Iowa Department of Natural Resources Title V Operating Permit

Name of Permitted Facility: Magellan Pipeline Company, LP -

Waterloo

Facility Location: 5360 Eldora Rd., Waterloo, IA 50701 Air Quality Operating Permit Number: 97-TV-005-R3

Expiration Date: October 4, 2020

Permit Renewal Application Deadline: April 4, 2020

EIQ Number: 92-5495

Facility File Number: 07-01-040

Responsible Official

Name:

Rick Fahrenkrog

Title:

Director of EHS&S

Mailing Address:

One Williams Center, MD OTC-8

Tulsa, Oklahoma 74172

Phone #:

(918) 574-7408

Permit Contact Person for the Facility

Name:

Joe Dauner

Title:

Air Quality Specialist

Mailing Address:

One Williams Center, MD OTC-8

Tulsa, OK 74172

Phone #:

(918) 574-7916

This permit is issued in accordance with 567 Iowa Administrative Code Chapter 22, and is issued subject to the terms and conditions contained in this permit.

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For the Director of the Department of Natural Resources

Lori Hanson, Supervisor of Air Operating Permits Section

Date

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Abbreviations

acfm	.actual cubic feet per minute
CFR	.Code of Federal Regulation
CE	
	.continuous emission monitor
°F	
	.emissions inventory questionnaire
EP	
EU	
gr./dscf	grains per dry standard cubic foot
	.Iowa Administrative Code
IDNR	.Iowa Department of Natural Resources
MVAC	.motor vehicle air conditioner
NAICS	.North American Industry Classification System
NSPS	.new source performance standard
ppmv	.parts per million by volume
lb./hr	
	pounds per million British thermal units
SCC	.Source Classification Codes
scfm	standard cubic feet per minute
SIC	.Standard Industrial Classification
TPY	.tons per year
USEPA	.United States Environmental Protection Agency
Pollutants	
PM	
$PM_{10}\ldots\ldots\ldots$	particulate matter ten microns or less in diameter
SO ₂	.sulfur dioxide
NO _x	.nitrogen oxides
	volatile organic compound
CO	
HAP	.hazardous air pollutant

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I. Facility Description and Equipment List

Facility Name: Magellan Pipeline Company, LP - Waterloo Permit Number: 97-TV-005R3

Facility Description: Refined petroleum pipelines (SIC 4613)

Equipment List

Emission	Emission	Emission Unit Description	IDNR
Point	Unit		Construction
Number	Number		Permit Number
EP-1	EU-1	VCU for Truck Loading Rack	01-A-565-S2
EP-3	EU-3	IFR Tank 783 (1,260,000 gallons)	N/A
EP-4	EU-4	IFR Tank 784 (1,260,000 gallons)	N/A
EP-7	EU-7	IFR Tank 1417 (2,394,000 gallons)	N/A
EP-8	EU-8	IFR Tank 1418 (2,394,000 gallons)	N/A
EP-11	EU-11	Facility Wide Fugitive Emissions	N/A
EP-15	EU-15	IFR Tanks Roof Landing Emissions	N/A
EP-16	EU-16	Butane Off-Loading	10-A-045

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Insignificant Activities Equipment List

Insignificant	Insignificant Emission Unit Description
Emission Unit	
Number	
EU-2	Emergency Mainline Relief Tank 335 (19,530 gallons, vertical)
EU-5	Bulk Storage Tank 1392 (1,785,000 gallons)
EU-6	Bulk Storage Tank 1393 (1,785,000 gallons)
EU-9	Bulk Storage Tank 1419 (2,310,000 gallons)
EU-10	Bulk Storage Tank 1420 (2,310,000 gallons)
EU-12a	Bulk Additive Storage Tank (1,050 gallons, horizontal)
EU-12b	Bulk Additive Storage Tank (1,000 gallons, vertical)
EU-12c	Bulk Additive Storage Tank (2,200 gallons, vertical)
EU-12d	Bulk Additive Storage Tank (7,900 gallons, horizontal)
EU-12e	Bulk Additive Storage Tank (1,000 gallons, vertical)
EU-12f	Bulk Additive Storage Tank (4,100 gallons, horizontal)
EU-12g	Bulk Additive Storage Tank (3,000 gallons, horizontal)
EU-12h	Bulk Additive Storage Tank (2,200 gallons, horizontal)
EU-12j	Bulk Additive Storage Tank (4,100 gallons, horizontal)
EU-13	Separator System (including sumps and water tanks)
EU-14	Natural Gas Forced-Air Furnace (100,000 Btu/hr)
EU-17	Ethanol Unloading

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II. Plant-Wide Conditions

Facility Name: Magellan Pipeline Company, LP - Waterloo

Permit Number: 97-TV-005R3

Permit conditions are established in accord with 567 Iowa Administrative Code rule 22.108

Permit Duration

The term of this permit is: Five years Commencing on: October 5, 2015

Ending on: October 4, 2020

Amendments, modifications and reopenings of the permit shall be obtained in accordance with 567 Iowa Administrative Code rules 22.110 - 22.114. Permits may be suspended, terminated, or revoked as specified in 567 Iowa Administrative Code Rules 22.115.

Emission Limits

Unless specified otherwise in the Source Specific Conditions, the following limitations and supporting regulations apply to all emission points at this plant:

Opacity (visible emissions): 40% opacity

Authority for Requirement: 567 IAC 23.3(2)"d"

Sulfur Dioxide (SO₂): 500 parts per million by volume

Authority for Requirement: 567 IAC 23.3(3)"e"

Particulate Matter:

No person shall cause or allow the emission of particulate matter from any source in excess of the emission standards specified in this chapter, except as provided in 567 – Chapter 24. For sources constructed, modified or reconstructed after July 21, 1999, the emission of particulate matter from any process shall not exceed an emission standard of 0.1 grain per dry standard cubic foot of exhaust gas, except as provided in 567 – 21.2(455B), 23.1(455B), 23.4(455B) and 567 – Chapter 24.

For sources constructed, modified or reconstructed prior to July 21, 1999, the emission of particulate matter from any process shall not exceed the amount determined from Table I, or amount specified in a permit if based on an emission standard of 0.1 grain per standard cubic foot of exhaust gas or established from standards provided in 23.1(455B) and 23.4(455B). Authority for Requirement: 567 IAC 23.3(2)"a"

<u>Fugitive Dust:</u> Attainment and Unclassified Areas - A person shall take reasonable precautions to prevent particulate matter from becoming airborne in quantities sufficient to cause a nuisance as defined in Iowa Code section 657.1 when the person allows, causes or permits any materials to be handled, transported or stored or a building, its appurtenances or a construction haul road to be

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used, constructed, altered, repaired or demolished, with the exception of farming operations or dust generated by ordinary travel on unpaved roads. Ordinary travel includes routine traffic and road maintenance activities such as scarifying, compacting, transporting road maintenance surfacing material, and scraping of the unpaved public road surface. (the preceding sentence is State Only) All persons, with the above exceptions, shall take reasonable precautions to prevent the discharge of visible emissions of fugitive dusts beyond the lot line of the property on which the emissions originate. The public highway authority shall be responsible for taking corrective action in those cases where said authority has received complaints of or has actual knowledge of dust conditions which require abatement pursuant to this subrule. Reasonable precautions may include, but not be limited to, the following procedures.

- 1. Use, where practical, of water or chemicals for control of dusts in the demolition of existing buildings or structures, construction operations, the grading of roads or the clearing of land.
- 2. Application of suitable materials, such as but not limited to asphalt, oil, water or chemicals on unpaved roads, material stockpiles, race tracks and other surfaces which can give rise to airborne dusts.
- 3. Installation and use of containment or control equipment, to enclose or otherwise limit the emissions resulting from the handling and transfer of dusty materials, such as but not limited to grain, fertilizer or limestone.
- 4. Covering, at all times when in motion, open-bodied vehicles transporting materials likely to give rise to airborne dusts.
- 5. Prompt removal of earth or other material from paved streets or to which earth or other material has been transported by trucking or earth-moving equipment, erosion by water or other means.
- 6. Reducing the speed of vehicles traveling over on-property surfaces as necessary to minimize the generation of airborne dusts.

Authority for Requirement: 567 IAC 23.3(2)"c"

NESHAP/NSPS Applicability

40 CFR 63 Subpart R:

This facility meets the definition of being a bulk gasoline terminal as presented in 40 CFR §63.421 and is subject to the requirements of 40 CFR 63 Subpart R (National Emission Standards for Hazardous Air Pollutants for Gasoline Distribution Facilities, 40 CFR §63.420-§63.429) as well the requirements of 40 CFR 63 Subpart A (National Emission Standards for Hazardous Air Pollutants General Provisions 40 CFR §63.1-§63.16). This facility is responsible for complying with all current applicable requirements of these subparts.

Authority for Requirement: 567 IAC 23.1(4)"r"

40 CFR Part 63, Subpart R

Iowa DNR Construction Permit 01-A-565-S2

40 CFR 60 Subpart XX:

This facility meets the definition of being a bulk gasoline terminal as presented in 40 CFR \$60.501 that has been reconstructed in 2001 and is subject to the requirements of 40 CFR 60 Subpart XX (New Source Performance Standard for Bulk Gasoline Terminal, 40 CFR \$60.501-\$60.506) as well the requirements of 40 CFR 60 Subpart A (New Source Performance Standards

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General Provisions 40 CFR §60.1-§60.19). This facility is responsible for complying with all current applicable requirements of these subparts.

Authority for Requirement: 567 IAC 23.1(4)"pp"

40 CFR Part 60, Subpart XX

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III. Emission Point-Specific Conditions

Facility Name: Magellan Pipeline Company, LP - Waterloo

Permit Number: 97-TV-005R3

Emission Point ID Number: EP-1

Associated Equipment

Associated Emission Unit ID Numbers: EU-1 Emissions Control Equipment ID Number: CE-1

Emissions Control Equipment Description: Vapor Combustion Unit

Emission Unit vented through this Emission Point: EU-1 Emission Unit Description: 3 Spot Truck Loading Rack

Raw Material/Fuel: Gasoline Rated Capacity: 72,000 gal/hr

Applicable Requirements

Emission Limits (lb./hr, gr./dscf, lb./MMBtu, % opacity, etc.)

The emissions from this emission point shall not exceed the levels specified below.

Pollutant: Opacity

Emission Limit(s): 40%⁽¹⁾

Authority for Requirement: Iowa DNR Construction Permit 01-A-565-S2

567 IAC 23.3(2)"d"

Pollutant: Particulate Matter (PM) Emission Limit(s): 0.1 gr/dscf

Authority for Requirement: Iowa DNR Construction Permit 01-A-565-S2

567 IAC 23.3(2)"a"

Pollutant: Sulfur Dioxide (SO₂) Emission Limit(s): 500 ppmv

Authority for Requirement: Iowa DNR Construction Permit 01-A-565-S2

567 IAC 23.3(3)"e"

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⁽¹⁾ An exceedance of the indicator opacity of 25% will require the owner/operator to promptly investigate the emission unit and make corrections to operations or equipment associated with the exceedance. If exceedances continue after the corrections, the DNR may require additional proof to demonstrate compliance (e.g., stack testing).

Pollutant: Volatile Organic Compounds (VOC)

Emission Limit(s): $10 \text{ mg/L}^{(2)}$

Authority for Requirement: Iowa DNR Construction Permit 01-A-565-S2

40 CFR Part 63 Subpart R

567 IAC 23.1(4)"r"

Operational Limits & Requirements

The owner/operator of this equipment shall comply with the operational limits and requirements listed below.

Process throughput:

1. The fuel source for the vapor combustor shall be limited to natural gas or propane only.

Reporting & Record keeping:

All records as required by this permit shall be kept on-site for a minimum of five (5) years and shall be available for inspection by the DNR. Records shall be legible and maintained in an orderly manner.

1. Maintain records as to the type of fuel used for the vapor combustor, i.e. fuel bill. Authority for Requirement: Iowa DNR Construction Permit 01-A-565-S2

NESHAP

According to 40 CFR 63 Subpart R – National Emission Standards for Gasoline Distribution Facilities this unit meets the definition of a loading rack and must comply with the standards defined in §63.422 when unloading gasoline. This unit must also operate a continuous system (CMS) as specified in §63.427. See Appendix B for the EPA Approved Alternative Monitoring Plan for the VCU.

Authority for Requirement: 567 IAC 23.1(4)"r"

40 CFR Part 63, Subpart R

Emission Point Characteristics

The emission point shall conform to the specifications listed below.

Stack Height, (ft, from the ground): 45

Stack Opening, (inches, dia.): 96 Exhaust Flow Rate (scfm): 13,000 Exhaust Temperature (°F): 500

Discharge Style: Vertical w/o rain cap or vertical w/unobstructing rain cap Authority for Requirement: Iowa DNR Construction Permit 01-A-565-S2

The temperature and flowrate are intended to be representative and characteristic of the design of the permitted emission point. The Department recognizes that the temperature and flow rate may vary with changes in the process and ambient conditions. If it is determined that either the

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⁽²⁾ NESHAP Subpart R – National Emission Standards for Gasoline Distribution Facilities. Per §63.422, "emissions to the atmosphere from the vapor collection and processing systems due to the loading of gasoline cargo tanks shall not exceed 10 milligrams of total organic compounds per liter of gasoline loaded".

temperature or flowrate above are different than the values stated, the owner or operator shall submit a request to the Department within thirty (30) days of the discovery to determine if a permit amendment is required or submit a permit application requesting to amend the permit.

Monitoring Requirements

The owner/operator of this equipment shall comply with the monitoring requirements listed below.

Agency Approved Operation & Maintenance Plan Required?	Yes 🗌 No 🖂
Facility Maintained Operation & Maintenance Plan Required?	Yes 🗌 No 🖂
Compliance Assurance Monitoring (CAM) Plan Required?	Yes 🗌 No 🖂
Authority for Requirement: 567 IAC 22.108(3)	

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Emission Point ID Number: See Table Below

Associated Equipment

Associated Emission Unit ID Numbers: See Table Below

Emission Point ID	Emission Unit	Emission Unit Description	Raw Material/Fuel	Rated Storage Capacity (gallons)
EP-3	EU-3	Tank 783 – IFR ⁽¹⁾		1,260,000
EP-4	EU-4	Tank 784-IFR ⁽¹⁾	Gasoline or less	1,260,000
EP-7	EU-7	Tank 1417-IFR ⁽¹⁾	volatile fuels	2,394,000
EP-8	EU-8	Tank 1418-IFR ⁽¹⁾		2,394,000

⁽¹⁾ IFR is Internal Floating Roof

Applicable Requirements

Emission Limits (lb./hr, gr./dscf, lb./MMBtu, % opacity, etc.)

The emissions from this emission point shall not exceed the levels specified below.

None at this time.

Operational Limits & Requirements

The owner/operator of this equipment shall comply with the operational limits and requirements listed below.

NESHAP

According to 40 CFR 63 Subpart R – National Emission Standards for Gasoline Distribution Facilities these units meet the definition of gasoline storage vessels and must comply with the standards defined in §63.423 when containing gasoline.

Authority for Requirement: 567 IAC 23.1(4)"r"

40 CFR Part 63, Subpart R

Monitoring Requirements

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Agency Approved Operation & Maintenance Plan Required?	Yes ∐ No ⊠
Facility Maintained Operation & Maintenance Plan Required?	Yes 🗌 No 🖂
Compliance Assurance Monitoring (CAM) Plan Required?	Yes 🗌 No 🖂

Authority for Requirement: 567 IAC 22.108(3)

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Emission Point ID Number: EP 11 Associated Equipment Associated Emission Unit ID Numbers: EU-11 Emission Unit vented through this Emission Point: EU-11 Emission Unit Description: Equipment Fugitives (Facility-wide) Raw Material/Fuel: Gasoline Rated Capacity: NA **Applicable Requirements** Emission Limits (lb./hr, gr./dscf, lb./MMBtu, % opacity, etc.) The emissions from this emission point shall not exceed the levels specified below. None at this time. **Operational Limits & Requirements** The owner/operator of this equipment shall comply with the operational limits and requirements listed below. **NESHAP** According to 40 CFR 63 Subpart R – National Emission Standards for Gasoline Distribution Facilities this unit meets the definition of equipment leaks and must comply with the standards defined in §63.424 for all equipment in gasoline service. Authority for Requirement: 567 IAC 23.1(4)"r" 40 CFR Part 63, Subpart R **Monitoring Requirements** The owner/operator of this equipment shall comply with the monitoring requirements listed below Yes No No **Agency Approved Operation & Maintenance Plan Required?** Yes No No **Facility Maintained Operation & Maintenance Plan Required?** Yes No No Compliance Assurance Monitoring (CAM) Plan Required?

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Authority for Requirement: 567 IAC 22.108(3)

Emission Point ID Number: EP 15 Associated Equipment Associated Emission Unit ID Numbers: EU-15 Emission Unit vented through this Emission Point: EU-15 Emission Unit Description: IFR Tanks Roof-landing Emissions Raw Material/Fuel: Gasoline Rated Capacity: NA **Applicable Requirements** Emission Limits (lb./hr, gr./dscf, lb./MMBtu, % opacity, etc.) The emissions from this emission point shall not exceed the levels specified below. None at this time. **Operational Limits & Requirements** The owner/operator of this equipment shall comply with the operational limits and requirements listed below. **NESHAP** According to 40 CFR 63 Subpart R – National Emission Standards for Gasoline Distribution Facilities this units meet the definition of a gasoline storage vessel and must comply with the standards defined in §63.423 when containing gasoline. Authority for Requirement: 567 IAC 23.1(4)"r" 40 CFR Part 63, Subpart R **Monitoring Requirements** The owner/operator of this equipment shall comply with the monitoring requirements listed below Yes No No **Agency Approved Operation & Maintenance Plan Required?** Yes No No **Facility Maintained Operation & Maintenance Plan Required?** Yes No No Compliance Assurance Monitoring (CAM) Plan Required?

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Authority for Requirement: 567 IAC 22.108(3)

Emission Point ID Number: EP-16

Associated Equipment

Associated Emission Unit ID Numbers: EU-16

Emission Unit vented through this Emission Point: EU-16

Emission Unit Description: Butane Off-Loading

Raw Material/Fuel: Butane

Rated Capacity: 250 gallons/minute

Applicable Requirements

Emission Limits (lb./hr, gr./dscf, lb./MMBtu, % opacity, etc.)

The emissions from this emission point shall not exceed the levels specified below.

None at this time.

Operational Limits & Requirements

The owner/operator of this equipment shall comply with the operational limits and requirements listed below.

Work practice standards:

A. The owner or operator shall develop and implement an operating procedure to minimize the emissions from the Butane Off-Loading (EU-16) unit.

Authority for Requirement: Iowa DNR Construction Permit 10-A-045

NESHAP/NSPS

New Source Performance Standards (NSPS) do not apply to this Butane Off-Loading unit (EU-16) at this time. However, this facility (plant number 07-01-040) is subject to NSPS 40 CFR part 60 subpart A-General Provisions, 40 CFR part 60 subpart XX- Standards of Performance for Bulk Gasoline Terminals.

National Emission Standards for Hazardous Air Pollutants (NESHAP) do not apply to this Butane Off-Loading unit (EU-16) unit at this time. However, this facility (plant number 07-01-040) is subject to NESHAP 40 CFR part 63 subpart A-General Provisions and 40 CFR part 63 subpart R- National Emission Standards for Gasoline Distribution Facilities.

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Emission Point Characteristics

The emission point shall conform to the specifications listed below.

Stack Height, (ft, from the ground): 24

Stack Opening, (inches, dia.): 3

Exhaust Flow Rate (scfm): Natural Draft

Exhaust Temperature (°F): 70 Discharge Style: Downward

Authority for Requirement: Iowa DNR Construction Permit 10-A-045

The temperature and flowrate are intended to be representative and characteristic of the design of the permitted emission point. The Department recognizes that the temperature and flow rate may vary with changes in the process and ambient conditions. If it is determined that either the temperature or flowrate above are different than the values stated, the owner or operator shall submit a request to the Department within thirty (30) days of the discovery to determine if a permit amendment is required or submit a permit application requesting to amend the permit.

Monitoring Requirements

The owner/operator of this equipment shall comply with the monitoring requirements listed below.

Agency Approved Operation & Maintenance Plan Required?	Yes No No
Facility Maintained Operation & Maintenance Plan Required?	Yes 🗌 No 🔀
Compliance Assurance Monitoring (CAM) Plan Required?	Yes 🗌 No 🗵

Authority for Requirement: 567 IAC 22.108(3)

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IV. General Conditions

This permit is issued under the authority of the Iowa Code subsection 455B.133(8) and in accordance with 567 Iowa Administrative Code chapter 22.

G1. Duty to Comply

- 1. The permittee must comply with all conditions of the Title V permit. Any permit noncompliance constitutes a violation of the Act and is grounds for enforcement action; for a permit termination, revocation and reissuance, or modification; or for denial of a permit renewal application. 567 IAC 22.108(9)"a"
- 2. Any compliance schedule shall be supplemental to, and shall not sanction noncompliance with, the applicable requirements on which it is based. 567 IAC 22.105 (2)"h"(3)
- 3. Where an applicable requirement of the Act is more stringent than an applicable requirement of regulations promulgated under Title IV of the Act, both provisions shall be enforceable by the administrator and are incorporated into this permit. 567 IAC 22.108 (1)"b"
- 4. Unless specified as either "state enforceable only" or "local program enforceable only", all terms and conditions in the permit, including provisions to limit a source's potential to emit, are enforceable by the administrator and citizens under the Act. 567 IAC 22.108 (14)
- 5. It shall not be a defense for a permittee, in an enforcement action, that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of the permit. 567 IAC 22.108 (9)"b"
- 6. For applicable requirements with which the permittee is in compliance, the permittee shall continue to comply with such requirements. For applicable requirements that will become effective during the permit term, the permittee shall meet such requirements on a timely basis. 567 IAC 22.108(15)"c"

G2. Permit Expiration

- 1. Except as provided in rule 567—22.104(455B), permit expiration terminates a source's right to operate unless a timely and complete application for renewal has been submitted in accordance with rule 567—22.105(455B). 567 IAC 22.116(2)
- 2. To be considered timely, the owner, operator, or designated representative (where applicable) of each source required to obtain a Title V permit shall submit on forms or electronic format specified by the Department to the Air Quality Bureau, Iowa Department of Natural Resources, Air Quality Bureau, 7900 Hickman Rd, Suite #1, Windsor Heights, Iowa 50324, two copies (three if your facility is located in Linn or Polk county) of a complete permit application, at least 6 months but not more than 18 months prior to the date of permit expiration. An additional copy must also be sent to U.S. EPA Region VII, Attention: Chief of Air Permits, 11201 Renner Blvd., Lenexa, KS 66219. Additional copies to local programs or EPA are not required for application materials submitted through the electronic format specified by the Department. The application must include all emission points, emission units, air pollution control equipment, and monitoring devices at the facility. All emissions generating activities, including fugitive emissions, must be included. The definition of a complete application is as indicated in 567 IAC 22.105(2). 567 IAC 22.105

G3. Certification Requirement for Title V Related Documents

Any application, report, compliance certification or other document submitted pursuant to this permit shall contain certification by a responsible official of truth, accuracy, and completeness. All certifications shall state that, based on information and belief formed after reasonable inquiry, the statements and information in the document are true, accurate, and complete. 567 IAC 22.107 (4)

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G4. Annual Compliance Certification

By March 31 of each year, the permittee shall submit compliance certifications for the previous calendar year. The certifications shall include descriptions of means to monitor the compliance status of all emissions sources including emissions limitations, standards, and work practices in accordance with applicable requirements. The certification for a source shall include the identification of each term or condition of the permit that is the basis of the certification; the compliance status; whether compliance was continuous or intermittent; the method(s) used for determining the compliance status of the source, currently and over the reporting period consistent with all applicable department rules. For sources determined not to be in compliance at the time of compliance certification, a compliance schedule shall be submitted which provides for periodic progress reports, dates for achieving activities, milestones, and an explanation of why any dates were missed and preventive or corrective measures. The compliance certification shall be submitted to the administrator, director, and the appropriate DNR Field office. 567 IAC 22.108 (15)"e"

G5. Semi-Annual Monitoring Report

By March 31 and September 30 of each year, the permittee shall submit a report of any monitoring required under this permit for the 6 month periods of July 1 to December 31 and January 1 to June 30, respectively. All instances of deviations from permit requirements must be clearly identified in these reports, and the report must be signed by a responsible official, consistent with 567 IAC 22.107(4). The semi-annual monitoring report shall be submitted to the director and the appropriate DNR Field office. 567 IAC 22.108 (5)

G6. Annual Fee

- 1. The permittee is required under subrule 567 IAC 22.106 to pay an annual fee based on the total tons of actual emissions of each regulated air pollutant. Beginning July 1, 1996, Title V operating permit fees will be paid on July 1 of each year. The fee shall be based on emissions for the previous calendar year.
- 2. The fee amount shall be calculated based on the first 4,000 tons of each regulated air pollutant emitted each year. The fee to be charged per ton of pollutant will be available from the department by June 1 of each year. The Responsible Official will be advised of any change in the annual fee per ton of pollutant.
- 3. The following forms shall be submitted annually by March 31 documenting actual emissions for the previous calendar year.
 - a. Form 1.0 "Facility Identification";
 - b. Form 4.0 "Emissions unit-actual operations and emissions" for each emission unit;
 - c. Form 5.0 "Title V annual emissions summary/fee"; and
 - d. Part 3 "Application certification."
- 4. The fee shall be submitted annually by July 1. The fee shall be submitted with the following forms:
 - a. Form 1.0 "Facility Identification";
 - b. Form 5.0 "Title V annual emissions summary/fee";
 - c. Part 3 "Application certification."
- 5. If there are any changes to the emission calculation form, the department shall make revised forms available to the public by January 1. If revised forms are not available by January 1, forms from the previous year may be used and the year of emissions documented changed. The department shall calculate the total statewide Title V emissions for the prior calendar year and make this information available to the public no later than April 30 of each year.

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- 6. Phase I acid rain affected units under section 404 of the Act shall not be required to pay a fee for emissions which occur during the years 1993 through 1999 inclusive.
- 7. The fee for a portable emissions unit or stationary source which operates both in Iowa and out of state shall be calculated only for emissions from the source while operating in Iowa.
- 8. Failure to pay the appropriate Title V fee represents cause for revocation of the Title V permit as indicated in 567 IAC 22.115(1)"d".

G7. Inspection of Premises, Records, Equipment, Methods and Discharges

Upon presentation of proper credentials and any other documents as may be required by law, the permittee shall allow the director or the director's authorized representative to:

- 1. Enter upon the permittee's premises where a Title V source is located or emissions-related activity is conducted, or where records must be kept under the conditions of the permit;
- 2. Have access to and copy, at reasonable times, any records that must be kept under the conditions of the permit;
- 3. Inspect, at reasonable times, any facilities, equipment (including monitoring and air pollution control equipment), practices, or operations regulated or required under the permit; and
- 4. Sample or monitor, at reasonable times, substances or parameters for the purpose of ensuring compliance with the permit or other applicable requirements. 567 IAC 22.108 (15)"b"

G8. Duty to Provide Information

The permittee shall furnish to the director, within a reasonable time, any information that the director may request in writing to determine whether cause exists for modifying, revoking and reissuing, or terminating the permit or to determine compliance with the permit. Upon request, the permittee also shall furnish to the director copies of records required to be kept by the permit, or for information claimed to be confidential, the permittee shall furnish such records directly to the administrator of EPA along with a claim of confidentiality. 567 IAC 22.108 (9)"e"

G9. General Maintenance and Repair Duties

The owner or operator of any air emission source or control equipment shall:

- 1. Maintain and operate the equipment or control equipment at all times in a manner consistent with good practice for minimizing emissions.
- 2. Remedy any cause of excess emissions in an expeditious manner.
- 3. Minimize the amount and duration of any excess emission to the maximum extent possible during periods of such emissions. These measures may include but not be limited to the use of clean fuels, production cutbacks, or the use of alternate process units or, in the case of utilities, purchase of electrical power until repairs are completed.
- 4. Schedule, at a minimum, routine maintenance of equipment or control equipment during periods of process shutdowns to the maximum extent possible. 567 IAC 24.2(1)

G10. Recordkeeping Requirements for Compliance Monitoring

- 1. In addition to any source specific recordkeeping requirements contained in this permit, the permittee shall maintain the following compliance monitoring records, where applicable:
 - a. The date, place and time of sampling or measurements
 - b. The date the analyses were performed.
 - c. The company or entity that performed the analyses.
 - d. The analytical techniques or methods used.
 - e. The results of such analyses; and
 - f. The operating conditions as existing at the time of sampling or measurement.
 - g. The records of quality assurance for continuous compliance monitoring systems (including but not limited to quality control activities, audits and calibration drifts.)

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- 2. The permittee shall retain records of all required compliance monitoring data and support information for a period of at least 5 years from the date of compliance monitoring sample, measurement report or application. Support information includes all calibration and maintenance records and all original strip chart recordings for continuous compliance monitoring, and copies of all reports required by the permit.
- 3. For any source which in its application identified reasonably anticipated alternative operating scenarios, the permittee shall:
 - a. Comply with all terms and conditions of this permit specific to each alternative scenario.
 - b. Maintain a log at the permitted facility of the scenario under which it is operating.
 - c. Consider the permit shield, if provided in this permit, to extend to all terms and conditions under each operating scenario. 567 IAC 22.108(4), 567 IAC 22.108(12)

G11. Evidence used in establishing that a violation has or is occurring.

Notwithstanding any other provisions of these rules, any credible evidence may be used for the purpose of establishing whether a person has violated or is in violation of any provisions herein.

1. Information from the use of the following methods is presumptively credible evidence of

whether a violation has occurred at a source:

- a. A monitoring method approved for the source and incorporated in an operating permit pursuant to 567 Chapter 22;
- b. Compliance test methods specified in 567 Chapter 25; or
- c. Testing or monitoring methods approved for the source in a construction permit issued pursuant to 567 Chapter 22.
- 2. The following testing, monitoring or information gathering methods are presumptively credible testing, monitoring, or information gathering methods:
 - a. Any monitoring or testing methods provided in these rules; or
 - b. Other testing, monitoring, or information gathering methods that produce information comparable to that produced by any method in subrule 21.5(1) or this subrule. 567 IAC 21.5(1)-567 IAC 21.5(2)

G12. Prevention of Accidental Release: Risk Management Plan Notification and Compliance Certification

If the permittee is required to develop and register a risk management plan pursuant to section 112(r) of the Act, the permittee shall notify the department of this requirement. The plan shall be filed with all appropriate authorities by the deadline specified by EPA. A certification that this risk management plan is being properly implemented shall be included in the annual compliance certification of this permit. 567 IAC 22.108(6)

G13. Hazardous Release

The permittee must report any situation involving the actual, imminent, or probable release of a hazardous substance into the atmosphere which, because of the quantity, strength and toxicity of the substance, creates an immediate or potential danger to the public health, safety or to the environment. A verbal report shall be made to the department at (515) 281-8694 and to the local police department or the office of the sheriff of the affected county as soon as possible but not later than six hours after the discovery or onset of the condition. This verbal report must be followed up with a written report as indicated in 567 IAC 131.2(2). 567 IAC Chapter 131-State Only

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G14. Excess Emissions and Excess Emissions Reporting Requirements

- 1. Excess Emissions. Excess emission during a period of startup, shutdown, or cleaning of control equipment is not a violation of the emission standard if the startup, shutdown or cleaning is accomplished expeditiously and in a manner consistent with good practice for minimizing emissions. Cleaning of control equipment which does not require the shutdown of the process equipment shall be limited to one six-minute period per one-hour period. An incident of excess emission (other than an incident during startup, shutdown or cleaning of control equipment) is a violation. If the owner or operator of a source maintains that the incident of excess emission was due to a malfunction, the owner or operator must show that the conditions which caused the incident of excess emission were not preventable by reasonable maintenance and control measures. Determination of any subsequent enforcement action will be made following review of this report. If excess emissions are occurring, either the control equipment causing the excess emission shall be repaired in an expeditious manner or the process generating the emissions shall be shutdown within a reasonable period of time. An expeditious manner is the time necessary to determine the cause of the excess emissions and to correct it within a reasonable period of time. A reasonable period of time is eight hours plus the period of time required to shut down the process without damaging the process equipment or control equipment. A variance from this subrule may be available as provided for in Iowa Code section 455B.143. In the case of an electric utility, a reasonable period of time is eight hours plus the period of time until comparable generating capacity is available to meet consumer demand with the affected unit out of service, unless, the director shall, upon investigation, reasonably determine that continued operation constitutes an unjustifiable environmental hazard and issue an order that such operation is not in the public interest and require a process shutdown to commence immediately.
- 2. Excess Emissions Reporting
 - a. Initial Reporting of Excess Emissions. An incident of excess emission (other than an incident of excess emission during a period of startup, shutdown, or cleaning) shall be reported to the appropriate field office of the department within eight hours of, or at the start of the first working day following the onset of the incident. The reporting exemption for an incident of excess emission during startup, shutdown or cleaning does not relieve the owner or operator of a source with continuous monitoring equipment of the obligation of submitting reports required in 567-subrule 25.1(6). An initial report of excess emission is not required for a source with operational continuous monitoring equipment (as specified in 567-subrule 25.1(1)) if the incident of excess emission continues for less than 30 minutes and does not exceed the applicable emission standard by more than 10 percent or the applicable visible emission standard by more than 10 percent opacity. The initial report may be made by electronic mail (E-mail), in person, or by telephone and shall include as a minimum the following:
 - i. The identity of the equipment or source operation from which the excess emission originated and the associated stack or emission point.
 - ii. The estimated quantity of the excess emission.
 - iii. The time and expected duration of the excess emission.
 - iv. The cause of the excess emission.
 - v. The steps being taken to remedy the excess emission.
 - vi. The steps being taken to limit the excess emission in the interim period.
 - b. Written Reporting of Excess Emissions. A written report of an incident of excess emission shall be submitted as a follow-up to all required initial reports to the department

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within seven days of the onset of the upset condition, and shall include as a minimum the following:

- i. The identity of the equipment or source operation point from which the excess emission originated and the associated stack or emission point.
- ii. The estimated quantity of the excess emission.
- iii. The time and duration of the excess emission.
- iv. The cause of the excess emission.
- v. The steps that were taken to remedy and to prevent the recurrence of the incident of excess emission.
- vi. The steps that were taken to limit the excess emission.
- vii. If the owner claims that the excess emission was due to malfunction, documentation to support this claim. 567 IAC 24.1(1)-567 IAC 24.1(4)
- 3. Emergency Defense for Excess Emissions. For the purposes of this permit, an "emergency" means any situation arising from sudden and reasonably unforeseeable events beyond the control of the source, including acts of God, which situation requires immediate corrective action to restore normal operation, and that causes the source to exceed a technology-based emission limitation under the permit due to unavoidable increases in emissions attributable to the emergency. An emergency shall not include non-compliance, to the extent caused by improperly designed equipment, lack of preventive maintenance, careless or improper operation or operator error. An emergency constitutes an affirmative defense to an action brought for non-compliance with technology based limitations if it can be demonstrated through properly signed contemporaneous operating logs or other relevant evidence that:
 - a. An emergency occurred and that the permittee can identify the cause(s) of the emergency;
 - b. The facility at the time was being properly operated;
 - c. During the period of the emergency, the permittee took all reasonable steps to minimize levels of emissions that exceeded the emissions standards or other requirements of the permit; and
 - d. The permittee submitted notice of the emergency to the director by certified mail within two working days of the time when the emissions limitations were exceeded due to the emergency. This notice fulfills the requirement of paragraph 22.108(5)"b." See G15. This notice must contain a description of the emergency, any steps taken to mitigate emissions, and corrective actions taken.

In any enforcement proceeding, the permittee seeking to establish the occurrence of an emergency has the burden of proof. This provision is in addition to any emergency or upset provision contained in any applicable requirement. 567 IAC 22.108(16)

G15. Permit Deviation Reporting Requirements

A deviation is any failure to meet a term, condition or applicable requirement in the permit. Reporting requirements for deviations that result in a hazardous release or excess emissions have been indicated above (see G13 and G14). Unless more frequent deviation reporting is specified in the permit, any other deviation shall be documented in the semi-annual monitoring report and the annual compliance certification (see G4 and G5). 567 IAC 22.108(5)"b"

G16. Notification Requirements for Sources That Become Subject to NSPS and NESHAP Regulations

During the term of this permit, the permittee must notify the department of any source that becomes subject to a standard or other requirement under 567-subrule 23.1(2) (standards of

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performance of new stationary sources) or section 111 of the Act; or 567-subrule 23.1(3) (emissions standards for hazardous air pollutants), 567-subrule 23.1(4) (emission standards for hazardous air pollutants for source categories) or section 112 of the Act. This notification shall be submitted in writing to the department pursuant to the notification requirements in 40 CFR Section 60.7, 40 CFR Section 61.07, and/or 40 CFR Section 63.9. 567 IAC 23.1(2), 567 IAC 23.1(4)

G17. Requirements for Making Changes to Emission Sources That Do Not Require Title V Permit Modification

- 1. Off Permit Changes to a Source. Pursuant to section 502(b)(10) of the CAAA, the permittee may make changes to this installation/facility without revising this permit if:
 - a. The changes are not major modifications under any provision of any program required by section 110 of the Act, modifications under section 111 of the act, modifications under section 112 of the act, or major modifications as defined in 567 IAC Chapter 22.
 - b. The changes do not exceed the emissions allowable under the permit (whether expressed therein as a rate of emissions or in terms of total emissions);
 - c. The changes are not modifications under any provisions of Title I of the Act and the changes do not exceed the emissions allowable under the permit (whether expressed therein as a rate of emissions or as total emissions);
 - d. The changes are not subject to any requirement under Title IV of the Act (revisions affecting Title IV permitting are addressed in rules 567—22.140(455B) through 567 22.144(455B));
 - e. The changes comply with all applicable requirements.
 - f. For each such change, the permitted source provides to the department and the administrator by certified mail, at least 30 days in advance of the proposed change, a written notification, including the following, which must be attached to the permit by the source, the department and the administrator:
 - i. A brief description of the change within the permitted facility,
 - ii. The date on which the change will occur,
 - iii. Any change in emission as a result of that change,
 - iv. The pollutants emitted subject to the emissions trade
 - v. If the emissions trading provisions of the state implementation plan are invoked, then Title V permit requirements with which the source shall comply; a description of how the emissions increases and decreases will comply with the terms and conditions of the Title V permit.
 - vi. A description of the trading of emissions increases and decreases for the purpose of complying with a federally enforceable emissions cap as specified in and in compliance with the Title V permit; and
 - vii. Any permit term or condition no longer applicable as a result of the change. 567 IAC 22.110(1)
- 2. Such changes do not include changes that would violate applicable requirements or contravene federally enforceable permit terms and conditions that are monitoring (including test methods), record keeping, reporting, or compliance certification requirements. 567 IAC 22.110(2)
- 3. Notwithstanding any other part of this rule, the director may, upon review of a notice, require a stationary source to apply for a Title V permit if the change does not meet the requirements of subrule 22.110(1). 567 IAC 22.110(3)

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- 4. The permit shield provided in subrule 22.108(18) shall not apply to any change made pursuant to this rule. Compliance with the permit requirements that the source will meet using the emissions trade shall be determined according to requirements of the state implementation plan authorizing the emissions trade. 567 IAC 22.110(4)
- 5. No permit revision shall be required, under any approved economic incentives, marketable permits, emissions trading and other similar programs or processes, for changes that are provided for in this permit. 567 IAC 22.108(11)

G18. Duty to Modify a Title V Permit

- 1. Administrative Amendment.
 - a. An administrative permit amendment is a permit revision that does any of the following:
 - i. Correct typographical errors
 - ii. Identify a change in the name, address, or telephone number of any person identified in the permit, or provides a similar minor administrative change at the source;
 - iii. Require more frequent monitoring or reporting by the permittee; or
 - iv. Allow for a change in ownership or operational control of a source where the director determines that no other change in the permit is necessary, provided that a written agreement containing a specific date for transfer of permit responsibility, coverage and liability between the current and new permittee has been submitted to the director.
 - b. The permittee may implement the changes addressed in the request for an administrative amendment immediately upon submittal of the request. The request shall be submitted to the director.
 - c. Administrative amendments to portions of permits containing provisions pursuant to Title IV of the Act shall be governed by regulations promulgated by the administrator under Title IV of the Act.
- 2. Minor Title V Permit Modification.
 - a. Minor Title V permit modification procedures may be used only for those permit modifications that satisfy all of the following:
 - i. Do not violate any applicable requirement;
 - ii. Do not involve significant changes to existing monitoring, reporting or recordkeeping requirements in the Title V permit;
 - iii. Do not require or change a case by case determination of an emission limitation or other standard, or an increment analysis;
 - iv. Do not seek to establish or change a permit term or condition for which there is no corresponding underlying applicable requirement and that the source has assumed in order to avoid an applicable requirement to which the source would otherwise be subject. Such terms and conditions include any federally enforceable emissions caps which the source would assume to avoid classification as a modification under any provision under Title I of the Act; and an alternative emissions limit approved pursuant to regulations promulgated under section 112(i)(5) of the Act;
 - v. Are not modifications under any provision of Title I of the Act; and vi. Are not required to be processed as significant modification under rule 567 22.113(455B).

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- b. An application for minor permit revision shall be on the minor Title V modification application form and shall include at least the following:
 - i. A description of the change, the emissions resulting from the change, and any new applicable requirements that will apply if the change occurs;
 - ii. The permittee's suggested draft permit;
 - iii. Certification by a responsible official, pursuant to 567 IAC 22.107(4), that the proposed modification meets the criteria for use of minor permit modification procedures and a request that such procedures be used; and
 - iv. Completed forms to enable the department to notify the administrator and the affected states as required by 567 IAC 22.107(7).
- c. The permittee may make the change proposed in its minor permit modification application immediately after it files the application. After the permittee makes this change and until the director takes any of the actions specified in 567 IAC 22.112(4) "a" to "c", the permittee must comply with both the applicable requirements governing the change and the proposed permit terms and conditions. During this time, the permittee need not comply with the existing permit terms and conditions it seeks to modify. However, if the permittee fails to comply with its proposed permit terms and conditions during this time period, the existing permit terms and conditions it seeks to modify may be enforced against the facility.
- 3. Significant Title V Permit Modification.

Significant Title V modification procedures shall be used for applications requesting Title V permit modifications that do not qualify as minor Title V modifications or as administrative amendments. These include but are not limited to all significant changes in monitoring permit terms, every relaxation of reporting or recordkeeping permit terms, and any change in the method of measuring compliance with existing requirements. Significant Title V modifications shall meet all requirements of 567 IAC Chapter 22, including those for applications, public participation, review by affected states, and review by the administrator, as those requirements that apply to Title V issuance and renewal.

The permittee shall submit an application for a significant permit modification not later than three months after commencing operation of the changed source unless the existing Title V permit would prohibit such construction or change in operation, in which event the operation of the changed source may not commence until the department revises the permit. 567 IAC 22.111-567 IAC 22.113

G19. Duty to Obtain Construction Permits

Unless exempted in 567 IAC 22.1(2) or to meet the parameters established in 567 IAC 22.1(1)"c", the permittee shall not construct, install, reconstruct or alter any equipment, control equipment or anaerobic lagoon without first obtaining a construction permit, or conditional permit, or permit pursuant to rule 567 IAC 22.8, or permits required pursuant to rules 567 IAC 22.4, 567 IAC 22.5, 567 IAC 31.3, and 567 IAC 33.3 as required in 567 IAC 22.1(1). A permit shall be obtained prior to the initiation of construction, installation or alteration of any portion of the stationary source or anaerobic lagoon. 567 IAC 22.1(1)

G20. Asbestos

The permittee shall comply with 567 IAC 23.1(3)"a", and 567 IAC 23.2(3)"g" when activities involve asbestos mills, surfacing of roadways, manufacturing operations, fabricating, insulating, waste disposal, spraying applications, demolition and renovation operations (567 IAC 23.1(3)"a"); training fires and controlled burning of a demolished building (567 IAC 23.2).

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G21. Open Burning

The permittee is prohibited from conducting open burning, except as provided in 567 IAC 23.2. 567 IAC 23.2 <u>except</u> 23.2(3)"j"; 567 IAC 23.2(3)"j" - State Only

G22. Acid Rain (Title IV) Emissions Allowances

The permittee shall not exceed any allowances that it holds under Title IV of the Act or the regulations promulgated there under. Annual emissions of sulfur dioxide in excess of the number of allowances to emit sulfur dioxide held by the owners and operators of the unit or the designated representative of the owners and operators is prohibited. Exceedances of applicable emission rates are prohibited. "Held" in this context refers to both those allowances assigned to the owners and operators by USEPA, and those allowances supplementally acquired by the owners and operators. The use of any allowance prior to the year for which it was allocated is prohibited. Contravention of any other provision of the permit is prohibited. 567 IAC 22.108(7)

G23. Stratospheric Ozone and Climate Protection (Title VI) Requirements

- 1. The permittee shall comply with the standards for labeling of products using ozone-depleting substances pursuant to 40 CFR Part 82, Subpart E:
 - a. All containers in which a class I or class II substance is stored or transported, all products containing a class I substance, and all products directly manufactured with a class I substance must bear the required warning statement if it is being introduced into interstate commerce pursuant to § 82.106.
 - b. The placement of the required warning statement must comply with the requirements pursuant to § 82.108.
 - c. The form of the label bearing the required warning statement must comply with the requirements pursuant to § 82.110.
 - d. No person may modify, remove, or interfere with the required warning statement except as described in § 82.112.
- 2. The permittee shall comply with the standards for recycling and emissions reduction pursuant to 40 CFR Part 82, Subpart F, except as provided for MVACs in Subpart B:
 - a. Persons opening appliances for maintenance, service, repair, or disposal must comply with the required practices pursuant to § 82.156.
 - b. Equipment used during the maintenance, service, repair, or disposal of appliances must comply with the standards for recycling and recovery equipment pursuant to § 82.158.
 - c. Persons performing maintenance, service, repair, or disposal of appliances must be certified by an approved technician certification program pursuant to § 82.161.
 - d. Persons disposing of small appliances, MVACs, and MVAC-like appliances must comply with reporting and recordkeeping requirements pursuant to § 82.166. ("MVAC-like appliance" as defined at § 82.152)
 - e. Persons owning commercial or industrial process refrigeration equipment must comply with the leak repair requirements pursuant to § 82.156.
 - f. Owners/operators of appliances normally containing 50 or more pounds of refrigerant must keep records of refrigerant purchased and added to such appliances pursuant to § 82.166.
- 3. If the permittee manufactures, transforms, imports, or exports a class I or class II substance, the permittee is subject to all the requirements as specified in 40 CFR part 82, Subpart A, Production and Consumption Controls.
- 4. If the permittee performs a service on motor (fleet) vehicles when this service involves ozone-depleting substance refrigerant (or regulated substitute substance) in the motor vehicle air

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conditioner (MVAC), the permittee is subject to all the applicable requirements as specified in 40 CFR part 82, Subpart B, Servicing of Motor Vehicle Air Conditioners. The term "motor vehicle" as used in Subpart B does not include a vehicle in which final assembly of the vehicle has not been completed. The term "MVAC" as used in Subpart B does not include the air-tight sealed refrigeration system used as refrigerated cargo, or system used on passenger buses using HCFC-22 refrigerant,

5. The permittee shall be allowed to switch from any ozone-depleting substance to any alternative that is listed in the Significant New Alternatives Program (SNAP) promulgated pursuant to 40 CFR part 82, Subpart G, Significant New Alternatives Policy Program. *40 CFR part* 82

G24. Permit Reopenings

- 1. This permit may be modified, revoked, reopened, and reissued, or terminated for cause. The filing of a request by the permittee for a permit modification, revocation and reissuance, or termination, or of a notification of planned changes or anticipated noncompliance does not stay any permit condition. 567 IAC 22.108(9)"c"
- 2. Additional applicable requirements under the Act become applicable to a major part 70 source with a remaining permit term of 3 or more years. Revisions shall be made as expeditiously as practicable, but not later than 18 months after the promulgation of such standards and regulations.
 - a. Reopening and revision on this ground is <u>not</u> required if the permit has a remaining term of less than three years;
 - b. Reopening and revision on this ground is <u>not</u> required if the effective date of the requirement is later than the date on which the permit is due to expire, unless the original permit or any of its terms and conditions have been extended pursuant to 40 CFR 70.4(b)(10)(i) or (ii) as amended to May 15, 2001.
 - c. Reopening and revision on this ground is <u>not</u> required if the additional applicable requirements are implemented in a general permit that is applicable to the source and the source receives approval for coverage under that general permit. 567 IAC 22.108(17)"a", 567 IAC 22.108(17)"b"
- 3. A permit shall be reopened and revised under any of the following circumstances:
 - a. The department receives notice that the administrator has granted a petition for disapproval of a permit pursuant to 40 CFR 70.8(d) as amended to July 21, 1992, provided that the reopening may be stayed pending judicial review of that determination; b. The department or the administrator determines that the Title V permit contains a material mistake or that inaccurate statements were made in establishing the emissions standards or other terms or conditions of the Title V permit;
 - c. Additional applicable requirements under the Act become applicable to a Title V source, provided that the reopening on this ground is not required if the permit has a remaining term of less than three years, the effective date of the requirement is later than the date on which the permit is due to expire, or the additional applicable requirements are implemented in a general permit that is applicable to the source and the source receives approval for coverage under that general permit. Such a reopening shall be complete not later than 18 months after promulgation of the applicable requirement. d. Additional requirements, including excess emissions requirements, become applicable to a Title IV affected source under the acid rain program. Upon approval by the administrator, excess emissions offset plans shall be deemed to be incorporated into the

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permit.

- e. The department or the administrator determines that the permit must be revised or revoked to ensure compliance by the source with the applicable requirements. 567 IAC 22.114(1)
- 4. Proceedings to reopen and reissue a Title V permit shall follow the procedures applicable to initial permit issuance and shall effect only those parts of the permit for which cause to reopen exists. 567 IAC 22.114(2)
- 5. A notice of intent shall be provided to the Title V source at least 30 days in advance of the date the permit is to be reopened, except that the director may provide a shorter time period in the case of an emergency. 567 IAC 22.114(3)

G25. Permit Shield

- 1. The director may expressly include in a Title V permit a provision stating that compliance with the conditions of the permit shall be deemed compliance with any applicable requirements as of the date of permit issuance, provided that:
 - a. Such applicable requirements are included and are specifically identified in the permit; or
 - b. The director, in acting on the permit application or revision, determines in writing that other requirements specifically identified are not applicable to the source, and the permit includes the determination or a concise summary thereof.
- 2. A Title V permit that does not expressly state that a permit shield exists shall be presumed not to provide such a shield.
- 3. A permit shield shall not alter or affect the following:
 - a. The provisions of Section 303 of the Act (emergency orders), including the authority of the administrator under that section;
 - b. The liability of an owner or operator of a source for any violation of applicable requirements prior to or at the time of permit issuance;
 - c. The applicable requirements of the acid rain program, consistent with Section 408(a) of the Act:
 - d. The ability of the department or the administrator to obtain information from the facility pursuant to Section 114 of the Act. 567 IAC 22.108 (18)

G26. Severability

The provisions of this permit are severable and if any provision or application of any provision is found to be invalid by this department or a court of law, the application of such provision to other circumstances, and the remainder of this permit, shall not be affected by such finding. 567 IAC 22.108 (8)

G27. Property Rights

The permit does not convey any property rights of any sort, or any exclusive privilege. 567 IAC 22.108 (9)"d"

G28. Transferability

This permit is not transferable from one source to another. If title to the facility or any part of it is transferred, an administrative amendment to the permit must be sought consistent with the requirements of 567 IAC 22.111(1). 567 IAC 22.111 (1)"d"

G29. Disclaimer

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No review has been undertaken on the engineering aspects of the equipment or control equipment other than the potential of that equipment for reducing air contaminant emissions. 567 IAC 22.3(3)"c"

G30. Notification and Reporting Requirements for Stack Tests or Monitor Certification The permittee shall notify the department's stack test contact in writing not less than 30 days before a required test or performance evaluation of a continuous emission monitor is performed to determine compliance with applicable requirements of 567 – Chapter 23 or a permit condition. Such notice shall include the time, the place, the name of the person who will conduct the test and other information as required by the department. If the owner or operator does not provide timely notice to the department, the department shall not consider the test results or performance evaluation results to be a valid demonstration of compliance with applicable rules or permit conditions. Upon written request, the department may allow a notification period of less than 30 days. At the department's request, a pretest meeting shall be held not later than 15 days prior to conducting the compliance demonstration. A testing protocol shall be submitted to the department no later than 15 days before the owner or operator conducts the compliance demonstration. A representative of the department shall be permitted to witness the tests. Results of the tests shall be submitted in writing to the department's stack test contact in the form of a comprehensive report within six weeks of the completion of the testing. Compliance tests conducted pursuant to this permit shall be conducted with the source operating in a normal manner at its maximum continuous output as rated by the equipment manufacturer, or the rate specified by the owner as the maximum production rate at which the source shall be operated. In cases where compliance is to be demonstrated at less than the maximum continuous output as rated by the equipment manufacturer, and it is the owner's intent to limit the capacity to that rating, the owner may submit evidence to the department that the source has been physically altered so that capacity cannot be exceeded, or the department may require additional testing, continuous monitoring, reports of operating levels, or any other information deemed necessary by the department to determine whether such source is in compliance.

Stack test notifications, reports and correspondence shall be sent to:

Stack Test Review Coordinator Iowa DNR, Air Quality Bureau 7900 Hickman Road, Suite #1 Windsor Heights, IA 50324 (515) 725-9545

Within Polk and Linn Counties, stack test notifications, reports and correspondence shall also be directed to the supervisor of the respective county air pollution program. 567 IAC 25.1(7)"a", 567 IAC 25.1(9)

G31. Prevention of Air Pollution Emergency Episodes

The permittee shall comply with the provisions of 567 IAC Chapter 26 in the prevention of excessive build-up of air contaminants during air pollution episodes, thereby preventing the occurrence of an emergency due to the effects of these contaminants on the health of persons. 567 IAC 26.1(1)

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G32. Contacts List

The current address and phone number for reports and notifications to the EPA administrator is:

Chief of Air Permits

U.S. EPA Region 7

Air Permits and Compliance Branch

11201 Renner Blvd.

Lenexa, KS 66219

(913) 551-7020

The current address and phone number for reports and notifications to the department or the Director is:

Chief, Air Quality Bureau Iowa Department of Natural Resources 7900 Hickman Road, Suite #1 Windsor Heights, IA 50324 (515) 725-9500

Reports or notifications to the DNR Field Offices or local programs shall be directed to the supervisor at the appropriate field office or local program. Current addresses and phone numbers are:

Field Office 1

909 West Main – Suite 4 Manchester, IA 52057 (563) 927-2640

Field Office 3

1900 N. Grand Ave. Spencer, IA 51301 (712) 262-4177

Field Office 5

7900 Hickman Road, Suite #200 Windsor Heights, IA 50324 (515) 725-0268

Polk County Public Works Dept.

Air Quality Division 5885 NE 14th St. Des Moines, IA 50313 (515) 286-3351

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Air Quality Branch 501 13th St., NW Cedar Rapids, IA 52405 (319) 892-6000

JRM 30 97-TV-005R3 10/5/15

V. Appendix B: NSPS and NESHAP

- A. 40 CFR 60 Subpart XX—Standards of Performance for Bulk Gasoline Terminals http://www.ecfr.gov/cgi-bin/text-idx?SID=12fffd0821f599bded2f22b6d67c4ef5&mc=true&node=sp40.7.60.xx&rgn=div6
- B. 40 CFR 63 Subpart R—National Emission Standards for Gasoline Distribution Facilities (Bulk Gasoline Terminals and Pipeline Breakout Stations) http://www.ecfr.gov/cgi-bin/text-

idx?SID=12fffd0821f599bded2f22b6d67c4ef5&mc=true&node=sp40.10.63.r&rgn=div6

JRM 31 97-TV-005R3 10/5/15

VI. Appendix A: EPA Alternative Monitoring Plan



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 7 901 NORTH 5TH STREET KANSAS CITY, KANSAS 66101 MAY 2 1 2012

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Article Number: 7006 2760 0000 8644 9634

Terri Stilwell
Environmental Supervisor
Magellan Midstream Partners, L.P.
One Williams Center
P.O. Box 22186
Tulsa, Oklahoma 74121

RE: Waterloo, Iowa Terminal Alternative Monitoring Plan - Approval

Dear Ms. Stilwell:

I am writing in response to the alternative monitoring request from Magellan Pipeline Company, LP (Magellan) in the letter dated February 20, 2012. Magellan requested the approval of an alternative monitoring plan (AMP) in place of the monitoring required under 40 CFR Part 63, Subpart R, National Emission Standards for Gasoline Distribution Facilities (Bulk Gasoline Terminals and Pipeline Breakout Stations) ("MACT Subpart R"). Specifically, Magellan requested approval for monitoring the presence of a pilot flame, proper operation of the assist-air blower, and proper operation of the vapor line valve for the thermal oxidation system in lieu of temperature monitoring at the firebox of the thermal oxidizer during loading of gasoline cargo tanks for its bulk gasoline terminal facility located in Waterloo, Iowa ("Waterloo facility").

Owners or operators requesting approval for alternative monitoring requests must satisfy the requirements found in 40 CFR Part 63, subpart A (General Provisions) that govern such requests. See 40 CFR 63.8(f)(4). Also, owners or operators requesting approval for alternative monitoring requirements under MACT Subpart R must also satisfy specific provisions within that subpart. Under 40 CFR 63.427(a)(5), owners or operators must show that monitoring the alternative parameters demonstrates continuous compliance with the emission standard. Finally, 40 CFR 63.428(c)(3) requires owners or operators requesting approval to monitor alternative operating parameters to submit a description of the planned reporting and recordkeeping procedures.

As indicated above, Magellan submitted its alternative monitoring plan (AMP) for its Waterloo facility on February 20, 2012. In its AMP, Magellan proposed to monitor the proper operation of the vapor line valve, the assist air blower, and the presence of a pilot flame to demonstrate compliance with the 10 mg/liter emission standard. In its February 20, 2012 letter, Magellan provided EPA with representative site-specific stack test performance data from the Waterloo facility using the testing protocol established in the rule to support its AMP request. The stack test results demonstrated that the facility was in continuous compliance with the 10 mg/liter emission standard. See 40 CFR 63.427(a)(5). In addition, Magellan submitted a description of the proposed alternative monitoring system in its February 20, 2012



letter, as required by 40 CFR 63.8(f)(4), along with a description of the planned reporting and recordkeeping procedures pursuant to 40 CFR 63.428(c)(3). The AMP requires that Magellan perform monthly as well as semi-annual preventive maintenance inspections to ensure proper operation of the monitoring equipment. Based on the review of the information submitted by Magellan, EPA approves the AMP request for the thermal oxidizer at the Waterloo facility pursuant to 40 CFR 63.8(f)(4), 63.427(a)(5) and 63.428(c)(3).

Sincerely,

Mark A. Smith

Chief

Air Permitting & Compliance Branch

Leslye E women

cc: Diane Brockshus

Iowa Department of Natural Resources

Enclosure 1 Alternative Monitoring Plan 40 CFR Part 63, Subpart R

Pursuant to 40 CFR Part 63, Subpart R, the Magellan Pipeline Company, LP (Magellan) is required to install, calibrate, operate, and maintain a continuous monitoring system (CMS). Where a thermal oxidation system other than a flare is used, a continuous parameter monitoring system (CPMS) capable of measuring temperature must be installed in the firebox or in the ductwork immediately downstream from the firebox in a position before any substantial heat exchange occurs. In lieu of temperature monitoring at the firebox of the thermal oxidizer, Magellan may implement the following alternative monitoring plan (AMP) during loading of gasoline cargo tanks for its bulk gasoline terminal facility located in Waterloo, Iowa.

Indicators of Performance

1. Magellan shall install, operate, and maintain a continuous parameter monitoring system (CPMS) to monitor the presence of a pilot flame, proper operation of the assist air blower, and the proper operation of the vapor line valve.

Measurement Techniques

- 2. The presence of a pilot flame shall be monitored with a flame-sensing device, such as an ultraviolet (UV) beam sensor, installed in proximity to the pilot light to indicate the presence of a pilot flame. The flame-sensing device shall produce a mille volt signal that is monitored by an Amplifier. The Amplifier shall amplify the mille volt signal when a pilot flame is present. If the pilot flame is not present, the loading rack permissive shall not be granted and loading shall not be allowed to occur. Logic within the Programmable Logic Controller (PLC) shall provide a self check of the flame detection system during the start sequence and monitor continually for the presence of a pilot flame during operation.
- 3. The proper operation of the assist-air blower shall be monitored with a 3 phase voltage monitor. The primary purpose of the monitor is to verify that the 120 volt control circuit and the 3 phase 480 volt power circuits are complete and functioning correctly. The monitor shall verify that all 3 phases of a nominal 480VAC power is present to the motor when the motor starter is energized. Logic within the PLC shall shutdown/lockout the Thermal Oxidizer in the event of either the loss of control voltage, loss of incoming power voltage, or loss of a phase, and the loading rack permissive shall not be granted and loading shall not be allowed to occur.
- 4. The proper operation of the vapor line valve shall be monitored with a digital differential pressure transmitter (DPT) equipped with a digital display. Magellan shall measure the differential pressure between the incoming vapor line pressure and atmospheric pressure. The set point when the vapor line valve starts to open shall be set at 5.0 inches of water column. The vapor line valve shall be equipped with limit switches to ensure the valve is opening and closing completely. When the valve is completely opened or closed, an electronic signal shall be sent to the PLC indicating that the valve is in the proper position. If the valve does not completely open or close within a specified time period as recommended by the manufacturer (i.e. approximately 30 seconds), or if the pressure exceeds 17.5 inches of water column before the vapor line valve has fully opened, the loading permissive shall not be granted and loading shall not be allowed to occur.

Monitoring Frequency and Averaging Time

5. The monitoring frequency and the averaging time of the flame sensing device to detect the presence of a pilot flame shall be on a continuous basis.

- 6. The monitoring frequency and the averaging time of the 3 phase voltage monitor to verify the assist-air blower operation shall be on a continuous basis.
- 7. The monitoring frequency and the averaging time of the DPT and limit switches to verify proper opening and closing of the vapor line valve shall be on a continuous basis.

Preventive Maintenance Inspections

Magellan shall perform and document the following preventive maintenance inspections to ensure proper operation of the monitoring equipment:

Monthly Inspection

On start up:

- Visually verify blower starts before ignition;
- Visually verify igniter fires and pilot(s) ignites;
- Visually verify permissive "OK to load" comes on when Oxidizer is ready.

While running:

- Visually observe digital and analog vapor line valve pressure gauge readings rise and fall together;
- Visually observe vapor line valve open and close smoothly at appropriate pressures.

At shutdown:

- Visually verify permissive "OK to load" goes off when Thermal Oxidizer stops.

Semi-Annually Inspection

- Blower Fail Remove power to the blower to ensure the 3 phase monitor detects the failure and shuts the loading rack/ Thermal Oxidizer down;
- Pilot Fail Cover fire eye or remove pilot gas to ensure loading rack/ Thermal Oxidizer shuts down due to lack of pilot flame;
- Pilot Gas Pressure Fail Remove pilot gas to ensure loading rack/ Thermal Oxidizer shuts down;
- Vapor Line Valve Fail Remove relay to ensure loading rack/ Thermal Oxidizer shuts down when valve fails to open or close;
- Differential Pressure Transmitter Fail Remove fuse, which will indicate a failure and shut down the loading rack/ Thermal Oxidizer;
- Verify/Calibrate DPT and Analog Gauge as recommended by the manufacturer;
- High Pressure Vapor Line Valve Warning and Shutdown Supply a test pressure to simulate high pressure.

Malfunctions

In the event of a malfunction of the Thermal Oxidizer or if any of the monitoring parameters are exceeded or not maintained, the logic within the PLC shall shutdown/lockout the Thermal Oxidizer and the loading rack permissive shall not be granted and loading shall not be allowed to occur. In the event of a malfunction, Magellan shall:

- Initiate an investigation to determine the cause of the problem within one (1) hour of discovering the malfunction;
- Initiate corrective action to fix the problem within 24 hours of discovering the malfunction;

- Complete all corrective actions needed to fix the problem as soon as practicable, consistent with good air pollution control practices for minimizing emissions;
- Minimize periods of start-up, shutdown, or malfunction; and
- Take any necessary corrective actions to restore normal operation and prevent recurrence of the problem.

Recordkeeping and Reporting

Magellan shall conduct the following recordkeeping and reporting requirements as described below:

Recordkeeping

8. Each of the proposed operating parameters will be verified through continuous monitoring. Inspections of the monitoring equipment will be conducted and recorded monthly and semi-annually as indicated above. Any system malfunction and any activation of the automated alarm or shutdown system shall be recorded in a log book or other permanent form of record. The record shall also include a description of the corrective action taken and whether such corrective actions were taken in a timely manner. The records of the monthly and semi-annual checks and any repairs or malfunctions of the equipment will be maintained on-site for at least 5 years.

Reporting

- 9. Magellan shall include the following information in the semiannual compliance reports as required by the facility's Part 70 Operating Permit:
 - All records of monthly and semi-annual inspections of the monitoring equipment;
 - The date and length of time of each event when any of the monitoring parameters are exceeded or not maintained as defined above, a statement if the event was a malfunction, the root cause of the event, a description and timing (initiation and completion) of the corrective action taken to restore normal operation.

Determination of Compliance

10. Operation of the vapor processing system (including the Thermal Oxidizer) in a manner in which any of the monitoring parameters are exceeded or not maintained as defined above shall constitute a violation of the emission standard in §63.422(b). Nothing in this paragraph shall precluded Magellan from raising an affirmative malfunction defense as defined in §63.2.