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January 16, 2013

VIA EMAIL

Ms. Felicia Miller, Siting Project Manager California Energy Commission 1516 Ninth Street Sacramento, CA 95814 **California Energy Commission**

DOCKETED 12-AFC-02

TN # 69182

JAN 17 2013

Re: Huntington Beach Energy Project (12-AFC-02)

Responses to Staff's Data Requests, Set 1 (AQ-11; BIO-23 through BIO-26)

Dear Ms. Miller:

On behalf of Applicant AES Southland Development, LLC, please find enclosed herein for docketing, Applicant's responses to Staff's Data Requests AQ-11 and BIO-23 through BIO-26. Applicant will serve via email all parties to this proceeding pursuant to the enclosed Proof of Service.

Should you have any questions regarding this submittal, please do not hesitate to contact me.

Respectfully submitted,

Melissa A. Foster

MAF:jmw Enclosure

cc: Proof of Service



BEFORE THE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT COMMISSION OF THE STATE OF CALIFORNIA

1516 NINTH STREET, SACRAMENTO, CA 95814 1-800-822-6228 – www.energy.ca.gov

APPLICATION FOR CERTIFICATION FOR THE HUNTINGTON BEACH ENERGY PROJECT

PROOF OF SERVICE (Revised 12/24/12)

SERVICE LIST:

APPLICANT

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INTERESTED AGENCIES

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COMMISSION DOCKET UNIT

California Energy Commission – Docket Unit Attn: Docket No. 12-AFC-02 1516 Ninth Street, MS-4 Sacramento, CA 95814-5512 docket@energy.ca.gov

OTHER ENERGY COMMISSION PARTICIPANTS (LISTED FOR CONVENIENCE ONLY):

After docketing, the Docket Unit will provide a copy to the persons listed below. <u>Do not</u> send copies of documents to these persons unless specifically directed to do so.

ANDREW McALLISTER
Commissioner and Presiding Member

KAREN DOUGLAS
Commissioner and Associate Member

Raoul Renaud Hearing Adviser

OTHER ENERGY COMMISSION PARTICIPANTS (LISTED FOR CONVENIENCE ONLY) (cont.):

Eileen Allen Commissioners' Technical Adviser for Facility Siting

David Hungerford Adviser to Commissioner McAllister

Patrick Saxton Adviser to Commissioner McAllister

Galen Lemei Adviser to Commissioner Douglas

Jennifer Nelson Adviser to Commissioner Douglas

Felicia Miller Project Manager

Kevin W. Bell Staff Counsel

DECLARATION OF SERVICE

I, Judith M. Warmuth, declare that on January 16, 2013, I served and filed copies of the attached **Applicant's Responses to Staff's Data Requests, Set 1 (AQ-11; BIO-23 through BIO-26)** dated January 16, 2013. This document is accompanied by the most recent Proof of Service list, which I copied from the web page for this project at:

http://www.energy.ca.gov/sitingcases/huntington_beach_energy/index.html.

The document has been sent to the other parties in this proceeding (as shown on the Proof of Service list) and to the Commission's Docket Unit, as appropriate, in the following manner:

(Check one)

For service to all other parties and filing with the Docket Unit at the Energy Commission:

X	I e-mailed the document to all e-mail addresses on the Service List above and personally delivered it or deposited it in the US mail with first class postage to those parties noted above as "hard copy required"; OR
	Instead of e-mailing the document, I personally delivered it or deposited it in the US mail with first class postage to all of the persons on the Service List for whom a mailing address is given.
	e under penalty of perjury under the laws of the State of California that the foregoing is true and correct, and nover the age of 18 years.

Dated: January 16, 2013

Judith M. Warmuth

Juin M. Warmen

Huntington Beach Energy Project

(12-AFC-02)

Data Responses, Set 1B

(Responses to Data Requests 11 and 23-26)

Submitted to California Energy Commission

AES Southland Development, LLC

With Assistance from

CH2MHILL®

2485 Natomas Park Drive Suite 600 Sacramento, CA 95833

January 17, 2013

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Introduction

Attached are AES Southland Development, LLC's (AES or the Applicant) updated responses to the California Energy Commission (CEC) Data Request, Set 1B regarding the Huntington Beach Energy Project (HBEP) (12-AFC-02) Application for Certification (AFC). This submittal includes responses to the following data requests: 11 and 23–26.

The responses are grouped by individual discipline or topic area. Within each discipline area, the responses are presented in the same order as the CEC presented them and are keyed to the Data Request numbers.

New or revised graphics or tables are numbered in reference to the Data Request number. For example, the first table used in response to Data Request 36 would be numbered Table DR36-1. The first figure used in response to Data Request 42 would be Figure DR42-1, and so on. Figures or tables from the HBEP AFC that have been revised have "R1" following the original number, indicating revision 1.

Additional tables, figures, or documents submitted in response to a data request (for example, supporting data, stand-alone documents such as plans, folding graphics, etc.) are found at the end of each discipline-specific section and are not sequentially page-numbered consistently with the remainder of the document, though they may have their own internal page numbering system.

IS120911143713SAC 1 INTRODUCTION

Air Quality

BACKGROUND

CUMULATIVE MODELING ANALYSIS

Applicant states in the AFC they are working with South Coast Air Quality Management District (SCAQMD) to complete all the background information for the cumulative air impact analysis, and are currently trying to identify other applicable sources from SCAQMD to get a complete cumulative air impact analysis.

DATA REQUEST

11. Please provide the cumulative modeling and impact analysis, including HBEP and the other projects approved by staff.

Response:

As presented in Attachment DR10-1¹, additional information was requested from the SCAQMD to complete the assessment of the potential cumulative impact sources included within six (6) miles of HBEP. Based on the detailed permit application data received from the SCAQMD, additional facilities were removed from the cumulative assessment if the applications were administrative changes only, the permitted sources did not result in an increase in emissions, it was concluded that the emissions increase would be less than significant (e.g., less than a 5 ton increase), or it was determined the location of the permitted source was beyond 6 miles from HBEP. Attachment DR11-1 provides a summary of the facilities removed from the list of potential cumulative sources. The complete package of SCAQMD permit application materials received is included on a supplemental CD.

Table DR11-1 presents a final list of the facilities that have been included in the HBEP cumulative impact modeling assessment. Attachment DR11-2 provides a summary of the information used to develop the list of facilities included in the cumulative impact assessment.

TABLE DR11-1 **HBEP Cumulative Impact Sources**

Facility ID	Facility Name	Number of Sources	Permit Application Number(s)	Description
17301	Orange County Sanitation District	4	486760, 486792, 486793, 494460	Addition of a boiler and three IC engines.
29110	Orange County Sanitation District	8	455670, 455671, 455673, 474766, 474767, 474768, 474769, 474770	Addition of three emergency diesel ICEs. Permit modification for five existing emergency diesel ICEs.
167066	Arlon Graphics LLC	1	534234	Addition of recuperative thermal oxidizer and change in conditions for existing oxidizer.

Cumulative Air Quality Impact Analysis

The cumulative air quality impact analysis was conducted using the model settings and receptor grid approach outlined in the AFC, with the exception of the receptor grid. The spatial extent of the receptor grid was reduced from 50 km to 10 km because the maximum impacts for the HBEP dispersion modeling analysis were within

 $^{^{}m 1}$ In response to Data Request #10 in the Data Response Set 1A submittal on November 2, 2012.

10 km. Receptors within the cumulative facility fence lines were also removed from the model setup because they would not be representative of ambient conditions.

Modeling Parameters

The emission and exhaust parameters used to estimate the cumulative impacts are presented in Table DR11-2. Because specific locations for each cumulative emission source were not available, all sources at a facility were modeled as though they were at the center of the facility. Also, because emission rates for $PM_{2.5}$ were not available for the cumulative sources, it was conservatively assumed that $PM_{2.5}$ emission rates were equal to those of PM_{10} . The source parameters were based on the following data sources. A summary of the dispersion modeling inputs and output is also included in Attachment DR11-3.

Huntington Beach Energy Project:

- Source parameters and emission rates were based on the operating scenario, which includes start-up and shutdown emissions, resulting in the maximum predicted impacts presented in Table 5.1-29 of the AFC.
- The hourly NO_2 concentrations in AFC Table 5.1-29 conservatively assumed a complete conversion of NO_x to NO_2 . However, the 1-hour NO_2 concentrations for the cumulative impacts were modeled using the Plume Volume Molar Ratio Method (PVMRM) as discussed in Section 5.1.6.3 of the AFC.

Orange County Sanitation District (Facility ID 17301):

- Source parameters and emission rates were based on permitted source data received from the SCAQMD on October 24, 2012, and November 2, 2012, with additional data provided by the SCAQMD on November 29, 2012.
- The annual emissions from the three digester gas ICEs were based on the daily maximum permitted allowances for the engines.
- The short-term NO_x emissions from the permitted boiler were modeled at 15 ppm, based on the permit limit beginning in 2015.

Orange County Sanitation District (Facility ID 29110):

- Source parameters and emission rates were based on permitted source data received from the SCAQMD on October 25, 2012, with additional data provided by the SCAQMD on November 29, 2012.
- The permit applications for the five emergency diesel ICEs (permitted February 27, 2008) are for a change in
 conditions only (increasing annual operating hours for each engine from 30 to 50 hours). Therefore, there was
 no increase in short-term emissions from these sources and the annual emissions modeled reflect only the
 increase in total emissions.
- As stack parameters were unavailable for the three emergency diesel ICEs (permitted April 12, 2006), it was assumed these were equivalent to the five emergency diesel ICEs previously described.

Arlon Graphics, LLC (Facility ID 167066):

- Source parameters and emission rates were based on permitted source data received from the SCAQMD on October 24, 2012, with additional data provided by the SCAQMD on December 5, 2012.
- Permit application numbers 532302 and 534234 are for new construction of a recuperative thermal oxidizer (RTO) and reductions to the permit limits of an existing RTO. The result of these permits is a net increase of emissions of CO, SO₂, PM₁₀, and PM_{2.5}, and a net decrease in emissions of NO_x. Therefore, only the increase in short-term and annual emissions were modeled using the stack parameters of the new RTO.

TABLE DR11-2

Summary of Modeled Emission Rates and Source Parameters

			Base	Stack		Exit	Stack		Emissions (lb/hr) ^a				Emissions (tpy) ^a			
Source Description	Easting (m)	Northing (m)	Elevation (m)	Height (ft)	Temperature (°F)	Velocity (ft/s)	Diameter (ft)	1-hr NOx	1-hr CO	1-hr SO ₂	3-hr SO ₂	8-hr CO	24-hr SO ₂	24-hr PM ₁₀ /PM _{2.5}	Annual NOx	Annual PM ₁₀ /PM _{2.5}
Orange Coun	ty Sanitati	on District (I	acility ID 17	301)												
Boiler	412725	3728250	7.7	42	360	30.5	1.5	0.22	0.90	0.13	0.13	0.90	0.13	0.056	1.60	0.60
Digester Gas ICEs (3)	412725	3728250	7.7	62	500	58.7	2.5	23.01	55.05	2.25	2.25	55.1	2.25	2.25	67.2	6.57
Orange Coun	ty Sanitatio	on District (I	acility ID 29	110)												
Emergency Diesel ICEs (8) ^b	411100	3722400	1.6	28	597	111.3	1.3	_	-	-	1.19	20.6	0.15	0.32	5.38	0.17
Arlon Graphic	cs, LLC (Fac	ility ID 1670	066)													
RTO	414875	3730325	13.5	25	195	80.3	4.3	0	0.34	0.002	0.002	0.34	0.002	0.017	0	0.073

^aEmissions are presented as totals for each source type.

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bSources identified as emergency diesel ICEs are permitted for 50 hr/yr of maintenance and testing. Therefore, it is assumed that the simultaneous testing of all ICEs and a startup cycle for all six turbines at HBEP would not occur.

Modeling Results

The maximum modeled cumulative NO₂, CO, SO₂, and PM_{2.5} concentrations combined with the background concentrations do not exceed the ambient air quality standards (AAQS). The results of the cumulative modeling analysis also assumes that the contribution to background air quality that results from the existing Huntington Beach Generating Station emissions would remain the same in the future. However, as noted in the AFC, the existing Huntington Beach Generating Station boiler units will be removed after completion of HBEP construction. Therefore, the cumulative sources are not expected to cause or contribute to the violation of a standard, and the NO₂, CO, SO₂, and PM_{2.5} impacts will be less than significant.

For PM $_{10}$, the background concentrations exceed the AAQS without the cumulative sources, with the exception of the federal 24-hour standard. As a result, the impact of the cumulative sources plus background also exceeds the AAQS and the operation of the cumulative sources would further contribute to an existing violation of the state standards absent mitigation. As discussed in the AFC, HBEP emissions will be fully offset consistent with SCAQMD Rules 1303 and 1304 using the SCAQMD internal offset bank. Therefore the PM $_{10}$ impacts will be mitigated to a less-than-significant level.

TABLE DR11-3

Cumulative Impacts Analysis—Maximum Modeled Impacts Compared to the Ambient Air Quality Standards

Pollutant	Averaging Time	Maximum Modeled Concentration (μg/m³)	Background Concentration (μg/m³) ^a	Total Predicted Concentration (µg/m³)	State Standard (µg/m³)	Federal Standard (µg/m³)
NO ₂	1-hour ^b	28.4	152	180	339	_
	federal 1-hour ^{b, c}	28.4	111	139	_	188
	annual	1.05	24.8	25.9	57	100
SO ₂	1-hour	2.19	26.2	28.4	655	_
	federal 1-hour ^d	2.19	17	19.2	_	196
	3-hour	3.62	17.3	20.9	_	1,300
	24-hour	0.73	10.5	11.2	105	365
СО	1-hour	161	3,436	3597	23,000	40,000
	8-hour	46.7	2,519	2566	10,000	10,000
PM ₁₀	24-hour	2.81	56	58.8	50	150
	annual	0.45	23.5	24.0	20	_
PM _{2.5}	24-hour ^c	2.81	22.7	25.5	_	35
	annual	0.45	10.4	10.9	12	15

^aBackground concentrations were the highest concentrations monitored during 2008 through 2010, unless otherwise noted.

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^bThe hourly NO_2 concentrations in the AFC Table 5.1-29 conservatively assumed a complete conversion of NOx to NO_2 . However, the 1-hour NO_2 concentrations for the cumulative impacts were modeled using PVMRM. The PVMRM is a refined approach that results in a less conservative estimate.

 $^{^{}c}$ Total predicted concentrations for the federal 1-hour NO₂ standard and 24-hour PM_{2.5} standard are the respective maximum modeled concentrations combined with the 3-year average of 98th percentile background concentrations.

^dTotal predicted concentrations for the federal 1-hour SO₂ standard is the maximum modeled concentrations combined with the 3-year average of 99th percentile background concentrations.

Attachment DR11-1 Facilities Removed from Cumulative Impact Assessment

	HUNTINGTON BEACH CITY, WATER DEPT - Facility 24427 Sources												
Application	Permit	Permit Issued	Permit	Equipment		Application							
Number	Number	Date	Status	Туре	Equipment Description	Date	Application Status	Reason for Exclusion from Analysis					
					I C E (50-500 HP) N-EM STAT NAT GAS		PERMIT TO OPERATE	Permitted source did not result in an increase in emissions. See					
<u>532000</u>	G19503	7/26/2012	ACTIVE	Basic	ONLY	2/3/2012	GRANTED	correspondence with SCAQMD.					

CH2MHILL® TELEPHONE CONVERSATION RECORD

Call To: Ray Ronquillo, Engineer, South Coast Air Quality Management District

Call From: Beth Storelli **Time:** 4:25pm

Message Taken By: Beth Storelli

Subject: Source Information

Project No.: 458993.01.01

Notes:

I asked Ray about the following source:

Control #70458 HUNTINGTON BEACH CITY, WATER DEPT - Facility 24427

• Form 400 indicates that this is a replacement for an existing engine, confirm with engineer that old engine (Waukesha VHP5790) was retired, and that new engine has fewer emissions. If not, need permit application for emissions and exhaust parameters.

Ray responded that he believes the old engine has been retired and that newer engines should have fewer emissions.

	WEST NEWPORT OIL COMPANY - Facility 42775 Sources												
Application Number	Permit Number	Permit Issued Date		Equipment Type		Application Date	Application Status	Reason for Exclusion from Analysis					
								Information unavailable at time of analysis. Based on equipment description, assumed permitted source did not result in an increase in emissions greater than 5					
<u>536895</u>	<u> </u>		ACTIVE	Basic	BOILER (5-20 MMBTU/HR) NAT GAS ONLY	5/17/2012	PERMIT TO OPERATE GRANTED	tons/yr. Information unavailable at time of analysis. Based on					
								equipment description, assumed permitted source did not result in an increase in emissions greater than 5					
509314				Basic	BOILER (5-20 MMBTU/HR) COMB GAS-LPG	3/24/2010	APPLICATION CHANGED FROM CLASS I - III	tons/yr.					
								Information unavailable at time of analysis. Based on					
								equipment description, assumed administrative change					
<u>512550</u>)			Basic	FACILITY PERMIT AMEND-RECLAIM/TITLE V	7/1/2010	ASSIGNED TO ENGINEER - CLASS III	only.					

					OXY USA INC - I	Facility 1697	54 Sources	
		Permit						
	Permit	Issued		Equipment -		Application		
Number	Number	Date	Status	Туре	Equipment Description	Date	Application Status	Reason for Exclusion from Analysis
								Information unavailable at time of analysis. Based on
								equipment description, assumed permitted source
								did not result in an increase in emissions greater than
<u>538851</u>				Basic	HEATER/FURNACE (6/19/2012	ASSIGNED TO ENGINEER - CLASS I	5 tons/yr.
								Information unavailable at time of analysis. Based on
								equipment description, assumed permitted source
					BOILER (5-20 MMBTU/HR) NAT GAS			did not result in an increase in emissions greater than
<u>533146</u>				Basic	ONLY		ASSIGNED TO ENGINEER - CLASS I	5 tons/yr.
<u>529234</u>			ACTIVE	Basic	HEATER/FURNACE (PERMIT TO OPERATE GRANTED	Administrative change only
<u>529223</u>			ACTIVE	Basic	I C E (50-500 HP) EM ELEC GEN-DIESEL	11/8/2011	PERMIT TO OPERATE GRANTED	Administrative change only
<u>529225</u>			ACTIVE	Basic	I C E (50-500 HP) EM FIRE FGHT-DIESEL	11/8/2011	PERMIT TO OPERATE GRANTED	Administrative change only
<u>529224</u>			ACTIVE	Basic	I C E (50-500 HP) EM FIRE FGHT-DIESEL	11/8/2011	PERMIT TO OPERATE GRANTED	Administrative change only
<u>529226</u>			ACTIVE	Basic	I C E (50-500 HP) EMERG OTHER, DIESEL		PERMIT TO OPERATE GRANTED	Administrative change only
<u>529240</u>			ACTIVE	Basic	I C E (50-500 HP) N-EM STAT DIESEL	11/8/2011	PERMIT TO OPERATE GRANTED	Administrative change only
								Information unavailable at time of analysis. Based on
								same application date and status of other sources,
<u>529236</u>			ACTIVE	Control	FLARE, OTHER	11/8/2011	PERMIT TO OPERATE GRANTED	assumed administrative change only.
<u>529235</u>			ACTIVE	Control	TAIL GAS INCINERATOR	11/8/2011	PERMIT TO OPERATE GRANTED	Administrative change only
								Information unavailable at time of analysis. Based on
								equipment description, assumed permitted source
					MICRO-TURBINE NOT NAT			did not result in an increase in emissions greater than
<u>534354</u>				Basic	GAS,METHANOL OR LPG	3/27/2012	ASSIGNED TO ENGINEER - CLASS I	5 tons/yr.
529232			ACTIVE	Basic	NATURAL GAS DRYING	11/8/2011	PERMIT TO OPERATE GRANTED	Administrative change only
529229			ACTIVE	Basic	NATURAL GAS DRYING	11/8/2011	PERMIT TO OPERATE GRANTED	Administrative change only

	YAKULT U.S.A., INC Facility 168160 Sources												
• •	Permit			Equipment Type	Equipment Description	Application Date	Application Status	Reason for Exclusion from Analysis					
<u>524509</u>				Basic	BOILER (5-20 MMBTU/HR) NAT GAS ONLY	6/24/2011	APPLICATION CHANGED FROM CLASS I - III	Information unavailable at time of analysis. Based on equipment description, assumed permitted source did not result in an increase in emissions greater than 5 tons/yr.					
524510				Basic	BOILER (5-20 MMBTU/HR) NAT GAS ONLY	6/24/2011	APPLICATION CHANGED FROM CLASS I - III	Information unavailable at time of analysis. Based on equipment description, assumed permitted source did not result in an increase in emissions greater than 5 tons/yr.					

From: <u>Maria Rubio</u>

To: <u>Storelli, Elizabeth/SAC</u>

Subject: RE: CH2M Hill Records Request - update

Date: Thursday, January 03, 2013 1:34:32 PM

Hi Beth,

Thank you! I have not received the files yet. I sent out the Third Reminder. I will notify you as soon as I here from them.

From: Elizabeth.Storelli@ch2m.com [mailto:Elizabeth.Storelli@ch2m.com]

Sent: Thursday, January 03, 2013 9:13 AM

To: Maria Rubio

Subject: RE: CH2M Hill Records Request - update

Hi Maria,

I hope you had a nice holiday break. Can you please provide me with an update on the status of our remaining data requests?

Outstanding requests:

Control #s: 70235, 70236, 70238, 70231

Thank you,

Beth Storelli

CH2M HILL
2485 Natomas Park Drive, Suite 600
Sacramento, CA 95833
Office 916.286.0259
elizabeth.storelli@ch2m.com

From: Maria Rubio [mailto:mrubio@aqmd.gov]
Sent: Wednesday, December 05, 2012 4:12 PM

To: Storelli, Elizabeth/SAC

Subject: RE: CH2M Hill Records Request - update

Hi Beth,

All your request are still with the engineer I will send a second reminder.

From: Elizabeth.Storelli@ch2m.com [mailto:Elizabeth.Storelli@ch2m.com]

Sent: Wednesday, December 05, 2012 3:56 PM

To: Maria Rubio

Subject: RE: CH2M Hill Records Request - update

Hi Maria,

I thought I would check in on the status of our last few data requests.

As of 11/14 (3 weeks ago), it looks like PRR #70235, 70236, 70238, 70231 were with the engineer.

Do you have any update on when these may be available to us? We are starting to close in on our project due date.

Thank you,

Beth Storelli

CH2M HILL
2485 Natomas Park Drive, Suite 600
Sacramento, CA 95833
Office 916.286.0259
elizabeth.storelli@ch2m.com

From: Maria Rubio [mailto:mrubio@aqmd.gov]
Sent: Wednesday, November 14, 2012 10:09 AM

To: Storelli, Elizabeth/SAC

Subject: RE: CH2M Hill Records Request - update

Hi Elizabeth,

For PRR #70458 I still need to work on it.I have 15 requests ahead of yours.

PRR #70235, 70236, 70238, 70231 are with the engineer.

PRR #70236 This facility is a Title V. I have routed for most current facility permit.

I will forward emails for Control 70237 & 70230.

Maria

From: Elizabeth.Storelli@ch2m.com [mailto:Elizabeth.Storelli@ch2m.com]

Sent: Wednesday, November 14, 2012 9:24 AM

To: Maria Rubio

Subject: CH2M Hill Records Request - update

Hi Maria,

In order to ensure that we are both on the same page, below is a summary of the information that I am still waiting on. Can you please confirm that you have submitted requests to the engineers for the following:

Control #	Application #							
70458	532000							
70235	536895, 509314, 512550							
70236	517842, 516030, 516026 – 29, 533625							
70237 - I was sent a complet	ion letter, but I only received the routing slip (attached)							
70238	524509, 524510							
70231	538851, 533146, 534354							
70230 – For App #: 514139 all I received was the attached, do you have additional information?								

I have also attached a tracker that I created to keep track of everything you have sent me, if that is more helpful.

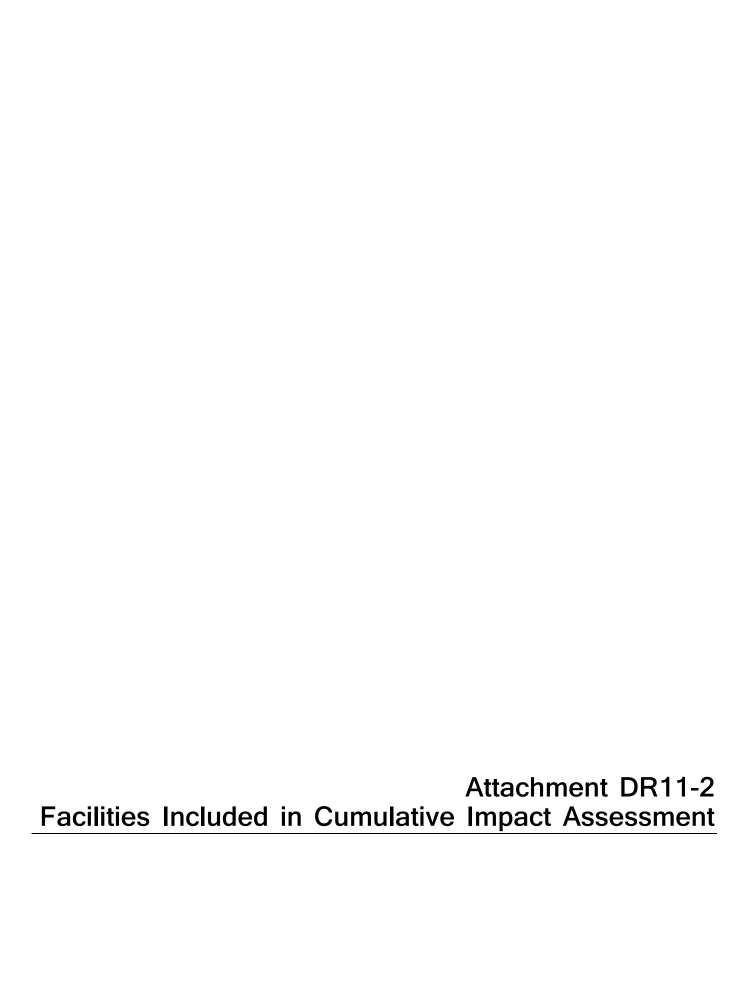
Thank you and please don't hesitate to call if you have any questions!

Beth Storelli

CH2M HILL 2485 Natomas Park Drive, Suite 600 Sacramento, CA 95833 Office 916.286.0259 elizabeth.storelli@ch2m.com

					BETA OFFSI	HORE - Facility	166073 Sources	
		Permit						
Application	Permit	Issued	Permit	Equipment		Application		
Number	Number	Date	Status	Туре	Equipment Description	Date	Application Status	Reason for Exclusion from Analysis
<u>517842</u>			ACTIVE	Basic	I C E (50-500 HP) N-EM STAT DIESEL	1/18/2011	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>517841</u>			ACTIVE	Basic	I C E (50-500 HP) N-EM STAT DIESEL	1/18/2011	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>517840</u>			ACTIVE	Basic	I C E (50-500 HP) N-EM STAT DIESEL	1/18/2011	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>517839</u>			ACTIVE	Basic	I C E (50-500 HP) N-EM STAT DIESEL	1/18/2011	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>517838</u>			ACTIVE	Basic	I C E (50-500 HP) N-EM STAT DIESEL	1/18/2011	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516030</u>				Basic	I C E (>500 HP) N-EM STAT DIESEL	11/2/2010	PERMIT TO CONSTRUCT GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516026</u>				Basic	I C E (>500 HP) N-EM STAT DIESEL	11/2/2010	APPLICATION CHANGED FROM CLASS I - III	Location of the permitted sources is beyond 6 miles from HBEP
<u>516027</u>				Basic	I C E (>500 HP) N-EM STAT DIESEL	11/2/2010	APPLICATION CHANGED FROM CLASS I - III	Location of the permitted sources is beyond 6 miles from HBEP
<u>516028</u>				Basic	I C E (>500 HP) N-EM STAT DIESEL	11/2/2010	APPLICATION CHANGED FROM CLASS I - III	Location of the permitted sources is beyond 6 miles from HBEP
<u>516029</u>				Basic	I C E (>500 HP) N-EM STAT DIESEL	11/2/2010	APPLICATION CHANGED FROM CLASS I - III	Location of the permitted sources is beyond 6 miles from HBEP
<u>516024</u>			ACTIVE	Basic	I C E (50-500 HP) EM ELEC GEN-DIESEL	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516034</u>			ACTIVE	Basic	I C E (50-500 HP) N-EM STAT DIESEL	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516037</u>			ACTIVE	Basic	I C E (50-500 HP) N-EM STAT DIESEL	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516020</u>			ACTIVE	Basic	I C E (>500 HP) EM ELEC GEN DIESEL	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516021</u>			ACTIVE	Basic	I C E (>500 HP) EM ELEC GEN DIESEL	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516022</u>			ACTIVE	Basic	I C E (>500 HP) EM ELEC GEN DIESEL	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516023</u>			ACTIVE	Basic	I C E (>500 HP) EM ELEC GEN DIESEL	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516025</u>			ACTIVE	Basic	I C E (>500 HP) N-EM STAT DIESEL	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516045</u>			ACTIVE	Control	FLARE, OTHER	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516047</u>			ACTIVE	Control	FLARE, OTHER	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>531455</u>			ACTIVE	Basic	TURBINE ENGINE (<=50 MW) N G/P G-DIESEL	1/24/2012	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516038</u>			ACTIVE	Basic	TURBINE ENGINE (<=50 MW) N G/P G-DIESEL	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516039</u>			ACTIVE	Basic	TURBINE ENGINE (<=50 MW) N G/P G-DIESEL		PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516040</u>			ACTIVE	Basic	TURBINE ENGINE (<=50 MW) N G/P G-DIESEL	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516041</u>			ACTIVE	Basic	TURBINE ENGINE (<=50 MW) N G/P G-DIESEL	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516043</u>			ACTIVE	Basic	TURBINE ENGINE (<=50 MW) N G/P G-DIESEL	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516044</u>			ACTIVE	Basic	TURBINE ENGINE (<=50 MW) N G/P G-DIESEL	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>516046</u>			ACTIVE	Basic	TURBINE ENGINE (<=50 MW) N G/P G-DIESEL	11/2/2010	PERMIT TO OPERATE GRANTED	Location of the permitted sources is beyond 6 miles from HBEP
<u>533625</u>				Basic	FACILITY PERMIT AMEND-RECLAIM/TITLE V	3/8/2012	ASSIGNED TO ENGINEER - CLASS III	Location of the permitted sources is beyond 6 miles from HBEP
<u>531454</u>				Basic	FACILITY PERMIT AMEND-RECLAIM/TITLE V	1/24/2012	ASSIGNED TO ENGINEER - CLASS III	Location of the permitted sources is beyond 6 miles from HBEP
<u>517837</u>				Basic	FACILITY PERMIT AMEND-RECLAIM/TITLE V	1/18/2011	BANKING/ PLAN GRANTED	Location of the permitted sources is beyond 6 miles from HBEP

	CHEVRON PRODUCTS COMPANY - Facility 800302 Sources												
		Permit											
Application	Permit	Issued	Permit	Equipment		Application							
Number	Number	Date	Status	Туре	Equipment Description	Date	Application Status	Reason for Exclusion from Analysis					
<u>540059</u>				Control	AFTERBURNER, DIRECT FLAME	6/29/2012	ASSIGNED TO ENGINEER - CLASS III	Application cancelled					
<u>514139</u>				Control	AFTERBURNER, DIRECT FLAME	8/31/2010	ASSIGNED TO ENGINEER - CLASS III	Administrative change only					
<u>514138</u>				Basic	Title V Permit Revision	8/31/2010	BANKING/ PLAN GRANTED	Administrative change only					
								Permitted source did not result in emissions of					
<u>501915</u>				Basic	Title V Permit Revision	8/26/2009	BANKING/ PLAN GRANTED	cumulative modeled pollutants					



	ORANGE COUNTY SANITATION DISTRICT - Facility 17301 Sources									
Application Number	Permit Number	Permit Issued Date		Equipment Type	Equipment Description	Application Date	Application Status	Reference of data for Analysis / Reason for Exclusion from Analysis		
<u>486760</u>	G2955	5/22/2009	ACTIVE	Basic	I C E (>500 HP) NAT & DIGESTER GAS	8/12/2008	PERMIT TO OPERATE GRANTED	Data obtained from SCAQMD Engineering Application folder and direct correspondence with SCAQMD.		
<u>486792</u>	G2956	5/22/2009	ACTIVE	Basic	I C E (>500 HP) NAT & DIGESTER GAS	8/12/2008	PERMIT TO OPERATE GRANTED	Data obtained from SCAQMD Engineering Application folder and direct correspondence with SCAQMD.		
<u>486793</u>	G2957	5/22/2009	ACTIVE	Basic	I C E (>500 HP) NAT & DIGESTER GAS	8/12/2008	PERMIT TO OPERATE GRANTED	Data obtained from SCAQMD Engineering Application folder and direct correspondence with SCAQMD.		
<u>494460</u>				Basic	BOILER (5-20 MMBTU/HR) NAT & PROC GAS	12/30/2008		Data obtained from SCAQMD Permit and Application.		
<u>491468</u>	G1549	2/19/2009	ACTIVE	Basic	UNSPECIFIED EQUIP/PROCESS (SCH C)	10/30/2008	PERMIT TO OPERATE GRANTED	Source not included in analysis. Temporary research unit, permit expired on 11/30/2009		
<u>520795</u>				Basic	Title V Permit Revision	6/12/2009	BANKING/ PLAN GRANTED	Source not included in analysis. Administrative change only.		
<u>514393</u>				Basic	Title V Permit Revision	2/6/2009	BANKING/ PLAN GRANTED	Source not included in analysis. Administrative change only.		

From: <u>Gaurang Rawal</u>
To: <u>Storelli, Elizabeth/SAC</u>

Subject: FW: Stack Parameters data request - follow-up email

Date: Thursday, November 29, 2012 9:02:50 AM
Attachments: SCAOMD Info Request CGS 11 29 2012.xlsx

Hi Beth,

Attached is the requested info.

One plant (ID 17301) has 3-identical engines and the other plant (ID 29110) has five identical engines.

Hope, this information will be helpful.

Regards,

Gaurang Rawal

From: Ahn, Terry [mailto:tahn@ocsd.com]
Sent: Thursday, November 29, 2012 8:52 AM

To: Gaurang Rawal **Cc:** Kogan, Vlad

Subject: RE: Stack Parameters data request - follow-up email

Hi Gaurang,

The data in the attached file comes from the AB2588 HRA reports we submitted to SCAQMD in 2008.

If you need anything else please let me know.

Terry

From: Gaurang Rawal [mailto:grawal@aqmd.gov]
Sent: Thursday, November 29, 2012 8:36 AM

To: Ahn, Terry

Subject: FW: Stack Parameters data request - follow-up email

Terry,

Just a follow up to our conversation this morning. Below is the requested info. Thanks for your prompt attention and assistance.

Gaurang 9909) 396-2543

From: Elizabeth.Storelli@ch2m.com [mailto:Elizabeth.Storelli@ch2m.com]

Sent: Wednesday, November 28, 2012 4:46 PM

To: Gaurang Rawal

Subject: Stack Parameters data request - follow-up email

Hi Gaurang,

Thank you for speaking with me this evening. As I mentioned, we are working on a cumulative air quality analyses on the area surrounding our client's project site in Huntington Beach. We have gone through SCAQMD's FIND database as well as submitted and received information through your Public Records Request process.

We have a few outstanding pieces of information that we still need regarding facilities that you are the engineer on. Can you please provide us with the following infomration:

- 1. Orange County Sanitation District Facility (ID: 17301): Can you please provide the stack parameters (height(ft), diameter(ft), temp(F), velocity(FPs)) for dispersion modeling for the following Application #s: 486760, 486792, 486793
- 2. Orange County Sanitation District Facility District Facility (ID: 29110) Can you please provide the stack parameters (height(ft), diameter(ft), temp(F), velocity(FPs)) for dispersion modeling for the following Application #: 480908

Please feel free to call if you have any additional questions.

Thank you,

Beth Storelli

CH2M HILL 2485 Natomas Park Drive, Suite 600 Sacramento, CA 95833 Office 916.286.0259 elizabeth.storelli@ch2m.com

OCSD CGS Engines Source Parameters

POINT SOURCES	Stack Height		Exhaust Temperature		Exhaust Flow rate		Exhaust Velocity		Stack Diameter	
	(feet)	(m)	(°F)	(°K)	(ft ³ /min)	(m³/sec)	(ft/min)	(m/s)	(feet)	(m)
3 CGS Engines - Facility ID. 017301	62.0	18.90	500.0	533.2	17,274.0	8.2	3519.03	17.88	2.5	0.76
5 CGS Engines - Facility ID. 029110	59.0	17.98	600.0	588.71	22088.43	10.42	4499.82	22.86	2.5	0.76

SCAQMD PERMIT PROCESSING SYSTEM (PPS)

Facility ID: 17301

AEIS DATA SHEET

Company Name: ORANGE COUNTY SANITATION DISTRICT

Equipment Address: 10844 ELLIS AVE

FOUNTAIN VALLEY CA 92708

Application Number: 486760 Equipment B-Cat: 056057

Estimated Completion Date: 01/16/09 Equipment C-Cat:

Equipment Type: Basic

Equipment Description: I C E (>500 HP) NAT & DIGESTER GAS

	Emi	Emissions				
Emittants	R1 LB/HR	R2 LB/HR				
co	18.35	18.35				
NOX	7.67	7.67	.13			
PM10	0.75	0.75				
ROG	5.75	5.75				
sox .	0.75	0.75				

Applicable Rules

1110.2 02/01/2008 Emissions from Gaseous-and Liquid-fueled Engines

401 11/09/2001 Visible Emissions

402 05/07/1976 Nuisance

					F.:		
	Mon	Tue	Wed	Thu	Fri	Sat	Sun
Daily Start Times :	00:00	00:00	00:00	00:00	00:00	00:00	00:00
Daily Stop Times :	24:00	24:00	24:00	24:00	24:00	24:00	24:00

User's Initials: GR01 Date: 01/16/09 Supervisor's Name: CD7 Review Date: 5 /26/69

Page 1 of 1



SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT 21865 Copley Drive, Diamond Bar, CA 91765

Section D Page 29 Facility I.D.#: 017301 Revision #: 01

Revision #: 01 Date: May 28, 2009

FACILITY PERMIT TO OPERATE ORANGE COUNTY SANITATION DISTRICT

- 9. THE TOTAL HEAT INPUT OF GASEOUS FUEL, OR FUEL BLEND, BURNED IN THIS ENGINE SHALL NOT EXCEED 28.5 MM BTU PER HOUR. A LOG SHALL BE KEPT INDICATING THE TOTAL HEATING VALUE OF FUEL GAS, OR FUEL BLEND, BURNED IN THIS ENGINE BASED ON THE RECORDED FLOW RATE (SCFM) AND THE LATEST MONTHLY BTU CONTENT READING. [RULE 1303 (b) (1) AND 1303 (b) (2)-MODELING AND EMISSIONS OFFSET]
- 10. THIS EQUIPMENT SHALL BE OPERATED IN COMPLIANCE WITH RULES 218, 431.1 AND 1110.2. [RULE 218, 431.1 AND 1110.2]
- 11. THIS EQUIPMENT SHALL BE OPERATED IN SUCH A MANNER THAT THE FOLLOWING EMISSION RATES ARE NOT EXCEEDED.

AIR CONTAMINANT

CARBON MONOXIDE 590 PPMV AT 15% O2
PARTICULATES (PM10) 0.0087 GRAINS/ DSCF
ROG OR TNMHC (AS CARBON) 209 PPMV AT 15% O2

[RULE 1303 (a) (1), 1303(b) (1) AND 1303 (b) (2)-BACT, MODELING AND EMISSIONS OFFSET]

12. THE COMBINED EMISSIONS FROM THE THREE (3) CGS ENGINES, USING CALENDAR MONTHLY EMISSIONS DIVIDED BY 30, SHALL NOT EXCEED THE FOLLOWING:

AIR CONTAMINANT	LBS/DA
CARBON MONOXIDE	1321
NITROGEN OXIDES (AS NO2)	368
PARTICULATES (PM10)	36
ROG OR TNMHC (AS CH4)	276
SULFUR DIOXIDE	36
[RULE 1303 (b) (2)-EMISSIONS OFFSET]	

- 13. THE OPERATOR SHALL INSTALL AND MAINTAIN A CONTINUOUS EMISSION MONITORING SYSTEM (CEMS), OR AN ALTERNATIVE SYSTEM, AS APPROVED BY THE EXECUTIVE OFFICER, TO MEASURE THE ENGINE EXHAUST FOR NOx AND O2 CONCENTRATIONS ON A DRY BASIS, EXCEPT DURING SHUTDOWN FOR MAINTENANCE OF THE SYSTEM. IN ADDITION, THE CEMS SHALL CONVERT THE ACTUAL NOx TO MASS EMISSION RATES; AND RECORD THE ACTUAL AND CORRECTED ENGINE NOx CONCENTRATION AT 15% O2 AND MASS EMISSION RATES ON AN HOURLY AND DAILY BASIS.

 [RULE 218, RULE 1110.2]
- 14. THE OPERATOR SHALL CONDUCT PERFORMANCE TESTS ANNUALLY. WRITTEN NOTICE OF THE PERFORMANCE TEST SHALL BE PROVIDED TO THE AQMD AT LEAST 7 DAYS PRIOR TO THE TEST SO THAT AN OBSERVER MAY BE PRESENT. A COMPLETE FINAL REPORT OF THE TEST (LBS/HR, PPMVD AT 15% O2, LBS/MMBTU, ETC.) SHALL BE PROVIDED TO THE AQMD WITHIN 45 DAYS AFTER TESTING. ALL TEST RUNS REQUIRED BY AQMD SHALL BE REPORTED. THE TESTS SHALL INCLUDE BUT NOT BE LIMITED TO, A TEST OF THE FUELS BURNED AND ENGINE EXHAUST FOR:
 - A. TOTAL NON-METHANE HYDROCARBONS (EXHAUST ONLY).
 - B. CARBON MONOXIDE (EXHAUST ONLY)
 - C. TOTAL PARTICULATE MATTER (EXHAUST ONLY).
 - D. OXIDES OF NITROGEN (EXHAUST ONLY).



SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT 21865"Copley Drive, 'Diamond' Bai, 'CA'91765

Section H Page 17 -Facility-(40,4):-017301 Revision #: 01 Date: March 16, 2010

FACILITY PERMIT TO OPERATE ORANGE COUNTY SANITATION DISTRICT

TOTAL NON-METHANE ORGANICS (EXHAUST & INLET DIGESTER GAS)
SPECIATED TRACE ORGANICS (EXHAUST, DIGESTER GAS)
TOTAL PARTICULATES (EXHAUST)
OXIDES OF NITROGEN (EXHAUST)
CARBON MONOXIDE (EXHAUST)
OXYGEN
DIGESTER GAS BTU (HHV), AND TOTAL SULFUR CONTENT (AS H2S, PPMV)

THE REPORT SHALL PRESENT THE EMISSIONS DATA IN PARTS PER MILLION (PPMV) ON A DRY BASIS, POUNDS PER HOUR, AND LBS/MMBTU. [RULE 217, RULE 404, RULE 1146, RULE 1303(A) (1), 1303 (B) (1), 1303(B) (2) - BACT, MODELING AND OFFSET, 1401]

- 10. MONITORING AND TESTING OF THE BOILER SHALL BE PERFORMED ACCORDING TO RULE 1146. [RULE 1146]
- 11. EMISSIONS RESULTING FROM THIS EQUIPMENT SHALL NOT EXCEED THE FOLLOWING:

POLLUTANT	POUNDS PER HOUR
CO .	0.90 (0.43 WITH NATURAL GAS)
NOx	0.44 (0.17 WITH NATURAL GAS)
.PM10	0.056
ROG	0.083
SOx	0.13
[RULE 404, 431.1, 1303(a) (1)-Ba	ACT, 1303(b) (2) - OFFSET]

- 12. THIS EQUIPMENT SHALL BE OPERATED IN COMPLIANCE WITH APPLICABLE REQUIREMENTS OF 40 CFR 63 SUBPART DDDDD.

 [40 CFR 63 SUBPART DDDDD]
- 13. ALL RECORDS REQUIRED BY THIS PERMIT SHALL BE KEPT AND MAINTAINED FOR A MINIMUM OF FIVE YEARS AND SHALL BE MADE AVAILABLE TO AQMD PERSONNEL UPON REQUEST.

 [RULE 3004 (a) (1)]

Periodic Monitoring:

14. THE OPERATOR SHALL DETERMINE COMPLIANCE WITH THE EMISSION LIMIT(S) IN CONDITION NO. 11, AT LEAST ONCE EVERY FIVE YEARS USING AQMD-APPROVED TEST METHOD. THE TEST SHALL BE CONDUCTED WHEN THE EQUIPMENT IS OPERATING UNDER NORMAL CONDITIONS. THE OPERATOR SHALL COMPLY WITH ALL GENERAL TESTING, REPORTING, AND RECORDKEEPING REQUIREMENTS IN SECTIONS E AND K OF THIS PERMIT. [RULE 1303 – OFFSET, 3004 (a) (4)]

Data A'n:	
	en e restre trou de abasesso.

GIVEN

RATING:

10,500,000 btu/hr.

HHV:

600 btu/cu. ft.

FUEL USAGE:

17500 € cu.ft./hr.

420000 cu.ft./day

12600**€** cu.ft./mo.

OPERATING SCHEDULE:

24 hrs./day

7 days/wk.

30 days/mo.

52 wks./yr.

364 dys./yr.

3

Salculation:	s /		(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)				
	EF	EF	HOURLY	DAILY	30 DAY AVE.	30 DAY NSR	ANNUAL
	lbs/mmcf	lb./mmbtu	lbs./hr.	lbs./day	lbs./day	lbs./day	lbs./yr.
ROG	7	0.0122	0.1281	3.0744	3.1062	3	1119.0816
NOx /	30 🗸	0.0349	0.3665	8.7960	8.8869	9	3201.7440
SOx	40 ppm	0.0628	0.6594	15.8256	15.9891	16	5760.5184
со	100 ppm	0.0708	0.7434	17.8416	18.0260	18	6494.3424
PM	7.5	0.0130	0.1365	3.2760	3.3099	3	1192.4640
PM10	7.5	0,0130	0.1365	3.2760	3.3099	3	1192.4640

South Coast Air Quality Management District FORM 400-PS

PLOT PLAN AND STACK INFORMATION FORM

Mail Application To: SCAQMD P.O. Box 4944 Diamond Bar, CA 91765

Tel: (909) 396-3385

This form must be accompan	ied by a completed Ap	plication for a Permit to	Construct/Operat	e -Form 400A a	and Form 400-CE	:QA		www.aqma.gov	
Permit to be issued to (Bu	usiness name of opera	tor to appear on permit):	:						
Orange County Sai	nitation District								
Address where the equip	ment will be operated	(for equipment which w	vill be moved to v	arious location i	n AQMD's jurisdi	iction, please	list the initial	location site):	
10844 Ellis Avenue	, Fountain Valle	y, CA. 92708				Fixed Loc	ation 🔘	Various Locations	
SECTION A: LOCAT	ION DATA								
Plot Plan		nap for the project. Identi on, or a drawing or sketch							
	Is the facility locate	ed within a 1/4 mile rac	ilus (1,320 feet)	of the outer bo	undary of a sch	100 ?			
	O Yes ⊙ No.	If yes, please provide	name(s) of scho	ol(s) below.					
Location of School Nearby	Schoo	Name	Sc	chool Address				equipment vent to the of the school.	
								the education of more than ducted in	
Population Density	Urban (area of	f dense population)	O Rural (ar	rea of sparse p	opulation)				
Zoning Classification	Mixed Use Re	sidential Commercial	Zone (M-U)	Service and I	Professional Zo	ne (C-S)	Medium C	commercial (C-3)	
Ciassilication	O Heavy Comm	ercial (C-4)	O	Commercial	Manufacturing	(C-M)			
SECTION B: EMISSION	ON RELEASE PA	RAMETERS -STA	CKS, VENTS						
	Stack Height:	42.00 feet (height a	bove ground leve		the height of the nearest the sta		30.00 f	eet	
	Stack Inside Diame	ter: 18.000 inc	hes	Stack Flow	<i>ı</i> : 3230.00 a	ofm Sta	ack Tempera	ature: 360.00 of	
	Rain Cap Present:			entation: 💿		Horizontal	- Full distance	from the start follows	
Stack Data	additional sheet if ne	less than 2.5 times the clos cessary	est building neight (y bullang with	o axin distance	nom me stack(attach	
	Building #/name: 	Digester No. 8		Building	#/name: Dig	ester No.	11	neuronamon manaren esta en esta de la decida d	
	Building Helght:	30.00 feet	=	Building	Height: 30.	.00 feet			
	Building Width:	90.00 feet		Building Width: 110.00 feet					
	Building Length:	90.00 feet	-12 98	Building	Length: 110.	.00 feet			
Receptor Distance from equipment stack or roof vents/openings	Distance to nearest	residence 700.00	feet or	meters Distan	nce to nearest b	usiness	1100.0 fe	eet or meters	
	Are the emissions of the second of the secon	released from vents ar	nd/or openings fo	rom the buildin	g? 🔾 Yes	⊙ No			
Building Information		Modeline contraction of the cont	ente de la comita d			NATE TO A SECURE OF THE PARTY O	CONTROL BOOK CONTROL C	poppy talanta in Lincoln (1988). Management constructive propint well of 1984.	
	Building height abo ground level:		Building ensions:	length ft.	or			of building where the ons is located.	
SECTION C: APPLIC	ANT CERTIFICAT	ION STATEMENT							
I hereby certify that all information	nation contained hereit :R:	Tand information submi	ueorwim this app R:		nd carrect. 3 TELEPHONE I		714) 502	7082	
Dim	De_	Regulatory Spec			S E-MAIL ADDR	74744	Walter Charles of the Control of the		
CONTACT PERSON FOR I	NEORMATION ON TH		CONTACT PE		P-MAIL ADDA		DATÉ SIGN		
Terry Ahn			TELEPHONI		(714) 593-	7082			
E-MAIL ADDRESS: tahn(@ocsd.com		FAX NUMBE	ER:	(714) 962-	8379	16	15/08	

CONFIDENTIAL INFORMATION

Under the California Public Reports Act, all information in your-permit application will be considered a matter of public record and may be disclosed to a third party. If you wish to keep certain terms as confidential, please complete the following steps:

(a) Make a copy of any page confaining confidential information blanked out. Label this page "public dopy."

(b) Label the original page "confidential" Gircle all confidential items on the page.

(c) Prepare a written justification for the confidentiality of each confidential items. Appendigns to the confidential copy.

© South Coast Air Quality Management District, Form 400-E-PS (2006.02)

	ORANGE COUNTY SANITATION DISTRICT - Facility 29110 Sources									
	Permit									
Application	Permit	Issued	Permit	Equipment		Application				
Number	Number		Status	Туре	Equipment Description	Date	Application Status	Reference of data for Analysis / Reason for Exclusion from Analysis		
reamber	ITUITIBET	Date	Julus	Турс	Equipment Description	Date	Application status	Source not included in analysis. Change in permitting conditions for		
								existing unit, not resulting in an increase in emissions. See		
480908	G2958	5/22/2009	ACTIVE	Basic	I C E (>500 HP) NAT & DIGESTER GAS	4/2/2008	PERMIT TO OPERATE GRANTED	correspondence with SCAQMD.		
		-,,			, o = (1, 2, 2000		Source not included in analysis. Change in permitting conditions for		
								existing unit, not resulting in an increase in emissions. See		
480909	G2959	5/22/2009	ACTIVE	Basic	I C E (>500 HP) NAT & DIGESTER GAS	4/2/2008	PERMIT TO OPERATE GRANTED	correspondence with SCAQMD.		
					, ,			Source not included in analysis. Change in permitting conditions for		
								existing unit, not resulting in an increase in emissions. See		
480911	G2964	5/22/2009	ACTIVE	Basic	I C E (>500 HP) NAT & DIGESTER GAS	4/2/2008	PERMIT TO OPERATE GRANTED	correspondence with SCAQMD.		
					, ,			Source not included in analysis. Change in permitting conditions for		
								existing unit, not resulting in an increase in emissions. See		
480912	G2966	5/22/2009	ACTIVE	Basic	I C E (>500 HP) NAT & DIGESTER GAS	4/2/2008	PERMIT TO OPERATE GRANTED	correspondence with SCAQMD.		
								Source not included in analysis. Change in permitting conditions for		
								existing unit, not resulting in an increase in emissions. See		
<u>480916</u>	G2967	5/22/2009	ACTIVE	Basic	I C E (>500 HP) NAT & DIGESTER GAS	4/2/2008	PERMIT TO OPERATE GRANTED	correspondence with SCAQMD.		
474766	F95584	2/27/2008	ACTIVE	Basic	I C E (>500 HP) EM ELEC GEN DIESEL	10/19/2007	PERMIT TO OPERATE GRANTED	Data obtained from SCAQMD Engineering Application folder.		
474767	F95585	2/27/2008	ACTIVE	Basic	I C E (>500 HP) EM ELEC GEN DIESEL	10/19/2007	PERMIT TO OPERATE GRANTED	Data obtained from SCAQMD Engineering Application folder.		
<u>474768</u>	F95586	2/27/2008	ACTIVE	Basic	I C E (>500 HP) EM ELEC GEN DIESEL	10/19/2007	PERMIT TO OPERATE GRANTED	Data obtained from SCAQMD Engineering Application folder.		
<u>474769</u>	F95587	2/27/2008	ACTIVE	Basic	I C E (>500 HP) EM ELEC GEN DIESEL	10/19/2007	PERMIT TO OPERATE GRANTED	Data obtained from SCAQMD Engineering Application folder.		
<u>474770</u>	F95588	2/27/2008	ACTIVE	Basic	I C E (>500 HP) EM ELEC GEN DIESEL	10/19/2007	PERMIT TO OPERATE GRANTED	Data obtained from SCAQMD Engineering Application folder.		
								Source not included in analysis. Change in permitting conditions for		
								existing unit, not resulting in an increase in emissions. See		
<u>540708</u>				Basic	I C E (>500 HP) NAT & DIGESTER GAS	7/18/2012	ASSIGNED TO ENGINEER - CLASS III	correspondence with SCAQMD.		
								Source not included in analysis. Change in permitting conditions for		
								existing unit, not resulting in an increase in emissions. See		
<u>540709</u>				Basic	I C E (>500 HP) NAT & DIGESTER GAS	7/18/2012	ASSIGNED TO ENGINEER - CLASS III	correspondence with SCAQMD.		
								Source not included in analysis. Change in permitting conditions for		
						1		existing unit, not resulting in an increase in emissions. See		
<u>540710</u>				Basic	I C E (>500 HP) NAT & DIGESTER GAS	7/18/2012	ASSIGNED TO ENGINEER - CLASS III	correspondence with SCAQMD.		
								Source not included in analysis. Change in permitting conditions for		
					,			existing unit, not resulting in an increase in emissions. See		
<u>540711</u>				Basic	I C E (>500 HP) NAT & DIGESTER GAS	//18/2012	ASSIGNED TO ENGINEER - CLASS III	correspondence with SCAQMD.		
								Source not included in analysis. Change in permitting conditions for		
F 40743				Docio	LCE (SECOLID) NAT 8 DISCESTED CAS	7/10/2012	ACCIONED TO ENGINEER OF ACC. "	existing unit, not resulting in an increase in emissions. See		
<u>540712</u>				Basic	I C E (>500 HP) NAT & DIGESTER GAS	//18/2012	ASSIGNED TO ENGINEER - CLASS III	correspondence with SCAQMD.		
								Source not included in analysis. Information unavailable at time of		
F2612F	C10E70	6/7/2012	ACTIVE	Basic	THIS DECIFIED EOTHD (DDOCESS (SCH. B)	9/4/2011	DEDAME TO ODERATE CRANTED	analysis. Based on equipment description assumed permitted source did		
<u>526135</u>	0100/0	6/7/2012	ACTIVE	DdSIC	UNSPECIFIED EQUIP/PROCESS (SCH B)	0/4/2011	PERMIT TO OPERATE GRANTED	not result in an increase in emissions. Data obtained from SCAQMD Engineering Application folder for Appl		
455673	EQ1556	4/12/2006	ACTIVE	Basic	I C E (50-500 HP) EM ELEC GEN-DIESEL	4/12/2006	PERMIT TO OPERATE GRANTED	#416969 and direct correspondence with SCAQMD.		
+33073	101000	7/12/2000	ACTIVE	Dasic	I C L (30-300 Hr) LIVI LLLC GLIV-DILSEL	4/12/2000	LIMIT TO OF LIMIT GRANTED	Data obtained from SCAQMD Engineering Application folder for Appl		
455671	E81555	4/12/2006	ACTIVE	Basic	I C E (50-500 HP) EM ELEC GEN-DIESEL	4/12/2006	PERMIT TO OPERATE GRANTED	#416969 and direct correspondence with SCAQMD.		
455071	101333	4/12/2000	ACTIVE	Dasic	I C L (30-300 HF) LIVI LLLC GLIV-DIESEL	4/12/2000	FEMILITIO OFERATE GRAINTED	Data obtained from SCAQMD Engineering Application folder for Appl		
455670	EQ15E1	4/12/2006	۸ ۲ ۱۱/۶	Basic	I C E (50-500 HP) EM ELEC GEN-DIESEL	4/12/2006	PERMIT TO OPERATE GRANTED	#416969 and direct correspondence with SCAQMD.		
499431	101334	4/12/2006	ACTIVE	Basic	Title V Permit Revision		BANKING/ PLAN GRANTED	Source not included in analysis. Administrative change only.		
455431				שמונ	Title v Fellilli Nevisioli	3/3/2009	DANKING/ FLAN GRANTED	Source not included in analysis. Administrative change only.		

From: <u>Gaurang Rawal</u>
To: <u>Storelli, Elizabeth/SAC</u>

Subject: RE: Stack Parameters data request - follow-up email

Date: Thursday, January 03, 2013 10:07:25 AM

Good Morning, Beth, and wish you a Happy and Prosperous New Year.

Yes, the engines listed below (also known as CGS by OC- Central Generation System) have been permitted since 1995. There are only 5 such identical engines at the site. Over the years, each engine's permit may have been revised for various reasons (e.g. alteration/modification, change of permit conditions, compliance with new rule emissions limits, administrative change, etc), there by new permit issued under a new application and permit #.

Hope, this answers your questions. If you have any questions, pl call me.

Gaurang Rawal (909) 396-2543

From: Elizabeth.Storelli@ch2m.com [mailto:Elizabeth.Storelli@ch2m.com]

Sent: Thursday, January 03, 2013 9:44 AM

To: Gaurang Rawal

Subject: RE: Stack Parameters data request - follow-up email

Good Morning Guarang,

I hope you had a nice holiday! I have a few follow-up questions to some of the information you provided in our correspondence below back in November.

For the OC Sanitation District Facility ID# 29110:

- 1. Can you please confirm that there are only 5 engines (ICE [>500 HP] NAT & DIGESTER GAS) at the facility?
- 2. Can you please confirm that these 5 engines were originally permitted in 1995?

Reasoning behind our questions:

In reviewing information in SCAQMD FIND, there are 10 applications for ICEs (app #'s 480908, 909, 911, 912 & 916 AND more recently: 540708 through 540712). We are assuming that the 5 most current applications (#'s: 540708 through 540712) are just modifications to the already existing engines. Can you please confirm this assumption.

Secondly, we believe that the 5 engines were permitted back in 1995 based on our review of their permits we received through SCAQMD Public Data Request process. Can you please confirm this as well. The date they were permitted is important criteria for whether or not we include them in our modeling.

Please feel free to call me if you have any questions,

Beth Storelli

CH2M HILL 2485 Natomas Park Drive, Suite 600 Sacramento, CA 95833 Office 916.286.0259 elizabeth.storelli@ch2m.com

From: Gaurang Rawal [mailto:grawal@aqmd.gov] Sent: Thursday, November 29, 2012 9:03 AM

To: Storelli, Elizabeth/SAC

Subject: FW: Stack Parameters data request - follow-up email

Hi Beth,

Attached is the requested info.

One plant (ID 17301) has 3-identical engines and the other plant (ID 29110) has five identical engines.

Hope, this information will be helpful.

Regards,

Gaurang Rawal

From: Ahn, Terry [mailto:tahn@ocsd.com]
Sent: Thursday, November 29, 2012 8:52 AM

To: Gaurang Rawal **Cc:** Kogan, Vlad

Subject: RE: Stack Parameters data request - follow-up email

Hi Gaurang,

The data in the attached file comes from the AB2588 HRA reports we submitted to SCAQMD in 2008.

If you need anything else please let me know.

Terry

From: Gaurang Rawal [mailto:grawal@aqmd.gov]
Sent: Thursday, November 29, 2012 8:36 AM

To: Ahn, Terry

Subject: FW: Stack Parameters data request - follow-up email

Terry,

Just a follow up to our conversation this morning. Below is the requested info. Thanks for your prompt attention and assistance.

Gaurang 9909) 396-2543

From: Elizabeth.Storelli@ch2m.com [mailto:Elizabeth.Storelli@ch2m.com]

Sent: Wednesday, November 28, 2012 4:46 PM

To: Gaurang Rawal

Subject: Stack Parameters data request - follow-up email

Hi Gaurang,

Thank you for speaking with me this evening. As I mentioned, we are working on a cumulative air quality analyses on the area surrounding our client's project site in Huntington Beach. We have gone through SCAQMD's FIND database as well as submitted and received information through your Public Records Request process.

We have a few outstanding pieces of information that we still need regarding facilities that you are the engineer on. Can you please provide us with the following infomration:

- 1. Orange County Sanitation District Facility (ID: 17301): Can you please provide the stack parameters (height(ft), diameter(ft), temp(F), velocity(FPs)) for dispersion modeling for the following Application #s: 486760, 486792, 486793
- 2. Orange County Sanitation District Facility District Facility (ID: 29110) Can you please provide the stack parameters (height(ft), diameter(ft), temp(F), velocity(FPs)) for dispersion modeling for the following Application #: 480908

Please feel free to call if you have any additional questions.

Thank you,

Beth Storelli

CH2M HILL
2485 Natomas Park Drive, Suite 600
Sacramento, CA 95833
Office 916.286.0259
elizabeth.storelli@ch2m.com

NSR DATA SUMMARY SHEET

Application No:

474766

Application Type:

Change of Conditions

Application Status:

PROCESSING

Previous Apps, Dev, Permit #: 134617, 0 - ICE-PPS, NONE

Company Name:

ORANGE COUNTY SANITATION DISTRICT

Company ID:

29110

Address:

22212 BROOKHURST ST.HUNTINGTON BEACH, CA

RECLAIM:

NO

RECLAIM Zone:

01

Air Basin:

ėν

SC 18

NO

Device ID:

0 - ICE-PPS

0

Estimated Completion Date: 12-30-2007

Heat Input Capacity:

Million BTU/hr

Priority Reserve:

NONE - No Priority Access Requested

Recommended Disposition: 31 - PERMIT TO OPERATE GRANTED

PR Expiration:

School Within 1000 Feet: NO Operating Weeks Per Year: 50

Operating Days Per Week: 1

00:00 to 01:00

Monday Operating Hours: Tuesday Operating Hours: 00:00 to 00:00 Wednesday Operating Hours: 00:00 to 00:00 Thursday Operating Hours: 00:00 to 00:00

riday Operating Hours: 00:00 to 00:00 urday Operating Hours: 00:00 to 00:00 Sunday Operating Hours: 00:00 to 00:00 Emittant:

CO

BACT.

Cost Effectiveness:

NO

Source Type:

MAJOR

Emis Increase:

Modeling:

N/A

Public Notice:

N/A

CONTROLLED EMISSION Max Hourly:

9.81 lbs/hr

Max Daily:

9.81 lbs/day

UNCONTROLLED EMISSION

Max Hourly:

9.81 lbs/hr

Max Daily:

39.24 lbs/day

CURRENT EMISSION

BACT 30 days Avg:

1 lbs/day

Annual Emission:

490.5 lbs/yr

District Exemption:

1304(a)(4)-10/12/1995-Emergency Equipment allacement

attant:

NOX

BACT:

Cost Effectiveness:

NO

Source Type: Emis Increase: **MAJOR**

0

Modelina:

N/A

Public Notice: CONTROLLED EMISSION

N/A

Max Hourly:

45.32 lbs/hr

Max Daily:

45.32 lbs/day

UNCONTROLLED EMISSION

Max Hourly:

45.32 lbs/hr 181.28 lbs/day

Max Daily:

CURRENT EMISSION

BACT 30 days Avg: Annual Emission:

7 lbs/day 2266 lbs/yr

trict Exemption:

1304(a)(4)-10/12/1995-Emergency Equipment

Emittant:

PM10

BACT:

Cost Effectiveness:

NO

Source Type: Emis Increase: **MINOR** 0

Modeling:

N/A

Public Notice:

N/A

CONTROLLED EMISSION

Max Hourly: Max Daily:

0.82 lbs/hr

UNCONTROLLED EMISSION

3.28 lbs/day

Max Hourly:

0.82 lbs/hr

Max Daily:

3.28 lbs/day

CURRENT EMISSION

BACT 30 days Avg:

Annual Emission:

0 lbs/day 164 lbs/yr

District Exemption:

None



ORANGE COUNTY SANITATION DISTRICT PLANT NO. 2 EMERGENCY DIESEL GENERATORS 2004 ENGINEERING SOURCE TEST REPORT

PREPARED FOR:

Orange County Sanitation District
Post Office Box 8127
10844 Ellis Avenue
Fountain Valley, California 92728-8127

EQUIPMENT LOCATION:

Plant No. 2
Internal Combustion Engine Emergency Diesel-Fired Generators
Huntington Beach Wastewater Treatment Facility
Huntington Beach, California

TEST DATES: June 15-17, 2004

ISSUE DATE: July 15, 2004

PREPARED BY:

Mr. Michael W. Bell SCEC 1582-1 North Batavia Street Orange, California 92867

Report No:

2061.1014.rpt1

Tested By:

Michael W. Bell

Reviewed By:

eslie A. Johnson

TABLE 1.1 SUMMARY OF RESULTS

Parameter	Units	CAT 3512	DD 9163-7305	DD T163-7K16
Stack Heigh: Above Ground Level (1)	Ft	24.292	32.958	27.833
Stack Inside Diameter	. In	11.75	12.875	15.25
Stack Flow Rate	ACFM	5,030	6,920	9,381
Stack Flow Rate @ 68 deg F, 29.92 in Hg	DSCFM	1,886	3,600	4,332
Stack Temp	Deg F	843	502	597
Stack Moisture Content	% Vol	7.4	4.7	7.€
Test Load	KW	440	386	1150
Horsepower (Rated @ Full Load)	BHP	1482	1515	2935
Horsepower (Estimated Actual Based on KW Output) (2) 44%	BHP	652	547	1688
PM Concentration (3)	gr/DSCF	0.0224	0.0169	0.0103
PM Mass Emissions (3)	Lb/Hr	0.36	0.52	0.33
PM Mass Emissions (Based on Rated BHP) (3)	Gm/BHP-Hr	0.111	0.156	0.103
PM Mass Emissions (Based on Estimated Actual BHP) (3)	Gm/BHP-Hr	(0.252)	0.434	0.059
O ₂ Concentration	% vd	11.59	16.40	12.30
CO ₂ Concentration	% vd	6.88	3.38	6.36
NO _x Concentration	ppmvd	1727	550	1356
NO _x Mass Emissions	Lb/Hr	23.33	14.18	42.08
NO _x Mass Emissions (Based on Rated BHP)	Gm/BHP-Hr	7.142	4.247	6.504
NO _x Mass Emissions (Based on Estimated Actual BHP)	Gm/BHP-Hr	16.233	11.762	11,308
CO Concentration	ppmvd	242	105	79
CO Mass Emissions	Lb/Hr	1,99	1.65	1.49
CO Mass Emissions (Based on Rated BHP)	Gm/BHP-Hr	0.609	0.493	0.231
CO Mass Emissions (Based on Estimated Actual BHP)	Gm/BHP-Hr	1.384	1.367	0.401
TGNMEO Concentration	ppmv	83.5	96.6	79.5
TGNMEO Mass Emissions	Lb/Hr	0.39	0.87	0.86
TGNMEO Mass Emissions (Based on Rated BHP)	Gm/BHP-Hr	0.120	0.259	0.133
TGNMEO Mass Emissions (Based on Estimated Actual BHP)	Gm/BHP-Hr	0.273	0.718	0.231

⁽ii) Height was measured as best as possible; however ground level was sloped for CAT 3512 and DD 9163-7305 buildings.

2061.1014.rpt1.doc

⁽²⁾ Horsepower is estimated based on calculated efficiency of full load generator to horsepower rating. Manufacturer curves should be utilized to more accurately determine horsepower at the test load.

⁽¹⁾ PM data is for the front-half (probe, nozzle and filter components). Additional PM data for the condensable fraction is provided in Appendix A.

Emittant:

CO

BACT:

Cost Effectiveness:

NO

Source Type:

MAJOR

Emis Increase: Modeling:

0

Public Notice:

N/A N/A

CONTROLLED EMISSION

Max Hourly:

6.03 lbs/hr

Max Daily:

6.03 lbs/day

UNCONTROLLED EMISSION

6.03 lbs/hr

Max Hourly:

Max Daily:

24.12 lbs/day

CURRENT EMISSION

BACT 30 days Avg:

1 lbs/day

Annual Emission:

District Exemption:

301.5 lbs/yr None

Emittant:

NOX

BACT:

Cost Effectiveness:

NO

Source Type:

MAJOR

Emis Increase:

0

Modeling:

N/A

Public Notice:

CONTROLLED EMISSION

N/A

Max Hourly:

46.74 lbs/hr

Max Daily:

46.74 lbs/day

UNCONTROLLED EMISSION

Max Hourly:

46.74 lbs/hr

Max Daily:

186.96 lbs/day

CURRENT EMISSION

BACT 30 days Avg:

7 lbs/day

Annual Emission: trict Exemption:

2337 lbs/yr

None

Emittant:

PM10

BACT:

Cost Effectiveness:

NO

Source Type:

MINOR

Emis Increase: Modeling:

0 N/A

Public Notice:

N/A

CONTROLLED EMISSION

Max Hourly: Max Daily:

0.64 lbs/hr

UNCONTROLLED EMISSION

0.64 lbs/day

Max Hourly:

0.64 lbs/hr

Max Daily:

2.56 lbs/day

CURRENT EMISSION

BACT 30 days Avg: Annual Emission:

0 lbs/day 32 lbs/yr

District Exemption:

None

From: <u>David De Boer</u>
To: <u>Storelli, Elizabeth/SAC</u>

Subject: RE: CH2M HIII - additional data request Date: Thursday, November 29, 2012 5:25:54 PM

Attachments: ENG - Application Folder - 8-20-2010 - Fac ID; 101173 - Appl# 416969 - Permit# - Name: DETROIT DIESEL CORPORATIO.pdf

Hi Beth,

This attached should cover the three applications in question.

Sincerely,

David De Boer Program Supervisor Planning, Rule Development & Area Sources Phone: (909) 396-2329

Fax: (909) 396-3306

Please consider the environment before printing this email.

CONFIDENTIALITY NOTICE: This e-mail message and all attachments transmitted with it may contain legally privileged and confidential information intended solely for the use of the addressee. If the reader of this message is not the intended recipient, you are hereby notified that any reading, dissemination, distribution, copying, or other use of this message or its attachments is strictly prohibited. If you have received this message in error, please notify the sender immediately by telephone (909-396-2329) or by electronic mail (ddeboer@aqmd.gov), and delete this message and all copies and backups thereof. Thank you.

From: Elizabeth.Storelli@ch2m.com [mailto:Elizabeth.Storelli@ch2m.com]

Sent: Thursday, November 29, 2012 4:31 PM

To: David De Boer

Subject: CH2M HIII - additional data request

Hi Dave,

Thank you for speaking with me this evening. As I mentioned, we are working on a cumulative air quality analyses on the area surrounding our client's project site in Huntington Beach.

Attached is our original Public Records Request. We did receive the 'ENG Application Folder' for the Appl #'s listed below, but they did not contain some information that we still need. Our Control # was 70234.

Therefore, can you please provide us with the following information for Orange County Sanitation District Facility District Facility (ID: 29110) Application #s: 455673, 455671, 455670:

- Stack parameters (height(ft), diameter(ft), temp(F), velocity(FPs))
- Emissions Data

For clarity, I inserted the table we are trying to populate:

			Stack Parameters			Emissions (lb/hr)				Annual Emissions (tpy)				
Application	Permit		Stack	Diameter	Temp	Velocity								
Number	Number	Equipment Description	Ht (ft)	(ft)	(F)	(FPs)	Nox	CO	SO2	PM10	PM2.5	Nox	PM10	PM2.5
		I C E (50-500 HP) EM ELEC GEN-												
<u>455673</u>	F81556	DIESEL												
		I C E (50-500 HP) EM ELEC GEN-												
<u>455671</u>	F81555	DIESEL												
		I C E (50-500 HP) EM ELEC GEN-												
<u>455670</u>	F81554	DIESEL												

Please feel free to call if you have any additional questions.

Thank you,

Beth Storelli

CH2M HILL 2485 Natomas Park Drive, Suite 600 Sacramento, CA 95833 Office 916.286.0259 elizabeth.storelli@ch2m.com

SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT

Equipment Certification/Registration Program

APPLICATION PROCESSING AND CALCULATIONS

PAGES	PAGE
44	3
APPL. NO.	DATE
416967	7/9/03
PROCESSED BY	CHECKED BY
L RCP	İ

<u>SOx</u>:

 Compliance with sulfur content limit of 0.05% by weight is expected and will be a required permit condition.

Rule 1401:

This equipment is exempted from requirements of this rule as per (g)(1)(F).

EPA Grant 105 -

Operating on a standby basis, emissions from these engines will not exceed the emissions specified in the Grant 105 Memorandum dated 2-16-84.

DISCUSSION

It has been determined that the equipment will operate in compliance with all the applicable Rules and Regulations of the District.

RECOMMENDATION

Approve manufacturer's certification subject to the following permit conditions:

PERMIT CONDITIONS

Manufacturer Condition

THIS CERTIFIED EQUIPMENT PERMIT FOR THIS EQUIPMENT SHALL NOT RELIEVE THE PERSON CONSTRUCTING, INSTALLING OR OPERATING THE EQUIPMENT AT EACH SPECIFIC SITE FROM THE REQUIREMENT TO OBTAIN ALL NECESSARY PERMIT(S) TO CONSTRUCT AND PERMIT(S) TO OPERATE OR, FROM COMPLIANCE WITH ANY OTHER DISTRICT RULES INCLUDING THE REQUIREMENTS OF REGULATION XIII.

End User ConditionS

- 1. OPERATION OF THIS EQUIPMENT SHALL BE CONDUCTED IN ACCORDANCE WITH ALL DATA AND SPECIFICATIONS SUBMITTED WITH THIS APPLICATION UNDER WHICH A PERMIT IS ISSUED UNLESS OTHERWISE NOTED BELOW.
- 2. THIS EQUIPMENT SHALL BE PROPERLY MAINTAINED AND KEPT IN GOOD OPERATING CONDITION AT ALL TIMES.
- 3. A TIMER SHALL BE MAINTAINED TO INDICATE THE ENGINE ELAPSED OPERATING TIME.
- 4. AN ENGINE OPERATING LOG LISTING THE DATE OF OPERATION, THE ELAPSED TIME, IN HOURS, AND THE REASON FOR OPERATION SHALL BE KEPT AND MAINTAINED ON FILE FOR A MINIMUM OF TWO YEARS AND MADE AVAILABLE TO DISTRICT PERSONNEL UPON REQUEST.

Application# 419969	
Detriot Diesel-Model T1637M36	
EPA Certified-DDX-NR9-03-02	
Engine Family-3DDXL65.0GTP	
2936 BPH/2190 Kw	
16cyl, Diesel fuel, T/A	

Engine rating (BHP)	2936
Max. Daily operation (Hrs)	3.5
Max. Month Operation (Hrs)	5.5
Average Yearly Operation (Hrs)	29

	RHC	NOX	SOx	СО	PM
E.F. (g/BHP-hr	· 1	6.9	0.184	8.5	0.4
g/hr	2936.0	20258.4	540.22	24956.0	1174
lbs/hr	6.47	44.66	1.19	55.02	2.59
lbs/day-Distributor's Location (30					
day avg)*	0	0	0	0	. 0
lbs/yr-Distributors Location*	0	0	0	0	0
*To be debited to end user's					_
location					

End User Emission Increases	RHC	NOX	SOx	CO	PM
Gms/hr	2936.0	20258.4	540.2	24956.0	1174.4
Lbs/hr	6.47	44.66	1.19	55.02	2.59
Lbs/day (max)	23	156	4	193	9
Lbs/day (30 day average)	1	8	0	10	0
Lbs/yr	188	1295	35	1596	75

	ARLON GRAPHICS L.L.C Facility 167066 Sources							
		Permit						
Application	Permit	Issued	Permit	Equipment		Application		Reference of data for Analysis /
Number	Number	Date	Status	Туре	Equipment Description	Date	Application Status	Reason for Exclusion from Analysis
								Source not included in analysis.
<u>532299</u>				Basic	TITLE V PERMIT RENEWAL APPLICATION	7/5/2011	BANKING/ PLAN GRANTED	Administrative change only.
								Data obtained from direct
								correspondence with SCAQMD and
					REGENERATIVE/RECUPERATIVE OXIDIZER		APPLICATION CHANGED	Title V permit renewal application #
<u>534234</u>				Control	CERAMIC/HOT ROCK	3/21/2012	FROM CLASS I - III	532299
								Source not included in analysis.
								Application resulted in net decrease in
					REGENERATIVE/RECUPERATIVE OXIDIZER		APPLICATION CHANGED	emissions. See correspondence with
<u>532302</u>				Control	CERAMIC/HOT ROCK	2/14/2012	FROM CLASS I - III	SCAQMD.
								Source not included in analysis.
					REGENERATIVE/RECUPERATIVE OXIDIZER		PERMIT TO OPERATE	Administrative change only. See
<u>519602</u>			ACTIVE	Control	CERAMIC/HOT ROCK	3/9/2011	GRANTED	correspondence with SCAQMD.

CH2MHILL® TELEPHONE CONVERSATION RECORD

Call To: Rene Loof, Engineer, South Coast Air Quality Management District

Phone No.: (909) 396-2544 Date: 12/5/12

Call From: Beth Storelli **Time:** 3:40pm

Message Taken By: Beth Storelli

Subject: Source Information

Project No.: 458993.01.01

Notes:

I requested the following information from Mr. Loof:

- Need 3 applications for the RTO (thermal oxidizers): 534234, 532302, 519602
- Control # 70237 ARLON GRAPHICS L.L.C. Facility 167066
 - o Appl # 534234
 - Need stack parameters for RTO (application # 534234)

Mr. Loof provided me with the following information:

Application #534234:

Flow: 57,500 scf

Ht: 25 ft Dia: 52 inches Temp: 195 F

<u>Application #532302:</u> This application was a change of conditions to make it more of a standby RTO. He had to go back to an application from Nov 29, 1995 (App #: 348436) to provide me with the following information:

Flow: 57,500 scf

Ht: 25 ft Dia: 52 inches Temp: 195 F

<u>Application #519602</u>: Mr. Loof did not have this application. According to FIND, this application was for Change of Ownership, so would not be applicable for us. Mr. Loof mentioned that 532302 could have replaced 519602.

If we want the whole application/permits, we would need to go back through the Public Request process.

SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT

ENGINEERING DIVISION

APPLICATION PROCESSING AND CALCULATIONS

PAGES	PAGE
24	17
APPL. NO.	DATE
see below	105/18/12
PRCSD BY	CHCKD BY
l REL	

Contaminant	C28 RTO 30 day	C4 coating 30	C4 afterburner	Delta
	average	day average	30 day average	
ROG*	0	0.216	0 .	0
NOx	19.87	1.20	23.8	-2.73
Sox	0.17	0.03	0.15	+0.05
CO	12.21	2.288	6.4	+8.09
PM10	1.54	0.231	1.371	+0.4

^{*}the facility operates under a VOC cap and the operation of the new line will be kept under the facility VOC limit.

Risk Assessment:

Application 534232 Device C28 (new RTO)

This equipment passes Tier 2 Screen Risk Assessment for the combustion emissions from the new RTO with the following results:

Tier 2 results:

MICR

Residential	Commercial
ASI	ASI
1.25E-08	1.04 E-08
Passes	Passes

The Hazard Index had no cumulative impact that exceeded 1.0 for the target organs for Acute or Chronic.

Application 532302 Device C4 (existing Afterburner)

This equipment is having its exhaust modified to accommodate the new C4 coating line. It is limited to 25,000 cfm and will not see an increased capacity. C4 will be conditioned so that it can only vent two lines at anytime. The modification will not cause an increase in toxic emissions and is exempt from the requirements of Rule 1401 pursuant to 1401(g)(1)(B) "Modifications with no increase in risk."

Application 532300 Device D26 & D27 (existing Prime Coating Line)

This application has been submitted as a change of condition to change the reporting method for triethylamine(TEA) usage. Originally the facility reported total gallons of material that included a diluted concentrated which contained TEA. They are requesting to report only TEA usage. Condition C1.3 will change from 16,560 gallons per month of materials containing TEA to 580 pounds per month of TEA. The content restriction of TEA in B59.3 will be removed. There will be no increase in TEA therefore this change of condition is exempt from the requirements of Rule 1401 pursuant to 1401(g)(1)(B).

Application 534234 Device D30 & D31 (New Vinyl Coating Line C4)

The new coating line will use the following hazardous materials:

<u>Contaminant</u>	Annual Controlled	Hourly
Ethylbenzene	3.0 lbs/yr	3.434E-04
Xylene	6,337	0.725

Attachment DR11-3 Summary of Dispersion Modeling Parameters and Results

ATTACHMENT DR11-3

Figure DR11-3.2

Cumulative Dispersion Modeling Information

Tables presented in this attachment are as follows:

Table DR11-3.1	Cumulative Modeling Parameters - Stack Parameters
Table DR11-3.2	Cumulative Modeling Parameters - Emission Rates
Table DR11-3.3	Cumulative Modeling Results Summary
Figure DR11-3.1	AERMOD Cumulative Model Setup

Cumulative Receptor Grids

Huntington Beach Energy Project
Attachment DR11-3
Table DR11-3.1
Cumulative Modeling Parameters - Stack Parameters
January 2013

Facility	Source ID	Easting (X)	Northing (Y)	Base Elevation	Stack Height	Temperature	Exit Velocity	Stack Diameter
		(m)	(m)	(m)	(m)	(K)	(m/s)	(m)
	Stack 1	409185	3723252	3.7	36.6	461	15.4	5.49
	Stack 2	409216	3723231	3.7	36.6	461	15.4	5.49
UDED /1 b= NO2 CO)	Stack 3	409245	3723210	3.7	36.6	461	15.4	5.49
HBEP (1-hr NO2, CO)	Stack 4	409522	3723157	3.7	36.6	461	15.4	5.49
	Stack 5	409522	3723194	3.7	36.6	461	15.4	5.49
	Stack 6	409522	3723230	3.7	36.6	461	15.4	5.49
	Stack 1	409185	3723252	3.7	36.6	455	21.8	5.49
	Stack 2	409216	3723231	3.7	36.6	455	21.8	5.49
HBEP (SO2, 24-hr	Stack 3	409245	3723210	3.7	36.6	455	21.8	5.49
PM10, 24-hr PM2.5)	Stack 4	409522	3723157	3.7	36.6	455	21.8	5.49
	Stack 5	409522	3723194	3.7	36.6	455	21.8	5.49
	Stack 6	409522	3723230	3.7	36.6	455	21.8	5.49
	Stack 1	409185	3723252	3.7	36.6	471	23.6	5.49
	Stack 2	409216	3723231	3.7	36.6	471	23.6	5.49
HBEP (Annual NOx)	Stack 3	409245	3723210	3.7	36.6	471	23.6	5.49
HBEP (Alliludi NOX)	Stack 4	409522	3723157	3.7	36.6	471	23.6	5.49
	Stack 5	409522	3723194	3.7	36.6	471	23.6	5.49
	Stack 6	409522	3723230	3.7	36.6	471	23.6	5.49
	Stack 1	409185	3723252	3.7	36.6	460	16.7	5.49
	Stack 2	409216	3723231	3.7	36.6	460	16.7	5.49
HBEP (annual PM10,	Stack 3	409245	3723210	3.7	36.6	460	16.7	5.49
annual PM2.5)	Stack 4	409522	3723157	3.7	36.6	460	16.7	5.49
	Stack 5	409522	3723194	3.7	36.6	460	16.7	5.49
	Stack 6	409522	3723230	3.7	36.6	460	16.7	5.49
C Sanitation 1	OC11	412725	3728250	7.7	18.9	533	17.9	0.76
C Saillalion I	OC12	412725	3728250	7.7	12.8	455	9.3	0.46
OC Sanitation 2	OC22	411100	3722400	1.6	8.5	587	33.9	0.39
Arlon Graphics	AG	414875	3730325	13.5	7.6	364	24.5	1.32

Huntington Beach Energy Project
Attachment DR11-3
Table DR11-3.2
Cumulative Modeling Parameters - Emission Rates
January 2013

Emission Rates for 1-hr, 3-hr, 8-hr, and 24-hr Modeling

Source ID	1-hı	r NO ₂	1-h	r CO	8-h	r CO	1-hr	· SO ₂	3-hr	· SO ₂	24-h	r SO ₂	24-hr	· PM ₁₀	24-hr	PM _{2.5}
	(g/s)	(lb/hr)	(g/s)	(lb/hr)	(g/s)	(lb/hr)	(g/s)	(lb/hr)	(g/s)	(lb/hr)	(g/s)	(lb/hr)	(g/s)	(lb/hr)	(g/s)	(lb/hr)
Stack 1	3.21	25.5	14.5	115	5.72	45.4	0.31	2.45	0.31	2.45	0.31	2.45	1.20	9.50	1.20	9.50
Stack 2	3.21	25.5	14.5	115	5.72	45.4	0.31	2.45	0.31	2.45	0.31	2.45	1.20	9.50	1.20	9.50
Stack 3	3.21	25.5	14.5	115	5.72	45.4	0.31	2.45	0.31	2.45	0.31	2.45	1.20	9.50	1.20	9.50
Stack 4	3.21	25.5	14.5	115	5.72	45.4	0.31	2.45	0.31	2.45	0.31	2.45	1.20	9.50	1.20	9.50
Stack 5	3.21	25.5	14.5	115	5.72	45.4	0.31	2.45	0.31	2.45	0.31	2.45	1.20	9.50	1.20	9.50
Stack 6	3.21	25.5	14.5	115	5.72	45.4	0.31	2.45	0.31	2.45	0.31	2.45	1.20	9.50	1.20	9.50
OC11	2.90	23.01	6.94	55.1	6.94	55.1	0.28	2.25	0.28	2.25	0.28	2.25	0.28	2.25	0.28	2.25
OC12	0.03	0.22	0.11	0.90	0.11	0.90	0.016	0.13	0.016	0.13	0.016	0.13	0.007	0.056	0.0071	0.056
OC22	-	-	-	-	2.60	20.6	-	-	0.15	1.19	0.019	0.15	0.041	0.32	0.041	0.32
AG	-	-	0.042	0.34	0.042	0.34	0.00026	0.0021	0.00026	0.0021	0.00026	0.0021	0.0021	0.017	0.0021	0.017

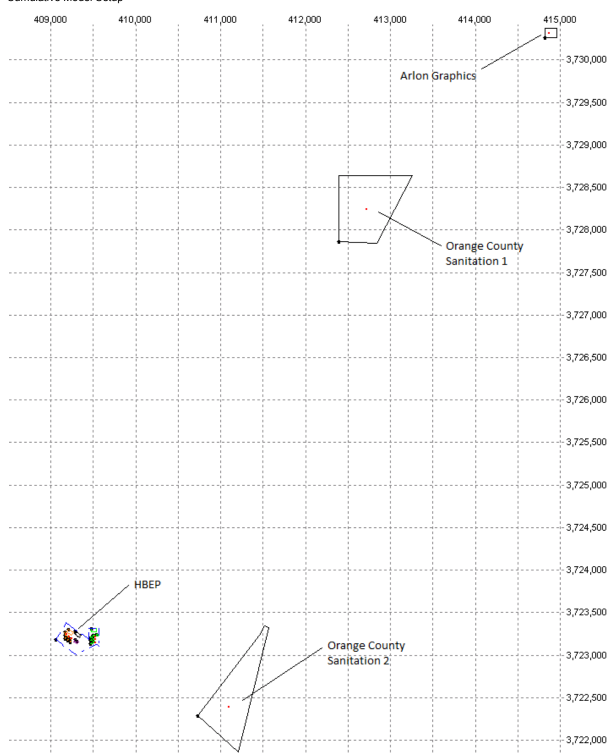
Emission Rates for Annual Modeling

Source ID	Annua	al NO ₂	Annua	I PM ₁₀	Annua	PM _{2.5}
	(g/s)	(tpy)	(g/s)	(tpy)	(g/s)	(tpy)
Stack 1	1.18	40.9	0.52	18.0	0.52	18.0
Stack 2	1.18	40.9	0.52	18.0	0.52	18.0
Stack 3	1.18	40.9	0.52	18.0	0.52	18.0
Stack 4	1.18	40.9	0.52	18.0	0.52	18.0
Stack 5	1.18	40.9	0.52	18.0	0.52	18.0
Stack 6	1.18	40.9	0.52	18.0	0.52	18.0
OC11	1.93	67.2	0.19	6.57	0.19	6.57
OC12	0.046	1.60	0.017	0.60	0.017	0.60
OC22	0.15	5.38	0.0049	0.17	0.0049	0.17
AG	-	-	0.0021	0.073	0.0021	0.073

Huntington Beach Energy Project Attachment DR11-3 Table DR11-3.3 Cumulative Modeling Results Summary January 2013

Source Group	Year	NO ₂ (μg/m³)	CO (μ	g/m3)		SO ₂ (μg/m3)	·	PM ₁₀ (μg/m3)	PM _{2.5} (μg/m3)
		1-hr	Annual	1-hr	8-hr	1-hr	3-hr	24-hr	24-hr	Annual	24-hr	Annual
	2005	17.2	1.36	101	39.0	2.10	3.62	0.66	2.26	0.45	2.26	0.45
ALL	2006	28.1	1.41	159	46.7	2.19	3.26	0.61	1.86	0.42	1.86	0.42
	2007	28.4	1.13	161	33.9	2.13	2.70	0.73	2.81	0.33	2.81	0.33
	2005	17.2	0.86	101	23.8	1.41	1.19	0.58	2.24	0.44	2.24	0.44
HBEP	2006	28.1	0.81	159	22.4	1.55	1.25	0.47	1.83	0.41	1.83	0.41
	2007	28.4	0.62	161	30.9	2.13	1.56	0.72	2.80	0.32	2.80	0.32
	2005	15.9	1.13	48.2	36.0	2.10	1.66	0.61	0.58	0.13	0.58	0.13
OC1	2006	16.7	1.18	50.5	26.5	2.18	1.54	0.57	0.54	0.14	0.54	0.14
	2007	15.8	0.94	47.8	22.0	2.10	1.46	0.60	0.58	0.11	0.58	0.11
	2005	-	0.32	-	39.0	-	3.62	0.225	0.490	0.010	0.490	0.010
OC2	2006	-	0.34	-	46.5	-	3.26	0.173	0.376	0.011	0.376	0.011
	2007	-	0.26	-	33.9	-	2.70	0.180	0.391	0.008	0.391	0.008
	2005	-	-	0.44	0.32	0.0027	0.0025	0.0010	0.0080	0.0033	0.0080	0.0033
AG	2006	-	-	0.48	0.36	0.0030	0.0026	0.0011	0.0090	0.0031	0.0090	0.0031
	2007	-	-	0.58	0.30	0.0036	0.0029	0.0010	0.0083	0.0025	0.0083	0.0025

Huntington Beach Energy Project Attachment DR11-3 Figure DR11-3.1 January 2013 Cumulative Model Setup



Huntington Beach Energy Project Attachment DR11-3 Figure DR11-3.2 January 2013 Cumulative Receptor Grids

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Biological Resources

BACKGROUND

The AFC (Section 5.2.3.3.1) states that the critical load for atmospheric nitrogen deposition into coastal wetlands is difficult to establish because wetlands subject to tidal exchange have open nutrient cycles. It further states that nitrogen loading in wetlands is often affected by sources other than atmospheric deposition. In addition, it states that air pollution controls limit emissions of oxides of nitrogen and that RECLAIM puts a cap on region wide NOx emissions. The section concludes that the HBEP nitrogen deposition impacts are not expected to contribute significantly to nitrogen loading on coastal salt marshes. However, there is no discussion of the relative location of the proposed project and sensitive habitats that could be affected by nitrogen emissions from HBEP nor is there a quantitative analysis of nitrogen deposition impacts.

Background data that could be used in conjunction with nitrogen deposition modeling for the HBEP could be established using available resources such as the California Energy Commission publication *Assessment of Nitrogen Deposition: Modeling and Habitat Assessment* (CEC-500-2006-032, March 2007). However, because no nitrogen deposition modeling was performed for the HBEP, this step is still needed and the qualitative information provided in the AFC does not support the applicant's conclusion that nitrogen deposition from HBEP emissions would have no impacts on coastal salt marshes. Energy Commission staff believes that nitrogen deposition resulting from emissions from the proposed HBEP, namely nitrogen oxides (NO_x) and ammonia (NH₃) could have negative impacts on biological resources and that a quantitative analysis of such impacts is needed.

Impacts of excessive nitrogen deposition to plant communities include direct toxicity, changes in species composition among native species and enhancement of non-native invasive species. The increased dominance and growth of invasive annual grasses is especially prevalent in low-biomass vegetation communities that are naturally nitrogen-limited, such as salt marshes. Invasive non-native vegetation, enhanced by atmospheric nitrogen deposition, affects these species by outcompeting them for space, sunlight, moisture, and nutrients. The salt marshes fringing estuaries intercept a substantial part of the land-derived nitrogen load and thus protect other components of estuaries from eutrophication; loss of these fringing marshes would therefore have wider consequences. Additionally, southern coastal salt marsh, southern coast live oak woodland, and southern dune scrub located in the vicinity of the project site could potentially be impacted by nitrogen deposition contributed by the HBEP. The anticipated nitrogen emissions may contribute to the ongoing (cumulative) degradation of sensitive species habitat located near the project site.

In order to assess impacts to nitrogen-sensitive biological resources, staff requires additional information on nitrogen deposition as established by proper modeling of nitrogen emissions resulting from the HBEP.

DATA REQUEST

23. Please quantify the existing baseline total nitrogen deposition rate in the vicinity of the HBEP in kilograms per hectare per year (kg/ha/yr). The geographical extent of the nitrogen deposition mapping should be directed by the results, i.e. extend geographically to where the deposition is considered below any stated threshold of significance for vegetation communities. Conduct a literature review to identify appropriate thresholds. Thresholds for nitrogen deposition by vegetation type are available within the March 2007 California Energy Commission PIER report, titled "Assessment of Nitrogen Deposition: Modeling and Habitat Assessment," available at: http://www.energy.ca.gov/2006publications/CEC-500-2006-032/CEC-500-2006-032.PDF, and the May 2007 California Energy Commission PIER report, titled "Impacts of Nitrogen Deposition on California Ecosystems and Biodiversity, available at:

http://www.energy.ca.gov/2005publications/CEC-500-2005-165/CEC-500-2005-165.PDF. Please include references and guidelines used in your baseline analyses.

Response: Based on nitrogen deposition rates presented in the California Energy Commission's *Impacts of Nitrogen Deposition on California Ecosystem and Biodiversity*, ² the background nitrogen deposition rates in the South Coast Air Basin ranges from 1 or 2 kg-N ha⁻¹ yr⁻¹ along the coastline to 21 kg-N ha⁻¹ yr⁻¹ in the Central Los Angeles Basin. The Applicant estimates that the existing baseline nitrogen deposition rates near the project site are less than or equal to 2 kg-N ha⁻¹ yr⁻¹ because the HBEP project and neighboring biological resource areas are within 5 kilometers of the coastline.

The Applicant conducted a literature review to identify critical load (CL) rates for the various biologically sensitive communities within 6 miles of HBEP. The CL rates presented in Table DR23-1 were compiled based on information contained in the *Effects of Nitrogen Deposition and Empirical Nitrogen Critical Loads for Ecoregions of the United States* paper (Pardo et al., 2011), *Regional and Global Concerns over Wetlands and Water Quality* (Verhoeven et al., 2006), and *Empirical Nitrogen Critical Loads for Natural and Semi-natural Ecosystems: 2002 Update* (Bobbink et al., 2003). The CL is defined as "the deposition of a pollutant below which no detrimental ecological effect occurs over the long term according to present knowledge" and is reported as a flux with the following units, kg ha⁻¹ yr⁻¹ (Pardo et al., 2011).

TABLE DR23-1
Critical Loads of Nitrogen for the California Mediterranean Ecoregion and Wetlands

Habitat Type ^a	CL for N deposition (kg N ha ⁻¹ yr ⁻¹) ^{b,c,d}	Sensitive Natural Communities and Critical Habitat ^e	Wetlands and Protected Areas ^f
Chaparral	4-10 ^b	_	Laguna Coast Wilderness Park
Coastal sage scrub	7.8–10 ^b	Coastal California gnatcatcher	Bommer Canyon Open Space Preserve, Laguna Coast Wilderness Park, San Joaquin Freshwater Marsh Reserve, Talbert Nature Preserve, USACE Salt Marsh Restoration
Coastal dunes	10–20 ^e	Southern foredunes, southern dune scrub	Bolsa Chica Ecological Reserve, Huntington Beach Wetlands Conservancy, Talbert Nature Preserve
Freshwater marsh/wetland	2.7–13 ^b	_	San Joaquin Freshwater Marsh Reserve
Intertidal salt marshes	63-400 ^b	Southern coastal marsh; Western snowy plover	Seal Beach National Wildlife Refuge
Intertidal wetlands	50–100 ^b	Southern coastal marsh	Bolsa Chica Ecological Reserve, Huntington Beach Wetlands Conservancy, Talbert Nature Preserve, Seal Beach National Wildlife Refuge, USACE Salt Marsh Restoration, Upper Newport Bay Ecological Reserve/Nature Preserve
Oak woodlands	4–10 ^b	_	Bommer Canyon Open Space Preserve, Laguna Coast Wilderness Park
Serpentine grassland	6 ^b	_	Bommer Canyon Open Space Preserve, Laguna Coast Wilderness Park, Talbert Nature Preserve

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² California Energy Commission. 2006. *Impacts of Nitrogen Deposition on California Ecosystem and Biodiversity*. CEC-500-2005-165.

TABLE DR23-1
Critical Loads of Nitrogen for the California Mediterranean Ecoregion and Wetlands

Habitat Type ^a	CL for N deposition (kg N ha ⁻¹ yr ⁻¹) ^{b,c,d}	Sensitive Natural Communities and Critical Habitat ^e	Wetlands and Protected Areas ^f
Riparian forest	20-155 ^c	Southern cottonwood willow riparian forest ^g	Laguna Coast Wilderness Park

^aHabitat types listed in this column were obtained from literature.

DATA REQUEST

24. Please use AERMOD or an equivalent model to provide an analysis of impacts due to total nitrogen deposition from operation of the HBEP. The analysis should specify the amount of total nitrogen deposition in kg/ha/yr at the Huntington Beach Wetlands Conservancy's Coastal Marsh Restoration Complex, the U.S. Army Corps of Engineers (USACE) Salt Marsh Restoration project, the Talbert Nature Preserve, the Bolsa Chica Ecological Reserve, and the Seal Beach National Wildlife Refuge and any other special status habitats, vegetation types, and critical habitat for wet and dry deposition. Please provide the complete citation for references used in determining this number

Response: The wet and dry nitrogen deposition resulting directly from depositional nitrogen emissions from the six combustion turbines at the proposed HBEP were evaluated using AERMOD (version 12060). AERMOD is considered a conservative model for this analysis as it is a steady-state Gaussian plume dispersion model and does not calculate the complex chemical transformations and equilibria associated with nitrogen deposition.

Several additional conservative assumptions were used in the modeling with regard to nitrogen formation and deposition:

- 100 percent conversion of nitrogen oxides (NO_x) and ammonia (NH₃) into atmospherically derived nitrogen (ADN) within the turbine stacks rather than allowing for the conversion of NO_x and NH₃ to occur over distance and time within the atmosphere, which would be more realistic.
- Depositional rates and parameters were based upon nitric acid (HNO₃) which, of all the depositing species, has the highest affinity for impacts to soils and vegetation and tendency to stick to what it is deposited on.
- Maximum settling velocities were selected to produce conservative deposition rates
- Maximum potential emissions for the HBEP facility were assumed to occur each year.

^bPardo L. H., M. E. Fenn, C. L. Goodale, L. H. Geiser, and C. T. Driscoll. 2011. Effects of nitrogen deposition and empirical nitrogen critical loads for ecoregions of the United States. *Ecological Applications* 21:3049-3082 and references therein unless noted otherwise. The freshwater wetlands CL are from wetlands in northeastern U.S. and Canada.

^cVerhoeven, J. T. A., B. Arheimer, Y. Chengquing, and M. M. Hefting. 2006. Regional and global concerns over wetlands and water quality. *TRENDS in Ecology and Evolution* 21(2):96-103.

^dBobbink, R., M. Ashmore, S. Braun, W. Flückiger, and I. J. J. Van den Wyngaert. 2003. Empirical nitrogen critical loads for natural and semi-natural ecosystems: 2002 update. In: B. Achermann and R. Bobbink (Eds.), *Empirical Critical Loads For Nitrogen - Proceedings SAEFL*. Berne, pp. 43-171.

^eCorresponding sensitive natural communities and critical habitat found within 10 miles of the HBEP.

[†]Corresponding significant regional wetlands, protected areas, sensitive natural communities and critical habitat that were identified within 10 miles of the HBEP.

⁸The Southern Cottonwood Willow Riparian Forest habitat that was listed in Figure 5.2-2 of the AFC was not included in this analysis because the data were obtained from a historical record and this riparian community has been extirpated (CDFG, 2012a; reference is listed in the AFC).

The approach assumes no net benefit from the discontinuation of the existing boilers at the Huntington Beach
Generating Station. Huntington Beach Generating Station Units 3 and 4 were recently shut down and Units 1
and 2 will be shutdown prior to completion of the project.

Emissions

Emissions of depositional nitrogen were conservatively calculated as a complete conversion of in-stack NO_x and ammonia (NH_3) from each of the six combustion turbines. This was done by multiplying the nitrogen mass fraction of each of the pollutants by the respective average annual emissions. For example, the mass fraction of nitrogen (14 g/mol) in NO_x (as NO_2 , 46 g/mol) is 0.304, while the mass fraction of nitrogen in NH_3 (17 g/mol) is 0.824.³ Table DR24-1 presents the emissions for each combustion turbine.

TABLE DR24-1 **HBEP Average Annual Depositional Nitrogen Emissions (per turbine)**

NO _x Emissions	NH ₃ Emissions (tpy) ^a	Depositional Nitrogen	Depositional Nitrogen	Total Depositional
(tpy)		from NO _x (tpy) ^b	from NH ₃ (tpy)	Nitrogen (tpy)
40.4	16.0	12.3	13.2	25.6

^aAverage annual NH₃ assumed to be 2.5 ppmv (see footnote below).

Model Setup

The AERMOD model setup for the nitrogen deposition modeling was based on the same source locations and stack parameters identified for the annual NO_2 modeling included in HBEP AFC Appendix 5.1C (12-AFC-02). Receptor grids were developed for each of the wetland areas identified in Data Request 24, with receptors located at 25-meter increments along the perimeter of each of the wetland areas and Cartesian-grid receptors spaced at 100-meter increments within the wetland areas.

AERMOD also requires additional depositional parameters in order to model wet and dry deposition, which are discussed below.

Deposition Parameters:

The dry deposition algorithms in AERMOD include land use characteristics and some dry gas deposition resistance terms based on five seasonal categories and nine land use categories. The seasonal categories used for each month of modeling are as follows:

- Midsummer: April, May, June, and July
- Autumn: August, September, and October
- Late Autumn/Winter without snow: November, December, and January
- Transitional Spring: February and March

Land use categories are used within AERMOD to calculate dry deposition of the emitted nitrogen compounds. For example, in areas of lush vegetation, the gaseous nitrogen compounds would have a higher uptake and, therefore, dry deposition would be higher at these areas than in bodies of water or urban areas with fewer trees. The land use categories used in the analysis were determined for each 10 degree increment within a 3-kilometer-radius area surrounding HBEP, with 0 degrees representing due north, and are as follows:

- Suburban areas, grassy: Sectors 1–14 and 30–36
- Bodies of water: Sectors 15–29

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^bMolecular weight of NO_x calculated as NO₂.

³ The Applicant has requested a maximum allowable ammonia emission concentration of 5 parts per million by volume but the ammonia emissions are expected to be significantly lower than the allowable limit as the catalyst will be in a new, clean condition and catalyst efficiency will be at its highest. However, as the selective catalyst reduction (SCR) system degrades, the ammonia emissions will increase to a point where catalyst replacement is required. The SCR degradation is measured periodically and the rate of degradation can be predicted so that catalyst replacement can be scheduled to avoid exceeding the allowable NOx or ammonia emission limitations. As a result, the replacement of the catalyst occurs well before the ammonia emissions reach the maximum allowable concentration. Therefore, a median point in the range of ammonia emissions was assumed to estimate the annual nitrogen deposition due to the ammonia emissions.

AERMOD also requires the input of wet and dry depositional parameters based on the nitrogen-containing species being emitted. For this analysis, it was conservatively assumed that all nitrogen emitted was in the form of nitric acid because nitric acid is the most depositionally aggressive species. The depositional parameters are as follows:

Diffusivity in Air: 0.1628 cm²/s
 Diffusivity in Water: 2.98 x 10⁻⁵ cm²/s
 Cuticular Resistance Term: 1.0 x 10⁵ s/cm
 Henry's Law Coefficient: 8.0 x 10⁻⁸ Pa m³/mol

Lastly, AERMOD requires hourly inputs of precipitation code, precipitation amount, relative humidity, and surface pressure that were not included in the preprocessed AERMET meteorological data available from the SCAQMD. Therefore, supplemental AERMET data were required to complete the analysis. The John Wayne Airport station is the nearest National Weather Service surface station with data available for the same time period as the SCAQMD Costa Mesa AERMET meteorological data used in HBEP's air dispersion modeling assessment. Furthermore, the John Wayne Airport is located approximately 5 kilometers west of the Costa Mesa meteorological station the SCAQMD used to prepare the Costa Mesa AERMET data set. The proximity of these two meteorological stations provides representative hourly meteorological conditions needed for use in the nitrogen deposition modeling assessment. The parameters from the John Wayne Airport surface station were then inserted into the SCAQMD AERMET dataset.

Model Results

The maximum modeled annual deposition over 3 years was combined with a conservative estimated background deposition rate of 2 kg N·ha⁻¹ yr⁻¹ and compared to the CL for nitrogen deposition for each of the habitat types present in the wetland areas. As previously noted in Table DR23-1, the Southern Cottonwood Willow Riparian Forest habitat that were listed in Figure 5.2-2 of the AFC was not included in this analysis because the data was obtained from a historical record and this riparian community has been extirpated (CDFG, 2012a; reference is listed in the AFC).

The results of the deposition modeling are shown in Table DR24-2. In each case the maximum predicted nitrogen deposition was less than the CL deposition. Therefore, even with the use of the conservative methodology for estimating nitrogen deposition noted previously, any contribution of nitrogen deposition from HBEP would have a less-than-significant impact on sensitive species habitat located near the project site.

The dispersion modeling files, which include input and output files used in the analysis, have been submitted herewith on CD. The maximum predicted nitrogen deposition and location within each of the sensitive areas are also identified in the following data response (Figure DR25-1 and Figure DR25-2).

TABLE DR24-2

Comparison of the Predicted HBEP N Deposition Flux to the Critical Loads of Nitrogen for the California Mediterranean Ecoregion and Wetlands

Habitat type	Maximum Predicted N Deposition Rate (kg N·ha ⁻¹ yr ⁻¹)	Background N Deposition Rate (kg N·ha ⁻¹ yr ⁻¹)	Total Predicted N Deposition Rate* (kg N·ha ⁻¹ yr ⁻¹)	CL for N Deposition (kg N·ha ⁻¹ yr ⁻¹)	Location of Maximum Predicted Deposition (i.e. Name of Wetland and/or Protected Area)
Chaparral	0.2	2	2.2	4–10	Laguna Coast Wilderness Park
Coastal sage scrub	1.4	2	3.4	7.8–10	Talbert Nature Preserve
Coastal dunes	3.0	2	5.0	10–20	Huntington Beach Wetlands Conservancy
Freshwater marsh/wetland	0.4	2	2.4	2.7–13	San Joaquin Freshwater Marsh Reserve
Intertidal salt marshes	0.2	2	2.2	63–400	Seal Beach National Wildlife Refuge

TABLE DR24-2

Comparison of the Predicted HBEP N Deposition Flux to the Critical Loads of Nitrogen for the California Mediterranean Ecoregion and Wetlands

Habitat type	Maximum Predicted N Deposition Rate (kg N·ha ⁻¹ yr ⁻¹)	Background N Deposition Rate (kg N·ha ⁻¹ yr ⁻¹)	Total Predicted N Deposition Rate* (kg N·ha ⁻¹ yr ⁻¹)	CL for N Deposition (kg N·ha ⁻¹ yr ⁻¹)	Location of Maximum Predicted Deposition (i.e. Name of Wetland and/or Protected Area)
Intertidal wetlands	3.0	2	5.0	50–100	Huntington Beach Wetlands Conservancy
Oak woodlands	0.2	2	2.2	4–10	Bommer Canyon Open Space Preserve
Serpentine grassland	1.4	2	3.4	6	Talbert Nature Preserve
Riparian forest	0.2	2	2.2	20-155	Laguna Coast Wilderness Park

^{*}The total predicted N deposition is the sum of the estimated background deposition rate of 2 kg N·ha⁻¹ yr⁻¹ plus the maximum predicted deposition rate.

DATA REQUEST

25. Please provide an isopleth graphic over USGS 7.5-minute maps (or equally detailed map) of the direct nitrogen deposition rates caused by the project. This will be a graphical depiction of the projects' nitrogen deposition.

Response: The predicted nitrogen deposition flux isopleths are included in Figures DR25-1 and DR25-2.

DATA REQUEST

26. Please provide a comprehensive cumulative impact analysis for the direct nitrogen deposition in kg/ha/yr caused by HBEP. Provide an isopleths graphic over USGS 7.5-minute maps of the direct nitrogen deposition values in the cumulative analysis and specify the cumulative nitrogen deposition rate in kg/ha/yr at any affected special status habitat, vegetation type, or critical habitat. The geographical extent of the cumulative nitrogen deposition mapping should be directed by the results, i.e. extend geographically to where the deposition is considered below any stated threshold of significance.

Response: The sources included in the cumulative nitrogen deposition analysis are the same NOx emitting sources identified in the response to Data Request 11. Similar to the HBEP sources, emissions of depositional nitrogen were conservatively calculated as a complete conversion of in-stack NO_x from each source. Emissions of ammonia from the cumulative sources were considered negligible and therefore were not considered as a source of depositional nitrogen. Emissions from each source are shown in Table DR26-1.

TABLE DR26-1

Cumulative Source Depositional Nitrogen Emissions

camalative source bepositional	THE OBET ETHISSIONS			
Source Description	NO _x Emissions (tpy)	Depositional Nitrogen from NO _x (tpy)*		
Orange County Sanitation District (Fa	acility ID 17301)			
Boiler	1.60	0.49		
Digester Gas ICEs (3)	67.2	20.4		
Orange County Sanitation District (Fa	acility ID 29110)			
Emergency Diesel ICEs (8)	5.38	1.64		

^{*}Molecular weight of NOx calculated as NO2.

Model Setup

The cumulative nitrogen deposition analysis was performed using the same model settings and receptor grid outlined in the response to Data Request 24. Stack parameters for the cumulative sources are included in the response to Data Request 11.

Model Results

The maximum modeled annual deposition over 3 years was combined with an estimated background deposition rate of 2 kg N·ha⁻¹ yr⁻¹ and compared to the CL for nitrogen deposition for each of the habitat types present in the sensitive areas. The results of the deposition modeling are shown in Table DR26-2. In each case the maximum predicted nitrogen deposition was less than the critical load deposition. Therefore, it is concluded that even with the use of the conservative methodology for estimating nitrogen deposition noted previously, the cumulative impacts would not contribute to the significant degradation of sensitive species habitat located near the project site.

The dispersion modeling files, which include input and output files used in the analysis, have been submitted on CD. The predicted nitrogen deposition flux isopleths, which include the maximum predicted nitrogen deposition flux and the location within each of the sensitive areas, are included in Figures DR26-1 and DR26-2.

TABLE DR26-2

Comparison of the Predicted Cumulative Sources and HBEP N Deposition Flux to the Critical Loads of Nitrogen for the California Mediterranean Ecoregion and Wetlands

Habitat type	Maximum Predicted N Deposition Rate (kg N·ha ⁻¹ yr ⁻¹)	Background N Deposition Rate (kg N·ha ⁻¹ yr ⁻¹)	Total Predicted N Deposition Rate* (kg N·ha ⁻¹ yr ⁻¹)	CL for N Deposition (kg N·ha ⁻¹ yr ⁻¹)	Location of Maximum Predicted Deposition (i.e. Name of Wetland and/or Protected Area)
Chaparral	0.2	2	2.2	4–10	Laguna Coast Wilderness Park
Coastal sage scrub	1.5	2	3.5	7.8–10	Talbert Nature Preserve
Coastal dunes	3.1	2	5.1	10–20	Huntington Beach Wetlands Conservancy
Freshwater marsh/wetland	0.4	2	2.4	2.7–13	San Joaquin Freshwater Marsh Reserve
Intertidal salt marshes	0.2	2	2.2	63–400	Seal Beach National Wildlife Refuge
Intertidal wetlands	3.1	2	5.1	50–100	Huntington Beach Wetlands Conservancy
Oak woodlands	0.2	2	2.2	4–10	Bommer Canyon Open Space Preserve
Serpentine grassland	1.5	2	3.5	6	Talbert Nature Preserve
Riparian forest	0.2	2	2.2	20–155	Laguna Coast Wilderness Park

^{*}The total predicted N deposition is the sum of the estimated background deposition rate of 2 kg N·ha⁻¹ yr⁻¹ plus the maximum predicted deposition rate.

Figure DR25-1: HBEP Total Nitrogen Deposition on Surrounding Habitats

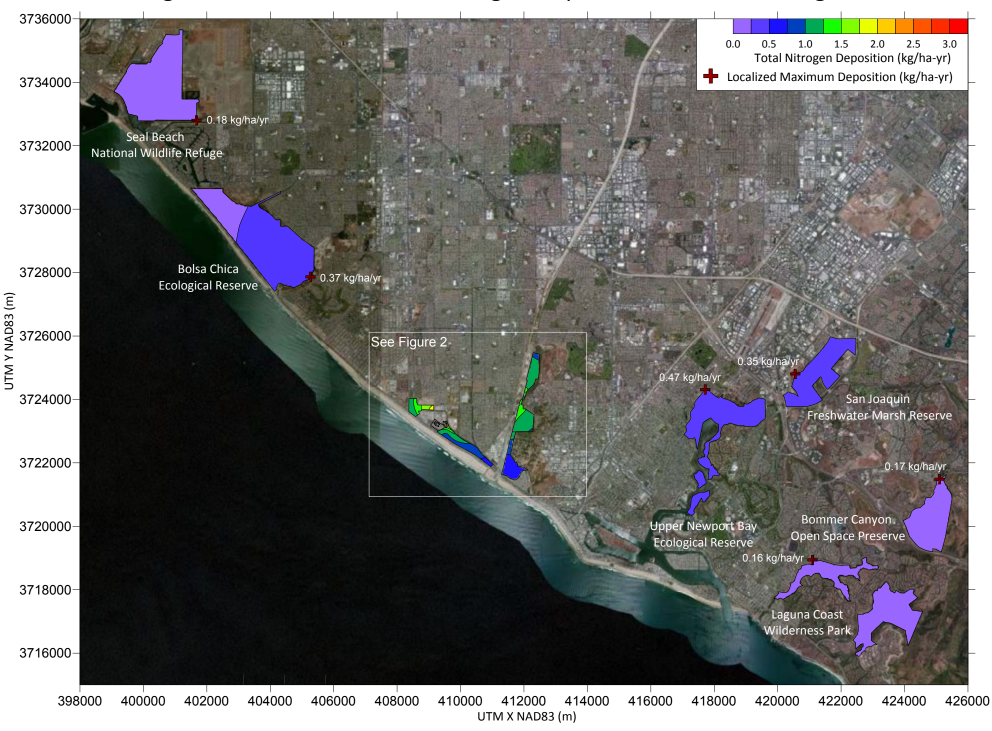


Figure DR25-2: HBEP Total Nitrogen Deposition on Surrounding Habitats

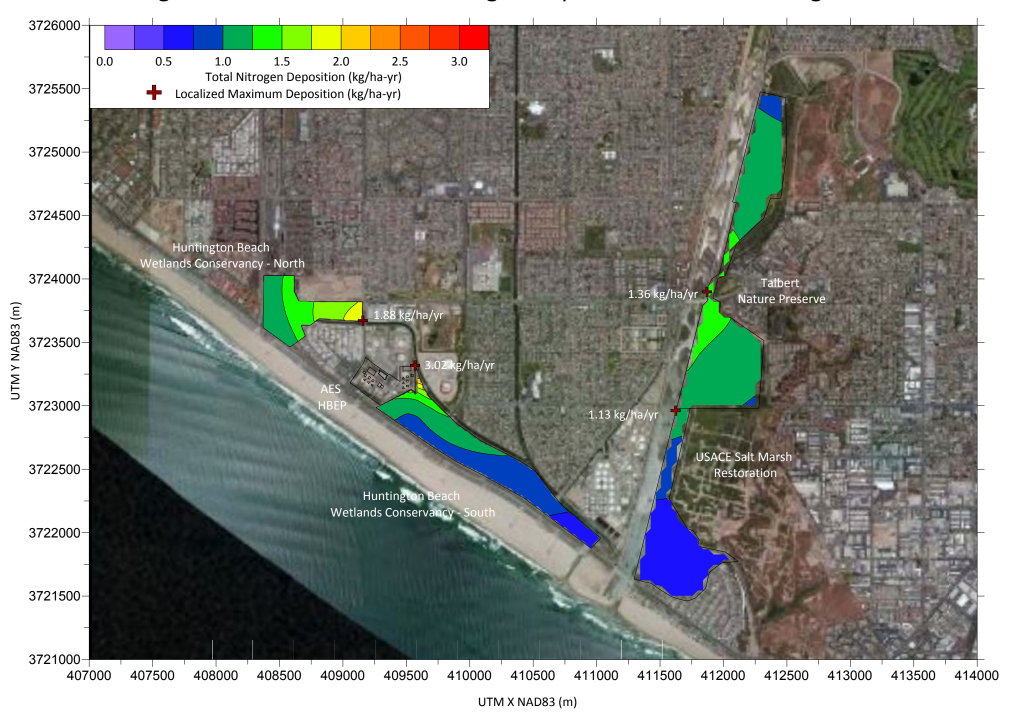


Figure DR26-1: HBEP Cumulative Nitrogen Deposition on Surrounding Habitats

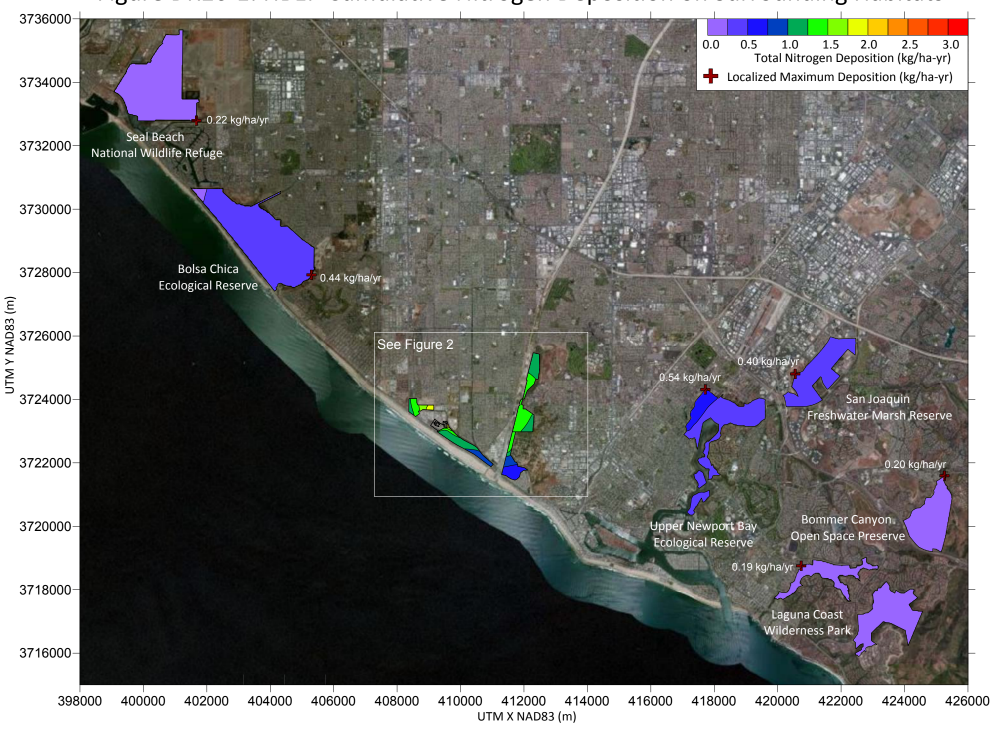


Figure DR26-2: HBEP Cumulative Nitrogen Deposition on Surrounding Habitats

