LA-UR-23-34092

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Title: Los Alamos National Laboratory Title V Annual Compliance Certification

(Al 856) for Permit P100-R2M5 for January 1 - December 31, 2023

Author(s): Mahoney, Katelyn Rose

Intended for: Environmental Regulatory Document

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Environmental Protection & Compliance Division

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> **Symbol:** EPC-DO: 23-390 **LA-UR: 23-34092** Locates Action No.: N/A

Date: 1/23/2024

Mr. Shea Schleman Compliance Reporting Manager New Mexico Environment Department, Air Quality Bureau 525 Camino de los Marquez, Suite 1 Santa Fe, NM 87505-1816

Subject: Los Alamos National Laboratory Title V Annual Compliance Certification (AI 856) for

Permits P100-R2M4 and P100-R2M5 for January 1 – December 31, 2023

Dear Mr. Schleman:

Enclosed is Los Alamos National Laboratory's (LANL) Annual Compliance Certification Report (ACC) for Operating Permits P100-R2M4 and P100-R2M5 for January 1 – December 31, 2023.

This report is required by permit condition A109.C of Title V Operating Permits P100-R2M4 and P100-R2M5, and is being submitted by January 30, 2024, as required by this condition. Additionally, this Annual Compliance Certification Report Form, is certified by LANL's "Responsible Official" as defined in 20.2.70 NMAC, and a copy is being provided to the U.S. EPA Region 6.

Four permit deviations occurred during this certification period:

- 1. Permit Condition A604.B Operational Limitations Asphalt Production Operations on seven days in October and November commenced prior to one half hour after sunrise in the morning. Start times ranged from 2 minutes prior to allowable start time up to 57 minutes prior to the allowable start time. Corrective actions were completed on December 15, 2023 and include additional training for all operators and a sunrise and sunset data table posted in the operational control room at the asphalt plant.
- 2. Permit Condition A607.A Asphalt Plant Baghouse Differential Pressure During start-up operations in June, it was identified that the communications system for the differential pressure gauge was not correctly wired to the asphalt plant control room. Differential pressure readings were not accurately recorded on the datalogger for the 8 hours that the plant operated. Based on daily opacity readings, the baghouse was operating correctly and no excess emissions were observed. Corrective actions were completed on July 17, 2023 and include, on-site calibration of the differential pressure gauge, and verification of differential pressure readings in the asphalt



Shea Schleman, NMED EPC-DO: 23-390

- plant control room and on the differential pressure gauge, this ensured wiring issue was resolved. This deviation was also reported in the 2023 January-June Semi-Annual Monitoring Report.
- 3. Permit Condition 607.F Asphalt Plant Operations General During start-up operations in June the plant operated for 8 hours without dust control systems installed on asphalt processing equipment. Corrective actions were completed on July 17, 2023 to include the installation of water spray on all transfer points to control dust. This deviation was also reported in the 2023 January-June Semi-Annual Monitoring Report.
- 4. Permit Condition 607G. Asphalt Plant Fugitive Dust A Method 22 test was not conducted for all screens, conveyor drop points, and hoppers for the month of August. The plant was in operation in the beginning of August before it was identified that CO and NOx emissions were high in the initial results from the stack test. The plant shut down normal operations to test the burner to determine why the burner was not operating efficiently. Plant operations were conducted periodically through the month in order to test the burner, however the completion of the Method 22 test was likely overlooked due to the unusual operations that month. Corrective actions were completed by training additional facility personnel in Method 22 tests and facility staff will conduct this test as early in the month as possible in order to ensure the test is completed each month in the event of unforeseen shutdowns, operational changes or limited hours that would prevent the ability to perform the Method 22 test.

If you have any questions or comments regarding this submittal or would like to discuss the submittal in greater detail, please contact Robert Gallegos at (505) 901-3824 or Margie Stockton at (505) 695-4508.

Sincerely,

STEVEN STORY Digitally signed by STEVEN STORY (Affiliate)

Affiliate)

Date: 2024.01.09 14:55:53

Steven L. Story
Division Leader
Environmental Protection and Compliance
Triad National Security, LLC
Los Alamos National Security

Sincerely,

THEODORE Digitally signed by THEODORE WYKA
WYKA

Date: 2024.01.23
12:52:10 -07'00'

Theodore A. Wyka Manager, Los Alamos Field Office National Nuclear Security Administration U.S. Department of Energy Los Alamos Field Office

Attachment(s): Attachment 1 Los Alamos National Laboratory Title V Annual Compliance Certification (AI 856) for Permits P100-R2M4 and P100-R2M5 for January 1 – December 31, 2023

Copy: Erica Le Doux, USEPA/Region 6, <u>LeDoux.Erica@Epa.gov</u>
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Shea Schleman, NMED EPC-DO: 23-390

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ATTACHMENT 1

Los Alamos National Laboratory Title V Annual Compliance Certification (AI 856) for Permits P100-R2M4 and P100-R2M5 for January 1 – December 31, 2023

EPC-DO: 23-390

LA-UR: 23-34092

Date: <u>1/23/2024</u>



New Mexico Environment Department - Air Quality Bureau Compliance and Enforcement Section 525 Camino de Los Marquez - Suite 1 - Santa Fe, NM 87505 Phone (505) 476-4300 - Email: nmenv-aqbrr@state.nm.us



Reporting Submittal Form

GENERAL FACILITY A	ND REPOR	RTINFORMAT	ION						
Owner Name:			Facility Name:						
U.S. Department of Energy National Nuclear Security				Los Alamos National Laboratory					
Al Number:	A	ctivity Number:				Title V	Permit Number:	NSR Permit Number:	
856	0	00856-0102	22024-01			P100	-R2M5		2195-R98
Report Type:	•							Permit	t Condition:
Title V Annual Com	pliance (Certification	Report						
Monitoring Start:	Monitorin	g End:	Report Due:	Rep	ort Certifed:		Status:		
01/01/2023	12/31/2	2023	01/30/2023				Prepared		
Preparer Name:				Titl	e:				
Katelyn Mahoney				Environmental Scientist					
Office Phone:	Office	Ext: C	ell Phone:	E-n	nail:				
505-396-0619				km	nahoney@la	anl.gov	/		
Certifier Name		•		Titl	le:			Respo	onsible Official for Title V?
Theodore Wyka				Ma	anager			Yes	
Office Phone:	Office	Ext: C	ell Phone:	E-n	nail:				
505-665-5040				the	eodore.wyk	a@nn	sa.doe.gov		

DEVIAT	DEVIATION SUMMARY				
No.	Permit Condition or Rule Citation				
1	Permit Condition A607.A Asphalt Plant Baghouse – Differential Pressure				
2	Permit Condition A604.B Operational Limitations – Asphalt Production				
3	Permit Condition 607.F Asphalt Plant Operations – General				
4	Permit Condition 607.G Asphalt Plant Fugitive Dust				

DEVIATION INCID	ENTS WITHOUT EERS				
Requirement	Deviation Start	Deviation End	Unit #	Detail	Reported in Semi-Annual?
A604.B	10/10/2023 12:00 AM	11/07/2023 12:00 AM	TA-60-BDM	Cause: Operations on seven days in October and November commenced prior to one half hour after sunrise in the morning. These operations happened on October 10, 11, 26, and 31 and November 1, 2 and 7. Description of Deviation: The start time for operations is recorded in the daily log maintained at the asphalt plant. Operation start time was compared to the National Oceanic and Atmospheric Agency (NOAA) sunrise and sunset table for Los Alamos and it was determined that operations started prior to the allowable time on seven different occurrences. Start times ranged from 2 minutes prior to allowable start time up to 57 minutes prior	

Requirement	Deviation Start	Deviation End	Unit #	Detail	Reported in Semi-Annual?
A604.B				to the allowable start time. Corrective Actions Taken: Corrective actions have been completed and include, additional training for all operators and a sunrise and sunset data table posted in the operational control room at the asphalt plant. Operators can quickly check the sunrise time and calculated allowable start time to ensure operational start up does not occur before the allowable 1/2 hour after sunrise time period, as well as the 1/2 hour before sunset time period for operational shur down in the evening. Corrective actions were completed on December 15, 2023.	
A607.A	06/15/2023 12:00 AM	07/17/2023 12:00 AM	TA-60-BDM	Cause: During start-up operations in June, it was identified that the communications system for the differential pressure gauge was not correctly wired to the asphalt plant control room. Description of Deviation: Differential pressure readings were not accurately recorded on the datalogger for the 8 hours that the plant operated. Based on daily opacity readings, the baghouse was operating correctly and no excess emissions were observed. Corrective Actions Taken: Corrective actions have been completed and include, on-site calibration of the differential pressure gauge and verification of differential pressure readings in the asphalt plant control room and on the differential pressure gauge, this ensured wiring issue was resolved. Corrective actions were completed on July 17, 2023. This deviation was also reported in the 2023 January-June Semi-Annual Monitoring Report.	
607.F	06/15/2023 12:00 AM	07/17/2023 12:00 AM	TA-60-BDM	Cause: During start-up operations in June it was identified that dust collection and control systems were not in place at all transfer points. Description of Deviation: The plant operated for 8 hours without dust control systems installed on asphalt processing equipment. Corrective Action Taken: Corrective actions were completed on July 17, 2023 to include the installation of water spray on all transfer points to control dust. This deviation was also reported in the 2023 January-June Semi-Annual Monitoring Report.	Y
607.G	08/01/2023 12:00 AM	08/31/2023 12:00 AM	TA-60-BDM	Cause: A Method 22 test was not conducted for all screens, conveyor drop points, and hoppers for the month of August. Description of Deviation: The plant was in operation in the beginning of August before it was identified that CC and NOx	Y

Requirement	Deviation Start	Deviation End	Unit #	Detail	Reported in Semi-Annual?
607.G				emissions were high in the initial results from the stack test. The plant shut down normal operations to test the burner to determine why the burner was not operating efficiently. Plant operations were conducted periodically through the month in order to test the burner, however the completion of the Method 22 test was likely overlooked due to the unusual operations that month. Corrective Action Taken: Additional facility personnel have been trained in Method 22 tests and facility staff will conduct this test as early in the month as possible in order to ensure the test is completed each month in the event of unforeseen shutdowns, operational changes or limited hours that would prevent the ability to perform the Method 22 test.	

ATTACHMENTS		
Upload Date	Document Title	File Name
01/23/2024	LANL (AI 856) 2023 Title V ACC Form for P100R2M4 and P100R2M5_Final	EPC-DO-23-390 LANL (AI 856) 2023 Title V ACC Form for P100R2M4 and P100R2M5_Final.pdf

CERTIFICATION OF TRUTH, ACCURACY AND COMPLETENESS

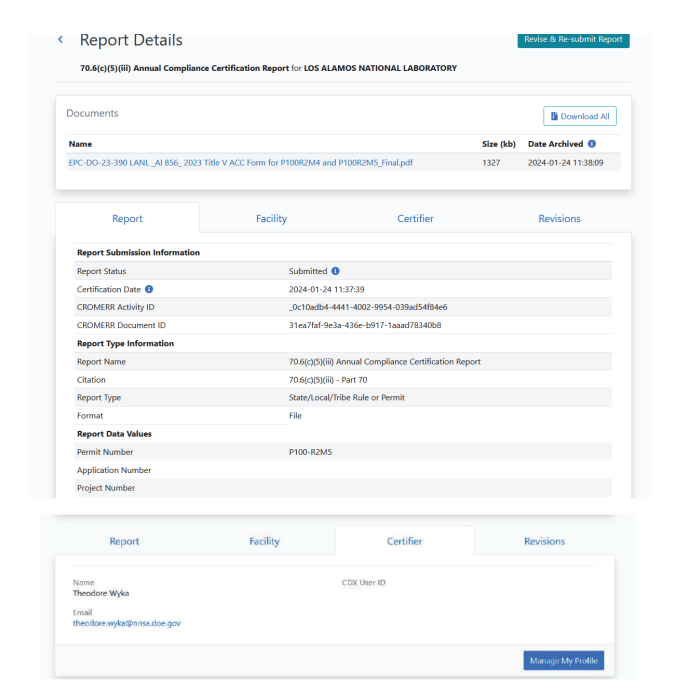
I certify under penalty of law that I have had the opportunity to review, in human-readable format, the content of the electronic document to which I hereby certify and attest, and I further certify under penalty of law that, based on the information and belief formed after reasonable inquiry, the statements and information contained in this submission are true, accurate, and complete. I understand that making any false statement, representation, or certification of this submission may result in criminal penalties.

Certifier Name Date

Theodore Wyka 01/24/2024

EPA Compliance and Emissions Data Reporting Interface

Submittal Details for LANL 2023 Annual Compliance Certification



Title V Annual Compliance Certification for Permits P100R2M4 & P100R2M5

Title (TV) Permit Administration Amendment

On October 2, 2023, NMED AQB issued an Administrative Amendment to Operating Permit P100-R2M4.

The Administrative Amendment P100-R2M5 revised the following:

A607 Asphalt Production - Other

C. Asphalt Plant Baghouse - Opacity

Requirement: Visible emissions from the rotary dryer/baghouse exhaust stack shall not equal or exceed an opacity of 20% or greater averaged over a (6) minute period.

Monitoring: During periods of drum dryer operation, the permittee shall perform six (6) minute opacity readings on the rotary dryer/baghouse stack. Opacity readings shall be performed at least once per day during any day the drum dryer operates. The observations shall be conducted according to 40 CFR 60, Appendix A, Method 9.

Recordkeeping: The permittee shall maintain records of all opacity observations and in accordance with Section B109.

Reporting: The permittee shall submit reports described in Section A109 and in accordance with Section B110.

E. Asphalt Plant Production Rate (Unit TA-60-BDM)

Requirement: To comply with the emission limits in Table 602.A (of Section A602), the asphalt plant shall limit asphalt production to less than or equal to 45,000 tons per year.

Monitoring: The permittee shall monitor the total daily production rate.

Recordkeeping: The permittee shall calculate a weekly rolling, 12-month total production rate and maintain records in accordance with Section B109.

Reporting: The permittee shall submit reports described in Section A109 and in accordance with Section B110.

For this Administrative Amendment, P100-R2M5, the facility can use one Annual Compliance Certification (ACC) Form which will cover both TV Permits P100-R2M4 and P100-R2M5.

Please note that this is a one-time authorization. Submittal forms for future Administrative Revisions will be evaluated on a case-by-case basis.

All future reports and notifications are required to be submitted to the Air Quality Bureau Compliance Reporting (AQBCR) application located at:

https://www.env.nm.gov/air-quality/compliance-and-enforcement/

Annual Compliance Certification - Permit Requirements Certification Table

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End 	ts of
2. If you answered <i>No</i> to question 3, list <i>all</i> deviations in the <i>Deviations</i> section. For <i>all</i> Deviations that <i>produced</i> excess emissions, provide <i>only</i> a) the AQBCR EER Tracking Number. For <i>all</i> Deviations that <i>did not produce</i> excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End this condition during	ts of
Dates of the deviation. Please indicate in b) , your <i>Description</i> , whether each deviation has been previously reported to NMED.	
FACILITY SPECIFIC REQUIREMENTS	
A100 Introduction and TV Minor Permit Modification to Permit P100-R2M1	
A. All terms, conditions, and applicable requirements of Title V Air Quality Permit No. P100-R2M1, including Part A Facility Specific Requirements, and General Conditions Parts B and C, remain in effect unless specifically modified or revised by this TV minor permit modification.	No
Methods: This Annual Compliance Certification report is certifying operation conducted under P100-R2M4 and P100-R2M5 from January 1-December 31, 2023 for all sources.	
Deviations: Unit ID Cause, Description of Deviation, and Corrective Action Taken or Tracking number Start Date End Date	
A. The term of this permit is five (5) years. It will expire five years from the date of issuance. Application for renewal of this permit is due twelve (12) months prior to the date of expiration. (20.2.70.300.B.2 and 302.B NMAC)	□No
Methods: Operating permit P100-R2 was issued on February 27, 2015, and is valid until February 27, 2020. The renewal application was submitted on February 26, 2019 which was 12 months prior to the expiration date.	_
Deviations: Unit ID Cause, Description of Deviation, and Corrective Action Taken or Tracking number Start Date End Date	
A101 Permit Duration (expiration) B. If a renewal permit is not issued prior to the expiration date, the permittee may continue to operate beyond the expiration date, provided that a timely renewal application is submitted no later than twelve (12) months prior to the expiration date. (20.2.70.400.D NMAC)	٦
Methods: Operating permit P100-R2 was issued on February 27, 2015, and is valid until February 27, 2020. The renewal application was submitted on February 26, 2019 which was 12 months prior to the expiration date. The renewal permit has not yet been issued, but LANL continues to operate beyond the expiration date as stipulated by A101B.	_ No
Deviations: Unit ID Cause, Description of Deviation, and Corrective Action Taken or Tracking number Start Date End Date	
A102 Facility: Description	

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 					3. Was this facility continuously in compliance with all requirements of this condition during the reporting period?	
B. This Laboratory is located at UTM Zone 13, UTMH 380.790 km, UTMV 3970.800 km, in and adjacent to Los Alamos, New Mexico in Los Alamos County.					□No	
Methods: The facility	description and location provided in this permit condition are correct.			⊠ Yes		
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	□ N/A		
A103 Facility: Applicable Regulations A. The permittee shall comply with all applicable sections of the requirements listed in Table 103.A					N	
Methods: See specific occurred at the Aspha	c sections under each source category for compliance with applicable requirements. See Sec It Plant in RY2023	ction A600 for d	eviations that	☐ Yes	⊠ No	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date			
 A103 Facility: Applicable Regulations C. Compliance with the terms and conditions of this permit regarding source emissions and operation that were included in NSR permits 632, 634, 1081, 2195B, 2195F, 2195H, 2195N, and 2195P demonstrate compliance with national ambient air quality standards specified at 40 CFR 50, which were applicable at the time air dispersion modeling was performed for those NSR Permits. Methods: See each source category for compliance with NSR permits 632, 634, 1081, 2195B, 2195F, 2195H, 2195N, and 2195P and applicable 					☐ No	
regulations specified a	at 40 CFR 50.			□ N/A		
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date			
A104 Facility: Regulated Sources A. Source category specific Regulated Equipment Tables are included in sections A600 through A1400 under the Equipment Specific Requirements part of this permit. The Regulated Equipment Tables list all of the process equipment authorized for this facility. Emission units that were identified as insignificant or trivial activities (as defined in 20.2.70.7 NMAC) and equipment not regulated pursuant to the Act are not included.					☐ No	
Methods: See each source category for specific regulated equipment.						
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date			
A105 Facility: Control Equipment A. Source category specific Control Equipment Tables are included in sections A601 through A1401 under the Equipment Specific Requirements part of this permit. The Control Equipment Tables list all the pollution control equipment required for this facility. Each emission point is identified by the same number that was assigned to it in the permit application					☐ No	

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this fact continuously in with all require this condition d reporting perio	compliance ments of uring the
Methods: See each so	ource category for specific regulated control equipment.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A. Source category specific Allowable Emissions are established in sections A602 through A1402 under the Equipment Specific Requirements part of this permit. Table 106.A below shows a summary of these emission limits, which are subject to permit fees. (40 CFR 50; Paragraphs 1, 7, and 8 of 20.2.70.302.A NMAC and NSR Permit Nos. 632, 634-M2, 1081-M1-R1, 1081-M1-R3, 1081-M1-R5, 1081-M1-R6, 2195B-M2, 2195F-R4, GCP-3-2195G, 2195H, 2195N-R2, and 2195P-R2). Methods: Source-specific and facility-wide emissions are calculated on a six-month basis and compared to the limits listed in the referenced table. No emission limits were exceeded during this certification period. Deviations: Unit ID Cause, Description of Deviation, and Corrective Action Taken or Tracking number Start Date End Date A106 Facility: Allowable Emissions B. Facility-wide emissions for criteria pollutants, VOC, and HAPs from all emission units, combined, shall not exceed the limits in Table 106.B.				⊠ Yes □ N/A	□ No
emission limits were	cific and facility-wide emissions are calculated on a six-month basis and compared to the limits lisexceeded during this certification period. Actual emissions are included in the emission inventory Department (NMED) Air Quality Bureau (AQB).			⊠ Yes	☐ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A106 Facility: Allowable Emissions C. The permittee shall maintain records of the Facility-Wide annual emissions totals for each pollutant listed in Table 106.B. The record shall include estimated actual emissions from all sources on a semiannual and calendar year basis. Methods: Records of facility-wide annual emissions totals for each pollutant in Table 106.B, including estimated actual emissions from all sources are maintained on a semiannual and calendar year basis. Records are kept on-site. Deviations: Unit ID Cause, Description of Deviation, and Corrective Action Taken or Tracking number Start Date End Date					□ No
A107 Facility: Allowa	ble Startup, Shutdown, & Maintenance (SSM) and Malfunction Emissions			⊠ Yes	☐ No
•	e startup, shutdown, and maintenance (SSM) emission limits are not required for this facility			□ N/A	
predicted to be less than the limits established in Table 106.A. The permittee shall maintain records in accordance with Condition B109.E.					

1. Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. 2. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED.				3. Was this faci continuously in with all requirer this condition d reporting period	compliance ments of uring the
Methods: Emissions f this certification period	rom SSM are not expected to be significantly different from normal operating emissions. Excess od.	emissions did no	t occur during		
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A400 F:!!4					
A. The operating hours for this facility are established under each source category in sections A604 through A1404 under the Equipment Specific Requirements part of this permit. As applicable, monitoring, recordkeeping, and reporting provisions are specified to demonstrate compliance with allowable hours of operation that are also established under each source category in sections A604 through A1404.				☐ Yes	⊠ No
·	with the hours of operation for each source is covered under each source category. A tracking ing hour limit. Operating hour limits were not exceeded during this certification period.	mechanism is in	place for each	□ N/A	
See Section A604.A fo	r deviations that occurred at the Asphalt Plant regarding operating times in RY2023.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A. A Semi-Annual Rep	orting Schedules ort of monitoring activities is due within 45 days following the end of every 6-month reporting pary 1st and July 1st of each year.	eriod. The six mo	onth reporting		
Methods: The Semi-Annual Monitoring Reports were submitted within the allowed 45 days following the end of every six-month reporting period. During calendar year 2023, two monitoring reports were submitted. The Semi-Annual Monitoring Report for July 1—December 31, 2022, was submitted on February 7, 2023 (SBR20230002). The Semi-Annual Monitoring Report for January 1—June 30, 2023 was submitted on August 11, 2023 (a paper copy was submitted to NMED-AQB in August and uploaded into the NMED-AQB Secure Extranet Portal on January 2, 2024 per NMED-AQB guidance Activity No.: 000856-01022024-02).			⊠ Yes □ N/A	□No	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
B. A Semi-Annual Rep end of every 6-month shall not include fugit Trivial Activities, excep	orting Schedules ort of actual emissions from all permitted sources unless otherwise specified in this permit is du reporting period as defined at Condition A109.A. Emission estimates of pollutants NOx, CO, SO ive emissions. Emission estimates of HAPs shall include fugitive emissions. Emission estimates of that facility-wide emissions from all natural gas combustion sources shall be estimated. The rep at occurred during the reporting period with the facility-wide allowable emission limits at Table :	2, VOC, TSP, PM: hall not include I ports shall include	10, and PM2.5 nsignificant or	⊠ Yes	☐ No

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 					ity compliance ments of uring the I?
Methods: The Semi-Annual Emissions Reports were submitted within the allowed 90 days following the end of every six-month reporting period as defined at Condition A109.A. During calendar year 2023, two emissions reports were submitted. The Semi-Annual Emissions Report for July 1 - December 31, 2022, was submitted on March 29, 2023 (SBR20230003). The Semi-Annual Emissions Report for January 1 - June 30, 2023, was submitted on September 27, 2023 (000856-09262023-01).					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A109 Facility: Reporting Schedules C. The Annual Compliance Certification Report is due within 30 days of the end of every 12-month reporting period. The 12-month reporting period starts on January 1st of each year. Methods: The 2022 Annual Compliance Certification report for permit P100-R2M4, was submitted to NMED AQB on January 25, 2023 (SBR20230001),					☐ No
Deviations: Unit ID	end of the 12-month reporting period ending on December 31, 2021 and submitted to the EPA o Cause, Description of Deviation, and Corrective Action Taken or Tracking number	n January 25, 20. Start Date	End Date	□ N/A	
D. The permittee shal	orting Schedules post start-up notifications required by 20.2.72.212(B) NMAC and 40 CFR Parts 60, 61 or 63, to the common support. In th	ne permittee's Ele	ectronic Public	 ⊠ Yes	☐ No
-	ermitted source subject to these requirements was started up during this certification period. A s c Reading Room for the Asphalt Plant, where Unit TA-60-BDM was replaced with TA-60-ADM pe		•	□ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A110 Facility: Fuel Sulfur Requirements A. Sulfur requirements are defined by source category, as applicable, in sections A605 through A1405 under the Equipment Specific Requirements					□ NI-
part of this permit. Methods: See each source category for applicable sulfur requirements.					∐ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	□ N/A	
25 de lois, one in	Cases, 2008. p.to. of 2011ation, and corrective retion Taken of Tracking number	Start Bate	Ziid Dutc		
A111 Facility: 20.2.61 NMAC Opacity A. Opacity requirements are defined by source category, as applicable, in sections A606 through A1406 under the Equipment Specific Requirements part of this permit					

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 					3. Was this facility continuously in compliance with all requirements of this condition during the reporting period?	
Methods: See each so	ource category for applicable opacity requirements.					
See Section A607.G fo	or the deviation that occurred at the Asphalt Plant in RY2023.			∐ Yes	⊠ No	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	□ N/A		
A115 Radionuclide	<u>e NESHAP</u>					
A. The permittee shall	l comply with the requirements of 40 CFR 61, Subpart H – NESHAP for Radionuclides other than F	Radon from DOE	Facilities.			
	nit for radionuclide emissions, corresponding to a maximum off-site dose, is 10 millirem per year nis certification period are below the 10 millirem off-site limit.	. The projected e	missions from	⊠ Yes	☐ No	
The annual report sur	nmarizing 2022 radionuclide emissions was submitted to EPA on June 23, 2023 and is available to	o NMED upon red	quest.	□ N/A		
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date			
A115 Radionuclide NESHAP B. The permittee shall comply with the requirements of 40 CFR 61, Subpart Q – NESHAP for Radon Emissions from DOE Facilities.						
applicable thresholds	rmed evaluations on the sources applicable under 40 CFR 61 , Subpart Q and has determined that r . It was also determined that there would be no significant increase of Radon-222 in the future. provided LANL with a memorandum of understanding in agreement with LANL's findings.			⊠ Yes	☐ No	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date			
A. The permittee shall	SHAP I comply with the requirements of 40 CFR 61, Subpart M- NESHAP for Asbestos.			⊠ Yes	□No	
•	ompliance with the requirements of 40 CFR 61, Subpart M for this compliance certification perio	d.		M res		
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	☐ N/A		
	•					
A117 Stratospheri	<u>c Ozone</u>					
A. The permittee shal	l comply with the standards for servicing of motor vehicle air conditioners pursuant to 40 CFR 82	, Subpart		Yes		
Methods: Motor vehicle air conditioners (MVAC) are serviced, pursuant to 40 CFR part 82, Subpart B by certified LANL refrigeration technicians. These certified technicians comply with EPA standards for servicing motor vehicle air conditioners.					∐ No	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	□ N/A		
A117 Stratospheri	c Ozone					

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 					ility compliance ments of luring the d?
B. The permittee shall Subpart F.	I comply with the standards for servicing and maintaining and disposing equipment containing re	efrigerants pursu	ant to 40 CFR,		
Methods: A Stratosph	neric Ozone Protection Program is in place at LANL.				
equipment. LANL's re	ernal maintenance group, as well as other outside contractors, uses only certified technicians and of frigeration technicians, as well as other outside contractors, are trained and follow LANL process CFR 82, Subpart F are followed.		-	⊠ Yes □ N/A	☐ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
•	c Ozone I comply with the standards for servicing and maintaining equipment that contains halons pursual equipment that contains halon at LANL.	ant to 40 CFR 82,	Subpart H.	Yes	☐ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	⊠ N/A	
A117 Stratospheric Ozone D. The permittee shall comply with the standards on the ban on refrigeration and air-conditioning appliances containing HCFCs pursuant to 40 CFR 82, Subpart I. Methods: LANL has a process in place to ensure that the standards on the ban of refrigeration and air-conditioning appliances containing HCFCs					☐ No
pursuant to 40 CFR 82	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	□ N/A	
20101010101011012	cause, seed, provide a serial contest of read in the reading name.	Start Date	2110 2000		
EQUIPMENT SPECIFIC REQUIREMENTS ASPHALT PRODUCTION A600 Regulated Sources – Asphalt Production A. Table 600.A lists all of the process equipment authorized for this source category. Emission units that were identified as insignificant or trivial activities (as defined in 20.2.70.7 NMAC) and equipment not regulated pursuant to the Act are not included. Methods: TA-60-BDM was replaced with TA-60-ADM per GCP-3-2195GR1 for Asphalt Equipment Substitution approved by NMED-AQB on December 2, 2021. The new substitution asphalt equipment was constructed in 2023 and started up on June 15, 2023, the start-up notification was submitted to NMED-AQB on June 20, 2023. This equipment will be incorporated into the Title V Permit within one year of start-up. Deviations: Unit ID Cause, Description of Deviation, and Corrective Action Taken or Tracking number Start Date End Date					□No
A601 Control Equi	pment – Asphalt Production				

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this faci continuously in with all requirer this condition d reporting period	compliance ments of uring the
	of the pollution control equipment required for the applicable regulated equipment in this source me number that was assigned to it in the permit application.	e category. Each (emission point	N	
	I was replaced with TA-60-ADM and associated pollution control equipment, Baghouse 99.99% orporated into the Title V Permit within one year of start-up.	s efficiency, was	installed. This	⊠ Yes □ N/A	∐ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	,	
A602 Emission Lim	its – Asphalt Production			İ	
	e emission units, and their allowable emission limits. (40 CFR 50; Paragraphs 1, 7, and 8 of 20.2.7 NSR Permit GCP-3-2195G)	0.302.A NMAC; 2	0.2.11 NMAC;		
Methods: LANL aspha	It plant operations meet the requirements of 20.2.11 NMAC; 40 CFR Part 60, Subpart I; and NSR	Permit No. GCP-	3-2195GR1.	⊠ Yes	☐ No
	ed and reported on a six-month basis in accordance with permit condition A109.B. Comparison each of these reporting periods. Allowable emission limits were not exceeded during this certific	_	able emission	□ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	1	
				<u> </u>	
A603 Applicable R	equirements – Asphalt Production			İ	
A. The permittee shal	l comply with all applicable sections of the requirements listed in Table 603.A.			İ	
Methods: LANL aspha	It plant operations did not comply with all of the applicable requirements listed in Table 603.A.			Yes	⊠ No
See below for deviation	ons in A604.B, A607.A, A607.F, and A607.G.			□ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
				<u> </u>	
A604 Operational	<u> Limitations – Asphalt Production</u>			1	
A. The permittee shal	I meet the requirements of NSR permit no. GCP-3-2195G, including the requirements in this perm	nit.		l —	N
•	plant did not meet all of the requirements in operating permit P100-R2M5 nor the conditions spl.A below for deviations.	pecified in NSR pe	ermit no. GCP-	☐ Yes	⊠ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	·	
A604 Operational	<u> Limitations – Asphalt Production</u>			l	
	this source category is authorized to operate during those daylight hours occurring between o			Yes	⊠ No
through one-half hour before sunset each day of the year. Annual hours of operation are limited to 4380 hrs/y. This limitation on operating hours does not apply to the use of the hot oil heater or the loading and/or hauling of asphalt products or materials. Monitoring, recordkeeping, and reporting				□ N/A	
for operational hours shall be conducted according to NSR Permit GCP-3-2195G.					

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 					y mpliance ents of ing the
Methods: (Correction	Needed in Template by NMED-AQB: This permit condition should be A604.B, not A604.A)				
The asphalt plant typically operates within the allowed daylight hours, however there were deviations from this condition during this certification period. To aid operators, a current sunrise/sunset data table is posted and maintained at the plant. A log of start-up and shut down times and operating hours is kept as required by the operating permit and GCP-3-2195GR1 permit.					
The asphalt plant did	not exceed 4,380 hours of operation annually during this certification period.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
TA-60-BDM (replaced with TA-60-ADM per GCP-3-2195GR1)	Cause: Operations on seven days in October and November commenced prior to one half hour after sunrise in the morning. These operations happened on October 10, 11, 26, and 31 and November 1, 2 and 7. Description of Deviation: The start time for operations is recorded in the daily log maintained at the asphalt plant. Operation start time was compared to the National Oceanic and Atmospheric Agency (NOAA) sunrise and sunset table for Los Alamos and it was determined that operations started prior to the allowable time on seven different occurrences. Start times ranged from 2 minutes prior to allowable start time up to 57 minutes prior to the allowable start time. Corrective Actions Taken: Corrective actions have been completed and include, additional training for all operators and a sunrise and sunset data table posted in the operational control room at the asphalt plant. Operators can quickly check the sunrise time and calculated allowable start time to ensure operational start up does not occur before the allowable 1/2 hour after sunrise time period, as well as the 1/2 hour before sunset time period for operational shut down in the evening. Corrective actions were completed on December 15, 2023.	10/10/2023	11/7/2023		
A605 Fuel Require	ments – Asphalt Production				
•	t Combustion Sources				
Requirement : Combustion sources located at the asphalt plant shall combust only those fuels allowed under condition III.A.3 of the NSR Permit GCP-3-2195G.					☐ No
Monitoring: N/A					
Recordkeeping: The permittee shall meet the recordkeeping requirements of GCP-3 and maintain records in accordance with Section B109.					
Reporting: The permittee shall submit reports described in Section A109 and in accordance with Section B110.					

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this facility continuously in compliance with all requirements of this condition during the reporting period?
Methods: Requirement: Pipeline quality natural gas is used at the asphalt plant and is allowed under condition III.A.3 of the NSR permit GCP-3-2195GR1.				
Monitoring: N/A				
Recordkeeping: Recor	ds are maintained in accordance with Section B109.			
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	
Asphalt Production – Other A. Asphalt Plant Baghouse – Differential Pressure Requirement: The baghouse shall be equipped with a device to continually measure the pressure drop across the baghouse. Monitoring: The permittee shall monitor the differential pressure (inches of water) across the filters by the use of a differential pressure gauge. Pressure gauge readings and the time period the rotary dryer drum operates shall be recorded by a datalogger each time the rotary dryer drum is operating. The pressure data shall confirm whether the filter(s) are operating within the unit's specifications. Recordkeeping: The permittee shall manually record the baghouse pressure drop readings at least once each day the rotary drum dryer operates and maintain records of all baghouse differential pressure readings in accordance with Section B109.				☐ Yes ⊠ No
	ittee shall submit reports described in Section A109 and in accordance with Section B110.			

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 					lity compliance ments of uring the d?
Methods: Requireme pressure across the ba	nt: The baghouse is equipped with a magnehelic gauge connected to a data-logger to conting aghouse.	nually monitor t	he differential		
Monitoring: The diffed dryer drum operation	rential pressure data is used to confirm proper operation of the baghouse. The differential pres as described below:	sure is measured	I during rotary		
1. The differential pre- room.	ssure readings are taken every two minutes and the pressure drop data are recorded to the comp	uter in the asphal	t plant control		
2. The asphalt plant o	perator manually records the differential pressure readings at each start-up and shutdown daily.				
Recordkeeping: Recordkeeping conditions are met using a datalogger and the operator's differential pressure entries at the start and end of each operation daily.					
Records are maintaine	ed in accordance with Section B109.				
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
TA-60-BDM (replaced with TA-60-ADM per GCP-3-2195GR1)	Cause: During start-up operations in June, it was identified that the communications system for the differential pressure gauge was not correctly wired to the asphalt plant control room. Description of Deviation: Differential pressure readings were not accurately recorded on the datalogger for the 8 hours that the plant operated. Based on daily opacity readings, the baghouse was operating correctly and no excess emissions were observed. Corrective Actions Taken: Corrective actions have been completed and include, on-site calibration of the differential pressure gauge and verification of differential pressure readings in the asphalt plant control room and on the differential pressure gauge, this ensured wiring issue was resolved. Corrective actions were completed on July 17, 2023. This deviation was also reported in the 2023 January-June Semi-Annual Monitoring Report.	6/15/2023	7/17/2023		
A607 Asphalt Production – Other					
B. Asphalt Plant Baghouse - Stack Height (Unit TA-60-BDM) Requirement: The rotary dryer/baghouse exhaust stack shall be no less than 10 meters in height. Monitoring: N/A Recordkeeping: The permittee shall maintain records in accordance with Section B109.				⊠ Yes □ N/A	☐ No
Reporting: The permittee shall submit reports described in Section A109 and in accordance with Section B110.					

1. Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. 2. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED.				3. Was this facil continuously in continuously	nents of uring the
Methods: Requireme	nt: The height of the asphalt plant stack has been measured and is no less than 10 meters.				
The stack is a perman	ent structure attached to the baghouse fan outlet and its height does not change.				
Recordkeeping: Recor	ds are maintained in accordance with Section B109.				
accordance with the	and monitoring reports are submitted on a six-month basis and compliance certification is subseption in A109. For more information, see comments in Sections A109.A, A109.B, its are completed and submitted in accordance with Section B110.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
C. Asphalt Plant Baghouse – Opacity Requirement: Visible emissions from the rotary dryer/baghouse exhaust stack shall not equal or exceed an opacity of 20% or greater averaged over a (6) minute period. Monitoring: During periods of drum dryer operation, the permittee shall perform six (6) minute opacity readings on the rotary dryer/baghouse stack. Opacity readings shall be performed at least once per day during any day the drum dryer operates. The observations shall be conducted according to 40 CFR 60, Appendix A, Method 9. Recordkeeping: The permittee shall maintain records of all opacity observations and in accordance with Section B109. Reporting: The permittee shall submit reports described in Section A109 and in accordance with Section B110. Methods: Comments: Requirement/Monitoring: LANL has certified visible emissions (opacity) readers on-site who perform monthly six (6) minute opacity readings using the procedures in 40 CFR Part 60, Appendix A, Reference Method 9 to determine compliance with the opacity limitation when the Asphalt Plant is operational. No visible emissions exhibited an opacity of 20% or greater.					□ No
Recordkeeping: Records are maintained in accordance with Section B109. Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
4607 4 1 1 7					
	uction – Other t Baghouse – Fines Cleanout			∑ Yes	☐ No
	rmittee shall sequester or remove particulates collected by the control equipment to prevent win	d-blown particul	ate emissions	□ N/A	
Recycled haghouse fines shall be recycled into the drum mixer via a closed-loop system				∐ IV/A	

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this fact continuously in with all require this condition d reporting perio	compliance ments of uring the
Monitoring: N/A					
Recordkeeping: The p	ermittee shall maintain records in accordance with Section B109.				
Reporting: The permi	ttee shall submit reports described in Section A109 and in accordance with Section B110.				
	nt: Baghouse fines (particulates) are removed from the baghouse and cyclone by a screw cor alt production process via a closed loop system. Visible emissions from this system were not ob	-			
Recordkeeping: Recor	ds are maintained in accordance with Section B109.				
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
Asphalt Production – Other E. Asphalt Plant Production Rate (Unit TA-60-BDM) Requirement: To comply with the emission limits in Table 602.A (of Section A602), the asphalt plant shall limit asphalt production to less than or equal to 45,000 tons per year. Monitoring: The permittee shall monitor the total daily production rate. Recordkeeping: The permittee shall calculate a weekly rolling, 12-month total production rate and maintain records in accordance with Section B109. Reporting: The permittee shall submit reports described in Section A109 and in accordance with Section B110. Methods: Requirement: The asphalt plant production rate did not exceed 45,000 tons per year during this certification period. Monitoring: Asphalt production is monitored and recorded on a daily basis. The weekly rolling 12-month total is calculated and compared to the production limit set in this permit condition. Asphalt production amount is recorded daily in an operation log. The asphalt production rate for this reporting period did not exceed 45,000 tons per year. Recordkeeping: Records are maintained in accordance with Section B109. Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					□No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A607 Apple Dund	ustion - Other				
A607 Asphalt Prod	uction – Other				

1. Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. 2. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED.		
F. Asphalt Plant Operations – General		
Requirement: The permittee shall:		
1) Install, operate, and maintain equipment in accordance with standard operating procedures, and		
equip and operate the asphalt processing equipment such as screens, conveyor belts, and conveyor transfer points with dust control systems to control particulate matter emissions, and		
operate the Plant in accordance with NSR Permit GCP-3-2195G, Section III, A, B, C, D, E, F, and H.		
4) Ensure that no visible emissions from the facility are observed crossing the perimeter of the restricted area for no more than 5 minutes during an 2 consecutive hours during facility operations.	Yes] No
Monitoring: The permittee shall perform all monitoring required under NSR Permit GCP-3-2195G.	∏ N/A	
Recordkeeping: The permittee shall maintain records of all standard operating procedures, records of all maintenance and/or replacement of dust control systems, and all records required under NSR Permit GCP-3-2195G, Section IV.B, and including records of actual hours of operation, records of all required monitoring, daily and weekly total asphalt production and the weekly rolling 12 month total production, number of haul truck trips dail including materials delivery and product, frequency of haul road sweeping, and copies of the applicant's proposed maintenance requirements and records demonstrating conformance with said requirements. The permittee shall maintain records of all compliance test results for total suspended particulates (TSP), particulate matter (PM10), nitrogen oxides, carbon monoxide, and records of all opacity/visible emissions observations performed		
Reporting: The permittee shall submit reports described in Section A109 and in accordance with Section B110.		

- 1. Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition.
- If you answered No to question 3, list all deviations in the Deviations section.
 For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number.
 For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED.

3. Was this facility continuously in compliance with all requirements of this condition during the reporting period?

Methods: Requirement:

- 1) Per NSR Permit GCP-3-2195GR1 for the asphalt substitution project, new equipment was installed during this certification period, Unit TA-60-BDM was replaced with Unit TA-60-ADM. The asphalt plant, Unit TA-60-ADM, started operation on June 15, 2023. This equipment will be incorporated into the Title V Permit within one year of start-up. Operational and maintenance requirements are contained in internal plant procedures that are followed by plant operation staff.
- 2) During start-up operations in June it was identified that dust collection and control systems were not in place at all transfer points. Corrective actions were completed on July 17, 2023 to include the installation of water spray to control dust.
- 3) The asphalt plant is operated in accordance with NSR Permit GCP-3-2195GR1, Section III A,B,C,D,E,F, and H.
- 4) EPA Reference Method 9 was used at the plant to determine the extent of visible emissions. Fugitive dust emissions from the plant did not cross the property boundary or exceed the five (5) minute visible emissions limit during any two consecutive hours of operation.

Monitoring: The Asphalt Plant started operation on June 15, 2023, so no preventative maintenance was required during this certification period.

Recordkeeping: Recordkeeping conditions are met using the following methods: Standard operating procedures are in place and available on site; maintenance and calibrations are performed annually. The asphalt plant just began operation so no calibration nor maintenance took place during this reporting period. The plant's operations logs contain the start time, stop time, daily and monthly hours of operation; asphalt production amounts; day when paved road was swept or watered; and the number of truck trips when the Asphalt Plant is operational. The rolling 12-month totals for production are calculated on the emissions calculation spreadsheet. Records located at the facility include fuel delivery tickets for fuel oil and asphalt oil, frequency of road sweeping, calibration procedures, and a procedure that outlines required maintenance. Compliance test results, Method 9, and Method 22 records are available on site.

The initial compliance stack test was conducted during the week of July 17 and concluded on July 20, 2023. The initial stack test showed high emissions of carbon monoxide. Although no limits were exceeded, LANL halted operations of the asphalt plant in order to tune the burner. The stack test for combustion emissions was conducted again on October 16, 2023 and the stack test report with results show significantly reduced carbon monoxide and nitrogen oxide emissions. In addition to tuning the burner for operation at altitude, it was also determined that the natural gas regulator that limits natural gas feed to the burner was malfunctioning and allowing significantly more gas to be fed to the burner. The natural gas regulator was replaced, and internal portable gas analyzer testing was conducted to ensure proper operation of the unit before the second stack test was conducted. This test along with the original stack test conducted in July show that emissions for all pollutants are significantly below permitted emission limits.

Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.

Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date
TA-60-BDM (replaced with TA-60- ADM per	Cause: During start-up operations in June it was identified that dust collection and control systems were not in place at all transfer points. Description of Deviation: The plant operated for 8 hours without dust control systems installed on asphalt processing	6/15/2023	7/17/2023
GCP-3- 2195GR1)	equipment.		

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 					npliance nts of ng the
	Corrective Action Taken: Corrective actions were completed on July 17, 2023 to include the installation of water spray on all transfer points to control dust.				
	This deviation was also reported in the 2023 January-June Semi-Annual Monitoring Report.				
A607 Asphalt Pro	duction – Other				
G. Asphalt Pla	nt Fugitive Dust				
than five (5) minutes	ve dust emissions from asphalt processing equipment, including the system used to recycle fabric fi of visible emissions during any two consecutive hours. This condition does not apply to fugitive dus corage piles, front end loaders, or materials handling around the asphalt process equipment.				
months the asphalt	mittee shall perform a Method 22 test at least once per month on all screens, conveyor drop polant operates. The duration of the test shall be a minimum of ten (10) minutes. If visible emissio Method 22 test shall continue for two (2) hours or until scheduled operation of the plant ends.		_		
• —	permittee shall maintain records of all equipment standard operating procedures, records of all ma ms, results of all visible emissions observations, and all records required under NSR Permit GCP-3-		r replacement		
Reporting: The perr	nittee shall submit reports described in Section A109 and in accordance with Section B110.				
Methods: Requirement hours.	ent: The asphalt plant did not emit fugitive dust that exceeded five (5) minutes of visible emissions	during any two (2) consecutive		
Monitoring: EPA Method 22 tests are typically performed once per month when the plant operates. LANL has certified visible emission (opacity) readers on-site who perform monthly ten (10) minute readings using 40 CFR Part 60, Appendix A, Reference Method 22 to determine compliance with the opacity limitation when the Asphalt Plant is operational. No visible emissions exhibited an opacity of 20% or greater during this certification period.					⊠ No
• -	standard operating procedure, maintenance and repair records, and visible emissions observatio s required under the NSR permit are also available on site.	ns are maintaine	ed at the plant		
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
TA-60-BDM (replaced with TA-60- ADM per GCP-3- 2195GR1)	Cause: A Method 22 test was not conducted for all screens, conveyor drop points, and hoppers for the month of August. Description of Deviation: The plant was in operation in the beginning of August before it was identified that CO and NOx emissions were high in the initial results from the stack test. The plant shut down normal operations to test the burner to determine why the burner was not operating efficiently. Plant operations were conducted periodically through the month in order to test the burner, however the completion of the Method 22 test was likely overlooked due to the unusual operations that month. Corrective Action Taken: Additional facility personnel have been trained in Method 22 tests and facility staff will	8/1/2023	8/31/2023		

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. conduct this test as early in the month as possible in order to ensure the test is completed each month in the event 				3. Was this faci continuously in with all require this condition d reporting period	compliance ments of uring the
	of unforeseen shutdowns, operational changes or limited hours that would prevent the ability to perform the Method 22 test.				
EQUIPMENT SPECIFIC	REQUIREMENTS				
BERYLLIUM ACTIVITIE	S				
A700 Regulated So	urces – Beryllium Activities				
	l of the process equipment authorized for this source category. Emission units that were iden 120.2.70.7 NMAC) and equipment not regulated pursuant to the Act are not included.	tified as insignif	icant or trivial		
Methods: New equipment is being installed to this source category during this certification period (excluding those identified as insignificant, trivial or not regulated pursuant to the Act). An NSR application for modification of Permit No. 632 for TA-35 Building 213 – Target Fabrication Facility was submitted to NMED-AQB on December 23, 2021. This NSR application modified the existing beryllium machining operation by adding one new lathe to operate simultaneously with the existing lathe, with a third lathe authorized to be installed if an existing lathe goes out of service, and added a sputtering coating operation. This modified permit 632-M1 was issued on April 26, 2023. This equipment has not started operation and will be incorporated into the Title V Permit within one year of start-up.				⊠ Yes □ N/A	□ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A. Table 701.A lists all is identified by the sar	oment – Beryllium Activities of the pollution control equipment required for the applicable regulated equipment in this source ne number that was assigned to it in the permit application.	e category. Each o	emission point	⊠ Yes	☐ No
Methods: No new pol	lution control equipment was added and no changes were made during this certification period.			☐ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A702 Emission Limits – Beryllium Activities A. Table 702.A lists the emission units, and their allowable emission limits. (40 CFR 61, Subpart C; NSR Permits 632; 634-M2; 1081-M1, 1081M1-R1, 1081-M1-R3, 1081-M1-R5, and 1081-M1-R6)				⊠ Yes	☐ No
Methods: Emissions are calculated and reported on a six-month basis in accordance with permit condition A109.B. Comparison against the allowable emission limits is performed at each of these reporting periods. Allowable emission limits were not exceeded during this certification period.				□ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A703 Applicable R	equirements – Beryllium Activities				
	comply with all applicable sections of the requirements listed in Table 703.A.				

1. Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. 2. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED.						3. Was this far continuously in with all require this condition reporting perio	n compliance ements of during the
Methods: LANL b	peryllium operations meet the requiremen	ium operations meet the requirements of 40 CFR Part 61, Subpart C, and NSR Permit Numbers 632, 634 and 1081.					
Deviations: Unit ID	Cause, Description of Deviation, and Correct	ive Action Taken or Tracking number		Start Date	End Date	⊠ Yes □ N/A	_
A704 Operational Limitations – Beryllium Activities A. The equipment/operations in this source category are authorized to operate any time during the year. No monitoring, recordkeeping, or reporting requirements are required to demonstrate compliance with its hours of operation. Methods: There are no operating limitations, therefore no monitoring, recordkeeping, or reporting requirements are required to demonstrate compliance with its hours of operation.						⊠ Yes	☐ No
Deviations: Unit ID	Cause, Description of Deviation, and Correct	ive Action Taken or Tracking number		Start Date	End Date		
	Beryllium Activities equirements – Beryllium Activities Operating Requirements Beryllium operations will consist of registered metallographic operations, electroplating /chemical milling, and relocated machining, and arc melting/casting sources. The continuous emission monitor will be maintained in accordance with the Laboratory's quality program.	Process Limits None Beryllium processed by the facility will not exceed 10,000 pounds per calendar year. Beryllium processed by the facility will not exceed 1000 pounds per day.	Metallographic op /chemical milling o in aqueous so Emissions from the melting/casting op through a HEPA filtrough a HEPA fil	perations shall be lution or lubrican om machining an perations shall be ation system price atmosphere. De exhausted three machining the exhausted three through a cartride through a cartride through a cartride through a cartride lution of the lution of the lution of the lution of the lution of the lution of the lution of lu	ctroplating e conducted t bath. d arc exhausted or to entering bugh a HEPA ing the ed glovebox s, other than e preparation ge filtration	⊠ Yes □ N/A	□ No

- 1. Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition.
- 2. If you answered *No* to question 3, list *all* deviations in the *Deviations* section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number.

 For all Deviations that did not produce excess emissions, provide a) The Unit ID. b) The Cause of and a Description

3. Was this facility continuously in compliance with all requirements of this condition during the

For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED.				
			Metallographic preparation activities shall be conducted in lubricating baths or equivalent. (NSR permit 634-M2)	
Target Fabrication Facility TA-35-213	Beryllium operations will consist of only beryllium machining and associated cleanup activities.	None	All processes shall be exhausted through a HEPA filtration system prior to entering the atmosphere.	
Plutonium Facility TA-55-PF4	Regulated beryllium activities will be ducted through the pollution control equipment and out the north or south stack of PF-4.	44 pounds of beryllium (20 kg) in any 24 hour period; 1100 pounds/year (500 kg/year) using a rolling total.	Weld cutting, weld dressing, metallography, and electric furnace operations shall be controlled with 4 HEPA filters with a control efficiency of 99.95% each.	
	(NSR Permit 1081-M1-R3, Specific Condition 1.b., partial, revised)	(NSR Permit 1081-M1-R3, Specific Condition 1.c.)	(NSR Permit 1081-M1-R1, Condition 3, partial, revised)	
	The electric furnace shall be enclosed in a glove box, have a maximum operating temperature of 1600 degrees centigrade, and an inside volume space less than 1.1 cubic feet.		The non-accessible filters shall be replaced when the pressure drop across the filter either falls to levels indicating filter breakthrough or increases to levels indicative of excessive loading.	
	(NSR Permit 1081-M1-R6, Specific Condition 1.d., partial, revised)		(NSR Permit 1081-M1-R1, Condition 3, partial, revised)	

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 					cility compliance ements of during the od?
Methods: TA-3-66 - Electroplating/chemical milling operations are conducted in aqueous solution or lubricant bath. Emissions from machining and arc melt/casting operations are exhausted through a HEPA filtration system prior to entering the atmosphere.					
TA-3-141 - The continuous emission monitor is maintained in accordance with LANL's quality program. Beryllium processing records are available onsite for inspection. All processes are exhausted through a HEPA filtration system prior to entering the atmosphere. Powder operations, other than closed glovebox operations, and machining operations, other than the processes used in metallographic preparation, are exhausted through a cartridge filtration system and then through the HEPA filtration system. Metallographic preparations are conducted in lubricating baths or equivalent.					
•	esses are exhausted through a HEPA filtration system prior to entering the atmosphere. Berylli and associated cleanup activities.	ium operations (consist of only		
TA-55-PF4 - All beryllium activities are ducted through the facility's pollution control equipment and out the north or south stack of PF-4. Weld cutting, weld dressing, and metallography operations are controlled using four (4) HEPA filters with a control efficiency of 99.95% each. The non-accessible filter is replaced when the pressure differential across the filter indicates breakthrough or excessive loading.					
No process limits we	re exceeded during this certification period.				
The electric furnace	did not operate during this certification period.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
	yllium Activities ring Requirements – Beryllium Activities				
Source	Monitoring Requirements				
Sigma Facility TA-3-66	A log shall be maintained during operations, which shows the number of metallographic specimens used in the metallographic operation and the weight or volume of Be samples processed in the electroplating/chemical milling, machining, and arc melting/casting operations.				
Beryllium	Facility exhaust stack will be equipped with a continuous emission monitor used to measure beryllium emissions.			⊠ Yes	□No
Technology Facility	Cartridge and HEPA filters shall be equipped with differential pressure gauges that measure the differential pressure across the cartridge and HEPA filters while the exhaust fans are in operation. (NSR permit 634-M2)			□ N/A	
TA-3-141					
Target Fabrication Facility	Records of the stack emission test results (see Condition 2 of NSR Permit No. 632) and other data needed to determine total emissions shall be retained at the source and made available for inspection by the Department.				
TA-35-213					
Plutonium Facility	The HEPA filtration systems shall be equipped with a differential pressure gauge that measures the differential pressure				

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 					3. Was this fac continuously in with all require this condition of reporting perio	n compliance ements of during the	
	TA-55-PF4	(inches of water) across the HEPA filters while the exhaust fans are in operation.					
		(NSR Permit 1081-M1-R3, Condition 11)					
		Control efficiency shall be verified by daily HEPA filter pressure drop tests and annual HEPA filter filters.	of accessible				
		(NSR Permit 1081-M1-R1, Condition 3, partial, revised)					
		The furnace temperature shall be continuously monitored and the flow rate from the glove borbe measured once during each metal melt operation.					
		(NSR Permit 1081-M1-R6, Condition 11, revised)					
Methods: TA-3-66 - Log books are maintained for the weight or volume of samples processed in the electroplating/chemical milling, machining, and arc melting/casting operations. The log books are kept on-site and are available for inspection. HEPA filter challenge tests were performed as required during this certification period.							
TA-3-141 - The facility exhaust stack has a built-in sampling system used to continuously sample beryllium emissions. Cartridge and HEPA filters are equipped with differential pressure gauges that measure differential pressure when exhaust fans are operating and the facility is occupied. HEPA filter challenge tests were performed as required during this certification period.							
TA-35-213 - A copy of stack emission test results as well as other data needed to determine total emissions are retained at the source and are available for inspection. Log books documenting beryllium processing are on-site and are available for inspection. HEPA filter challenge tests were performed as required during this certification period.							
TA-55-PF4 - The HEPA filtration system contains a differential pressure gauge that measures differential pressure across the HEPA filters while the exhaust fans are in operation. The control efficiency is verified by daily HEPA filter pressure drop tests. Annual HEPA filter challenge tests are performed to verify filter control efficiency. The HEPA filter challenge tests were performed as required during this certification period.							
	The electric furnace di	d not operate during this certification period.					
	Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date			
		llium Activities					
	C. Recordkeeping Requirements – Beryllium Activities Source Recordkeeping Requirements				N		
	Sigma Facility				⊠ Yes	∐ No	
	TA-3-66	recordice bing for this source is specified in condition 77707.B.			□ N/A		
	Beryllium Generate and maintain beryllium inventory records to demonstrate compliance with the 10,000 pounds of beryllium per calendar year and the 1000 pounds of beryllium per day processing limit.						

2. If you answered <i>No</i> to qu For <i>all</i> Deviations that <i>p</i> For <i>all</i> Deviations that <i>a</i>	er information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. estion 3, list all deviations in the Deviations section. roduced excess emissions, provide only a) the AQBCR EER Tracking Number. lid not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Please indicate in b), your Description, whether each deviation has been previously reported to NMED.	3. Was this facility continuously in compliance with all requirements of this condition during the reporting period?
TA-3-141	Record pressure drop across the cartridge and HEPA filters once per day that the exhaust fans are in operation and the facility is occupied.	
	Record control equipment maintenance and repair activities. (NSR permit 634-M2)	
Target Fabrication Facility	Recordkeeping for this source is specified in Condition A707.B.	
TA-35-213		
Plutonium Facility TA-55-PF4	Stack emission test results and facility operating parameters including a daily record of the pressure drop measured across each appropriate HEPA plenum filtration stage, when the exhaust fans are operating.	
	(NSR Permit 1081-M1-R3, Condition 9, partial, revised)	
	A copy of the annual HEPA test, a log of the daily pressure drop readings and a control equipment maintenance log shall be kept. This documentation shall be provided upon request.	
	(NSR Permit 1081-M1-R1, Condition 3, partial, revised)	
	A log of the filter replacement shall be kept and shall be made available to the Department personnel upon request.	
	(NSR Permit 1081-M1-R1, Condition 3, partial, revised)	
	The permittee shall keep records of the number and weight of classified parts processed during a 24-hour period and year using a rolling total. Records shall be made available to properly cleared Department personnel upon request.	
	(NSR Permit 1081-M1-R3, Condition 9, partial, revised)	
	The permittee shall for each use of the furnace record the following operating parameters: metal type, theoretical melting point of the metal, metal melt duration once melting is commenced, maximum furnace temperature and glove box flow rate.	
	(NSR Permit 1081-M1-R6, Condition 9, partial, revised)	
	A record of the furnace's internal volume shall be maintained at the facility.	
	(NSR Permit 1081-M1-R6, Condition 9, partial, revised)	

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 					
Methods: TA-3-66 - R	ecordkeeping for this source is specified in Condition A707.B.				
TA-3-141 - Inventory records are maintained to demonstrate compliance with beryllium process limits. Records of pressure drop across the cartridge and HEPA filters are performed daily when the exhaust fans are in operation and the facility is occupied. Control equipment maintenance and repair activities are recorded.					
TA-35-213 - Recordke	eping for this source is specified in Condition A707.B.				
TA-55-PF4 - A copy of the stack emission test results are retained at the source and available for inspection. HEPA filter challenge tests are performed annually. Filter replacement and control equipment maintenance and repair records are kept and available on-site for inspection. Process records are available that contain the number and weight of classified parts processed during a 24-hour period and annual rolling total.					
The electric furnace d	lid not operate during this certification period.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
	/llium Activities				
D. Reporting Requirements – Beryllium Activities					
Source	Reporting Requirements				
Source Sigma Facility	Reporting Requirements The permittee shall submit reports described in Section A109 and in accordance with Section B1	10			
Source Sigma Facility TA-3-66	Reporting Requirements The permittee shall submit reports described in Section A109 and in accordance with Section B1	10.			
Sigma Facility TA-3-66 Beryllium					
Sigma Facility TA-3-66 Beryllium Technology	The permittee shall submit reports described in Section A109 and in accordance with Section B1	prior to the date.			
Sigma Facility TA-3-66 Beryllium	The permittee shall submit reports described in Section A109 and in accordance with Section B1 Anticipated date of initial startup of each new or modified source not less than thirty (30) days p	orior to the date.		⊠ Yes	□ No
Sigma Facility TA-3-66 Beryllium Technology Facility	The permittee shall submit reports described in Section A109 and in accordance with Section B1 Anticipated date of initial startup of each new or modified source not less than thirty (30) days p Actual date of initial startup of each new or modified source within fifteen (15) days after the startup of the date when each new or modified emission source reaches the maximum production	orior to the date. artup date. n rate at which it	t will operate	⊠ Yes □ N/A	□ No
Sigma Facility TA-3-66 Beryllium Technology Facility	The permittee shall submit reports described in Section A109 and in accordance with Section B1 Anticipated date of initial startup of each new or modified source not less than thirty (30) days particularly date of initial startup of each new or modified source within fifteen (15) days after the start Provide the date when each new or modified emission source reaches the maximum production within fifteen (15) days after that date. Notify the Department within 60 days after each calendar quarter of the facility's compliance.	orior to the date. For the date of the date.	t will operate ne permitted ne Air Quality		□No
Sigma Facility TA-3-66 Beryllium Technology Facility	The permittee shall submit reports described in Section A109 and in accordance with Section B1 Anticipated date of initial startup of each new or modified source not less than thirty (30) days participated date of initial startup of each new or modified source within fifteen (15) days after the star Provide the date when each new or modified emission source reaches the maximum production within fifteen (15) days after that date. Notify the Department within 60 days after each calendar quarter of the facility's compliance emission rate from the continuous monitoring system. Provide any data generated by activities described in the Quality Assurance Project Plan (QAPP) Bureau's Enforcement Section in determining the reliability of the methodology used for demonstrated.	orior to the date. For the date, F	t will operate ne permitted ne Air Quality		□ No
Sigma Facility TA-3-66 Beryllium Technology Facility	The permittee shall submit reports described in Section A109 and in accordance with Section B1 Anticipated date of initial startup of each new or modified source not less than thirty (30) days participated date of initial startup of each new or modified source within fifteen (15) days after the star Provide the date when each new or modified emission source reaches the maximum production within fifteen (15) days after that date. Notify the Department within 60 days after each calendar quarter of the facility's compliance emission rate from the continuous monitoring system. Provide any data generated by activities described in the Quality Assurance Project Plan (QAPP) Bureau's Enforcement Section in determining the reliability of the methodology used for demonstrated emission rate within 45 days of such a request.	orior to the date. For the date, F	t will operate ne permitted ne Air Quality		□No

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 					ility compliance ments of luring the d?
Plutonium Facility	Stack emission test results and facility operating parameters will be made available to Departme	ent personnel up	on request.		
TA-55-PF4					
	Reports may be required to be submitted to the Department if inspections of the source indicate noncompliance with this permit or as a means of determining compliance.				
	The permittee shall submit reports described in Section A109 and in accordance with Section B1	.10.			
	/llium sources, reports are submitted in accordance with the reporting schedules in A109. For mo 109.B, and A109.C of this report. All reporting requirements are completed and submitted in acc				
There were no new o	r modified emission sources during this certification period.				
TA-3-141 - Quarterly beryllium reports, containing continuous monitoring system data from the Beryllium Technology Facility, are also submitted to NMED. Reports during this certification period were submitted within 60 days following each calendar quarter.					
The following reports	were submitted in this compliance period:				
Fourth quarter of 2022 was submitted on February 15, 2023 (Activity No.: 000856-02152023-01)					
First quarter of 2023 was submitted on May 2, 2023 (Activity No.: 000856-05022023-02)					
Second quarter of 2023 was submitted on August 2, 2023 (Activity No.: 000856-08022023-01)					
Third quarter of 2023	s was submitted on November 6, 2023 (Activity No.: 000856-11062023-01)				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
EQUIPMENT SPECIFI	CREQUIREMENTS				
EXTERNAL COMBUS	TION				
A800 Regulated Sources – External Combustion				⊠ Yes	☐ No
A. Table 800.A lists all of the process equipment authorized for this source category.				□ N/A	
Methods: There were no changes to the list of permitted boilers during this compliance certification period. RLUOB-BHW-4 has not been installed.				□ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A801 Control Equipment – External Combustion					
A. Table 801.A lists all of the pollution control equipment required for the applicable regulated equipment in this source category. Each emission point is identified by the same number that was assigned to it in the permit application.					

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 					3. Was this facility continuously in compliance with all requirements of this condition during the reporting period?	
Methods: No new pollution control equipment was added and no changes were made to this source category during this certification period. Unit RLUOB-BHW-4 has not been installed.					☐ No	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	□ N/A		
<u>'</u>	ecific emission units and their allowable emission limits. (40 CFR 50; Paragraphs 1, 7, and 8 of 20	0.2.70.302.A NM	AC; 40 CFR 60,	⊠ Yes	□No	
	re calculated and reported on a six-month basis in accordance with permit condition A109.B. Colormed at each of these reporting periods. Allowable emission limits were not exceeded during the				_	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date			
A802 Emission Limits – External Combustion B. Table 802.B lists specific emission units and their allowable emission limits. (40 CFR 50; Paragraphs 1, 7, and 8 of 20.2.70.302.A NMAC; 40 CFR 60, Subpart Dc; NSR Permit 2195N-R2) Methods: Emissions are calculated and reported on a six-month basis in accordance with permit condition A109.B. Comparison against the allowable emission limits is performed at each of these reporting periods. Allowable emission limits were not exceeded during this certification period.					☐ No	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date			
A802 Emission Limits – External Combustion C. Units RLUOB-BHW-1 through - 4 shall not emit oxides of nitrogen in excess of 30 ppmv, corrected to 3% oxygen on a dry basis. This emissions limitation applies to natural gas fuel only. (NSR Permit 2195N-R2, Specific Condition 1.f., partial, revised) Methods: Nitrogen oxides (NOx) concentrations were analyzed during the initial compliance test for the RLUOB boilers: RLUOB-BHW-1; RLUOB-BHW-2; and RLUOB-BHW-3. NOx emissions from the tested boilers were well below the 30 ppmv limit on a dry basis. Unit RLUOB-BHW-4 has not been installed. Deviations: Unit ID Cause, Description of Deviation, and Corrective Action Taken or Tracking number Start Date End Date				⊠ Yes □ N/A	□No	
A803 Applicable Requirements – External Combustion						
A. The permittee shal	l comply with all applicable sections of the requirements listed in Table 803.A.					

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this fac continuously in with all require this condition or reporting perio	compliance ments of during the
	nits listed in Table 803.A meet the applicable requirements listed. RLUOB-BHW-4 has not been inst d emission units. The fuel monitoring records are collected monthly and maintained on-site.	alled. Monthly fu	uel monitoring	⊠ Yes	☐ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	□ N/A	
ASOA Operational	Limitations External Combustion				
A. All external combu	<u>Limitations – External Combustion</u> stion equipment except Units RLUOB-BHW-1 through -4 when operating with fuel oil is authoriz ng, recordkeeping, or reporting requirements are required to demonstrate compliance with its h	•	-	⊠ Yes	□No
Methods: Fuel oil was not been installed.	s not used during this certification period by units RLUOB-BHW-1, RLUOB-BHW-2 and RLUOB-B	HW-3. Unit RLUC	DB-BHW-4 has	N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
B. Units RLUOB-BHW-readiness testing. This Methods: Hours of opnot been installed. Deviations: Unit ID A804 Operational C. Total annual fuel oil Methods: Total annual	Limitations – External Combustion 1 through -4 shall be operated on fuel oil for no more than 48 hours per year per boiler for nor condition establishes exemption from 40 CFR 63, Subpart JJJJJJ. 1 through -4 shall be operated on fuel oil for no more than 48 hours per year per boiler for nor condition establishes exemption from 40 CFR 63, Subpart JJJJJJJ. 1 through -4 shall oil was not used during this certification. 1 cause, Description of Deviation, and Corrective Action Taken or Tracking number. 1 through -4 shall not exceed 289,100 gallons on a rolling 3 al fuel oil use is tracked using a rolling 365-day total basis and is compared to the fuel use limit. Fullobe-BHW-4 has not been installed. 1 Cause, Description of Deviation, and Corrective Action Taken or Tracking number	tion period. RLU(Start Date 65-day total basi	DB-BHW-4 has End Date		□ No
Deviations. Office ID	Cause, Description of Deviation, and Corrective Action raken of Tracking number	Start Date	Liid Date		
A. All Boilers ar Requirement: All boil natural gas containing Monitoring: None. Recordkeeping: The p	equirements – External Combustion Ind Heaters (except Units RLUOB-BHW-1 through -4) ers and heaters, except Units RLUOB-BHW-1 through -4 and the Power Plant addressed in Section of the Power Plant address	intaining record	s of a current,	⊠ Yes □ N/A	□ No

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this facil continuously in a with all required this condition dure reporting period	nents of uring the
	ne analysis shall not be older than one year.				
Reporting: The permi	ttee shall submit reports described in Section A109 and in accordance with Section B110.				
Methods: Requirement: A natural gas transportation contract is in place, and states that gas provided to LANL will be pipeline quality and contain no more than three quarters (3/4) grains of total sulfur per one hundred (100) dry standard cubic feet.					
Monitoring: N/A					
Recordkeeping: A cop	y of LANL's natural gas transportation contract is maintained on-site.				
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A805 Fuel Sulfur R	equirements – External Combustion				
B. Units RLUOB	-BHW-1 through -4				
•	LUOB-BHW-1 through -4 shall combust either natural gas containing no more than 2.0 grains of to el oil containing no more than 0.5 wt% total sulfur. (NSR Permit 2195N-R2, Specific Condition 1.c.	•	0 dry standard		
Monitoring: None.				⊠ Yes	☐ No
Recordkeeping : The permittee shall demonstrate compliance with the natural gas limit and/or fuel oil limit on total sulfur content by maintaining records of a current, valid purchase contract, tariff sheet or transportation contract for the gaseous or liquid fuel, or fuel analysis, specifying the allowable limit or less. If a fuel analysis is used, the analysis shall not be older than one year. (NSR Permit 2195N-R2, Specific Condition 3.c., revised) Alternatively, compliance may be demonstrated by keeping a receipt or invoice from a commercial fuel supplier with each fuel delivery, which shall include the delivery date, the fuel type delivered, and amount of fuel delivered, and the maximum sulfur content of the fuel.				□ N/A	
Reporting: The permi	ttee shall submit reports described in Section A109 and in accordance with Section B110.				

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 			
Methods: Requirement: A natural gas transportation contract is in place, and states that gas provided to LANL will be pipeline quality and contain no more than three quarters (3/4) grains of total sulfur per one hundred (100) dry standard cubic feet.			
Fuel oil is not currently used as the fuel system for RLUOB BHW-1 through 3. If fuel oil is burned in the future, the boilers will use only Ultra Low Sulfur Diesel (ULSD) containing no more than 0.0015 wt% total sulfur. Sulfur content will be documented in fuel manifests and bill of ladings.			
Monitoring: N/A			
Recordkeeping: A copy of the natural gas transportation contract is maintained on-site. Copies of the fuel manifests and bill of ladings for fuel oil are maintained in electronic files. No fuel oil was purchased or used for the RLUOB boilers during this certification period.			
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.			
Deviations: Unit ID Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	
A. All Boilers and Heaters (except Units RLUOB-BHW-1 through -4) Requirement: Exhaust emissions from these external combustion sources shall not exceed 20% opacity averaged over a 10-minute period. Monitoring: Use of natural gas fuel meeting the requirement at Condition A805.A constitutes compliance with 20.2.61 NMAC unless opacity exceeds 20% averaged over a 10-minute period. When any visible emissions are observed during steady state operation and are determined to be not due to condensed water vapor only, opacity shall be measured over a 10-minute period, in accordance with the procedures at 40 CFR 60, Appendix A, Method 9 as required by 20.2.61.114 NMAC. Recordkeeping: The permittee shall record dates of any opacity measurements and the corresponding opacity readings. The permittee shall submit reports described in Section A109 and in accordance with Section B110.			⊠ Yes □ No □ N/A

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this facility continuously in comwith all requirementhis condition durin reporting period?	ts of
•	nt: LANL has certified visible emission readers on-site who perform observations using 40 CFR $_{ m e}$ with the opacity limitation. No visible emissions were observed during steady state operations $_{ m e}$				
Monitoring: Use of na	utural gas for combustion meets the requirement at Condition A805.A.				
Recordkeeping: A standard form is used for all opacity measurements. The form includes the date of measurement and opacity observed. No opacity readings were required during this certification period.					
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
B. Units RLUOB Requirement: Exhaus Monitoring: Use of na 20% averaged over a condensed water vap 9 as required by 20.2. Recordkeeping: The p Reporting: The permi	AC Opacity – External Combustion B-BHW-1 through -4: Natural Gas-Fired It emissions from these external combustion sources shall not exceed 20% opacity averaged over Extural gas fuel meeting the requirement at Condition A805.A constitutes compliance with 20.2.61 10-minute period. When any visible emissions are observed during steady state operation and are or only, opacity shall be measured over a 10-minute period, in accordance with the procedures at 461.114 NMAC. Determittee shall record dates of any opacity measurements and the corresponding opacity reading titee shall report dates of any opacity measurements and the corresponding opacity readings. The 1009 and in accordance with Section B110.	L NMAC unless of re determined to 40 CFR 60, Apper	pacity exceeds be not due to ndix A, Method	⊠ Yes [□ N/A	☐ No

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this facility continuously in compliance with all requirements of this condition during the reporting period?
Methods: Requirement: LANL has certified visible emission readers on-site who perform observations using 40 CFR 60, Appendix A, Method 9 to determine compliance with the opacity limitation. No visible emissions were observed during steady state operation during this certification period.				
Monitoring: The natural gas used by these units meets the requirement of Condition A805.A and constitutes compliance with 20.2.61 NMAC. Opacity did not exceed 20% over a 10-minute period and no visible emissions occurred during steady state operation, therefore no opacity readings were required during this certification period.				
Recordkeeping: A standard form is used for all opacity measurements. The form includes the date of measurement and opacity observed. No opacity readings were required during this certification period.				
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	
	C Opacity – External Combustion			
	-BHW-1 through -4: Fuel Oil-Fired			
Requirement: Exhaus	t emissions from these external combustion sources shall not exceed 20% opacity averaged over	a 10-minute per	iod.	
Monitoring : The permittee shall perform a least one (1) opacity observation each day that fuel oil is used to fire any of Units RLUOB-BHW-1 through -4. Opacity shall be measured over a 10-minute period, in accordance with the procedures at 40 CFR 60, Appendix A, Method 9 as required by				⊠ Yes □ No
20.2.61.114 NMAC. (NSR Permit 2195N-R2, Specific Condition 3.d., revised)				□ N/A
Recordkeeping: The part of the	permittee shall record dates of any opacity measurements and the corresponding opacity rea ., revised)	dings. (NSR Peri	mit 2195N-R2,	
	tee shall report dates of any opacity measurements and the corresponding opacity readings. The 109 and in accordance with Section B110.	permittee shall s	submit reports	

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this facility continuously in co with all requirements condition during period?	mpliance ents of ing the
Methods: Requirement: LANL has determine compliance with the op-	certified visible emission readers on-site who perform observations using 40 CFR acity limits.	60, Appendix A	, Method 9 to		
Monitoring: No fuel oil was used in	these units during this certification period. No opacity measurements were taken of	during this certifi	cation period.		
	cludes the date of measurement and opacity observed. No fuel oil was burned duri e taken and no records were generated.	ng this certificati	on period, and		
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID Cause, Descrip	tion of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A807 Other – External Combus	<u>ion</u>				
A. Natural Gas Fuel Usage (ources listed in Table 800.A except RLUOB-BHW-1 through -4)				
	al gas fuel usage shall be limited to 870 MMscf/y. This limitation shall apply to all bo :hrough -4, but including all other boilers and heaters at the Facility that qualify as ⁻				
Monitoring : The permittee shall monitor the monthly total volumetric flow of natural gas to Units TA-55-6-BHW-1 and TA-55-6-BHW-2 through use of a totalizing flow meter.					
Recordkeeping: The permittee sh	III:			⊠ Yes	☐ No
1) Calculate the monthly rolling 12-month total natural gas fuel usage for the emission units listed in Table 800.A except Units RLUOB-BHW-1 through -4.			□ N/A		
2) Calculate the actual emissions rate for the emission units listed in Table 800.A except Units RLUOB-BHW-1 through -4. The calculation shall be based on the actual fuel usage of Units equipped with individual flow meters and the Facility-Wide metered or estimated natural gas usage.					
3) Calculate the semiannual and annual total emissions rate (tons/year) for this source category and compare them to the emission limits in Table 802.A. The permittee shall maintain records in accordance with Section B109.					
Reporting: The permittee shall su	mit reports described in Section A109 and in accordance with Section B110.				

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 	3. Was this facility continuously in compliance with all requirements of this condition during the reporting period?		
Methods: Requirement: For units listed under this permit condition, a 12-month rolling total of natural gas used is calculated and recorded each month. The rolling total is compared to the fuel use limit each month. Natural gas usage limits were not exceeded during this certification period.			
Monitoring: Units TA-55-6-BHW-1 and TA-55-6-BHW-2 have totalizing volumetric flow meters in place to monitor monthly natural gas use.			
Recordkeeping: 1) Monthly rolling 12-month total natural gas fuel use is calculated for the permitted units listed in Table 800.A.			
2) The actual emission rate is calculated for the units listed in Table 800.A. This calculation uses actual fuel use data from individual unit flow meters and facility-wide metered natural gas.			
3) The emissions rate is calculated every six months and annually for this source category, and compared to the permit limits. Records are maintained in accordance with Section B109.			
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.			
Deviations: Unit ID Cause, Description of Deviation, and Corrective Action Taken or Tracking number Start Date End Date			
A807 Other – External Combustion			
B. Natural Gas and Fuel Oil Usage (Units RLUOB-BHW-1 through -4)			
Requirement : The permittee shall comply with the emission limits in Table 802.B for each fuel type.			
Monitoring: The permittee shall:			
1) Monitor the monthly total volumetric flow of natural gas to Units RLUOB-BHW-1 through -4 using a totalizing flow meter. (NSR Permit 2195N-R2, Specific Condition 3.a., partial, revised)			
2) Monitor the daily fuel oil consumption during which any of the 4 RLUOB boilers are fired with this fuel type. (NSR Permit 2195N-R2, Specific Condition 3.a, partial, revised)	⊠ Yes □ No		
3) Monitor the hours of operation for each boiler when fired on fuel oil and during non-emergency maintenance and readiness testing.	□ N/A		
Recordkeeping: The permittee shall:	_ ,		
1) Calculate and record the annual fuel oil usage for Units RLUOB-BHW-1 through -4 as a daily rolling 365-day total.			
2) Calculate and record the semiannual and calendar year total emissions rate (tons/year) for each fuel type and for the combination of both fuels compare to the emission limits in Table 802.B.			
3) Record the annual hours of operation of each boiler when fired on fuel oil during non-emergency maintenance and readiness testing and compare to the limitation at Condition A804.B.			
4) The permittee shall maintain records in accordance with Section B109.			

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 					liance of the
Reporting: The permi	tee shall submit reports described in Section A109 and in accordance with Section B110.				
-	nt: The initial compliance test was used to demonstrate compliance with the emission limits for na e compliance with emission limits for fuel oil and natural gas. All concentrations and emission rate	_			
Monitoring: 1) A total	izing flow meter is in place and measures natural gas used by the RLUOB boilers.				
2) Daily fuel oil consul period.	mption is monitored by facility personnel using meter readings from each boiler. No fuel oil was b	ourned during th	is certification		
3) The hours of opera also recorded.	tion of each boiler are recorded by facility personnel each time a boiler is run on fuel oil. The pu	rpose of running	g the boilers is		
Recordkeeping: 1) Annual fuel oil usage is calculated and recorded on a daily rolling 365-day total. No fuel oil was burned during this certification period.					
	is calculated on a six-month and annual basis for each fuel type and for both fuels combined. Emi ovided to NMED in accordance with Permit condition A109.	ssions are compa	ared to permit		
3) Annual hours of operation for each boiler are recorded when fired on fuel oil during non-emergency use. The total hours are compared to the hour limit in permit condition A804.B. No fuel oil was used during this certification period and therefore no records were generated.					
4) Records are maintained in accordance with Section B109.					
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
	rnal Combustion				
	ibpart Dc (Units TA-55-6-BHW-1, TA-55-6-BHW-2, RLUOB-BHW-1 through -3) ts are subject to 40 CFR 60, Subpart Dc and the permittee shall comply with the following applicant	ahla raquiramant	٠.٠		
·				∇ / v	ا ما -
1. When combusting oil in the affected boilers, meet the 0.5 weight percent fuel sulfur standard in 40 CFR 60.42c(d). This standard applies at all times per §60.42c(i). The permittee shall demonstrate compliance per the requirements of §60.42c(h).					No
Monitoring : The permittee shall comply with the fuel supplier certification requirements in 40 CFR 60.46c(e). The permittee shall monitor fuel usage to meet the recordkeeping requirements of 40 CFR 60.48c(g).				□ N/A	
Recordkeeping : The permittee shall comply with the recordkeeping requirements of 40 CFR 60.48c(c), (f) and (g) 40 CFR 60.7(b) and (f) and maintain the records according to §60.48c(i) except when records are required to be maintained for a longer time period in accordance with Section B109.					

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this facilic continuously in continuously in continuously in continuously in continuously in all requirements condition dureporting period	ompliance nents of ring the
Reporting : The permittee shall comply with the initial notification requirements of 40 CFR 60.48c(a) and 40 CFR 60.7(a)(1), (a)(4) and (g) and the periodic reporting requirements of 40 CFR 60.48c(b), (d), (e)(11) and (f). Reports shall be submitted according to \$60.48c(j). The reporting period may be modified to coincide with the Semi-Annual reporting period in Section A109. The permittee shall report in accordance with Section B110.					
· · · · · · · · · · · · · · · · · · ·	nt: Units TA-55-6-BHW-1, TA-55-6-BHW-2, RLUOB-BHW-1, RLUOB-BHW-2, and RLUOB-BHW-3 med Dc. Notification requirements were met through source startup notifications and initial permit		ents of 40 CFR		
Monitoring: Natural gas sulfur requirements are tracked and addressed in the natural gas transportation contract. The amount of fuel oil used is monitored and recorded on a monthly basis. Fuel oil is not currently used as the fuel system for RLUOB BHW-1 through 3 and Units TA-55-6-BHW-1, TA-55-6-BHW-2 only burn natural gas. If fuel oil is burned in the future, the boilers will use only Ultra Low Sulfur Diesel (ULSD) containing no more than 0.0015 wt% total sulfur. Sulfur content will be documented in fuel manifests and bill of ladings. No fuel oil was purchased or used during this certification period.					
Recordkeeping: Fuel sulfur content information and fuel use records are maintained on-site for at least five (5) years as required by the operating permit.					
Reporting: Notification requirements were met through source startup notifications and initial permit applications. Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A807 Other – Exte	rnal Combustion				
	ıbpart Dc (New Unit RLUOB-BHW-4)				
Requirement: This un	it is subject to 40 CFR 60, Subpart Dc and the permittee shall comply with the following applicab	le requirements:			
1. When combusting oil in the affected boilers, meet the 0.5 weight percent fuel sulfur standard in 40 CFR 60.42c(d), and (g). This standard applies at all times per §60.42c(i). The permittee shall demonstrate compliance per the requirements of §60.42c(h).					_
2. For new boiler RLUOB-BHW-4, the permittee shall demonstrate initial compliance with the SO2 standard through a certification from the fuel supplier per 40 CFR 60.44c(h).			from the fuel	☐ Yes ⊠ N/A	∐ No
Monitoring: The permittee shall comply with the fuel supplier certification requirements in 40 CFR 60.46c(e).					
The permittee shall m	onitor fuel usage to meet the recordkeeping requirements of 40 CFR 60.48c(g).				
	permittee shall comply with the recordkeeping requirements of 40 CFR 60.48c(c), (f) and (g) a according to §60.48c(i) except when records are required to be maintained for a longer time per				

1. Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. 2. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED.				3. Was this facili continuously in continuousl	ompliance nents of ring the
Methods: RLUOB-BHW-4 has not been installed. When installed, the requirements, monitoring, recordkeeping and reporting will be conducted in accordance with the requirements listed in the current permit.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
	rnal Combustion iance Testing (Units RLUOB-BHW-4)				
Requirement: Initial of gas fuel only. This co	ompliance tests are required for boiler, Unit RLUOB-BHW-4. The tests shall be conducted for NO ndition applies only if boiler Unit RLUOB-BHW-4 is not an identical make and model to boiler up 2, Specific Condition 6.a., revised)		_		
Monitoring : The permittee shall conduct EPA Method tests for CO and NOx within six (6) months of any new boiler start up. Method 19 may be used for determining stack flow rates. This requirement supersedes Condition B111.A(2). Initial compliance testing shall be conducted in accordance with Section B111.			•	☐ Yes	☐ No
Recordkeeping: The p	permittee shall maintain records in accordance with Section B109.			⊠ N/A	
Reporting: The perm	ittee shall report in accordance with Section B110 and Section B111.				
Methods: Unit RLUOB-BHW-4 has not been installed. Once installed, monitoring, recordkeeping and reporting will be conducted in accordance with the requirements listed in the current permit.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A807 Other – Exte	rnal Combustion				
•	Inspection (Sources listed in Table 800.A)				
Requirement : Compliant proper operations.	ance with the allowable emission limits in Table 802.A shall be demonstrated by performing	periodic inspecti	ons to ensure		
Monitoring : The permittee shall conduct annual operational inspections to determine that the boilers are operating properly. The operational inspections shall include operational checks for indications of insufficient excess air, or too much excess combustion air. These operational checks shall include observation of common physical indications of improper combustion, including indications specified by the boiler manufacturer, and indications based on operational experience with these units.			⊠ Yes	☐ No	
• -	permittee shall maintain records of operational inspections, describing the results of all objections are described to bring the boilers into compliance. The permittee shall maintain records in a	•	_		
Reporting: The permi	ttee shall report in accordance with Section B110.				
	ys of permit issuance, the permittee shall submit for Department approval a procedure which the ctions. The permittee may at any time submit revisions for Department approval.	permittee will u	se to carry out		

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this facil continuously in continuously in continuously in continuously in continuously in a co	compliance nents of uring the
Methods: Requirement permit to ensure prop	nt: LANL conducts annual operational inspections and preventive maintenance on the permitted er operations.	ed boilers listed	in the current		
Monitoring: LANL has on-site facility-wide annual boiler maintenance procedures for hotwater boilers and steam boilers in accordance with the recommended manufacturer's specifications. LANL's fireside-waterside procedures include annual operational inspections to ensure proper combustion. Annual operational inspections were performed in the second half of 2023 for all the permitted boilers. The boiler inspection reports are available on-site and will be furnished upon request.					
	nual inspections were performed in the second half of 2023. The records of operational inspection compliance folders and e-files stored on air quality servers.	ns and preventive	e maintenance		
Reporting: LANL submitted two procedures that are used to carry out the operational inspections: "Preventive Maintenance Instruction (PMI) 403-A.006: Hot Water Boiler Yearly Fireside/Waterside Inspection and Maintenance" for boilers at TA-53 and TA-55 and "Maintenance Procedure UIDO-PROC-76-28-010-R0: TA-09/16 Steam Plants – Annual Boiler Waterside/Fireside Checklist" for boilers located at TA-16. The procedures were submitted to NMED AQB on May 14, 2015 (SBR20150006) within 90 days after permit P100-R2 issuance. Revisions were last made to PMI 403-A.006 on October 24, 2018. Minor revisions were made to Maintenance Procedure UIDO-PROC-76-28-010-R0 on March 13, 2023.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
EQUIPMENT SPECIFIC	REQUIREMENTS				
CHEMICAL USAGE					
A900 Regulated Sources – Chemical Usage				∑ Yes	☐ No
A. Table 900.A lists all	of the process equipment authorized for this source category.			□ /a	
Methods: No changes	were made to this source category during this certification period.			☐ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A902 Emission Lim	its – Chemical Usage				
A. Table 902.A lists th 2195N-R2).	e emission units, and their allowable emission limits. (40 CFR 50; Paragraphs 1, 7, and 8 of 20.	2.70.302.A NMA	C, NSR Permit	⊠ Yes	□No
Methods: Emissions are calculated and reported on a six-month basis in accordance with permit condition A109.B. Comparison against the allowable emission limits is performed at each of these certification periods. Allowable emission limits were not exceeded during this certification period.			□ N/A		
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
	equirements – Chemical Usage				
A. The permittee shall	comply with all applicable sections of the requirements listed in Table 903.A.				

2. If you answered <i>No</i> to question for <i>all</i> Deviations that <i>p</i> . For <i>all</i> Deviations that <i>d</i>	ner information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condi- uestion 3, list all deviations in the Deviations section. produced excess emissions, provide only a) the AQBCR EER Tracking Number. It did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Cor Please indicate in b), your Description, whether each deviation has been previously reported to NMED.		I) the Start & End	3. Was this fac continuously ir with all require this condition reporting perio	ements of during the
	se is tracked and emissions are calculated monthly to determine TAP emissions for RLUOB-CHEM. evels, an NSR permit revision would be requested. No TAP limits were exceeded during this certif		s are expected	⊠ Yes	☐ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	□ N/A	
A. The Chemical Usa	Limitations – Chemical Usage ge source category is authorized for continuous operation. No monitoring, recordkeeping, or inuous hours of operation.	reporting requ	irements are re	equired to de	monstrate
 A904 Operational Limitations – Chemical Usage B. For Unit RLUOB-CHEM, the permittee shall obtain a NSR permit revision prior to the use of any TAP that is expected to be emitted in excess of the stack-height-corrected screening levels at 20.2.72.502 NMAC. (NSR Permit 2195N-R2, Specific Condition 1.i, revised) Methods: Chemical use is tracked and emissions are calculated monthly to determine TAP emissions for RLUOB-CHEM. If TAP emissions are expected to exceed screening levels, an NSR permit revision would be requested. No TAP limits were exceeded during this certification period. 				⊠ Yes	☐ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
Requirement: The permof chemicals that are categories. Recordkeeping: The passis. These records s	mical Usage culations (Unit LANL-FW-CHEM) rmittee shall comply with the facility-wide VOC and HAP emission limits at Table 106.B. nittee shall monitor facility-wide chemical purchasing and site location using an electronic chemical vented to the atmosphere shall be estimated on a semi-annual basis, and categorized as VOC, Formittee shall record the quantity of total VOC emitted and the quantity of each individual and hall be maintained in accordance with Section B109. Sittee shall submit reports described in Section A109 and in accordance with Section B110.	d total HAPs on	ation of these	⊠ Yes □ N/A	□ No

1. Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. 2. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED.				3. Was this facil continuously in continuously	compliance nents of uring the
Methods: Requireme	nt: Facility-wide emissions did not exceed the VOC or HAP emission limits in Table 106.B.				
• ,	vide chemical purchases are monitored using LANL's electronic chemical tracking system. The chessions. Chemical emission information is submitted to NMED every six months in accordance with	•			
Recordkeeping: Recomaintained at the site	rds of facility-wide VOC and HAPs emissions are submitted with the Semi-Annual Emissions.	s Report and th	ne records are		
Reporting: Facility-wide VOC and HAPs emissions are calculated, recorded, and reported on a six-month basis in accordance with permit conditions A109.B, B109, and B110. The Semi-Annual Emissions Report includes individual HAPs emitted in a quantity greater than 0.5 tons per year. Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
Requirement: The per at Table 106.B. (NSR F Monitoring: The perm of chemicals that are categories. (NSR Perm Recordkeeping: The part 12-month total basis. Reporting: The permit	mical Usage culations (Unit RLUOB-CHEM) cmittee shall comply with the source-specific VOC emission limit at Table 902.A and the facility-wice termit 2195N-R2, Specific Condition 2.a., revised) nittee shall monitor chemical purchasing for the RLUOB-CHEM facility using an electronic chemical vented to the atmosphere shall be estimated on a monthly basis, and categorized as VOC, HAP, nit 2195N-R2, Specific Condition 4.c., revised) permittee shall record the quantity of total VOC and TAP, each individual HAP, and the total HAP. These records shall be maintained in accordance with Section B109. (NSR Permit 2195N-R2, Specific estates shall submit reports described in Section A109 and in accordance with Section B110. With respective emitted in a quantity greater than 0.5 tons per year.	al tracking systen TAP, or a combir s emitted on a m cific Condition 4.	n. The quantity nation of these nonthly rolling, .c., revised)	⊠ Yes □ N/A	□ No

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this facil continuously in o with all required this condition dureporting period	compliance nents of uring the
Methods: Requirement 106.B in NSR Permit 2	nt: Source specific VOC and facility-wide VOC and HAP emissions are in compliance with emission 195N-R2.	n limits set in Tak	oles 902.A and		
_	purchasing for the RLUOB-CHEM facility are monitored using LANL's electronic chemical trac nted to the atmosphere are estimated on a monthly basis and are categorized as VOC, HAP, T		•		
	uantity of total VOC and TAP, individual HAP, and the total HAPs emitted are recorded on a mintained in accordance with Section B109.	onthly rolling, 12	2–month total		
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110. The Semi-Annual Emission Report includes individual HAPs emitted in a quantity greater than 0.5 tons per year.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
EQUIPMENT SPECIFIC	REQUIREMENTS				
DEGREASERS					
A1000 Regulated So					☐ No
	Il of the process equipment authorized for this source category.			□ N/A	
Methods: No new pro	cess equipment was added to this source category during this certification period.			□ М/А	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A1002 Emission Lim	its -Degreasers				
A. Table 1002.A lists t	he emission units, and their allowable emission limits. (40 CFR 50; Paragraphs 1, 7, and 8 of 20.2	.70.302.A NMAC).	⊠ Yes	□No
	re calculated and reported on a six-month basis in accordance with permit condition A109.B. Colormed at each of these reporting periods. Allowable emission limits were not exceeded during the	· -		□ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A1003 Applicable Requirements – Degreasers					
A. The permittee shal	comply with all applicable sections of the requirements listed in Table 1003.A.			X Yes	☐ No
Methods: The LANL d	egreaser operation met all applicable requirements of 40 CFR Part 63, Subpart T during this certi	fication period.		□ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	∐ IN/A	

1. Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition.

3) Maintain records of the degreaser solvent content and quantity added and work practice checklists.

Reporting: The permittee shall submit reports described in Section A109 and in accordance with Section B110.

4) The permittee shall maintain records in accordance with Section B109.

2. If you answered No to question 3, list all deviations in the Deviations section.

For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number.

For *all* Deviations that *did not produce* excess emissions, provide **a)** The Unit ID, **b)** The Cause of and a Description of the Deviation, **c)** the Corrective Action, and **d)** the Start & End Dates of the deviation. Please indicate in **b)**, your *Description*, whether each deviation has been previously reported to NMED.

3. Was this facility continuously in compliance with all requirements of this condition during the reporting period?

A1004 Operational Limitations - Degreasers

A. The Degreasers source category is authorized for continuous operation. No monitoring, recordkeeping, or reporting requirements are required to demonstrate compliance with continuous hours of operation.

A1007 Other – Degreasers **Operational Requirements (Degreasers)** Requirement: The permittee shall comply with the applicable requirements according to 40 CFR 63, Subpart T, including, but not limited to: 1) Ensure the degreaser is closed with a tight fitting cover whenever not in use, and 2) Maintain a freeboard ratio of 0.75 or greater, and 3) Collect and store all waste solvent and wipe rags in closed containers, and 4) Perform flushing within the freeboard area only, and 5) Allow cleaned parts to drip for 15 seconds or until dripping stops, and 6) Do not exceed the fill line on the solvent level, and 7) Wipe up spills immediately, and X Yes No 8) Do not create observable splashing with agitation device, and □ N/A 9) Ensure that the degreaser is not exsposed to drafts greater than 40 meters/min, and 10) Do not clean sponges, fabric, wood, or paper. Monitoring: The permittee shall monitor and record the amount of solvent added to the degreaser. **Recordkeeping:** The permittee shall: 1) Calculate the actual emissions rate (pounds/month) of VOC and HAPs based on the quantity of solvent lost to evaporation on a monthly basis. 2) Calculate the semi-annual emissions rate (tons/year) for this source category and add to the facility-wide emission rates in Table 106.B.

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this facil continuously in o with all requirer this condition dureporting period	compliance ments of uring the
Methods: Requiremen	t: 1) The degreaser is kept closed with a tight fitting cover when it is not being used.				
2) A freeboard ratio of	0.75 or greater is maintained.				
3) All waste solvent an	d solvent contaminated wipe rags are collected and stored in closed containers.				
4) Flushing operations	are performed only within the freeboard area.				
5) Cleaned parts are al	lowed to drip for 15 seconds or until dripping stops.				
6) The fill line has not l	peen exceeded.				
7) Spills are wiped up i	mmediately.				
8) Administrative cont	rols are in place to prevent observable splashing with an agitation device.				
9) The degreaser is loc	ated in a glove box with a set ventilation flow rate. Exhaust flows do not exceed 40 meters/min.				
10) Sponges, fabric, wo	ood, or paper are not cleaned in the degreaser.				
Monitoring: A Degreas	er Recordkeeping database is used to track the amount of degreaser solvent added, removed, ar	nd lost.			
Recordkeeping: A Degreaser Recordkeeping database is used to track the amount of degreaser solvent added, removed, and lost. This system is used to calculate emissions.					
1) The actual emission	rate (pounds/month) of VOC and HAPs is automatically calculated by the database when data is	entered on a mo	onthly basis.		
2) The semi-annual em	issions (tons/year) are also calculated by the database. These emissions are included in the facili	ty-wide totals.			
3) Checklists for work maintained on-site.	practice standards have been completed for this certification period. Records of solvent cor	ntent and quant	ity added are		
4) Records for this sou	rce category are maintained in accordance with Section B109.				
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
EQUIPMENT SPECIFIC				⊠ Yes	□No
INTERNAL COMBUSTION					
	urces – Internal Combustion I of the process equipment authorized for this source category.			│	
A TUDIC TIOU.A IISUS di	i of the process equipment authorized for this source edicatory.			i	

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this fac continuously in with all require this condition of reporting period	compliance ements of during the
	.A. lists the current internal combustion equipment authorized for this source category. No new γ during this certification period.	process equipme	ent was added		
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A1102 Emission Lin	site Internal Computation				
	nits – Internal Combustion the emission units, and their allowable emission limits. (40 CFR 50; Paragraphs 1, 7, and 8 of 20.	.2.70.302.A NMA	C; NSR permit	∑ Yes	□No
Methods: Emissions are calculated and reported on a six-month basis in accordance with permit condition A109.B. Comparison against the allowable emission limits is performed at each of these reporting periods. Allowable emission limits were not exceeded during this certification period.				□ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
	equirements – Internal Combustion I comply with all applicable sections of the requirements listed in Table 1103.A.			5 1	
•	ompliance with the applicable requirements for permitted internal combustion units.			⊠ Yes	∐ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	□ N/A	
A1104 Operational	<u>Limitations – Internal Combustion</u>				
	eration and Emission Limits for Unit TA-33-G-1P				
· ·	s limited to eight (8) hours of daily operation at full capacity. Operation shall occur between the l F-R4, Condition A1104.A)	nours of 7:00 AM	1 and 5:00 PM.		
2) Unit TA-33-G-1P i	s limited to the emissions limits stated in Table 1102.A. (NSR Permit 2195F-R4, Condition A1104.	A)		Myss	□ Na
Unit TA-33-G-1P usin	nittee shall monitor the time(s) of operation each day, and the daily and monthly rolling 12-morg a non-resettable hour meter. Hours that do not represent hours the unit is operated at the uent subtraction from the daily and monthly rolling 12-month totals		•	⊠ Yes □ N/A	∐ No
Recordkeeping: The	permittee shall maintain the following records and in accordance with Section B109:				
1) The permittee shall keep records of the time(s) of operation each day, and the daily, monthly, and the monthly rolling 12-month total hours of operation of the genset listed above, as indicated on the non-resettable hour meter. The permittee may record and subtract hours of operation that do not represent operating hours at the TA-33 site.					
2) The permittee shall calculate the annual emissions of all criteria and hazardous air pollutants from Unit TA-33-G-1P. The permittee may subtract					

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this facility continuously in compliance with all requirements of this condition during the reporting period?
	e not the result of operations at TA-33. nittee shall submit reports in accordance with Section B110.			
·	ent: Unit TA-33-G-1P operated within the permitted time period of 7:00AM-5:00PM and ran few ertification period. Emissions are lower than the limits stated in Table 1102.A. in NSR permit 2195		per day at full	
_	es of operations are monitored and the generator is equipped with a non-resettable hour meter. There are identified in a log sheet.	The purpose of ϵ	equipment use	
Recordkeeping: 1) A log book is located in the trailer that contains the unit. The log book includes hours of operation recorded daily when the equipment operates. The monthly rolling 12-month total hours of operation are calculated in a spreadsheet. Operations at areas outside TA-33 are recorded.				
2) The annual emissi	ons of criteria and HAPs are calculated based on the hours of operation.			
Reporting: Reports a	re submitted as required by permit conditions in accordance with Section B110.			
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	
	<u>Limitations – Internal Combustion</u> eration and Emission Limits for Units TA-33-G-2 through -4			
1) Units TA-33-G-2	hrough -4 are authorized to operate 500 hours per generator per calendar year. (NSR Permit 219	5P, Specific Cond	lition 1.b.)	
2) Units TA-33-G-2 2195P, Specific C	through -4 shall each be certified to be in compliance with applicable non-road emission standa ondition 1.c.)	ards in 40 CFR 89	9. (NSR Permit	
Monitoring: The per	mittee shall monitor the total hours of operation for each genset, Units TA-33-G-2 through -4, using	g a non-resettab	le hour meter.	∑ Yes ☐ No
Recordkeeping: The	permittee shall:			□ N/A
1) Record the total hours operation of the gensets listed above, as indicated on the non-resettable hour meter. (NSR Permit 2195P, Specific Condition 4.a., revised)				
2) Calculate and re	ord the semi-annual emissions of criteria and hazardous air pollutants from each genset, Units TA	-33-G-2 through	-4.	
3) Maintain a copy	of the engine certification to the applicable non road emission standards in 40 CFR 89. (NSR Permit	2195P, Specific	Condition 4.c.)	
Reporting: The perr	nittee shall submit reports described in Section A109 and in accordance with Section B110.			

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End 				3. Was this facilit continuously in co with all requirement this condition dur	ompliance ents of
	Please indicate in b) , your <i>Description</i> , whether each deviation has been previously reported to NMED.	rective Action, and c	if the start & End	reporting period?	
Methods: Requireme described below:	nt/Monitoring: Compliance with the hourly operational limitations and emission requirements	for TA-33-G-2 t	hrough -4 are		
1) The operating hour during this certificatio	readings are collected twice a year to verify the hour limit is not approached. The hour limits for n period.	these units were	not exceeded		
2) Manufacturer's cer	tificates of compliance with applicable non-road emission standards are maintained on-site.				
The hour meters on th	nese units are non-resettable.				
Recordkeeping:					
1) Equipment operation	ng hours are recorded.				
2) The emissions of re	gulated pollutants from Units TA-33-G-2, TA-33-G-3 and TA-33-G-4 are calculated and recorded σ	on a six-month ba	asis.		
3) Certificates of comp	pliance with applicable non-road emission standards are maintained on-site.				
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A1105 Fuel Sulfur R	equirements – Internal Combustion				
A. Fuel Sulfur R	equirement for Unit TA-33-G-1P				
Requirement: Unit TA	-33-G-1P while in use at TA-33 shall combust only diesel fuel containing no more than 500 ppmw	total sulfur.			
Monitoring: None.				⊠ Yes	□No
Recordkeeping : The permittee shall demonstrate compliance with the limit on total fuel sulfur content by maintaining records of a current, valid purchase contract, tariff sheet or transportation contract for the fuel, or fuel analysis, specifying the fuel grade and certification or allowable sulfur limit. If fuel analysis is used, the analysis shall not be older than one year. Alternatively, compliance may be demonstrated by keeping a receipt or invoice from a commercial fuel supplier with each fuel delivery, which shall include the delivery date, the fuel type delivered, and amount of fuel delivered, and the maximum sulfur content of the fuel.				□ N/A	
Reporting: The permit	tee shall submit reports described in Section A109 and in accordance with Section B110.				

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this facility continuously in compliance with all requirements of this condition during the reporting period?
·	nt: Only Ultra Low Sulfur Diesel (ULSD) is used at the facility and it contains no more than 15 nanifests and bill of ladings.	ppm sulfur. Su	lfur content is	
Monitoring: None				
Recordkeeping: Only ULSD fuel containing no more than 15 ppm sulfur is used in this unit. Copies of the fuel manifests and bill of ladings are maintained in electronic files.				
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	
A1106 20.2.61 NMAC Opacity – Internal Combustion A. CI-RICE - TA-33-G-1P, TA-33-G-2, TA-33-G-3, TA-33-G-4, RLUOB-GEN-1, RLUOB-GEN-2, RLUOB-GEN-3, TA-48-GEN-1, TA-55-GEN-1 TA-55-GEN-2 and TA-55-GEN-3 Requirement: Visible emissions from the stacks of the above listed sources shall not equal or exceed an opacity of 20 percent. Monitoring: During steady state operation, opacity shall be measured over a 10-minute period in accordance with the procedures at 40 CFR 60, Appendix A, Method 9 as required by 20.2.61.114 NMAC. Opacity measurements shall be conducted on a quarterly basis per calendar year as qualified by the Section B108.D monitoring provisions. This requirement excludes Insignificant and Trivial Activities. Recordkeeping: The permittee shall maintain records of all Method 9 observations, and in accordance with Section B109. Reporting: The permittee shall report date, time, and results of all Method 9 observations. The permittee shall submit reports described in Section				Yes □ No □ N/A

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this facility continuously in compliwith all requirements this condition during the reporting period?	of
Methods: Requireme opacity in listed source	nt: No opacity measurements were required during this certification period, no visible emissions es.	were observed t	to exceed 20%		
Monitoring: Opacity r	neasurements were not required during this certification period.				
Section B108.D(2) of the permit allows for reduced frequency of opacity monitoring, if the unit operates 25% (547.5 hours in a quarter) or less of a monitoring period (calendar quarter). After two successive periods without monitoring, monitoring is required during the next period, unless the unit has operated less than 10% (219 hours in a quarter) of the monitoring period. If the unit runs less than 10% that period is not considered as one of the two successive periods. No applicable CI-RICE units operated more than 25% for two successive monitoring periods during this certification period, therefore no additional monitoring was required.					
Recordkeeping: Recor	ds are maintained in accordance with Section B109.				
Reporting: A standard form is used for all opacity measurements. The form includes the date, time, and results of the Method 9 observations. Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A. 40 CFR 60, Subpart IIII (Emergency Generators Units RLUOB-GEN-1 through -3) Requirement: The units are subject to 40 CFR 60, Subpart IIII and the permittee shall comply with the applicable emissions standards and fuel requirements in §60.4205(a), §60.4206 and §60.4207(b) and Table 1102.B. In addition the permittee shall follow the compliance requirements stated in §60.4211(a, b, and f) and the general provisions of 40 CFR 60 Subpart A as required in §60.4218. Monitoring: None Recordkeeping: The permittee shall maintain records in accordance with Section B109. Reporting: The permittee shall comply with all applicable reporting requirements of 40 CFR 60, Subpart A as required in §60.4218 and in accordance with Section B110.				⊠ Yes □ □ N/A	No

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 					lity compliance ments of uring the d?
Methods: Requirement	nt: The manufacturer's emissions certifications as required by §60.4205(a) are available on site.				
•	nents of 15 ppm are met by fuel manifests and bill of ladings documenting ULSD purchas cations for nonroad engines are on-site; non-emergency maintenance checks and readiness test \$60.4211(f)(3).	• •	. ,		
Monitoring: N/A					
	of non-emergency and emergency operation are recorded at the facility during generator oper is than 100 hours to date on non-emergency maintenance and readiness checks in accordance wi		-		
Reporting: Hours of o	perations are reported in accordance with Section B110.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
B. 40 CFR 60, Subpart IIII (Emergency Generators Unit TA-48-GEN-1, TA-55-GEN-1 TA-55-GEN-2 and TA-55-GEN-3) Requirement: The units are subject to 40 CFR 60, Subpart IIII and the permittee shall comply with the applicable emissions standards and fuel requirements in §60.4205(b), §60.4202(a)(2), §60.4206 and §60.4207(b) and Table 1102.B. In addition, the permittee shall follow the compliance requirements stated in §60.4211(a, c and f) and the general provisions of 40 CFR 60 Subpart A as required in §60.4218. Monitoring: None Recordkeeping: The permittee shall maintain records in accordance with Section B109. Reporting: The permittee shall comply with all applicable reporting requirements of 40 CFR 60, Subpart A as required in §60.4218 and in accordance with Section B110. Methods: Requirement: The manufacturer's emissions certifications as required by §60.4205(b) are available on site.					□ No
Diesel sulfur requirem	ents of 15 ppm are met by fuel manifests and bill of ladings documenting ULSD purchases.			□ N/A	
§60.4211 (a) (c) and (f) - Manufacturer's certifications for non-road engine are on-site to demonstrate compliance with standards; non-emergency maintenance checks and readiness testing of such units are limited to 100 hours per year per §60.4211(f)(3).					
Monitoring: None					
Recordkeeping: Hours of non-emergency and emergency operation are recorded at the facility during generator operation. The units subject to this condition operated less than 100 hours to date on non-emergency maintenance and readiness checks.					
Reporting: Hours of operations are reported in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		

1. Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. 2. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED.				3. Was this facil continuously in o with all requirer this condition do reporting period	compliance ments of uring the
EQUIPMENT SPECIFIC	REQUIREMENTS				
DATA DISINTEGRATO	R				
A1200 Regulated Sc	ources – Data Disintegrator			⊠ Yes	□No
A. Table 1200.A lists a	Il of the process equipment authorized for this source category.				Ш -
Methods: No new pro	cess equipment was added and no changes were made to this source category during this certification	ication period.		□ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A1201 Control Equi	pment – Data Disintegrator				
	all of the pollution control equipment required for the applicable regulated equipment in this she same number that was assigned to it in the permit application.	ource category.	Each emission	⊠ Yes	☐ No
Methods: No new pol	lution control equipment was added and no changes were made to this source category during t	his certification	period.	□ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A1202 Emission Limits – Data Disintegrator A. Table 1202.A lists the emission units, and their allowable emission limits. (40 CFR 50; Paragraphs 1, 7, and 8 of 20.2.70.302.A NMAC; NSR Permit 2195H).					□No
	re calculated and reported on a six-month basis in accordance with permit condition A109.B. Colormed at each of these reporting periods. Allowable emission limits were not exceeded during the			⊠ Yes □ N/A	_
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A1203 Applicable R	equirements – Data Disintegrator				
A. The permittee shal	comply with all applicable sections of the requirements listed in Table 1203.A.			⊠ Yes	No
Methods: LANL data	disintegrator operations meet the requirements of NSR Permit No. 2195H.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	□ N/A	
A1204 Operational	<u> Limitations – Data Disintegrator</u>				
A. Operational	Throughput Limitation (Unit Data Disintegrator)			⊠ Yes	☐ No
Requirement : The Unit Data Disintegrator is limited processing no more than 25,000 boxes or 565 tons per year media. To avoid Compliance Assurance Monitoring (CAM) requirements under 40 CFR 64, the Data Disintegrator shall limit uncontrolled potential PM emissions by limiting media processing no more than 25,000 boxes or 565 tons per year.				□ N/A	

1. Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. 2. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED.				3. Was this facility continuously in countinuously in countinuously in countinuously in all requirements condition during period?	mpliance ents of ing the
Monitoring: The permittee shall perform the monitoring required in Condition A1207.A.					
Recordkeeping : The permittee shall perform the recordkeeping required in Condition A1207.A.					
Reporting : The permittee shall perform the reporting required in Condition A1207.A.					
Methods: Requirement: A log is kept to ensure that no more than 25,000 boxes or 565 tons per year	r of media are pro	cessed.			
Monitoring: Addressed in Condition A1207.A. Monitoring.					
Recordkeeping: Addressed in Condition A1207.A. Recordkeeping.					
Reporting: Addressed in Condition A1207.A. Reporting.					
Deviations: Unit ID Cause, Description of Deviation, and Corrective Action Taken or Tracking number		Start Date	End Date		
A. Emission calculations (Data Disintegrator) Requirement: The permittee shall calculate Data Disintegrator emissions based on the records of the number of boxes of media that are destroyed. Monitoring: The permittee shall monitor the quantity of media destroyed on a monthly basis. The total weight shall be based on a previously determined average box weight. This average weight determination shall be maintained as part of the records for this facility. Recordkeeping: The permittee shall calculate the actual emissions rate (tons per reporting period) for the emission units listed in Table 1200.A on a semi-annual basis. The emission rate in tons per year shall be calculated by summing the emissions from the previous reporting period with the current period. Records shall be maintained in accordance with Section B109. Reporting: The permittee shall submit reports described in Section A109 and in accordance with Section B110.				⊠ Yes □ N/A	□ No

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this facilitic continuously in community with all requirem this condition dureporting period?	ompliance ents of ring the
Methods: Requirement basis.	nt: A log is kept to record the number of boxes of media destroyed monthly and is used to calculate	ulate emissions o	n a six-month		
	tions log is kept to monitor the number of boxes of media that are destroyed each month. The intained as part of the facility records.	e average box we	eight has been		
These records are ma	ctual emissions rate is calculated for the emission unit on a six-month basis and is included in the intained on-site. The emission rate in tons per year is calculated by summing the emissions from d. The emissions are compared to the allowable emissions for the unit. Records are maintained in	the previous re	porting period		
accordance with the r	and monitoring reports are submitted on a six-month basis and compliance certification is sureporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, are completed and submitted in accordance with Section B110.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
B. Cyclone/Clot	<u>Disintegrator</u> h Tube Filters (Data Disintegrator)				
•	ermittee shall perform regular maintenance and repair on the cyclone and cloth tube SR Permit 2195H, Specific Condition 1.d.)	e filter(s) per n	nanufacturer's		
Monitoring: N/A					
· ·	permittee shall maintain adequate records on site to demonstrate compliance with manufactures for the cyclone and the cloth tube filter(s). (NSR Permit 2195H, Specific Condition 4.a.) Ron B109.		-		
Reporting: The permit	tee shall submit reports described in Section A109 and in accordance with Section B110.			∑ Yes	□No
Methods: Requirement: Preventive maintenance and repair are performed on the data disintegrator cyclone and cloth tube filter(s) following manufacturer's recommendations.				 □ N/A	_
Monitoring: N/A					
Recordkeeping: Records of maintenance performed on the cyclone and cloth tube filter(s) are available on-site. Manufacturer recommended repair and maintenance information are also available on-site. Records are maintained in accordance with Section B109.			nended repair		
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		

2. If you answered <i>No</i> to question for <i>all</i> Deviations that <i>p</i> . For <i>all</i> Deviations that <i>d</i> .	ner information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condi- nestion 3, list all deviations in the Deviations section. Intercolor or		I) the Start & End	3. Was this facil continuously in a with all requirer this condition dureporting period	compliance ments of uring the
A1207 Other – Data	<u>Disintegrator</u>				
C. Compliance	Testing (Data Disintegrator)				
1 through 4, Method !	notification by the Department, compliance testing is required, it shall be conducted in accordance for TSP, and conducted in accordance with 450 CFR 60, Appendix A. For combined TSP and PM10 idix M, Method 201. Alternative test method(s) may be used if the Department approves the changel), testing shall be	in accordance		
Monitoring: N/A					
Recordkeeping: The p	permittee shall maintain records in accordance with Section B109.				
Reporting: The permi	ttee shall submit reports described in Section A109 and in accordance with Section B110.			⊠ Yes	☐ No
Methods: Requireme	nt: No compliance test was required or performed during this certification period.			□ N/A	
Monitoring: N/A					
Recordkeeping: Recocertification period.	rds are maintained in accordance with Section B110. No tests were conducted and no record	ds were generat	ed during this		
accordance with the	and monitoring reports are submitted on a six-month basis and compliance certification is sureporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, ts are completed and submitted in accordance with Section B110.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
				<u> </u>	
EQUIPMENT SPECIFIC	REQUIREMENTS			İ	
TA-3 POWER PLANT					
A1300 Regulated So	ources – TA-3 Power Plant			İ	
A. Table 1300.A lists a	Il of the process equipment authorized for this source category.				
	trative revision was made to NSR Permit 2195B-M3R2 for an identical like-kind turbine engine repl I engine Unit TA-3-22-CT-1 to the TA-3 Power Plant, during this certification period. NMED-AQB is			⊠ Yes □ N/A	☐ No
Two new pieces of pro	ocess equipment are currently being installed at this facility during this certification period. The termitted in NSR Permit 2195B-M3 are being installed and are anticipated to begin operation son		boilers (TA-3-	_	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
				<u> </u>	
A1301 Control Equi	pment – TA-3 Power Plant			I	

2. If you answered <i>No</i> to question for all Deviations that properties for all Deviations that all the second seco	er information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condi- destion 3, list all deviations in the Deviations section. Toduced excess emissions, provide only a) the AQBCR EER Tracking Number. The lide not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corplease indicate in b), your Description, whether each deviation has been previously reported to NMED.		I) the Start & End	3. Was this fac continuously ir with all require this condition reporting perio	n compliance ements of during the
A. Table 1301.A lists all the pollution control equipment required for this source category. Each emission point is identified by the same number that was assigned to it in the permit application. Methods: No new pollution control equipment was added to this facility during this certification period.					☐ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	mber Start Date End Date			
A. Table 1302.A lists the emission units, and their allowable emission limits. (40 CFR 50; Paragraphs 1, 7, and 8 of 20.2.70.302.A NMAC; 40 CFR 60, Subparts A and GG; NSR Permit 2195B-M2). Methods: Emissions are calculated and reported on a six-month basis in accordance with permit condition A109.B. Comparison against the allowable emission limits is performed at each of these reporting periods. Allowable emission limits were not exceeded during this certification period.				⊠ Yes	☐ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A1302 Emission Limits – TA-3 Power Plant B. NOx emissions (all oxides of nitrogen expressed as NO2) from the boilers (Units TA-3-22-1 through -3) shall not exceed 0.3 lb/MMBtu of heat input when burning natural gas or oil as required by 20.2.33 and 20.2.34 NMAC. (NSR Permit 2195B-M2, Specific Condition A106.B) Methods: Results from source compliance tests performed on the boilers and calculations located in A1307.A - Monitoring (3) demonstrate that nitrogen dioxide emissions do not exceed 0.3 lb/MMBtu of heat input.					☐ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A1302 Emission Limits – TA-3 Power Plant C. For the Combustion Turbine (Unit TA-3-22-CT-1), the permittee shall comply with the NSPS Subpart GG NOx emissions limitation of 110.4 ppmv at 15% O2, dry basis (40 CFR 63.332(a)(1) and NSR Permit 2195B-M2, Specific Condition A106.C). Methods: The NOx emission concentrations and rates have been measured through emission stack testing and compared to the allowable emission limit for several years. NOx concentrations are consistently below the NSPS Subpart GG, NOx emission limit. The test reports are available on-site and have been provided to NMED in previous Semi-Annual Monitoring Reports. Deviations: Unit ID Cause, Description of Deviation, and Corrective Action Taken or Tracking number Start Date End Date				⊠ Yes □ N/A	□ No
D. For the Combustion	its – TA-3 Power Plant n Turbine (Unit TA-3-22-CT-1), the permittee shall comply with the NSPS Subpart GG SO2 emi y basis or through use of any fuel not exceeding 8000 ppmw total sulfur. (40 CFR 60.333 and N		•	⊠ Yes	☐ No

2. If you answered <i>No</i> to question for <i>all</i> Deviations that <i>p</i> For <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations the all Deviations that <i>all</i> Deviations the all Deviations that <i>all</i> Deviations the all Deviation	er information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condi- destion 3, list all deviations in the Deviations section. roduced excess emissions, provide only a) the AQBCR EER Tracking Number. did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Cor Please indicate in b), your Description, whether each deviation has been previously reported to NMED.		I) the Start & End	3. Was this fact continuously in with all require this condition d reporting perio	compliance ments of uring the
	stion Turbine only uses natural gas. The natural gas transportation contract stipulates that gas properties of more than three quarters (3/4) grains of total sulfur per one hundred (100) dry standard cub				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A. The permittee shal	equirements – TA-3 Power Plant comply with all applicable sections of the requirements listed in Table 1303.A. ed in this section comply with the requirements listed in Table 1303.A. Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	⊠ Yes	☐ No
A. This source catego requirements are requirements	Limitations – TA-3 Power Plant ry is authorized to operate at any time of the day or night on any day of the year. No monitoring uired to demonstrate compliance with continuous hours of operation. In operation occurred for this source category during this certification period.	g, recordkeeping	g, or reporting	⊠ Yes	☐ No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
B. Units TA-3-22-1 thre	Limitations – TA-3 Power Plant ough -3 shall be operated on fuel oil for no more than 48 hours per year per boiler for non-emerger establishes exemption from 40 CFR 63, Subpart JJJJJJ	ncy maintenance	and readiness	⊠ Yes	∏No
	s used for maintenance and readiness testing during this certification period. The total operater year per boiler limit.	ing hours for fu	el oil was well	□ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A120F Fuel Sulfum B	aguiramenta TA 2 Dawar Dlant				
	equirements – TA-3 Power Plant s TA-3-22-1 through -3)				
Requirement: Externa	al combustion sources at the TA-3 Power Plant shall combust only natural gas containing no morining no more than 0.05 wt% total sulfur. (NSR Permit 2195B-M2, Specific Condition A110.A)	e than 2 gr/100 s	scf total sulfur	⊠ Yes	☐ No
Monitoring: N/A				□ N/A	
purchase contract, tai	permittee shall demonstrate compliance with the limit on total fuel sulfur content by maintain riff sheet or transportation contract for the gaseous or liquid fuel, or fuel analysis, specifying the If fuel analysis is used, the analysis shall not be older than one year. Alternatively, compliance ma	fuel grade and o	ertification or		

2. If you answered <i>No</i> to qu For <i>all</i> Deviations that <i>p</i> For <i>all</i> Deviations that <i>a</i> Dates of the deviation. I	er information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condi- estion 3, list all deviations in the <i>Deviations</i> section. roduced excess emissions, provide only a) the AQBCR EER Tracking Number. lid not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Cor- elease indicate in b), your <i>Description</i> , whether each deviation has been previously reported to NMED.	rective Action, and c		3. Was this facilit continuously in cowith all requirem this condition dur reporting period?	empliance ents of ring the
•	m a commercial fuel supplier with each fuel delivery, which shall include the delivery date, the fu	uel type delivered	d, and amount		
of fuel delivered, and	the maximum sulfur content of the fuel.				
Reporting: The permit	tee shall submit reports described in Section A109 and in accordance with Section B110.				
no more than three q	nt: The natural gas transportation contract states that gas provided to LANL will be pipeline qual parters (3/4) grains of total sulfur per one hundred (100) standard cubic feet. Fuel oil for this sou fur Diesel (ULSD) is delivered to the facility. ULSD contains less than 0.0015 wt% total sulfur.	•			
Monitoring: N/A					
	y of the natural gas transportation contract and fuel oil purchase contract is kept on-site. No fue his certification period.	l oil was purchas	ed for the TA-		
accordance with the r	and monitoring reports are submitted on a six-month basis and compliance certification is su eporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, are completed and submitted in accordance with Section B110.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A1305 Fuel Sulfur R	equirements – TA-3 Power Plant				
B. Combustion	Turbine (Unit TA-3-22-CT-1)				
-	mbustion turbine at the TA-3 Power Plant shall combust only natural gas containing no greater 2, Specific Condition A110.B)	than 2 gr/100 s	cf total sulfur.		
Monitoring: N/A					☐ No
Recordkeeping: The purchase contract, tar	permittee shall demonstrate compliance with the limit on total fuel sulfur content by maintain iff sheet or transportation contract for the gaseous fuel, or fuel analysis, specifying the fuel grade halysis is used, the analysis shall not be older than one year. (NSR Permit 2195B-M2, Specific	e and certificatio	n or allowable	□ N/A	
Reporting: The permit	tee shall submit reports described in Section A109 and in accordance with Section B110.				

2. If you answered <i>No</i> to question for <i>all</i> Deviations that <i>p</i> . For <i>all</i> Deviations that <i>d</i>	er information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condi estion 3, list all deviations in the <i>Deviations</i> section. roduced excess emissions, provide only a) the AQBCR EER Tracking Number. lid not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Cor Please indicate in b), your <i>Description</i> , whether each deviation has been previously reported to NMED.		I) the Start & End	3. Was this facility continuously in compli with all requirements this condition during t reporting period?	of
•	nt: This requirement is met as the natural gas transportation contract states that gas provided tent of no more than three quarters $(3/4)$ grains of total sulfur per one hundred (100) dry standard	-	ipeline quality		
Monitoring: N/A					
Recordkeeping: LANL'	s natural gas transportation contract is kept on-site.				
accordance with the	and monitoring reports are submitted on a six-month basis and compliance certification is su reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, its are completed and submitted in accordance with Section B110.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A. Sources Com Requirement: All com Monitoring: Use of nexceeds 20% averaged due to condensed way Method 9 as required Recordkeeping: The permit described in Section A Methods: Requirement compliance with the compliance with t	busting Natural Gas bustion units shall not exceed 20% opacity. (NSR Permit 2195B-M2, Specific Condition A111.A) atural gas fuel meeting the requirement at Condition A1305.A or B constitutes compliance with dover a 10-minute period. When any visible emissions are observed during steady state operation for vapor only, opacity shall be measured over a 10-minute period, in accordance with the proceed by 20.2.61.114 NMAC. ermittee shall record dates of any opacity measures and the corresponding opacity readings. It is a shall report dates of any opacity measures and the corresponding opacity readings. The proceed in accordance with Section B110. Int: LANL has certified opacity readers on-site who perform opacity readings using 40 CFR 60, Appendictly limitation. as fuel meets the requirement specified in Condition A1305.A and B. Use of natural gas fuel control of the measurement specified in Condition A1305.A and B. Use of natural gas fuel control of the measurement and during this certification period. In form is used for all opacity measurements. The form includes the date of measurement and during this certification period. If form is used for all opacity measurements. The form includes the date and time of the Method monitoring reports are submitted on a six-month basis and compliance certification is suffered monitoring schedules in A109. For more information, see comments in Sections A109.A, A109.B, as are completed and submitted in accordance with Section B110.	n and are determitures at 40 CFR 60 permittee shall so and a Method 9 possible of the compliance of the complete of the comple	ubmit reports to determine ance with the ded. No opacity and opacity n and opacity nnual basis in	Yes	No
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & E Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 	with all red	sly in compliance quirements of ion during the
A1306 20.2.61 NMAC Opacity – TA-3 Power Plant		
B. Boilers Combusting No. 2 Fuel Oil		
Requirement: All combustion units shall not exceed 20% opacity. (NSR Permit 2195B-M2, Specific Condition A111.B)		
Monitoring : During steady state operation, opacity shall be measured over a 10-minute period in accordance with the procedures at 40 CFR 6 Appendix A, Method 9 as required by 20.2.61.114 NMAC. Opacity measurements shall be conducted on a quarterly basis per calendar year whenever the boiler(s) are operational during the monitoring period. This requirement is subject to the monitoring provisions of Condition B108.D.	-	
Recordkeeping: The permittee shall maintain records of all Method 9 observations, and in accordance with Section B109.		
Reporting : The permittee shall report date, time, and results of all Method 9 observations. The permittee shall submit reports described in Section A109 and in accordance with Section B110.	on	
Methods: Requirement: Certified opacity readers are located on-site who perform opacity readings using 40 CFR 60, Appendix A, Method 9 determine compliance with the opacity limitation. Fuel oil was used and the opacity limit was not exceeded during this certification period.		☐ No
Monitoring: Opacity is read at least once per quarter when boilers are combusting fuel oil and when required by monitoring provisions in conditi B108.D. Opacity readings are measured over a 10-minute period and in accordance with 40 CFR 60, Appendix A, Method 9. A standard form is us for all opacity measurements. The form includes the date of measurement and opacity observed. Fuel oil was used during this certification period a Method 9 opacity measurements were conducted.	ed	
Recordkeeping: Records are maintained in accordance with Section B109.		
Reporting: A standard form is used for all opacity measurements. The form includes the date and time of the Method 9 observation and opac observed. Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. reporting requirements are completed and submitted in accordance with Section B110.	in	
Deviations: Unit ID Cause, Description of Deviation, and Corrective Action Taken or Tracking number Start Date End Date		
A1307 Other – TA-3 Power Plant		
A. Emission calculations (TA-3 Power Plant)		
Requirement : The permittee shall comply with the hourly and annual emission limits at Table1302.A. and Conditions A1302.B, C, and D for t combustion turbine and boilers. The boiler annual emission limit shall be expressed as the combined emissions from all 3 boilers. (NSR Permit 2195 M2, Specific Condition A801.A)		☐ No
Monitoring: The permittee shall perform the following calculations on a monthly basis:	□ N/A	
1) Calculate the average hourly emissions rates (pph) for each emissions unit based on the monthly total fuel consumption and monthly actual hou of operation.	rs	
2) Calculate the actual annual emissions rates (tpy) for all emissions units based on the monthly rolling 12-month total fuel consumption and t	ne	

2. If you answered <i>No</i> to question for all Deviations that period for all Deviations that a Dates of the deviation. I	er information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condi- estion 3, list all deviations in the Deviations section. roduced excess emissions, provide only a) the AQBCR EER Tracking Number. lid not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Cor Please indicate in b), your Description, whether each deviation has been previously reported to NMED. -month total hours of operation.		d) the Start & End	3. Was this facility continuously in compliance with all requirements of this condition during the reporting period?
3) All NOx emission r	ates for the boilers shall also be calculated in terms of lb/MMBtu heat input.			
(NSR Permit 2195B-M	2, Specific Condition A801.A)			
Recordkeeping: The p	permittee shall maintain records in accordance with Section B109.			
Reporting: The permi	ttee shall submit reports described in Section A109 and in accordance with Section B110.			
Methods: Requirement exceed the hourly or a	nt: All emissions calculations required by this section are performed for the emission units listennual emission limits.	ed. The emissior	n units did not	
Monitoring: Emissions	spreadsheets are in place that calculate all required emissions and are used for monitoring and	reporting purpo	ses.	
1) The average hourly	emission rates are included in the spreadsheet.			
2) The actual annual e	mission rates are included in the spreadsheet.			
conducted on all 3 bo lbs/MMBtu by dividin emission range was co	are based on the emission factor for NOx (lb/MMscf), which is 58 lb/MMscf, this emission factor bilers in September 2002 burning natural gas after the flue gas recirculation (FGR) was installed good by the high heat value of natural gas (the number of Btu in a scf). As the HHV of natural gas alculated using the low and high values at LANL between 2011 and 2023, the lowest was 939.5 fore the NOx emission rate will range from 0.0537 to 0.0617 lbs/MMBtu. These NOx emission limit in A1302.B.	ed. This factor is ranges in value 97 Btu/scf and th	s converted to , the following ne highest was	
Recordkeeping: Recor	ds are maintained in accordance with Section B109.			
accordance with the r	and monitoring reports are submitted on a six-month basis and compliance certification is su reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, its are completed and submitted in accordance with Section B110.			
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	
A1307 Other – TA-3 B. Fuel Usage (<u>Power Plant</u> Boilers, Units TA-3-22-1 through -3)			
Requirement: Combir in any 12-month peri respective unit (3 sepa for use by the TA-3 po	ned boiler operation shall not consume more than 1000 MMscf of natural gas and no more than 5 od. Volumetric natural gas fuel flow shall be measured using gas flowmeters installed on the arate gas flowmeters). Fuel oil usage shall be measured using a single inventory meter located at a wer plant boilers. (NSR Permit 2195B-M2, Specific Condition A803.A, revised)	natural gas fue a storage tank th	l inlet to each at is dedicated	
shall be continuously	If fuel flow rate shall be continuously monitored whenever liquid fuel is combusted. The natural ges monitored whenever natural gas is combusted. The hours of operation of each boiler shall be ecific Condition A803.A, revised)			

2. If you answered <i>No</i> to qu For <i>all</i> Deviations that <i>p</i> For <i>all</i> Deviations that <i>a</i> Dates of the deviation. I	er information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condi- estion 3, list all deviations in the Deviations section. roduced excess emissions, provide only a) the AQBCR EER Tracking Number. lid not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Cor Please indicate in b), your Description, whether each deviation has been previously reported to NMED.	rective Action, and d		3. Was this facilit continuously in cowith all requirement this condition dur reporting period?	empliance ents of ring the
a monthly basis, to inc shall record the hours	permittee shall record the monthly total of liquid fuel (gallons) for all boilers combined and gased lude a monthly total. Annual fuel usage shall be calculated and recorded on a monthly rolling 12-m of operation of each boiler on a monthly basis, to include a monthly total. The record shall include on for all 3 boilers combined. The permittee shall maintain records in accordance with Section 3.A, revised)	onth total basis. e the monthly rol	The permittee ling 12-month		
Reporting: The permit	tee shall submit reports described in Section A109 and in accordance with Section B110.				
Volumetric flow is me	nt: The combined boiler natural gas use did not exceed 1,000 MMscf or 500,000 gallons of No. 2 fasured using the liquid or gas fuel flowmeters installed on the natural gas fuel inlet to each respections. All fuel use data are tracked monthly in a spreadsheet used for emission calculations.	-			
are continuously mor	as fuel meters are in place on each of the boilers. Fuel oil is measured using control panel reading itored when being combusted. A monthly and 12-month rolling total of both natural gas and verify usage does not exceed allowable limits.	-			
calculated and record monthly rolling 12-mo	monthly liquid fuel for all boilers and gaseous fuel for each boiler were recorded on a monthly based on a monthly based on a monthly rolling 12-month total basis. Total hours of operation of each boiler are recordenth total hours for all boilers combined. Hours of operation of each boiler are continuously mover plant operations staff. Records are maintained in accordance with Section B109.	ded monthly and	included in a		
accordance with the r	and monitoring reports are submitted on a six-month basis and compliance certification is sul eporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, as are completed and submitted in accordance with Section B110.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A1307 Other – TA-3 C. Fuel Usage (Power Plant Combustion Turbine, Unit TA-2-22-CT-1)				
Requirement: The cor	mbustion turbine shall not consume more than 1400 MMscf of natural gas in any 12-month perfuel flowmeter installed on the fuel inlet of the combustion turbine. (NSR Permit 2195B-M2, Spe				
-	ral gas fuel flow rate for the combustion turbine shall be continuously monitored whenever necific Condition A802.A)	atural gas is con	nbusted. (NSR	⊠ Yes	☐ No
fuel usage shall be cal combustion turbine o	ermittee shall record the daily total of gaseous fuel (scf) for the turbine on a monthly basis, to inculated and recorded on a monthly rolling 12-month total basis. The permittee shall record the namenthly basis, to include a monthly total. The record shall include the monthly total hours on. The permittee shall maintain records in accordance with Section B109. (NSR Permit 2195B-Minus)	daily hours of op and monthly roll	eration of the ing 12-month	∐ N/A	
Reporting: The permi	ttee shall submit reports described in Section A109 and in accordance with Section B110.				

2. If you answered <i>No</i> to question for <i>all</i> Deviations that <i>p</i> For <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations the all Deviations that <i>all</i> Deviations the all Deviations that <i>all</i> Deviations the all Deviation	ner information or other facts used to determine the compliance status in the "Methods:" row beneath each permit conditions as section. In the section 3, list all deviations in the Deviations section. In the section 3, list all deviations in the Deviations section. In the section of the Deviation, c) the AQBCR EER Tracking Number. In the section of the Deviation, c) the Corplete indicate in b), your Description, whether each deviation has been previously reported to NMED.		d) the Start & End	3. Was this facility continuously in compliance with all requirements of this condition during the reporting period?
	nt: A 12-month rolling total for natural gas use is maintained and reviewed to verify usage does al fuel use is collected and recorded monthly in a spreadsheet used for calculating emissions.	not exceed 140	00 MMscf. The	
Monitoring: The nature combustion turbine.	ral gas flowmeter is installed on the turbine inlet. The fuel flowmeter continuously measures nat	ural gas being d	elivered to the	
Recordkeeping: Daily hours of operation are collected monthly and entered into the spreadsheet. A 12-month rolling total hours of operation is calculated using this information. Records are maintained in accordance with Section B109.				
accordance with the r	and monitoring reports are submitted on a six-month basis and compliance certification is subserved the submitted on a six-month basis and compliance certification is subserved to schedules in A109. For more information, see comments in Sections A109.A, A109.B, its are completed and submitted in accordance with Section B110.			
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	
A1307 Other – TA-3	Power Plant			
D. Load Require	ement (Combustion Turbine, Unit TA-3-22-CT-1)			
supplied algorithm, ex	mbustion turbine shall be operated at no less than 80% and no greater than 100% load as dete cept for minimal periods during startup and shutdown conditions. The permittee shall follow the occurred in order to minimize the duration of these events. (NSR Permit 2195B-M2, Specific Conc	manufacturer's		
Monitoring : The oper M2, Specific Condition	ating load of the combustion turbine shall be monitored once daily during normal operations of a 802.B)	that unit. (NSR	Permit 2195B-	⊠ Yes □ No
the manufacturer's re shall maintain a recor- time and duration for load. For any malfund maintain records in ac	permittee shall record the daily monitored operating load for the combustion turbine. The permit commended startup/shutdown procedure and the manufacturer's criteria for the determination d for each startup/shutdown or malfunction event for the combustion turbine. The record shall it each event, which is defined as the length of time the combustion turbine is operating at less that event, the record shall also include the nature of the malfunction and any corrective action event, the Section B109. (NSR Permit 2195B-M2, Specific Condition A802.B)	of turbine load. include the date han 80% or grea	The permittee , the start/end iter than 100%	□ N/A
Reporting: The permi	ttee shall submit reports described in Section A109 and in accordance with Section B110.			

2. If you answered <i>No</i> to question for <i>all</i> Deviations that <i>p</i> For <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations that <i>all</i> Deviations the all Deviations that <i>all</i> Deviations the all Deviations that <i>all</i> Deviations the all Deviation	er information or other facts used to determine the compliance status in the "Methods:" row beneath each permit conditions and it is all deviations in the Deviations section. Toduced excess emissions, provide only a) the AQBCR EER Tracking Number. Id not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corplease indicate in b), your Description, whether each deviation has been previously reported to NMED.		I) the Start & End	3. Was this facility continuously in compliance with all requirements of this condition during the reporting period?
malfunction event. Or	nt: The combustion turbine load was maintained between 80% and 100% during this certification 4/20/2023, starting at 2300 ending at 2303, the load went below 80% load for three minuted and the turbine was then shut down until a successful start-up could occur.	•		
Load range is calculate	ed by the turbine operating system and is manually recorded during each operation.			
Startup/shutdown pro	cedures are in place and are followed by the unit operators.			
load is recorded at lea	ge is calculated by the turbine operating system and is manually recorded each hour during no ast once daily during normal operations. This data is collected in the daily operating log. Startuld by the unit operators. Each time the unit is started or shut down, the data is entered into the record includes the date, start/end times, and duration.	o/shutdown prod	cedures are in	
Recordkeeping: The operating load is recorded at least once daily during normal operations. This data is collected in the daily operating log. Startup/shutdown procedures are in place and are followed by the unit operators. Each time the unit is started or shut down, the data is entered into a daily operating log, which is maintained on-site. The record includes the date, start/end times, and duration. Records are maintained in accordance with Section B109.				
accordance with the r	and monitoring reports are submitted on a six-month basis and compliance certification is sull eporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, its are completed and submitted in accordance with Section B110.			
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	
A1307 Other – TA-3				
Requirement: Each bo 3, respectively). Any n	ce Operation (Boilers, Units TA-3-22-1 through -3) Filer (Units TA-3-22-1 through -3) shall only be operated with a properly operating flue gas recirculation of the flue gas recirculation system during boiler operation may be subject to the excirmit 2195B-M2, Specific Condition A803.B)			
	gas recirculating fans shall be inspected for proper operation and maintenance once during each ermit 2195B-M2, Specific Condition A803.B)	n calendar month	n that the unit	Yes ☐ No N/A
shall include the date, include the nature and	ermittee shall record all inspections of the flue gas recirculating fans and any event during which time, name of operator conducting the inspection, and any discrepancies noted. For malfunction duration of the malfunction, and any corrective action taken. The permittee shall maintain reconstance. Specific Condition A803.B)	n events, the re	cord shall also	_
Reporting: The permi	ttee shall submit reports described in Section A109 and in accordance with Section B110.			

nis facility usly in compliance equirements of tion during the period?
□ No
☐ No
1

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. Subpart A and Subpart GG. (NSR Permit 2195B-M2, Specific Condition A802.D) 			d) the Start & End	3. Was this faci continuously in with all require this condition d reporting perior	compliance ments of uring the
•					
Monitoring: The perm Condition A802.D)	ittee shall comply with the monitoring and testing requirements of 40 CFR 60.334 and 60.335. (I	NSR Permit 2195	B-M2, Specific		
Recordkeeping: The page 5 Specific Condition A80	permittee shall comply with the recordkeeping requirements of 40 CFR 60.334 and 40 CFR $60.2.D$)	.7. (NSR Permit	2195B-M1-R2,		
Reporting: The permi	ttee shall comply with the reporting requirements of 40 CFR 60.7. (NSR Permit 2195B-M1-R2, Sp	ecific Condition	A802.D)		
Methods: Requiremen	nt: The combustion turbine is in compliance with 40 CFR Part 60 Subpart A and 40 CFR Part 60 Su	bpart GG.			
Monitoring: The comb	ustion turbine is in compliance with the monitoring and test requirements of 40 CFR 60.334 and	60.335.			
Recordkeeping: The combustion turbine is in compliance with the monitoring, notification, and record keeping requirements of 40 CFR 60.334 and 40 CFR 60.7.					
Reporting: The combu	stion turbine is in compliance with the reporting requirements of 40 CFR 60.7.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
A1307 Other – TA-3					
H. Periodic Emis	sions Tests (Combustion Turbine, Unit TA-3-22-CT-1)				
Requirement: The per M2, Specific Condition	mittee shall comply with the allowable emission limits at Table A1302.A, including the NOx ppmv A802.E)	limitation. (NSR	Permit 2195B-		
	ittee shall test using a portable analyzer or EPA Reference Methods subject to the requirements a equirements. For periodic testing of NOx and CO emissions tests shall be carried out as described		Section B108,		
Test results that demension limits.	onstrate compliance with the NOx and CO emission limits shall also be considered to demonst	rate compliance	with the VOC	⊠ Yes	☐ No
(1) The test period sha	ill be annually, based on a calendar year.			 ☐ N/A	
(2) The tests shall continue based on the existing testing schedule.				□ N/A	
(3) All subsequent monitoring shall occur in each succeeding monitoring period. No two monitoring events shall occur closer together in time than 25% of a monitoring period.					
(4) The permittee shall follow the General Testing Procedures of Section B111.					
(5) Performance testing required by 40 CFR 60, Subpart GG or 40 CFR 60, Subpart KKKK may be used to satisfy these periodic testing requirements if they meet the requirements of this condition and are completed during the specified monitoring period.					
Recordkeeping: The permittee shall maintain records in accordance with Section B109. The permittee shall also record the results of the periodic					

2. If you answered <i>No</i> to que For <i>all</i> Deviations that <i>pr</i> For <i>all</i> Deviations that <i>di</i> Dates of the deviation. P	r information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condi- stion 3, list all deviations in the Deviations section. oduced excess emissions, provide only a) the AQBCR EER Tracking Number. d not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Con- ease indicate in b), your Description, whether each deviation has been previously reported to NMED. Ing the turbine's fuel flow rate and horsepower at the time of the test, and the type of fuel fired	rrective Action, and c		3. Was this facil continuously in continuously	compliance nents of uring the
•	er is used to measure excess air in the exhaust gas, records shall be kept of the make and model of DRSAT apparatus or other gas absorption analyzer is used, the permittee shall record all calibrate		nd instrument		
The permittee shall als emissions rates.	o keep records of all raw data used to determine exhaust gas flow and of all calculations used to	determine flow r	ates and mass		
Reporting: The permit	ee shall report in accordance with Section B109, B110, and B111.				
<u> </u>	t: The facility is in compliance with the allowable emission limits in Table A1302.A, including onitoring and reporting sections below.	g the NOx ppmv	limitation, as		
Monitoring: The test followed the requirements and limitations required in Section B108. A combustion analyzer is used for this periodic emissions test. Instrument and calibration data are included in the final test report. An ORSAT or other similar gas absorption analyzer is not used. Results from the test demonstrate compliance with NOx and CO emission limits and thus the VOC emission limits. No limits were exceeded.					
1) An emission stack test was conducted on December 5, 2023; the test results demonstrated that the actual emissions were less than the allowable emissions.					
2) No additional stack testing was required during this certification period.					
3) The tests are performed annually if required, or at a frequency as specified in General Condition B108.D based on the percentage of time the unit has operated.					
4) The stack test was performed following the monitoring requirements in Section B108 and general testing procedures found in Section B111. Records of periodic emissions test include all data required by this section.					
5) Performance testing	met the requirements of this condition and were completed during the specified monitoring pe	eriod.			
Recordkeeping: The test followed the requirements and limitations required in Section B109. Records are kept of the periodic emissions test results, including the turbine's fuel flow rate and horsepower, and the type of fuel fired. A combustion analyzer is used for this periodic emissions test. Instrument and calibration data are included in the final test report. An ORSAT or other similar gas absorption analyzer is not used. Raw data and calculations are included in the test report.					
Reporting: Emissions and monitoring reports are submitted on a six-month basis and compliance certification is submitted on an annual basis in accordance with the reporting schedules in A109. For more information, see comments in Sections A109.A, A109.B, and A109.C of this report. All reporting requirements are completed and submitted in accordance with Section B110.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
EQUIPMENT SPECIFIC	REQUIREMENTS			⊠ Yes	☐ No
OPEN BURNING A1400 Regulated Sou	urces – Open Burning			□ N/A	
	<u>o</u>			l .	

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				3. Was this faci continuously in with all requirer this condition d reporting period	compliance ments of uring the	
Α.	Table 1400.A lists a	Ill of the process equipment authorized for this source category.				
Me	ethods: No open bu	rning occurred during this certification period.				
Dev	viations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
<u>A1</u>	402 Emission Lim	nits – Open Burning				
	Table 1402.A lists tl .2.65 NMAC).	ne emission units, and their allowable emission limits. (40 CFR 50; Paragraphs 1, 7, and 8 of 20.2.7	0.302.A NMAC; 2	20.2.60 NMAC;	⊠ Yes	☐ No
Me	ethods: No open bu	irning occurred during this certification period.			□ N/A	
Dev	viations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	_ ,	
<u>A1</u>	403 Applicable R	equirements – Open Burning				
A. The permittee shall comply with all applicable sections of the requirements listed in Table 1403.A.				⊠ Yes	No	
Me	ethods: No open bu	rning occurred during this certification period.			— — — — — — — — — — — — — — — — — — — —	
Dev	viations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date	□ N/A	
A1404 Operational Limitations – Open Burning A. This source category is authorized to operate at any time of the day or night on any day of the year. No monitoring, recordkeeping, or reporting requirements are reto demonstrate compliance with continuous hours of operation.				e required		
A14	407 Other – Ope	n Burning				
A.	Operational					
Red	quirement: The pe	rmittee shall comply with the applicable requirements of 20.2.60 NMAC and 20.2.65 NMAC, inclu	ıding, but not lim	nited to:		
1) Prior to initiating a burn consisting of vegetative material, the permittee shall submit to the Department a sampling and analysis plan and upon approval conduct representative sampling of the intended burn material and analyze samples for radionuclides, target analyte list (TAL) inorganic elements, polychlorinated biphenyls (PCBs), and high explosives (HE); and			☐ Yes	☐ No		
2)	2) The permittee shall submit to the Department a background concentration report for the contaminants listed in Condition A1407.A, Requirement (1). The report shall indicate locations where background concentrations were taken and compare sample results with background concentrations of the constituents; and			⊠ N/A		
3) The permittee shall not burn vegetative material which includes any contaminant above the relevant background concentration; and						
4) Upon receiving Department approval, the permittee shall conduct public notification in a display ad in at least four newspapers: Los Alamos Monitor, Rio Grande Sun, Santa Fe New Mexican, and the Albuquerque Journal, no less than 21 days in advance of a planned burn.						

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 			i) the Start & End	3. Was this faci continuously in with all required this condition d reporting period	compliance ments of uring the
Monitoring: The perr	nittee shall monitor all open burning as required by Department regulation or burn approval.				
Recordkeeping: The p	ermittee shall maintain records of all sampling and analysis plans and any representative sampling th Section B109.	ng conducted. Re	ecords shall be		
Reporting : The permi with Section B110.	ttee shall submit reports as outlined in the Condition 1407.A Requirements, as described in Se	ction A109, and	in accordance		
Methods: No open bu	rning occurred during this certification period.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
EQUIPMENT SPECIFIC EVAPORATIVE SPRAY					
P100-R2M1 - A1500 Regulated Sources – Evaporative Sprayers					☐ No
A. Table A1500.A lists all of the process equipment for this source category					
Methods: No new regulated process equipment has been added to this facility during this certification period.				□ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
	egulated Sources – Evaporative Sprayers – TA-60 SERF				
	all regulated air emission sources at the TA-60 SERF facility.				☐ No
Methods: No new reg	ulated air emission sources have been added to this facility during this certification period.			□ N/A	
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
P100-R2M1 - A1502	Emission Limits – Evaporative Sprayers				
A. The federally enforceable work practice standards in Conditions A1507.A and B establish the emissions allowable under the permit (20.2.70.7.H and I NMAC) since separate numerical pph and tpy emission limits for TSP, PM10, VOCs, and HAPs from the evaporators are not appropriate for this operating scenario. Hazardous air pollutants (HAPs) from the evaporative coolers are included in and subject to the individual and total HAP facility-wide emission limits in Table 106.B.			priate for this	☐ Yes	☐ No
Methods: The Evaporative Sprayers did not operate during this certification period.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
P100-R2M4 - A1502 Emissions Inventory and Reporting – TA-60 SERF – Evaporative Sprayers					
A. The permittee shall report actual ton per year (tpy) emissions of regulated air pollutants from the SERF evaporative sprayers as follows:					

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 			ነ) the Start & End	3. Was this fac continuously in with all require this condition of reporting perio	compliance ments of uring the
 (1) Actual ton per year (tpy) emission rates from the SERF sprayers of individual and total hazardous air pollutants (HAPs) shall be determined and applied toward the facility-wide HAPs tpy emission limit caps in Table 106.B (P100-R2M1), shall be included in the semi-annual emissions inventory report required at A109.A (P100-R2M1), and shall be included in the annual emissions inventory reports required by 20.2.73 NMAC and Condition B110.H (P100-R2M1). (2) Actual pph and tpy emission rates of particulate matter (PM), PM10, and PM2.5 shall be included in the annual emissions inventory reports required by 20.2.73 NMAC and Condition B110.H (P100-R2M1) but are not applied toward the facility-wide emission limit caps for those pollutants in Table 106.B. Only emissions from stacks (point sources) of those pollutants count toward these PSD synthetic minor limits in Table 106.B (P100-R2M1). 			☐ Yes ⊠ N/A	□ No	
Methods: The Evapor	ative Sprayers did not operate during this certification period.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
	equirements – Evaporative Sprayers onal applicable requirements other than those listed for the entire facility in Table 103.A.				
Requirement: Complitons per year. The em Monitoring: The per the Sanitary Effluent I of operation for each Recordkeeping: The psprayers. The emission Reporting: The permit water analysis includi	Evaporative Sprayers—Work Practice Standards Requirements (Evaporative Sprayers) ance with the allowable emission limits in Table 106.B shall be demonstrated by calculating the issions shall be calculated based on the most recent water analysis and hours of operation for the mittee shall conduct an analysis of the basin water, including analytical results (water concentrate Reclamation Facility (SERF) every two years beginning no later than calendar year 2018. The persprayer. ermittee shall record a monthly rolling, 12-month total of HAPs emissions based on the sum of emin factors for the HAPs shall be based on the values from the most recent water analysis. ttee shall submit reports described in Section A109 and in accordance with Section B111. An enganalytical results (water concentrations) for all HAPs, TAPs, and the total dissolved solids (TDS ng Report specified in A109.A for any year in which the water sampling is conducted.	e evaporative sp tions) for all HAP mittee shall mon issions from all th	rayers. Is and TAPs, at nitor the hours The evaporative If the required	⊠ Yes □ N/A	□ No

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 			I) the Start & End	3. Was this facil continuously in a with all requirer this condition do reporting period	compliance ments of uring the
Methods: The Evapor	ative Sprayers did not operate during this certification period.				
-	ility demonstrates compliance with the allowable emissions limits in Table 106.B by calculating t nost recent water analysis results and hours of operation are used to calculate the emissions.	he annual total I	HAP emissions		
=	ty conducts analysis of the basin water for HAPs and TAPs every two years effective 2018. Basin v and is scheduled to be conducted in 2024. The hours of operation are monitored and tabulated.		vas conducted		
• -	rds are kept on-site and include the monthly rolling and 12-month total of HAPs emissions based rayers. The emission factors are based on the values from the most recent water analysis.	I on the sum of e	missions from		
Reporting: Reporting is done in accordance with the Title V requirements specified in Section A109.A and Section B111. Water analysis results will be included in the Semi-Annual Monitoring Report for any year in which the water sampling is conducted. Basin water sampling was conducted in December of 2022 and is scheduled to be conducted in 2024.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
				<u> </u>	
P100-R2M1 - A1507	Evaporative Sprayers-Work Practice Standards			İ	
B. Maintenance	and Repair Requirements				
Requirement: Compli	ance with the allowable emission limits in Table 106.A shall be demonstrated by properly mainta	ining and repairi	ng the units.		
Monitoring: Maintenance and repair shall meet the minimum manufacturer's or permittee's recommended maintenance schedule. Activities that involve maintenance, adjustment, replacement, or repair of functional components with the potential to affect the operation of an emission unit shall be documented as they occur.			Yes	□No	
Recordkeeping: The permittee shall maintain records in accordance with Section B109, including records of maintenance and repairs activities and a copy of the manufacturer's or permittee's recommended maintenance schedule.			⊠ N/A		
Reporting: The permittee shall maintain records in accordance with Section B109, including records of maintenance and repairs activities and a copy of the manufacturer's or permittee's recommended maintenance schedule.					
Methods: The Evaporative Sprayers did not operate during this certification period, therefore no maintenance or repair was required.					
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
P100-R2M4 - A1507	Evaporative Sprayers-HAPs Calculations, Maintenance, and Repair			⊠ Yes	□No
A. HAPs Calcula	tions (Evaporative Sprayers)			<u>∠</u> res	□ МО
	ance with the facility-wide allowable emission limits in Table 106.B (P100-R2M1) shall be demonst in tons per year. The emissions shall be calculated based on the most recent water analysis a	•	_	□ N/A	

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				y mpliance ents of ing the
evaporative sprayers.				
Monitoring: The permittee shall conduct an analysis of the basin water, including analytical results (water concer Mexico TAPs, at the Sanitary Effluent Reclamation Facility (SERF) every two years beginning no later than calendar monitor the hours of operation for each sprayer.				
Recordkeeping: The permittee shall record a monthly rolling, 12-month total of HAPs emissions based on the sum of call the evaporative sprayers. The emission factors for the HAPs shall be based on the values from the most recent wa		emissions from		
Reporting: The permittee shall submit reports according to Section A109 and in accordance with Section B111 (P100-R2M1). An electronic copy of the required water analysis including analytical results (water concentrations) for all HAPs, TAPs, and the total dissolved solids (TDS) shall be sent to AQB with the Semi-annual Monitoring Report specified in Condition A109.A (P100-R2M1) for any year in which the water sampling is conducted.				
Methods: The Evaporative Sprayers did not operate during this certification period.				
Requirement: The facility demonstrates compliance with the allowable emissions limits in Table 106.B by calculating the annual total HAP emissions in tons per year. The most recent water analysis results and hours of operation are used to calculate the emissions.				
Monitoring: The facility conducts analysis of the basin water for HAPs and TAPs every two years effective 2018. Basin water sampling was conducted in December of 2022, and is scheduled to be conducted in 2024. The hours of operation are monitored and tabulated.				
Recordkeeping: Records are kept on-site and include the monthly rolling and 12-month total of HAPs emissions based on the sum of emissions from all the evaporative sprayers. The emission factors are based on the values from the most recent water analysis.				
Reporting: Reporting is done in accordance with the Title V requirements specified in Section A109.A and Section B11 included in the Semi-Annual Monitoring Report for any year in which the water sampling is conducted. Basin wa December of 2022 and is scheduled to be conducted in 2024.				
Deviations: Unit ID Cause, Description of Deviation, and Corrective Action Taken or Tracking number	Start Date	End Date		
B. Maintenance and Repair Requirements Requirement: Compliance with the facility-wide allowable emission limits in Table 106.B (P100-R2M1) shall be demonstrated by properly maintaining and repairing the units. Monitoring: Maintenance and repair shall meet the minimum manufacturer's or permittee's recommended maintenance schedule. Activities that involve maintenance, adjustment, replacement, or repair of functional components with the potential to affect the operation of an emission unit shall be documented as they occur. Recordkeeping: The permittee shall maintain records in accordance with Section B109 (P100-R2M1), including records of maintenance and repairs activities and a copy of the manufacturer's or permittee's recommended maintenance schedule. Reporting: The permittee shall maintain records in accordance with Section B109 (P100-R2M1), including records of maintenance and repairs activities			☐ Yes ⊠ N/A	□ No

 Provide Method(s) or other information or other facts used to determine the compliance status in the "Methods:" row beneath each permit condition. If you answered No to question 3, list all deviations in the Deviations section. For all Deviations that produced excess emissions, provide only a) the AQBCR EER Tracking Number. For all Deviations that did not produce excess emissions, provide a) The Unit ID, b) The Cause of and a Description of the Deviation, c) the Corrective Action, and d) the Start & End Dates of the deviation. Please indicate in b), your Description, whether each deviation has been previously reported to NMED. 				
and a copy of the manufacturer's or permittee's recommended maintenance schedule.				
Methods: The Evaporative Sprayers did not operate during this certification period, therefore no maintenance or repair was required.				
Deviations: Unit ID	Cause, Description of Deviation, and Corrective Action Taken or Tracking number Start Date End Date			

1. Have these General Conditions been met during this reporting period?	2. Was this facility continuously in
Check only one box per subject heading.	compliance with this requirement during the reporting period?
Explain answers in remarks row under subject heading.	the reporting period:
B101 Legal	Yes No N/A – Explain Below
REMARKS: This compliance certification covers Title V Operating Permits P100-R2M4 and P100-R2M5 for the time period January 1	December 31, 2023.
A(1) - The LANL asphalt plant had deviations in 2023, therefore LANL was not in compliance with all terms and conditions of this permanent.	nit. See Section A600 - A607 for details.
During 2023, LANL provided all compliance related documentation requested by NMED AQB and those required by construction and listed above.	d operating permits, except the deviations
There was no emissions trading at this facility during this certification period.	
There were no excess emissions during this certification period.	
All required reports and compliance certifications were certified by the Responsible Official.	
B102 Authority	Xes No No N/A – Explain Below
REMARKS: No remarks for this section.	
B103 Annual Fee	Xes No N/A – Explain Below
REMARKS: Title V fees for 2022 were submitted to the NMED AQB on May 2, 2023.	
B104 Appeal Procedures	Xes No N/A – Explain Below
REMARKS: The appeal procedures in Section B104 were not applicable in this certification period.	
B105 Submittal of Reports and Certifications	∑ Yes ☐ No ☐ N/A – Explain Below
REMARKS: B105.A. An annual emission stack test for the TA-03 combustion turbine was conducted on December 5, 2023. The initial was conducted during the week of July 17 and concluded on July 20, 2023, and retested on October 16, 2023. All Stack Test Protocol electronically to the Department through the Secure Extranet Portal.	
B105.B. There were no excess emissions during this certification period. LANL submitted a letter to NMED AQB on February 2, 2023 st in 2022.	tating that there were no excess emissions
B105.C and D. All required Compliance Certifications and Semi-Annual Emissions and Monitoring Reports were submitted to NMED a	nd EPA on time as required.
B106 NSPS and/or MACT Startup, Shutdown, and Malfunction Operations	Xes No N/A – Explain Below
REMARKS: B106.A. LANL operates equipment subject to 40 CFR 60; P100-R2M1, P100-R2M2, P100-R2M3, P100-R2M4, and P10 monitoring devices for those pieces of equipment.	0-R2M5 require no continuous emissions
B106.B. There were no excess emissions during SSM during this certification period.	
B106.C. LANL does not have equipment that is subject to a MACT standard in 40 CFR 63.	

B107 Startup, Shutdown, and Maintenance Operations	Yes No N/A – Explain Below			
REMARKS: Per Permit Condition A107 - Allowable SSM emissions limits are not imposed at this time. All SSM emissions are within or less than allowable emission levels. LANL sources do not have increased emissions during routine or predictable startup, shutdown, or maintenance, which require a plan under 20.2.7.14.A. No permit limit or applicable threshold was exceeded during this certification period. Operating and maintenance procedures are in place to minimize emissions during SSM events.				
B108 General Monitoring Requirements	Yes No N/A – Explain Below			
REMARKS: Sources applicable to B108 General Monitoring Requirements are the TA-03 combustion turbine, the asphalt plant, and a	pplicable CI-RICE generators.			
B108.B. B105.A. An annual emission stack test for the TA-03 combustion turbine was conducted on December 5, 2023. The initial c was conducted during the week of July 17 and concluded on July 20, 2023, and retested on October 16, 2023.	ompliance stack test for the asphalt plant			
B108.C. & D. Opacity readings are taken at the asphalt plant monthly and daily when the plant operates, except for the deviation in A	August 2023 reported in Section A600.			
Opacity measurements were not required for generators during this certification period. Section B108.D(2) of the permit allows for reduced frequency of opacity monitoring, if the unit operates 25% (547.5 hours in a quarter) or less of a monitoring period (calendar quarter). After two successive periods without monitoring, monitoring is required during the next period, unless the unit has operated less than 10% (219 hours in a quarter) of the monitoring period. If the unit runs less than 10% that period is not considered as one of the two successive periods. No applicable CI-RICE units operated more than 25% for two successive monitoring periods during this certification period, therefore no additional monitoring was required.				
B109 General Recordkeeping Requirements	∑ Yes ☐ No ☐ N/A — Explain Below			
REMARKS: General recordkeeping requirements are met as discussed below:				
B109.A and B. Records are maintained for all required sampling activities and measured data. These records are available on-site. The primary measuring activities applicable to this section are the visible emissions evaluations and emissions stack testing.				
B109.C. and D. No alternative operating scenarios or off permit changes occurred at this facility during this certification period.				
B109.E. Per Permit Condition A 107 - Allowable SSM emission limits are not imposed at this time. All SSM emissions are at or below allowable routine operating emission limits. LANL sources do not have increased emissions during routine or predictable startup, shutdown, or maintenance, which require a plan under 20.2.7.14.A. No permit limit or applicable threshold was exceeded during this certification period. Operating procedures are in place to minimize emissions during SSM events. The facility does not have allowable malfunction emission limits.				
B110 General Reporting Requirements	Yes No N/A – Explain Below			
REMARKS: B110.A. Monitoring reports are submitted on a six-month basis, for details see Condition A109.A. of this report. All recordkeeping are maintained on-site and are summarized in the Semi-Annual Monitoring Reports.	non-NSPS and non-MACT monitoring and			
B110.B. The monitoring reports submitted identify the subject equipment showing the emissions unit ID number defined in operating permits P100-R2M4 and P100-R2M5.				
B110.C. Deviations occurred during this certification period, the deviations in the first half of 2023 were reported in the Semi-Annual Monitoring Report for January - June, 2023 and this report and the deviations which occurred in the second half of 2023 are being reported in this report and will be included in the Semi-Annual Monitoring Report for July - December, 2023.				
B110.D. No excess emissions occurred during this certification period.				
B110.E. Emission tests and monitoring results are reported in pounds per hour and tons per year. Opacity readings are reported in pe	ercent.			

B110.F. All notification requirements under NSR permits have been met.	
B110.G. A summary of emissions stack test results are included in the semi-annual monitoring reports and have been submitted to Portal.	NMED-AQB through the Secure Extranet
B110.H. The annual emissions inventory required under 20.2.73 NMAC was submitted electronically via NMED's online reporting too	l, AEIR, on March 28, 2023.
B110.I. There was no emissions trading during this certification period.	
B111 General Testing Requirements	∑ Yes ☐ No ☐ N/A — Explain Below
REMARKS: B111.A. EPA reference methods are used during all required compliance testing/sampling.	
B111.B. An annual emission stack test for the TA-03 combustion turbine was conducted on December 5, 2023 using EPA Method 19 asphalt plant was conducted during the week of July 17 and concluded on July 20, 2023, and retested on October 16, 2023 using EPA	•
B111.C. All test procedures are followed as specified. EPA reference methods were used to observe visible emissions from various sour applicable EPA Methods and NMED Test Procedures.	ces at LANL. All testing was done following
B111.D Stack testing was required during this certification period. NMED was notified 30 days prior to the test date. The required to The Test Report will be included in the Semi-Annual Monitoring Report for this monitoring period and submitted in the NMED-AQB S	
B112 Compliance	∑ Yes ☐ No ☐ N/A – Explain Below
REMARKS: B112.A. All required records are maintained on-site and are available for review upon request. LANL cooperates with all facilities and copies of records as requested.	NMED inspections and provides access to
B112.B. Copies of the most recent permit(s) are kept at the facility and are available to NMED personnel for inspection upon request.	
B112.C. Emissions and emission limits are monitored or calculated using the energy input of the unit with one hour averaging times,	as specified.
B112.D. Compliance certification reports are completed and submitted to NMED and EPA as required. This compliance certification reports are completed and submitted to NMED and EPA as required.	eport meets this requirement.
B112.E. LANL makes every effort to assist NMED with any reasonable request to verify compliance with this permit. There was an period, the inspection occurred on June 27-28, 2023.	NMED inspection during this certification
B113 Permit Reopening and Revocation	Yes No N/A – Explain Below
REMARKS: Operating Permit P100-R2M4 went through a revision to update conditions for the asphalt plant substitution project during issued on October 2, 2023.	this certification period. P100-R2M5 was
This Annual Compliance Certification report is certifying operation conducted under P100-R2M4 and P100-R2M5 from January 1 - De	cember 31, 2023.
B114 Emergencies	Yes No N/A – Explain Below
REMARKS: No emergency situations occurred during this certification period that caused any impact to air emission sources under the	nis permit.
B115 Stratospheric Ozone	Yes No N/A – Explain Below
REMARKS: A stratospheric ozone protection program is in place. LANL, through our internal maintenance group, as well as other outsitechnicians and certified recycling and recovery equipment. LANL refrigeration technicians, as well as other outside contractors, as	

ensure that required service practices found in 40 CFR 82, Subpart F, are followed.		
B116 Acid Rain Sources	☐ Yes ☐ No ☐ N/A – Explain Below	
REMARKS: This facility is not subject to the federal acid rain program under 40 CFR 72.		
B117 Risk Management Plan	☐ Yes ☐ No ☐ N/A – Explain Below	
REMARKS: This facility is not subject to the federal risk management program under 40 CFR 68. The volume of chemicals on-site at LANL is tracked through a centralized chemical management system, and specific queries are done monthly on the list of chemicals subject to Section 112r of 40 CFR 68 to ensure LANL does not approach or exceed threshold quantities that could trigger the requirement for a Risk Management Plan.		