JEFFERSON COUNTY DEPARTMENT OF HEALTH

AIR POLLUTION PROGRAM

TITLE V OPERATING PERMIT

Permittee:

SMI Steel LLC dba CMC Steel Alabama

Location:

101 South 50th Street

Birmingham, Alabama 35212

Permit No:

4-07-0080-04

Issuance Date:

April 21, 2017

Expiration Date:

April 20, 2022

Nature of Business:

Secondary Steel Manufacturing

Emissions Unit No.	Emissions Unit Description
001	Melt Shop Sources Subject to 40 CFR 60, Subpart AAa and 40 CFR 63, Subpart YYYYY
0.02	Continuous Caster and Melt Shop Sources Not Subject to NSPS/NESHAP
003	Reheat Furnace and Rolling Mill
004	Straightener No. 1
006	Storage and Handling for Lime and Bulk Carbon
013	Storage and Handling of Injection Carbon
014	8,000-Gallon Gasoline Storage Tank
015	Reciprocating Internal Combustion Engines (Emergency Generators)

This Permit is issued pursuant to and is conditioned upon the compliance with the provisions of the Jefferson County Board of Health Air Pollution Control Rules and Regulations, the applicable requirements of the Clean Air Act implementation plan for Alabama approved or promulgated by the United States Environmental Protection Agency (EPA) through rulemaking under title I of the Clean Air Act (identified in 40 CFR 52, Subpart B) and other applicable requirements as defined in section 18.1.1(e) of the Jefferson County Board of Health Rules and Regulations, Section 18 of the Alabama Air Pollution Control Act of 1971, Act No. 769 (Regular Session, 1971), Section 22-28-16 of the Alabama Air Pollution Control Act as amended, Orders of the Jefferson County Board of Health, Orders of the Director of the Alabama Department of Environmental Management (ADEM), and any applicable local, state or federal Court Order. This Permit is subject to the accuracy of all information submitted relating to the permit application and to the conditions appended hereto. It is valid from the date of issuance until the expiration date and shall be posted or kept under file at the source location described above and shall be made readily available for inspection at any reasonable time to any and all persons who may request to see it. This Permit is not transferable.

Pursuant to the Clean Air Act, conditions of this permit are federally enforceable by EPA. The Jefferson County Board of Health, ADEM and citizens in general. However, provisions that are not required by the Clean Air Act or under any of its applicable requirements, are considered to be Jefferson County provisions and are not federally enforceable by EPA and citizens in general. Those provisions are contained in separate Sections of this Operating Permit and are specifically identified as not being federally enforceable.

Jopathan Stanton, Director

Environmental Health Services

Approved:

Mark Wilson, M.D.

Health Officer



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In addition to compliance with Alabama Air Pollution Control Act Number 769 (Regular Session, 1971) and Act Number 612 (Regular Session, 1982) and with all applicable Air Pollution Control Rules and Regulations, the conditions which are listed below are hereby contained in and made a part of this permit. For each citation to a Jefferson County Board of Health regulation provided in connection with a permit condition (other than for those permit conditions that are specifically identified in the permit as not being federally enforceable), Appendix A to this permit identifies the corresponding ADEM regulation that has been approved by EPA as part of the Clean Air Act implementation plan for Alabama (identified in 40 CFR 52, Subpart B). The corresponding ADEM regulations, together with the cited Jefferson County Board of Health regulations, serve as the origin and authority for the associated permit term or condition.

GENERAL PERMIT CONDITIONS

No.	Federally Enforceable General Permit Conditions	Regulations
	Definitions	
1.	For the purposes of this Major Source Operating Permit, the following terms will have the meanings ascribed to in this permit:	1.3 60.2
	"40 CFR 51" is an acronym for Part 51 of Title 40 of the Code of Federal Regulations.	60.271a 63.10692
	"40 CFR 52" is an acronym for Part 52 of Title 40 of the Code of Federal Regulations.	64.1
	"40 CFR 59" is an acronym for Part 59 of Title 40 of the Code of Federal Regulations.	
	"40 CFR 60" is an acronym for Part 60 of Title 40 of the Code of Federal Regulations.	
	"40 CFR 61" is an acronym for Part 61 of Title 40 of the Code of Federal Regulations.	
	"40 CFR 63" is an acronym for Part 63 of Title 40 of the Code of Federal Regulations.	
	"40 CFR 64" is an acronym for Part 64 of Title 40 of the Code of Federal Regulations.	
	"40 CFR 68" is an acronym for Part 68 of Title 40 of the Code of Federal Regulations.	
	"40 CFR 82" is an acronym for Part 82 of Title 40 of the Code of Federal Regulations.	
	"40 CFR 98" is an acronym for Part 98 of Title 40 of the Code of Federal Regulations.	
	"Act" means the Clean Air Act, as amended, 42 U.S.C. 7401, et seq.	
	"ADEM" means the Alabama Department of Environmental Management.	
	"Argon-oxygen decarburization vessel" (AOD vessel) means any closed-bottom, refractory-lined converter vessel with submerged tuyeres through which gaseous mixtures containing argon and oxygen or nitrogen may be blown into molten steel for further refining.	
	"Bag leak detection system" means a system that is capable of continuously monitoring relative particulate matter (dust) loadings in the exhaust of a baghouse to detect bag leaks and other conditions that result in increases in particulate loadings. A bag leak detection system includes, but is not limited to, an instrument that operates on triboelectric, electrodynamic, light scattering, light transmittance, or other effect to continuously monitor relative particulate matter loadings.	
	"CAM" is an acronym for compliance assurance monitoring.	
	"Capture system" means the equipment (including ducts, hoods, fans, dampers, etc.) used to capture or transport particulate matter and other emissions generated by an electric arc furnace or AOD vessel to the air pollution control device.	
	"Carbon dioxide equivalent or CO ₂ e" means the number of metric tons of CO ₂ emissions with the same global warming potential as one metric ton of another greenhouse gas, and is calculated using Equation A-1 of 40 CFR 98.	

No.	Federally Enforceable General Permit Conditions	Regulations
	"Charge" means the addition of iron and steel scrap or other materials into the top of an electric arc furnace or the addition of molten steel or other materials into the top of an AOD vessel.	
	"Chlorinated plastics" means solid polymeric materials that contain chlorine in the polymer chain, such as polyvinyl chloride (PVC) and PVC copolymers.	
	"CO" is an acronym for carbon monoxide.	i
	"Control device" means the air pollution control equipment used to remove particulate matter from the effluent gas stream generated by an electric arc furnace or AOD vessel.	
	"Continuous opacity monitoring system (COMS)" means a continuous monitoring system that measures the opacity of emissions.	
	"Department" means the Jefferson County Department of Health.	
	"Deviation" means any instance in which the permittee fails to meet any requirement or obligation established by regulation, including but not limited to any emission limitation, operating limit, work practice standard, or any permit term or condition, or fails to meet any term or condition adopted to implement an applicable requirement, including but not limited to emission limitations during periods of startup, shutdown or malfunction. A deviation is not always a violation. The determination of whether a deviation is a violation is at the discretion of the enforcement authority.	
	"Direct-shell evacuation control system" (DEC system) means a system that maintains a negative pressure within the electric arc furnace above the slag or metal and ducts emissions to the control device.	
	"Dust-handling system" means equipment used to handle particulate matter collected by the control device for an electric arc furnace or AOD vessel subject to 40 CFR 60, Subpart AAa. For the purposes of this subpart, the dust-handling system shall consist of the control device dust hoppers, the dust-conveying equipment, any central dust storage equipment, the dust-treating equipment (e.g., pug mill, pelletizer), dust transfer equipment (from storage to truck), and any secondary control devices used with the dust transfer equipment.	
	"Electric arc furnace" (EAF) means a furnace that produces molten steel and heats the charge materials with electric arcs from carbon electrodes. For the purposes of 40 CFR 60, Subpart AAa and 40 CFR 63, Subpart YYYYY, an EAF shall consist of the furnace shell and roof and the transformer. Furnaces that continuously feed direct-reduced iron ore pellets as the primary source of iron are not affected facilities within the scope of this definition.	
	"Electric arc furnace (EAF) steelmaking facility" means a steel plant that produces carbon, alloy, or specialty steels using an EAF. This definition excludes EAF steelmaking facilities at steel foundries and EAF facilities used to produce nonferrous metals.	
	"Emergency" means any situation arising from sudden and reasonably unforeseeable events beyond the control of the facility, including acts of God. These are situations that require immediate corrective actions(s) to restore normal operation, and that cause the facility to exceed a technology based emission limitation set by the permit, due to unavoidable increases in emissions attributable to the emergency. An emergency shall not include noncompliance to the extent caused by improperly designed equipment, lack of preventative maintenance, careless or improper operation, or operator error.	
	"Emissions unit" means any part or activity of a stationary source that emits or has the potential to emit any regulated air pollutant or any pollutant listed under §112(b) of the Act.	

No.	Federally Enforceable General Permit Conditions	Regulations
	"EPA" means the U.S. Environmental Protection Agency.	
	"Exceedance" shall mean a condition that is detected by monitoring that provides data in terms of an emission limitation or standard and that indicates that emissions (or opacity) are greater than the applicable emission limitation or standard (or less than the applicable standard in the case of a percent reduction requirement) consistent with any averaging period specified for averaging the results of the monitoring.	
	"Excursion" shall mean a departure from an indicator range established for monitoring under this part, consistent with any averaging period specified for averaging the results of the monitoring.	
	"Free organic liquids" means material that fails the paint filter test by EPA Method 9095B, (revision 2, dated November 1994) (incorporated by reference—see §63.14) after accounting for water using a moisture determination test by ASTM Method D2216-05 (incorporated by reference—see §63.14). If, after conducting a moisture determination test, if any portion of the material passes through and drops from the filter within the 5-minute test period, the material contains "free organic liquids."	
	"Fugitive emissions" means those emissions from a stationary source that could not reasonably pass through a stack, chimney, vent, or other functionally equivalent opening.	
	"GHG" is an acronym for greenhouse gas.	
	"HAP" is an acronym for Hazardous Air Pollutant.	
	"Hazardous Air Pollutant" means any of the substances listed in Appendix D of the Rules and Regulations.	
	"Heat cycle" means the period beginning when scrap is charged to an empty EAF and ending when the EAF tap is completed or beginning when molten steel is charged to an empty AOD vessel and ending when the AOD vessel tap is completed.	
	"Leaded steel" means steel that must meet a minimum specification for lead content (typically 0.25 percent or more) and for which lead is a necessary alloy for that grade of steel.	
	"Malfunction" means any sudden, infrequent, and not reasonably preventable failure of air pollution control and monitoring equipment, process equipment or a process to operate in a normal or usual manner which causes, or has the potential to cause, the emission limitations in an applicable standard to be exceeded. Failures that are caused in part by poor maintenance or careless operation are not malfunctions.	. Ann
	"Meltdown and refining period" means the time period commencing at the termination of the initial charging period and ending at the initiation of the tapping period, excluding any intermediate charging periods and times when power to the EAF is off.	
	"Melting" means that phase of steel production cycle during which the iron and steel scrap is heated to the molten state.	
	"Mercury switch" means each mercury-containing capsule or switch assembly that is part of a convenience light switch mechanism installed in a vehicle.	
	"Motor vehicle" means an automotive vehicle not operated on rails and usually operated with rubber tires for use on highways.	
	"Motor vehicle scrap" means vehicle or automobile bodies, including automobile body hulks, that have been processed through a shredder. Motor vehicle scrap does not include automobile manufacturing bundles, or miscellaneous vehicle parts, such as wheels, bumpers or other components that do not contain mercury switches.	

No.	Federally Enforceable General Permit Conditions	Regulations
	"NAAQS" is an acronym for "National Ambient Air Quality Standards."	
	"Negative-pressure fabric filter" means a fabric filter with the fans on the downstream side of the filter bags.	
	"NESHAP" is an acronym for "National Emission Standards for Hazardous Air Pollutants."	
	"New Source Review" (NSR) permitting means a system of evaluating the impact of any significant modification made at a major source and establishing permitting conditions to prevent the modification from causing or contributing to a violation of the NAAQS or consuming more than the allowed increment. These permitting provisions are located in Parts 2.4 and 2.5 of the Rules and Regulations.	
	"Nonferrous metals" means any pure metal other than iron or any metal alloy for which an element other than iron is its major constituent by percent in weight.	
	"NOx" is an acronym for nitrogen oxides.	
	"NSPS" is any acronym for "New Source Performance Standards."	
	"Permittee" means the holder of an operating permit issued by the Department.	
	"Performance audit" means a procedure to analyze blind samples, the content of which is known by the Administrator, simultaneously with the analysis of performance test samples in order to provide a measure of test data quality.	
	"Performance test" means the collection of data resulting from the execution of a test method (usually three emission test runs) used to demonstrate compliance with a relevant emission standard as specified in the performance test section of the relevant standard.	
	"PM ₁₀ " is an acronym for particulate matter of less than 10 microns.	
	"PM _{2.5} " is an acronym for particulate matter of less than 2.5 microns.	
	"PSD" is an acronym for "Prevention of Significant Deterioration" permitting under Chapter 2.4 of the Rules and Regulations.	
	"Refining" means that phase of the steel production cycle during which undesirable elements are removed from the molten steel and alloys are added to reach the final metal chemistry.	
	"RICE" is an acronym for reciprocating internal combustion engine.	
	"Responsible official" means a president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the corporation, or a duly authorized representative of such person if the representative is responsible for the overall operation of one or more manufacturing, production, or operating facilities applying for or subject to a permit and the delegation of authority to such representatives is approved in advance by the Department.	
	"Rules and Regulations" means the Jefferson County Board of Health Air Pollution Control Rules and Regulations.	
	"Scrap provider" means the person (including a broker) who contracts directly with a steel mill to provide scrap that contains motor vehicle scrap. Scrap processors such as shredder operators or vehicle dismantlers that do not sell scrap directly to a steel mill are not "scrap providers."	
ŀ	"Shop" means the building which houses one or more EAF's or AOD vessels.	

No.	Federally Enforceable General Permit Conditions	Regulations
	"Shop opacity" means the arithmetic average of 24 observations of the opacity of emissions from the shop taken in accordance with Method 9 of appendix A of this part.	
	"SIP" is an acronym for "State Implementation Plan" pursuant to 40 CFR 52.	
	"SO ₂ " is an acronym for sulfur dioxide.	
	"Source" means any building, structure, facility, installation, article, machine, equipment, device, or other contrivance which emits or may emit any air contaminant. Any activity which utilizes abrasives or chemicals for cleaning or any other purpose (such as cleaning the exterior of buildings) which emits air contaminants shall be considered a source.	
	"Stationary Source" means any building, structure, facility or installation that emits or may emit any regulated pollutant as defined in Part 18.1 of the Rules and Regulations or any pollutant listed in Appendix D of the Rules and Regulations.	
	"Tap" means the pouring of molten steel from an EAF or AOD vessel.	
	"Tapping period" means the time period commencing at the moment an EAF begins to pour molten steel and ending either three minutes after steel ceases to flow from an EAF, or six minutes after steel begins to flow, whichever is longer.	
	"TSP" is an acronym for total suspended particulate matter.	
	"VOC" is an acronym for volatile organic compound.	
	"Volatile Organic Compound" means any compound of carbon excluding carbon monoxide, carbon dioxide, carbonic acid, metallic carbides or carbonates, and ammonium carbonate, which participates in atmospheric photochemical reactions. This includes any such organic compound other than those listed under Part 1.3 of the Rules and Regulations and/or under 40 CFR §51.100(s)(1).	
	General Conditions	
2.	Basis for Permit This Operating Permit is issued based on provisions contained in all existing Jefferson County Board of Health Air Pollution Control Rules and Regulations (hereinafter called Rules and Regulations in this permit). In the event amendments, revisions or additions are made to these Rules and Regulations, it shall be the responsibility of the permit holder (hereinafter called the permittee in this permit) to comply with such new Rules and Regulations. Additions and revisions to the conditions in this Operating Permit will be made by the Jefferson County Department of Health (hereinafter called the Department), if necessary, to assure that the Rules and Regulations are not violated.	AL Act 769
3.	Authority	AL Act 769
	Nothing in this Operating Permit or conditions appended thereto shall negate any authority granted to this Department or the Health Officer pursuant to Alabama Air Pollution Control Act No. 769 (Regular Session, 1971) and Act No. 612 (Regular Session, 1982) or any regulations promulgated thereunder.	
4.	Acceptance of Permit The permittee is required to bring the operation of a source within the standards of Paragraph 18.2.8(a) of the Rules and Regulations. Commencing construction or operation of the source shall be deemed acceptance of all conditions specified. A Title V Operating Permit with revised conditions may be issued upon receipt of a new application if the permittee demonstrates that the source can operate within the standard of Paragraph 18.2.8(a) of the Rules and Regulations under the revised conditions. This Title V permit supersedes all permits previously issued by the Department to this facility. The permittee shall return the expired permit(s) to the Department within 30 days after this permit is issued.	18.2.4

No.	Federally Enforceable General Permit Conditions	Regulations
5.	Compliance With Existing and Future Regulations	18.5.6
	A. The permittee shall comply with all conditions of the Rules and Regulations.	18.4.8(h)
	B. The permittee shall continue to comply with the applicable requirements with which	18.7.3
	the company has certified that it is already in compliance.	18.7.6
	C. The permittee shall comply in a timely manner with applicable requirements that	
	become effective during the term of this permit, and shall follow any more detailed	
	schedule of compliance set forth in the applicable requirement or unit specific	
	permit requirements.	
	D. The permittee shall be subject to MACT standards from the date of publication by	
	EPA.	
6.	Noncompliance	18.5.6
	Noncompliance with a permit will constitute a violation of the Act and the Rules and	
	Regulations and may result in enforcement action; including but not limited to, permit	
	termination, revocation and reissuance, or modification; or denial of a permit renewal	
	application.	
7.	Compliance Defense	18.5.7
	The permittee shall not use as a defense in an enforcement action, that maintaining	
	compliance with permit conditions would have required halting or reducing the	
	permitted activity.	
8.	Credible Evidence	1.18
	Any credible evidence or information relevant to whether a source may have been in	60.11(g)
	compliance with applicable requirements can be used to establish whether or a not an	
	owner or operator has violated or is in violation of any rule or standard in the Rules and	
	Regulations and/or any applicable provisions of 40 CFR 60.	
9.	<u>Circumvention</u>	1.15
	No person shall cause or permit the installation or use of any device or any means	40 CFR 60.12
	which, without resulting in reduction in the total amount of air contaminant emitted,	40 CFR
	conceals or dilutes any emission of air contaminants which would otherwise violate the	63.4(b)
	Rules and Regulations.	
10.	Bypass Prohibited	18.2.4
	Except as otherwise provided in this permit, the permittee shall not bypass, without prior	
	approval from this Department, any air pollution control device. The permittee shall not	
	shut down any air pollution control device unless such shutdown is accompanied by the	
	corresponding shutdown of the respective source which the device is intended to	
	control.	
11.	Shutdown of Control Equipment	1.12.1
	In the case of shutdown of air pollution control equipment for scheduled maintenance,	
	the intent shall be reported to this Department at least 24 hours prior to the planned	
	shutdown unless the scheduled shutdown is accompanied with the shutdown of the	
12.	source being controlled. The report shall contain the information listed in Section 1.12.1. Maintenance of Controls	10 2 4
12.		18.2.4
	A. The permittee shall equip each fabric filter particulate matter control device with a	18.5.3(a)(2)
	pressure differential measuring device to measure the pressure drop across the filter media in the control device. The device shall be installed in a location which is	
	easily accessible for inspection by Department personnel. B. All air pollution control devices and capture systems for which this permit is issued	
	shall be maintained and operated at all times in accordance with the manufacturer's	
	specifications or alternative procedures approved by the Department so as to	•
	minimize the emissions of air contaminants. Procedures for ensuring that the above	
	equipment is properly operated and maintained so as to minimize the emissions of	
	air contaminants shall be maintained near the source and provided to the	
	Department upon request. C. The permittee shall conduct routine inspections on all required control equipment.	
	All inspection results and repair work performed on the pollution control device	
	Air inspection results and repair work performed on the pollution control device	

No.	Federally Enforceable General Permit Conditions	Regulations
	shall be recorded. These records shall be kept in a permanent form suitable for	
	inspection.	
13.	Nothing in this Operating Permit shall alter or affect the following:	18.10.3
	A. The provisions of §303 of the Act (emergency orders), including the authority of the	
i	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;	
ļ	C. The applicable requirements of the acid rain program, consistent with §408(a) of the	
ĺ	Act; or	
	D. The ability of EPA to obtain information from a source pursuant to §114 of the Act.	
14.	Additional Information	18.4.7
	The permittee shall submit any additional information to the Department to supplement	63.9(j)
	or correct an application promptly after becoming aware of the need for additional or	,
	corrected information. Also, the permittee shall submit additional information	
	concerning any new requirements which have become applicable after a complete	
	application has been filed but before a draft permit is released. Any change in the	
	information already provided pursuant to 40 CFR 63 shall be provided in writing within	
	15 calendar days after the change.	
15.	Display and Availability of Permit	18.2.2
	The permittee shall keep this Operating Permit under file or on display at all times at the	
	site where the source is located and shall make the permit available for inspection by	
	any and all persons who may request to see it.	
16.	Payment of Fees	18.5.11
	The permittee must have paid all fees required by the Rules and Regulations or the	Chapter 16
	Operating Permit is not valid. Payment of operating permit fees required under Chapter	16.5
	16 of the Rules and Regulations shall be made on or before the date specified under	
	Section 16.5.1 of the Rules and Regulations of each year. Failure to make payment of	
	fees within 30 days of the specified date shall cause the assessment of a late fee of 3%	
	(of the original fee) per month or fraction thereof.	
17.	<u>Transfer</u>	18.2.6
	This permit is not transferable, whether by operation of law or otherwise, either from	
	one location to another, from one piece of equipment to another or from one person to	
	another except as provided in Subparagraph 18.13.1(a)(5) of the Rules and Regulations.	
18.	New Air Pollution Sources and Changes to Existing Units	1.5.15
	A new permit application must be made for new sources, replacements, alterations or	60.7(a)(4)
	design changes which may result in the issuance of, or an increase in the issuance of, air	
	contaminants, or the use of which may eliminate or reduce or control the issuance of air	
	contaminants.	
19.	Construction Not In Accordance with Applications	18.2.8(e)
	If the source permitted herein has not been constructed in accordance with the Operating	
	Permit application and if the changes noted are of a substantial nature in that the amount	
ļ	of air contaminants emitted by the source may be increased or in that the effect is	
	unknown, then the Operating Permit shall be revoked. No further application for an	
	Operating Permit shall be accepted until the source has been reconstructed in accordance	
	with the Operating Permit or until the permittee has proven to the Department that the	
00	change will not cause an increase in the emission of air contaminants.	
20.	Expiration	18.4.3
	A source's right to operate shall terminate upon the expiration of this Operating Permit	18.5.2
	unless a timely complete renewal application has been submitted at least 6 months, but	18.12.2(b)
	not more than 18 months before the date of expiration or the Department has taken final	
	action approving the source's application for renewal by the expiration date. The	
2.	expiration date of this Operating Permit is printed on the first page of this permit.	*******
21.	Revocation	18.2.9
	This Operating Permit may be revoked for any of the following reasons:	

No.	Federally Enforceable General Permit Conditions	Regulations
	A. Failure to comply with any conditions of the permit;	
	B. Failure to establish and maintain such records, make such reports, install, use and	
	maintain such monitoring equipment or methods; and sample such emissions in	
	accordance with such methods at such locations, intervals and procedures as may be	
	prescribed in accordance with Section 1.9.2 of the Rules and Regulations;	
	C. Failure to comply with any provisions of any Department administrative order	
	issued concerning the permitted facility;	
	D. Failure to allow entry and inspections by properly identified Department personnel;	
	E. Failure to comply with the Rules and Regulations; or	
	F. For any other cause, after a hearing which establishes, in the judgment of the	
	Department, that continuance of the permit is not consistent with the purpose of the	
	Act or Rules and Regulations.	
22.	Severability	18.5.5
	In case of legal challenge to any portion of this Title V Operating Permit, the remainder	
	of the permit conditions shall continue in force.	<u> </u>
23.	Reopening for Cause	18.13.5
	Under any of the following circumstances, this Operating Permit will be reopened and	İ
	revised prior to the expiration of the permit:	
	A. Additional applicable requirements under the Clean Air Act become applicable to	
	the permittee with a remaining permit term of 3 or more years. Such a reopening	
	shall be completed no later than 18 months after promulgation of the applicable	
	requirements. No such reopening is required if the effective date of the requirement	İ
	is later than the date on which this permit is due to expire.	
	B. Additional requirements (including excess emissions requirements) become	
	applicable to an affected source under the acid rain program. Upon approval by the	
	Administrator, excess emissions offset plans shall be deemed to be incorporated	
	into this permit.	
	C. The Department, ADEM or EPA determines that this permit contains a material	
	mistake or that inaccurate statements were made in establishing the emissions	
	standards or other terms or conditions of this permit. D. The Administrator, ADEM or the Department determines that this permit must be	
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24.	revised or revoked to assure compliance with the applicable requirements. Changes or Termination for Cause – No Stay of Permit Conditions	10.50
۷٦.	This permit may be modified, revoked, reopened and reissued or terminated for cause.	18.5.8
	The filing of a request by the permittee for a permit modification, revocation and	
	reissuance or termination, or of a notification of a planned change or anticipated	
	noncompliance will not stay any permit condition.	
25.	Requests for Information	18.5.10
	The permittee shall furnish to the Department within 30 days, or for such other	10.3.10
	reasonable time as the Department may set, any information that the Department may	
	request in writing to determine whether cause exists for modifying, revoking and	ĺ
	reissuing, or terminating the permit or to determine compliance. Upon receiving a	
	specific request, the permittee shall also furnish to the Department copies of records	
	required to be kept by the permit.	
26.	Entry and Inspections	1.8
	The permittee shall allow the Department or authorized representative, upon	18.7.2
	presentation of credentials and other documents that may be required by law, to conduct	18.2.9(d)
	the following:	10,2,7(u)
	A. Enter upon the permittee's premises where a source is located or emissions related	
	activity is conducted or where records are kept pursuant to the permit conditions;	ŀ
	B. Review and/or copy at reasonable times any records kept pursuant to the permit	
	conditions;	
	C. Inspect at reasonable times any facilities, equipment (including monitoring and air	ĺ
	pollution control equipment), practices or operations required by the permit; and	
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D. Sample or monitor at reasonable times substances or parameters for the purpose of	Regulations
	. i
assuring compliance with the permit or other applicable requirements.	
Denial of access upon proper identification is grounds for permit revocation.	
27. Flexibility Changes	18.13.2
Certain changes (per §502 (b)(10) of the Act) can be made to this Operating Permit	10
without a revision if no modification as defined in the Rules and Regulations would	
occur and the changes do not exceed the emissions allowed under this permit provided	
that written notification is sent to the Department and EPA at least 7 days before the	
change is made. The written notification shall describe the proposed change, the date of	f
the change, any change in emissions, and any term or condition of the permit which is	`
no longer valid due to the change.	
28. Minor Permit Modifications	18.13.3(a)(1)
Minor permit modification procedures may be used only for those permit modifications	18.13.3
that:	10.13.3
A. Do not violate any applicable requirement;	
B. Do not involve significant changes to existing monitoring, reporting, or record	
keeping requirements in the permit;	
C. Do not require or change a case-by-case determination of an emission limitation or	
other standard, or a source-specific determination for temporary sources of ambien	
impacts, or a visibility or increment analysis;	
D. 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	
to avoid an applicable requirement to which the source would otherwise be subject.	
Such terms and conditions include:	
1. A federally enforceable emissions cap assumed to avoid classification as a	
modification under any provision of Title I of the Act; and	
2. An alternative emissions limit approved pursuant to regulations promulgated	
under §112(i)(5) of the Act;	
E. Are not modifications under any provision of title I of the Act; and	
F. Are not required by Part 18.12 of this Chapter to be processed as a significant	
modification.	
An application requesting the use of minor permit modification procedures shall meet	
the requirements of Section 18.4.8 relative to the modification and shall include the	
information listed at Paragraph 18.3.3(b).	
29. Significant Modifications	18.13.4
Modifications that are significant modifications under the new source review permitting	;
provisions of Part 2.4 (Prevention of Significant Deterioration) or Part 2.5	
(Nonattainment Areas) regulations, are modifications under the NSPS or NESHAPS	
regulations, or otherwise do not meet the requirements for minor permit modifications	
from Section 18.13.3 of the Rules and Regulations must be incorporated in the	
Operating Permit using the requirements for sources initially applying for an Operating	
Permit, including those for applications, public participation, review by affected States,	İ
review by ADEM, and review by EPA, as described in Parts 18.4 and 18.15 of the Rules	5
and Regulations.	
30. Property Rights and Privileges	18.5.9
No property rights of any sort or any exclusive privilege are conveyed through the	
issuance of this Operating Permit.	
31. <u>Economic Incentives</u>	18.5.12
No permit revision shall be required under any approved economic incentives,	
marketable permit emissions trading and other similar programs or processes for	
changes that are provided for in the Operating Permit.	
32. Emission Reduction Plan	18.2.8(b)
Upon notification by this Department, the permittee shall submit an Air Pollution	
Emission Reduction Plan in a format approved by this Department concerning air	

No.	Federally Enforceable General Permit Conditions	Regulations
	contaminant emissions reductions to be taken during declared air pollution episodes.	
33.	Emergency Provision A. An "emergency" means any situation arising from sudden and reasonably unforeseeable events beyond the control of the source, including acts of God, which	18.11.2
	situation requires immediate corrective action to restore normal operation, and that causes the source to exceed a technology-based emissions limitation under the Operating Permit, due to unavoidable increases in emissions attributable to the emergency. An emergency shall not include noncompliance to the extent caused by improperly designed equipment, lack of preventative maintenance, careless or improper operation, or operator error.	
	B. Exceedances of emission limits during emergencies (as defined above) at a facility may be exempted from being violations provided that:	
	The permittee can identify the cause(s) of the emergency; At the time of the emergency, the permitted facility was being properly operated;	
4.	3. During the period of the emergency the permittee took all reasonable steps to minimize levels of emissions that exceeded the emission standards, or other requirements in the permit;	
	4. The permittee submitted notice of the emergency to the Health Department within 2 working days of the time when emission limitations were exceeded due to the emergency, including those deviations attributable to upset conditions as defined in the permit, the probable cause of said deviations, and	
	any corrective actions or preventive measures that were taken; 5. The permittee submitted a written documentation of what was reported in the notice of the emergency to the Department within 5 working days of the emergency; and	
	6. The permittee immediately documented the emergency exceedance in an "Emergency Log", which shall be maintained for 5 years in a form suitable for inspection upon request by a representative of the Department. This provision is in addition to any emergency or upset provision contained in any	
	applicable requirement. The Health Officer shall be the sole determiner of whether an emergency has occurred.	
34.	Obnoxious Odors	6.2.3
	This Operating Permit is issued with the condition that, should obnoxious odors arising from the plant operations be verified by Department inspectors, measures to abate the odorous emissions shall be taken upon determination by this Department that these	0.2.0
	measures are technically and economically feasible.	
35.	Title IV Requirements (Acid Rain Program) Where an applicable requirement of the Rules and Regulations is more stringent than an applicable requirement of regulations promulgated under Title IV of the Act (the acid	18.5.1(b) 18.5.4
	rain program), both provisions shall be incorporated into the permit and shall be enforceable by the Department. Emissions exceeding any allowances that the permittee lawfully holds under title IV of the Act or the regulations promulgated thereunder are prohibited. No permit revision shall be required for increases in emissions that are	3
	authorized by allowances acquired pursuant to the acid rain program, provided that such increases do not require a permit revision under any other applicable requirement. No	
	limit shall be placed on the number of allowances held by the permittee, however, allowances may not be used as a defense to noncompliance with any other applicable requirement. Any such allowance shall be accounted for according to the procedures established in the regulations promulgated pursuant to Title IV of the Act.	
36.	Title VI Requirements (Refrigerants)	40 CFR 82
	Any facility having appliances or refrigeration equipment, including air conditioning equipment, which use Class I or Class II ozone-depleting substances such as chlorofluorocarbons and hydrochlorofluorocarbons listed as refrigerants in 40 CFR 82,	18.1.1(e)(10) 18.1.1(w)(4)

No.	Federally Enforceable General Permit Conditions	Regulations
	Subpart A, Appendices A and B, shall service, repair, and maintain such equipment according to the work practices, personnel certification requirements, and certified recycling and recovery equipment specified in 40 CFR 82, Subpart F. A. No person shall knowingly vent or otherwise release any Class I or Class II substance into the environment during the repair, servicing, maintenance, or disposal of any such device except as provided in 40 CFR 82, Subpart F. B. The responsible official shall comply with all reporting and recordkeeping requirements of 40 CFR §82.166. Reports shall be submitted to the U.S. EPA and the Department as required.	
37.	Asbestos Demolition and Renovation Demolition and renovation activities at this facility are subject to the National Emission Standard for Asbestos, 40 CFR 61, Subpart M. To determine the applicable requirements of the Standard, the permittee must thoroughly inspect the affected part of the facility where the demolition or renovation operation will occur for the presence of asbestos, including Category I and Category II nonfriable asbestos-containing materials, prior to the commencement of the demolition or renovation operation. The permittee shall comply with all applicable sections of the Standard, including notification requirements, emission control and waste disposal procedures. The permittee shall also ensure that anyone performing asbestos-related work at the facility is trained and certified according to the Alabama Department of Environmental Management's regulations for Asbestos Contractor Certification.	40 CFR 61 14.2.12
38.	Prevention of Accidental Releases The permittee shall comply with the requirements of §112(r) of the Act and 40 CFR 68 to prevent accidental releases of any substance listed pursuant to §112(r) or any other extremely hazardous substance.	112(r) 40 CFR 68
39.	Testing A source emissions test may be required by this Department at any time. The permittee shall provide each point of emission with sampling ports, ladders, stationary platforms, and other safety equipment to facilitate testing. The permittee shall notify the Department in writing at least 30 days prior to conducting any required emissions test on any source. This notice shall state the source to be tested, the proposed time and date(s) of the test, the purpose of the test, and the methods to be used. A site-specific test plan and quality assurance program shall be included for sources subject to NESHAP. The methods for such testing shall be in accordance with methods and procedures established by 40 CFR 51, 40 CFR 60, 40 CFR 61, 40 CFR 63 and any emissions unit specific permit requirements. Performance testing to demonstrate compliance with an NSPS or NESHAP shall include a test method performance audit as required by §60.8(g) or §63.7(c)(2)(iii)(A), respectively. The permittee shall submit the results of all emissions tests in written form to this Department within a time period specified by this Department; however, not to exceed 60 days from the test completion date.	1.9.1 1.10 18.2.5 18.2.8(c) 60.8(d) 60.8(e) 60.8(g) 63.7(a)(3) 63.7(b)-(d) 63.10(d)
40.	Retention of Records Records of all required monitoring data, fuel consumption, analyses, reports, safety data sheet (SDS), and other support information shall be retained for a minimum of 5 years from the date when the record was generated. Records must be readily accessible and suitable for inspection. Each record must be kept onsite for at least 2 years after the date of each occurrence, measurement, maintenance, corrective action, report, or record, but may be maintained offsite for the remaining 3 years. Records may be kept in hard copy or electronically. Specific records to be made and retained are listed in the emission unit conditions.	18.5.3(b) 63.10(b)(1)
	Facility-Specific General Conditions	
41.	Fugitive Dust The permittee shall take reasonable precautions to prevent dust from any operation, process, handling, storage, or transportation activity, including dust from paved and unpaved roads, at the facility from becoming airborne. The permittee shall not cause or	6.2.1 6.2.2 18.2.4

No.	Federally Enforceable General Permit Conditions	Regulations
	allow the discharge of visible emissions which travel beyond the property line of the	
	facility. Airborne fugitive dust emissions shall be prevented and addressed as needed	
	and as appropriate to weather conditions using any or all of the following pre-approved	
	control measures specific to the following sources of fugitive dust:	
	A. Plant roads: mechanical cleaning (vacuuming, washing or sweeping) and/or wet	
	suppression;	
	B. Scrap and slag piles: following good work practices to minimize fugitive dust	
	resulting from the disturbance of the scrap piles, including but not limited to	
	minimizing the material drop height and taking wind speed and direction into	
	account when moving materials, supplemented if needed by active control	
	measures, including but not limited to reducing the effect of wind by enclosing,	
	covering or screening storage piles using building structures or vegetation and/or by	
	wet suppression using mobile or stationary equipment;	
	C. Slag cooling and storage: conduct these activities within a building enclosure (the	
	"slag building") as much as possible, supplemented if needed by wet suppression;	
	D. Emptying the street sweeper: conducting this operation within the slag building and	
	storing the collected dust together with the slag and handling it in the same manner;	
	E. Baghouse dust handling system: operate the loading equipment in a manner such	
	that baghouse dust is not exposed to wind or allowed to escape into the atmosphere,	
	and construct and utilize a building enclosure for railcar loading operations as part	
	of the new baghouse dust system; and	
	F. Other particulate material storage and handling operations: fabric filters, building	
	enclosures and/or conveyor enclosures.	
	Wet suppression may be accomplished by the application of water with or without the	
	addition of surfactants, wetting agents or other additives to increase the effectiveness of wet suppression. Manufacturer's documentation of the contents of any chemical,	
	surfactant, wetting agent, or other additive used for dust suppression shall be maintained	
	and readily made available upon request by the Department. Other dust control methods	
	not listed above may be used subject to Department approval. Additional requirements	
	for recordkeeping, inspections and maintenance are included elsewhere in this permit.	
42.	Permit Shield and List of Non-Applicable Regulations	18.10.1
	Compliance with the conditions of the permit shall be deemed compliance with any	10.4.1
	applicable requirements included and specifically identified in the permit as of the date	10.4.2(d)
	of permit issuance. All provisions within the General Conditions are applicable	60.41c
	requirements unless otherwise noted. The Department has determined that the following	60.110b(a)
	requirements are not applicable to the source for the reasons listed:	60.4230(a)
	A. Part 10.4 of the Rules and Regulations concerning stationary reciprocating internal	63.11193
	combustion engines does not apply because no engine at the facility emitted more	63.11237
	than 1 ton/day NO _X during the baseline period.	
	B. 40 CFR 60, Subpart Dc does not apply because the electric arc furnace and the	
	reheat furnace meet the definition of process heater, and are therefore not included	
	in the definition of a steam generating unit subject to this subpart.	
	C. 40 CFR 60, Subpart Kb does not apply because no storage tanks at the facility are	
	larger than the regulatory threshold.	
ĺ	D. 40 CFR 60, Subpart JJJJ does not apply because no spark ignition engines are	
	present at the facility.	
	E. 40 CFR 63, Subpart JJJJJJ does not apply because the electric arc furnace and the	
	reheat furnace are not boilers as defined in this subpart.	
43.	Reports and Notifications for Entire Facility	10.7.1
+3.	<u>Submission of Reports and Notifications</u> The permittee shall submit all reports and notifications required by any permit condition	18.7.1
	and by any applicable NESHAP and/or NSPS to the Department. The reports may be	18.4.9
1	sent by U. S. mail, or common courier (i.e. UPS or FedEx). Reports submitted by US	
-	mail shall be postmarked on or before the due date. Reports submitted by electronic mail	
	man shan be positivated on or before the due date. Reports submitted by electronic mail	

	this permit requiremen that, based information each emiss annual com	eived on or before the due date. Any document reshall contain a certification by a responsible offices of Section 18.4.9 of the Rules and Regulations on information and belief formed after reasonable in the document are true, accurate and complete consumit shall be used in preparing these reports a pliance certification shall be submitted to the following forms of the control of the pollution Control Program and to the control of the con	cial that meets the The certification shall state inquiry, the statements and The records required for and notifications. The	
	requirement that, based information each emission annual com	s of Section 18.4.9 of the Rules and Regulations on information and belief formed after reasonable in the document are true, accurate and complete ons unit shall be used in preparing these reports a pliance certification shall be submitted to the followferson County Department of Health ir Pollution Control Program and to O. Box 2648	The certification shall state inquiry, the statements and The records required for and notifications. The owing 2 agencies: EPA Region IV	
	that, based information each emissi annual com	on information and belief formed after reasonable in the document are true, accurate and complete ons unit shall be used in preparing these reports a pliance certification shall be submitted to the followferson County Department of Health ir Pollution Control Program and to O. Box 2648	e inquiry, the statements and . The records required for and notifications. The owing 2 agencies: EPA Region IV	
	information each emissi annual com J A F	in the document are true, accurate and complete ons unit shall be used in preparing these reports a pliance certification shall be submitted to the followferson County Department of Health ir Pollution Control Program and to O. Box 2648	The records required for and notifications. The owing 2 agencies: EPA Region IV	
	each emissi annual com J A F	ons unit shall be used in preparing these reports a pliance certification shall be submitted to the followferson County Department of Health ir Pollution Control Program and to O. Box 2648	and notifications. The lowing 2 agencies: EPA Region IV	
	each emissi annual com J A F	ons unit shall be used in preparing these reports a pliance certification shall be submitted to the followferson County Department of Health ir Pollution Control Program and to O. Box 2648	and notifications. The lowing 2 agencies: EPA Region IV	***************************************
	annual com J A F	pliance certification shall be submitted to the foll efferson County Department of Health ir Pollution Control Program and to O. Box 2648	owing 2 agencies: EPA Region IV	
	J A F E	offerson County Department of Health ir Pollution Control Program and to O. Box 2648	EPA Region IV	
	<i>F</i> F	ir Pollution Control Program and to O. Box 2648		
	F F	O. Box 2648	Atlanta Federal Center	
	F			
		irmingham, Alabama 35202-2648	61 Forsyth Street	
-	The followi		Atlanta, GA 30303	•
		ng reports and notifications are required to be sul	omitted:	
- 1		Emissions Calculation, due February 10 of each		1.9.2
- 1	make c	alculations of the previous year's actual emission	s (noint and fugitive) of all	1.5.15
İ	regulat	d air pollutants, as defined in Paragraph 18.1.1(v	v) of the Rules and	18.7.1
	Regula	ions, which emanate from the facility. The calcu	lations shall include but	10.7.1
	may no	be limited to, the following pollutants: TSP, PM	In PM25 SO NO. CO	
	VOCs	nd HAPs. These calculations shall indicate the e	missions from each]
		as unit permitted, and shall include the fugitive e		
		ir traffic and the combustion of motor fuels (dies		
İ		ocumentation of the basis for the calculations, inc		
	limited	to emission factors and relevant production data,	shall be included in the	
	report	Concurrence with the calculations by the Department	shall be included in the	
- 1	ennual	principle for in accordance with Chapter 16 of 4	nent shall be the basis for	
	B. Annua	emission fees in accordance with Chapter 16 of the	te Rules and Regulations.	0.7.7()
-	D. Annua	report for gasoline dispensing facility, due Fel	oruary 10 each year, of the	8.7.5(c)
- 1		throughput on gallons of all stationary storage to	anks. This information may	
		ded in the annual emission report.	. 10 5	
		Title V Compliance Certification, covering the		18.7.5
ı	O NOVE	mber 30 of the following year, shall be submitted	by December 30 each	
		year, including the information required by 18.7	1.5(c) of the Rules and	
-	Regulat			
- 1	D. Semi-A	nual Title V Monitoring and Compliance Re	port, due July 30 (covering	1.9.2
	January	February, March, April, May and June) and Jan	uary 30 (covering July,	1.5.15
	August,	September, October, November and December of	of the previous year). The	18.5.3(c)(1)
		ust include, as a minimum, the information and/o	or reports listed below:	
	1. For	New Source Review Avoidance Provisions:		18.2.4
	a.	The 12-month rolling total of cast tons produced		18.5.3(c)(1)
	b.	The 12-month rolling total of billet tons charged	to the reheat furnace and	
		rolling mill.		
	2. For	40 CFR 60, Subpart AAa:		60.276a
	a.	A written report of exceedances of the control de	evice opacity, defined as	
		all 6-minute periods during which the average o	pacity is 3 percent or	
		greater.		
	b.	Operation at a furnace static pressure that exceed	is the value established	
		under §60.274a(g) and either operation of contro	ol system fan motor	
		amperes at values exceeding ±15 percent of the		
1		§60.274a(c) or operation at flow rates lower than		
		§60.274a(c).	and the state of t	
-	c.	All shop opacity observations in excess of the er	nission limit specified in	
- 1		40 CFR §60.272a(a)(3) shall indicate a period of	eyees emission and	
		shall be reported according to \$60.7(c).	caccos chinosion, and	
		onen oo reperiou according to 300.7(c).	l	

No.			Federally Enforceable General Permit Conditions	Regulations
	3.		r Particulate CAM Summary Report for 40 CFR 64, Compliance Assurance	64.9(a)(2)
- 1			onitoring, including the following:	
		a.	Summary information on the number, duration and cause (including	
			unknown cause, if applicable) of excursions or exceedances, as applicable, and the corrective actions taken;	1
1		b.	,	
		υ.	Summary information on the number, duration and cause (including	
			unknown cause, if applicable) for monitor downtime incidents (other than	
			downtime associated with zero and span or other daily calibration checks, if applicable); and	
İ		c.		
		C.	A description of the actions taken to implement a QIP during the reporting period as specified in §64.8. Upon completion of a QIP, the owner or	
			operator shall include in the next summary report documentation that the	
			implementation of the plan has been completed and reduced the likelihood	
			of similar levels of excursions or exceedances occurring.	
	4	For	· 40 CFR 63, Subpart YYYYY:	(2.10(05())
	٦,	a.	If you comply with 40 CFR 63, Subpart YYYYY using a site-specific	63.10685(c)
		u.	mercury plan for removal of mercury switches, report the number of	63.10686(e)
			mercury switches removed or the weight of mercury recovered from the	63.10
			switches and properly managed, the estimated number of vehicles	63.6(e)
			processed, an estimate of the percent of mercury switches recovered, and a	63.10(d)
			certification that the recovered mercury switches were recycled at RCRA-	
ĺ			permitted facilities. The semiannual reports must include a certification	
			that you have conducted inspections or taken other means of corroboration	ļ
Į			as required under 40 CFR §63.10685(b)(1)(ii)(C).	
		b.	For all scrap subject to 40 CFR 63, Subpart YYYYY, report for the control	
		٠.	of contaminants from scrap according to the requirements in §63.10(e),	
1			clearly identifying any deviation from the requirements for chlorinated	
			plastics, lead and free organic liquids and any deviation from the	
			requirements for mercury as well the corrective action taken for each	
			deviation. Identify which compliance option for mercury requirements	
1			applies to each scrap provider, contract, or shipment.	
		c.	Identify any deviation from Subpart YYYYY requirements to minimize	
			mercury, chlorinated plastics, lead and free organic liquids in scrap,	
			defined as any instance where the permittee:	
			i. Fails to meet any requirement or obligation established by this	
			subpart, including but not limited to any emissions limitation or work	
			practice standard;	
			ii. Fails to meet any term or condition that is adopted to implement an	
			applicable requirement in this subpart and that is included in the	
			operating permit for any affected source required to obtain such a	
			permit; or	
			iii. Fails to meet any emissions limitation in this subpart during startup,	
			shutdown, or malfunction, regardless of whether or not such failure is	
			permitted by this subpart.	
			For each deviation from Subpart YYYYY, identify:	
			i. Which compliance option for mercury applies to each scrap provider,	
			contract, or shipment; and	
			ii. The corrective action taken.	
		e.	Confirm that actions taken during the relevant reporting period during	
			periods of startup, shutdown, and malfunction were consistent with the	
			affected source's startup, shutdown and malfunction plan.	
			,	
1				

No.		Federally Enforceable General Permit Conditions	Regulations
		5. For the sources listed below, each instance in which equipment used to control	1.9.2
		fugitive and point source particulate matter was found to be not operating or operating improperly and corrective action was not initiated within 12 hours. If	1.5.15 18.5.3(c)(1)
	'	there were no such instances during the reporting period, the report should so	18.3.3(0)(1)
		state.	
		a. Dust-Handling System;	
		b. Straightener Baghouse;	
		c. Lime Storage and Handling;]
		d. Bulk Carbon Storage and Handling; and	
		e. Injection (Foamy) Carbon Storage and Handling.6. For gasoline storage and dispensing, a certification based upon records that	1.9.2
		only gasoline tank trucks with a valid JCDH sticker were unloaded during the	1.5.15
		monitoring period.	18.5.3(c)(1)
		7. For each emergency generator subject only to Subpart ZZZZ, report deviations:	63.6640(b)
		a. Each instance in which you did not meet the requirements of Subpart	
		ZZZZ according to the requirements of §63.6650; and	
		b. Any instance in which you did not meet the General Requirements of 40	
		CFR 63, Subpart A, which apply to you according to Table 8 of Subpart ZZZZ.	
	E.	Results of performance testing and CMS performance evaluations within 60	1.9.2
	-	days after completion. For performance tests required by 40 CFR 60, Subpart AAa,	60.276a(f)
		the report shall contain the information required by §60.276a(f).	63.10(d)
	F.	Episodic prompt reporting of malfunctions, deviations, emergencies and	1.12.2
		violations of any permit condition, including but not limited to emission limitations,	18.5.3(c)(2)
		within 2 working days of the malfunction, deviation, emergency or discovery of a	
	G.	violation at any source of air pollution. Annual report for generators operated for certain non-emergency reasons:	63.6650(h)
	0.	Any emergency engine that is operated for the purposes specified in	60.4214(d)
		§63.6640(f)(4)(ii) or §60.4211(f)(3)(i) must submit an annual report according to	0011=21(4)
	ŀ	the requirements in §63.6650(h) or §60.4214(d).	
	H.	Notifications as follows:	60.276a(e)
		1. Notification of performance testing, at least 30 days prior to scheduled testing	63.9
		per §60.276a(e), §§63.7(b) and (c) and §§63.9(e) and (g); 2. Any change in information already provided under 40 CFR 63 shall be	60.7 60.14(e)
		submitted in writing within 15 calendar days after the change per §63.9(j); and	18.2.4
		3. Any physical or operational change which may increase the emission rate of	10.2.1
		any air pollutant regulated by NSPS submitted 60 days or as soon as practicable	
		before the change is made per §60.7(a)(4).	
		4. Notify the Department in writing within 2 working days of becoming subject to	
		a federal Maximum Achievable Control Technology (MACT) standard pursuant to §112 of the Act (local requirement).	
		5. Notification of any physical or operational change which may increase the	
		emission rate of any air pollutant from any source of emissions in the melt shop	
		60 days prior to the increase.	
	I.	Mandatory Greenhouse Gas Reporting (for informational purposes only):The	40 CFR 98
		permittee shall be aware that the facility may be required to report emissions of	
		greenhouse gases directly to EPA under the Mandatory Greenhouse Gas Reporting	
		rules. The reporting threshold is annual greenhouse gas emissions equal to 25,000 metric tons CO ₂ e, calculated using the methods presented in 40 CFR 98. Mandatory	a de la companya de l
		greenhouse gas reporting is made directly to EPA and is not an enforceable	İ
		requirement of this Title V Major Source Operating Permit. It is the permittee's	
		responsibility to determine whether reporting is required each calendar year.	

SUMMARY FOR REQUIREMENTS FOR MELT SHOP

Pollutant	Emission Limitations	Citation
Particulate Matter	Emissions exiting from a control device and contain particulate matter may not exceed 12 mg/dscm (0.0052 gr/dscf)	60.272a(a)(1) 63.10686(b)(1)
Visible Emissions	Emissions exiting from a control device may not exhibit 3 percent opacity or greater	60.272a(a)(2)
Visible Emissions	Emissions exiting from a shop and, due solely to the operations of any affected EAF(s) or AOD vessel(s), may not exhibit 6 percent opacity or greater	60.272a(a)(3) 63.10686(b)(2)
Visible Emissions	Emissions from the dust-handling system: any gases may not exhibit 10 percent opacity or greater	60.272a(b)
Carbon Monoxide	Emissions from the EAF may not exceed 144.00 lb/hr	Avoidance of New Source Review
Particulate Matter & Visible Emissions	The melt shop is subject to the particulate matter limitations of 6.4.1 and the visible emissions restriction of 6.1.1	Chapter 6

Pollutant	Performance Testing	Citation
Particulate Matter	Method 5 of 40 CFR 60, Appendix A	60.275a 63.10686(d)
Visible Emissions	Method 9 of 40 CFR 60, Appendix A	60.275a 63.10686(d)
Carbon Monoxide	Method 10 of 40 CFR 60, Appendix A	1.9.1 18.2.4

Pollutant	Work Practices	Citation
НАР	Scrap Management Practices to Minimize Chlorinated Plastics, Lead, Free Organic Liquids and Mercury Charged to the EAF	40 CFR 63, Subpart YYYYY
Particulate Matter & Visible Emissions	Daily Monitoring of Emissions and Operating Parameters	40 CFR 60, Subpart AAa

FEDERALLY ENFORCEABLE CONDITIONS FOR THE MELT SHOP SUBJECT TO 40 CFR 60, Subpart AAa and 40 CFR 63, Subpart YYYYY

Emissions Unit No.	Emissions Unit Description
001	 Melt Shop Sources Subject to NSPS/NESHAP, including Electric Arc Furnace (EAF) with Direct Evacuation Shell (DES) Ladle Metallurgy Station (LMS) with Argon and Oxygen Injection Capability "Existing" (2) Positive Pressure Baghouses Evacuating the DES and the EAF/LMS Melt Shop Building Canopy, to be replaced during the permit term (265,242 CFM and 163,204 CFM) "Replacement" (1) Negative-Pressure Fabric Filter Baghouse Evacuating the DES and the EAF/LMS Melt Shop Building Canopy, to be placed into operation during the permit term (900,000 CFM) Melt Shop Fugitive Emissions EAF Dust Handling System, including Bucket Elevator served by Baghouse #1 (2,500 CFM), and Silo served by Baghouse #2 (1,200 CDM) and Baghouse #3 (2,500 CFM), and Rail Car Loading Monitoring Equipment required by NSPS

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	NSPS & NESHAP	
1.	Production Restriction for Melt Shop The permittee shall not exceed a total quantity of 800,000 tons of cast tons of carbon steel produced by the melt shop as a 12-month rolling total.	Avoidance of New Source Review
2.	40 CFR 60, Subpart AAa The affected facility under 40 CFR 60, Subpart AAa consists of the electric arc furnace, argon-oxygen decarburization vessel (ladle metallurgy station) and the dust handling systems. The permittee is also subject to the General Provisions of 40 CFR 60, Subpart A.	60.270a 60.1(a)
3.	40 CFR 63, Subpart YYYYY The electric arc steelmaking facility is an existing affected source (not constructed or reconstructed after September 20, 2007) under 40 CFR 63, Subpart YYYYY.	63.10680 63.10692
4.	NSPS/NESHAP General Duty At all times, including periods of startup, shutdown, and malfunction, the owner or operator must operate and maintain the melt shop, including associated air pollution control equipment and monitoring equipment, in a manner consistent with safety and good air pollution control practices for minimizing emissions. During a period of startup, shutdown, or malfunction, this general duty to minimize emissions requires that the owner or operator reduce emissions from the affected source to the greatest extent which is consistent with safety and good air pollution control practices. Malfunctions must be corrected as soon as practicable after their occurrence.	60.11(d) 63.6(e)(1)(i) 63.6(e)(1)(ii) 40 CFR 63, Subpart YYYYY, Table 1
5.	Baghouse Replacement Project Transition Provisions The permittee is constructing a replacement baghouse project as this permit is being written. The permittee is replacing 2 positive pressure baghouses with a negative pressure baghouse which will operate for most of this permit's effective period. Because certain testing and monitoring requirements for these differently constructed types of baghouses are different, the permittee shall demonstrate compliance for the 2 positive pressure baghouses as follows: A. If performance testing is required, the permittee shall substitute EPA Method 5D for EPA Method 5 in Condition 21 below. B. The permittee shall conduct visible emission observations of the fabric filter	18.2.4

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	stack conducted using 40 CFR 60, Appendix A, Method 9 at least once per	
	day for at least (3) 6-minute periods when the furnace is operating in the	
	melting and refining period as required by 40 CFR §60.273a(c). Condition 17	
	below does not apply to the positive pressure baghouses.	
	Subpart YYYYY Scrap Requirements	
6.	Chlorinated Plastics, Lead and Free Organic Liquids	63.10685(a)
	The permittee shall comply with the requirements below to minimize the amount of chlorinated plastics, lead and free organic liquids that is charged to the furnace. Scrap shall be segregated by compliance alternative until charge make-up. Keep records to demonstrate compliance with the requirements of your pollution prevention plan or the restricted metallic scrap provisions. A. The permittee shall prepare and implement a pollution prevention plan for metallic scrap selection and inspection to minimize the amount of chlorinated plastics, lead and free organic liquids that is charged to the furnace as required by §63.10685(a)(1). The plan shall be maintained onsite and all plant personnel with materials acquisition or inspection duties shall be trained on the plan's requirements; and/or B. The permittee shall comply with the restricted metallic scrap provisions of §63.10685(a)(2). Post-consumer engine blocks, post-consumer oil filters, or oily turnings shall be processed or cleaned to the extent practicable such that the materials do not include lead components, chlorinated plastics, or free organic liquids. Metallic scrap that contains scrap from motor vehicle bodies, engine blocks, oil filters, oily turnings, machine shop borings, transformers or capacitors containing polychlorinated biphenyls, chlorinated plastics, or free organic liquids shall not be charged to the furnace. Lead containing components shall not be charged unless leaded steel is being produced. Motor vehicle scrap that is charged to recover the specialty alloy content shall meet	63.10685(c)
	the requirements of §63.10685(b)(3).	
7.	 Mercury The permittee shall comply with the requirements below when procuring scrap. The permittee may have one scrap provider, contract, or shipment subject to one compliance provision and others subject to another compliance provision. Keep records which document compliance with these requirements for mercury. A. The permittee shall purchase motor vehicle scrap from providers who participate in a program for the removal of mercury switches consistent with §63.10685(b)(2) and approved by the Administrator or from brokers who document that all scrap provided by the broker was obtained from a scrap providers who participate in an approved mercury switch removal program. The permittee shall develop and maintain onsite a plan to demonstrate the manner of the facility's participation in the program consistent with §63.10685(b)(2)(iv); B. Prior to purchasing scrap containing motor vehicle scrap from suppliers which do not participate in an EPA-approved program, the permittee shall develop and implement a site-specific plan for mercury switches following §63.10685(b)(1). The permittee shall maintain records of mercury removal and recycling consistent with §63.10685(c)(1); C. If the only materials from motor vehicles in the scrap are materials recovered for their specialty alloy (including, but not limited to, chromium, nickel, molybdenum, or other alloys) content (such as certain exhaust systems), the permittee shall certify that, based on the nature of the scrap and purchase specifications, that the type of scrap is not reasonably expected to contain 	63.10685(b) 63.10685(c)
	mercury switches; or D. For scrap that does not contain motor vehicle scrap, maintain records documenting that the scrap does not contain motor vehicle scrap.	

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	Emission Limits	
8.	Carbon Monoxide (CO) Emissions The permittee shall not discharge CO emissions to the atmosphere in excess of 144.00 lb/hr from the EAF, measured by EPA Reference Method 10 of 40 CFR 60, Appendix A.	Avoidance of New Source Review
9.	Particulate Matter and Opacity Emissions – Melt Shop Sources The permittee shall not discharge any gases to the atmosphere in excess of the limits for the EAF and LMS as stated below: A. Exit from a control device and contain particulate matter in excess of 12 mg/dscm (0.0052 gr/dscf); B. Exit from a control device and exhibit 3 percent opacity or greater; and C. Exit from a shop and, due solely to the operations of any affected EAF(s) or AOD vessel(s), exhibit 6 percent opacity or greater. The permittee is also subject to and shall comply with Sections 6.1.1, 6.4.1 and 6.4.3 of the Rules and Regulations. Particulate Matter and Opacity Emissions – Dust Handling System A. The permittee shall not discharge any gases from the dust-handling system: any gases that exhibit 10 percent opacity or greater. The permittee is also	60.272a(a)(1) 63.10686(b)(1) 60.272a(a)(2) 60.272a(a)(3) 63.10686(b)(2) 6.1.1 6.4
	subject to and shall comply with Section 6.1.1 of the Rules and Regulations. B. The permittee shall not cause or allow emissions of particulate matter from the dust handling system baghouse to exceed the allowable particulate matter emission rate (pounds/hour) in Table 6-2 of the Rules and Regulations. Interpolation for process weight rates not printed in the table shall be accomplished with the use of the following equations: C. For process weight rates of less than 30 tons/hour:	6.4.1 6.4.3
	$E = 3.59 p^{0.62}$	
	D. For process weight rates equal to or greater than 30 tons/hour:	
	$E = 17.31 \ p^{0.16}$ Where: $E = \text{emission rate in pounds/hour for all similar process units, and}$	
	p = process weight rate in tons/hour.	
	Control Device Requirements	
11.	Melt Shop Control Device Equipment Requirements The permittee must install, operate, and maintain a capture system that collects the emissions from the EAF (including charging, melting, and tapping operations) vessel and the argon-oxygen decarburization vessel (LMS) and conveys the collected emissions to a control device for the removal of particulate matter (PM). The control device shall be designed and constructed to allow measurement of volumetric flow rate and emissions using applicable test methods and procedures. The permittee shall install a pressure differential measuring device consistent with General Condition 12.	63.10686(a) 60.275a(g) 60.8(e)(1) 18.2.8(a)
2.	Dust-Handling Baghouse Requirements The permittee shall comply with the requirements of General Condition 12 for the dust-handling baghouses. No continuous monitoring system shall be required for the baghouses serving the dust-handling system.	18.2.4 60.273a(b)
	Work Practices	
3.	Monthly Operational Status Inspections The permittee shall perform monthly operational status inspections of the equipment that is important to the performance of the total capture system (i.e., pressure sensors, dampers, and damper switches). This inspection shall include observations of the physical appearance of the equipment (e.g., presence of holes in ductwork or hoods, flow constrictions caused by dents or accumulated dust in	60.274a(d)

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	ductwork, and fan erosion). Any deficiencies shall be noted and proper	
	maintenance performed.	
14.	Monthly Production Limit Demonstration	18.2.4
	Within the first week of each month, the permittee shall calculate a 12-month	
	rolling total for the quantity of steel melted in the EAF and compare the results to	,
	each of the production limitation in Condition 1 above. Any exceedance shall be	
ł	reported to the Department within 10 days after the end of the month in which the	
	exceedance occurs.	
15.	Subpart YYYYY Startup, Shutdown and Malfunction Plan	63.6(e)(3)
	The permittee shall develop a startup, shutdown and malfunction (SSM) plan	40 CFR 63, Subpart
	addressing scenarios which would cause emissions from the melt shop to exceed	YYYYY, Table 1
	the opacity limit of \$63.10686(b)(2) and/or the total particulate matter emissions	
	from a control device to exceed the limit of §63.10686(b)(1). The plan shall	
	conform to the provisions of 40 CFR §63.6(e)(3). When a startup, shutdown or	
	malfunction event causes the melt shop to exceed one or both of these limits, the	
	permittee shall either:	
	A. Keep records for the event that demonstrate that the procedures specified in	
	the SSM plan were followed; or B. If an action taken by the permittee during the event is not consistent with the	
	procedures specified in the SSM plan, the permittee shall record the actions	
	taken and report such actions to the Department within 2 working days,	
	followed by a letter within 7 working days after the end of the event in	
	accordance with 40 CFR §63.10(d)(5).	
•	Operations and Monitoring Requirements	
16.		
10.	Melt Shop Operating Requirements The permittee shall operate according to the following requirements:	
	A. The pressure determined during the most recent demonstration of compliance	60.274a(g)
	shall be maintained at all times when the EAF is operating in a meltdown and	00.274a(g)
	refining period. Operation at higher pressures may be considered by the	
	Administrator to be unacceptable operation and maintenance of the affected	
	facility.	
	B. The values of fan amperes and/or volumetric flow(s) parameters as determined	60.274a(c)
	during the most recent demonstration of compliance shall be maintained at the	
	appropriate level for each applicable period. Operation at other than baseline	
	values may be subject to the requirements of §60.276a(c).	
	The permittee may petition the Administrator for reestablishment of the an	
	operating parameter whenever the owner or operator can demonstrate to the	
	Administrator's satisfaction that the EAF operating conditions upon which the	
	pressures were previously established are no longer applicable.	
17.	Baghouse Stack Opacity Monitoring	60.273a
	The permittee shall monitor the melt shop baghouse using one of the following	
-	methods:	
	A. A continuous monitoring system for the measurement of the opacity of	
	emissions (COMS) discharged into the atmosphere from the control device	
	shall be installed, calibrated, maintained, and operated as required by 40 CFR	
	§60.273a(a); or	
	B. A bag leak detection system installed and continuously operated as required	}
	by 40 CFR §§60.273a(e) & (f) in conjunction with visible emission	
	observations of the fabric filter stack conducted using 40 CFR 60, Appendix	
	A, Method 9 at least once per day for at least (3) 6-minute periods when the	
	furnace is operating in the melting and refining period as required by 40 CFR	
	§60.273a(c). The permittee shall initiate procedures to determine the cause of	
	all alarms within 1 hour of an alarm. The cause of the alarm must be alleviated	
	within 3 hours of the time the alarm occurred by taking whatever corrective	

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	action(s) are necessary consistent with 40 CFR §60.273a(f) and the site-	
	specific monitoring plan required by 40 CFR §60.273a(e)(4).	
	Records shall be maintained to enable semi-annual reporting of any 6-minute	
	average that is in excess of the opacity limit for the control device specified in 40	
	CFR §60.272a(a)(2).	
18.	Melt Shop Fugitive Opacity Monitoring	60.273a(d)
	The permittee shall monitor and record melt shop opacity using one of the	60.274a(f)
	following methods:	60.276a(c)
	A. Install, calibrate, and maintain a monitoring device that allows the pressure in	60.276a(g)
	the free space inside the EAF to be monitored and recorded as 15-minute	
	integrated averages according to the requirements of 40 CFR §60.274a(f); or	•
	B. Conduct visible emissions observations of shop opacity (fugitive emissions	
	from the melt shop building) in accordance with 40 CFR 60, Appendix A,	
i	Method 9 and record shop opacity, determined as the average of 24	
	consecutive 15-second opacity observations performed at least once per day	
	when the furnace is operating in the meltdown and refining period in	
	accordance with 40 CFR §60.273a(d).	
	Records shall be maintained to enable semi-annual reporting of the following	
	conditions which may be considered periods of excess emissions or unacceptable	
	operation and maintenance of the emissions unit, consistent with the melt shop	
	opacity monitoring method selected:	
	A. Operation at a furnace static pressure that exceeds the value established during	
	the most recent compliance demonstration; or	
	B. All shop opacity observations for any 6-minute average that is in excess of the	
	emission limit in §60.272a(a)(3).	
19.	Baghouse Operating Parameter Monitoring	60.274a(b)
	The permittee shall monitor operations as follows:	60.274a(c)
	A. Check and record on a once-per-shift basis the furnace static pressure (if DEC	60.276a(c)
	system is in use, and a furnace static pressure gauge is installed according to 40 CFR §60.274a(f)); and	
	B. Either:	
	Check and record the control system fan motor amperes and damper	
	position on a once-per-shift basis;	
	2. Install, calibrate, and maintain a monitoring device that continuously	
ł	records the volumetric flow rate through each separately ducted hood	
	according to 40 CFR §60.274a(b); or	
ļ	3. Install, calibrate, and maintain a monitoring device that continuously	
	records the volumetric flow rate at the control device inlet according to 40	
	CFR §60.274a(b) and check and record damper positions on a once-per-	
	shift basis.	
	The values of these parameters as determined during the most recent demonstration	
	of compliance shall be maintained at the appropriate level for each applicable	
İ	period. Records shall be maintained to enable semi-annual reporting of the	
	following conditions, which may be considered unacceptable operation and	
	maintenance of the emissions unit:	
- 1	A. Operation of the control system fan motor amperes at values exceeding ±15%	
	of the value established during the most recent compliance demonstration per	
	§60.274a(c); or	
	B. Operation at flow rates lower than those established during the most recent	
	compliance demonstration per §60.274a(c).	

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20.	Compliance Assurance Monitoring	63.10686(e)
	The permittee shall conduct Compliance Assurance Monitoring (CAM) for the	64.6(c)
	particulate matter and opacity limits in Condition 9, Items A & B above in	
	accordance with the procedures included in the CAM Plan submitted to this	
	Department by CMC Steel Alabama as required by 40 CFR §.10690(b)(6) and 40	
	CFR §64.4. The CAM plan has been incorporated into this permit as follows:	
	A. The visible emissions from the negative-pressure baghouse stack (or roof	
	monitors of each positive-pressure baghouse) shall be monitored at least once	
	each day that the EAF is in operation using 40 CFR 60, Appendix A, Method	
	9 for at least (3) 6-minute periods when the furnace is operating in the melting	
	and refining period. Normal is defined as no visible emissions. Abnormal is	
	defined as the presence of visible emissions, except for water vapor.	
	B. The following parameters shall be monitored once per 12-hour shift while the	
	process is operating and compared to the parameter established during the	
	most recent particulate emission compliance demonstration:	•
	The EAF static pressure shall be read.	
	2. The fan motor amps of the baghouse control system shall be read.	
	3. The position of the dampers for the canopy hood, direct evacuation	
	system (DES) damper and all baghouse fan dampers shall be ascertained.	
	C. A CAM exceedance is defined as any monitored 6-minute period where	
	visible emissions are >3% opacity.	
	D. A CAM excursion is defined as a monitored instance in which:	
	1. The EAF static pressure reading is greater than the value established	
	during the most recent particulate emission compliance demonstration;	
	2. The fan motor amps of the baghouse control system reading is $\pm 15\%$ of	
	the value established during the most recent particulate emission	
	compliance demonstration; and/or	
	3. A damper is found to be in the 100% closed position.	
	E. Corrective action(s) shall be taken promptly to correct deficient baghouse	64.7(d)
	and/or deficient collection system performance in response to a CAM	
	exceedance or excursion.	
	F. In the event of a failure to achieve an emission limit for which the approved	64.7(e)
	monitoring did not provide an indication of exceedance while providing valid	
	data, the permittee shall address the situation as required by 40 CFR §64.7(e).	
	G. The permittee shall conduct monitoring each day that the process is operating	64.7(c)
	and shall maintain the monitoring equipment at all times, including but not	64.7(b)
	limited to maintaining necessary parts for routine repairs and conducting	
	monthly operational status inspections of all equipment critical to the	
	performance of the baghouse control system.	
l	H. Records shall be maintained, including but not limited to all monitoring data,	64,9
ĺ	monitor performance data, corrective actions taken and other supporting	
	documentation.	
	I. Semiannual monitoring reports shall include, at a minimum, the information	
1	required by 40 CFR §70.6(a)(3)(iii) and 40 CFR §64.9(a)(2).	
\neg	Performance Testing	
1.	Particulate Matter Performance Testing	18.2.4
	The permittee shall establish initial compliance with the applicable emission limits	1.9.1
	in 40 CFR §60.272a and 40 CFR §63.10686(b) within 180 days of startup of the	60.8
- 1	new baghouse according to the procedures of 40 CFR §60.275a and §63.7.	63.7
	Requirements include, but may not be limited to:	63.10686(d)(1)
	A. Test methods and requirements:	60.275a(e)
	1. Method 5 shall be used to determine the particulate matter concentration	60.275a(e)
	of the effluent gas. Methods listed at §63.10686(d)(1) shall be used for	
		63.10686(d)
	other required sampling.	

2. Three valid test runs are required. The sampling time and sample volume for each run shall be at least 4 hours and 4.50 dscm (160 dscf) and, when a single EAF or AOD vessel is sampled, the sampling time shall include an integral number of heats. 3. Method 9 and the procedures of 40 CFR §60.11 and §63.6(h) shall be used to determine opacity, conducted concurrently with the particulate matter test runs, unless inclement weather interferes. B. The permittee shall monitor and record the following information for all heats covered by the test: 1. Charge weights and materials, and tap weights and materials; 2. Heat times, including start and stop times, and a log of process operation, including periods of no operation during testing and the pressure inside an EAF when direct-shell evacuation control systems are used; 3. Control device operation log; and 4. Continuous opacity monitor or Method 9 data. C. During performance testing and at any other time that the Administrator may require (under §114 of the CAA, as amended), the permittee shall obtain information (data) and establish operating parameters for the pressure in the free space inside the furnace determined during the meltdown and refining period(s) using the monitoring device required under40 CFR §60.274a(f). D. During performance testing and at any other time that the Administrator may require (under §114 of the CAA, as amended), the permittee shall establish operating parameters by monitoring and recording either: 1. The control system fan motor amperes and all damper positions; 2. The volumetric flow rate through each separately ducted hood; or 3. The volumetric flow rate through each separately ducted hood; or 3. The volumetric flow rate through each separately ducted hood is operated for the purpose of capturing emissions from the affected facility. E. Performance testing shall comply with the applicable general provisions of 40 CFR §60.276a(f). 60.8 60.13 60.276a(f) 60.276a(f)	N.T.		
for each run shall be at least 4 hours and 4.50 dscm (160 dscf) and, when a single EAF or AOD vessel is sampled, the sampling time shall include an integral number of heats. 3. Method 9 and the procedures of 40 CFR §60.11 and §63.6(h) shall be used to determine opacity, conducted concurrently with the particulate matter test runs, unless inclement weather interferes. B. The permittee shall monitor and record the following information for all heats covered by the test: 1. Charge weights and materials, and tap weights and materials; 2. Heat times, including start and stop times, and a log of process operation, including periods of no operation during testing and the pressure inside an EAF when direct-shell evacuation control systems are used; 3. Control device operation log; and 4. Continuous opacity monitor or Method 9 data. C. During performance testing and at any other time that the Administrator may require (under §114 of the CAA, as amended), the permittee shall obtain information (data) and establish operating parameters for the pressure in the free space inside the furnace determined during the meltdown and refining period(s) using the monitoring device required under40 CFR §60.274a(f). D. During performance testing and at any other time that the Administrator may require (under §114 of the CAA, as amended), the permittee shall establish operating parameters by monitoring and recording either: 1. The control system fan motor amperes and all damper positions; 2. The volumetric flow rate at the control device inlet and all damper positions shall be determined during all periods in which a hood is operated for the purpose of capturing emissions from the affected facility. E. Performance testing shall comply with the applicable general provisions of 40 CFR §60.8 and §60.13. F. The written performance test report shall include the information required by 40 CFR §60.276a(f).	No.	Federally Enforceable Conditions for the Melt Shop	Regulations
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E. Performance testing shall comply with the applicable general provisions of 40 CFR §60.8 and §60.13. F. The written performance test report shall include the information required by 40 CFR §60.276a(f). CENTR §60.276a(f).		 D. During performance testing and at any other time that the Administrator may require (under §114 of the CAA, as amended), the permittee shall establish operating parameters by monitoring and recording either: 1. The control system fan motor amperes and all damper positions; 2. The volumetric flow rate through each separately ducted hood; or 3. The volumetric flow rate at the control device inlet and all damper positions shall be determined during all periods in which a hood is operated for the purpose of capturing emissions from the affected facility. 	
	İ	 E. Performance testing shall comply with the applicable general provisions of 40 CFR §60.8 and §60.13. F. The written performance test report shall include the information required by 	60.13
be required at any time.	22.	Testing for the CO emissions limit established to avoid New Source Review may	18.2.4 1.9.1
Recordkeeping		Recordkeeping	
23. Production Records The permittee shall maintain the following records for the melt shop to form the basis of emission calculations: A. Tons of scrap charged to the EAF; B. Hours of operation of the EAF;	23.	The permittee shall maintain the following records for the melt shop to form the basis of emission calculations: A. Tons of scrap charged to the EAF; B. Hours of operation of the EAF;	1
C. Estimated tons of slag produced and handled; D. Natural gas usage by EAF sidewall burners; E. Tons of alloys and fluxes added to the EAF and LMS; F. Natural gas usage in the tundish dryers; G. Natural gas usage in the ladle pre-heaters/ ladle dryers; and H. Tons of lime added to the EAF.		 D. Natural gas usage by EAF sidewall burners; E. Tons of alloys and fluxes added to the EAF and LMS; F. Natural gas usage in the tundish dryers; G. Natural gas usage in the ladle pre-heaters/ ladle dryers; and 	
24. Records of Monthly Production Calculation, Maintenance and Inspections The permittee shall maintain records of the monthly production calculation and the maintenance and inspections performed on all equipment required by this permit for this emission unit. 1.9.1 18.2.4		Records of Monthly Production Calculation, Maintenance and Inspections The permittee shall maintain records of the monthly production calculation and the maintenance and inspections performed on all equipment required by this permit for this emission unit.	
25. Records for 40 CFR 60, Subpart AAa The permittee shall maintain the following records for the melt shop in order to demonstrate compliance with 40 CFR 60, Subpart AAa: 60.274a(a) 60.276a(a) 60.276a(g)	25.	The permittee shall maintain the following records for the melt shop in order to	60.276a(a)

No.	Federally Enforceable Conditions for the Melt Shop	Regulations
	A. All operations monitoring data obtained under 40 CFR §60.274a(b).	60.276a(h)
	B. All monthly operational status inspections performed under 40 CFR	60.7(b)
	§60.274a(c).	60.7(f)
	C. All shop opacity observations made in accordance with 40 CFR §60.273a(d).	, , ,
	D. For each bag leak detection system required under 40 CFR §60.273a(e):	
	Records of the bag leak detection system output;	
	2. Records of bag leak detection system adjustments, including the date and	
	time of the adjustment, the initial bag leak detection system settings, and	
	the final bag leak detection system settings; and	
	3. An identification of the date and time of all bag leak detection system	
	alarms, the time that procedures to determine the cause of the alarm were	
	initiated, if procedures were initiated within 1 hour of the alarm, the cause	
	of the alarm, an explanation of the actions taken, the date and time the	
	cause of the alarm was alleviated, and if the alarm was alleviated within 3	
	hours of the alarm.	
	E. The occurrence and duration of any startup, shutdown, or malfunction in the	
	operation of an affected facility; any malfunction of the air pollution control	
	equipment; or any periods during which a continuous monitoring system or	
	monitoring device is inoperative; and	
	F. Adjustments and maintenance performed on the equipment used to comply	
	with Subpart AAa.	
	Records of the measurements required in §60.274a shall be retained for at least 2	
	years following the date of the measurement.	
	Records for 40 CFR 63, Subpart YYYYY	63.10685(c)
	The permittee shall maintain the following records for the melt shop in order to	63.6(e)
	document compliance with 40 CFR 63, Subpart YYYYY:	
ļ	A. For minimization of chlorinated plastics, lead and free organic liquids that is	
ĺ	charged to the furnace, maintain records to demonstrate compliance with the	
	requirements of your pollution prevention plan for selection and inspection of	
Ī	metallic scrap per 40 CFR §63.10685(a)(1) and/or for the use of only	
	restricted scrap per 40 CFR §63.10685(a)(2);	
İ	B. If you comply with 40 CFR 63, Subpart YYYYY using a site-specific mercury	
ļ	plan for removal of mercury switches, maintain records of the number of	
	mercury switches removed or the weight of mercury recovered from the	
	switches and properly managed, the estimated number of vehicles processed,	
- 1	and an estimate of the percent of mercury switches recovered:	
	C. If you comply with 40 CFR 63, Subpart YYYYY using suppliers with	
- 1	approved mercury programs, maintain records identifying each scrap provider	
-	and broker documenting the scrap provider's and/or broker's participation in	
- 1	an approved mercury switch removal program;	
	D. Records documenting compliance with 40 CFR §63.10685(b)(4) for scrap that	
-	does not contain motor vehicle scrap; and	
	E. Records to demonstrate compliance with the startup, shutdown and	
1	malfunction plan, including records of actions taken during startup, shutdown	
	and malfunction events and any revisions proposed for the plan.	
	Y	64.9
	The permittee shall maintain records of monitoring data, monitor performance	U 7. 7
	data, corrective actions taken, any written quality improvement plan required	
	pursuant to 864 8 and any activities undertaken to involvement plan required	
	pursuant to §64.8 and any activities undertaken to implement a quality	
	improvement plan, and other supporting information required to be maintained	
	under 40 CFR 64 (such as data used to document the adequacy of monitoring, or	
- 1	records of monitoring maintenance or corrective actions).	

FEDERALLY ENFORCEABLE CONDITIONS FOR THE CONTINUOUS CASTER, REHEAT FURNACE AND ROLLING MILL

Emissions Unit No.	Emissions Unit Description
002	Continuous Caster for Carbon Steel Billet Forming
003	Reheat Furnace and Rolling Mill

No.	Federally Enforceable Conditions for the Continuous Caster, Reheat Furnace and Rolling Mill:	Regulations
1.	Production Restriction for Reheat Furnace	Avoidance of
	The permittee shall not charge more than 825,000 tons of steel billets into the reheat	New Source
	furnace as a 12-month rolling total.	Review
2.	Fuel Restriction	18.2.4
	The permittee shall combust natural gas as the primary fuel and/or propane as the	6.3
	back-up fuel in the reheat furnace and in the cut-off torches of the continuous caster	7.1.1
	and rolling mill. This restriction will assure compliance with the particulate matter	
	limit of Part 6.3 and the sulfur dioxide emission limit of Section 7.1 of the Rules and	
	Regulations.	
3.	Visible Emissions	6.1.1
	The permittee shall not discharge into the atmosphere from any source of emission	
	any air contaminant with an opacity greater than 20%, as determined by a 6-minute	
	average using EPA Method 9 of 40 CFR 60, Appendix A, except that during (1) 6-	
	minute period in any 60-minute period, particulate emissions from a source of	
	emission may reach but not exceed 40% opacity.	
4.	Monthly Production Limit Demonstration	18.2.4
	Within the first week of each month, the permittee shall calculate a 12-month rolling	
	total for the quantity of steel billets charged into the reheat furnace and compare the	
	results to each of the production limitation in Condition 1 above. Any exceedance	
	shall be reported to the Department within 10 days after the end of the month in which	
	the exceedance occurs.	101
5.	Recordkeeping	1.9.1
	The permittee shall maintain the following records for the emissions units listed above:	18.5.3
	A. The quantity of metal cast in the continuous caster;B. The quantity of natural gas combusted in the continuous caster;	
	C. The quantity of mold lubrication used in the continuous caster,	
	D. The quantity of more individual of the continuous caster,	
	E. The quantity of steer blacks enalged into the relicat farmace; E. The quantity of natural gas and propane combusted in the reheat furnace;	
	F. The monthly production limit calculation;	
	G. Time, date, name of person performing each inspection;	
	H. Time, date, name of observer for visible emissions observations;	
	I. Time, date and name of person(s) performing maintenance and repairs: and	
	J. Time, date and duration of malfunctions, including whether the equipment the	
	control device is intended to control was operating and any corrective actions	
	taken.	
	VIALVALV	<u> </u>

FEDERALLY ENFORCEABLE CONDITIONS FOR STORAGE AND HANDLING OF PARTICULATE MATERIALS

Emissions Unit No.	Emissions Unit Description
004	Straightener No. 1 with a 29,443 CFM Baghouse
006	Lime and Bulk Carbon Silos Sharing a 1,440 CFM Baghouse
013	Injection Carbon (Foamy Carbon) Silo with 640 CFM Baghouse and 250 CFM Surge Vessel Baghouse

No.	Federally Enforceable Conditions for Storage & Handling of Particulate Materials	Regulations
1.	Visible Emissions The permittee shall not discharge into the atmosphere from any source of emission any air contaminant with an opacity greater than 20%, as determined by a 6-minute average using EPA Method 9 of 40 CFR 60, Appendix A, except that during (1) 6-minute period in any	6.1.1
	60-minute period, particulate emissions from a source of emission may reach but not exceed 40% opacity.	
2.	Particulate Emissions Limit The permittee shall not cause or allow emissions of particulate matter from any source to exceed the allowable particulate matter emission rate (pounds/hour) in Table 6-2 of the Rules and Regulations. Interpolation for process weight rates not printed in the table shall be accomplished with the use of the following equations: A. For process weight rates of less than 30 tons/hour:	6.4.1 6.4.3
	$E = 3.59 p^{0.62}$	
	B. For process weight rates equal to or greater than 30 tons/hour:	
	$E = 17.31 p^{0.16}$ Where:	
	E = emission rate in pounds/hour for all similar process units, and $p =$ process weight rate in tons/hour.	
3.	 Maintenance of Controls A. The permittee shall equip each fabric filter particulate matter control device with a pressure differential measuring device to measure the pressure drop across the filter media in the control device. The device shall be installed in a location which is easily accessible for inspection by Department personnel. B. All air pollution control devices and capture systems for which this permit is issued shall be maintained and operated at all times in accordance with the manufacturer's specifications or alternative procedures approved by the Department so as to minimize the emissions of air contaminants. Procedures for ensuring that the above equipment is properly operated and maintained so as to minimize the emissions of air contaminants shall be maintained near the source and provided to the Department upon request. C. The permittee shall conduct routine inspections on all required control equipment. All inspection results and repair work performed on the pollution control device shall be recorded. These records shall be kept in a permanent form suitable for inspection. 	18.2.4 18.5.3(a)(2)
4.	Compliance Monitoring A. The permittee shall implement an inspection and preventative maintenance program for all points where particulate matter may be emitted to the atmosphere by these emission units by conducting a walk-through and noting the occurrence of the following using a checklist or similar log: 1. Any emission point which exhibits any visible emissions; 2. Any emission point which cannot be viewed due to adverse weather conditions	1.9.1 18.5.3

No.	F	ederally Enforceable Conditions for Storage & Handling of Particulate Materials	Regulations
		or physical inaccessibility;	
		3. Any remote monitoring equipment that indicates the dust control equipment	
		monitored is not operating within normal parameters; and 4. Any emission point that exhibits obvious mechanical failure or malfunction and	
		results in increased air emissions.	
	B.	For any emission point controlled by a baghouse or bin vent filter, as an alternative to	j
		periodic visual inspections, the permittee may install and maintain an alarm that will	
		alert the operator whenever the pressure drop across the filter media exceeds the	
	ſ	manufacturer's recommended high set-point and/or other reliable indication(s) of a	
	C.	potential leak are detected.	
	C.	For each instance of alarm notification and for each unit noted with visible emissions, mechanical problems, or malfunctions, and each unit found to be inoperable or	
		operating improperly, the permittee shall ascertain the cause of such conditions and	
		shall take corrective actions within 12 hours and re-inspect the unit when it is next	
		operated to verify that no visible emissions exist and that any mechanical problems or	
		malfunctions have been corrected. If visible emissions are observed during any re-	
	1	inspection, opacity shall be determined as required by Condition 4.A above. Opacity	
	_	in excess of the limit at Condition 4.A above shall be corrected as soon as possible.	
	υ.	The permittee shall maintain a log of all inspections and corrective action taken,	
		including the dates and times of corrective actions and re-inspections, identifying the person conducting each inspection.	
5.	Rec	cordkeeping	1.9.1
	The	permittee shall maintain the following records for the emissions units listed above:	18.5.3
	A.	Hours of operation for the straightener;	
		Hours of operation for each silo;	
	C.	Quantity of rolled products straightened;	ļ
	D. E.	Quantity of lime stored;	
	E. F.	Quantity of bulk carbon stored; Quantity of injection (foamy) carbon stored;	
	G.	Time, date, name of person performing each inspection;	ļ
	Н.	Time, date, name of observer for visible emissions observations;	ŀ
	I.	Time, date and name of person(s) performing maintenance and repairs; and	
	J.	Time, date and duration of malfunctions, including whether the equipment the control	1
		device is intended to control was operating and any corrective actions taken.	

FEDERALLY ENFORCEABLE CONDITIONS FOR STORAGE & DISPENSING OF GASOLINE

Emissions Unit No.	Emissions Unit Description
014	Gasoline Storage and Dispensing Including an 8,000-Gallon Underground Storage Tank and Stage I Vapor Controls

No.	Federally Enforceable Conditions for Storage & Dispensing of Gasoline	Regulations
1.	Requirements of 40 CFR 63, Subpart CCCCC The gasoline storage tank and associated equipment components in vapor or liquid gasoline service, including but not limited to pressure/vacuum vents on gasoline storage	63.11112(a)
	tank and the equipment necessary to unload product from cargo tanks into the storage tank, are subject to the following requirements:	
	 A. The permittee shall not allow gasoline to be handled in a manner that would result in vapor releases to the atmosphere for extended periods of time. Measures to be taken include, but are not limited to, the following: 1. Minimize gasoline spills; 	63.11116
;	 Clean up spills as expeditiously as practicable; Cover all open gasoline containers and all gasoline storage tank fill-pipes with a gasketed seal when not in use; and 	
	 Minimize gasoline sent to open waste collection systems that collect and transport gasoline to reclamation and recycling devices, such as oil/water separators. 	
	B. Portable gasoline containers that meet the requirements of 40 CFR 59, Subpart F, are considered acceptable for compliance with Condition 1.A.3 above.	
	 C. The permittee shall have records available within 24 hours of a request by the Administrator or department to document gasoline throughput. D. The permittee shall, at all times, operate and maintain any affected source, including 	63.11115(a)
-	associated air pollution control equipment and monitoring equipment, in a manner consistent with safety and good air pollution control practices for minimizing emissions.	03.11113(u)
2.	State Implementation Plan Requirements A. The permittee shall not allow the transfer of gasoline from any gasoline tank truck into any storage tank unless the tank is equipped with a submerged fill pipe and the vapors displaced from the storage tank during filling are processed by a vapor control system as defined in Section 8.7.4.	8.7.3
	B. The permittee shall not permit the transfer of gasoline between the tank truck and the storage tank unless the vapor control system is connected and operating.	8.7.5(a)
	C. The permittee shall not cause or allow gasoline to be spilled, discarded in sewers, stored in open containers, or handled in any other manner that would result in evaporation of the gasoline to the atmosphere.	8.7.6
	D. The permittee shall not allow gasoline tank truck to transfer gasoline into the gasoline storage tank permitted herein unless the tank truck has a valid Jefferson County Department of Health Air Sticker for the gasoline tank truck as required by 8.20.4.	8.20.3(b)
3.	Recordkeeping The permittee shall maintain the following records for the emissions unit listed above: A. The monthly throughput quantities of gasoline in gallons in the storage tank; B. Records sufficient to demonstrate that each tank truck unloaded has a valid Jefferson County Department of Health Air Sticker; C. Time, date and volume of any gasoline spilled, including an estimate of the mass of gasoline evaporated to the atmosphere; and	1.9.1 18.5.3 8.7.5(b)

No.	Federally Enforceable Conditions for Storage & Dispensing of Gasoline	Regulations
	D. Records of the occurrence and duration of each malfunction of process air pollution control equipment, including the actions taken during periods of malfunction to minimize emissions in accordance with §63.11115(a), including corrective actions to restore malfunctioning process and air pollution control equipment to its normal or usual manner of operation.	63.11125(d)

FEDERALLY ENFORCEABLE CONDITIONS FOR RECIPROCATING INTERNAL COMBUSTION ENGINES

Emissions Unit No.		Emissions Unit Description
	015	Reciprocating Internal Combustion Engines (RICE)

No.	Fed	Regulations			
1.	Federally Enforceable Conditions for RICE Applicability The generators are subject to 40 CFR 63 (NESHAP) and 40 CFR 60 (NSPS) as listed in the table below. These generators are available to use during emergencies and for limited non-emergency use as allowed by the applicable subparts.				63.6585 60.4200(a)(2)(ii)
	Generator Serves	Manufacturer / Model /Model Year	Capacity (bhp)	Subject to:	
	Front Office	Kohler/ 606TK35	335	40 CFR 63, Subpart ZZZZ	
	Reheat Furnace MCC	Caterpillar/ 3406	349	40 CFR 63, Subpart ZZZZ	
	Bottom Electrode	Caterpillar/ 93A04622-S	134	40 CFR 63, Subpart ZZZZ	
	EAF Cooling Tower Pump North	Caterpillar/ 3054	40	40 CFR 63, Subpart ZZZZ	
	EAF Cooling Tower Pump South	Caterpillar/ 3054	40	40 CFR 63, Subpart ZZZZ	
	Reheat Furnace Water MCC	Caterpillar/ C- 18 /2007	804	40 CFR 63, Subpart ZZZZ & 40 CFR 60, Subpart IIII	
	EAF Baghouse	Caterpillar/ C15-400KW /2016	700	40 CFR 63, Subpart ZZZZ & 40 CFR 60, Subpart IIII	
Visible Emissions The permittee shall not discharge into the atmosphere from any source of emission any air contaminant with an opacity greater than 20%, as determined by a 6-minute average using EPA Method 9 of 40 CFR 60, Appendix A, except that during (1) 6-minute period in any 60-minute period, particulate emissions from a source of emission may reach but not exceed 40% opacity. If the period of operation of an engine exceeds the time needed to startup the engine and achieve safe loading and normal operation (a maximum of 30 minutes), the exhaust shall be visually observed for the presence of visible emissions. It is not necessary to quantify the opacity of the visible emissions during normal operation if the cause of any amount of visible emissions is promptly investigated and corrected. The effectiveness of corrective actions shall be demonstrated by follow-up a visual observation at the completion of repairs and not later than the next operation of the engine. If visible emissions are not corrected, a certified observer shall complete a Visible Emissions Evaluation consistent with EPA Method 9 of 40 CFR 60, Appendix A, within 3 working days to				6.1.1 18.5.3	
•	establish compliance with Section 6.1. Fuel Restrictions The permittee shall combust only diesel fuel in compression ignition (CI) engines. Compliance with this provision will serve as compliance with the applicable requirements for emissions of sulfur dioxide from fuel combustion at Section 7.1.1 of the Rules and Regulations.			18.2.4 7.1.1	

No.	Federally Enforceable Conditions for RICE	Regulations
4.	Non-Resettable Hour Meter	63.6625(f)
	For each emergency engine, the permittee shall install a non-resettable hour meter,	63.6655(f)
	and, for each instance of engine operation, record the time (duration) of engine	60.4209(a)
	operation and the reason the engine was in operation at that time.	60.4214(b)
5.	Restrictions on Non-Emergency Use	63.6675
	Emergency engines are subject to the following operating restrictions:	63.6640(f)
	A. Operation in emergency situations as specified in §63.6640(f)(1) or	60.4219
	§60.4211(f)(1), as applicable;	60.4211(f)
	B. Maintenance checks and readiness testing for a limited number of hours per year	
	as specified in §63.6640(f)(2)(i) or §60.4211(f)(2)(i), as applicable; and	
	C. Certain non-emergency situations for a limited number of hours per year as	
	specified in §63.6640(f)(3)-(4) or §60.4211(f)(3), as applicable.	
	Any engine that does not comply with the non-emergency use restrictions shall	
	comply with the requirements for non-emergency engines under the applicable	
	subpart(s).	
,	Alternative Operating Scenario	18.5.13
	If any engine is required to meet the requirements for non-emergency engines, the	
	permittee shall notify the Department and shall comply with the provisions for non-	
	emergency engines under the NSPS and/or NESHAP to which the engine is subject (refer to Condition 1 above), notwithstanding other provisions of this permit to the	
	contrary.	
	Recordkeeping for ALL RICE	101
	The permittee shall maintain the following records:	1.9.1
	A. The sulfur content of diesel fuel combusted;	18.5.3
	B. Hours of operation for each engine;	63.6640(b)
	C. Records of the purpose of each operation of each engine to demonstrate	63.6655(e)
	compliance with the restrictions on use other than for emergency operation;	
	D. Records to demonstrate that the applicable maintenance and management	
	practices are met for each engine;	
	E. Records of deviations, defined as any instance when the permittee fails to meet	
	the emission or operating limitation or an applicable requirement of 40 CFR 63.	
ļ	Subpart A or 40 CFR 60, Subpart A;	
	F. Time, date, name of person performing each inspection;	
	G. Time, date, name of observer for visible emissions observations;	
	H. Time, date and name of person(s) performing maintenance, corrective actions	
	and repairs; and	
Ī	I. Time, date and duration of malfunctions, including whether the equipment the	
	control device is intended to control was operating and any corrective actions	
	taken.	
	Additional Requirements for Units Subject Only to 40 CFR 63, Subpart ZZZZ	63.6590(a)(1)(iii)
ı	SMI Steel is an area source of HAP. Each generator subject only to Subpart ZZZZ	63.6603(a)
	was constructed prior to June 12, 2006. The additional applicable requirements for	
	these existing affected sources are as follows:	
	A. Minimize the engine's time spent at idle and minimize the engine's startup time	Subpart ZZZZ,
	to a period needed for appropriate and safe loading of the engine, not to exceed 30 minutes;	Table 2d
		63.6625(h)
	and good air pollution control practices for minimizing emissions at all times;	63.6605(b)
		Colonaut 7777
		Subpart ZZZZ,
}		Table 6
	maintenance plan which must provide to the extent practicable for the maintenance and operation of the engine in a manner consistent with good air	63.6625(e)
	pollution control practice for minimizing emissions; and	
- 1	position practice for minimizing emissions; and	

No.		Federally Enforceable Conditions for RICE	Regulations
	D.	Perform the following management practices: 1. Change the oil and filter every 500 hours of operation or annually	Subpart ZZZZ,
		1. Change the oil and filter every 500 hours of operation or annually, whichever comes first, or utilize an oil analysis program as allowed by	Table 2d
		\$63.6625(i);	
		2. Inspect the air cleaner every 1,000 hours of operation or annually,	
		whichever comes first, and replace as necessary; and	
	1	3. Inspect all hoses and belts every 500 hours of operation or annually,	
		whichever comes first, and replace as necessary.	
	E.	If the emergency engine is operated for the purpose specified in	63.6650(h)
		§63.6640(f)(4)(ii), the permittee is required to submit an annual report according	Subpart ZZZZ,
		to the requirements of §60.6650(h)(1)-(3).	Table 7
9.	Add	itional Requirements for Units Subject to 40 CFR 60, Subpart IIII	63.6590(c)(1)
	The	permittee shall satisfy the requirements of Subpart ZZZZ by complying with the	
	appl	icable requirements of 40 CFR 60, Subpart IIII, which are as follows:	
	A.	The permittee shall comply with 40 CFR 60, Subpart IIII by purchasing an	60.4211(c)
	İ	engine certified to the emissions standards in 40 CFR §60.4205(b) for the same	60.4200(a)(2)
		model year and maximum engine power. The engines shall be installed and	
		configured according to the manufacturer's emission-related written	
		specifications. The generators subject to 40 CFR 60, Subpart IIII are as follows: 1. Serving the Reheat Furnace Water MCC: certified for emergency use only	
		and the state of t	
		by the manufacturer (Caterpillar) to meet EPA Tier 2 requirements for the	
		2007 Model Year (Engine Family Code 7CPXL8.1ESL, Certificate Number CPX-NRC1-07-08); and	
		2. Serving the EAF Baghouse: certified for emergency use only by the	
		manufacturer (Caterpillar) to meet EPA Tier 3 requirements for the 2015	
		Model Year (Engine Family Code FCPXL15.2NYS, Certificate Number	
		FCPXL15.2MYS-009).	
	В. 1	Use diesel fuel that complies with 40 CFR §80.510(b) for nonroad diesel fuel;	60.4207(b)
ĺ	C. (Operate and maintain the stationary engine and control device according to the	60.4211(a)
	J	manufacturer's emission-related written instructions, change only those	5 511 <u>21 1 (u)</u>
İ	6	emission-related settings that are permitted by the manufacturer and do not	
	•	circumvent or remove the control device or operate the control device without	
	r	equired materials, and meet the requirements of 40 CFR 89 as they apply to the	
	(owner or operator;	
ļ	D. I	f the engine and control device (if present) are not installed, configured,	60.4211(g)
İ	C	operated and maintained according to the manufacturer's emission-related	
	V	written instructions or if emission-related settings are changed in a way not	
	ŗ	permitted by the manufacturer, the permittee shall meet the emission limits and	
j	C	other requirements of §60.4211(g)(3), including but not limited to performance	
	t	esting per 40 CFR \$60.4212 and \$60.8 to demonstrate compliance with the	
ŀ	e D T	emissions limit at 40 CFR §60.4205(b); and	
	E. 1	f the emergency engine is operated for the purpose specified in	60.4214(d)
1	8	60.4211(f)(3)(i), the permittee is required to submit an annual report according	
	T.	o the requirements of §60.4214(d)(1)-(3).	

APPENDIX A: CROSS-REFERENCE TABLE: JCDH AIR POLLUTION CONTROL RULES AND REGULATIONS TO STATE IMPLEMENTATION PLAN

The citations to Alabama regulations provided below refer to the version of the regulation that has been approved by the U.S. EPA as part of Alabama's Clean Air Act state implementation plan (SIP), as identified in 40 CFR 52, Subpart B. In the event that there is a discrepancy between the information provided in the table below and the federal regulatory table identifying the Alabama SIP at 40 CFR 52, Subpart B, the federal regulatory table governs.

JCDH Citation	State Citation	Title/Subject
Chapter 1	Chapter No. 335-3-1	General Provisions
Part 1.1	Section 335-3-101	Purpose
Part 1.3	Section 335-3-1021	Definitions
Part 1.7	Section 335-3-103	Ambient Air Quality Standards
Part 1.9	Section 335-3-104	Monitoring, Records, and Reporting
Part 1.10	Section 335-3-105	Sampling and Test Methods
Part I.11	Section 335-3-106	Compliance Schedule
Part 1.12	Section 335-3-107	Maintenance and Malfunctioning of Equipment; Reporting
Part I.13	Section 335-3-108	Prohibition of Air Pollution
Sections 3.2.1 – 3.2.4 & Part 3.4	Section 335-3-109	Variances
Part 1.15	Section 335-3-1-,10	Circumvention
Part 1.16	Section 335-3-111	Severability
Part 1.17	Section 335-3-112	Bubble Provision
Part 1.18	Section 335-3-113	Credible Evidence
Part 1.20	Section 335-3-115	Emissions Inventory Reporting Requirements
Chapter 2	Chapter No. 335-3-14	Air Permits
Part 2.1	Section 335-3-1401	General Provisions
Part 2.2, except 2.2.4(h)	Section 335-3-1402	Permit Procedures
Part 2.3	Section 335-3-1403	Standards for Granting Permits
Part 2.4	Section 335-3-14042,3	Air Permits Authorizing Construction in Clean Air Areas
<u></u>	,	[Prevention of Significant Deterioration (PSD)]
Part 2.5	Section 335-3-14-,054	Air Permits Authorizing Construction in or Near
	l	Nonattainment Areas
Chapter 4	Chapter No. 335-3-2	Air Pollution Emergency
Part 4.1	Section 335-3-201	Air Pollution Emergency
Part 4.3	Section 335-3-202	Episode Criteria
Part 4.4	Section 335-3-203	Special Episode Criteria
Part 4.5	Section 335-3-204	Emission Reduction Plans
Part 4.6	Section 335-3-205	Two Contaminant Episode
Part 4.7	Section 335-3-206	General Episodes
Part 4.8	Section 335-3-207	Local Episodes
Part 4.9	Section 335-3-208	Other Sources
Section 4.2.3	Section 335-3-209	Other Authority Not Affected
Chapter 5	Chapter No. 335-3-3	Control of Open Burning and Incineration
Sections 5.1.1 – 5.1.5 ₅	Section 335-3-301	Open Burning

¹ Revisions of the definition of VOC to exclude *trans* 1-chloro-3,3,3-trifluoroprop-1-ene (SolsticeTM 1233zs(E)), 2,3,3,3-tetrafluoropropene, and 2-amino-2-methyl-1-propanol (AMP) have not been approved into the SIP.

² Revisions to the following provisions have not been approved as SIP changes by EPA: the permitting applicability statement for greenhouse gases at ADEM 335-3-14-.04(1)(k) (JCDH 2.4.1(k)) and the definition of replacement unit at ADEM 335-3-14-.04(2)(bbb) (JCDH 2.4.2(bbb)).

³ As of Sept. 26, 2012 Section 335-3-14-.04 does not include Alabama's revision to adopt the PM_{2.5} SILs threshold and provisions (as promulgated in the October 20, 2010 PM_{2.5} PSD Increment-SILs-SMC Rule at 40 CFR 1.166(k)(2) and the term "particulate matter emissions" (as promulgated in the May 16, 2008 NSR PM_{2.5} Rule (as 40 CFR 51.166(b)(49)(vi)).

⁴ The following provisions are not part of the EPA-approved SIP: the portion of 335-3-14-.05(1)(k) (JCDH 2.5.1(k)) stating "excluding ethanol production facilities that produce ethanol by natural fermentation"; 335-3-14-.05(2)(c)3. (JCDH 2.5.2(c)(3)) which addresses fugitive emission increases and decreases; 335-3-14-.05(1)(h) (JCDH 2.5.1(h)) stating the actual-to-potential test for projects that only involve existing emissions units; the last sentence at 335-3-14-.05(3)(g) (JCDH 2.5.3(g)), stating "Interpollutant offsets shall be determined based on the following ratios"; and the NNSR interpollutant ratios at 335-3-14-.05(3)(g)1.-4. (JCDH 2.5.3(g)(1)-(4)).

⁵ See also Guidelines & Standard Operating Procedures for Issuance of Open Burning Authorizations at the end of Chapter 5. ADEM 335-3-3-01(2)(b)(6) also prohibits open burning during declared air stagnation advisories and drought emergencies.

JCDH Citation	State Citation	Title/Subject
Part 5.2	Section 335-3-302	Incinerators
Part 5.36, except 5.3.4	Section 335-3-303	Incineration of Wood, Peanut, and Cotton Ginning Waste
Chapter 6	Chapter No. 335-3-4	Control of Particulate Emissions
Sections 6.1.1 & 6.1.2	Section 335-3-4017	Visible Emissions
Part 6.2	Section 335-3-4028	Fugitive Dust and Fugitive Emissions
Part 6.3	Section 335-3-403	Fuel Burning Equipment
Part 6.4	Section 335-3-404	Process Industries—General
Part 6.59	Section 335-3-405	Small Foundry Cupola
Part 6.610	Section 335-3-406	Cotton Gins
Part 6.7	Section 335-3-407	Kraft Pulp Mills
Part 6.8	Section 335-3-408	Wood Waste Boilers
Part 6.911	Section 335-3-409	Coke Ovens
Part 6.10	Section 335-3-411	Cement Plants
Part 6.12	Section 335-3-412	Xylene Oxidation Process
No equivalent provision	Section 335-3-414	Grain Elevators
No equivalent provision	Section 335-3-415	Secondary Lead Smelters
Chapter 7	Chapter No. 335-3-5	Control of Sulfur Compound Emissions
Part 7.1	Section 335-3-501	Fuel Combustions
Part 7.2 is not equivalent	Section 335-3-502	Sulfuric Acid Plants
No equivalent provision	Section 335-3-503	Petroleum Production
No equivalent provision	Section 335-3-504	Kraft Pulp Mills
No equivalent provision	Section 335-3-505	Process Industries—General
Chapter 8	Chapter No. 335-3-6	Control of Volatile Organic Compound (VOC) Emissions
Part 8.112	Section 335-3-624	Applicability
Part 8.2	Section 335-3-625	VOC Water Separation
Part 8.3	Section 335-3-6-,2613,14	Loading and Storage of VOC
Part 8.4	Section 335-3-627	Fixed-Roof Petroleum Liquid Storage Vessels
Part 8.5	Section 335-3-628	Bulk Gasoline Plants
Part 8.6	Section 335-3-629	Gasoline Terminals
Part 8.7, except 8.7.4(b) & 8.7.5(e)	Section 335-3-630	Gasoline Dispensing Facilities Stage 1
Part 8.11	Section 335-3-6-,32	Surface Coating
Part 8.12	Section 335-3-6-,3315	Solvent Metal Cleaning
Part 8.13	Section 335-3-634	Cutback and Emulsified Asphalt
Part 8.15	Section 335-3-636	Compliances Schedules
Part 8.1616	Section 335-3-637	Test Methods and Procedures
Part 8.18	Section 335-3-639	Manufacture of Synthesized Pharmaceutical Products
Part 8.20, except 8.20.8	Section 335-3-641	Leaks from Gasoline Tank Trucks and Vapor Collection Systems

6 JCDH has no equivalent for ADEM 335-3-3-,03(5), which states "Each incinerator subject to this Rule shall be properly designed, equipped, and maintained for its maximum rated burning capacity and shall be equipped with an underfire forced air system, an over-fire air recirculation secondary construction system, and variable control damper, all of which shall be electronically controlled to insure the optimum temperature range for the complete combustion of the amount and type of material waste being charged into the incinerator. Each such incinerator shall be equipped with a temperature recorder which shall be operated continuously with the incinerator, and the temperature records shall be made available for inspection at the request of the Director."

- 7 ADEM 335-3-4-.01(1) & (2) are included in the EPA-approved SIP, however, the remaining provisions are not SIP-approved.
- 8 ADEM 335-3-4-.02(4) was removed effective July 15, 1999, however, the provision is still included in the EPA-approved SIP.
- 9 All allowable emissions rates in Table 6-3 should be construed to have 2 significant figures, consistent with ADEM 335-3-4-.05, Table 4-3.
- 10 All allowable emissions rates in Table 6-4 should be construed to have 1 significant figure, consistent with ADEM 335-3-4-.06, Table 4-4.
- 11 JCDH 6.9.4 is approved to be more stringent than ADEM 335-3-4-.09(4).
- 12 The definition at ADEM 335-3-6-.24(2)(d) is located at JCDH Part 1.3.
- 13 The EPA-approved SIP excludes only 11 compounds from the definition of VOC at ADEM 335-3-6-.26(1) (JCDH 8.3.1). The SIP-approved exemptions are listed in ADEM 335-3-1-.02(1)(gggg)(JCDH Part 1.3) as numbered exemptions 1-10 and 20).
- 14 The EPA-approved SIP requires a disposal system in conjunction with equipment required by ADEM 335-3-6-.26(2)(c)1.(i) (JCDH 8.3.2(c)(1)(i)).
- 15 ADEM 335-3-6-.33(5)(n) (JCDH 8.12.5(n)) is not included in the approved SIP.
- 16 Federally enforceable testing provisions for perchloroethylene dry cleaning systems are located at ADEM 335-3-6-.37(5) and federally enforceable testing provisions for capture efficiency are located at ADEM 335-3-6-.37(13).

JCDH Citation	State Citation	Title/Subject
Part 8.22	Section 335-3-6-,4317	Graphic Arts
Part 8.23	Section 335-3-644	Petroleum Liquid Storage in External Floating Roof Tanks
Part 8.24	Section 335-3-645	Large Petroleum Dry Cleaners
Part 8.26	Section 335-3-647	Leaks from Coke by-Product Recovery Plant Equipment
Part 8.27	Section 335-3-6-,48	Emissions from Coke by-Product Recovery Plant Coke
1		Oven Gas Bleeder
Part 8.28	Section 335-3-64918	Manufacture of Laminated Countertops
Part 8.29	Section 335-3-650	Paint Manufacture
Part 8.2319	Section 335-3-653	List of EPA Approved and Equivalent Test Methods and
		Procedures for the Purpose of Determining VOC Emissions
Chapter 9	Chapter No. 335-3-7	Control of Carbon Monoxide Emissions
Part 9.1	Section 335-3-701	Metals Productions
Part 9.2	Section 335-3-702	Petroleum Processes
Chapter 10	Chapter No. 335-3-8	Control of Nitrogen Oxides Emissions
Part 10.1	Section 335-3-801	Standards for Portland Cement Kilns
Part 10.2	Section 335-3-802	Nitric Acid Manufacturing
Part 10.3	Section 335-3-803	NO _x Emissions from Electric Utility Generating Units
Part 10.4	Section 335-3-804	Standards for Stationary Reciprocating Internal
		Combustion Engines
Part 10.5	Section 335-3-80520	New Combustion Sources
Chapter 11	Chapter No. 335-3-9	Control of Emissions from Motor Vehicles
Part 11.1	Section 335-3-901	Visible Emission Restriction for Motor Vehicles
Part 11.2	Section 335-3-902	Ignition System and Engine Speed
Part 11.3	Section 335-3-903	Crankcase Ventilation Systems
Part 11.4	Section 335-3-904	Exhaust Emission Control Systems
Part 11.5	Section 335-3-905	Evaporative Loss Control Systems
Part 11.6	Section 335-3-906	Other Prohibited Acts
Part 11.7	Section 335-3-907	Effective Date
Chapter 17	Chapter No. 335-3-15	Synthetic Minor Operating Permits
Part 17.1	Section 335-3-150121	Definitions
Part 17.2, except 17.2.8(h)(7)	Section 335-3-150222	General Provisions
Part 17.3	Section 335-3-1503	Applicability
Part 17.423	Section 335-3-1504	Synthetic Minor Operating Permit Requirements
Part 17.5, except 17.5.2	Section 335-3-1505	Public Participation
Chapter 19	Chapter No. 335-3-17	Conformity of Federal Actions to State Implementation
		Plans
Part 19.1	Section 335-3-17.01 ₂₄	Transportation Conformity
Part 19.2	Section 335-3-1702	General Conformity

¹⁷ The following provisions are not included in the EPA-approved SIP: the last 4 sentences of ADEM 335-3-6-.43(1)(c) (JCDH 8.22.(c)), provision ADEM 335-3-6-.43(1)(f) (JCDH 8.22.1(f)) and all provisions of ADEM 335-3-6-.43(5) & (6) (JCDH 8.22.5 and 8.22.6).

¹⁸ Current ADEM 335-6-49(4) & (5) (JCDH 8.28.4 and 8.28.5) are not included in the EPA-approved SIP. The SIP-approved version of ADEM 335-6-49(4) (JCDH 8.28.4) is "Compliance with this Rule shall be demonstrated via certification by the adhesive manufacturer as to the composition of the adhesive, if supported by actual batch formulation records. Sufficient data to determine as-applied formulation is different from the as-purchased adhesive."

¹⁹ Test Methods 204, 204A-204F are not included in the APR-approved SIP.

²⁰ ADEM 335-3-8-.05 was approved into the SIP as ADEM 335-3-8-.14 but was renumbered when CAIR provisions were removed.

²¹ Only the first sentence of ADEM 335-3-15-,01(g) is approved into the SIP. JCDH does not include the unapproved language.

²² ADEM 335-3-15-.02(10) is not included in the EPA-approved SIP. JCDH does not include the unapproved provision.

²³ JCDH Part 17.4 does not include the federally enforceable provisions of ADEM 335-3-15-.04(1)(g) and (3)(c).

²⁴ The reference to July 1, 2012 in ADEM 335-3-14-.01 and JCDH Part 19.1.1 has not been approved into the SIP.