Facility Name:	HMT Electric
<b>Equipment Type:</b>	34H – Emergency Diesel Engine
Application #:	APCD2023-APP-007980, 008027
ID#:	APCD2023-SITE-04407
<b>Equipment/Facility Address:</b>	1200 Front St downtown San Diego, CA 92101
Facility Contact:	John Cossette, PE (858)458-9771 Email: jcosette@hmtelectric.com
Applicant Contact:	Channara Thourk, (253)275-8631 Email: cthourk@hawthornecat.com
	Hawzhin Muhamed Jr. Air Pollution Control Engineer
Permit Engineer:	
	X
	Nicholas Horres Senior Air Pollution Control Engineer

#### 1.0 Background

**Senior Engineer Signature:** 

- **1.1 Type of Application:** New Installation of 2 new emergency diesel engine/generator.
- **1.2 Permit History:** These are initial applications for two engines.
- **1.3 Facility Description:** This site is a new business building. The applications are submitted as one project for two new emergency engines (APCD2023-APP-007980, APP-008027).
- **1.4 Other Background Info:** No open hearing board actions, permit denials, legal settlements, NOV, or nuisance complaints. This is not a Title V facility.

#### 2.0 Process Description

#### 2.1 Equipment Description.

#### APCD2023-APP-007980:

Emergency Diesel Engine Generator:

Caterpillar, Model C32,

Model Year: 2023

S/N TBD,

Engine Family PCPXL32.0NZS,

Tier 2 certified;

Horsepower (maximum rated):1829 BHP,

Driving a 1250-kW emergency electrical generator;

8.5-inch diameter, vertical exhaust with Flapper, 9.1 feet above ground.

#### APCD2023-APP-008027:

Emergency Diesel Engine Generator:

Caterpillar, Model C4.4,

Model Year: 2024

S/N TBD,

Engine Family RPKXL04.4NR2,

Tier 3 certified;

Horsepower (maximum rated):96 BHP,

Driving a 60-kW emergency electrical generator;

2.5-inch diameter, vertical exhaust with Flapper, 25.8 feet above ground.

#### 2.2 Process Description.

These are two (2) diesel powered generators to be used in situations of emergency, such as electrical disruption or power failure and for limited operations for maintenance and testing purposes.

#### 2.3 Emissions Controls.

These are Tier 2 and 3 certified diesel engines. They are not equipped with any aftermarket controls.

#### 2.4 Attachments.

Generator specification sheet.

#### 3.0 Emissions

**3.1 Emissions estimate summary.** Estimated emissions from the process are shown below.

Table 1: Estimated PTE for criteria pollutants for APP-007980

	Emission Factor	Hourly Emissions	Daily Emissions	Annual Emissions	
Compound	g/bhp-hr	lbs/hr	lbs/day	tons/year	lbs/yr
NOx	3.74	15.07	233.59	0.38	753.51
CO	0.52	2.11	32.64	0.05	105.28
NMHC	0.07	0.30	4.66	0.008	15.04
PM	0.04	0.18	2.80	0.005	9.024
SOx	NA	0.01825	0.28291	0.00046	0.91262

Table 2: Estimated PTE for criteria pollutants for APP-008027

	Emission Factor	Hourly Emissions	Daily Emissions	Annual Emissions	
Compound	g/bhp-hr	lbs/hr	lbs/day	tons/year	lbs/yr
NOx	3.07	0.65	15.59	0.02	32.47
CO	0.86	0.18	4.36	0.00	9.08
NMHC	0.16	0.03	0.82	0.00	1.71
PM	0.13	0.03	0.68	0.00	1.42
SOx	NA	0.00091	0.02183	0.00002	0.0455

**Table 3: Estimated PTE for criteria pollutants (Both Engines)** 

	Hourly Emissions	Daily Emissions	Annual Emissions	
Compound	lbs/hr	lbs/day	tons/year	lbs/yr
NOx	NA	15.72	249.17	0.39
CO	NA	2.29	36.99	0.06
NMHC	NA	0.33	5.48	0.01
PM	NA	0.21	3.48	0.01
SOx	NA	0.02	0.30	0.00

#### 3.2 Estimated Emissions Assumptions.

- Emission factors were EPA certified emission factors.
- Table 1 evaluates the emission unit at 15.5 hour per day and a total of 50 hours per year, assuming full load operations
- Table 2 evaluates the emission unit at 24 hour per day and a total of 50 hours per year, assuming full load operations
- 15 ppmw sulfur fuel
- Standard toxics emission factors for diesel engines
- Other standard assumptions as stated in calculation sheets

#### 3.3 Emissions Calculations.

Calculations were performed using the attached spreadsheets using standard calculation methods.

#### 3.4 Attachments.

Emission Calculations.

#### 4.0 Applicable Rules

#### **4.1 District Prohibitory Rules**

Emergency diesel engines at non-major sources are subject to the following District prohibitory rules: 50, 51, 53, 62 and 69.4.1. The proposed engine is expected to comply with all applicable requirements as shown in the table on the following page with standard permit conditions for this equipment type.

	Table 3	: Prohibitory	Rule Discussion	
Applicable Section	Requirement	Engine Complies?	Explanation	Condition
	Visible Emissions not to exceed	•	Compliance with this requirement is achieved	
	20% opacity or Ringelmann 1 for		through the use of an EPA certified engine,	
Rule 50	more than 3 minutes in a 60 minute period	Yes	and permit conditions will specify this requirement.	C28413
Rule 50	minute period	res	Compliance with this requirement is achieved	C28413
			through the use of an EPA certified engine,	
	Cannot cause or contribute to a		and permit conditions will specify this	
Rule 51	public nuisance	Yes	requirement.	C28414
	Emissions of sulfur compounds			-
	calculated as SO2 on a dry basis		Permit conditions will require use of CARB	
	shall not exceed 0.05 % by volume		diesel fuel (15 ppm Sulfur by weight), which	
Rule 53	on a dry basis.	Yes	will ensure compliance with this requirement.	C28412
			Permit conditions will require use of CARB	
	Sulfur content of liquid fuel shall		diesel fuel (15 ppm Sulfur by weight), which	
Rule 62	not exceed 0.5 % sulfur by weight.	Yes	will ensure compliance with this requirement.	C28412
Rule 69.4.1				
	Emission standards for NOx and			
	CO emissions. For a new or			
	replacement certified diesel			
	engine, NOx emissions shall not			
	exceed: 3.5 g/bhp-hr if			
	50\leq bhp<100; 3.0 g/bhp-hr if 100\leq bhp<175; 3.0 g/bhp-hr if			
	175\leq bhp<\frac{750}{3.0 g/bhp-hr if}			
	bhp≥750. For a new or		Use of an EPA certified tier 3 engine (tier 2 for	
	replacement certified diesel		engines with a rated power in excess of 750	
	engine, CO emissions shall not		bhp) ensures that NOx emissions comply with	
	exceed: 3.7 g/bhp-hr if		this requirement. These engines are certified	
	50\leq bhp<100; 3.7 g/bhp-hr if		tier 2 and 3, therefore they meet the emission	
69.4.1(d)(1)(ii)(E)	100≤bhp<175; 2.6 g/bhp-hr if	Yes	standards	NA

	175≤bhp<750; 2.6 g/bhp-hr if bhp≥750.			
69.4.1(d)(2)	Engines operated on diesel fuel shall use only California Diesel Fuel.	Yes	Permit conditions will require use of CARB diesel fuel (15 ppm Sulfur by weight), which will ensure compliance with this requirement.	C28412
69.4.1(e)(3)	All engines must be equipped with a non-resettable totalizing fuel or hour meter which shall be replaced in accordance with subsection (g)(7) of this rule.	Yes	Permit conditions will require installation of a non-resettable hour meter and specify the requirements for replacement.	C28419
69.4.1(f)(2)	The owner or operator must conduct periodic maintenance on the engine, according to engine/control equipment manufacturer's instructions or other written procedure, at least once each calendar year.	Yes	Annual maintenance of engine according to written procedure will be required by permit conditions.	C43433
			Manufacturer and model number, brake horsepower rating, combustion method and fuel type are contained in the permit application. Documentation of CARB diesel fuel certification and manual of recommended	
69.4.1(g)(1)	Specifies engine information that must be maintained on-site.  Requires keeping an operating log	Yes	maintenance will be specified in permit conditions.	C45251
	containing dates and times and purpose of each period of engine operation, cumulative operation of engine for each calendar year and maintenance records including dates maintenance is performed.		Compliance with this provision is expected and	
69.4.1(g)(2)	Engines within 500 feet of schools must record the time of day when	Yes	this requirement is specified in permit conditions.	C45252

	the engine is operated for testing and maintenance. Specific records for internal, external, and partial external power outages is required.			
69.4.1(g)(6)	Requires records of the dates and times when fuel is being combusted and cumulative operating time if claiming a commissioning exemption.	Yes	Compliance with this provision is expected and this requirement is specified in permit conditions.	NA
	-			
69.4.1(g)(7)	Requires notification to APCD within 10 calendar days of replacing an hour meter.	Yes	Compliance with this provision is expected and this requirement is specified in permit conditions.	C28419
69.4.1(g)(9)	Requires specified records to be maintained on-site for at least three years and made available to the District upon request.	Yes	Compliance with this provision is expected and this requirement is specified in permit conditions.	C43432
07.7.1(g)(7)	Requires periodic source testing to	103	Conditions.	C13132
	confirm compliance with		This subsection does not apply to certified	
69.4.1(i)(1)	applicable emission standards.	NA	emergency engines.	NA

#### 4.2 New Source Review (NSR) Rule 20.1-20.4

This application is subject to District NSR rules. This site is considered a non-major stationary source, for each pollutant, as shown in the following table, and is therefore subject to District Rule 20.2. Calculation of emissions and determination of applicable requirements is performed in accordance with District Rule(s) 20.1 through 20.3.

Table 4: Classification of Major/PSD Source and Modification New Source Review (NSR) Requirements

Table 1. Classification of fragor/1 5D Source and 1							Ī
	NOx	VOC	PM-10	PM-2.5	SOx	CO	Lead
Major Source Threshold (ton/year)	50	50	100	100	100	100	100
Major Source? (yes/no)	No	No	No	No	No	No	No
Major Modification Threshold (ton/year)	25	25	15	10	40	100	0.6
Major Modification at a Major Source?	No	No	No	No	No	No	No
<b>Contemporaneous Calculations Performed?</b>	No	No	No	No	No	No	No
Federal Major Stationary Source Threshold (ton/year)							
(Severe non-attainment status)	25	25	100	100	100	100	100
Federal Major Stationary Source?	No	No	No	No	No	No	No
Federal Major Modification Threshold (ton/year)							
(Severe non-attainment status)	25	25	15	10	40	100	0.6
Federal Major Modification?	No	No	No	No	No	No	No
Contemporaneous Net Calculations Performed	No	No	No	No	No	No	No
PSD Threshold (ton/year)	250	250	250		250	250	
PSD Modification Threshold (ton/year)	40	40	15		40	100	0.6
PSD New or Modification?	No	No	No	No	No	No	No

District Rule 20.2 contains requirements for Best Available Control Technology (BACT), Air Quality Impact Assessment (AQIA), Prevention of Significant Deterioration (PSD) and public notification. No requirements of this rule apply as shown in the table on the following page.

Table 5: New Source Review Discussion								
Rule/Requirement	Requirement	Applicability	Discussion	Condition				
			This is not a major					
	Rule 20.2 applies to		source, so Rule 20.2					
Applicability	non-major sources	Yes	applies.	NA				
Type of								
application	New	Yes	NA	NA				
	No exemptions							
T	apply to this	3.7.4	374	37.4				
Exemptions	equipment	NA	NA	NA				
20.2(d)(1) - BACT	T	T		•				
			The potential to emit for					
	Installation of		this pollutant exceeds this					
	BACT is required if	Triggered, see	trigger level, however,					
	emissions of NOx	discussion	BACT requirements are					
BACT - NOx	exceed 10 lbs/day	below	met as outlined below.	NA				
			The potential to emit for					
	Installation of		this pollutant exceeds this					
	BACT is required if		trigger level, however,					
- Long - 110 o	emissions of VOC	Triggered, no	BACT requirements are					
BACT - VOC	exceed 10 lbs/day	permit limit	met as outlined above.	NA				
			The potential to emit for					
	Installation of		this pollutant exceeds this					
	BACT is required if		trigger level, however,					
D + C/F D = 10	emissions of PM-10	Triggered, no	BACT requirements are	37.				
BACT - PM-10	exceed 10 lbs/day	permit limit	met as outlined above.	NA				
	Installation of	3.7	The potential to emit for					
	BACT is required if	Not	this pollutant does not					
DACT CO	emissions of SOx	Triggered, no	exceed this trigger level,	NT A				
BACT - SOx	exceed 10 lbs/day	permit limit	so BACT is not required.	NA				
20.2(d)(2) - AQIA	T =	T		T				
	Required for							
	project emission		TEI					
	increases in excess		The increase in emissions					
	of 25 lbs/hr, 250	TD : 1	of this air contaminant					
	lbs/day or 40 ton/yr	Triggered, see	from this project does					
AOIA NO-	of NOx calculated	discussion	exceed the daily level, so	NIA				
AQIA - NOx	as NO2	below	AQIA is required.	NA				
	Demained for		The increase in emissions					
	Required for		of this air contaminant					
	project emission		from this project does not					
	increases in excess		exceed any of these					
AOIA DM 10	of 100 lbs/day or 15	Not Tricagns 1	levels, so no AQIA is	NIA				
AQIA - PM-10	ton/yr of PM-10	Not Triggered	required.	NA				
	Required for		The increase in emissions					
	project emission		of this air contaminant					
AOIA CO-	increases in excess	Not Trion 1	from this project does not	NIA				
AQIA - SOx	of 25 lbs/hr, 250	Not Triggered	exceed any of these	NA				

	lbs/day or 40 ton/yr		levels, so no AQIA is	
	of SOx calculated		required.	
	as SO2			
	Required for		The increase in emissions	
	project emission		of this air contaminant	
	increases in excess		from this project does not	
	of 100 lbs/hr, 550		exceed any of these	
	lbs/day or 1000		levels, so no AQIA is	
AQIA - CO	ton/yr of CO	Not Triggered	required.	NA
	Applicable to			
	source that may		This is not a PSD source	
	have a significant		and emissions are not	
	impact on a class I		expected to impact a class	
20.2(d)(3) - PSD	area	NA	I area	NA
	Requires 30 day			
	public notice if an			
	AQIA was required			
	or if increase in		AQIA was not required	
	VOC emissions		and VOC emission	
	from the project		increase from this project	
20.2(d)(4) - Public	exceed 250 lbs/day		does not exceed these	
Notice	or 40 ton/year	NA	levels.	NA

#### 20.2(d)(1) - BACT

The post-project NOx PTE is 15.72 lbs/day based on **15.5** hours (for APP-007980) and **24** hours (for APP-008027) of non-emergency operation for each engine, respectively, which is greater than the 10 lbs/day threshold for BACT.

Alternatives that were considered include natural gas and propane engines, Tier 4F engines including SCR and DPF. Gas-fueled engines are not feasible as backup power for operations that must occur if natural gas lines are damaged in the event of an emergency like an earthquake. An engine of this size would also likely require SCR for NOx emissions control, methods which are not cost effective as described below. The cost-effectiveness evaluation did not take into account the likely short periods of operation of this engine for maintenance. In many maintenance situations, the engine is operated at low loads and for approximately 30 minutes, some of which the SCR catalyst has not reached appropriate temperature for effectively controlling emissions.

#### NOx Analysis:

A tier 4 engine is the lowest emitting BACT option. Cost-effectiveness has previously been evaluated under applications APCD2021-APP-006831, and APCD2021-APP-006981, comparing incremental costs of a tier 2 vs. 4 engine, the results of which are summarized below. Note that this analysis is conservative and does not take into account the likely short periods of operation of this engine for maintenance as noted above which would lower the level of emission reductions achieved.

			G . 1		, ,		, ,	Annual	
		Engine	Capital		Annual	Annual	Annual	Emission	
		Size	Cost Tier	Capital	Cost	Cost	Incremental	Reduction	Cost
Proj	iect	(bhp)	2	Cost Tier 4	Tier 2	Tier 4	Cost	(lb/yr)	Effectiveness
68.	31	2346	\$329,050	\$603,826	\$127,026	\$200,228	\$73,202	1,112	\$65.82
698	81	2937	\$810,000	\$1,200,000	\$131,824	\$195,294	\$63,471	1,322	\$48.03

This analysis shows that a Tier 4F engine, the lowest-emitting category of diesel engines, is not cost-effective. The analysis is based on the assumption that the engine allowed to run up to 50 hours per year for maintenance and testing, the maximum NOx emissions were calculated using the emission standards for a tier 2 and tier 4 engine. Capital costs were provided by the permit applicants which were annualized and added to expected maintenance and operating costs to determine an overall annual cost. While the previous analysis was conducted for larger engines, it is still representative for this application too because the equipment is very similar aside from engine size, and NOx emissions and costs are expected to scale roughly linearly with engine size. Additionally, the cost for an add-on SCR to a tier 2 engine is expected to have a similar cost to the incremental cost of a tier 4 engine, so this analysis also demonstrates that use of an SCR would not be cost effective, in addition to being technologically infeasible because it would not function during most periods of testing and maintenance.

A tier 3 certified engine is the next lowest emitting option and therefore satisfies BACT requirements for NOx.

#### 20.2(d)(2) - AQIA

The PTE for NOx from these engines without limits is 15.72 lb/hr and 377.27 lb/day, exceeding the NOx trigger level of 250 lb/day. To further enforce keeping the engine under the NOx trigger level of 250 lb/day the equipment owner accepted a voluntary condition to limit use for maintenance and testing to 15.5 hour per day for engine under APCD2023-APP-007980 to stay below these trigger levels.

#### **Proposed Condition: NEW**

- -Operation for maintenance and testing of the engine under APCD2023-APP-007980 shall not exceed 15.5 hours in any 24-hour period.
- -The operating log required by this permit must include the time of operation for the engine use. (Rule 20.2(d)(2)

By limiting the use with the above condition, the hourly potential emissions would be 15.72 lb/hr and 249.17 lb/day. This permit condition will keep the non-emergency operation of the engine under the AQIA NOx 250 lb/day trigger. See table below for the new PTE with the 15.5 hr/day limit.

	Hourly Emissions	Daily Emissions	Annual Emissions	
Compound	lbs/hr	lbs/day	tons/year	lbs/yr
NOx	15.72	249.17	0.39	785.98
CO	2.29	36.99	0.06	114.36
NMHC	0.33	5.48	0.01	16.75
PM	0.21	3.48	0.01	10.44
SOx	0.02	0.30	0.00	0.96

#### 4.3 Toxic New Source Review - Rule 1200

District Rule 1200 applies to any application that is part of a project which results in an emission increase of toxic air contaminants. The rule limits the increase in acute and chronic health hazard index (HHI) to no more than one from the project and limits the increase in cancer risk from the project to no more than one in one million if the engine is not equipped with Toxics BACT (T-BACT) or no more than ten in one million if the project meets T-BACT requirements. The following table contains an in-depth review of Rule 1200 requirements. If a refined HRA was required, the HRA report is attached.

Table 6: Rule 1200 Applicable Requirements and Discussion

		applicable Requirements and Discussion
Question	Answer	Discussion
Does the application result in an increase in toxic emissions?	Yes	The application results in an increase in toxic emissions of Diesel Particulate Matter and specific trace heavy metals and organics (as shown in emission calculations section).
Do any special	1 03	and organics (as shown in chrission calculations section).
exemptions apply to this equipment?	No	No exemptions apply to this equipment
Are there any other applications that are part of the project?	No	The two proposed engines are the only applications for this project.
What type of HRA was used?	Refined	HRA performed by the District's Toxics Group
Is the Project Equipped with T-BACT?	No	The engine is not equipped with a DPF which is typically considered T-BACT for the equipment type.
Cancer Risk increase (per one million)	<1	Meets standard of one.
Chronic HHI	<1	Meets standard of one.
Acute HHI	<1	Meets standard of one.
Daggag Dula 12009	Vac	Maintenance and testing (non-emergency operation) must be limited by permit conditions to 50 hours per calendar
Passes Rule 1200?	Yes	year.

A refined health risk assessment was performed for the proposed engine which evaluated the estimated risk level at the point of maximum impact. The estimated worker risk does not exceed the residential risk. Therefore, only residential risk is evaluated in Table 6.

Based on this analysis, the proposed engine complies with all applicable requirements of District Rule 1200.

#### 4.4 AB3205

Requirements in the California Health and Safety Code in sections 42301.6 through 42301.9 (a.k.a. "AB3205 requirements") specify that prior to issuing an authority to construct for sources located within 1000 feet of a K-12 school, a 30-day public notification process must be conducted.

This project is located within 1000 feet of a school (King Chavez high school), so public notice is required for this section. A copy of the public notice is attached to the file and when the notice is issued, this evaluation and relevant attachments will be made available on the District's website for review. If any comments are received, they will be reviewed, considered and responded to prior to taking action on the permit including revising any requirements as necessary in response to comments received.

#### 4.5 State and Federal Regulations.

This engine is subject to both the State Air Toxic Control Measure for Stationary Engines (Stationary ATCM) and federal EPA issued National Emission Standards for Hazardous Air Pollutants (NESHAPs) and New Source Performance Standards (NSPS).

Applicable requirements of the Stationary ATCM include purchasing an engine certified to EPA standards and meeting specified emission standards of the rule, installing an hour meter, conducting maintenance according to a written plan, restrictions on operating the engine for purposes other than emergency use and limited (50 hours/year) use for maintenance and testing, and maintaining records to substantiate compliance with these requirements. This engine is expected to comply with all these requirements as described in the detailed analysis shown in the table following the discussion of NESHAP/NSPS requirements.

The NESHAP (subpart ZZZZ) requires that all new emergency engines comply with the rule by complying with the NSPS (subpart IIII). Applicable requirements of the NSPS include purchasing a certified engine, operating it as directed by the manufacturer, and maintaining records to substantiate compliance. These requirements closely mirror the ATCM requirements, except that the NSPS is somewhat less stringent in regard to allowable PM emission rate and contains some allowance for other types of operation not allowed by the ATCM. This means the more stringent ATCM requirements apply. A detailed analysis of NESHAP and NSPS requirements is shown in the following table.

Table 7a: State and Federal Requirement Discussion (Stationary ATCM)				
Applicable Section	Requirement	Engine Complies/Expect ed to Comply?	Explanation	Condition
			This engine is not one of the engines	
	There are no exemptions that		exempted from any applicable	
93115.3	apply to this engine	NA	requirements	NA
	Definitions. Permit conditions ensure that the engine only operates in a manner allowed for engines designated as		Permit conditions require that the engine	
93115.4	"Emergency Standby"	Yes	operate only as an emergency engine	C40239
93115.5	Requires the use of CARB diesel as fuel.	Yes	Permit conditions will require use of CARB diesel fuel (15 ppm Sulfur by weight), which will ensure compliance with this requirement.	C28412
93115.6(a)(1)	Prohibits non-emergency operation of an emergency engine between 7:30 AM and 3:30 PM during school days if within 500 feet of school and during all school sponsored activities if located on school grounds	Yes	Permit conditions specify this requirement.	C28415
75115.0(a)(1)	Č	103	•	C20413
93115.6(a)(2)	Allows for engine to be started 30 minutes prior to rotating outage	Yes	Permit conditions specify this requirement.	C28560
	Requires that all engines used for emergency purposes be certified to at least tier 3 standards (tier 2 for engines with a rated power in excess of 750 bhp) and have Diesel PM emissions less than		Use of an EPA certified tier 3 engine (tier 2 for engines with a rated power in excess of 750 bhp) with PM emission below this level satisfies this	
93115.6(a)(3)(A)(1)(b)	0.15 g/bhp-hr	Yes	requirement.	NA

	Restricts maintenance and testing			
	operation to no more than 50		Permit conditions specify this	
93115.6(a)(3)(A)(1)(c)	hours per calendar year	Yes	requirement.	C46377
	Does not allow emergency			
	standby engines to operate as part			
	of "demand response programs"			
	unless additional requirements are		Permit conditions specify this	
93115.6(c)	met	Yes	requirement.	C40907
	Requires that specified		The submitted application contained all	
	information is submitted to the		of the required contact/location	
	District as part of application		information, engine data, and emission	
93115.10(a)-(b)	package	Yes	information	NA
	Requires installation of a non-			
	resettable hour meter and for			
	engines with DPFs, a			
	backpressure monitor that alerts			
	the operator when the		Permit conditions require the	
	backpressure limit of the engine		installation and use of a non-resettable	
93115.10(d)	is approached	Yes	hour meter.	C28419
)	Specifies that the owner or	100	THE STATE OF THE S	020119
	operator must keep records and			
	prepare a monthly summary of			
	hours of operation and purpose			
	(emergency, maintenance and			
	testing, emission testing, start-up		Permit conditions require that these	
	testing, other, demand response)		records be kept and the summary	
93115.10(f)	of each period of operation	Yes	updated monthly	C45252
, , , , , , , , , , , , , , , , , , , ,	period of operation		Permit conditions require that	5_0_
			documentation of the CARB diesel	
	Requires records of CARB diesel		certification for all fuel used be	
93115.10(f)	fuel certification	Yes	maintained	C43434
, , , , , , , , , , , , , , , , , , ,	States that records must be kept			2.3.3.
	on-site for at least 24 months and		Compliance with this provision is	
	off-site for an additional 12		expected and this requirement is	
	011 0110 101 an additional 12	1	emperior and and requirement is	1

	Allows the use of certification		The manufacturer's engine rating	
	data or other emission test data to		specific emission data was used to	
	demonstrate compliance with		determine compliance and for emission	
93115.13(a)	emission limits	Yes	calculations	NA
	For engines equipped with DPFs,			
	allows the use of an engine			
	certified to a PM-10 emission			
	level of no more than 0.15 g/bhp-			
	hr and a verified DPF in lieu of			
	source testing (or other alternative		These engines are not equipped with a	
93115.13(f)	means as listed)	NA	DPF.	NA

Table 7a: State and Federal Requirement Discussion (Stationary ATCM)				
Applicable Section	Requirement	Engine Complies/Expected to Comply?	Explanation	Condition
NESHAP ZZZZ				
	Requires that new emergency engines comply with the NESHAP by complying with			
40 CFR 63.6590(b)-(c)	the applicable NSPS	Yes	See NSPS section below.	NA
NSPS IIII				
	Requires that engines meet emission limits equivalent to tier 3 levels (tier 2 for engines		Use of an EPA certified tier 3 engine (tier 2 for engines with a rated power in excess of 750 bhp) satisfies this	
40 CFR 60.4205	750 bhp or higher)	Yes	requirement.	NA
	Sets maximum fuel sulfur limits for fuel equivalent to		Permit conditions will require use of CARB diesel fuel (15 ppm Sulfur by weight), which will ensure compliance	
40 CFR 60.4207	CARB diesel requirements	Yes	with this requirement.	C28412
40 CFR 60.4209	Requires installation of a non-resettable hour meter	Yes	Permit conditions require the installation and use of a non-resettable hour meter.	C28419

	Requires that the engine be operated according to manufacturer's emission related instructions and that no			
	changes are made to emission		Domnit conditions and if this	
40 CFR 60.4211(a)	related settings unless allowed by manufacturer	Yes	Permit conditions specify this requirement.	C43433
40 CFK 00.4211(a)	by manufacturer	168	Use of an EPA certified tier 3 engine	C43433
	Requires that the engine be		(tier 2 for engines with a rated power in	
	certified under EPA		excess of 750 bhp). These engines are	
40 CFR 60.4211(c)	regulations	Yes	certified tier 2	NA
10 0111 0011211(0)	regulations	100	Compliance ensured by permit	1111
			conditions for ATCM limiting operation	
			for maintenance and testing to no more	
			than 50 hours per calendar year and	
			restricting non-emergency operation for	
	Restricts operation of		only those uses allowed by the permit	
	emergency engines for non-		(maintenance and testing). ATCM	C40239,
40 CFR 60.4211(e)	emergency purposes	Yes	requirements more stringent than NSPS.	C40907
	Requires records of operation			
	to show that engine is operated		Compliance is expected and specified in	
40 CFR 60.4214(b)	as an emergency engine	Yes	permit conditions.	C45252
	For engines with DPFs,			
	requires records of corrective			
	actions taken when the high			
40 CED (0.4214(-)	backpressure limit is	NIA	Engine is not assigned with a DDE	NI A
40 CFR 60.4214(c)	approached	NA	Engine is not equipped with a DPF.	NA
	Requires that all records be		Compliance with this provision is expected and this requirement is	
40 CFR 60.7(f)	maintained for at least 2 years	Yes	specified in permit conditions.	C43432
40 CFK 00.7(1)	mamamed for at least 2 years	1 08	specified in permit conditions.	C43432

#### 4.6 Title V.

This is not a Title V facility therefore this requirement does not apply.

#### 5.0 Recommendations

This equipment is expected to comply with all rules and regulations, and therefore it is recommended, pending completion of the AB3205 noticing and comment process, that an authority to construct be issued with the following conditions.

#### 6.0 Recommended Conditions

Standard BEC APCD2022-CON-001943 with a condition to limit the hourly use of the engine under APCD2023-APP-007980 to **15.5** hour/day and Standard BEC APCD2020-CON-001647 for the engine under APCD2023-APP-008027 with the yearly use of both engines to 50 hour/ year for non-emergency/maintenance and testing use.

# ENGINEERING EVALUATION ATTACHMENTS

All relevant attachments are uploaded to BCMS under the corresponding application number.