbelt
10/2//2021		10550KKEE 570574	10330 00201	KJDXL06.8302	05	7	BISCO
				SN:			51500
				PE4045U109046			
11/0/2021		K0140027	Klooman		202	4	DISCO
11/9/2021	HJ4E96	K0140027	Kleeman	SCANIA AB,	203	4	BISCO
			MC110	KY9XL09.3DAA			
			Crusher	SN: 7213768			





12/2/2021	DU4D67	AH3116	CATERPILLAR	CATERPILLAR,	48	4	BISCO
			SCREEN	CH3XL2.22N4L			
			MACHINE	SN: G7L25514			
12/6/2021	HD6G95	101586101013	BOMAG 84"	DEUTZ,	120	4	Sunbelt
			ROLLER	GDZXL03.6060			BISCO
				SN: 11903712			
1/21/2022	KF3F57	52049	Liebherr	Liebherr,	364	4	BISCO
			R956	KLHAL10.5SQC.			
			Excavator	D936 A7-24, SN:			
				2020 04 1534			
1/21/2022	CU7N67	52034	Liebherr	Liebherr,	364	4	BISCO
			R956	KLHAL10.5SQC.			
			Excavator	D936 A7-24, SN:			
				2020 04 3072			
1/22/2022	JV8F54	MKL00396	Caterpillar	Caterpillar,	275	4	BISCO
			973K Track	KCPXL09.3HTF.			
			Loader	C9.3, SN: SYE36206			
02/09/2022	BX9V87	0160104444	Skytrak 12k	Cummins,	74	4	Sunbelt
			Lull	LCEXL03.8AAC.			BISCO
				QSF3.8, SN:			
				22419165			



**Cabrillo Power I, LLC** 4600 Carlsbad Boulevard Carlsbad, CA 92008

## Attachment A

## Air Quality Control Checklists

AQCMP or designee name: Tommy Brister

Date: 02/01/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is variou areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
	Water areas to limit visible dust. If watering is required note	YES	As needed daily
and laydown area Construction areas adjacent to any paved roadways	frequency and time in notes section of checklist Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure Map	YES	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	YES	Is being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	No dirt traffic at current time
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	NA	No truck traffic at current time
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

graveled surfaces - Note Routes on Site Figure Map

1 The activity shall not restart until the AQCMM or AQCMM Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the activity that caused the shut-down. The owner/operator may appeal to the CPM any directive from the AQCMM or AQCMM Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.

#### Date: 02/01/2022

## Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

Identify Are	200 feet beyond the centerline of the construction of linear	
Identify	within 100 feet upwind of any regularly occupied structures	
Identify distance /	50 feet upwind of I-5	
Reduce visible dust plumes to comply with	CEC COC AQ-SC4 (with the exception of visible emissions within 50	feet upwind of the I-5
freeway) Area Affected / Source:	NO Truck / Dirt traffic at current time	

Mitigation Measure

Implemented:

Time Implemented / Notes

Step 1: Within 15 minutes of making such a		
determination, require more intensive application of	F	
existing method - such as additional soil wetting		
Step 2: If Step 1 fails to result in adequate mitigation		
vithin 30 minutes of the original determination,		
apply additional measures such as application of soil		
stabilizers, visqueen, or a geotech fabric.		
step 3: If Steps 1 and 2 fail to result in effective		
nitigation within 1 hour of the original		
letermination, the AQCMM or AQCMM Delegate		
shall direct a temporary shutdown of the activity		
ausing the emissions 1		
Reduce visible dust plumes to comply with (	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Area Affected / Sehre: Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods	Mitigation Measure	Time Implemented / Notes
mmediately if the visible plumes are seen within 50	Implemented:	
eet of I-5 but are not causing obscuration of		
visibility to drivers.		
tep 2: Direct implementation of additional		
methods for dust suppression and monitor the		
start-up and/or continuation of the dust causing		
activities to ensure that the additional mitigation is		
effective.		
Step 3: Direct a temporary shutdown of the activity		
causing the emissions if Step 2 specified above fails		
to result in effective mitigation. <sup>2</sup>		

AQCMP or designee name: Tommy Brister

\_AQCMP or designee signature: Tommy Brister

#### Date: 02/01/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
Update Equipment Inventory List	Equipment Updated (Y/N/NA):	YES	Newly arrived equipment is tracked
Confirm all equipment are ARB tagged on both sides and tags are Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
Documentation of acceptable engine tier is on file.	Equipment Updated (Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that equipment is being properly maintained	Letters Updated (Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related emissions	Other Reductions:	N/A	

AQCMP or designee name: Tommy Brister

Date: 02/02/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is variou areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
- 241	Water areas to limit visible dust. If watering is required note	YES	As needed daily
and laydown area Construction areas adjacent to any paved roadways	frequency and time in notes section of checklist Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	YES	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	YES	Is being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	No dirt traffic at current time
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	NA	No truck traffic at current time
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

graveled surfaces - Note Routes on Site Figure Map

1 The activity shall not restart until the AQCMM or AQCMM Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the activity that caused the shut-down. The owner/operator may appeal to the CPM any directive from the AQCMM or AQCMM Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.

#### Date: 02/02/2022

## Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

Identify Area	200 feet beyond the centerline of the construction of linear		
Identify	within 100 feet upwind of any regularly occupied structures		
Identify distance /	50 feet upwind of I-5		
Reduce visible dust plumes to comply with (	EC COC AQ-SC4 (with the exception of visible emissions within 50 feet upwind of the I-5		
freeway) Area Affected / Source:	NO Truck / Dirt traffic at current time		
Date / Time Identified:			
	Mitigation Measure	Time Implemented / Notes	
	Implemented:	•	
Step 1: Within 15 minutes of making such a			
determination, require more intensive application of	F		
existing method - such as additional soil wetting			
Step 2: If Step 1 fails to result in adequate mitigation			
within 30 minutes of the original determination,			
apply additional measures such as application of soil			
stabilizers, visqueen, or a geotech fabric.			
Step 3: If Steps 1 and 2 fail to result in effective			
mitigation within 1 hour of the original			
determination, the AQCMM or AQCMM Delegate			
shall direct a temporary shutdown of the activity			
causing the emissions <sup>1</sup>	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway		
Reduce visible dust plumes to comply with C	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway		
Area Affested / Sahre: Direct more intensive	No truck or Dirt traffic	Date / Time Identified:	
application of the existing mitigation methods	Mitigation Measure	Time Implemented / Notes	
immediately if the visible plumes are seen within 50	Implemented:		
feet of I-S but are not causing obscuration of			
visibility to drivers.			
Step 2: Direct implementation of additional			
methods for dust suppression and monitor the			
start-up and/or continuation of the dust causing			
activities to ensure that the additional mitigation is			
effective.			
Step 3: Direct a temporary shutdown of the activity			
causing the emissions if Step 2 specified above fails			
to result in effective mitigation. <sup>2</sup>			

AQCMP or designee name: Tommy Brister

\_AQCMP or designee signature: Tommy Brister

#### Date: 02/02/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

On Going Diesel Requirements	<b>Checklist Criteria:</b>	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5			
minutes, to the extent practical. Vehicles that need to idle as part of			
their normal operation (such as concrete trucks) are exempted from			
this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related			
	Other Reductions:	N/A	
emissions			

AQCMP or designee name: Tommy Brister

Date: 02/03/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is variou areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
	Water areas to limit visible dust. If watering is required note frequency and time in notes section of checklist	YES	As needed daily
Construction areas adjacent to any paved roadways	Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	YES	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	YES	Is being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	No dirt traffic at current time
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	NA	No truck traffic at current time
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

graveled surfaces - Note Routes on Site Figure Map

1 The activity shall not restart until the AQCMM or AQCMM Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the activity that caused the shut-down. The owner/operator may appeal to the CPM any directive from the AQCMM or AQCMM Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.

#### Date: 02/03/2022

#### Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

 Identify Area
 200 feet beyond the centerline of the construction of linear

 Identify
 within 100 feet upwind of any regularly occupied structures

 Identify distance /
 50 feet upwind of I-5

 Reduce visible dust plumes to comply with CEC COC AQ-SC4 (with the exception of visible emissions within 50 feet upwind of the I-5

 freeway) Area Affected / Source:
 NO Truck / Dirt traffic at current time

 Date / Time Identified:

Mitigation Measure

Implemented:

Time Implemented / Notes

Specific Location / Area:

Step 1: Within 15 minutes of making such a		
determination, require more intensive application of	F	
existing method - such as additional soil wetting		
Step 2: If Step 1 fails to result in adequate mitigation		
within 30 minutes of the original determination,		
apply additional measures such as application of soil		
stabilizers, visqueen, or a geotech fabric.		
Step 3: If Steps 1 and 2 fail to result in effective		
mitigation within 1 hour of the original		
determination, the AQCMM or AQCMM Delegate		
shall direct a temporary shutdown of the activity		
causing the emissions. <sup>1</sup>		
Reduce visible dust plumes to comply with C	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Area Affested / Source: Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods	Mitigation Measure	Time Implemented / Notes
immediately if the visible plumes are seen within 50	Implemented:	
feet of I-5 but are not causing obscuration of		
visibility to drivers.		
Step 2: Direct implementation of additional		
Step 2: Direct implementation of additional methods for dust suppression and monitor the		
Step 2: Direct implementation of additional methods for dust suppression and monitor the		
Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing		
visibility to drivers. Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is effective.		
Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is effective. Step 3: Direct a temporary shutdown of the activity		
Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is		

\_AQCMP or designee signature: Tommy Brister

### Date: 02/03/2022

On Going Diesel Requirements	<b>Checklist Criteria:</b>	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5			
minutes, to the extent practical. Vehicles that need to idle as part of			
their normal operation (such as concrete trucks) are exempted from			
this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related			
	Other Reductions:	N/A	
emissions			

Date: 02/04/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is variou areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
	Water areas to limit visible dust. If watering is required note frequency and time in notes section of checklist	YES	As needed daily
and laydown area Construction areas adjacent to any paved roadways	Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	YES	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	YES	Is being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	No dirt traffic at current time
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	NA	No truck traffic at current time
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

# Date: 02/04/2022

# Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

of the I-5

Mitigation Measure

Implemented:

Time Implemented / Notes

Step 1: Within 15 minutes of making such a determination, require more intensive application of existing method - such as additional soil wetting		
Step 2: If Step 1 fails to result in adequate mitigation within 30 minutes of the original determination, apply additional measures such as application of soil		
stabilizers, visqueen, or a geotech fabric.		
Step 3: If Steps 1 and 2 fail to result in effective mitigation within 1 hour of the original determination, the AQCMM or AQCMM Delegate		
shall direct a temporary shutdown of the activity		
ausing the emissions. <sup>1</sup> Reduce, visible, dust plymes, to comply, with C	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Area Affected / Source: Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods	Mitigation Measure	Time Implemented / Notes
immediately if the visible plumes are seen within 50	Implemented:	
feet of I-5 but are not causing obscuration of		
visibility to drivers.		
Step 2: Direct implementation of additional		
methods for dust suppression and monitor the		
start-up and/or continuation of the dust causing		
activities to ensure that the additional mitigation is		
effective.		
Step 3: Direct a temporary shutdown of the activity		
causing the emissions if Step 2 specified above fails		
to result in effective mitigation. <sup>2</sup>		

\_AQCMP or designee signature: Tommy Brister

# Date: 02/04/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related		115	
A list of all other actions taken to control diesel construction related	Other Reductions:	N/A	
emissions	Other Reductions:		

Date: 02/05/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is vario areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
	Water areas to limit visible dust. If watering is required note frequency and time in notes section of checklist	YES	As needed daily
Construction areas adjacent to any paved roadways	Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure Map	YES	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	YES	Is being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	No dirt traffic at current time
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	NA	No truck traffic at current time
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

### Date: 02/05/2022

# Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

DC AQ-SC4 (with the exception of visible emissions within 5	50 feet upwind of the I-5
et upwind of I-5	
in 100 feet upwind of any regularly occupied structures	
feet beyond the centerline of the construction of linear	
e	feet beyond the centerline of the construction of linear in 100 feet upwind of any regularly occupied structures eet upwind of I-5

Date / Time Identified:

# Mitigation Measure

Implemented:

Time Implemented / Notes

letermination, require more intensive application of xisting method - such as additional soil wetting tep 2: If Step 1 fails to result in adequate mitigation vithin 30 minutes of the original determination, pply additional measures such as application of soil tabilizers, visqueen, or a geotech fabric. tep 3: If Step 1 fails to result in effective nitigation within 1 hour of the original etermination, the AQCMM or AQCMM Delegate hall direct a temporary shutdown of the activity ausing the emissions <sup>1</sup> / <sub>3</sub> eter 2: If Step 1 fails to result in effective nitigation within 1 hour of the original etermination, the AQCMM or AQCMM Delegate hall direct a temporary shutdown of the activity ausing the emissions <sup>1</sup> / <sub>3</sub> tep 3: If Step 2: June 2: CCCC AQ-SC4 within 50 feet upwind of the I-5 freeway The Interview Intervie	the second se		
within 30 minutes of the original determination,       pply additional measures such as application of soil         tabilizers, visqueen, or a geotech fabric.       tep 3: If Steps 1 and 2 fail to result in effective         tep 3: If Steps 1 and 2 fail to result in effective       initiation within 1 hour of the original         etermination, the AQCMM or AQCMM Delegate       hall direct a temporary shutdown of the activity         ausing the emissions <sup>1</sup> / <sub>2</sub> as the activities cousing the       initiation of the activity         edues, using the emissions <sup>1</sup> / <sub>2</sub> as the activities cousing the       initiation of the 1-5 freeway         term Affected of the visible plumes to poor poly with 50       No truck or Dirt traffic       Date / Time Identified:         pplication of the visible plumes are seen within 50       Mitigation Measure       Time Implemented / Notes         isbibility to drivers.       implemented:       implemented:       implemented:         tep 3: Direct amplementation or additional       implemented:       implemented:       implemented         tep 3: Direct a temporary shutdown of the activity ausing the emissions if Step 2 specified above fails       implemented implemented       implemented implemented	Step 1: Within 15 minutes of making such a determination, require more intensive application of existing method - such as additional soil wetting	F	
pply additional measures such as application of soil tabilizers, visqueen, or a geotech fabric. tep 3: If Steps 1 and 2 fail to result in effective initigation within 1 hour of the original etermination, the AQCMM or AQCMM Delegate hall direct a temporary shutdown of the activity ausing the emissions <sup>3</sup> / <sub>3</sub> test the emissions <sup>1</sup> / <sub>3</sub> test the emissions if Step 2 specified above fails test the emissions if Step 2 specified above fails	Step 2: If Step 1 fails to result in adequate mitigation		
tabilizers, visqueen, or a geotech fabric. tep 3: If Steps 1 and 2 fail to result in effective initigation within 1 hour of the original tetermination, the AQCMM or AQCM Delegate hall direct a temporary shutdown of the activity ausing the emissions 1 ausing the emissions 2 Wear Affected of Stop 2 specified above fails Inplemented: Inplemente	within 30 minutes of the original determination,		
tep 3: If Steps 1 and 2 fail to result in effective intigation within 1 hour of the original etermination, the AQCMM or AQCMM Delegate hall direct a temporary shutdown of the activity auging the emissions if Step 2 specified above fails tep 3: If Steps 1 and 2 fail to result in effective intigation within 1 hour of the original etermination, the AQCMM or AQCMM Delegate hall direct a temporary shutdown of the activity auging the emissions if Step 2 specified above fails	apply additional measures such as application of soil		
hitigation within 1 hour of the original etermination, the AQCMM or AQCMM Delegate hall direct a temporary shutdown of the activity ausing the emissions. <sup>1</sup> ausing the emissions. <sup>1</sup> teach within 50 feet upwind of the I-5 freeway <b>Date / Time Identified:</b> <b>Date / Time Identified:</b> <b>Date / Time Identified:</b> <b>Time Implemented / Notes</b> <b>Mitigation Measure</b> <b>Implemented:</b> <b>Date / Time Identified:</b> <b>Time Implemented / Notes</b> <b>Implemented:</b> <b>Date / Time Identified:</b> <b>Date / Time Implemented / Notes</b> <b>Date / Time Implemented</b> <b>Date </b>	stabilizers, visqueen, or a geotech fabric.		
etermination, the AQCMM or AQCMM Delegate       Image: Additional initiation is iffective.         hall direct a temporary shutdown of the activity       Image: Additional initiation is iffective.         ausing the emissions is to comply with CCC COC AQ-SC4 within 50 feet upwind of the I-5 freeway       Date / Time Identified:         Image: Additional initiation of the existing mitigation methods       Mitigation Measure       Time Implemented / Notes         Implemented:       Implemented:       Implemented:       Implemented initiation is initinitiation is initiation is initiation is initiation i	Step 3: If Steps 1 and 2 fail to result in effective		
hall direct a temporary shutdown of the activity ausing the emissions 1 test of infinite direct a temporary shutdown of the activity ausing the emissions if Step 2 specified above fails test of 1-5 but are not causing obscuration of isibility to drivers. test of 1-5 but are not causing obscuration of isibility to drivers. test of 1-5 but are not causing obscuration of isibility to drivers. test of 1-5 but are not causing obscuration of isibility to drivers. test of 1-5 but are not causing obscuration of isibility to drivers. test of 1-5 but are not causing obscuration of isibility to drivers. test of 1-5 but are not causing obscuration of isibility to drivers. test of 1-5 but are not causing obscuration of isibility to drivers. test of 1-5 but are not causing obscuration of isibility to drivers. test of 1-5 but are not causing obscuration of isibility to drivers. test of 1-5 but are not causing obscuration of isibility to drivers. test of 1-5 but are not causing obscuration of isibility to drivers. test of 1-5 but are not causing obscuration of isibility to drivers. test of 1-5 but are not causing obscuration of isibility to drivers. test of 1-5 but are not causing obscuration of the dust causing cutivities to ensure that the additional mitigation is iffective. test of 1-5 but are mporary shutdown of the activity ausing the emissions if Step 2 specified above fails			
ausing the emissions 1       ausing the emissions 1       ausing the emissions 1       ausing the emissions 1         reduces visible dust plumes resource intensive       No truck or Dirt traffic       Date / Time Identified:         replication of the existing mitigation methods       Mitigation Measure       Time Implemented / Notes         insplication of the existing mitigation of isibility to drivers.       Time Implemented:       Time Implemented / Notes         isibility to drivers.       Tire of the dust causing obscuration of the dust causing ictivities to ensure that the additional mitigation is iffective.       iffective.       ffective.         iteg 3: Direct a temporary shutdown of the activity ausing the emissions if Step 2 specified above fails       ausing the emissions if Step 2 specified above fails       ausing the emissions if Step 2 specified above fails			
No truck or Dirt traffic       Date / Time Identified:         upplication of the existing mitigation methods       Mitigation Measure       Time Implemented / Notes         implication of the existing mitigation of the sisting mitigation of the sisting obscuration of isibility to drivers.       Implemented:       Time Implemented / Notes         tep 2: Direct implementation of additional methods for dust suppression and monitor the tart-up and/or continuation of the dust causing it tit the additional mitigation is iffective.       Implemented:       Implemented:         tep 3: Direct a temporary shutdown of the activity ausing the emissions if Step 2 specified above fails       Implemented is is in the additional mitigation is iffective.       Implemented is is in the additional mitigation is iffective.			
No truck or Dirt traffic       Date / Time Identified:         upplication of the existing mitigation methods       Mitigation Measure       Time Implemented / Notes         implication of the existing mitigation of the sisting mitigation of the sisting obscuration of isibility to drivers.       Implemented:       Time Implemented / Notes         tep 2: Direct implementation of additional methods for dust suppression and monitor the tart-up and/or continuation of the dust causing it tit the additional mitigation is iffective.       Implemented:       Implemented:         tep 3: Direct a temporary shutdown of the activity ausing the emissions if Step 2 specified above fails       Implemented is is in the additional mitigation is iffective.       Implemented is is in the additional mitigation is iffective.	causing the emissions. <sup>1</sup>		
upplication of the existing mitigation methods mmediately if the visible plumes are seen within 50 eet of I-S but are not causing obscuration of isibility to drivers.Mitigation Measure Implemented:Time Implemented / Notestep 2: Direct implementation of additional nethods for dust suppression and monitor the tart-up and/or continuation of the dust causing ictivities to ensure that the additional mitigation is iffective.Set 2 specified above failsTime Implemented / Notes	Reduce visible dust plumes to comply with C	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Implemented: eet of I-5 but are not causing obscuration of isibility to drivers. tep 2: Direct implementation of additional nethods for dust suppression and monitor the tart-up and/or continuation of the dust causing ictivities to ensure that the additional mitigation is iffective. itep 3: Direct a temporary shutdown of the activity ausing the emissions if Step 2 specified above fails	Area Affested / Sen OF: Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
eet of I-5 but are not causing obscuration of isibility to drivers. itep 2: Direct implementation of additional nethods for dust suppression and monitor the tart-up and/or continuation of the dust causing ictivities to ensure that the additional mitigation is iffective. itep 3: Direct a temporary shutdown of the activity ausing the emissions if Step 2 specified above fails	application of the existing mitigation methods	Mitigation Measure	Time Implemented / Notes
isibility to drivers. Itep 2: Direct implementation of additional nethods for dust suppression and monitor the tart-up and/or continuation of the dust causing ictivities to ensure that the additional mitigation is iffective. itep 3: Direct a temporary shutdown of the activity ausing the emissions if Step 2 specified above fails	immediately if the visible plumes are seen within 50	Implemented:	
Itep 2: Direct implementation of additional nethods for dust suppression and monitor the tart-up and/or continuation of the dust causing ictivities to ensure that the additional mitigation is iffective. itep 3: Direct a temporary shutdown of the activity ausing the emissions if Step 2 specified above fails	feet of I-5 but are not causing obscuration of		
nethods for dust suppression and monitor the tart-up and/or continuation of the dust causing ictivities to ensure that the additional mitigation is iffective. itep 3: Direct a temporary shutdown of the activity ausing the emissions if Step 2 specified above fails	visibility to drivers.		
tart-up and/or continuation of the dust causing activities to ensure that the additional mitigation is atter 3: Direct a temporary shutdown of the activity ausing the emissions if Step 2 specified above fails			
Activities to ensure that the additional mitigation is affective. Atter 3: Direct a temporary shutdown of the activity ausing the emissions if Step 2 specified above fails			
iffective. itep 3: Direct a temporary shutdown of the activity ausing the emissions if Step 2 specified above fails			
itep 3: Direct a temporary shutdown of the activity ausing the emissions if Step 2 specified above fails	- A CONTRACT AND		
ausing the emissions if Step 2 specified above fails			
o result in effective mitigation. <sup>2</sup>			
	to result in effective mitigation. <sup>2</sup>		

\_AQCMP or designee signature: Tommy Brister

# Date: 02/05/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related emissions	Other Reductions:	N/A	

Date: 02/07/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily **Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
	Water areas to limit visible dust. If watering is required note	YES	As needed daily
and laydown area Construction areas adjacent to any paved roadways	frequency and time in notes section of checklist Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

#### Date: 02/07/2022

## Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

freeway) Area Affected / Source:	NO Truck / Dirt traffic at current time	
Reduce visible dust plumes to comply with	CEC COC AQ-SC4 (with the exception of visible emissions within	50 feet upwind of the I-5
Identify distance /	50 feet upwind of I-5	
Identify	within 100 feet upwind of any regularly occupied structures	
Identify Are	200 feet beyond the centerline of the construction of linear	

Date / Time Identified:

# Mitigation Measure

Implemented:

Time Implemented / Notes

Step 1: Within 15 minutes of making such a determination, require more intensive application o existing method - such as additional soil wetting	F	
Step 2: If Step 1 fails to result in adequate mitigation		
within 30 minutes of the original determination,		
apply additional measures such as application of soil		
stabilizers, visqueen, or a geotech fabric.		
Step 3: If Steps 1 and 2 fail to result in effective		
mitigation within 1 hour of the original		
determination, the AQCMM or AQCMM Delegate		
shall direct a temporary shutdown of the activity		
causing the emissions. <sup>1</sup>	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Reduce visible dust plumes to comply with (	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Area Affected / Senter Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods	Mitigation Measure	Time Implemented / Notes
immediately if the visible plumes are seen within 50	Implemented:	
feet of I-5 but are not causing obscuration of		
visibility to drivers.		
Step 2: Direct implementation of additional		
methods for dust suppression and monitor the		
start-up and/or continuation of the dust causing		
activities to ensure that the additional mitigation is		
effective.		
Step 3: Direct a temporary shutdown of the activity		
causing the emissions if Step 2 specified above fails		
to result in effective mitigation. <sup>2</sup>		

\_AQCMP or designee signature: Tommy Brister

### Date: 02/07/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of			
their normal operation (such as concrete trucks) are exempted from			
this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related			
	Other Reductions:	N/A	
emissions			

Date: 02/08/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
Unpaved roads and disturbed areas in project and laydown area	Water areas to limit visible dust. If watering is required note frequency and time in notes section of checklist	YES	As needed daily
Construction areas adjacent to any paved roadways	Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

17

### Date: 02/08/2022

# Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

Identify Are	a 200 feet beyond the centerline of the construction of linear	
Identify	within 100 feet upwind of any regularly occupied structures	
Identify distance /	50 feet upwind of I-5	
Reduce visible dust plumes to comply with	CEC COC AQ-SC4 (with the exception of visible emissions within	50 feet upwind of the I-5
freeway) Area Affected / Source:	NO Truck / Dirt traffic at current time	
Date / Time Identified:		

Date / Time Identified:

# Mitigation Measure

Implemented:

Time Implemented / Notes

Step 1: Within 15 minutes of making such a determination, require more intensive application or existing method - such as additional soil wetting	f	
Step 2: If Step 1 fails to result in adequate mitigation	1	
within 30 minutes of the original determination,		
apply additional measures such as application of soil	1	
stabilizers, visqueen, or a geotech fabric.		
Step 3: If Steps 1 and 2 fail to result in effective		
mitigation within 1 hour of the original		
determination, the AQCMM or AQCMM Delegate		
shall direct a temporary shutdown of the activity		
causing the emissions <sup>1</sup> Reduce, visible, dust, plumes, to comply, with C	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Area Affested / \$9HIGE Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods	Mitigation Measure	Time Implemented / Notes
immediately if the visible plumes are seen within 50	Implemented:	
feet of I-5 but are not causing obscuration of		
visibility to drivers.		
Step 2: Direct implementation of additional		
methods for dust suppression and monitor the		
start-up and/or continuation of the dust causing		
activities to ensure that the additional mitigation is		
effective.		
Step 3: Direct a temporary shutdown of the activity		
causing the emissions if Step 2 specified above fails		
to result in effective mitigation. <sup>2</sup>	1	

\_AQCMP or designee signature: Tommy Brister

### Date: 02/08/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated	1	Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related			
emissions	Other Reductions:	N/A	

Date: 02/09/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
Unpaved roads and disturbed areas in project	Water areas to limit visible dust. If watering is required note	YES	As needed daily
and laydown area	frequency and time in notes section of checklist		
Construction areas adjacent to any paved roadways	Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

### Date: 02/09/2022

# Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

Identify Area	200 feet beyond the centerline of the construction of linear	
Identify	within 100 feet upwind of any regularly occupied structures	
Identify distance /	50 feet upwind of I-5	
Reduce visible dust plumes to comply with C	EC COC AQ-SC4 (with the exception of visible emissions within 50 f	eet upwind of the I-5
freeway) Area Affected / Source:	NO Truck / Dirt traffic at current time	
Date / Time Identified:	Mitigation Measure Implemented:	Time Implemented / Notes
Step 1: Within 15 minutes of making such a determination, require more intensive application of existing method - such as additional soil wetting		
Step 2: If Step 1 fails to result in adequate mitigation within 30 minutes of the original determination, apply additional measures such as application of soil stabilizers, visqueen, or a geotech fabric.		
Step 3: If Steps 1 and 2 fail to result in effective mitigation within 1 hour of the original determination, the AQCMM or AQCMM Delegate shall direct a temporary shutdown of the activity		
causing the emissions.	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
ባኛ አካት ይህረት የመጠቀያ ነው። በርድ አስት ይህረት የመጠቀያ ነው። በርድ መስት የመጠቀም የመ	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods immediately if the visible plumes are seen within 50 feet of I-5 but are not causing obscuration of visibility to drivers.	Mitigation Measure	Time Implemented / Notes
Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is effective.		
Step 3: Direct a temporary shutdown of the activity causing the emissions if Step 2 specified above fails to result in effective mitigation. <sup>2</sup>		

\_AQCMP or designee signature: Tommy Brister

## Date: 02/09/2022

On Going Diesel Requirements	<b>Checklist Criteria:</b>	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5			
minutes, to the extent practical. Vehicles that need to idle as part of			
their normal operation (such as concrete trucks) are exempted from			
this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related			
	Other Reductions:	N/A	
emissions			

Date: 02/10/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
	Water areas to limit visible dust. If watering is required note	YES	As needed daily
and laydown area	frequency and time in notes section of checklist		
Construction areas adjacent to any paved roadways	Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

Specific Location / Area:

1 The activity shall not restart until the AQCMM or AQCMM Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the activity that caused the shut-down. The owner/operator may appeal to the CPM any directive from the AQCMM or AQCMM Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.

#### Date: 02/10/2022

causing the emissions if Step 2 specified above fails

to result in effective mitigation.<sup>2</sup>

# Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Identify Area 200 feet beyond the centerline of the construction of linear within 100 feet upwind of any regularly occupied structures Identify Identify distance / 50 feet upwind of I-5 Reduce visible dust plumes to comply with CEC COC AQ-SC4 (with the exception of visible emissions within 50 feet upwind of the I-5 freeway) Area Affected / Source: NO Truck / Dirt traffic at current time Date / Time Identified: **Mitigation Measure** Time Implemented / Notes Implemented: Step 1: Within 15 minutes of making such a determination, require more intensive application of existing method - such as additional soil wetting Step 2: If Step 1 fails to result in adequate mitigation within 30 minutes of the original determination, apply additional measures such as application of soil stabilizers, visqueen, or a geotech fabric. Step 3: If Steps 1 and 2 fail to result in effective mitigation within 1 hour of the original determination, the AQCMM or AQCMM Delegate shall direct a temporary shutdown of the activity causing the emissions 1 Reduce, visible dust plumes to comply with CEC COC AQ-SC4 within 50 feet upwind of the I-5 freeway Area Affected / Source Direct more intensive Date / Time Identified: No truck or Dirt traffic Time Implemented / Notes application of the existing mitigation methods Mitigation Measure immediately if the visible plumes are seen within 50 Implemented: feet of I-5 but are not causing obscuration of visibility to drivers. Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is effective. Step 3: Direct a temporary shutdown of the activity

\_AQCMP or designee signature: Tommy Brister

# Date: 02/10/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as part of normal operation in the notes section of this checklist.		YES	
	Idling Limited:(Y/N)	TES	
A list of all other actions taken to control diesel construction related		21/4	
emissions	Other Reductions:	N/A	

Date: 02/11/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
Unpaved roads and disturbed areas in project and laydown area	Water areas to limit visible dust. If watering is required note frequency and time in notes section of checklist	YES	As needed daily
Construction areas adjacent to any paved roadways	Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure Map	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

# Date: 02/11/2022

# Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

Reduce visible dust plumes to comply with freeway) Area Affected / Source:	CEC COC AQ-SC4 (with the exception of visible emissions within NO Truck / Dirt traffic at current time	50 feet upwind of the I-5
Identify distance /	50 feet upwind of I-5	
Identify	within 100 feet upwind of any regularly occupied structures	
Identify Area	200 feet beyond the centerline of the construction of linear	

Date / Time Identified:

#### Mitigation Measure Implemented:

Time Implemented / Notes

Date / Time Identified:
Time Implemented / Notes

\_AQCMP or designee signature: Tommy Brister

## Date: 02/11/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related emissions	Other Reductions:	N/A	

Date: 02/12/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
	Water areas to limit visible dust. If watering is required note	YES	As needed daily
and laydown area Construction areas adjacent to any paved roadways	frequency and time in notes section of checklist Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being complete twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

Specific Location / Area:

1 The activity shall not restart until the AQCMM or AQCMM Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the activity that caused the shut-down. The owner/operator may appeal to the CPM any directive from the AQCMM or AQCMM Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.

#### Date: 02/12/2022

## Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Identify Area 200 feet beyond the centerline of the construction of linear within 100 feet upwind of any regularly occupied structures Identify Identify distance / 50 feet upwind of I-5 Reduce visible dust plumes to comply with CEC COC AQ-SC4 (with the exception of visible emissions within 50 feet upwind of the I-5 NO Truck / Dirt traffic at current time freeway) Area Affected / Source: Date / Time Identified: Time Implemented / Notes Mitigation Measure Implemented: Step 1: Within 15 minutes of making such a determination, require more intensive application of existing method - such as additional soil wetting Step 2: If Step 1 fails to result in adequate mitigation within 30 minutes of the original determination, apply additional measures such as application of soil stabilizers, visqueen, or a geotech fabric. Step 3: If Steps 1 and 2 fail to result in effective mitigation within 1 hour of the original determination, the AQCMM or AQCMM Delegate shall direct a temporary shutdown of the activity ausing the emissions.<sup>1</sup> Reduce visible dust plumes to comply with CEC COC AQ-SC4 within 50 feet upwind of the I-5 freeway Area Affected / Source Direct more intensive No truck or Dirt traffic Date / Time Identified: Mitigation Measure Time Implemented / Notes application of the existing mitigation methods immediately if the visible plumes are seen within 50 **Implemented**: feet of I-5 but are not causing obscuration of visibility to drivers. Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is effective. Step 3: Direct a temporary shutdown of the activity causing the emissions if Step 2 specified above fails to result in effective mitigation.<sup>2</sup>

AQCMP or designee signature: Tommy Brister

## Date: 02/12/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related			
emissions	Other Reductions:	N/A	

Date: 02/14/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
The second	Water areas to limit visible dust. If watering is required note	YES	As needed daily
and laydown area Construction areas adjacent to any paved roadways	frequency and time in notes section of checklist Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

#### Date: 02/14/2022

to result in effective mitigation.<sup>2</sup>

# Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

Identify Area	200 feet beyond the centerline of the construction of linear	
Identify	within 100 feet upwind of any regularly occupied structures	
Identify distance /	50 feet upwind of I-5	
Reduce visible dust plumes to comply with (	EC COC AQ-SC4 (with the exception of visible emissions within 50 f	eet upwind of the I-5
freeway) Area Affected / Source:	NO Truck / Dirt traffic at current time	
Date / Time Identified:		
	Mitigation Measure	Time Implemented / Notes
	Implemented:	
Step 1: Within 15 minutes of making such a		
determination, require more intensive application of		
existing method - such as additional soil wetting		
Step 2: If Step 1 fails to result in adequate mitigation		
within 30 minutes of the original determination,		
apply additional measures such as application of soil		

Step 1: Within 15 minutes of making such a		
determination, require more intensive application of		
existing method - such as additional soil wetting		
Step 2: If Step 1 fails to result in adequate mitigation		
within 30 minutes of the original determination,		
apply additional measures such as application of soil		
stabilizers, visqueen, or a geotech fabric.		
Step 3: If Steps 1 and 2 fail to result in effective		
mitigation within 1 hour of the original		
determination, the AQCMM or AQCMM Delegate		
shall direct a temporary shutdown of the activity		
Deduces weights duce plumas to compute with f		
Requee visible dust plumes to comply with C Area Affected / Senter Direct more intensive	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway No truck or Dirt traffic	Date / Time Identified:
ACCA ALL CONTRACTOR OF SOM SE Direct more intensive	C COC AQ-SC4 within 50 feet upwind of the I-5 freeway No truck or Dirt traffic Mitigation Measure	Date / Time Identified: Time Implemented / Notes
application of the existing mitigation methods	Mitigation Measure	
application of the existing mitigation methods	Mitigation Measure	
AFCR AligeSter / 2 아이지	Mitigation Measure	
<b>BERN ATT STORY of the existing mitigation methods</b> application of the existing mitigation methods immediately if the visible plumes are seen within 50 feet of I-5 but are not causing obscuration of visibility to drivers. Step 2: Direct implementation of additional	Mitigation Measure	
<b>BEEM AND STORY of SOME OF CONTRACT OF SOME OF SOM</b>	Mitigation Measure	
<b>BEEM All Stark of the existing mitigation methods</b> application of the existing mitigation methods immediately if the visible plumes are seen within 50 feet of I-5 but are not causing obscuration of visibility to drivers. Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing	Mitigation Measure	
<b>BEEM All Statistics of the existing mitigation methods</b> immediately if the visible plumes are seen within 50 feet of I-5 but are not causing obscuration of visibility to drivers. Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is	Mitigation Measure	
<b>BEEM All Stark of the existing mitigation methods</b> application of the existing mitigation methods immediately if the visible plumes are seen within 50 feet of I-5 but are not causing obscuration of visibility to drivers. Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing	Mitigation Measure	
<b>BEEM All Statistics of the existing mitigation methods</b> immediately if the visible plumes are seen within 50 feet of I-5 but are not causing obscuration of visibility to drivers. Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is	No truck or Dirt traffic Mitigation Measure Implemented:	

\_AQCMP or designee signature: Tommy Brister

# Date: 02/14/2022

On Going Diesel Requirements	<b>Checklist Criteria:</b>	Response:	Notes:
Update Equipment Inventory List	Equipment Updated (Y/N/NA):	YES	Newly arrived equipment is tracked
Confirm all equipment are ARB tagged on both sides and tags are Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
Documentation of acceptable engine tier is on file.	Equipment Updated (Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that equipment is being properly maintained	Letters Updated (Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related emissions	Other Reductions:	N/A	

Date: 02/15/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

Requirement:

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
Unpaved roads and disturbed areas in project	Water areas to limit visible dust. If watering is required note	YES	As needed daily
and laydown area Construction areas adjacent to any paved roadways	frequency and time in notes section of checklist Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

#### Date: 02/15/2022

# Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

 Identify Area
 200 feet beyond the centerline of the construction of linear

 Identify
 within 100 feet upwind of any regularly occupied structures

 Identify distance /
 50 feet upwind of I-5

 Reduce visible dust plumes to comply with CEC COC AQ-SC4 (with the exception of visible emissions within 50 feet upwind of the I-5

 freeway) Area Affected / Source:
 NO Truck / Dirt traffic at current time

 Date / Time Identified:

Mitigation Measure Implemented: Time Implemented / Notes

Specific Location / Area:

Step 1: Within 15 minutes of making such a		
determination, require more intensive application of		
existing method - such as additional soil wetting		
Step 2: If Step 1 fails to result in adequate mitigation		
within 30 minutes of the original determination,		
apply additional measures such as application of soil		
stabilizers, visqueen, or a geotech fabric.		
Step 3: If Steps 1 and 2 fail to result in effective		
mitigation within 1 hour of the original		
determination, the AQCMM or AQCMM Delegate		
shall direct a temporary shutdown of the activity		
susing the emissions 1 Reduce, visible dust plumes, to comply, with C	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Area Affested / \$8HTSE Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods	Mitigation Measure	Time Implemented / Notes
immediately if the visible plumes are seen within 50	Implemented:	
feet of I-5 but are not causing obscuration of		
visibility to drivers.		
Step 2: Direct implementation of additional		
methods for dust suppression and monitor the		
start-up and/or continuation of the dust causing		
activities to ensure that the additional mitigation is		
effective.		
Step 3: Direct a temporary shutdown of the activity		
causing the emissions if Step 2 specified above fails		

\_AQCMP or designee signature: Tommy Brister

## Date: 02/15/2022

On Going Diesel Requirements	<b>Checklist Criteria:</b>	Response:	Notes:
Update Equipment Inventory List	Equipment Updated (Y/N/NA):	YES	Newly arrived equipment is tracked
Confirm all equipment are ARB tagged on both sides and tags are Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
Documentation of acceptable engine tier is on file.	Equipment Updated (Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that equipment is being properly maintained	Letters Updated (Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related emissions	Other Reductions:	N/A	

Date: 02/16/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
Unpaved roads and disturbed areas in project		YES	As needed daily
and laydown area Construction areas adjacent to any paved roadways	frequency and time in notes section of checklist Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

#### Date: 02/16/2022

## Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

Time Implemented / Notes

Identify Are	a 200 feet beyond the centerline of the construction of linear	
Identify	within 100 feet upwind of any regularly occupied structures	
Identify distance /	50 feet upwind of I-5	
Reduce visible dust plumes to comply with	CEC COC AQ-SC4 (with the exception of visible emissions within	50 feet upwind of the I-5
freeway) Area Affected / Source:	NO Truck / Dirt traffic at current time	
Date / Time Identified:		

Mitigation Measure

Implemented:

Step 1: Within 15 minutes of making such a determination, require more intensive application of existing method - such as additional soil wetting Step 2: If Step 1 fails to result in adequate mitigation within 30 minutes of the original determination, apply additional measures such as application of soil stabilizers, visqueen, or a geotech fabric. Step 3: If Steps 1 and 2 fail to result in effective mitigation within 1 hour of the original determination, the AQCMM or AQCMM Delegate shall direct a temporary shutdown of the activity causing the emissions.<sup>1</sup> Reduce visible dust plumes to comply with CEC COC AQ-SC4 within 50 feet upwind of the I-5 freeway Area Affected / Sense: Direct more intensive No truck or Dirt traffic Date / Time Identified: Mitigation Measure Time Implemented / Notes application of the existing mitigation methods immediately if the visible plumes are seen within 50 Implemented: feet of I-5 but are not causing obscuration of visibility to drivers. Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is effective. Step 3: Direct a temporary shutdown of the activity causing the emissions if Step 2 specified above fails to result in effective mitigation.<sup>2</sup>

\_AQCMP or designee signature: Tommy Brister

### Date: 02/16/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related			
emissions	Other Reductions:	N/A	

Date: 02/17/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

Requirement:

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	areas Rumble plates
	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route	YES	Gate #3 is the designated rout of entry for project.
Construction entrance	chosen indicated on Site Map and note rationale for change		Paved road
	Water areas to limit visible dust. If watering is required note frequency and time in notes section of checklist	YES	As needed daily
Construction areas adjacent to any paved roadways	Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

#### Date: 02/17/2022

# Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

Identify A	rea 200 feet beyond the centerline of the construction of linear	
Identify	within 100 feet upwind of any regularly occupied structures	
Identify distance /	50 feet upwind of I-5	
Reduce visible dust plumes to comply wi	th CEC COC AQ-SC4 (with the exception of visible emissions within	n 50 feet upwind of the I-5
freeway) Area Affected / Source:	NO Truck / Dirt traffic at current time	
Date / Time Identified:		

Mitigation Measure Implemented: Time Implemented / Notes

Step 1: Within 15 minutes of making such a		
determination, require more intensive application of		·
existing method - such as additional soil wetting		
Step 2: If Step 1 fails to result in adequate mitigation		
within 30 minutes of the original determination,		
apply additional measures such as application of soil		
stabilizers, visqueen, or a geotech fabric.		
tep 3: If Steps 1 and 2 fail to result in effective		
nitigation within 1 hour of the original		
determination, the AQCMM or AQCMM Delegate		
shall direct a temporary shutdown of the activity		
ausing the emissions 1		
Reduce visible dust plumes to comply with C	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Area Affected / Source: Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods	Mitigation Measure	Time Implemented / Notes
mmediately if the visible plumes are seen within 50	Implemented:	
eet of I-5 but are not causing obscuration of		
visibility to drivers.		
step 2: Direct implementation of additional		
methods for dust suppression and monitor the		
start-up and/or continuation of the dust causing		
activities to ensure that the additional mitigation is		
effective.		
Step 3: Direct a temporary shutdown of the activity		
causing the emissions if Step 2 specified above fails		
to result in effective mitigation. <sup>2</sup>		

\_AQCMP or designee signature: Tommy Brister

#### Date: 02/17/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related			
emissions	Other Reductions:	N/A	

Date: 02/18/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

YES

No dirt traffic at the

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
Unpaved roads and disturbed areas in project	Water areas to limit visible dust. If watering is required note	YES	As needed daily
and laydown area Construction areas adjacent to any paved roadways	frequency and time in notes section of checklist Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or	YES	Rock has been put down

Within the Encina Power Station

Disturbed areas Demolition Haul Trucks -

and are generating fugitive dust

graveled surfaces - Note Routes on Site Figure Map

vegetation.

vegetation) until soil is stabilized or permanently covered w/

Re-Vegetated as soon as possible Travel limited to paved or

Property

1 The activity shall not restart until the AQCMM or AQCMM Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the activity that caused the shut-down. The owner/operator may appeal to the CPM any directive from the AQCMM or AQCMM Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.

#### Date: 02/18/2022

## Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

Identify Ar	ea 200 feet beyond the centerline of the construction of linear	
Identify	within 100 feet upwind of any regularly occupied structures	
Identify distance /	50 feet upwind of I-5	
Reduce visible dust plumes to comply wit	h CEC COC AQ-SC4 (with the exception of visible emissions within	50 feet upwind of the I-5
freeway) Area Affected / Source:	NO Truck / Dirt traffic at current time	

Mitigation Measure Implemented: Time Implemented / Notes

Step 1: Within 15 minutes of making such a		
determination, require more intensive application of		
existing method - such as additional soil wetting		
Step 2: If Step 1 fails to result in adequate mitigation		
within 30 minutes of the original determination,		
apply additional measures such as application of soil		
stabilizers, visqueen, or a geotech fabric.		
Step 3: If Steps 1 and 2 fail to result in effective		
mitigation within 1 hour of the original		
determination, the AQCMM or AQCMM Delegate		
shall direct a temporary shutdown of the activity		
causing the emissions 1	COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Reduce visible dust plumes to comply with CEC	COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Area Affected 4, Source Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods	litigation Measure	Time Implemented / Notes
immediately if the visible plumes are seen within 50 Ir	nplemented:	
feet of I-5 but are not causing obscuration of		
visibility to drivers.		
Step 2: Direct implementation of additional		
methods for dust suppression and monitor the		
start-up and/or continuation of the dust causing		
activities to ensure that the additional mitigation is		
effective.		
Step 3: Direct a temporary shutdown of the activity		

\_AQCMP or designee signature: Tommy Brister

#### Date: 02/18/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related emissions	Other Reductions:	N/A	

Date: 02/19/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
Unpaved roads and disturbed areas in project	Water areas to limit visible dust. If watering is required note	YES	As needed daily
and laydown area Construction areas adjacent to any paved	frequency and time in notes section of checklist Provided with sandbags or other measures in SWPPP to prevent	YES	
	runoff, note location of measures in Site Figure Map Gravel ramps min 20 ft in length - identify location in Site Figure	NO	-
Tire washing / cleaning station	Map At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

graveled surfaces - Note Routes on Site Figure Map

Specific Location / Area:

1 The activity shall not restart until the AQCMM or AQCMM Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the activity that caused the shut-down. The owner/operator may appeal to the CPM any directive from the AQCMM or AQCMM Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.

#### Date: 02/19/2022

#### Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Identify Area 200 feet beyond the centerline of the construction of linear within 100 feet upwind of any regularly occupied structures Identify Identify distance / 50 feet upwind of I-5 Reduce visible dust plumes to comply with CEC COC AQ-SC4 (with the exception of visible emissions within 50 feet upwind of the I-5 freeway) Area Affected / Source: NO Truck / Dirt traffic at current time Date / Time Identified: Mitigation Measure Time Implemented / Notes Implemented: Step 1: Within 15 minutes of making such a determination, require more intensive application of existing method - such as additional soil wetting Step 2: If Step 1 fails to result in adequate mitigation within 30 minutes of the original determination, apply additional measures such as application of soil stabilizers, visqueen, or a geotech fabric. Step 3: If Steps 1 and 2 fail to result in effective mitigation within 1 hour of the original determination, the AQCMM or AQCMM Delegate shall direct a temporary shutdown of the activity causing the emissions. Reduce visible dust plumes to corpely with CEC COC AQ-SC4 within 50 feet upwind of the I-5 freeway Area Affected / Source: Direct more intensive No truck or Dirt traffic Date / Time Identified: Mitigation Measure Time Implemented / Notes application of the existing mitigation methods immediately if the visible plumes are seen within 50 Implemented: feet of I-5 but are not causing obscuration of visibility to drivers. Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is effective. Step 3: Direct a temporary shutdown of the activity causing the emissions if Step 2 specified above fails to result in effective mitigation.<sup>2</sup>

\_AQCMP or designee signature: Tommy Brister

#### Date: 02/19/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of			
their normal operation (such as concrete trucks) are exempted from			
this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related			
	Other Reductions:	N/A	
emissions			

Date: 02/21/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
Unpaved roads and disturbed areas in project and laydown area	Water areas to limit visible dust. If watering is required note frequency and time in notes section of checklist	YES	As needed daily
Construction areas adjacent to any paved roadways	Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure Map	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

graveled surfaces - Note Routes on Site Figure Map

1 The activity shall not restart until the AQCMM or AQCMM Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the activity that caused the shut-down. The owner/operator may appeal to the CPM any directive from the AQCMM or AQCMM Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.

#### Date: 02/21/2022

## Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

Identify Area	200 feet beyond the centerline of the construction of linear	
Identify	within 100 feet upwind of any regularly occupied structures	
Identify distance /	50 feet upwind of I-5	
Reduce visible dust plumes to comply with C	EC COC AQ-SC4 (with the exception of visible emissions within 50 f	feet upwind of the I-5
freeway) Area Affected / Source:	NO Truck / Dirt traffic at current time	
Date / Time Identified:		
	Mitigation Measure Implemented:	Time Implemented / Notes
Step 1: Within 15 minutes of making such a determination, require more intensive application of existing method - such as additional soil wetting		
Step 2: If Step 1 fails to result in adequate mitigation within 30 minutes of the original determination, apply additional measures such as application of soil stabilizers, visqueen, or a geotech fabric.		
Step 3: If Steps 1 and 2 fail to result in effective mitigation within 1 hour of the original determination, the AQCMM or AQCMM Delegate shall direct a temporary shutdown of the activity		
Causing the emissions 1 Reduce, visible, dust, plumes, to comply, with C	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Area Affected / Sahree Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods immediately if the visible plumes are seen within 50 feet of I-5 but are not causing obscuration of visibility to drivers.	Mitigation Measure Implemented:	Time Implemented / Notes
Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is effective.		
Step 3: Direct a temporary shutdown of the activity causing the emissions if Step 2 specified above fails to result in effective mitigation. <sup>2</sup>		

\_AQCMP or designee signature: Tommy Brister

#### Date: 02/21/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated	N/EQ	Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of			
their normal operation (such as concrete trucks) are exempted from			
this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related			
	Other Reductions:	N/A	
emissions			

Date: 02/22/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

Going Requirements

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
	Water areas to limit visible dust. If watering is required note	YES	As needed daily
and laydown area Construction areas adjacent to any paved roadways	frequency and time in notes section of checklist Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

graveled surfaces - Note Routes on Site Figure Map

1 The activity shall not restart until the AQCMM or AQCMM Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the activity that caused the shut-down. The owner/operator may appeal to the CPM any directive from the AQCMM or AQCMM Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.

#### Date: 02/22/2022

## Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

 Identify Area
 200 feet beyond the centerline of the construction of linear

 Identify
 within 100 feet upwind of any regularly occupied structures

 Identify distance /
 50 feet upwind of I-5

 Reduce visible dust plumes to comply with CEC COC AQ-SC4 (with the exception of visible emissions within 50 feet upwind of the I-5

 freeway) Area Affected / Source:
 NO Truck / Dirt traffic at current time

Date / Time Identified:

#### **Mitigation Measure**

Implemented:

Time Implemented / Notes

Specific Location / Area:

Step 1: Within 15 minutes of making such a		
determination, require more intensive application o	f	
existing method - such as additional soil wetting		
Step 2: If Step 1 fails to result in adequate mitigation		
within 30 minutes of the original determination,		
apply additional measures such as application of soi		
stabilizers, visqueen, or a geotech fabric.		
step 3: If Steps 1 and 2 fail to result in effective		
nitigation within 1 hour of the original		
determination, the AQCMM or AQCMM Delegate		
shall direct a temporary shutdown of the activity		
ausing the emissions. <sup>1</sup>		
Reduce visible dust plumes to comply with (	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Area Affested / Source: Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods	Mitigation Measure	Time Implemented / Notes
mmediately if the visible plumes are seen within 50	Implemented:	
feet of I-5 but are not causing obscuration of		
visibility to drivers.		
step 2: Direct implementation of additional		
methods for dust suppression and monitor the		
start-up and/or continuation of the dust causing		
activities to ensure that the additional mitigation is		
effective.		
Step 3: Direct a temporary shutdown of the activity		
causing the emissions if Step 2 specified above fails		
to result in effective mitigation. <sup>2</sup>	1	

\_AQCMP or designee signature: Tommy Brister

#### Date: <u>02/22/2022</u>

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related			
emissions	Other Reductions:	N/A	

Date: 02/23/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

YES

YES

YES

YES

Rock has been put

No dirt traffic at the

down

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
Unpaved roads and disturbed areas in project and laydown area	Water areas to limit visible dust. If watering is required note frequency and time in notes section of checklist	YES	As needed daily
Construction areas adjacent to any paved roadways	Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure Map	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	

Construction Areas that may be disturbed windbreaks, water, chemical dust suppressants, and/or and are generating fugitive dust vegetation) until soil is stabilized or permanently covered w/ vegetation. Disturbed areas Demolition Haul Trucks -Re-Vegetated as soon as possible Travel limited to paved or

freeboard

Within the Encina Power Station Property

Bulk transport vehicles with materials that

have potential to cause visible emissions on public

Storage areas inactive for more than 10 days

graveled surfaces - Note Routes on Site Figure Map

Install wind erosions control techniques (such as gravel,

Cover or wet and load so that the trucks have at least 2 feet of

Covered or treated with dust suppressants, and vehicle access will be restricted.

1 The activity shall not restart until the AQCMM or AQCMM Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the activity that caused the shut-down. The owner/operator may appeal to the CPM any directive from the AQCMM or AQCMM Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.

#### Date: 02/23/2022

#### Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

Identify Area	200 feet beyond the centerline of the construction of linear	
ldentify	within 100 feet upwind of any regularly occupied structures	
Identify distance /	50 feet upwind of I-5	
Reduce visible dust plumes to comply with C	EC COC AQ-SC4 (with the exception of visible emissions within 50 f	feet upwind of the I-5
freeway) Area Affected / Source:	NO Truck / Dirt traffic at current time	
Date / Time Identified:		
	Mitigation Measure Implemented:	Time Implemented / Notes
Step 1: Within 15 minutes of making such a determination, require more intensive application of existing method - such as additional soil wetting		
Step 2: If Step 1 fails to result in adequate mitigation within 30 minutes of the original determination, apply additional measures such as application of soil stabilizers, visqueen, or a geotech fabric.		
Step 3: If Steps 1 and 2 fail to result in effective mitigation within 1 hour of the original determination, the AQCMM or AQCMM Delegate shall direct a temporary shutdown of the activity		
causing the emissions. <sup>1</sup>	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Reduce visible dust plumes to comply with C	C COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Area Affected a Source Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods immediately if the visible plumes are seen within 50 feet of I-5 but are not causing obscuration of visibility to drivers. Step 2: Direct implementation of additional	Mitigation Measure Implemented:	Time Implemented / Notes
Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is effective.		
Step 3: Direct a temporary shutdown of the activity causing the emissions if Step 2 specified above fails to result in effective mitigation. <sup>2</sup>		

AQCMP or designee signature: Tommy Brister

#### Date: 02/23/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
Update Equipment Inventory List	Equipment Updated (Y/N/NA):	YES	Newly arrived equipment is tracked
Confirm all equipment are ARB tagged on both sides and tags are Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
Documentation of acceptable engine tier is on file.	Equipment Updated (Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that equipment is being properly maintained	Letters Updated (Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related emissions	Other Reductions:	N/A	

Date: 02/24/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
Unpaved roads and disturbed areas in project and laydown area	Water areas to limit visible dust. If watering is required note frequency and time in notes section of checklist	YES	As needed daily
Construction areas adjacent to any paved roadways	Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure Map	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

graveled surfaces - Note Routes on Site Figure Map

1 The activity shall not restart until the AQCMM or AQCMM Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the activity that caused the shut-down. The owner/operator may appeal to the CPM any directive from the AQCMM or AQCMM Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.

#### Date: 02/242022

#### Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

 Identify Area
 200 feet beyond the centerline of the construction of linear

 Identify
 within 100 feet upwind of any regularly occupied structures

 Identify distance /
 50 feet upwind of I-5

 Reduce visible dust plumes to comply with CEC COC AQ-SC4 (with the exception of visible emissions within 50 feet upwind of the I-5

 freeway) Area Affected / Source:
 NO Truck / Dirt traffic at current time

 Date / Time Identified:

Mitigation Measure

Implemented:

Time Implemented / Notes

Specific Location / Area:

Step 1: Within 15 minutes of making such a		
determination, require more intensive application of		
existing method - such as additional soil wetting		×
Step 2: If Step 1 fails to result in adequate mitigation		
within 30 minutes of the original determination,		
apply additional measures such as application of soil		
stabilizers, visqueen, or a geotech fabric.		
Step 3: If Steps 1 and 2 fail to result in effective		
mitigation within 1 hour of the original		
determination, the AQCMM or AQCMM Delegate		1
shall direct a temporary shutdown of the activity		
causing the emissions. <sup>1</sup>		
Reduce visible dust plumes to comply with C	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Area Affected / Sanse: Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods	Mitigation Measure	Time Implemented / Notes
immediately if the visible plumes are seen within 50	Implemented:	
feet of I-5 but are not causing obscuration of		
visibility to drivers.		
Step 2: Direct implementation of additional		
Step 2: Direct implementation of additional		
Step 2: Direct implementation of additional methods for dust suppression and monitor the		
Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing		
Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is		
Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is effective.		

\_AQCMP or designee signature: Tommy Brister

#### Date: 02/24/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related			
emissions	Other Reductions:	N/A	

Date: 02/25/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various
	Inspected and washed as necessary to clean off dirt prior to	YES	areas Rumble plates
Construction Eq Vehicle tires	leaving	163	Rumble plates
			Gate #3 is the
	Enter only through treated entrance roadways as noted on Site	YES	designated rout of
	Map. Alternative route approved by CPM - If alternative route		entry for project.
Construction entrance	chosen indicated on Site Map and note rationale for change		Paved road
Unpaved roads and disturbed areas in project	Water areas to limit visible dust. If watering is required note	YES	As needed daily
and laydown area	frequency and time in notes section of checklist		
Construction areas adjacent to any paved	Provided with sandbags or other measures in SWPPP to prevent	YES	
roadways	runoff, note location of measures in Site Figure Map		
	Gravel ramps min 20 ft in length - identify location in Site Figure	NO	
Tire washing / cleaning station	Мар		
	At all exit locations: Gravel or treated to prevent track-out -	YES	Rumble plate put in
Unpaved Exits	identify		place
	Swept at least twice daily (or less during periods of precipitation	NO	Is not being completed
Paved Areas	during active days of construction)		twice a day
	500 feet of public roadway swept visually clean at least twice	YES	
Public Roadway existing construction site	daily		
	(or less during periods of precipitation) during active		
Bulk transport vehicles with materials that	Cover or wet and load so that the trucks have at least 2 feet of	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on	freeboard		
publić			
		YES	-
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	1125	
	in berestrieted.		
	Install wind erosions control techniques (such as gravel,	YES	Rock has been put
Construction Areas that may be disturbed	windbreaks, water, chemical dust suppressants, and/or		down
and are generating fugitive dust	vegetation) until soil is stabilized or permanently covered w/		
	vegetation.		
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the
11. May 2976		100	into une narrie al une

Within the Encina Power Station Property

graveled surfaces - Note Routes on Site Figure Map

1 The activity shall not restart until the AQCMM or AQCMM Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the activity that caused the shut-down. The owner/operator may appeal to the CPM any directive from the AQCMM or AQCMM Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.

#### Date: 02/25/2022

#### Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

 Identify Area
 200 feet beyond the centerline of the construction of linear

 Identify
 within 100 feet upwind of any regularly occupied structures

 Identify distance /
 50 feet upwind of 1-5

 Reduce visible dust plumes to comply with CEC COC AQ-SC4 (with the exception of visible emissions within 50 feet upwind of the 1-5

 freeway) Area Affected / Source:
 NO Truck / Dirt traffic at current time

 Date / Time Identified:

Mitigation Measure Implemented: Time Implemented / Notes

Specific Location / Area:

Step 1: Within 15 minutes of making such a		
determination, require more intensive application of		
existing method - such as additional soil wetting		
itep 2: If Step 1 fails to result in adequate mitigation		
vithin 30 minutes of the original determination,		
apply additional measures such as application of soil		
stabilizers, visqueen, or a geotech fabric.		
tep 3: If Steps I and 2 fail to result in effective		
nitigation within 1 hour of the original		
letermination, the AQCMM or AQCMM Delegate		
hall direct a temporary shutdown of the activity		
ausing the emissions 1 Reduce, visible, dust plumes to comply, with C	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Area Affected / Source Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods	Mitigation Measure	Time Implemented / Notes
mmediately if the visible plumes are seen within 50	Implemented:	
eet of I-5 but are not causing obscuration of		
risibility to drivers.		
step 2: Direct implementation of additional		
nethods for dust suppression and monitor the		
tart-up and/or continuation of the dust causing		
activities to ensure that the additional mitigation is		
effective.		
step 3: Direct a temporary shutdown of the activity		
Step 3: Direct a temporary shutdown of the activity causing the emissions if Step 2 specified above fails		

\_AQCMP or designee signature: Tommy Brister

#### Date: 02/25/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5 minutes, to the extent practical. Vehicles that need to idle as part of their normal operation (such as concrete trucks) are exempted from this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related emissions	Other Reductions:	N/A	

Date: 02/26/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
Unpaved roads and disturbed areas in project	5	YES	As needed daily
and laydown area Construction areas adjacent to any paved roadways	frequency and time in notes section of checklist Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure Map	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

graveled surfaces - Note Routes on Site Figure Map

1 The activity shall not restart until the AQCMM or AQCMM Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the activity that caused the shut-down. The owner/operator may appeal to the CPM any directive from the AQCMM or AQCMM Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.

#### Date: 02/26/2022

#### Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

Identify Area	200 feet beyond the centerline of the construction of linear	
Identify	within 100 feet upwind of any regularly occupied structures	
Identify distance /	50 feet upwind of I-5	
	EC COC AQ-SC4 (with the exception of visible emissions within 50 f	feet upwind of the I-5
freeway) Area Affected / Source:	NO Truck / Dirt traffic at current time	
Date / Time Identified:		
	Mitigation Measure Implemented:	Time Implemented / Notes
Step 1: Within 15 minutes of making such a		
determination, require more intensive application of		
existing method - such as additional soil wetting		
Step 2: If Step 1 fails to result in adequate mitigation		
within 30 minutes of the original determination,		
apply additional measures such as application of soil		
stabilizers, visqueen, or a geotech fabric.		
Step 3: If Steps 1 and 2 fail to result in effective		
mitigation within 1 hour of the original		
determination, the AQCMM or AQCMM Delegate		
shall direct a temporary shutdown of the activity		
causing the emissions. <sup>1</sup>		
Reduce visible dust plumes to comply with C	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway	
Area Affected / Sahre: Direct more intensive	No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods	Mitigation Measure	Time Implemented / Notes
immediately if the visible plumes are seen within 50	Implemented:	
feet of I-5 but are not causing obscuration of		
visibility to drivers.		
Step 2: Direct implementation of additional		
methods for dust suppression and monitor the		
start-up and/or continuation of the dust causing		
activities to ensure that the additional mitigation is		
effective.		
Step 3: Direct a temporary shutdown of the activity		
causing the emissions if Step 2 specified above fails		
to result in effective mitigation. <sup>2</sup>		

\_AQCMP or designee signature: Tommy Brister

#### Date: 02/26/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible.	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5			
minutes, to the extent practical. Vehicles that need to idle as part of			
their normal operation (such as concrete trucks) are exempted from			
this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related			
	Other Reductions:	N/A	
emissions			

Date: 02/28/2022

Air Quality Construction Mitigation Manager or Designee to Complete Checklist Daily

**Going Requirements** 

Area Affected:

**Requirement:** 

Implemented (Y/N):

Notes:

Construction site entrance and Travel through	Post visible speed limit signs of a maximum of 10 MPH for unpaved	YES	Signs posted is various areas
Construction Eq Vehicle tires	Inspected and washed as necessary to clean off dirt prior to leaving	YES	Rumble plates
Construction entrance	Enter only through treated entrance roadways as noted on Site Map. Alternative route approved by CPM - If alternative route chosen indicated on Site Map and note rationale for change	YES	Gate #3 is the designated rout of entry for project. Paved road
Unpaved roads and disturbed areas in project and laydown area	Water areas to limit visible dust. If watering is required note frequency and time in notes section of checklist	YES	As needed daily
Construction areas adjacent to any paved roadways	Provided with sandbags or other measures in SWPPP to prevent runoff, note location of measures in Site Figure Map	YES	
Tire washing / cleaning station	Gravel ramps min 20 ft in length - identify location in Site Figure	NO	
Unpaved Exits	At all exit locations: Gravel or treated to prevent track-out - identify	YES	Rumble plate put in place
Paved Areas	Swept at least twice daily (or less during periods of precipitation during active days of construction)	NO	Is not being completed twice a day
Public Roadway existing construction site	500 feet of public roadway swept visually clean at least twice daily (or less during periods of precipitation) during active	YES	
Bulk transport vehicles with materials that have potential to cause visible emissions on public	Cover or wet and load so that the trucks have at least 2 feet of freeboard	YES	
Storage areas inactive for more than 10 days	Covered or treated with dust suppressants, and vehicle access will be restricted.	YES	
Construction Areas that may be disturbed and are generating fugitive dust	Install wind erosions control techniques (such as gravel, windbreaks, water, chemical dust suppressants, and/or vegetation) until soil is stabilized or permanently covered w/ vegetation.	YES	Rock has been put down
Disturbed areas Demolition Haul Trucks -	Re-Vegetated as soon as possible Travel limited to paved or	YES	No dirt traffic at the

Within the Encina Power Station Property

graveled surfaces - Note Routes on Site Figure Map

1 The activity shall not restart until the AQCMM or AQCMM Delegate is satisfied that appropriate additional mitigation or other site conditions have changed so that visual dust plumes will not result upon restarting the activity that caused the shut-down. The owner/operator may appeal to the CPM any directive from the AQCMM or AQCMM Delegate to shut down an activity, provided that the shutdown shall go into effect within one hour of the original determination, unless overruled by the CPM before that time.

#### Date: 02/28/2022

## Monitoring for Visible Dust Plumes with the potential to be transported off the projectsite: Definition of Areas Requirement

Specific Location / Area:

Identify Area	200 feet beyond the centerline of the construction of linear	
Identify	within 100 feet upwind of any regularly occupied structures	
Identify distance /	50 feet upwind of I-5	
Reduce visible dust plumes to comply with C	EC COC AQ-SC4 (with the exception of visible emissions within	50 feet upwind of the I-5
freeway) Area Affected / Source:	NO Truck / Dirt traffic at current time	
Date / Time Identified:		

Mitigation Measure Implemented:

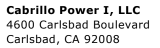
Time Implemented / Notes

Step 1: Within 15 minutes of making such a determination, require more intensive application of existing method - such as additional soil wetting		
Step 2: If Step 1 fails to result in adequate mitigation within 30 minutes of the original determination, apply additional measures such as application of soil stabilizers, visqueen, or a geotech fabric.		
Step 3: If Steps 1 and 2 fail to result in effective mitigation within 1 hour of the original determination, the AQCMM or AQCMM Delegate shall direct a temporary shutdown of the activity		
	EC COC AQ-SC4 within 50 feet upwind of the I-5 freeway No truck or Dirt traffic	Date / Time Identified:
application of the existing mitigation methods immediately if the visible plumes are seen within 50 feet of I-5 but are not causing obscuration of visibility to drivers.	Mitigation Measure	Time Implemented / Notes
Step 2: Direct implementation of additional methods for dust suppression and monitor the start-up and/or continuation of the dust causing activities to ensure that the additional mitigation is effective.		
Step 3: Direct a temporary shutdown of the activity causing the emissions if Step 2 specified above fails to result in effective mitigation. <sup>2</sup>		

AQCMP or designee signature: Tommy Brister

#### Date: 02/28/2022

On Going Diesel Requirements	Checklist Criteria:	Response:	Notes:
	Equipment Updated		Newly arrived equipment is tracked
Update Equipment Inventory List	(Y/N/NA):	YES	
Confirm all equipment are ARB tagged on both sides and tags are			
Visible,	Tags Visible (Y/N):	YES	All equipment coming on site is being tagged
Make sure CEC approval tag is located on all equipment used onsite	Tags Visible (Y/N):	YES	Tags are visible
	Equipment Updated		
Documentation of acceptable engine tier is on file.	(Y/N/NA):	YES	
Letter from each equipment owner is one file indicating that	Letters Updated		
equipment is being properly maintained	(Y/N/NA):	YES	
All diesel heavy construction equipment shall not idle for more than 5			
minutes, to the extent practical. Vehicles that need to idle as part of			
their normal operation (such as concrete trucks) are exempted from			
this requirement. Note equipment needed to idle longer than 5 min as			
part of normal operation in the notes section of this checklist.	Idling Limited:(Y/N)	YES	
A list of all other actions taken to control diesel construction related			
	Other Reductions:	N/A	
emissions			





## Attachment B

# **Diesel Engine Tier and Maintenance**

Documentation

# **Brandenburg**®

March 2<sup>nd</sup> , 2022

Project Code: MA0842

NRG-Encina Power Station 4600 Carlsbad Blvd. Carlsbad, CA. 92008

Attn: Tim Sisk Environmental Manager

#### Subject: Maintenance and Inspection of Equipment

Dear Mr. Sisk:

This letter confirms that Brandenburg Industrial Services Company performs daily inspection reports when equipment is utilized and performs required maintenance for all on-site equipment. Attached is a current Equipment Log for equipment currently on site.

Please let me know if any further information is required.

Best regards,

Liam J Gampbell

Liam Campbell Brandenburg Industrial Service Co.

#### **DIVISION OFFICE**

2217 Spillman Drive Bethlehem, PA 18015-1982 Phone (610) 691-1800 Fax (610) 691-4200

#### BRANDENBURG INDUSTRIAL SERVICE COMPANY

501 W. Lake Street, Suite 104 | Elmhurst, IL 60126-1419 | Phone (630) 956-7200 | Fax (630) 956-7222
2625 S. Loomis Street | Chicago, IL 60608-5414 | Phone (312) 326-5800 | Fax (312) 326-5055
1 N. Broadway, Stop 670 | Gary, IN 46402-3101 | Phone (219) 881-0200 | Fax (219) 880-4330
200 E. Big Beaver Road | Troy, MI 48083-1208 | Phone (313) 382-2500 | Fax (800) 849-1589
#50 Rivera Aulet Street, Bo. Pueblo Suite 101 | Arecibo, PR 00612 | Phone (787) 650-7171
800 Town & Country Blvd. | Houston, TX 77024-3916 | Phone (832) 431-3287 | Fax (800) 849-1589

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### Job Name: NRG Encina PowerStation

Job #: MA0842

Month Ending: February

Equipment Number	Tier 4 Inspection	Description	Equipment Move on	Equipment Move Off	EIN #
41935	Green; #2; 11/21/2019	Bobcat S770	11/11/2019		FP4A83
41936	Green; #3; 11/21/2019	Bobcat S770	11/11/2019		GC4A66
41937	Green; #4; 11/21/2019	Bobcat S770	11/11/2019		YG9P77
37037	N/A	Air Compressor	12/12/2019		N/A
41951	Green; #6; 1/07/2020	Bobcat S770	1/7/2020		JN8S96
41952	Green; #7; 1/07/2020	Bobcat S770	1/7/2020		XY9V35
25225	Green; #13; 02/24/2020	Komatsu WA500 Loader	2/21/2020		BT4G48
41956	Green; #15 04/09/2021	Bobcat S770	4/09/2021		KP3K59
00981	Green; #14 3/16/2020	Doosan G70 Generator	3/16/2020		N/A
10263	Green; #20 7/28/2020	Liebherr 926 Track Excavator	7/27/2020		RP6M67
10325879 (Rental)	Green; #31 11/2/2020	12k Lull	10/31/2020	2/11/2022	DB3C39
46417	Green; #28 09/27/2020	Liebherr R956 Track Excavator	9/26/2020		XG3J59
45156	Green; #26 09/22/2020	Liebherr R956 Track Excavator	9/21/2020		FF8U93
00989	N/A	Doosan G70 Generator	12/14/2020		N/A
30466	N/A	Doosan G70 Generator	12/14/2020		N/A

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		Doosan	12/14/2020	N/A
00982	N/A	G70	12/11/2020	
	,,,	Generator		
		Dustboss	12/14/2020	N/A
30468	N/A	Generator	, ,	,
20467	<b>N</b> 1/A	Dustboss	12/14/2020	N/A
30467	N/A	Generator		
20460	NI / A	Dustboss	12/14/2020	N/A
30469	N/A	Generator		
10021	Green #36		04/05/2021	DG6D66
10021	04/12/2021	976 Lienherr		
25041	Green #16	973 Track	4/9/2021	YF7677
25041	04/09/2021	Loader		
30474	Green #42	Street	5/10/2021	KC8N56
56171		Sweeper		
10182623 (Rental)	Green #47	JLG 80'	6/21/2021	PK6C74
10102020 (Rental)	06/21/2021	Manlift		
	Green #51	Liebherr 956	07/30/2021	VD5E49
10171	07/30/2021	Track		
		Excavator		
	Green #52	Liebherr 984	08/17/2021	LH9Y68
35074	08/18/2021	ER Track		
		Excavator	00/10/2024	
24459806 (Rental)	N/A	Trench	08/19/2021	N/A
		Roller	10/5/2021	
10169	Green #55	Liebherr 956 Track	10/5/2021	HG4T96
10109	10/5/2021	Excavator		
	Green #57	135' JLG	10/11/2021	NH9W73
659102	10/11/2021	Manlift	10/11/2021	1115 117 5
	Green #60	Liebherr 956	10/21/2021	AX6V38
10162	10/21/2021	Excavator		
	Green #59	84" HAMM	10/20/2021	PW7N98
782708 (Rental)	10/20/2021	Roller	,,	
	Green #62			NP4B86
10430519 (Rental)	10/31/2021	JD550 Dozer		
30015		Kleemann	11/9/2021	HJ4E96
	Green #63	MC110		
	11/09/2021	Crusher		
	Green #6	Conveyor:	12/3/2021	DU4D67
30122	12/3/2021	36in x 60ft-		
	12/ 5/ 2021	Tracks		

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907160 (Rental)	Green #66 12/6/2021	BOMAG 84'Sheep Roller	12/6/2021	HD6G95
10394973 (Rental)	N/A	Water Truck	12/30/2021	N/A
10164	Green #69 1/24/2022	Liebherr 956 Excavator	1/21/2022	KF3F57
10168	Green #68 1/24/2022	Liebherr 965 Excavator	1/21/2022	CU7N67
25042	Green #67 1/24/2022	CATERPILLAR 973K Track Loader	1/22/2022	JV8F54
10324769 (Rental)	Green #71 02/09/2022	JLG Skytrak Lull	2/09/2022	BX9V87

## ATTACHMENT D

### BIO-6 PHASE IV BIOLOGICAL RESOURCES MONTHLY COMPLIANCE REPORT FEBRUARY 2022

Cabrillo Power I LLC

## **Biological Resources Monthly Compliance Report (07-AFC-06C) Phase IV – Demolition of Encina Power Station**

February 2022 Reporting Period

March 2022

### TABLE OF CONTENTS

1.0	INTRODUCTION				
2.0	BIOLOGICAL MONITORING SUMMARY				
	2.1	NESTING	G BIRDS	2	
	2.3	SPECIAL-STATUS SPECIES			
	2.4	<b>WILDLIH</b> 2.4.1 2.4.2	<b>FE DISPLACEMENT, INJURIES, AND MORTALITIES</b> Migratory Bird Treaty Act Protected Species Other Species	<b>3</b> 3 3	
	2.5	HAZARI	OOUS MATERIAL SPILLS	3	
	2.6	TRASH		3	
	2.8	NON-CC	OMPLIANCE REPORT	3	
APPE	ENDIX	A - BIOLO	DGICAL RESOURCES COMPLIANCE MONITORING LOGS		

### APPENDIX B - OBSERVED WILDLIFE SPECIES LIST

#### 1.0 INTRODUCTION

This Monthly Compliance Report (MCR) summarizes biological resources monitoring activities and documentation conducted during the demolition phase of the Encina Power Station (EPS) from February 1 through February 28, 2022, in accordance with the Biological Resources Mitigation Implementation and Monitoring Plan (BRMIMP). The following biological Conditions of Certification (COCs) pertaining to monitoring activities covered by this MCR include, but are not limited to:

- BIO-2 Designated Biologist Duties
- BIO-4 Designated Biologist and Biological Monitor Authority
- BIO-5 Biological Resources Worker Environmental Awareness Program (WEAP);
- BIO-6 Biological Resources Mitigation Implementation and Monitoring Plan;
- BIO-7 General Impact Avoidance Mitigation Features; and
- BIO-8 Mitigation Management to Avoid Harassment or Harm.

#### 2.0 BIOLOGICAL MONITORING SUMMARY

This section summarizes biological monitoring activities conducted during the February 2022 reporting period. Demolition mobilization began November 2019, and the start of demolition began on January 29, 2020.

Biological monitoring by the Designated Biologist is conducted bimonthly (two visits per month) during the nesting season. The Biological Resources Compliance Monitoring Logs are provided in Appendix A. A list of wildlife species observed during the monitoring events is included in Appendix B. There are no Wildlife Observation Forms (WOF) for this reporting period.

The frequency and duration of monitoring is dependent upon the biological resources located within, as well as transiting through the work area. Biological monitoring will continue as described above, as well as on-call monitoring, when necessary, until the Designated Biologist determines that a change is necessary for the protection of sensitive biological resources or a reduction in monitoring is warranted because of a lack of biological resources within the site.

All on-site staff receives WEAP training prior to start of work. The hardcopy sign-in training logs are submitted separately.

#### 2.1 NESTING BIRDS

There are no active nests or Environmentally Sensitive Area (ESA) buffers on-site. Avian activity is increasing throughout the site and nesting behaviors were observed. A list of wildlife species observed during the monitoring events are included in Appendix B.

#### 2.3 SPECIAL-STATUS SPECIES

Six special-status avian species were observed during the reporting period, which included the following: American peregrine falcon (*Falco peregrinus anatum*; United States Fish and Wildlife Service [USFWS] Birds of Conservation Concern [BCC]; California Department of Fish and Wildlife [CDFW] Fully Protected [FP], California Department of Forestry [CDF] Sensitive [S]), California brown pelican (*Pelecanus occidentalis californicus*; CDFW FP), California gull (*Larus californicus*; CDFW Watch List [WL]), Cooper's hawk (*Accipiter cooperii*; CDFW WL), double-crested

cormorant (*Phalacrocorax auratus*; CDFW WL), and great blue heron (*Ardea herodias*; CDF: S). California Natural Diversity Database (CNDDB) forms were not submitted for the species listed above because the occurrences are not qualifying life event. As stated in the CNDDB data submission guidelines, birds in transit (fly-overs) and detections of foraging or perched birds are not added (CDFW, 2016)<sup>1</sup>. A list of wildlife species observed during the monitoring events are included in Appendix B.

#### 2.4 WILDLIFE DISPLACEMENT, INJURIES, AND MORTALITIES

#### 2.4.1 Migratory Bird Treaty Act Protected Species

No injured or dead species protected by the Migratory Bird Treaty Act (MBTA) were observed within the EPS site. A list of wildlife species observed during the monitoring events are included in Appendix B.

#### 2.4.2 Other Species

No additional injured or dead wildlife species were observed within the EPS site. A list of wildlife species observed during the monitoring events are included in Appendix B.

#### 2.5 HAZARDOUS MATERIAL SPILLS

No project-related hazardous material spills were observed during the biological monitoring visits.

#### 2.6 TRASH

Litter, including wind-blown, were observed during the biological monitoring visits. Litter removal requests were submitted to the demolition contractor.

#### 2.8 NON-COMPLIANCE REPORT

No non-compliance notifications or incident reports were issued.

<sup>&</sup>lt;sup>1</sup> California Department of Fish and Wildlife (CDFW). 2016. *Submitting Avian Detections to the CNDDB*. Available online at: <u>https://nrm.dfg.ca.gov/FileHandler.ashx?DocumentID=25731</u>

## *Appendix A Biological Resources Compliance Monitoring Logs*

#### NRG Energy Encina Power Station (EPS) Project BIOLOGICAL RESOURCES COMPLIANCE MONITORING LOG

Date			Monitor			Time (Begin-End)	
February 7, 20	February 7, 2022Melissa Fowler10:00		10:00-12:25				
Temperature (°F)	Humidi (%)	ity	Wind (mph)	Precipitation (Y/N, amount)	Visibility	Weather Comment	
73	14		5	Ν	Good visibility (10 mi)	0% cloud cov	er

#### Location(s) of Work Site Activities Monitored

#### NRG EPS site.

#### Summary of Biological Resources Monitoring Observations

Biological resources monitoring for biological constraints, special-status species, and nesting birds was conducted at the NRG EPS site.

#### Nesting Bird Observations:

• No observations were noted.

#### Special-Status Species Observed:

- An American peregrine falcon (*Falco peregrinus anatum*; United States Fish and Wildlife [USFWS] Birds of Conservation Concern [BCC]; California Department of Fish and Wildlife [CDFW] Fully Protected [FP]; California Department of Forestry [CDF] Sensitive [S]) was observed within the project vicinity.
- California brown pelicans (Pelecanus occidentalis californicus; CDFW FP) were observed within the project vicinity.
- Double-crested cormorants (Nannopterum auritum; CDFW Watch List [WL]) were observed within the project vicinity.
- No additional special-status species were observed.

#### **Other Biological Resources Observations:**

• No additional observations were noted.

#### **Other Observations/Comments:**

- Litter and uncovered trash receptacles were observed within the EPS site. A request was submitted to the contractor to conduct litter removal and to cover all trash receptacles.
- No additional observations were noted.

#### Items Requiring Action/Follow-up

• A request was submitted to the contractor to conduct litter removal and to cover all trash receptacles.

#### Wildlife Species Observed

American bushtit (*Psaltriparus minimus*), American crow (*Corvus brachyrhynchos*), American peregrine falcon, black phoebe (*Sayornis nigricans*), California brown pelican, California towhee (*Melozone crissalis*), double-crested cormorant, European starling (*Sturnus vulgaris*), house finch (*Haemorhous mexicanus*), mourning dove (*Zenaida macroura*), western fence lizard (*Sceloporus occidentalis*), western gull (*Larus occidentalis*), and yellow-rumped warbler (*Setophaga coronata*).









#### NRG Energy Encina Power Station (EPS) Project BIOLOGICAL RESOURCES COMPLIANCE MONITORING LOG

Date				Monitor		Time (Begin-End)		
February 28, 2	022		Melissa Fowler 10:00-12:15			10:00-12:15		
Temperature (°F)	Humid (%)	•	Wind (mph)	Precipitation (Y/N, amount)	Visibility	Weather Comment		
67	25		7	Ν	Good visibility (10 mi)	0% cloud cov	er	

#### Location(s) of Work Site Activities Monitored

#### NRG EPS site.

#### Summary of Biological Resources Monitoring Observations

Biological resources monitoring for biological constraints, special-status species, and nesting birds was conducted at the NRG EPS site.

#### Nesting Bird Observations:

- A great blue heron (Ardea herodias; California Department of Forestry [CDF] Sensitive [S]) pair was observed building a nest in a eucalyptus (*Eucalyptus* sp.) near the NRG trailer storage area.
- Courtship was observed in a black phoebe (Sayornis nigricans) pair in the northern staging area.
- No additional observations were noted.

#### Special-Status Species Observed:

- An American peregrine falcon (*Falco peregrinus anatum*; United States Fish and Wildlife [USFWS] Birds of Conservation Concern [BCC]; California Department of Fish and Wildlife [CDFW] Fully Protected [FP]; California Department of Forestry [CDF] Sensitive [S]) was observed within the project vicinity.
- California brown pelicans (*Pelecanus occidentalis californicus*; CDFW FP) were observed within the project vicinity.
- California gulls (Larus californicus; CDFW Watch List [WL]) were observed within the project vicinity.
- A Cooper's hawk (Accipiter cooperii; CDFW WL) was observed within the project vicinity.
- Double-crested cormorants (Nannopterum auritum; CDFW WL) were observed within the project vicinity.
- No additional special-status species were observed.

#### **Other Biological Resources Observations:**

- Coyote (Canis latrans) and raccoon (Procyon lotor) tracks were observed.
- No additional observations were noted.

#### **Other Observations/Comments:**

- Litter and uncovered trash receptacles were observed within the EPS site. A request was submitted to the contractor to conduct litter removal and to cover all trash receptacles.
- No additional observations were noted.

#### Items Requiring Action/Follow-up

• A request was submitted to the contractor to conduct litter removal and to cover all trash receptacles.

#### Wildlife Species Observed

American bushtit (*Psaltriparus minimus*), American crow (*Corvus brachyrhynchos*), American peregrine falcon, Anna's hummingbird (*Calypte anna*), black phoebe, California brown pelican, California ground squirrel (*Otospermophilus beecheyi*), California gull, California towhee (*Melozone crissalis*), Cooper's hawk, double-crested cormorant, European starling (*Sturnus vulgaris*), great blue heron, Heermann's gull (*Larus heermanni*), house finch (*Haemorhous mexicanus*), mourning dove (*Zenaida macroura*), western fence lizard (*Sceloporus occidentalis*), and western gull (*Larus occidentalis*).









*Appendix B Observed Wildlife Species List* 

Common Name	Scientific Name	Status Federal/State/Other
Birds		
American bushtit	Psaltriparus minimus	//
American crow	Corvus brachyrhynchos	//
American peregrine falcon	Falco peregrinus anatum	BCC/FP/CDF: S
Anna's hummingbird	Calypte anna	//
Black phoebe	Sayornis nigricans	//
California brown pelican	Pelecanus occidentalis californicus	/FP/
California gull	Larus californicus	/WL/
California towhee	Melozone crissalis	//
Cooper's hawk	Accipiter cooperii	/WL/
Double-crested cormorant	Nannopterum auratus	/WL/
European starling	Sturnus vulgaris	//
Great blue heron	Ardea herodias	//CDF: S
Heermann's gull	Larus heermanni	//
House finch	Haemorhous mexicanus	//
Mourning dove	Zenaida macroura	//
Western gull	Larus occidentalis	//
Yellow-rumped warbler	Setophaga coronata	//
Mammals		
California ground squirrel	Otospermophilus beecheyi	//
Coyote (tracks)	Canis latrans	//
Raccoon (tracks)	Procyon lotor	//
Reptiles		

#### Observed Wildlife Species List February 2022 Encina Power Station

Western fence lizard Source:

California Department of Fish and Wildlife (CDFW), Natural Diversity Database. January 2022. Special Animals List. Periodic publication. 121 pp.

--/--/--

#### Status Codes:

If status codes are not provided, it indicates that the observed species is not a special-status species. **Federal:** 

Sceloporus occidentalis

FE = Federally listed Endangered: species in danger of extinction throughout a significant portion of its range FT = Federally listed Threatened: species likely to become endangered within the foreseeable future

BCC = Birds of Conservation Concern

State:

SE = State listed as Endangered ST = State listed as Threatened

51 = State listed as Threa

FP = Fully Protected

CSC = California Species of Special Concern Species of concern to California Department of Fish and Wildlife (CDFW) because of declining population levels, limited ranges, and/or continuing threats have made them vulnerable to extinction.

S = Sensitive

WL = Watch List

SP = Special Animals List

#### Other:

- California Department of Forestry and Fire Protection (CDF) classifies "sensitive species" as those species that warrant special protection during timber operations.

- North American Bird Conservation Initiative (NABCI) Red Watch List (RWL)
- United States Forest Service (USFS) Sensitive (S)

## ATTACHMENT E

#### CUL-5 AND PAL-5 CERTIFICATION OF COMPLETION, WORKER ENVIORNMENTAL AWARENESS PROGRAM, FEBRUARY 2022

No WEAP training required in February 2022

## ATTACHMENT F

#### CUL-6/PAL-6 PALEONTOLOGICAL RESOURCE MONITORING DECEMBER2022

## No monitoring required in February 2022

## ATTACHMENT G

#### NOISE-2/COM-11 SUMMARY TABLE OF NOISE HOTLINE CALLS AND PROJECT RELATED COMPLAINTS FEBRUARY 2022

*No noise hotline calls or project related complaints in February 2022* 

#### Encina Power Station Demolition Noise Hotline Calls September 2019 through February 2022

Date	Time	Log Number	Caller	Issue	Returned Call / Resolution	Corrective Action Completion Date
10/2/2020	10:48 AM	10022020-1	Michelle Peters - Poseidon - email	Carlsbad Desalination Plant inquired about visible emissions during demolition/equipment cutting activities.	Cabrillo Power I LLC responded on 10/2/2020 via email and have continued communications with Poseidon/Carlsbad Desalination Plant. Measures to reduce visible emissions and monitoring (personal and visible emissions estimator) have been implemented and continue to be evaluated.	10/14/2020 - Issue resolved
10/13/2020	6:43 PM	10132020-1	Mr. Halpin - Hotline Call	Community member walking along the western perimeter of Encina, along Carlsbad Blvd, called with concerns about smelling fumes from the demolition activities.	Caller was contacted and the odor issue was discussed. Odor was related to demolition activities associated with cutting the generators. Additional industrial fans have been placed within the power block building during these cutting activities.	10/14/2020 - Issue resolved
10/28/2020	Unk	10282020-2	California OSHA - Letter dated October 22, 2020 and received on October 28, 2020	Letter from CA OSHA regarding anonymous complaint that demolition project was in violation of five (5) separate California Title 8 Code of Regulations.	Cabrillo Power I LLC provided a written response to CA OSHA on November 6, 2020, which individually addressed and provided evidence to support compliance with each of the five (5) California Title 8 Code of Regulations which were alleged to be non-compliant.	11/6/2020 - Issue resolved
11/5/2020	2.20 PM	11052020-2	Tina Carter- SDG&E - Called Cabrillo directly	Mrs. Tina Carter, an employee of SDG&E contacted Encina Power Station directly regarding a complaint she received from an SDG&E Storeroom employee at the Cannon Road SDG&E service center. The storeroom employee was concerned with the air quality of the air he was breathing as he observed smoke emanating from the Encina Power Station powerblock.	In response to the complaint, SDG&E was contacted and informed the work had been discontinued for the remainder of the day. NRG's Air Quality Compliance Manager for the demolition project suspended cutting/torching activities, known as "shotgunning" that use the larger diameter cutting rods, due to the current ambient weather conditions. Mitigation measures were implemented with numerous fans and short duration cutting periods, but may not have been sufficient due the changing ambient weather conditions. A Visible Emissions Evaluator (VEE) was also monitoring and visible emissions were not observed that exceed SDAPCD Rule 50 or criteria in AQ-SC3 or AQ-SC4.	Phone call - 11/05/2020 @2:51PM Issue resolved

#### Encina Power Station Demolition Noise Hotline Calls September 2019 through February 2022

Date	Time	Log Number	Caller	Issue	Returned Call / Resolution	Corrective Action Completion Date
				Mrs. Michelle Peters an employee of Poseidon's Desalination Facility emailed Encina Power Station regarding a complaint she received from Poseidon contracted employees regarding concerns related to air quality and a "metallic" odor in the air as a result of smoke emanating from the Encina Power Station powerblock during demolition activities entailing equipment cutting.	In response to the complaint, NRG's Air Quality Compliance Manager responded to Mrs. Peters and explained that the cutting process has been completed, and will not recommence until January 2021. Personal monitoring has been conducted inside the turbine hall and outside during these activities. Area monitoring has been conducted at monitoring stations near Encina gates 2 and 3. Personal and area monitoring stations within the building have recorded data that have been below CA OSHA permissible exposure limits (PELs) for dust and the several monitored metals, including lead, arsenic, and cadmium. Mitigation measures were implemented with numerous fans and short duration cutting periods, but may not have been sufficient due to the direction of the wind. A Visible Emissions Evaluator (VEE) was also monitoring and visible emissions were not observed that exceed SDAPCD Rule 50 or criteria in AQ-SC3 or AQ-SC4	
11/6/2020	1:06PM	11062020-3	Michelle Peters - Poseidon - email			
11/24/2020	12:00PM		Kristin Hamon - SDG&E- Emailed Cabrillo directly	Mrs. Kristin Hamon, an employee of SDG&E contacted Encina Power Station via email regarding a complaint she received from an SDG&E employee at the Cannon Road SDG&E service center. The employee was concerned with the air quality and when the activities causing the air quality concerns would cease. The question of what Prop 65 exposures to SDG&E employees were occurring at or around the property lines was asked.	The emissions that the SDG&E employee noted were from typical torch cutting of equipment in the basement. The cutting had been conducted during the morning and was completed by the early afternoon. There was a 10-15 mph southwest wind that was present during the cutting which would have moved any emissions away from the SDG&E Cannon Service Center. In response to the complaint, NRG's Air Quality Compliance Manager for the demolition project confirmed that mitigation measures were implemented with numerous fans operating. No visible emissions were observed leaving the Encina power block according to site personnel contacted after the complaint. SDG&E was contacted and informed the work had been discontinued for the remainder of the day, and would not resume again until after the Thanksgiving Holiday period. SDG&E was also informed that prior results from similar activities have indicated results below PELs for Prop 65 listed metals (arsenic, cadmium, chromium and lead).	Email response on 11/24/2020 - Issue resolved

#### Encina Power Station Demolition Noise Hotline Calls September 2019 through February 2022

Date	Time	Log Number	Caller	Issue	Returned Call / Resolution	Corrective Action Completion Date
				Ms. Cook's father was one of the first operators at Encina Power Station. She heard that she may be able to get a piece of the demolition material. She asked if she could have a piece of the demolition material?	Ms. Cook was provided with a piece of the demolition material from Encina Power Station in the Summer of 2021.	Email and phone response on 12/04/2020 Resolved
11/30/2020	2:41PM	N/A	Terry Cook	Ms. Siekmann contacted the Carlsbad Energy	Encina Power Station confirmed by inspection of	
1/7/2021	11:37PM	01072021-7	Kerry Siekmann - Terramar Community Member	Center Noise Hotline at 11:37PM rather than	security camera footage at 11:38 PM and 11:43 PM from Carlsbad Energy Center that the FAA	Text response on 01/07/2021 - Issue resolved
			SDAPCD Inspector - Jason LaBlond on behalf of local	On January 26, 2021 the San Diego Air Pollution Control District (SDAPCD) notified Encina that a jogger running on Carlsbad Boulevard between 10:00 and 10:30PM on the night of January 19, 2021 complained of an odor and burning eyes. The project's demolition contractor was cutting the Unit 3 stator with a smaller propane/oxygen torch within the powerbock building. Santa Ana- type winds (offshore winds from east to west toward Carlsbad Blvd) were apparent according to NRG personnel who were onsite observing the work and wind direction. Industrial fans were used during torch cutting of the stator to help dissipate potential odors. Cutting was also done intermittently to minimize potential for accumulation of odors or visible emissions. This specific cutting work was conducted from January 19-26, 2021, and no other complaints were reported during this period. This cutting work has been completed.		Verbal communication wit the SDAPCD inspector 01/27/2021 - Issue resolved

## ATTACHMENT H

## TRANS-5 ROADWAY INSPECTION FEBRUARY 2022

#### *There was no heavy construction-equipment traffic for demolition of Encina Power Station in February 2022*

## ATTACHMENT I

## TRANS-6 TRANSPORTATION PERMITS FEBRUARY 2022

## *There were no transportation permits required in February 2022*

#### ATTACHMENT J TRANS-8 TRAFFIC ENCROACHMENT PERMITS FEBRUARY 2022

## *No traffic encroachment permits were obtained in February 2022*

## ATTACHMENT K

## SOIL&WATER-2 CONSTRUCTION WATER USAGE SUMMARY

## SOIL&WATER-9 WASTEWATER SUMMARY & WATER BOARD CORRESPONDENCE

## SOIL&WATER-2 Amended Carlsbad Energy Center Project 07-AFC-06C

Water use Summary, February 2022.

Phase IV Demolition (Started December 2019) Potable Water Used\*: 725,077 gallons Reclaim Water Used\*\*: 3,048,100 gallons

#### Completed Phase(s)

Phase I Demolition (Completed August 2016)Potable Water Used:612,700 gallonsReclaim Water Used:0 gallons

Phase II Construction Total Water Use (Completed December 2018)Potable Water Used:6,575,440 gallonsReclaim Water Used:13,145,265 gallons

Phase III Decommissioning (Completed October 2019) Potable Water Used\*: 0 gallons Reclaim Water Used\*\*: 0 gallons

<u>Cumulative Water Use Phase I, II, III, IV</u> Potable Water Used: 7,913,217 gallons Reclaim Water Used: 16,193,365 gallons

\*Potable use includes sanitary, hydrotesting, landscape irrigation, and other plant operations, including Phase III Decommissioning and Phase IV Demolition not suitable for reclaim water use (worker contact applications).

\*\*Reclaim use includes dust control and compaction.

## SOIL&WATER-9 Amended Carlsbad Energy Center Project 07-AFC-06C

Wastewater Generation and Disposal Summary Construction Phase

ACECP did not generate or dispose of any wastewater offsite in February 2022.

## ATTACHMENT L

## GEN-2 and TSE-1 MASTER DRAWING LIST UPDATE FEBRUARY 2022

## *No master drawing list exists for demolition in February 2022*

## ATTACHMENT M

## GEN-3 PROOF OF PAYMENT TO DCBO FEBRUARY 2022

## ATTACHMENT N

## CIVIL-1, GEN-6 LIST OF DCBO APPROVALS and MECH-1 CBO INSPECTION APPROVALS

## FEBRUARY 2022

*No DCBO approvals or inspections were conducted for demolition in February 2022* 

#### LIST OF DCBO PLAN APPROVALS AND INSPECTIONS FEBRUARY 2022

The documents listed below have been approved by the Delegate Chief Building Official (DCBO).

CBO Package No.	Date Submitted	Description	COC

## CBO MECHANICAL INSPECTIONS FEBRUARY 2022

CBO Package No.	Date Submitted	Description	COC

## ATTACHMENT O

## WORKER SAFETY-3 CONSTRUCTION SAFETY SUPERVISOR MONTHLY SAFETY REPORT & SAFETY INCIDENTS FEBRUARY 2022

#### MONTHLY SAFETY REPORT

March 1, 2022

This letter serves as a summary of safety related activities for the month of February 2022.

During the month of January, a total of 9 employees completed site training for the Encina Power Station demolition project. Trained personnel consisted of employees from Brandenburg, Perrault/ R.A.T. & 3<sup>rd</sup> Party Subcontractors.

Brandenburg had 23 working days in the month of February. On each of these days, safety briefings were held with the individual crews each morning. After each morning briefing, each crew would break off to work areas to put together and complete their Task Safety Analysis prior to beginning work.

Also completed during the month of February, our Monthly Safety Topic was discussed. This training consisted of reviewing BISCO Bloodborne Pathogens policies & procedures.

Brandenburg management completed 11 documented safety related inspections.

Brandenburg completed 46 Safety Observations (SOS submittals) for the month of February. See attached documents that review the specific data of these observations.

Kelvin Molina - Brandenburg Safety Manager

# **Brandenburg**®

March 1, 2022

Project Code: MA0842

NRG-Encina Power Station 4600 Carlsbad Blvd. Carlsbad, Ca. 92008

Attn: Tim Sisk Environmental Manager

#### Subject: Monthly Onboarding

Dear Mr. Sisk:

This letter confirms that Brandenburg Industrial Services Company performs monthly onboarding and orientation of new employee's. Attached is the monthly onboarding of employee's.

Please let me know if any further information is required.

Best regards,

Liam **L** Gampbell

Liam Campbell Brandenburg Industrial Services Co.

#### **DIVISION OFFICE**

2217 Spillman Drive Bethlehem, PA 18015-1982 Phone (610) 691-1800 Fax (610) 691-4200

#### BRANDENBURG INDUSTRIAL SERVICE COMPANY

501 W. Lake Street, Suite 104 | Elmhurst, IL 60126-1419 | Phone (630) 956-7200 | Fax (630) 956-7222
2625 S. Loomis Street | Chicago, IL 60608-5414 | Phone (312) 326-5800 | Fax (312) 326-5055
1 N. Broadway, Stop 670 | Gary, IN 46402-3101 | Phone (219) 881-0200 | Fax (219) 880-4330
200 E. Big Beaver Road | Troy, MI 48083-1208 | Phone (313) 382-2500 | Fax (800) 849-1589
#50 Rivera Aulet Street, Bo. Pueblo Suite 101 | Arecibo, PR 00612 | Phone (787) 650-7171
800 Town & Country Blvd. | Houston, TX 77024-3916 | Phone (832) 431-3287 | Fax (800) 849-1589

# **Brandenburg**<sub>®</sub>

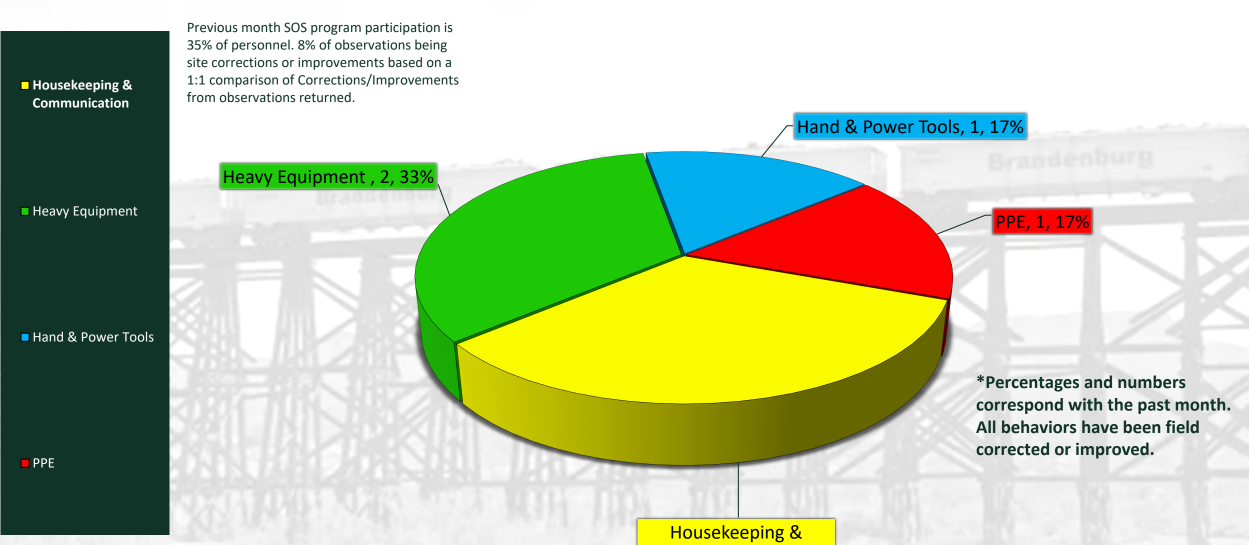
Job Name: NRG Encina PowerStation

Job #: MA0842

Month Ending: February 2022

Monthly OnBoarding							
Name	Training Date						
Jason Roberson—Brandenburg	02/07/2022						
Brock Mencel—Vinje & Middleton Engineering, Inc.	02/07/2022						
Steve Jensen—R.A.T	02/19/2022						
Brent Wood—R.A.T	02/19/2022						
Rosalba Christiancen—Perrault	02/08/2022						
Bernard Perez—Perrault	02/08/2022						
Brad Woodland—Trucking	02/22/2022						
Kristoffer Gil—Trucking	02/11/2022						
Tracy Barnhamr—Trucking	02/11/2022						

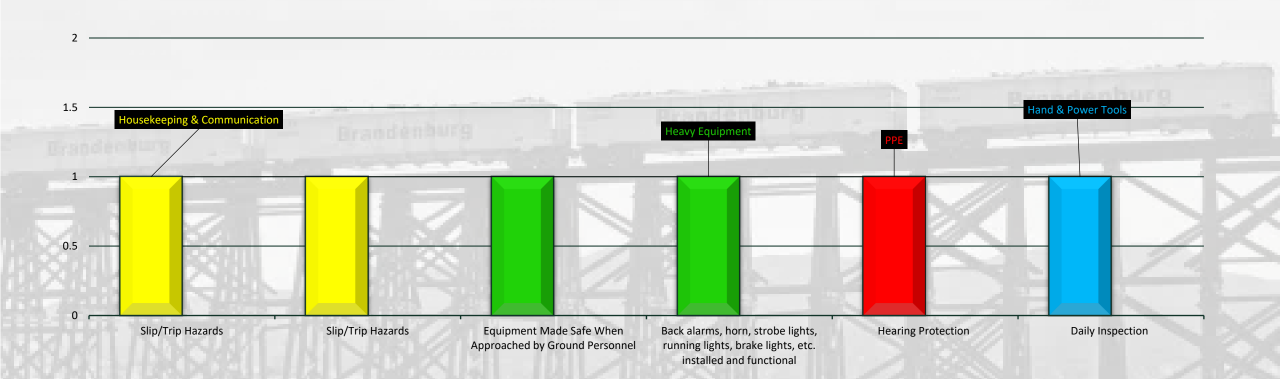
# Areas of Nation's Premier Demolition Company February 2022 Corrections / Improvements



Communication, 2, 33%

Previous month SOS program participation is 35%. 8% of observations being site

## **Breakdown of Nation's Premier Demolition Company** corrections or improvements based on a 1:1 comparison of Corrections/Improvements February 2022 Corrections / Improvements



**Brandenburg**<sub>®</sub>

www.brandenburg.com

# **Employee Notes**

## **Positive Comments**

- Identify hazards prior to the start of work & watch for any changing work conditions throughout the day.
- 3 points of contact in and out of the equipment.
- Crew working to clean out sump pit, had all ppe, permits and inspections needed to enter the pit. Crew kept track of all personnel in area & kept monitoring 4-Gas Meter.
  - Operator and spotter were in constant communication about traffic in area, spotter called separate operator to move ground equipment.
  - Observed worker near open hold, verified all fall protection & rescue plan were present.

## **Correction Comments**

- Daily Inspection
- Tools should be inspected and color coated the correct color for the month.
- Backup alarms, horn, strobe lights, running lights, brake lights, etc.
- Noticed the back up alarm on the forklift was not functioning properly. I
  red tagged the piece of equipment & notified the site mechanic.
- Equipment made safe when approached by ground personnel
- Communication is a big factor in demo, especially around heavy equipment. For the most part communication has been great but one thing I would suggest is avoiding jumping from channel to channel because this causes a distraction for the operators.
- Housekeeping and communication
- Exercised my stop work authority when I noticed debris on the road from hammering activities was causing a potential tripping hazard. Called a bob cat over to clean up area & eliminate potential hazard.
- Housekeeping and Communication
- While walking work area I noticed slippery & wet conditions. Discussed with crew the potential dangers with these conditions, then proceeded to clean it up.
- PPE
- Observed a crew member walking with no hearing protection, past an area of work that required all personnel to have hearing protection. Stopped the individual & informed him he must wear hearing protection regardless if they are just walking by.



## ATTACHMENT P

#### WORKER SAFETY-4 CBO SAFETY MONITOR INSPECTION MONTHLY SAFETY REPORT FEBRUARY 2022

## ATTACHMENT Q

## CIVIL-3 AND STRUC-2 NON-CONFORMANCE REPORT LOG

## *No non-conformance reports for demolition in February 2022*