Re: Final - Authority to Construct / Certificate of Conformity (Significant Mod)
District Facility # S-1547
Project # 1162422

Dear Mr. Haley:

The Air Pollution Control Officer has issued an Authority to Construct (S-1547-1347-0) with a Certificate of Conformity to Aera Energy LLC in western Kern County, California. The project authorizes operation of a sulfur removal system. Enclosed are the Authority to Construct and a copy of the notice of final action to be published approximately three days from the date of this letter.

Notice of the District’s preliminary decision to issue the Authority to Construct permit was published on July 21, 2016. The District’s analysis of the proposal was also sent to CARB and US EPA Region IX on July 15, 2016. No comments were received following the District’s preliminary decision on this project.

Prior to operating with the modifications authorized by the Authority to Construct, you must submit an application to modify the Title V permit as an administrative amendment in accordance with District Rule 2520, Section 11.5. Application forms have been enclosed for your use. These forms may also be found on the District’s website at www.valleyair.org.

Thank you for your cooperation in this matter. If you have any questions, please contact Mr. Leonard Scandura, Permit Services Manager, at (661) 392-5500.

Sincerely,

Arnaud Marjollet
Director of Permit Services

Enclosures

cc: Tung Le, CARB (w/enclosure) via email
cc: Gerardo C. Rios, EPA (w/enclosure) via email

Seyed Sadedin
Executive Director/Air Pollution Control Officer

Northern Region
4800 Enterprise Way
Modesto, CA 95356-6718
Tel: (209) 557-8400 FAX: (209) 557-6476

Central Region (Main Office)
1980 E. Gettysburg Avenue
Fresno, CA 93726-0244
Tel: (559) 230-6000 FAX: (559) 230-6061

Southern Region
34846 Flyover Court
Bakersfield, CA 93308-9725
Tel: 661-392-5500 FAX: 661-392-5505

www.valleyair.org www.healthyairliving.com
San Joaquin Valley Air Pollution Control District
Final Authority to Construct Application Review
New Authorized Location for H₂S Scavenger Systems

REVISED CEQA SECTION OF EE WITH KERN COUNTY AS LEAD AGENCY

Facility Name: Aera Energy LLC
Mailing Address: P.O. Box 11164
Bakersfield, CA 93389-1164
Contact Person: John Haley and Bob Beebout
Telephone: (661) 665-5279 (JE) and (661) 665-3212 (BB)
Fax: (661) 665-7437
E-Mail: JEHaley@aeraenergy.com
Application #(s): S-1547-1347-0
Project #: 1162422
Deemed Complete: June 17, 2016
Date: September 14, 2016
Engineer: Richard Edgehill
Lead Engineer: Steve Leonard

I. Proposal

Aera Energy LLC (Aera) has requested an Authority to Construct (ATC) permit for operation of H₂S scavenger chemical injection systems, currently permitted as S-1548-451 for use in Aera's Light Oil Western Stationary Source, at various unspecified locations (VULs) in Aera's Heavy Oil Western Stationary Source (facility S-1547).

BACT and public notice are required. Offsets are not required.

Please note that the equipment description of PTO S-1548-451-3 will be revised to include the words "also permitted as S-1547-1347-0" under Administrative Amendment project S-1548, 1162454.

Current PTO S-1548-451-3 is included in Attachment I.

Aera operates under a Title V Permit. This project is a Federal Major Modification and is classified as a Title V Significant Modification pursuant to Rule 2520, Section 3.20 and can be processed with a Certificate of Conformity (COC). The facility has specifically requested that this project be processed in that manner; therefore, the 45-day EPA comment period will be satisfied prior to the issuance of the Authority to Construct. Aera must apply to administratively amend their Title V permit.

II. Applicable Rules

Rule 2201 New and Modified Stationary Source Review Rule (2/18/16)
Rule 2410 Prevention of Significant Deterioration (6/16/11)
III. Project Location

The H₂S scavenger chemical injection systems will be permitted to operate at VULs within S-1547. The equipment will not be authorized by permit condition to operate within 1,000 feet of the outer boundary of a K-12 school. Therefore, the public notification requirement of California Health and Safety Code 42301.6 is not applicable to this project.

IV. Process Description

Proposed Modification (Operation at S-1547)

Elevated concentrations of H₂S have been noticed in casing vent gas at Aera’s holdings in the Midway Sunset Field within facility S-1547. There is concern that steam generators combusting the gas may not be able to comply with sulfur emissions limits. Therefore, Aera has requested the ATC authorize operation at VULs within S-1547 to avoid compliance issues. Background information on the H₂S scavenger system, as provided in project S-1548 project 1043826, is presented below.

Up to five (5) H₂S scavenger systems are currently used to reduce the H₂S concentration of produced natural gas handled by Aera’s existing gas gathering system in the Lost Hills Oilfield on an as needed basis. The systems have been used on transfer piping at the Lost Hills One Compressor Site with the treated gas combusted in steam generators owned by Aera and to sale gas line(s).

The H₂S scavenger chemical is a proprietary formulation designed to remove hydrogen sulfide from produced gas, which combines with the H₂S to form stable, water-soluble reaction products that may be easily removed from the system. The chemical is injected directly into gas piping at one or more injection points at the Lost Hills One site and other unspecified sites, thereby contacting and absorbing the H₂S. The typical equipment for each (of the 5) chemical scavenger systems include:

- One chemical storage tank, up to 500 gallons, with catch basin.
- Up to two chemical transfer pumps.
- One or more flexible piping lines from the chemical pump(s) to the gas pipeline with stinger-type injection fitting(s).
- Injection valve(s) on gas piping.
V. Equipment Listing

Pre-Project Equipment Description:

S-1548-453-3: HYDROGEN SULFIDE (H2S) SCAVENGER CHEMICAL STORAGE AND INJECTION OPERATION APPROVED TO OPERATE AT VARIOUS UNSPECIFIED LOCATIONS IN THE LIGHT OIL WESTERN STATIONARY SOURCE UTILIZING UP TO 5 CHEMICAL STORAGE TANKS (CAPACITY OF 500 GALLONS OR LESS) EACH EQUIPPED WITH A CATCH BASIN AND ASSOCIATED COMPONENTS INCLUDING LIQUID TRANSFER PUMP(S), VALVES, FLANGES, THREADED CONNECTIONS, FLEXIBLE PIPING, AND STINGER-TYPE INJECTION FITTINGS ON PRODUCED GAS PIPELINES

Proposed Modification:

Authorize operation within S-1547

Post Project Equipment Description:

S-1547-1347-0: HYDROGEN SULFIDE (H2S) SCAVENGER CHEMICAL STORAGE AND INJECTION OPERATION APPROVED TO OPERATE AT VARIOUS UNSPECIFIED LOCATIONS IN THE HEAVY OIL WESTERN STATIONARY SOURCE UTILIZING UP TO 5 CHEMICAL STORAGE TANKS (CAPACITY OF 500 GALLONS OR LESS) EACH EQUIPPED WITH A CATCH BASIN AND ASSOCIATED COMPONENTS INCLUDING LIQUID TRANSFER PUMP(S), VALVES, FLANGES, THREADED CONNECTIONS, FLEXIBLE PIPING, AND STINGER-TYPE INJECTION FITTINGS ON PRODUCED GAS PIPELINES

VI. Emission Control Technology Evaluation

The H₂S scavenging chemical injection tanks and associated equipment is utilized to reduce the H₂S content of produced gas. The scavenging chemical absorbs the H₂S in the gas upon contact. By removing the H₂S in the fuel gas, the SOx emissions from the combustion equipment is reduced. VOC (scavenger chemical) emissions are uncontrolled.

VII. General Calculations

A. Assumptions

- Each H₂S scavenger chemical storage tank and associated equipment comprises one emissions unit since each can and will be operated independently of each other at different locations on an as-needed basis.
There will be a total of five (5) H₂S scavenger systems. From each H₂S scavenger system there are two potential emission sources: the chemical storage tank and the components on the piping from the chemical tank to the injection points.

- Worst-case emissions will be quantified for each chemical storage tank using the District’s tank emissions calculation spreadsheet developed from EPA’s Tanks Program. Each tank is uncontrolled and will be assumed to have a maximum storage capacity of 500 gallons.

- The emissions due to fugitive leaks from the piping components will not change which were estimated to be 0.20 lb/day in project 1020759 for each (of the 5) system.

B. Emission Factors

- Potential emissions for each H₂S scavenger chemical storage tank were quantified in project S-1548, 1020759 using the District’s tank emissions calculation spreadsheet developed from EPA’s Tanks Program based on the following tank and liquid properties:

  Tank Diameter = 4.0 feet
  Tank Shell = 5.3 feet
  Control Efficiency = 0%
  Tank Condition = Good
  Tank Color = Gray
  Vapor Molecular Wt. = 219 lb/lb-mole (conservative since this is actually the liquid molecular weight identified by the manufacturer)
  Liquid Type = Naphtha (selected for spreadsheet calculation due to similar vapor pressure characteristics)

- The following input parameters are proposed to change as a result of this project:

  Max Throughput = 200 gallons/day
  Vapor Pressure = 3.0 psia

C. Calculations

1. Pre-Project Potential to Emit (PE1)

Since this is a new emissions unit, PE1 = 0 for all pollutants.
2. Post Project Potential to Emit (PE2)

Project S-1548, 1043826

As stated above, the Potential to Emit for each H₂S scavenger system includes the emissions from the chemical storage tank and the components comprising the piping from the tank to the injection points.

Tank Losses = 1.2 lb/day/system
Fugitive Losses = 0.2 lb/day/system (see Project #S-1020759)
Daily PE (VOC) = 1.4 lb/day/system

For 5 H₂S scavenger systems

PE1 = 5 x 1.4 = 7.0 lb/day (2,555 lb/yr)

<table>
<thead>
<tr>
<th></th>
<th>Daily Emissions (lb/day)</th>
<th>Annual Emissions (lb/year)</th>
</tr>
</thead>
<tbody>
<tr>
<td>NOₓ</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>SOₓ</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>PM₁₀</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>CO</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>VOC</td>
<td>7.0</td>
<td>2,555</td>
</tr>
</tbody>
</table>

The emissions profiles are included in Attachment II.

Greenhouse Gas (GHG) Emissions

The chemical scavenger is not a GHG. No increase in GHG emissions is expected.

3 Pre-Project Stationary Source Potential to Emit (SSPE1)

Pursuant to District Rule 2201, the SSPE1 is the Potential to Emit (PE) from all units with valid Authorities to Construct (ATC) or Permits to Operate (PTO) at the Stationary Source and the quantity of Emission Reduction Credits (ERC) which have been banked since September 19, 1991 for Actual Emissions Reductions (AER) that have occurred at the source, and which have not been used on-site.

Facility emissions are already above the Offset and Major Source Thresholds for all criteria pollutants*; therefore, SSPE1 calculations are not necessary.
SSPE Calculator (6-17-16, PTOs only)

<table>
<thead>
<tr>
<th></th>
<th>lb/yr</th>
<th>Tons/yr</th>
</tr>
</thead>
<tbody>
<tr>
<td>NOx</td>
<td>2,440,602</td>
<td>1,220</td>
</tr>
<tr>
<td>SOx</td>
<td>2,639,675</td>
<td>1,320</td>
</tr>
<tr>
<td>PM10</td>
<td>1,767,984</td>
<td>884</td>
</tr>
<tr>
<td>CO</td>
<td>4,949,273</td>
<td>2,475</td>
</tr>
<tr>
<td>VOC</td>
<td>3,672,852</td>
<td>1,836</td>
</tr>
</tbody>
</table>

4. Post-Project Stationary Source Potential to Emit (SSPE2)

Pursuant to District Rule 2201, the SSPE2 is the PE from all units with valid ATCs or PTOs at the Stationary Source and the quantity of ERCs which have been banked since September 19, 1991 for AER that have occurred at the source, and which have not been used on-site.

Facility emissions are already above the Offset and Major Source Thresholds for all criteria pollutants; therefore, SSPE2 calculations are not necessary.

5. Major Source Determination

Rule 2201 Major Source Determination:

Pursuant to District Rule 2201, a Major Source is a stationary source with a SSPE2 equal to or exceeding one or more of the following threshold values. For the purposes of determining major source status the following shall not be included:

- any ERCs associated with the stationary source
- Emissions from non-road IC engines (i.e. IC engines at a particular site at the facility for less than 12 months)
- Fugitive emissions, except for the specific source categories specified in 40 CFR 51.165

This source is an existing Major Source for all criteria pollutants and will remain a Major Source for criteria pollutants. No change in other pollutants are proposed or expected as a result of this project.

Rule 2410 Major Source Determination:

The facility or the equipment evaluated under this project is not listed as one of the categories specified in 40 CFR 52.21 (b)(1)(iii). Therefore the PSD Major Source threshold is 250 tpy for any regulated NSR pollutant.
### PSD Major Source Determination (tons/year)

<table>
<thead>
<tr>
<th></th>
<th>NO2</th>
<th>VOC</th>
<th>SO2</th>
<th>CO</th>
<th>PM</th>
<th>PM10</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estimated Facility PE before Project Increase</td>
<td>$\geq 1,220^*$</td>
<td>Not needed</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>PSD Major Source Thresholds</td>
<td>250</td>
<td>250</td>
<td>250</td>
<td>250</td>
<td>250</td>
<td>250</td>
</tr>
<tr>
<td>PSD Major Source ? (Y/N)</td>
<td>Y</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*SSPE Calculator

As shown above, the facility is an existing PSD major source for at least one pollutant.

6. Baseline Emissions (BE)

a. Annual BE

The annual BE is performed pollutant by pollutant to determine the amount of offsets required, where necessary, when the SSPE1 is greater than the offset threshold. For this project the annual BE will be performed to calculate quarterly Baseline Emissions (QBE).

$$BE = \text{Pre-project Potential to Emit for:}$$
- Any unit located at a non-Major Source,
- Any Highly-Utilized Emissions Unit, located at a Major Source,
- Any Fully-Offset Emissions Unit, located at a Major Source, or
- Any Clean Emissions Unit, Located at a Major Source.

otherwise,

$$BE = \text{Historic Actual Emissions (HAE), calculated pursuant to Section 3.23}$$

Since the permit unit is new in S-1547 and the equipment has not previously operated there, the BE = 0.

7. SB 288 Major Modification

SB 288 Major Modification is defined in 40 CFR Part 51.165 as "any physical change in or change in the method of operation of a major stationary source that would result in a significant net emissions increase of any pollutant subject to regulation under the Act."

Since this facility is a major source for all criteria pollutants, the project’s PE2 is compared to the SB 288 Major Modification Thresholds in the following table in order to determine if the SB 288 Major Modification calculation is required.
SB 288 Major Modification Thresholds

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Project PE2 (lb/year)</th>
<th>Threshold (lb/year)</th>
<th>SB 288 Major Modification Calculation Required?</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO&lt;sub&gt;x&lt;/sub&gt;</td>
<td>0</td>
<td>50,000</td>
<td>No</td>
</tr>
<tr>
<td>SO&lt;sub&gt;x&lt;/sub&gt;</td>
<td>0</td>
<td>80,000</td>
<td>No</td>
</tr>
<tr>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0</td>
<td>30,000</td>
<td>No</td>
</tr>
<tr>
<td>VOC</td>
<td>2,555</td>
<td>50,000</td>
<td>No</td>
</tr>
</tbody>
</table>

Since none of the SB 288 Major Modification Thresholds are surpassed with this project, this project does not constitute an SB 288 Major Modification.

8. Federal Major Modification

District Rule 2201 states that a Federal Major Modification is the same as a "Major Modification" as defined in 40 CFR 51.165 and part D of Title I of the CAA.

The H2S scavenger systems are new emissions units in source S-1547. For new emissions units, the increase in emissions is equal to the PE2 for each new unit included in this project.

The project's combined total emission increases as calculated above are compared to the Federal Major Modification Thresholds in the following table.

Federal Major Modification Thresholds for Emission Increases

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Total Emissions Increases (lb/yr)</th>
<th>Thresholds (lb/yr)</th>
<th>Federal Major Modification?</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO&lt;sub&gt;x&lt;/sub&gt;*</td>
<td>0</td>
<td>0</td>
<td>No</td>
</tr>
<tr>
<td>VOC*</td>
<td>2,555</td>
<td>0</td>
<td>Yes</td>
</tr>
<tr>
<td>PM&lt;sub&gt;10&lt;/sub&gt;</td>
<td>0</td>
<td>30,000</td>
<td>No</td>
</tr>
<tr>
<td>PM&lt;sub&gt;2.5&lt;/sub&gt;</td>
<td>0</td>
<td>20,000</td>
<td>No</td>
</tr>
<tr>
<td>SO&lt;sub&gt;x&lt;/sub&gt;</td>
<td>0</td>
<td>80,000</td>
<td>No</td>
</tr>
</tbody>
</table>

*If there is any emission increases in NO<sub>x</sub> or VOC, this project is a Federal Major Modification and no further analysis is required.

Since there is an increase in VOC emissions, this project constitutes a Federal Major Modification. Federal Offset quantities are calculated below.

Federal Offset Quantities:

The Federal offset quantity is only calculated only for the pollutants for which the project is a Federal Major Modification. The Federal offset quantity is the sum of the annual emission changes for all new and modified emission units in a project calculated as the potential to emit after the modification (PE2) minus the actual emissions (AE) during the baseline period for each emission unit times the applicable
federal offset ratio. There are no special calculations performed for units covered by an SLC.

Only list pollutants for which the project is a Federal Major Modification and delete other pollutants. The calculated Federal offset quantity is entered into the Major Modification tracking spreadsheet under the heading “Federal Offset Quantity”

<table>
<thead>
<tr>
<th>VOC</th>
<th>Federal Offset Ratio</th>
<th>1.5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Permit No.</td>
<td>Actual Emissions (lb/year)</td>
<td>Potential Emissions (lb/year)</td>
</tr>
<tr>
<td>S-1547-1347</td>
<td>0</td>
<td>2,555</td>
</tr>
<tr>
<td>Net Emission Change (lb/year):</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Federal Offset Quantity: (NEC * 1.5)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

9. Rule 2410 – Prevention of Significant Deterioration (PSD) Applicability Determination

Rule 2410 applies to any pollutant regulated under the Clean Air Act, except those for which the District has been classified nonattainment. The pollutants which must be addressed in the PSD applicability determination for sources located in the SJV and which are emitted in this project are: (See 52.21 (b) (23) definition of significant)

- NO2 (as a primary pollutant)
- SO2 (as a primary pollutant)
- CO
- PM
- PM10
- Sulfuric acid mist
- Hydrogen sulfide (H2S)
- Total reduced sulfur (including H2S)
- Reduced sulfur compounds

I. Project Location Relative to Class 1 Area

As demonstrated in the “PSD Major Source Determination” Section above, the facility was determined to be a existing PSD Major Source. Because the project is not located within 10 km (6.2 miles) of a Class 1 area – modeling of the emission increase is not required to determine if the project is subject to the requirements of Rule 2410.

II. Project Emission Increase – Significance Determination

a. Evaluation of Calculated Post-project Potential to Emit for New or Modified Emissions Units vs PSD Significant Emission Increase Thresholds

As a screening tool, the post-project potential to emit from all new and modified units is compared to the PSD significant emission increase thresholds, and if the total potentials
to emit from all new and modified units are below the applicable thresholds, no further PSD analysis is needed.

| PSD Significant Emission Increase Determination: Potential to Emit (tons/year) |
|-------------------------------|---|---|---|---|---|
|                              | NO2 | SO2 | CO | PM | PM10 |
| Total PE from New and Modified Units | 0   | 0   | 0  | 0  | 0    |
| PSD Significant Emission Increase Thresholds | 40  | 40  | 100| 25 | 15   |
| PSD Significant Emission Increase? | N   | N   | N  | N  | N    |

As demonstrated above, because the post-project total potentials to emit from all new and modified emission units are below the PSD significant emission increase thresholds, this project is not subject to the requirements of Rule 2410 and no further discussion is required.

10. Quarterly Net Emissions Change (QNEC)

The Quarterly Net Emissions Change is used to complete the emission profile screen for the District’s PAS database. The QNEC shall be calculated as follows:

\[
\text{QNEC} = \text{PE2} - \text{BE}, \text{ where:}
\]

\[
\begin{align*}
\text{QNEC} & = \quad \text{Quarterly Net Emissions Change for each emissions unit, lb/qtr.} \\
\text{PE2} & = \quad \text{Post Project Potential to Emit for each emissions unit, lb/qtr.} \\
\text{BE} & = \quad \text{Baseline Emissions (per Rule 2201) for each emissions unit, lb/qtr.}
\end{align*}
\]

Using the values in Sections V.2 and V.6 in the evaluation above, quarterly PE2 and quarterly BE is calculated in the following tables:

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>PE2</th>
<th>BE</th>
<th>QNEC</th>
</tr>
</thead>
<tbody>
<tr>
<td>VOC</td>
<td>2,555</td>
<td>0</td>
<td>638.75</td>
</tr>
</tbody>
</table>
VIII. Compliance Determination

Rule 2201 New and Modified Stationary Source Review Rule

A. Best Available Control Technology (BACT)

1. BACT Applicability

BACT requirements are triggered on a pollutant-by-pollutant basis and on an emissions unit-by-emissions unit basis. Unless specifically exempted by Rule 2201, BACT shall be required for the following actions*:

a. Any new emissions unit with a potential to emit exceeding two pounds per day,

b. The relocation from one Stationary Source to another of an existing emissions unit with a potential to emit exceeding two pounds per day,

c. Modifications to an existing emissions unit with a valid Permit to Operate resulting in an AIPE exceeding two pounds per day, and/or

d. Any new or modified emissions unit, in a stationary source project, which results in an SB 288 Major Modification or a Federal Major Modification, as defined by the rule.

*Except for CO emissions from a new or modified emissions unit at a Stationary Source with an SSPE2 of less than 200,000 pounds per year of CO.

a. New emissions units – PE > 2 lb/day

As discussed in Section I above, there are no new emissions units associated with this project. Therefore BACT for new units with PE > 2 lb/day purposes is not triggered.

b. Relocation of emissions units – PE > 2 lb/day

As discussed in Section I above, there are 5 H2S scavenger system (emissions units) being relocated from one stationary source (S-1547) to another (S-1548) and as seen in Section VII.C.2 above, the emissions units (5 tanks) each have a PE less than 2 lb/day for VOC. Therefore, BACT is not triggered.

c. Modification of emissions units – AIPE > 2 lb/day

As discussed in Section I above, there are no modified emissions units associated with this project. Therefore BACT is not triggered.

d. SB 288/Federal Major Modification

As discussed in Sections VII.C.7 and VII.C.8 above, this project is a Federal Major Modification for VOC emissions. Therefore BACT is triggered for VOCs pollutant.
2. BACT Guidance

Per District Policy APR 1305, Section IX, “A top-down BACT analysis shall be performed as a part of the Application Review for each application subject to the BACT requirements pursuant to the District’s NSR Rule for source categories or classes covered in the BACT Clearinghouse, relevant information under each of the following steps may be simply cited from the Clearinghouse without further analysis.”

BACT Guideline 7.3.1, applies to Petroleum and Petrochemical Production – Fixed Roof Organic Liquid Storage or Processing Tank, < 5,000 bbl tank capacity (see Attachment III)

3. Top-Down BACT Analysis

Per Permit Services Policies and Procedures for BACT, a Top-Down BACT analysis shall be performed as a part of the application review for each application subject to the BACT requirements pursuant to the District’s NSR Rule.

Pursuant to the attached Top-Down BACT Analysis (see Attachment IV), BACT has been satisfied with the following:

The applicant is proposing to use PV relief valve on the tank vent set to within 10% of maximum allowable pressure. The technologically feasible option of 99% vapor control and Inspection and Maintenance program is not Technologically Feasible as the equipment is authorized to be moved to various unspecified locations.

B. Offsets

1. Offset Applicability

Offset requirements shall be triggered on a pollutant by pollutant basis and shall be required if the SSPE2 equals to or exceeds the offset threshold levels in Table 4-1 of Rule 2201.

Note that because offsets for the H2S scavenger system have been provided previously (see project S-1548, 1143826 (ATC S-1547-451-1), additional offsets are not required pursuant to Section 4.6.7.2 Rule 2201.

C. Public Notification

1. Applicability

Public noticing is required for:
a. New Major Sources, Federal Major Modifications, and SB 288 Major Modifications,
b. Any new emissions unit with a Potential to Emit greater than 100 pounds during any one day for any one pollutant,
c. Any project which results in the offset thresholds being surpassed, and/or
d. Any project with an SSIP of greater than 20,000 lb/year for any pollutant.
e. Any project which results in a Title V significant permit modification

a. **New Major Sources, Federal Major Modifications, and SB 288 Major Modifications**

New Major Sources are new facilities, which are also Major Sources. Since this is not a new facility, public noticing is not required for this project for New Major Source purposes.

As demonstrated in Sections VII.C.7 and VII.C.8, this project constitutes a Federal Major Modification; therefore, public noticing for SB 288 or Federal Major Modification purposes is required.

b. **PE > 100 lb/day**

Applications which include a new emissions unit with a PE greater than 100 pounds during any one day for any pollutant will trigger public noticing requirements. There are no new emissions units associated with this project. Therefore public noticing is not required for this project for PE > 100 lb/day.

c. **Offset Threshold**

The SSPE1 and SSPE2 are compared to the offset thresholds in the following table.

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>SSPE1 (lb/year)</th>
<th>SSPE2 (lb/year)</th>
<th>Offset Threshold</th>
<th>Public Notice Required?</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO\textsubscript{x}</td>
<td>&gt;20,000 lb/year</td>
<td>&gt;20,000 lb/year</td>
<td>20,000 lb/year</td>
<td>No</td>
</tr>
<tr>
<td>SO\textsubscript{x}</td>
<td>&gt;54,750 lb/year</td>
<td>&gt;54,750 lb/year</td>
<td>54,750 lb/year</td>
<td>No</td>
</tr>
<tr>
<td>PM\textsubscript{10}</td>
<td>&gt;29,200 lb/year</td>
<td>&gt;29,200 lb/year</td>
<td>29,200 lb/year</td>
<td>No</td>
</tr>
<tr>
<td>CO</td>
<td>&gt;200,000 lb/year</td>
<td>&gt;200,000 lb/year</td>
<td>200,000 lb/year</td>
<td>No</td>
</tr>
<tr>
<td>VOC</td>
<td>&gt;20,000 lb/year</td>
<td>&gt;20,000 lb/year</td>
<td>20,000 lb/year</td>
<td>No</td>
</tr>
</tbody>
</table>

As detailed above, there were no thresholds surpassed with this project; therefore public noticing is not required for offset purposes.

d. **SSIPE > 20,000 lb/year**

Public notification is required for any permitting action that results in a SSIPE of more than 20,000 lb/year of any affected pollutant. According to District policy, the SSIPE = SSPE2 – SSPE1. The SSIPE is compared to the SSIPE Public Notice thresholds in the following table.
<table>
<thead>
<tr>
<th>Pollutant</th>
<th>SSPE2 (lb/year)</th>
<th>SSPE1 (lb/year)</th>
<th>SSIPE (lb/year)</th>
<th>SSIPE Public Notice Threshold</th>
<th>Public Notice Required?</th>
</tr>
</thead>
<tbody>
<tr>
<td>NO\textsubscript{x}</td>
<td>&gt;20,000 lb/year</td>
<td>&gt;20,000 lb/year</td>
<td>0</td>
<td>20,000 lb/year</td>
<td>No</td>
</tr>
<tr>
<td>SO\textsubscript{x}</td>
<td>&gt;54,750 lb/year</td>
<td>&gt;54,750 lb/year</td>
<td>0</td>
<td>20,000 lb/year</td>
<td>No</td>
</tr>
<tr>
<td>PM\textsubscript{10}</td>
<td>&gt;29,200 lb/year</td>
<td>&gt;29,200 lb/year</td>
<td>0</td>
<td>20,000 lb/year</td>
<td>No</td>
</tr>
<tr>
<td>CO</td>
<td>&gt;200,000 lb/year</td>
<td>&gt;200,000 lb/year</td>
<td>0</td>
<td>20,000 lb/year</td>
<td>No</td>
</tr>
<tr>
<td>VOC</td>
<td>&gt;20,000 lb/year</td>
<td>&gt;20,000 lb/year</td>
<td>2,555</td>
<td>20,000 lb/year</td>
<td>No</td>
</tr>
</tbody>
</table>

As demonstrated above, the SSIPEs for all pollutants were less than 20,000 lb/year; therefore public noticing for SSIPE purposes is not required.

e. Title V Significant Permit Modification

As shown in the Discussion of Rule 2520 below, this project does constitute a Title V Significant Modification. Therefore, public noticing for Title V Significant Modifications is required for this project.

2. Public Notice Action

As discussed above, public noticing is required for this project. Therefore, public notice documents will be submitted to the California Air Resources Board (CARB) and a public notice will be published in a local newspaper of general circulation prior to the issuance of the ATC for this equipment.

D. Daily Emission Limits (DELS)

DELS and other enforceable conditions are required by Rule 2201 to restrict a unit’s maximum daily emissions, to a level at or below the emissions associated with the maximum design capacity. The DEL must be contained in the latest ATC and contained in or enforced by the latest PTO and enforceable, in a practicable manner, on a daily basis. DELs are also required to enforce the appliability of BACT.

The ATCs include the following conditions:

**Proposed Rule 2201 (DEL) Conditions:**

*Each chemical storage tank shall have a maximum rated capacity of 500 gallons or less and up to eight injection fittings. [District Rule 2201] Y*

*The maximum throughput of each chemical storage tank shall not exceed 200 gallons per day. [District Rule 2201] Y*
True vapor pressure of materials stored in each chemical tank shall not exceed 3.0 psia. [District Rule 2201] Y

Total VOC emissions from all H2S scavenger injection equipment shall not exceed 7.0 lb/day. [District Rule 2201] Y

E. Compliance Assurance

1. Source Testing

The equipment does not fall under any of the categories (Section II Source Test Frequency) requiring source testing pursuant to District Policy APR 1705. Therefore, source testing is not required to demonstrate compliance with Rule 2201.

2. Monitoring

No monitoring is required to demonstrate compliance with Rule 2201.

3. Recordkeeping

Record-keeping is required to demonstrate compliance with the offset, public notification and daily emission limit requirements of Rule 2201. The following condition(s) will appear on the permit to operate:

Permittee shall maintain accurate fugitive component counts and resultant emissions calculated using Table 2-4 of U.S. EPA Publication 453/R-95-017. [District Rule 2201] Y

Accurate records of the dates and amounts of chemical deliveries for each chemical injection site and fugitive component counts shall be retained and made available for District inspection upon request for a period of 5 years. [District Rule 2201] Y

Operator shall keep records of the true vapor pressure of the chemical stored in the tank. These records shall include a laboratory analysis for TVP according to the methods described in District Rule 4623, Section 6.4 (Amended 12/20/01), MSDS which lists the true vapor pressure, or environmental data sheet which lists the true vapor pressure. Such records shall be made readily available for District inspection upon request for a period of 5 years. [District Rule 4623] Y

4. Reporting

No reporting is required to demonstrate compliance with Rule 2201.

F. Compliance Certification

Section 4.15.2 of this Rule requires the owner of a new Major Source or a source undergoing a Title I Modification to demonstrate to the satisfaction of the District that all
other Major Sources owned by such person and operating in California are in compliance or are on a schedule for compliance with all applicable emission limitations and standards. As discussed in Section VIII above, this facility is a new major source and this project does constitute a Title I modification, therefore this requirement is applicable. Aera’s compliance certification is included in Attachment V.

G. Alternate Siting Analysis

The current project occurs at an existing facility. The applicant proposes to install 3 vapor destruction devices.

Since the project will provide new equipment to be used at the same location, the existing site will result in the least possible impact from the project. Alternative sites would involve the relocation and/or construction of various support structures on a much greater scale, and would therefore result in a much greater impact.

Rule 2520 Federally Mandated Operating Permits

This facility is subject to this Rule, and has received their Title V Operating Permit. A significant permit modification is defined as a “permit amendment that does not qualify as a minor permit modification or administrative amendment.”

As discussed above, the facility has applied for a Certificate of Conformity (COC); therefore, the facility must apply to modify their Title V permit with an administrative amendment prior to operating with the proposed modifications. Continued compliance with this rule is expected. The facility shall not implement the changes requested until the final permit is issued. The Title V Compliance Certification form is included in Attachment V.

Rule 4102 Nuisance

Rule 4102 prohibits discharge of air contaminants which could cause injury, detriment, nuisance or annoyance to the public. Public nuisance conditions are not expected as a result of these operations, provided the equipment is well maintained. Therefore, compliance with this rule is expected.

California Health & Safety Code 41700 (Health Risk Assessment)

District Policy APR 1905 – Risk Management Policy for Permitting New and Modified Sources specifies that for an increase in emissions associated with a proposed new source or modification, the District perform an analysis to determine the possible impact to the nearest resident or worksite.

An HRA is not required for a project with a total facility prioritization score of less than one. According to the Technical Services Memo for this project (Attachment VI), the total facility prioritization score including this project was greater than one. Therefore, an HRA was required to determine the short-term acute and long-term chronic exposure from this project.
The cancer risk for this project is shown below:

<table>
<thead>
<tr>
<th></th>
<th>HRA Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unit</td>
<td>Cancer Risk</td>
</tr>
<tr>
<td>S-1547-1347-0</td>
<td>XX* per million</td>
</tr>
</tbody>
</table>

*Not calculated as there are no RELs for Toxic Air Contaminants being evaluated.

T-BACT is not required.

Discussion of T-BACT

BACT for toxic emission control (T-BACT) is required if the cancer risk exceeds one in one million. As demonstrated above, T-BACT is not required for this project because the HRA indicates that the risk is not above the District’s thresholds for triggering T-BACT requirements; therefore, compliance with the District’s Risk Management Policy is expected.

Rule 4801  Sulfur Compounds

Rule 4801 limits sulfur compound emissions to 0.2% (2,000 ppm) dry volume. The H₂S scavenger chemical storage and injection operations described in this project are not expected to be a source of sulfur compound emissions; therefore, compliance with this rule is expected.

California Health & Safety Code 42301.6 (School Notice)

The District has verified that this site is not located within 1,000 feet of a school. Therefore, pursuant to California Health and Safety Code 42301.6, a school notice is not required.

California Environmental Quality Act (CEQA)

CEQA requires each public agency to adopt objectives, criteria, and specific procedures consistent with CEQA Statutes and the CEQA Guidelines for administering its responsibilities under CEQA, including the orderly evaluation of projects and preparation of environmental documents. The District adopted its Environmental Review Guidelines (ERG) in 2001. The basic purposes of CEQA are to:

- Inform governmental decision-makers and the public about the potential, significant environmental effects of proposed activities;
- Identify the ways that environmental damage can be avoided or significantly reduced;
- Prevent significant, avoidable damage to the environment by requiring changes in projects through the use of alternatives or mitigation measures when the governmental agency finds the changes to be feasible; and
Disclose to the public the reasons why a governmental agency approved the project in the manner the agency chose if significant environmental effects are involved.

**Greenhouse Gas (GHG) Significance Determination**

**District is a Responsible Agency**

Oil and gas operations in Kern County must comply with the *Kern County Zoning Ordinance – 2015 (C) Focused on Oil and Gas Local Permitting*. In 2015, Kern County revised the Kern County Zoning Ordinance Focused on Oil and Gas Activities (Kern Oil and Gas Zoning Ordinance) in regards to future oil and gas exploration, and drilling and production of hydrocarbon resource projects occurring within Kern County.

Kern County served as lead agency for the revision to their ordinance under the California Environmental Quality Act (CEQA), and prepared an Environmental Impact Report (EIR) that was certified on November 9, 2015. The EIR evaluated and disclosed to the public the environmental impacts associated with the growth of oil and gas exploration in Kern County, and determined that such growth will result in significant GHG impacts in the San Joaquin Valley. As such, the EIR included mitigation measures for GHG.

The District is a Responsible Agency for the project because of its discretionary approval power over the project via its Permits Rule (Rule 2010) and New Source Review Rule (Rule 2201), (CEQA Guidelines §15381). As a Responsible Agency, the District is limited to mitigating or avoiding impacts for which it has statutory authority. The District does not have statutory authority for regulating GHGs. The District has determined that the applicant is responsible for implementing GHG mitigation measures imposed in the EIR by the Kern County for the Kern County Zoning Ordinance.

**District CEQA Findings**

The proposed project is located in Kern County and is thus subject to the *Kern County Zoning Ordinance – 2015 (C) Focused on Oil and Gas Local Permitting*. The Kern County Zoning Ordinance was developed by the Kern County Planning Agency as a comprehensive set of goals, objectives, policies, and standards to guide development, expansion, and operation of oil and gas exploration within Kern County.

In 2015, Kern County revised their *Kern County Zoning Ordinance* in regards to exploration, drilling and production of hydrocarbon resources projects. Kern County served as lead agency for the revision to their ordinance under the California Environmental Quality Act (CEQA), and prepared an Environmental Impact Report (EIR) that was certified on November 9, 2015. The revised Kern County Zoning Ordinance establishes a written process (Conformity Review permit process or Minor Activity permit) by which oil and gas exploration projects involving site-specific operations can be evaluated to determine whether the environmental effects of the operation were covered in the *Kern County Zoning Ordinance* EIR.
For stationary source emissions that are below the offset threshold, i.e. not required to surrender ERCs, and for non-stationary source emissions, Kern County entered into an Oil and Gas Emission Reduction Agreement (Oil and Gas ERA) with the District pursuant to the EIR. Per the Oil and Gas ERA, the applicant shall fully mitigate project emissions that are not required to be offset by District permit rules and regulations. Such mitigation can be achieved through any of the three options: (1) the applicants pay an air quality mitigation fee with each Oil and Gas Conformity Review permit issued by the Kern County, (2) the applicants may develop and propose to implement their own emission reduction projects instead of paying all or part of the mitigation fee, or (3) the applicants will be allowed to enter into an agreement directly with the District (if approved by Kern County) to develop an alternative fee schedule.

Kern County, as the lead agency, is the agency that will enforce the mitigation measures identified in the EIR, including the mitigation requirements of the Oil and Gas ERA. As a responsible agency the District complies with CEQA by considering the EIR prepared by the Lead Agency, and by reaching its own conclusion on whether and how to approve the project involved (CCR §15096). The District has reviewed the EIR prepared by Kern County, the Lead Agency for the project, and finds it to be adequate. To reduce project related impacts on air quality, the District evaluates emission controls for the project such as Best Available Control Technology (BACT) under District Rule 2201 (New and Modified Stationary Source Review). In addition, the District is requiring the applicant to surrender emission reduction credits (ERC) for stationary source emissions above the offset threshold.

Thus, the District concludes that through a combination of project design elements, permit conditions, and the Oil and Gas ERA, the project will be fully mitigated to result in no net increase in emissions. Pursuant to CCR §15096, prior to project approval and issuance of ATCs the District prepared findings.

**Indemnification Agreement/Letter of Credit Determination**

According to District Policy APR 2010 (CEQA Implementation Policy), when the District is the Lead or Responsible Agency for CEQA purposes, an indemnification agreement and/or a letter of credit may be required. The decision to require an indemnity agreement and/or a letter of credit is based on a case-by-case analysis of a particular project’s potential for litigation risk, which in turn may be based on a project’s potential to generate public concern, its potential for significant impacts, and the project proponent’s ability to pay for the costs of litigation without a letter of credit, among other factors.

The revision to the Kern County Zoning Ordinance went through an extensive public process that included a Notice of Preparation, a preparation of an EIR, scoping meetings, and public hearings. The process led to the certification of the final EIR and approval of the revised Kern County Zoning Ordinance in November 2015 by the Kern County Board of Supervisors. As mentioned above, the proposed project will be fully mitigated and will result in no net increase in emissions. In addition, the proposed project is not located at a facility of concern; therefore, an Indemnification Agreement and/or a Letter of Credit will not be required for this project in the absence of expressed public concern.
IX. Recommendation

Compliance with all applicable rules and regulations is expected. Issue ATC S-1547-1347-0 with the permit conditions on the attached draft ATC in Attachment VII.

X. Billing Information

<table>
<thead>
<tr>
<th>Permit Number</th>
<th>Fee Schedule</th>
<th>Fee Description</th>
<th>Annual Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>S-1547-1347-0</td>
<td>3020-05-A</td>
<td>2500 gallons</td>
<td>$79.00</td>
</tr>
</tbody>
</table>

Attachments

I: Current PTO S-1548-451-3
II: Emissions Profiles
III: BACT Guideline
IV: BACT Analysis
V: Statewide Compliance Statement and Title V Compliance Certification form
VI: HRA
VII: Draft ATCs
AUTHORITY TO CONSTRUCT (ATC)

QUICK START GUIDE

1. **Pay Invoice**: Please pay enclosed invoice before due date.

2. **Modify Your Title V Permit**: Prior to operating the equipment authorized under this ATC, submit an application to modify your Title V permit. See application forms at http://www.valleyair.org/busind/pto/ptoforms/1ptoformidx.htm.

3. **Fully Understand ATC**: Make sure you understand ALL conditions in the ATC prior to construction, modification and/or operation.

4. **Follow ATC**: You must construct, modify and/or operate your equipment as specified on the ATC. Any unspecified changes may require a new ATC.

5. **Notify District**: You must notify the District’s Compliance Department, at the telephone numbers below, upon start-up and/or operation under the ATC. Please record the date construction or modification commenced and the date the equipment began operation under the ATC. You may NOT operate your equipment until you have notified the District’s Compliance Department. A startup inspection may be required prior to receiving your Permit to Operate.

6. **Source Test**: Schedule and perform any required source testing. See http://www.valleyair.org/busind/comply/source_testing.htm for source testing resources.

7. **Maintain Records**: Maintain all records required by ATC. Records are reviewed during every inspection (or upon request) and must be retained for at least 5 years.

By operating in compliance, you are doing your part to improve air quality for all Valley residents.

For assistance, please contact District Compliance staff at any of the telephone numbers listed below.

**Seyed Sadreddin**
Executive Director/Air Pollution Control Officer

<table>
<thead>
<tr>
<th>Northern Region</th>
<th>Central Region (Main Office)</th>
<th>Southern Region</th>
</tr>
</thead>
<tbody>
<tr>
<td>4800 Enterprise Way, Modesto, CA 95356-8718 Tel: (209) 557-8400 FAX: (209) 557-8476</td>
<td>1990 E. Gettysburg Avenue, Fresno, CA 93726-0244 Tel: (559) 230-5000 FAX: (559) 239-5081</td>
<td>34948 Flyover Court, Bakersfield, CA 93308-8725 Tel: 661-392-5000 FAX: 661-392-5585</td>
</tr>
</tbody>
</table>

www.valleyair.org www.healthyairliving.com
AUTHORITY TO CONSTRUCT

PERMIT NO: S-1547-1347-0

LEGAL OWNER OR OPERATOR: AERA ENERGY LLC
MAILING ADDRESS: PO BOX 11164
BAKERSFIELD, CA 93389-1164

LOCATION: HEAVY OIL WESTERN STATIONARY SOURCE
KERN COUNTY, CA

EQUIPMENT DESCRIPTION:
HYDROGEN SULFIDE (H2S) SCAVENGER CHEMICAL STORAGE AND INJECTION OPERATION APPROVED TO OPERATE AT VARIOUS UNSPECIFIED LOCATIONS IN THE HEAVY OIL WESTERN STATIONARY SOURCE UTILIZING UP TO 5 CHEMICAL STORAGE TANKS (CAPACITY OF 500 GALLONS OR LESS) EACH EQUIPPED WITH A CATCH BASIN AND ASSOCIATED COMPONENTS INCLUDING LIQUID TRANSFER PUMP(S), VALVES, FLANGES, THREADED CONNECTIONS, FLEXIBLE PIPING, AND STINGER-TYPE INJECTION FITTINGS ON PRODUCED GAS PIPELINES (ALSO PERMITTED AS S-1548-451)

CONDITIONS

1. This Authority to Construct serves as a written certificate of conformity with the procedural requirements of 40 CFR 70.7 and 70.8 and with the compliance requirements of 40 CFR 70.6(c). [District Rule 2201] Federally Enforceable Through Title V Permit

2. Prior to operating with modifications authorized by this Authority to Construct, the facility shall submit an application to modify the Title V permit with an administrative amendment in accordance with District Rule 2520 Section 5.3.4. [District Rule 2520, 5.3.4] Federally Enforceable Through Title V Permit

3. No air contaminant shall be released into the atmosphere which causes a public nuisance. [District Rule 4102]

4. Permittee shall notify the SJVUAPCD of each location at which an H2S scavenger chemical storage and injection operation is located in excess of 24 hours. Such notification shall be made no later than 48 hours after starting operation at the location. [District Rule 2201] Federally Enforceable Through Title V Permit

5. Chemical storage and injection operations shall not be located within 1000 feet of a school. [District Rule 4102]

6. Each chemical storage tank shall have a maximum rated capacity of 500 gallons or less and up to eight injection fittings. [District Rule 2201] Federally Enforceable Through Title V Permit

CONDITIONS CONTINUE ON NEXT PAGE

YOU MUST NOTIFY THE DISTRICT COMPLIANCE DIVISION AT (661) 392-5500 WHEN CONSTRUCTION IS COMPLETED AND PRIOR TO OPERATING THE EQUIPMENT OR MODIFICATIONS AUTHORIZED BY THIS AUTHORITY TO CONSTRUCT. This is NOT a PERMIT TO OPERATE. Approval or denial of a PERMIT TO OPERATE will be made after an inspection to verify that the equipment has been constructed in accordance with the approved plans, specifications and conditions of this Authority to Construct, and to determine if the equipment can be operated in compliance with all Rules and Regulations of the San Joaquin Valley Unified Air Pollution Control District. Unless construction has commenced pursuant to Rule 2050, this Authority to Construct shall expire and application shall be cancelled two years from the date of issuance. The applicant is responsible for complying with all laws, ordinances and regulations of all other governmental agencies which may pertain to the above equipment.

Seyed Sadrelin, Executive Director / APCO

[Signature]

Southern Regional Office • 34948 Flyover Court • Bakersfield, CA 93308 • (661) 392-5500 • Fax (661) 392-5585
7. Permit exempt tanks with a capacity of 250 gallons or less where the actual storage temperature does not exceed 150 deg F may be used to store H2S scavenger chemical. [District Rule 2020] Federally Enforceable Through Title V Permit

8. The maximum throughput of each chemical storage tank shall not exceed 200 gallons per day. [District Rule 2201] Federally Enforceable Through Title V Permit

9. True vapor pressure of materials stored in each chemical tank shall not exceed 3.0 psia. [District Rule 2201] Federally Enforceable Through Title V Permit

10. Total VOC emissions from all H2S scavenger injection equipment shall not exceed 7.0 lb/day. [District Rule 2201] Federally Enforceable Through Title V Permit

11. On a monthly basis, to determine compliance with daily throughput limits, permittee shall maintain accurate records of average daily throughput for each tank based on purchase records. Such records shall be made readily available for District inspection upon request. [District Rule 2520, 9.3.2] Federally Enforceable Through Title V Permit

12. Permittee shall maintain accurate fugitive component counts and resultant emissions calculated using Table 2-4 of U.S. EPA Publication 453/R-95-017. [District Rule 2201] Federally Enforceable Through Title V Permit

13. Accurate records of the dates and amounts of chemical deliveries for each chemical injection site and fugitive component counts shall be retained and made available for District inspection upon request for a period of 5 years. [District Rule 2201] Federally Enforceable Through Title V Permit

14. Operator shall keep records of the true vapor pressure of the chemical stored in the tank. These records shall include a laboratory analysis for TVP according to the methods described in District Rule 4623, Section 6.4 (Amended 5/19/05), MSDS which lists the true vapor pressure, or environmental data sheet which lists the true vapor pressure. Such records shall be made readily available for District inspection upon request for a period of 5 years. [District Rule 4623] Federally Enforceable Through Title V Permit

15. Injection of scavenging chemicals shall not result in an increase in air contaminant or odorous emissions at downstream production handling facilities or wastewater separators, containers, loadouts, or disposal sites. [District Rule 2010] Federally Enforceable Through Title V Permit
ATTACHMENT I
Current PTO S-1548-451-3
San Joaquin Valley
Air Pollution Control District

PERMIT UNIT: S-1548-451-3

EXPIRATION DATE: 05/31/2016

EQUIPMENT DESCRIPTION:
HYDROGEN SULFIDE (H2S) SCAVENGER CHEMICAL STORAGE AND INJECTION OPERATION APPROVED TO OPERATE AT VARIOUS UNSPECIFIED LOCATIONS IN THE LIGHT OIL WESTERN STATIONARY SOURCE UTILIZING UP TO 5 CHEMICAL STORAGE TANKS (CAPACITY OF 500 GALLONS OR LESS) EACH EQUIPPED WITH A CATCH BASIN AND ASSOCIATED COMPONENTS INCLUDING LIQUID TRANSFER PUMP(S), VALVES, FLANGES, THREADED CONNECTIONS, FLEXIBLE PIPING, AND STINGER-TYPE INJECTION FITTINGS ON PRODUCED GAS PIPELINES

PERMIT UNIT REQUIREMENTS

1. No air contaminant shall be released into the atmosphere which causes a public nuisance. [District Rule 4102]

2. Permittee shall notify the SJVUAPCD of each location at which an H2S scavenger chemical storage and injection operation is located in excess of 24 hours. Such notification shall be made no later than 48 hours after starting operation at the location. [District Rule 2201] Federally Enforceable Through Title V Permit

3. Chemical storage and injection operations shall not be located within 1000 feet of a school. [District Rule 4102]

4. Each chemical storage tank shall have a maximum rated capacity of 500 gallons or less and up to eight injection fittings. [District Rule 2201] Federally Enforceable Through Title V Permit

5. Permit exempt tanks with a capacity of 250 gallons or less where the actual storage temperature does not exceed 150 deg F may be used to store H2S scavenger chemical. [District Rule 2020] Federally Enforceable Through Title V Permit

6. The maximum throughput of each chemical storage tank shall not exceed 200 gallons per day. [District Rule 2201] Federally Enforceable Through Title V Permit

7. True vapor pressure of materials stored in each chemical tank shall not exceed 3.0 psia. [District Rule 2201] Federally Enforceable Through Title V Permit

8. Total VOC emissions from all H2S scavenger injection equipment shall not exceed 7.0 lb/day. [District Rule 2201] Federally Enforceable Through Title V Permit

9. On a monthly basis, to determine compliance with daily throughput limits, permittee shall maintain accurate records of average daily throughput for each tank based on purchase records. Such records shall be made readily available for District inspection upon request. [District Rule 2520, 9.3.2] Federally Enforceable Through Title V Permit

10. Permittee shall maintain accurate fugitive component counts and resultant emissions calculated using Table 2-4 of U.S. EPA Publication 453/R-95-017. [District Rule 2201] Federally Enforceable Through Title V Permit

11. Accurate records of the dates and amounts of chemical deliveries for each chemical injection site and fugitive component counts shall be retained and made available for District inspection upon request for a period of 5 years. [District Rule 2201] Federally Enforceable Through Title V Permit

PERMIT UNIT REQUIREMENTS CONTINUE ON NEXT PAGE

These terms and conditions are part of the Facility-wide Permit to Operate.
12. Operator shall keep records of the true vapor pressure of the chemical stored in the tank. These records shall include a laboratory analysis for TVP according to the methods described in District Rule 4623, Section 6.4 (Amended 12/20/01), MSDS which lists the true vapor pressure, or environmental data sheet which lists the true vapor pressure. Such records shall be made readily available for District inspection upon request for a period of 5 years. [District Rule 4623] Federally Enforceable Through Title V Permit

13. Injection of scavenging chemicals shall not result in an increase in air contaminant or odorous emissions at downstream production handling facilities or wastewater separators, containers, loadouts, or disposal sites. [District Rule 2010] Federally Enforceable Through Title V Permit

These terms and conditions are part of the Facility-wide Permit to Operate.
ATTACHMENT II
Emissions Profiles
<table>
<thead>
<tr>
<th></th>
<th>NOX</th>
<th>SOX</th>
<th>PM10</th>
<th>CO</th>
<th>VOC</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Potential to Emit (lb/Yr):</strong></td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>2555.0</td>
</tr>
<tr>
<td><strong>Daily Emis. Limit (lb/Day):</strong></td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>7.0</td>
</tr>
<tr>
<td><strong>Quarterly Net Emissions Change (lb/Quatr):</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Q1:</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>638.0</td>
</tr>
<tr>
<td>Q2:</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>639.0</td>
</tr>
<tr>
<td>Q3:</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>639.0</td>
</tr>
<tr>
<td>Q4:</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>0.0</td>
<td>639.0</td>
</tr>
<tr>
<td><strong>Check if offsets are triggered but exemption applies:</strong></td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>N</td>
</tr>
</tbody>
</table>
ATTACHMENT III
BACT Guideline
San Joaquin Valley
Unified Air Pollution Control District

Best Available Control Technology (BACT) Guideline 7.3.1*
Last Update 10/1/2002

Petroleum and Petrochemical Production - Fixed Roof Organic
Liquid Storage or Processing Tank, < 5,000 bbl Tank capacity **

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Achieved in Practice or contained in the SIP</th>
<th>Technologically Feasible</th>
<th>Alternate Basic Equipment</th>
</tr>
</thead>
<tbody>
<tr>
<td>VOC</td>
<td>PV-vent set to within 10% of maximum allowable pressure</td>
<td>99% control (Waste gas incinerated in steam generator, heater treater, or other fired equipment and inspection and maintenance program; transfer of noncondensable vapors to gas pipeline; reinjection to formation (if appropriate wells are available); or equal).</td>
<td></td>
</tr>
</tbody>
</table>

** Converted from Determinations 7.1.11 (10/01/02).

BACT is the most stringent control technique for the emissions unit and class of source. Control techniques that are not achieved in practice or contained in a state implementation plan must be cost effective as well as feasible. Economic analysis to demonstrate cost effectiveness is required for all determinations that are not achieved in practice or contained in an EPA approved State Implementation Plan.

*This is a Summary Page for this Class of Source

7.3.1
ATTACHMENT IV
BACT Analysis

Top Down BACT Analysis

VOC emissions may occur when the produced fluids from the crude oil production wells enter the oil storage tanks.

Step 1 - Identify All Possible Control Technologies

BACT Guideline 7.3.1 lists the controls that are considered potentially applicable to fixed-roof organic liquid storage or processing tank <5,000 bbl tank capacity. The VOC control measures are summarized below.

Technologically feasible:

99% control (waste gas incinerated in steam generator, heater treater, or other fired equipment and inspection and maintenance program; transfer of uncondensed vapors to gas pipeline or reinjection to formation (if appropriate wells are available).

Achieved in Practice:

PV relief valve set to within 10% of maximum allowable pressure.

Step 2 - Eliminate Technologically Infeasible Options

99% control with vapor control is not feasible as the equipment will be moved to unspecified locations within S-1547 on an as needed basis.

Step 3 - Rank Remaining Control Technologies by Control Effectiveness

PV relief valve set to within 10% of maximum allowable pressure.

Step 4 - Cost Effectiveness Analysis

Applicant has proposed the only technology not eliminated by Step 2. A Cost Analysis is not required.
ATTACHMENT V
Statewide Compliance Statement
Title V Compliance Certification form
San Joaquin Valley
Unified Air Pollution Control District

TITLE V MODIFICATION - COMPLIANCE CERTIFICATION FORM

I. TYPE OF PERMIT ACTION (Check appropriate box)

[X] SIGNIFICANT PERMIT MODIFICATION [ ] ADMINISTRATIVE AMENDMENT
[ ] MINOR PERMIT MODIFICATION

COMPANY NAME: Aera Energy LLC

FACILITY ID: S = 1547

1. Type of Organization: [X] Corporation [ ] Sole Ownership [ ] Government [ ] Partnership [ ] Utility

2. Owner's Name: Aera Energy LLC

3. Agent to the Owner: N/A

II. COMPLIANCE CERTIFICATION (Read each statement carefully and initial all circles for confirmation):

〇 Based on information and belief formed after reasonable inquiry, the equipment identified in this application will continue to comply with the applicable federal requirement(s).

〇 Based on information and belief formed after reasonable inquiry, the equipment identified in this application will comply with applicable federal requirement(s) that will become effective during the permit term, on a timely basis.

〇 Corrected information will be provided to the District when I become aware that incorrect or incomplete information has been submitted.

〇 Based on information and belief formed after reasonable inquiry, information and statements in the submitted application package, including all accompanying reports, and required certifications are true accurate and complete.

I declare, under penalty of perjury under the laws of the state of California, that the forgoing is correct and true:

[Signature]
Signature of Responsible Official

7-11-2016
Date

E.E. Patterson
Name of Responsible Official (please print)

Process Supervisor
Title of Responsible Official (please print)

Revise PTO S-1548-451-3 to state "also permitted as S-1547-1347-0" in the equipment description.

Mailing Address: Central Regional Office • 1990 E. Gettysburg Avenue • Fresno, California 93726-0244 • (559) 230-5900 • FAX (559) 230-6061
TVFORM-009
Nov 2015
Title I Compliance Certification - SJVUAPCD

CERTIFICATION

Aera Energy LLC hereby certifies as follows:

1. Aera Energy LLC owns or operates certain major stationary sources in the State of California. Such sources are comprised of a large number of emission points. As used in this certification, the term “major stationary source” shall, with respect to Aera Energy LLC stationary sources in the SJVUAPCD, have the meaning ascribed thereto in SJVUAPCD Rule 2201.3.15, and shall, with respect to all of Aera Energy LLC’s other stationary sources in the State of California, have the meaning ascribed thereto in section 302(J) of the Clean Air Act (42 U.S.C. Section 7602(J)).

2. Subject to paragraphs 3 and 4 below, all major stationary sources owned or operated by Aera Energy LLC in the State of California are either in compliance, or on a schedule of compliance, with all applicable emission limitations and standards under the Clean Air Act and all of the State Implementation Plan approved by the Environmental Protection Agency.

3. This certification is made on information and belief and is based upon a review of Aera Energy LLC’s major stationary sources in the State of California by those employees of Aera Energy LLC who have operational responsibility for compliance. In conducting such reviews, Aera Energy LLC and its employees have acted in good faith and have exercised reasonable best efforts to identify any exceedances of the emission limitations and standards referred to in paragraph 2 thereof.

4. This certification shall speak as of the time and date of its execution.

CERTIFICATION

By: [Signature] Date: June 21, 2016
Title: Vice President Time: 12:45 pm
ATTACHMENT VI
HRA
San Joaquin Valley Air Pollution Control District  
Risk Management Review

To: Richard Edgehill – Permit Services  
From: Cheryl Lawler – Technical Services  
Date: June 21, 2016  
Facility Name: Aera Energy LLC  
Location: Various Unspecified Locations within S-1547 & S-1548  
Application #(s): S-1547-1347-0  
Project #: S-1162422

A. RMR SUMMARY

<table>
<thead>
<tr>
<th>Categories</th>
<th>5 H2S Scavenger Tanks (Unit 1347-0)</th>
<th>Project Totals</th>
<th>Facility Totals</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prioritization Score</td>
<td>0.00</td>
<td>0.00</td>
<td>&gt;1.0</td>
</tr>
<tr>
<td>Acute Hazard Index</td>
<td>0.01</td>
<td>0.01</td>
<td>0.37</td>
</tr>
<tr>
<td>Chronic Hazard Index</td>
<td>0.00</td>
<td>0.00</td>
<td>0.14</td>
</tr>
<tr>
<td>Maximum Individual Cancer Risk</td>
<td>N/A¹</td>
<td>N/A¹</td>
<td>10.19E-06</td>
</tr>
<tr>
<td>T-BACT Required?</td>
<td>No</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Special Permit Requirements?</td>
<td>No</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

¹The Maximum Individual Cancer Risk was not calculated since there are no RELs for any of the Toxic Air Contaminants being evaluated.

B. RMR REPORT

I. Project Description

Technical Services received a request on June 16, 2016, to perform a Risk Management Review for five H2S scavenger tanks currently permitted under S-1548-451-3 to also operate at various unspecified locations within S-1547.

II. Analysis

Toxic emissions for this project were evaluated based upon a MSDS sheet that was submitted by the applicant and the VOC emissions calculated by the processing engineer. Emissions were then input into the San Joaquin Valley APCD’s Hazard Assessment and Reporting Program (SHARP). In accordance with the District’s Risk Management Policy for Permitting New and Modified Sources (APR 1905, May 28, 2015), risks from the project were prioritized using the procedures in the 1990 CAPCOA Facility Prioritization Guidelines. The prioritization score for the facility is greater than 1.0 (see RMR Summary Table). Therefore, a refined health risk assessment was required. The AERMOD model was used, with the parameters outlined below and meteorological data for 2004-2008 from Missouri Triangle to determine the dispersion factors (i.e., the predicted concentration or X...
divided by the normalized source strength or Q) for a receptor grid. These dispersion factors were input into the SHARP Program, which then used the Air Dispersion Modeling and Risk Tool (ADMRT) of the Hot Spots Analysis and Reporting Program Version 2 (HARP 2) to calculate the chronic and acute hazard indices and the carcinogenic risk for the project.

The following parameters were used for the review:

<table>
<thead>
<tr>
<th>Analysis Parameters</th>
<th>Unit 1347-0</th>
</tr>
</thead>
<tbody>
<tr>
<td>Source Type</td>
<td>Area</td>
</tr>
<tr>
<td>X-Length (m)</td>
<td>15.24</td>
</tr>
<tr>
<td>Y-Longhth (m)</td>
<td>1.83</td>
</tr>
<tr>
<td>Release Height (m)</td>
<td>1.6</td>
</tr>
</tbody>
</table>

III. Conclusion

The Acute and Chronic Indices are below 1.0, and there is no Cancer Risk associated with any of the Toxic Air Contaminants for this project. In accordance with the District’s Risk Management Policy, the project is approved without Toxic Best Available Control Technology (T-BACT).

These conclusions are based on the data provided by the applicant and the project engineer. Therefore, this analysis is valid only as long as the proposed data and parameters do not change.

IV. Attachments

A. RMR Request Form & Attachments
B. Prioritization
C. Facility Summary
ATTACHMENT VII
Draft ATC
San Joaquin Valley
Air Pollution Control District

AUTHORITY TO CONSTRUCT

PERMIT NO: S-1547-1347-0
LEGAL OWNER OR OPERATOR: AERA ENERGY LLC
MAILING ADDRESS: PO BOX 11164
BAKERSFIELD, CA 93389-1164
LOCATION: HEAVY OIL WESTERN STATIONARY SOURCE
KERN COUNTY, CA

EQUIPMENT DESCRIPTION:
HYDROGEN SULFIDE (H2S) SCAVENGER CHEMICAL STORAGE AND INJECTION OPERATION APPROVED TO OPERATE AT VARIOUS UNSPECIFIED LOCATIONS IN THE HEAVY OIL WESTERN STATIONARY SOURCE UTILIZING UP TO 5 CHEMICAL STORAGE TANKS (CAPACITY OF 500 GALLONS OR LESS) EACH EQUIPPED WITH A CATCH BASIN AND ASSOCIATED COMPONENTS INCLUDING LIQUID TRANSFER PUMP(S), VALVES, FLANGES, THREADED CONNECTIONS, FLEXIBLE PIPING, AND STINGER-TYPE INJECTION FITTINGS ON PRODUCED GAS PIPELINES (ALSO PERMITTED AS S-1548-451)

CONDITIONS

1. (1830) This Authority to Construct serves as a written certificate of conformity with the procedural requirements of 40 CFR 70.7 and 70.8 and with the compliance requirements of 40 CFR 70.6(c). [District Rule 2201] Federally Enforceable Through Title V Permit

2. (1831) Prior to operating with modifications authorized by this Authority to Construct, the facility shall submit an application to modify the Title V permit with an administrative amendment in accordance with District Rule 2520 Section 5.3.4. [District Rule 2520, 5.3.4] Federally Enforceable Through Title V Permit

3. No air contaminant shall be released into the atmosphere which causes a public nuisance. [District Rule 4102]

4. Permittee shall notify the SJVUAPCD of each location at which an H2S scavenger chemical storage and injection operation is located in excess of 24 hours. Such notification shall be made no later than 48 hours after starting operation at the location. [District Rule 2201] Federally Enforceable Through Title V Permit

5. Chemical storage and injection operations shall not be located within 1000 feet of a school. [District Rule 4102]

6. Each chemical storage tank shall have a maximum rated capacity of 500 gallons or less and up to eight injection fittings. [District Rule 2201] Federally Enforceable Through Title V Permit

CONDITIONS CONTINUE ON NEXT PAGE

YOU MUST NOTIFY THE DISTRICT COMPLIANCE DIVISION AT (661) 392-5500 WHEN CONSTRUCTION IS COMPLETED AND PRIOR TO OPERATING THE EQUIPMENT OR MODIFICATIONS AUTHORIZED BY THIS AUTHORITY TO CONSTRUCT. THIS IS NOT A PERMIT TO OPERATE. APPROVAL OR DENIAL OF A PERMIT TO OPERATE WILL BE MADE AFTER AN INSPECTION TO VERIFY THAT THE EQUIPMENT HAS BEEN CONSTRUCTED IN ACCORDANCE WITH THE APPROVED PLANS, SPECIFICATIONS AND CONDITIONS OF THIS AUTHORITY TO CONSTRUCT, AND TO DETERMINE IF THE EQUIPMENT CAN BE OPERATED IN COMPLIANCE WITH ALL RULES AND REGULATIONS OF THE SAN JOAQUIN VALLEY UNIFIED AIR POLLUTION CONTROL DISTRICT. UNLESS CONSTRUCTION HAS COMMENCED PURSUANT TO RULE 2050, THIS AUTHORITY TO CONSTRUCT SHALL EXPIRE AND APPLICATION SHALL BE CANCELLED TWO YEARS FROM THE DATE OF ISSUANCE. THE APPLICANT IS RESPONSIBLE FOR COMPLYING WITH ALL LAWS, ORDINANCES AND REGULATIONS OF ALL OTHER GOVERNMENTAL AGENCIES WHICH MAY PERTAIN TO THE ABOVE EQUIPMENT.

Seyed Sadredin, Executive Director / APCO

Arnaud Mardelle, Director of Permit Services
Southern Regional Office • 34946 Flyover Court • Bakersfield, CA 93308 • (661) 392-5500 • Fax (661) 392-5585
7. Permit exempt tanks with a capacity of 250 gallons or less where the actual storage temperature does not exceed 150 deg F may be used to store H2S scavenger chemical. [District Rule 2020] Federally Enforceable Through Title V Permit

8. The maximum throughput of each chemical storage tank shall not exceed 200 gallons per day. [District Rule 2201] Federally Enforceable Through Title V Permit

9. True vapor pressure of materials stored in each chemical tank shall not exceed 3.0 psia. [District Rule 2201] Federally Enforceable Through Title V Permit

10. Total VOC emissions from all H2S scavenger injection equipment shall not exceed 7.0 lb/day. [District Rule 2201] Federally Enforceable Through Title V Permit

11. On a monthly basis, to determine compliance with daily throughput limits, permittee shall maintain accurate records of average daily throughput for each tank based on purchase records. Such records shall be made readily available for District inspection upon request. [District Rule 2520, 9.3.2] Federally Enforceable Through Title V Permit

12. Permittee shall maintain accurate fugitive component counts and resultant emissions calculated using Table 2-4 of U.S. EPA Publication 453/R-95-017. [District Rule 2201] Federally Enforceable Through Title V Permit

13. Accurate records of the dates and amounts of chemical deliveries for each chemical injection site and fugitive component counts shall be retained and made available for District inspection upon request for a period of 5 years. [District Rule 2201] Federally Enforceable Through Title V Permit

14. Operator shall keep records of the true vapor pressure of the chemical stored in the tank. These records shall include a laboratory analysis for TVP according to the methods described in District Rule 4623, Section 6.4 (Amended 5/19/05), MSDS which lists the true vapor pressure, or environmental data sheet which lists the true vapor pressure. Such records shall be made readily available for District inspection upon request for a period of 5 years. [District Rule 4623] Federally Enforceable Through Title V Permit

15. Injection of scavenging chemicals shall not result in an increase in air contaminant or odorous emissions at downstream production handling facilities or wastewater separators, containers, loadouts, or disposal sites. [District Rule 2010] Federally Enforceable Through Title V Permit