

#### Environment Safety & Health

PO Box 1663, MS K491 Los Alamos, New Mexico 87545 (505) 667-4218/Fax (505) 665-3811

JAN 2 7 2015 Date:

Symbol:

ADESH-15-002

LA-UR:

15-20229

Locates Action No.: N/A

Manager, Compliance and Enforcement Section New Mexico Environment Department Air Quality Bureau 525 Camino de los Marquez, Suite 1 Santa Fe, NM 87505-1816

Dear Compliance & Enforcement Manager:

Annual Compliance Certification report for 2014-Title V Operating Permit P100 Subject: IDEA ID No. 856-Los Alamos National Laboratory (LANL)

Enclosed is the Los Alamos National Laboratory's Title V Operating Permit Annual Compliance Certification Report for the period January 1 – December 2014.

This report is required by permit condition A109.C of Operating Permit P100-R1-M3, and is being submitted by January 30, 2015, as required by this condition. In addition, this certification is made on NMED's 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.

One permit deviation occurred during this reporting period. The deviation occurred due to power fluctuations in the asphalt batch plant data-logger communication system that transmits pressure drop data to a remote terminal unit. Corrective action was taken and a backup strip chart recorder was installed. In addition, the pressure drop is manually read and recorded at the start and stop of operations each day, and the data-logger communication system is scheduled for an upgrade to increase system reliability. This deviation is summarized in Part 2 of this report. The deviation was also reported in the Semi-Annual Monitoring Report for the January-June reporting period, and is being reported in the July-December reporting period. There were no excess emissions.

If you have any questions or comments regarding this submittal or would like to discuss the submittal in greater detail, please contact Steve Story at (505) 665-2169.



Sincerely,

Michael T. Brandt, DrPH, CIH

Associate Director

Environment, Safety, and Health

Enclosure: 1. Los Alamos National Laboratory's Title V Operating Permit Annual Compliance

Certification Report, January 1 - December 31, 2014

Steve Thompson, USEPA/Region 6, Dallas, TX Cy:

Hai Shen, NA-LA, (E-File)

Paul David Henry, DIR, (E-File)

Kirsten Laskey, NA-LA, (E-File)

Elizabeth D. Sellers, DIR, (E-File)

Michael A. Lansing, PADOPS, (E-File)

Amy E. De Palma, PADOPS, (E-File)

Michael T. Brandt, ADESH, (E-File)

Alison M. Dorries, ENV-DO, (E-File)

Steven L. Story, ENV-CP, (E-File)

Marjorie B. Stockton, ENV-CP, (E-File)

Kathleen Gorman, ENV-CP, (E-File)

Brinda Ramanathan, ENV-CP, (E-File)

Walter Whetham, ENV-CP, (E-File)

Timothy A. Dolan, LC-ESH, (E-File)

ENV-CP Title V Annual Compliance Certification File, J978

LASOmailbox@nnsa.doe.gov, (E-File)

locatesteam@lanl.gov, (E-File)

Env-correspondence@lanl.gov, (E-File)





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JAN 29 2015

Air Quality Bureau

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Subject: Annual Compliance Certification report for 2014-Title V Operating Permit P100

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## 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 Fax (505) 476-4375



Version 05.02.13

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									Admin		
PLEASE N	IOTE: ® - Indicates requi	red field									
	ION I - GENER	AL COM	PANY AND	FACILIT	TY INFO						
	ompany Name: amos National Secu	rity					lity Name: os National Lab	oratory			
	Company Address	:				E.1 ® Fac Same as	ility Address:				
MS J97						Same as	company				
B.2 ®			B.3 ® State: NM	<b>B.4</b> ® <b>Zip</b> 87545 <sup>⊥</sup>	:	E.2 ® Cit	y:		E.3 ® State	e: E.4 ® Zij	):
	ompany Environmenta R. Grieggs	al Contact:	C.2 ® Title: ENV-CP Gro	oup Leader		F.1 ® Fac Steven L.	ility Contact: Story		F.2 ® Title Air Quality Leader	e: · Compliance	e Team
	Phone Number:		C.4 ® Fax N				ne Number:		F.4 ® Fax	Number:	
	Email Address: st@lanl.gov		(505) 665-8	858		(505) 665- F.5 ® Em story@lar	ail Address:		(505) 665	-8858	
G. Resp	onsible Official: (Title	V onlv):	H. Title:			I. Phone	Number:		J. Fax Nu		
	I T. Brandt	Title V De	Associate Di			(505) 667	-4218 N. NSR Perr	nit Number:	(505) 665	-3811 SR Permit I	eeuo Dato:
856		P100-R1-M			26, 2013	it issue Date.	2195	ini Number.	O. N	JK Femilit i	Sout Date.
P. Repo	orting Period: 01/01/2014	To:	12/31/2014								
					J						
SECTI	ON II – TYPE C										
<b>A</b> . 🛛	Title V Annual Co Certificati	mphance	Permit Condit	tion(s):	Descrip		mpliance Certif	ication Report	1.		
	Title V Semi-a		Permit Condi	tion(s):	Descript			ication (teport			
В. 🗀	Monitoring R	IIIIIIIIII									
c. 🗌	NSPS Require (40CFR66	ement	Regulation:		Section	(s):	Descripti	on:			
D. 🗌	MACT Require (40CFR63	ement	Regulation:		Section	(s):	Description	on:			
E. []	NMAC Requir (20.2.xx) or NE Requirement (40	SHAP	Regulation:		Section	(s):	Description	on:			
F. 🗌	Permit or Notice (NOI) Require	of Intent	Permit No.⊡: o	r NOI No.□	: Condition	on(s):	Description	on:	Ti.		
G. 🗌	Requirement A	of an	NOV No. □: or or CD No. □: o		Section	(s):	Description	on:			
SECT	ION IV - CERT	FICATIO	N								
After re	easonable inquiry,	I <sub>3</sub>	Michael T. I		Ce	ertify that the	information in	this submitta	al is true, a	ccurate and	i complete.
® Sign	ature of Reporting	Official:	(name/or reporting	ng official)	(8)	Title:		® Date	®	Responsible Of	ficial for Title V?
	11/1	1///	11 20	)	As	sociate Direc	ctor for ESH	ihrl.		X Yes	□ No
	wo	1	)	/	l:			1-11			
Reviev	ved By:						Date R	eviewed:			

# **ENCLOSURE 1**

Los Alamos National Laboratory's Title V Operating Permit Annual Compliance Certification Report, January 1 – December 31, 2014

ADESH-15-002

LA-UR-15-20229

Date:	JAN 2 7 2015

# **Title V Report Certification Form**

I. Report Type						
☐ Semi-Annual Monitoring Report						
☐ Other Specify:						
II. Identifying Information						
Facility Name: Los Alamos National Laboratory						
Facility Address: P.O. Box 1663, MS J978, Los Alamos	State: 1	JM	Zip	o: 87545		
Responsible Official (RO): Michael T. Brandt	Phon	e: 505-667-42	218	Fax: 505-665-3811		
RO Title: Associate Director - Environment, Safety, and Hear	lth	RO e-mail:	mtl	orandt@lanl.gov		
Permit No.: P100-R1-M3	Date P	ermit Issued:	Apri]	1 26, 2013		
Report Due Date (as required by the permit): 01/30/2015	Permit	AI number: 8	56			
Time period covered by this Report: From: January 1, 201	4	To: Dece	mbei	r 31, 2014		
III. Certification of Truth, Accuracy, and Comple	eteness					
I am the Responsible Official indicated above. I, (Michael T. Brandt) certify that I meet the requirements of 20.2.70.7.AD NMAC. I certify that, based on information and belief formed after reasonable inquiry, the statements and information contained in the attached Title V report are true, accurate, and complete.  Signature  Date: 1/24/.						

### **Part 1 - Permit Requirements Certification Table**

Annual Compliance Certification	Data for Title V Permit No. P100-R1M3			
Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
FACILITY SPECIFIC REQUIREMENTS		☐ Continuous	⊠ Yes	☐ Yes
A 101 Permit Duration (expiration)  A. This permit P100R1M2 supersedes permit P100R1, and will expire on August 7, 2014. 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)	The permit renewal application was submitted to NMED AQB on July 10, 2013 and was deemed complete by NMED on August 29, 2013. A draft permit P100-R2 was received from NMED AQB in December 2014. The current permit is P100-R1-M3.	⊠ Intermittent	□ No	⊠ No
<b>B.</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)	The permit renewal application was submitted to NMED AQB on July 10, 2013 and was deemed complete by NMED on August 29, 2013. A draft permit P100-R2 was received in Decmber 2014.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
A102 Facility: Description		<b>⊠</b> Continuous	⊠ Yes	☐ Yes
B. The 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. These coordinates are in north central New Mexico, approximately 60 miles north of Albuquerque and 25 miles northwest of Santa Fe. The facility borders the community of Los Alamos to the north and the community of White Rock toward the southeast. The surrounding land is largely undeveloped, with large tracts of land being held by Santa Fe National Forest, Bureau of Land Management, Bandelier National Monument, and San Ildefonso Pueblo. This facility is a stationary source and not allowed to relocate. (20.2.70.302.F NMAC)	The facility description and location provided in this permit condition are correct.	☐ Intermittent	□ No	⊠ No
A103 Facility: Applicable Regulations and Non-	See each source specific section.	☐ Continuous	⊠ Yes	☐ Yes
Applicable Regulations  A. The permittee shall comply with all applicable sections of the requirements listed in Table 103.A.	Table 103.A, is not current with applicable requirements, and NSR permits that are issued to this facility; Table 103.A was revised in Permit P100-R1M3 to reflect that 40 CFR 63, Subpart ZZZZ, RICE MACT is applicable to TA-33-G-1, and not CMRR-GEN-1 through CMRR-GEN-3. Subsequently, the	⊠ Intermittent	□ No	⊠ No

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
	generator TA-33-G-1 was replaced by an existing portable generator TA-33-G-1P; this modification was applied for, and approved in NSR Permit 2195F-R4 issued on December 12, 2013. The table below is being updated, in Title V renewal permit P100-R2, to reflect current applicable requirements.			

**Table 103.A: Applicable Requirements** 

Applicable Requirements	Federally Enforceable	Unit No.
NSR Permit Nos: 632, 634-M2, 1081-M1, 1081-M1-R1, 1081-M1-R3, 1081-M1-R5, 1081-M1-R6, 2195B-M2, 2195F-R3, GCP-3-2195G, 2195H, 2195N, 2195N-R1, and 2195P	X	As referenced in this permit.
20.2.1.116 General Provisions – Significant Figures	X	Entire Facility
20.2.7 NMAC Excess Emissions	X	Entire Facility
20.2.11 NMAC Asphalt Process Equipment	X	TA-60-BDM
20.2.33 NMAC Gas Burning Equipment – Nitrogen Dioxide	X	TA-3-22-1, TA-3-22-2, TA3-22-3
20.2.34 NMAC Oil Burning Equipment – Nitrogen Dioxide	X	TA-3-22-1, TA-3-22-2, TA3-22-3
20.2.60 NMAC Open Burning	X	Entire Facility
20.2.61 NMAC Smoke and Visible Emissions	X	All stationary combustion sources
20.2.65 NMAC Smoke Management	X	Entire Facility
20.2.70 NMAC Operating Permits	X	Entire Facility
20.2.71 NMAC Operating Permit Emission Fees	X	Entire Facility
20.2.72 NMAC Construction Permits	Х	As referenced in NSR Permit Nos. 632, 634- M2, 1081-M1, 1081- M1-R1, 1081-M1-R3, 1081-M1-R5, 1081-M1- R6, 2195B-M2, 2195F- R3, GCP-3-2195G, 2195H, 2195N, 2195N- R1, and 2195P
20.2.73 NMAC Notice of Intent and Emissions Inventory Requirements	X	Entire Facility
20.2.77 NMAC New Source Performance Standards	X	Sources subject to 40 CFR 60
20.2.78 NMAC NESHAPs	X	Sources subject to 40 CFR 61
20.2.82 NMAC MACT Standards for Source Categories of HAPS	X	Sources subject to 40 CFR 63
40 CFR 50 National Ambient Air Quality Standards	X	Entire Facility

1.	Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:			3. What is the frequency of data collection used to	4. Was this facility in compliance with this requirement during the	5. Were there any deviations associated with this requirement
					determine compliance?	reporting period?	during the reporting period?
	40 CFR 60, Subpart A, General Provisions		X	All sources subject to any NSPS Subpart	•		
	40 CFR 60, Subpart Dc, NSPS for Small Industrial-Commercial-Institutional Steam Generating Units		X	TA-55-6-BHW-1, TA- 55-5-BHW-2, CMRR- BHW-1 through CMRR- BHW-4			
	40 CFR 60, Subpart I, NSPS for Hot Mix Asphalt Facilities		X	TA-60-BDM			
	40 CFR 60, Subpart GG, NSPS for Stationary Gas Turbines		X	TA-3-22 CT-1			
	40 CFR 60, Subpart IIII, NSPS for Stationary Compression Ignition Reciprocating Internal Combustion Engines		X	CMRR-GEN-1 through CMRR-GEN-3			
	40 CFR 61, Subpart A, General Provisions		X	All sources subject to any NESHAPs Subpart			
	40 CFR 61, Subpart C, NESHAP for Beryllium		X	TA-3-141, TA-35-213, TA-55-PF4, TA-3-66			
	40 CFR 61, Subpart H, NESHAP for Radionuclides other than Radon from DOE Facilities		X	Entire Facility			
	40 CFR 61, Subpart M, NESHAP for Asbestos		X	Entire Facility			
	40 CFR 61, Subpart Q, NESHAP for Radon Emission from DOE Facilities	ons	X	Entire Facility			
	40 CFR 63, Subpart A, General Provisions		X	All sources subject to any MACT Subpart			
	40 CFR 63, Subpart T, MACT for Halogenated Solvent Cleaning		X	TA-55-DG-1			
	40 CFR 63, Subpart ZZZZ, RICE MACT		X	CMRR-GEN-1through CMRR-GEN -3			
	40 CFR 82, Subpart B, Servicing of Motor Vehicle A Conditioners (MVAC)	Air	X	Entire Facility			
	40 CFR 82, Subpart F, Recycling and Emission Reduction		X	Entire Facility			
	40 CFR 82, Subpart H, Halon Emissions Reduction		X	Entire Facility			
	40 CFR 82, Subpart I, Ban on Refrigeration and Air Conditioning Appliances Containing HCFCS.		X	Entire Facility			
	40 CFR 89, Control of Emissions from New and In- Use Nonroad Compression Ignition Engines		X	TA-33-G-2 through TA- 33-G-4			
A1	04 Facility: Regulated Sources	C E1 C	Coto		☐ Continuous	⊠ Yes	☐ Yes
A. Eq	Source category specific Regulated uipment Tables are included in sections A600	See Each So	ource Category.			□ No	⊠ No

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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.				
A105 Facility: Control Equipment		☐ Continuous	<b>⊠</b> Yes	☐ Yes
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.	See Each Source Category.	⊠ Intermittent	□ No	⊠ No
A106 Facility: Allowable Emissions		☐ Continuous	⊠ Yes	☐ Yes
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, 1081-M1-R1, 1081-M1-R3, 1081-M1-R5, 1081-M1-R6, 2195B-M2, 2195F-R3, GCP-3-2195G, 2195H, 2195N, 2195N-R1, and 2195P).	Source specific and facility wide emissions are calculated on a semi-annual basis and compared to the limits listed in the referenced table. No emission limits have been exceeded during this certification period. Actual emissions are included in the emission inventory reports submitted to the NMED Air Quality Bureau.	⊠ Intermittent	□ No	⊠ No

Permit Condition # and Permit Condition	ition:	2. Method(s) or other information or other facts used to determine the compliance status:				3. What is the frequency of da collection used determine compliance?	ata	compli require	s this facility in ance with this ment during the ng period?	5. Were the deviations a with this re during the period?	associated equirement
Table 106.A: Facility: Allowable Emission	s per Sourc	e Category								_	
Source Category (Section No.)		<sup>1</sup> NO <sub>x</sub> tpy	CO tpy	VOC tpy	SO <sub>2</sub> t	tpy T	TSP tpy		PM <sub>10</sub> tpy	PM <sub>2.5</sub>	; tpy
Asphalt Production (.	A600)	95.0	95.0	95.0	50.	0	95.0		_2	-	
Beryllium Activities (	A700)	-	-	-	-		-		-	-	
External Combustion (.	A800)	80.0	80.0	50.0	50.	0	50.0		50.0	1.6	<u>5</u> 3
Chemical Usage (	A900)	-	-	*4	-		-		-	-	
Degreasers (A	1000)	-	-	*	-		-		-	-	
Internal Combustion (A	1100)	20.85	16.8	0.5	2.6	6	-		-	-	
Data Disintegrator (A	1200)	-	-	-	-		9.9		9.9	-	
Power Plant (A	1300)	90.8	93.7	4.3	9.1	9.4		9.4		9.0	0
Open Burning (A	1400)	-	-	-	-				-	-	
<ul> <li>2 "-" indicates the application represented category.</li> <li>3 This PM2.5 total represents the CMRR</li> <li>4 "*" indicates the application represented VOC emission limits for these individu</li> </ul>	boilers only I that emissic	; PM2.5 emission	limits have not but are expected an	oeen established ad are included ir	for any other ex	xternal combusti	ion sourc	ces.			
B. Facility-wide emissions for criteria pollutants, VOC, and HAPs from all emissio combined, shall not exceed the limits in Tab.	on units,	annual basis an table. No emis certification per	lity wide emission d compared to the sion limits have briod. Actual emistory reports subm.	e limits listed in been exceeded du ssions are includ	the referenced uring this ed in the	☐ Continu		⊠ Ye		☐ Yes ⊠ No	
Table 106.B: Facility-Wide Allowable Em	issions										
Facility-Wide	<sup>1</sup> NO <sub>x</sub> tpy	CO tpy	VOC tpy	SO <sub>2</sub> tpy	TSP tpy	PM <sub>10</sub> tpy	PM <sub>2</sub> .	<sub>.5</sub> tpy	Any Individo HAP		Cotal IAPs
Sum of emissions from all sources	245.0	225.0	200.0	150.0	120.0	120.0	120	0.0	8.0	2	24.0
Nitrogen dioxide emissions include all	oxides of nit	rogen expressed a	as NO <sub>2</sub>								
C. The permittee shall maintain record Facility-Wide annual emissions totals for each pollutant listed in Table 106.B. The record significant shall be shall maintain record significant shall maintain record significant shall be shall maintain record shall maintain record shall maintain record shall be	ch	semi-annual ba	and facility wide sis and compared e. No emission li	to the limits list	ted in the	☐ Continu	ious	× Y	es	☐ Yes	

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
include estimated actual emissions from all sources on a semiannual and calendar year basis.	during this certification period. Actual emissions are included in the emission inventory reports submitted to the NMED Air Quality Bureau.	<b>Intermittent</b>	□ No	⊠ No
A107 Facility: Allowable Startup, Shutdown, & Maintenance and Malfunction Emissions	Emissions from SSM are not expected to be significanly different from normal operating emissions. No malfunctions	☐ Continuous	⊠ Yes	Yes
A. Allowable SSM emission limits are not imposed at this time. The permittee shall maintain records in accordance with Condition B109.E.	with control equipment occurred during this certification period and no excess emissions occurred.	⊠ Intermittent	□ No	⊠ No
A108 Facility: Hours of Operation		☐ Continuous	⊠ Yes	☐ Yes
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.	Compliance with hours of operation for each source is covered under each source category. A tracking mechanism is in place for each source with an operating hour limit. No operating hour limits have been exceeded during this certification period.	<b>⊠</b> Intermittent	□ No	⊠ No
A109 Facility: Reporting Schedules	The semi-annual monitoring reports submitted during this certification period were submitted within the allowed 45	☐ Continuous	⊠ Yes	☐ Yes
A. A Semi-Annual Report of monitoring activities is due within 45 days following the end of every 6-month reporting period. The six month reporting periods start on January 1st and July 1st of each year.	days. These reports were for the periods July - December 2013 (submitted February 6, 2014) and January - June 2014 (submitted August 12, 2014). The July - December 2014 report will be submitted within the allowed 45 days, which is after the submission deadline of this compliance certification report.	☑ Intermittent	□ No	⊠ No
B. A Semi-Annual Report of actual emissions from all permitted sources unless otherwise specified		☐ Continuous	⊠ Yes	☐ Yes
in this permit is due within 90 days following the end of every 6-month reporting period as defined at Condition A109.A. Emission estimates of criteria pollutants NOx, CO, SO2, VOC, TSP, PM10, and PM2.5 shall not include fugitive emissions. Emission estimates of HAPs shall include fugitive emissions. Emission estimates shall not include Insignificant or Trivial Activities, except that facility-wide emissions from all natural gas combustion sources shall be estimated. The reports shall include a comparison of actual emissions that occurred during the reporting period with the facility-wide allowable emission limits at Table 106.B.	The semi-annual emissions reports submitted during this certification period were submitted within the allowed 90 days. These reports were for the periods of July - December 2013 (submitted March 26, 2014) and January - June 2014 (submitted September 3, 2014). The July - December 2014 report will be submitted within the allowed 90 days, which is after the submission deadline of this compliance certification report. The reports included a comparison of actual emissions with the allowable emission limits.	<b>⊠</b> Intermittent	□ No	⊠ No

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
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.	The 2013 Annual Compliance Certification Report was submitted to NMED and EPA on January 29, 2014, within 30 days of the end of the 12-month reporting period.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
A. Sulfur requirements are defined by source category, as applicable, in sections A605 through A1405 under the Equipment Specific Requirements	See each source category.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
part of this permit.  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.	See each source category.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
A115 Radionuclide NESHAP  A. The permittee shall comply with the requirements of 40 CFR 61, Subpart H – NESHAP for Radionuclides other than Radon from DOE Facilities.	The EPA limit for radionuclide emissions, corresponding to a maximum off-site dose, is 10 millirem per year. The projected emissions from all LANL sources for this certification period are well below the 10 millirem off-site limit.  The annual report summarizing 2014 radionuclide emissions will be available in June 2015. A copy of this report will be made available to the NMED upon request.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
<b>B.</b> The permittee shall comply with the requirements of 40 CFR 61, Subpart Q – NESHAP for Radon Emissions from DOE Facilities.	LANL performed evaluations on the sources applicable under this subpart and has determined that radon emission levels are below applicable thresholds. This information was provided to EPA, which in turn provided LANL with a memorandum of understanding in agreement with LANL's findings.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
A. The permittee shall comply with the requirements of 40 CFR 61, Subpart M- NESHAP for Asbestos.	LANL is in compliance with all requirements of 40 CFR 61, Subpart M for this compliance certification period.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
A. The permittee shall comply with the standards for servicing of motor vehicle air conditioners pursuant to 40 CFR 82, Subpart B.	Motor vehicle air conditioners (MVAC) are serviced by certified LANL refrigeration technicians pursuant to 40 CFR part 82, Subpart B. These technicians comply with EPA standards for servicing motor vehicle air conditioners.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>B.</b> The permittee shall comply with the standards for servicing and maintaining and disposing equipment containing refrigerants pursuant to 40 CFR,	A stratospheric ozone protection program is in place at LANL. LANL, through our internal maintenance group, as well as other outside contractors, uses only certified technicians and certified recycling and recovery equipment. LANL's	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No

Permit Condition # and Permit Condition:	determine the compliance status:			3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
Subpart F.	refrigeration techniciare trained and follow required service practifollowed.	v LANL procedures tices in 40 CFR 82, 9	to ensure that Subpart F, are	,		
C. The permittee shall comply with the standards for servicing and maintaining equipment that contains halons pursuant to 40 CFR 82, Subpart H.	Certified LANL refrigures systems. These technical servicing and maintain pursuant to 40 CFR I	icians comply with the	he standards for	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
D. The permittee shall comply with the standards on the ban on refrigeration and airconditioning appliances containing HCFCs pursuant to 40 CFR 82, Subpart I.	LANL has a process the ban of refrigeration containing HCFCs pu	on and air-conditioni	ng appliances	☐ Continuous  ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
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.	No new equipment had listed equipment in the certification period (etrivial and not regular	nis source category d excluding those iden	uring this tified as insignificar	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Table 600.A: Regulated So	urces List					
Unit No. Sour Descripti	on/Loc Make Model	Serial No.	Capacity	Manufacture Date	Other	
TA-60-BDM Hot Mix A		unknown	60 tph	unknown		
					,	
A. Table 601.A lists all of the pollution control equipment required for the applicable regulated equipment in this source category. Each emission poin is identified by the same number that was assigned to i in the permit application.				☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
Table 601.A: Control Equipment List  Control Control Description	Pollut	ant being controlled	I C	ontrol for		

1. Permit Condition #	and Pe	rmit Condition:		d(s) or other information or of e the compliance status:	ther facts used to		3. What is th frequency of collection use determine compliance?	data	4. Was this fa compliance wi requirement do reporting period	th this uring the	5. Were there any deviations associated with this requirement during the reporting period?
Equipment Unit						Unit N	Vo. <sup>1</sup>				
No. TA-60-BDM	Cv	clone Baghouse 99.97%	6 efficiency	TSP		TA-6	50-BDM				
		er refers to a unit numbe				1					
A602 Emission Limi	ts – As <sub>]</sub>	phalt Production		sphalt Plant operations meet re 40 CFR Part 60, Subpart I; and			☐ Contin	uous	⊠ Yes		☐ Yes
<b>A.</b> Table 602.A lis	ts the e	mission units, and	GCP-3-21	195G, Rev 1.					□ No		⊠ No
A. Table 602.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; 20.2.11 NMAC; 40 CFR 60, Subpart I; NSR Permit GCP-3-2195G)			basis in a	are calculated and reported to NMED on a 6-month cordance with permit condition A109.B. Emissions ed to allowable emission limits in each semi-annual were not exceeded during this certification period.							
Table 602.A: Allowable	Emissi	ons									
Unit No.		NOx tpy		SO2 tpy	PM			CO t	ру		VOC tpy
					0.04 gr/	dscf					
TA-60-BDM		95.0		50.0	33.8 lb	/hr		95.01	tpy		95.0 tpy
					95.0 tj	ру					
A603 Applicable Re Production  A. The permittee sapplicable sections of the	hall co	nply with all		sphalt Plant operations compli ents listed in Table 603.A.	es with the applica	able	☐ Contin		⊠ Yes		☐ Yes ☑ No
603.A.	require	ements fisted in Table									
Table 603.A: Applicable	e Requi	rements			Fodovolly			Unit			1
Applicable Requireme	ents				Federally Enforceable	le		No.			
NSR Permit GCP-3-21		-				X		TA-60			
20.2.11 NMAC Asphal 40 CFR 60, Subpart A	t Proces	ss Equipment				X X		TA-60	-BDM -BDM		
40 CFR 60, Subpart I						X		TA-60			

1. Perm	it Condition # and Permit Condition:	Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
	Operational Limitations – Asphalt Production		☐ Continuous	⊠ Yes	☐ Yes
A. authorized occurring through of year. Annihrs/y. Thi apply to the and/or ha Monitorin operation	The equipment in this source category is d to operate during those daylight hours between one-half hour after sunrise and one-half hour before sunset each day of the total hours of operation are limited to 4380 is limitation on operating hours does not he use of the hot oil heater or the loading uling of asphalt products or materials. In the record of the conducted according to NSR CP-3-2195G.	The asphalt plant operates within the specified hours-of-operation. To aid operators, a current sunrise/sunset chart is maintained at the plant. A log of start up and shut down times and operating hours is kept as required by the permit.  The Asphalt Plant did not exceed 4,380 hours of operation during this certification period.	⊠ Intermittent	□ No	⊠ No
A605	Fuel Requirements – Asphalt Production	Propane and natural gas were used as the fuel at the Asphalt Plant during this certification period. Pipeline quality natural	☐ Continuous	⊠ Yes	☐ Yes
Α.	Asphalt Plant Combustion Sources	gas line was installed and is the fuel used since March 2014.  Propane has not been used since March 2014. NMED was	<b>Intermittent</b>	□ No	⊠ No
	nent: Combustion sources located at the ant shall only use propane as fuel.	notified of this proposed change in a letter dated September 17, 2013. This fuel change is included in the Operating Permit renewal application submitted to NMED on July 10, 2013.			
Monitori	ng: N/A	Records of propane deliveries are maintained on site. There were no propane purchases in 2014.	☐ Continuous	⊠ Yes	☐ Yes
	<b>eeping:</b> The permittee shall maintain records ance with Section B109.	Natural gas use is metered; the meter is read monthly, and the records are maintained.	<b>Intermittent</b>	□ No	⊠ No
	g: The permittee shall submit reports	Emissions and monitoring reports are submitted on a 6-month	☐ Continuous	⊠ Yes	☐ Yes
Section B	in Section A109 and in accordance with a110.	basis in accordance with permit conditions A109 and B110.	Intermittent	□ No	⊠ No
A607	Asphalt Production - Other		<b>⊠</b> Continuous	⊠ Yes	☐ Yes
	Asphalt Plant Baghouse – Differential Pressure	The baghouse is equipped with a data-logger to continually monitor the differential presure across the filters and operating frequency of the rotary dryer. The data is used to confirm	☐ Intermittent	□ No	⊠ No
	nent: The baghouse shall be equipped with a continually measure the pressure drop across buse.	proper operation of the unit.			
	ng: The permittee shall monitor the all pressure (inches of water) across the filters	A data-logger is in place and monitors the differential pressure across the baghouse filters when the rotary dryer drum is	☐ Continuous	⊠ Yes	⊠ Yes
by the use gauge rea drum ope time the r	e of a differential pressure gauge. Pressure dings and the time period the rotary dryer rates shall be recorded by a datalogger each otary dryer drum is operating. The pressure confirm whether the filter(s) are operating	operating. The data are used to confirm proper operation of the unit.  The asphalt plant baghouse data-logger communication had intermittent failures due to leased phone-line interruption; additionally, power fluctuations resulted in loss of	☑ Intermittent	□ No	□ No

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
within the unit's specifications.	configuration programming; during these communication failures, the data-logger failed to communicate the baghouse differential pressure data to the Remote Terminal Unit (RTU) located at TA-03. No excess emissions occurred during these events. The plant operator routinely monitors and records the baghouse differential pressure daily at the start and end of plant operation. In addition, a chart-recorder was set up in November 2014 to record differential pressure readings, and will serve as a backup when there is data-transmission interruptions.			
<b>Recordkeeping:</b> The permittee shall maintain records of all baghouse differential pressure readings in accordance with Section B109.	Recordkeeping conditions are met using a data-logger that records the differential presure across the filters and rotary dryer drum operation. These records are used to confirm proper operation and are available on site.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110.	: The permittee shall submit reports n Section A109 and in accordance with  Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110.		⊠ Yes	☐ Yes ⊠ No
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.	The height of the asphalt plant stack is no less than 10 meters.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
Monitoring: N/A  Recordkeeping: The permittee shall maintain records in accordance with Section B109.	Measurements of stack height have been made to verify compliance.	<ul><li>☑ Continuous</li><li>☑ Intermittent</li></ul>	⊠ Yes □ No	☐ Yes ⊠ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit condition A109 and B110. See Section A109 in this report.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>C.</b> Asphalt Plant Baghouse – Opacity <b>Requirement:</b> Visible emissions from the rotary dryer/baghouse exhaust stack shall not exhibit an opacity of 20% or greater averaged over a (6) minute period.	LANL has certified visible emission (opacity) readers on-site who perform readings using 40 CFR Part 60, Appendix A, Reference Method 9 to determine compliance with the opacity limit. No visible emissions exhibited an opacity of 20% or greater during this certification period.	Appendix A, with the opacity Intermittent Into		☐ Yes ☑ No
Monitoring: The permittee shall perform six (6) minute opacity readings on the rotary dryer/baghouse stack at least once per month. The observations shall be conducted according to 40 CFR 60, Appendix A, Method 9.	LANL has certified visible emission readers on-site who perform monthly six minute opacity readings using 40 CFR Part 60, Appendix A, Reference Method 9 to determine compliance with the opacity limit.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No

Permit Condition # and Permit Condition:	Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
<b>Recordkeeping:</b> The permittee shall maintain records of all opacity observations and in accordance with Section B109.	Opacity records are maintained on-site and are provided to NMED in the Semi-Annual Monitoring Reports.	☐ Continuous	⊠ Yes □ No	☐ Yes ⊠ No
Reporting: The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. For more information, see the methods used to determine compliance for condition A109 in this report.	☐ Continuous ☐ Intermittent	<ul><li>✓ Yes</li><li>☐ No</li></ul>	☐ Yes ⊠ No
D. Asphalt Plant Baghouse – Fines Cleanout		☐ Continuous	⊠ Yes	☐ Yes
Requirement: The permittee shall sequester or remove particulates collected by the control equipment to prevent wind-blown particulate emissions. Recycled baghouse fines shall be recycled into the drum mixer via a closed-loop system.	Baghouse fines are removed from the baghouse and cyclone by use of a screw conveyor. The removed fines are recycled into the asphalt production process via a closed loop system.	⊠ Intermittent	□ No	⊠ No
Monitoring: N/A	Opacity records are provided to NMED in the Semi-Annual	☐ Continuous	⊠ Yes	☐ Yes
<b>Recordkeeping:</b> The permittee shall maintain records in accordance with Section B109.	Monitoring Reports.	<b>Intermittent</b>	□ No	⊠ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Opacity records are provided to NMED in the Semi-Annual Monitoring Reports.	☐ Continuous ☐ Intermittent		☐ Yes ⊠ No
E. Asphalt Plant Production Rate (Unit TA-60-BDM)  Requirement: Production shall not exceed 13,000 tons per year.	The asphalt plant did not exceed the 13,000 tons per year.	☐ Continuous  ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
Monitoring: The permittee shall monitor the total daily production rate.	Daily data on asphalt production is monitored and recorded on a monthly logsheet.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
Recordkeeping: The permittee shall calculate a weekly rolling, 12-month total production rate and maintain records in accordance with Section B109.	The weekly rolling, 12-month total production is calculated and compared against the production limit set in this permit condition.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
F. Asphalt Plant Operations – General  Requirement: The permittee shall:	Operation and maintenance requirements are contained in internal plant procedures that are followed by plant operation staff.	☐ Continuous	⊠ Yes	☐ Yes

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
<ol> <li>Install, operate, and maintain equipment in accordance with standard operating procedures, and</li> <li>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</li> <li>Operate the Plant in accordance with NSR Permit GCP-3-2195G, Section III, A, B, C, D, E, F, and H.</li> <li>Ensure that no visible emissions from the facility are observed crossing the perimeter of the restricted area for no more than 5 minutes during any 2 consecutive hours during facility operations.</li> </ol>	<ol> <li>Dust collection and control systems are in place on screens, conveyor belts, and transfer points to control particulate matter emissions.</li> <li>The Asphalt Plant is operated in accordance with these listed permit conditions.</li> <li>Both EPA reference methods 9 and 22 are used at the plant to determine the extent of visible emissions. The asphalt plant did not emit fugitive dust that exceeded the 5 minutes of visible emissions during any 2 consecutive hours of operation.</li> </ol>	☑ Intermittent	□ No	⊠ No
Monitoring: The permittee shall perform all monitoring required under NSR Permit GCP-3-2195G.	All monitoring required under NSR Permit GCP-3-2195G was performed during this certification period.	☐ Continuous ☐ Intermittent	⊠ Yes  □ No	☐ Yes ⊠ No
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 daily 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.	Recordkeeping conditions are met using the following methods: Copies of standard operating procedures and maintenance records are available on site. The plant operation log contains the start time, stop time, differential pressures, and total hours of operation; production amounts are summed daily, weekly, monthly, and rolling 12 month total; and number of truck trips are recorded. Records located at the facility include opacity measurements, baghouse differential pressure data during plant operation, fuel delivery tickets, frequency of road sweeping, and a procedure that outlines required maintenance.	☐ Continuous  ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
G. Asphalt Plant Fugitive Dust	Both EPA reference methods 9 and 22 are used at the plant to determine the extent of visible emissions. During this certification period, the asphalt plant did not emit fugitive dust	☐ Continuous	⊠ Yes	☐ Yes

Permit Condition # and P	Permit Condition:			od(s) or other information or other facts used to e the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
Requirement: Fugitive dust en processing equipment, includin recycle fabric filter fines, shall of five (5) minutes of visible emissionsecutive hours. This conditi fugitive dust emissions from ott such as storage piles, front end handling around the asphalt pro-	g the system used the exhibit no more that sions during any two on does not apply the mer support operations loaders, or material	o an vo co	that excee consecutiv	eded 5 minutes of visible emissions during any 2 ive hours.	☑ Intermittent	□ No	⊠ No
Monitoring: The permittee sha				A reference methods 9 and 22 are used at the plant to e the extent of visible emissions. Method 22 readings	☐ Continuous	⊠ Yes	☐ Yes
test at least once per month on all screens, conveyor drop points, and hoppers. The duration of the test shal be a minimum of ten (10) minutes. If visible emission are observed for more than two (2) minutes, the Method 22 test shall continue for two (2) hours or unt scheduled operation of the plant ends			are taken a These read Monitorin more than	at least once per month when the plant is operating.  Indings are provided to NMED in the Semi-Annual Ing Reports. No visible emissions were observed for In two minutes during any Method 22 test during this	⊠ Intermittent	□No	⊠ No
scheduled operation of the plan	duled operation of the plant ends.			on period.			
<b>Recordkeeping:</b> The permittee		ords	The plant	standard operating procedure, maintenance and	☐ Continuous	⊠ Yes	☐ Yes
of all equipment standard operating procedures, records of all maintenance and/or replacement of dust control systems, results of all visible emissions observations, and all records required under NSR Permit GCP-3-2195G.		lust	repair reco	end on site. All other records required under the NSR e also available on site.	☑ Intermittent	□ No	⊠ No
Reporting: The permittee shal				and monitoring reports are submitted on a 6-month	☐ Continuous	⊠ Yes	☐ Yes
described in Section A109 and Section B110.	in accordance with			ccordance with permit conditions A109 and B110. on A109 in this report.	☑ Intermittent	□ No	⊠ No
A700 Regulated Sources –	Beryllium Activit	ties			☐ Continuous	⊠ Yes	☐ Yes
A. Table 700.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.		t or and	during thi	equipment has been added to this source category is certification period (excluding those identified as eant, trivial or not regulated pursuant to the Act).	⊠ Intermittent	□ No	⊠ No
	Table 700 A. Dam	l-4-J C	T :				
	Table 700.A: Reg	1	ion/Bui				
	Unit No.		ling	Process Description			
	TA-3-66	TA-3-	66	Sigma Facility Polishing/Electroplating/Chemical Mi	lling		
				Sigma Facility Machining/Arc Melting/Casting			
	TA-3-141	TA-3-		Beryllium Technology Facility			
	TA-35-213 TA-55-PF4	TA-35		Target Fabrication Facility Plutonium Facility			
	111-33-11-4	117-33	, 117	i incomuni acmity			

1.	Permit Condition # a	and Permit Condition	on:	2. Method(s) or other determine the complia		r facts used	l to	3. What is the frequency of collection us determine compliance?	data ed to	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there are deviations associate with this require during the report period?	iated ment
A70		ment – Beryllium Ac						☐ Contin	nuous	⊠ Yes	☐ Yes	
equ equ is ic	A. Table 701.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.		l on point	No new equipment has been added to this source category during this certification period.		☑ Intermittent		□ No	⊠ No			
	Table 701.A: Contro	ol Fauinment List										
	Control Equipment Unit No.1	Location/Bui Iding	Pro	cess Description	Pollutant being controlled	T	ype of Cor	ntrol				
	Poli		Polish	Sigma Facility ing/Electroplating/ nemical Milling	Beryllium Particulate Matter	Aqueous	Solution of Bath	or Lubricant				
	TA-3-66	TA-3-66		acility Machining/Arc lelting/Casting	Beryllium Particulate Matter			6 Efficiency				
	TA-3-141	TA-3-141	Berylliur	n Technology Facility	Beryllium Particulate Matter	Filtration	ating Bath/ n System/H .95% Effic	IEPA Filter				
	TA-35-213	TA-35-213	Target	Fabrication Facility	Beryllium Particulate Matter		lter 48% Ei lter 99.95%	fficiency, 6 Efficiency				
	TA-55-PF4	TA-55-PF4	Plı	ntonium Facility	Beryllium and Aluminum Particulate Matter	4-Stage	HEPA Filt Efficienc	ter 99.95% y				
1	Control for unit num	ber refers to a unit nu	mber fro	m the Regulated Sources	List							
A70		s – Beryllium Activities the emission units,		Emissions are calculate				☐ Contin	nuous	<b>⊠</b> Yes	Yes	
thei	ir allowable emission li NSR Permits 632; 634- 31M1-R1, 1081-M1-R3	imits. (40 CFR 61, Su-M1 and 634-M2; 10	ıbpart 81-M1,	basis in accordance wi are compared to allow report. Allowable emis this certification period	able emission limits ssion limits were not	in each sen	ni-annual	⊠ Intern	nittent	□ No	⊠ No	
M1	-R6)			r sand								
	Table 702.A: Allowa	ble Emissions										7
	Sou	urce		Beryllium Part	iculate Matter			Al	luminum	Particulate Matter		

1. ]	Permit Condition # and Permit Condition:	2. Method(s) or other information or other determine the compliance status:	facts used to	3. What is the frequency of data collection used to determine compliance?	co re	. Was this facility in compliance with this equirement during the eporting period?	5. Were there are deviations associated with this require during the report period?	iated ment
	Sigma Facility TA-3-66	10 gm <sup>1</sup> /24 hr			N/	/A		
	Beryllium Technology Facility	0.35 gm/24 hr			NI/	/ <b>A</b>		
	TA-3-141	3.5 gm/yr			N/	A		
	Target Fabrication Facility	$1.8 \times 10^{-04} \text{ gm/hr}$			N/	/ <b>A</b>		
	TA-35-213	0.36 gm/yr	N/A					
	Plutonium Facility TA-55-PF-4	0.12 gm/24 hr		0.12 gm/24 hr				
	Machining Operation	2.99 gm/yr		2.99 gm/y				
	Plutonium Facility TA-55-PF-4	$3.49 \times 10^{-05} \text{ gm/}24 \text{ hr}$	$3.49 \times 10^{-05} \text{ gm/}24 \text{ hr}$					
	Foundry Operation	$8.73 \times 10^{-04} \text{ gm/yr}$			8.73 x 10	0 <sup>-04</sup> gm/y		
1 A70	gm = gram  3 Applicable Requirements – Beryllium			Continuo				
AA	Activities Activities	I ANI hamilium operations most requirement	Illium operations meet requirements of 40 CFR Part			<b>Yes</b> Yes	☐ Yes	
<b>A.</b>	The permittee shall comply with all	61. Subpart C. and NSR Permit Numbers 6			□ No	⊠ No		
703	licable sections of the requirements listed in Tal.A.	bie						
Tab	le 703.A: Applicable Requirements		Federally	Ι,	Unit			
	pplicable Requirements		Enforceable	N	No.			
	SR Permits 632; 634-M1 and 634-M2; 1081-M 181-M1-R6	1, 1081M1-R1, 1081-M1-R3, 1081-M1-R5, and	X		All Berylli applicable	ium Sources Listed in permit	n Table 700.A po	er
	CFR 61, Subpart C		X			ium Sources Listed in	n Table 700.A	
A70	ı	Activities						
	he equipment/operations in this source category pliance with its hours of operation.	y are authorized to operate any time during the year	_	ordkeeping, or rep	porting rec	quirements are requii	red to demonstra	te
		TA-3-66 - Emissions from machining and a operations are exhausted through a HEPA f	-	☐ Continuo	us 🛭	<b>∑</b> Yes	☐ Yes	
A70	7 Other – Beryllium Activities	prior to entering the atmosphere. Polishing chemical milling operations are conducted i or lubricant bath.	and electroplating/	⊠ Intermitte	ent	No	⊠ No	
		TA-3-141 - The continuous emission monit accordance with the Laboratory's quality prolimits were exceeded during this certification	ogram. No process					

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
	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 metallographic preparation, are exhausted through a cartridge filtration system then through HEPA filtration. Metallographic preparation activities are conducted in lubricating baths or equivalent.  TA-35-213 - All processes are exhausted through a HEPA filtration system prior to entering the atmosphere.  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 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 were exceeded during this certification period.			
	period.	<u> </u>	1	l .

A. Operational Requirements – Beryllium Activities

	Source	Operating Requirements	<b>Process Limits</b>	Control Equipment Requirements
	Sigma Facility	Beryllium operations will	None	Polishing and electroplating /chemical milling
	TA-3-66	consist of registered		operations shall be conducted in aqueous solution
		polishing, electroplating		or lubricant bath.
		/chemical milling, and		
		relocated machining, and		Emissions from machining and arc melting/casting
		arc melting/casting		operations shall be exhausted through a HEPA
		sources.		filtration system prior to entering the atmosphere.
	Beryllium	The continuous emission	Beryllium processed by	All processes shall be exhausted through a HEPA
	Technology Facility	monitor will be	the facility will not	filtration system prior to entering the atmosphere.
	TA-3-141	maintained in accordance	exceed 10,000 pounds	
		with the Laboratory's	per calendar year.	Powder operations, other than closed glovebox
I		quality program.	Beryllium processed by	operations, and machining operations, other than
ı			the facility will not	the processes used in metallographic preparation
ı			exceed 1000 pounds per	shall be exhausted through a cartridge filtration
			day.	system then through the HEPA filtration system.
ı				Metallographic preparation activities shall be
				conducted in lubricating baths or equivalent.

1. Permit Condition #	Permit Condition # and Permit Condition:		<u> </u>		4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
Target Fabrication Facility TA-35-213  Plutonium Facility TA-55-PF4	Beryllium operations will consist of only beryllium machining and associated cleanup activities.  Regulated beryllium activities will be ducted through the pollution control equipment and out the north or south stack of PF-4.  (NSR Permit 1081-M1-R3, Specific Condition 1.b., 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.  (NSR Permit 1081-M1-R6, Specific Condition 1.d., partial, revised)	None  44 pounds of beryllium (20 kg) in any 24 hour period;  1100 pounds/year (500 kg/year) using a rolling total.  (NSR Permit 1081-M1- R3, Specific Condition 1.c.)	All processes shall be exhausted throug filtration system prior to entering the at Weld cutting, weld dressing, metallogre electric furnace operations shall be con 4 HEPA filters with a control efficiency each.  (NSR Permit 1081-M1-R1, Condition revised)  The non-accessible filters shall be replated the pressure drop across the filter either levels indicating filter breakthrough or levels indicative of excessive loading.  (NSR Permit 1081-M1-R1, Condition revised)	aphy, and trolled with y of 99.95%  3, partial, aced when ralls to increases to		periou:
<b>B.</b> Emissions Mo Beryllium Activities	onitoring Requirements –	number of metallograph operation and the weighthe electroplating/chemmelting/casting operation.  TA-3-141 – The exhausused to continously sand HEPA filters are equipped that measure differentiate operation.  TA-35-213 – A copy of	st stack has a built-in sampling system in the beryllium emissions. Cartridge and ped with differential pressure gauges all pressure when exhaust fans are in the fact of the stack emission test results as well as termine total emissions are retained at	☐ Continuous  ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No

. Permit Condition #	and Permit Condition:	2. Method(s) or other information or other facts used to	3. What is the	4. Was this facility in	5. Were there any		
		determine the compliance status:	frequency of data collection used to determine compliance?	compliance with this requirement during the reporting period?	deviations associat with this requirem- during the reportin 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 have been performed during this certification period and results are submitted in the Semi-annual Monitoring Report. The electric furance did not operate during this certification period.					
Emission	ns Monitoring Requirements –	Beryllium Activities					
Source		Monitoring Requirements					
Sigma Facility TA-3-66							
Beryllium Technology Facility TA-3-141	Facility exhaust stack will be ea	quipped with a continuous emission monitor used to measure beryll all be equipped with differential pressure gauges that measure the					
T. P. L.	pressure across the cartridge at	nd HEPA filters while the exhaust fans are in operation.					
Target Fabrication Facility TA-35-213	determine total emissions shall Department.	test results (see Condition 2 of NSR Permit No. 632) and other d l be retained at the source and made available for inspection by the	ne				
Plutonium Facility TA-55-PF4		hall be equipped with a differential pressure gauge that measures water) across the HEPA filters while the exhaust fans are in ope					
	(NSR Permit 1081-M1-R3, Co	ondition 11)					
	Control efficiency shall be ver challenge tests of accessible fi	ified by daily HEPA filter pressure drop tests and annual HEPA ilters.	ülter				
	(NSR Permit 1081-M1-R1, Condition 3, partial, revised)						
	The furnace temperature shall be continuously monitored and the flow rate from the glove box containing the furnace shall be measured once during each metal melt operation.						
	(NSR Permit 1081-M1-R6, Co	ondition 11, revised)					
		TA-3-66 – Recordkeeping for this source is specified in	☐ Continuous	⊠ Yes	Yes		

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
	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 – Recordkeeping 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. The annual HEPA filter test reports and daily differential pressure readings are provided in the Semi-Annual Monitoring Report and are available on site for inspection. 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 did not operate during this certification period.	<b>Intermittent</b> Intermittent	□ No	⊠ No

Recordkeeping Requirements – Beryllium Activities

Source	Recordkeeping Requirements
Sigma Facility	Recordkeeping for this source is specified in Condition A707.B.
TA-3-66	
Beryllium	te and maintain beryllium inventory records to demonstrate compliance with the 10,000 pounds of beryllium per
Technology Facility TA-3-141	calendar year and the 1000 pounds of beryllium per day processing limit.
	pressure drop across the cartridge and HEPA filters once per day that the exhaust fans are in operation and the
	facility is occupied.
	control equipment maintenance and repair activities.
Target Fabrication	Recordkeeping for this source is specified in Condition A707.B.
Facility	
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.

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to	4. Was this facility in compliance with this requirement during the	5. Were there any deviations associated with this requirement			
		determine compliance?	reporting period?	during the reporting period?			
(NSR Permit 1081-M1-R1, 0	Condition 3, partial, revised)						
A log of the filter replacement request.	nt shall be kept and shall be made available to the Department person	nnel upon					
(NSR Permit 1081-M1-R1, 0	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, 0	Condition 9, partial, revised)						
	use of the furnace record the following operating parameters: metal he metal, metal melt duration once melting is commenced, maximum ow rate.						
(NSR Permit 1081-M1-R6, 0	Condition 9, partial, revised)						
A record of the furnace's int	ernal volume shall be maintained at the facility.						
(NSR Permit 1081-M1-R6, 0	Condition 9, partial, revised)						
				<del>,</del>			
	All Beryllium Sources - Emission and monitoring reports are submitted on a 6-month basis in accordance with permit	☐ Continuous	⊠ Yes	☐ Yes			
	condition A109. For more information, see the methods used to determine compliance for condition A109 in this report.	☑ Intermittent	□ No	⊠ No			
D. Reporting Requirements – Beryllium Activities	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 reports were submitted Jan 24, 2014; April 10, 2014; July 24, 2014; and Oct 24, 2014 for this reporting period.						
	There were no new or modified emission sources during the certification period.						
	There were no requests made by the Air Quality Bureau's Enforcement Section during the certification period to determine the reliability of the methodology for demonstrating						

Permit Condition # and Permit Condition:			ed(s) or other information or other fac the compliance status:	ts used to	3. What is the frequency of data collection used to determine compliance?		4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?	
			complian	ce with the permitted emission rate.					
_						l			
Repor	ting Requirements –	- Beryllium A	ctivities						
Source				Reporting Requirements					
Sigma Facility TA-3-66	The permittee sh	all report in a	ccordance v	with Conditions A109.A, A109.C, and	Section B110.				
Beryllium		of initial start	up of each i	new or modified source not less than the	irty (30) days pric	or to the date.			
Technology Facility TA-3-141	Actual date of in	itial startup o	f each new	or modified source within fifteen (15)	days after the sta	rtup date.			
	Provide the date will operate with			ed emission source reaches the maxin that date.	num production ra	te at which it			
				er each calendar quarter of the facilit ous monitoring system.	y's compliance st	atus with the			
	the Air Quality	Bureau's Enf	orcement S	escribed in the Quality Assurance Projection in determining the reliability tted emission rate within 45 days of s	of the methodolo				
	The permittee sh	all submit rep	orts describ	ped in Section A109 and in accordance	e with Section B1	10.			
Target Fabrication Facility TA-35-213	The permittee sh	all submit rep	orts describ	ped in Section A109 and in accordance	e with Section B1	10.			
Plutonium Facility TA-55-PF4	Stack emission to upon request.	est results and	facility op	erating parameters will be made avail-	able to Departmer	nt personnel			
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 B110.									
						10.			
	Sources – External C		There we	re no changes to the list of permitted	oilers during	☐ Continuo	us	⊠ Yes	☐ Yes
<b>A.</b> Table 800.A lists all of the process equipment authorized for this source category.				There were no changes to the list of permitted boilers during this compliance certification period.		☑ Intermittent		□ No	⊠ No
7	ted to include the retirement of four	emissions unite	_ revised)						
	Emission Unit	Location/ Building	ast (Opud	Manufacturer/ Model/Serial Number	Date of Cons Modification Reconstructi	struction, a, or	(nan	imum Heat Input neplate) <sup>2</sup> Btu/hr	

Permit Condition # and Permit Conditi		determine the compliance status:			3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
TA-16-1484-BS-1	TA-16-14	Sell 84 183H.PS S/N 100	H-LN390	1	995	7.47	
TA-16-1484-BS-2	TA-16-148	Sell 84 183H.PSi S/N 100	H-LN390	1	995	7.47	
TA-53-365-BHW- 1	TA-53-36	Sello 55 15 Seniors S/N 99	-2-200-w	1	988	8.37	
TA-53-365-BHW- 2	TA-53-36	Sello 55 15 Seniors S/N 99	-2-200-w	1	988	8.37	
TA-55-6-BHW-1	TA-55-6	S/N 101	V-LN490 319-B	2	001	14.6	
TA-55-6-BHW-2	TA-55-6	Sello 5 350 H.P. V S/N 101	V-LN490	1	998	14.6	
CMRR-BHW-1	TA-55-44	SN A	00W 1874	2	009	11.0	
CMRR-BHW-2	TA-55-44	SN A	00W 1875	2	009	11.0	
CMRR-BHW-3	TA-55-44	Unil 40 ZF110 SN A	00W	2	009	11.0	
CMRR-BHW-4	TA-55-44		D	T	BD	11.0	
Construction, Modification, or Reconstruction     Emission estimates from these units shall be	e based on the	maximum heat input rating,		50.1			
A801 Control Equipment – External		Emission units TA-48-1-BS-2 BHW-1 and TA-59-1-BHW-2			☐ Continuous	<b>⊠</b> Yes	☐ Yes
Combustion  A. Table 801.A lists all of the pollution equipment required for the applicable regulate equipment in this source category. Each emiss is identified by the same number that was assign the permit application.	2012 and are no longer at LANL. Request was included in the Title V permit renewal application that these units be removed from Table 801.A (to match Table 800.A which has already been updated in the permit and in this compliance certification report). Table A801.A. has been updated in draft Title V permit P100-R2; the Title V renewal permit is scheduled to be			⊠ Intermittent	□ No	⊠ No	
T 11 001 1 G 17		inalized in 2015. Unit CMRI					ı
Table 801.A: Control Equipment List  Control Equipment Unit No. 1  Location	/Building	Control Description	Pollutant being controlled	]			

1. F	Permit Condition # and P	ermit Coi	ndition:		ethod(s) or other information of the compliance state		d to	3. What is the frequency of collection used determine compliance?	data	4. Was this facility compliance with the requirement during reporting period?	is	5. Were there any deviations associated with this requirement during the reporting period?
	TA-16-1484-BS-1	T.	A-16-1484		Low-NOx Burner	NOx		•				•
	TA-16-1484-BS-2	T.	A-16-1484		Low-NOx Burner	NOx						
	TA-48-1-BS-2		TA-48-1		none	none						
	TA-48-1-BS-6		TA-48-1		none	none						
	TA-53-365-BHW-1	Т	TA-53-365		none	none						
	TA-53-365-BHW-2	Т	TA-53-365		none	none						
	TA-55-6-BHW-1		TA-55-6		Low-NOx Burner	NOx						
	TA-55-6-BHW-2		TA-55-6		Low-NOx Burner	NOx						
	TA-59-1-BHW-1		TA-59-1		none	none						
	TA-59-1-BHW-2		TA-59-1		none	none						
	CMRR-BHW-1	Т	TA-55-440		Low-NOx Burner <sup>2</sup>	NOx						
	CMRR-BHW-2	Т	TA-55-440		Low-NOx Burner	NOx						
	CMRR-BHW-3	Т	ΓA-55-440		Low-NOx Burner	NOx						
	CMRR-BHW-4	Т	ΓA-55-440		Low-NOx Burner	NOx						
_					he Regulated Sources Lis							
	2 Low-NOx burners are	required t	for Units CMRI	R-BHW	7-1 through -4 by NSR P	ermit 2195N, Specific	Condition 1	l.d.				
A802 Emission Limits – External Combustion A. Table 802.A 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).			ion units and 50;	basis i are con annual	ions are calculated and r in accordance with perm impared to the allowable I report. Allowable emis g this certification period	it condition A109.B. Es emission limits in each sion limits were not exc	missions semi-	☐ Contin		⊠ Yes □ No		☐ Yes ☑ No
	Table 802.A: Allowable	Emission										
		Elinssion									—	
	Unit No.		<sup>1</sup> NO <sub>x</sub> tp	y	CO tpy	VOC tpy	SC	O <sub>2</sub> tpy	T	SP tpy	PN	I <sub>10</sub> tpy
	Combined annual emis for all units listed in Ta 800.A <sup>2</sup>		80.0		80.0	50.0		50.0		50.0		50.0
1 Nitrogen dioxide emissions include all oxides of				of nitrog	gen expressed as NO <sub>2</sub>	•				1		
2	Excludes TA-3-22 Po	wer Plant	addressed in Se	ection A	1300.							
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)			Emissions are calculated and reported to NMED on a 6-month basis in accordance with permit condition A109.B. Emissions are compared to the allowable emission limits in each semi-annual report. Allowable emission limits were not exceeded during this certification period.			☐ Contin		⊠ Yes □ No		☐ Yes ⊠ No		

Table 802.B: Allowable Emissions	
NO. NO. CO CO VOC VOC SO. SO. TSP TSP PM10 PM10 PM15 PM15	
Unit No.   Tox   Tox   Co   Co   Voc   So2   So2   Tox   Tox	
CMRR-	
BHW-1 0.7 2.9 1.1 4.82 0.1 0.3 0.1 0.4 0.1 0.4 0.1 0.4	
(GAS)	
BHW-1 1.6 0.5 5.8 0.3 0.2 0.2	
(OIL)	
CMRR-	
BHW-2 0.7 2.9 1.1 4.8 0.1 0.3 0.1 0.4 0.1 0.4 0.1 0.4	
(GAS)	
BHW-2 1.6 0.5 5.8 0.3 0.2 0.2	
(OIL)   0.3   0.2   0.2	
CMRR-	
BHW-3 0.7 2.9 1.1 4.8 0.1 0.3 0.1 0.4 0.1 0.4 0.1 0.4	
(GAS) CMRR-	
BHW-3 1.6 0.5 5.8 0.3 0.2 0.2	
(OIL)	
CMRR-	
BHW-4 0.7 2.9 1.1 4.8 0.1 0.3 0.1 0.4 0.1 0.4 0.1 0.4	
(GAS)	
CMRR-   BHW-4   1.6   0.5       5.8   0.3   0.2   0.2	
(OIL)   0.5       5.8   0.5   0.2   0.2	
All boilars	
CombinedT	
Otal	
<ul> <li>Nitrogen dioxide emissions include all oxides of nitrogen expressed as NO<sub>2</sub></li> <li>The "" symbol indicates a value that was considered negligible and not permitted under NSR 2195N.</li> </ul>	
3 The annual tpy combined emission totals represent enforceable emission limit caps for all 4 boilers combined, fired with any combination of allowed fuel types.	
4 Tpy emission cap for any combination of oil fired boilers.	
C. Units CMRR-BHW-1 through - 4 shall not	
emit oxides of nitrogen in excess of 30 ppmvd,  Nitrogen oxide concentrations were analyzed during the initial compliance test for the CMRR boilers BHW-1 through 3.	
corrected to 15% oxygen on a dry basis. This CMRR-BHW-4 has not been installed. All boilers tested were   \( \subseteq \text{Intermittent} \)   No   \( \subseteq \text{No} \)	
emissions limitation applies to natural gas fuel only.  (NSR Permit 2195N, Specific Condition 1 d. partial	

Permit Condition # and Permit Condition:			3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?		
revised)							
A803 Applicable Requirements – External Combustion A. The permittee shall comply with all applicable sections of the requirements listed in Table 803.A. Table 803.A: Applicable Requirements	require all liste	tion units listed in the table meet the applicable ements listed. Monthly fuel monitoring is recorded emission units. The fuel monitoring records a monthly and maintained on-site.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No		
		Federally	Unit				
Applicable Requirements		Enforceable	No.				
NSR Permit 2195N		X	CMRR-I	BHW-1 through -4			
20.2.61 NMAC Smoke and Visible Emissions		X		oustion sources			
40 CFR 60, Subpart Dc		X	TA-55-6	-BHW-1, TA-55-BHW-	2, CMRR-BHW-1 thro	ıgh -4	
A804 Operational Limitations – External Combustion  A.All external combustion equipment except Units CMRR-BHW-1 through -4 when operating with fuel oil is authorized to operate any time during the year. No monitoring, recordkeeping, or reporting requirements are required to demonstrate compliance with its hours of operation.							
<b>B.</b> Units CMRR-BHW-1 through -4 shall be operated on fuel oil for no more than 48 hours per year	11			☐ Continuous	⊠ Yes	☐ Yes	
per boiler for non-emergency maintenance and readiness testing. This condition establishes exemption from 40 CFR 63, Subpart JJJJJJ (final rule signed by the EPA Administrator on 2/21/11).	person	Hours of operation for each boiler is tracked by facility personnel. Fuel oil was not used during this certification period.		<b>⊠</b> Intermittent	□ No	⊠ No	
C. Total annual fuel oil consumption for Units CMRR-BHW-1 through -4 shall not exceed 289,100		annual fuel oil use is tracked using a 365 day rol nd is compared to the fuel use limit. Fuel oil wa		☐ Continuous	⊠ Yes	☐ Yes	
gallons on a rolling 365-day total basis.		uring this certification period.	as not		□ No	⊠ No	
A805 Fuel Sulfur Requirements – External Combustion				☐ Continuous	⊠ Yes	☐ Yes	
A. All Boilers and Heaters (except Units					□ No	⊠ No	
CMRR-BHW-1 through -4)		ral gas transportation contract is in place and st					
<b>Requirement:</b> All boilers and heaters, except Units		ovided to LANL will be pipeline quality and cor	ntain no				
CMRR-BHW-1 through -4 and the Power Plant	more t	more than 3/4 grains of total sulfur per 100 scf.					
addressed in Section A1300 shall combust only natural							
gas containing no more than 2 grains of total sulfur per							
100 dry standard cubic feet.							
Monitoring: None.		ral gas transportation contract is in place and sta		☐ Continuous	⊠ Yes	☐ Yes	
<b>Recordkeeping:</b> The permittee shall demonstrate compliance with the natural gas limit on total sulfur		ovided to LANL will be pipeline quality and conhan 3/4 grains of total sulfur per 100 scf.	ntain no		_		

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
content by maintaining records of a current, valid purchase contract, tariff sheet or transportation contract for the gaseous fuel, or fuel gas analysis, specifying the allowable limit or less. If fuel gas analysis is used, the analysis shall not be older than one year.		☑ Intermittent	□ No	⊠ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous	⊠ Yes □ No	☐ Yes ⊠ No
Section B110.  B. Units CMRR-BHW-1 through -4	See Section 71707 in this report.			
Requirement: Units CMRR-BHW-1 through -4 shall	A natural gas transportation contract is in place and states that	☐ Continuous	⊠ Yes	☐ Yes
combust either natural gas containing no more than 2.0 grains of total sulfur per 100 dry standard cubic feet or	gas provided to LANL will be pipeline quality and contain no more than 3/4 grains of total sulfur per 100 scf.	<b>Intermittent</b>	□ No	⊠ No
No. 2 fuel oil containing no more than 0.5 wt% total sulfur. (NSR Permit 2195N, Specific Condition 1.b., partial, revised, Specific Condition 1.h., and 40 CFR 60.42c(d))	A purchase contract is in place for fuel oil. The contract requires that all fuel oil have a sulfur content less than or equal to 0.05% sulfur by weight.			
Monitoring: None.  Recordkeeping: The permittee shall demonstrate		☐ Continuous	⊠ Yes	☐ Yes
compliance with the natural gas limit and/or fuel oil		☐ Intermittent	□ No	⊠ No
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, Specific Condition 3.b., revised; 40 CFR 60.48c(e)(11); and 40 CFR 60.48c(g)(2)). 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.	A natual gas transportation contract is in place and available at the site. A fuel oil purchase contract is in place and available at the site. Delivery receipts are also kept and identify the fuel oil as ultra low sulfur diesel.			
Reporting: The permittee shall submit reports	Emission and monitoring reports are submitted on a 6-month	☐ Continuous	⊠ Yes	☐ Yes
described in Section A109 and in accordance with Section B110.	basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	Intermittent	□No	⊠ No
A806 20.2.61 NMAC Opacity – External Combustion A. All Boilers and Heaters (except Units	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. Visible	☐ Continuous	⊠ Yes	☐ Yes

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
CMRR-BHW-1 through -4)  Requirement: Exhaust emissions from any external combustion source shall not exceed 20% opacity averaged over a 10-minute period.	emissions did not exceed 20% opacity during this certification period.	☑ Intermittent	□ No	⊠ No
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.	The natural gas transportation contract states that gas provided to LANL will be pipeline quality and contain no more than 3/4 grains of total sulfur per 100 scf.  Opacity did not exceed 20% over a 10-minute period, and no visible emissions were observed during steady state operations during this certification period.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes
<b>Recordkeeping:</b> The permittee shall record dates of any opacity measurements and the corresponding opacity readings.	A standard form is used for all opacity measurements. The form includes the date of measurement and opacity observed.	☐ Continuous ☐ Intermittent	⊠ Yes  □ No	☐ Yes ☑ No
<b>Reporting:</b> The permittee shall report 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.	Opacity measurements are included in the semi-annual monitoring reports. Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
B. Units CMRR-BHW-1 through -4: Natural Gas-Fired Requirement: Exhaust emissions from any external combustion source shall not exceed 20% opacity averaged over a 10-minute period.	Opacity did not exceed 20% over a 10-minute period, and no visible emissions were observed during steady state operations during this certification period.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
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.	The natural gas transportation contract states that gas provided to LANL will be pipeline quality and contain no more than 3/4 grains of total sulfur per 100 scf.  Opacity did not exceed 20% over a 10-minute period, and no visible emissions were observed during steady state operations during this certification period.	☐ Continuous ⊠ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
<b>Recordkeeping:</b> The permittee shall record dates of any opacity measurements and the corresponding opacity readings.	A standard form is used for all opacity measurements. The form includes the date of measurement and opacity observed.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No

Permit Condition # and Permit Condition:	Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
<b>Reporting:</b> The permittee shall report 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.	Opacity measurements are included in the semi-annual monitoring reports. Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
C. Units CMRR-BHW-1 through -4: Fuel Oil-Fired  Requirement: Exhaust emissions from any external combustion source shall not exceed 20% opacity averaged over a 10-minute period.	Fuel oil was not used during this certification period. Opacity did not exceed 20% over a 10-minute period, and no visible emissions were observed during steady state operations during this certification period.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
Monitoring: The permittee shall perform a least one (1) opacity observation each day that fuel oil is used to fire any of Units CMRR-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 20.2.61.114 NMAC. (NSR Permit 2195N, Specific Condition 3.c., revised)	Fuel oil was not used during this certification, and therefore, opacity measurements were not recorded.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>Recordkeeping:</b> The permittee shall record dates of any opacity measurements and the corresponding opacity readings. (NSR Permit 2195N, Specific Condition 4.b., revised)	A standard form is used for all opacity measurements. The form includes the date of measurement and opacity observed.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
<b>Reporting:</b> The permittee shall report 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.	Opacity measurements are included in the semi-annual monitoring reports. Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
A807 Other – External Combustion  A. Natural Gas Fuel Usage (Sources listed in Table 800.A except CMRR-BHW-1 through -4)  Requirement: The combined natural gas fuel usage shall be limited to 870 MMscf/y. This limitation shall apply to all boilers and heaters listed in Table 800.A except Units CMRR-BHW-1 through -4, but including all other boilers and heaters at the Facility that qualify as Title V Insignificant Activities.	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 and provided in the semi-annual monitoring report.  Natural gas usage limits were not exceeded.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>Monitoring:</b> 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.	These units have a volumetric flow meter in place which is used to monitor monthly natural gas use. This information is maintained and available on-site. Natural gas usage for these units is provided in the semi-annual monitoring report.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
Recordkeeping: The permittee shall: 1) Calculate the monthly rolling 12-month total	1) A 12-month rolling total of natural gas used is calculated and recorded each month. The rolling total is compared to the	☐ Continuous	⊠ Yes	☐ Yes

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
natural gas fuel usage for the emission units listed in Table 800.A except Units CMRR-BHW-1 through -4.  2) Calculate the actual emissions rate for the emission units listed in Table 800.A except Units CMRR-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.	fuel use limit each month and provided in the semi-annual monitoring report. Natural gas usage limits were not exceeded.  2) The actual emission rate is calculated for the units listed in Table 800.A. This calculation uses data from individual unit flow meters and facility wide metered natural gas.  3) The emission rate is calculated every 6 months and annually for this source category and compared to the limits.	⊠ Intermittent	□ No	⊠ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous ☐ Intermittent	∑ Yes     ☐ No	☐ Yes ☑ No
B. Natural Gas and Fuel Oil Usage (Units CMRR-BHW-1 through -4)  Requirement: The permittee shall comply with the emission limits in Table 802.B for each fuel type.	The initial compliance test was used to show compliance with the emission limits for natural gas use. Vendor data are also used to determine compliance with emission limits for fuel oil and natural gas. All concentrations and emission rates were below permitted limits in Table 802.B.	☐ Continuous  ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
Monitoring: The permittee shall:  1) Monitor the monthly total volumetric flow of natural gas to Units CMRR-BHW-1 through -4 using a totalizing flow meter. (NSR Permit 2195N, Specific Condition 3.a., partial, revised and 40 CFR 60.48c(g)(2))  2) Monitor the daily fuel oil consumption during which any of the 4 CMRR boilers are fired with this fuel type. (NSR Permit 2195N, Specific Condition 3.a, partial, revised)  3) Monitor the hours of operation for each boiler when fired on fuel oil and during nonemergency maintenance and readiness testing.	1) A totalizing flow meter is in place and measures natural gas used by the CMRR boilers.  2) Daily fuel oil consumption is monitored using both tank readings and individual meter readings. Fuel oil was not used during this certification period.  3) The hours of operation of each boiler is recorded by facility personnel each time a boiler is run on fuel oil. The purpose for running the boiler is also monitored and recorded.	☐ Continuous  ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
Recordkeeping: The permittee shall:  1) Calculate and record the annual fuel oil usage for Units CMRR-BHW-1 through -4 as a daily rolling 365-day total. (NSR Permit 2195N, Specific Condition 1.c., partial, revised)  2) Calculate and record the semiannual and	<ol> <li>Annual fuel oil usage is recorded on a 365-day rolling total.</li> <li>The emissions rate is calculated on a 6-month and annual basis for each fuel type and for both fuels combined.         Emissions are compared to permit limits.     </li> <li>Annual hours of operation for each boiler are recorded</li> </ol>	☐ Continuous  ☑ Intermittent	Yes     □ No	☐ Yes ⊠ No

Permit Condition # and Permit Condition:	Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
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.	when fired on fuel oil during non-emergency use. The total hours are compared to the hour limit in condition A804.B.  4) Records are maintained in accordance with condition B109.			
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
C. 40 CFR 60, Subpart Dc (Units TA-55-6-BHW-1, TA-55-6-BHW-2, CMRR-BHW-1 through - 4)  Requirement: Units TA-55-6-BHW-1, TA-55-6-BHW-2, CMRR-BHW-1 through -4 are subject to 40 CFR 60, Subparts A and Dc, including the initial notification requirements of Subpart A and the specific requirements of Subpart Dc.	Units TA-55-6-BHW-1, TA-55-6-BHW-2, and CMRR-BHW-1 through -4 meet the requirements of 40 CFR Part 60, Subparts A and Dc. Notification requirements were met through source startup notifications and initial permit applications. Fuel sulfur requirements and tracking are included in the monitoring report which is submitted every 6 months.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Monitoring: The permittee shall perform all monitoring required by 40 CFR 60, Subparts A and Dc, including (but not limited to) 40 CFR 60.47c.	Fuel sulfur requirements and tracking are performed and included in the monitoring report which is submitted every 6 months.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes
Recordkeeping: The permittee shall maintain all records required 40 CFR 60, Subparts A and Dc, including (but not limited to) those specified by 40 CFR 60.48c(f)(1), (g), and (i). (NSR Permit 2195N, Specific Condition 4.a., revised)	Fuel sulfur content and fuel use records are maintained on site for at least 5 years as required by the operating permit.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Reporting: The permittee shall:  1) Submit reports described in Section A109 and in accordance with Section B110.  2) Submit reports as required by 40 CFR 60, Subparts A and Dc, including (but not limited to) those required by 40 CFR 60.48c(a)(1) – (3) and 40 CFR 60.48c(d), (e)(11), (f)(1), and (j). (NSR Permit 2195N, Specific Condition 4.a., revised)	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report. These reports include fuel oil supplier certification of total sulfur in oil.      No additional reports were required to be submitted under 40 CFR 60, Subparts A and Dc during the certification period.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
D. Initial Compliance Testing (Units CMRR-1 through -4)  Requirement: Initial compliance tests are required for	The initial compliance tests for units CMRR-BHW-1 through - 3 were conducted on January 18-19, 2012. CMRR-BHW-4 has not been installed. These tests were conducted using	☐ Continuous	⊠ Yes	☐ Yes

1. Permit Condition # and	Permit Condition:	2. Method(s) or other informatio determine the compliance status:		3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
each boiler, Units CMRR-BH tests shall be conducted for N type. Tests shall be conducted PM2.5 for fuel oil use only. (I Specific Condition 6.a., partia	Ox and CO for each fuel for TSP, PM10, and NSR Permit 2195N,	permit to remove the requirement Fuel oil is an emergency fuel and revised condition can be found in NSR permit 2195N-R2. This rev	natural gas only. A permit revision was made to the NSR permit to remove the requirement to test using each fuel type. Fuel oil is an emergency fuel and will rarely be used. The revised condition can be found in specific condition 6.a of NSR permit 2195N-R2. This revised condition is included in the operating permit renewal application submitted to NMED			⊠ No
<b>Monitoring:</b> Compliance test accordance with Section B111	-			☐ Continuous	⊠ Yes	☐ Yes
startup of the source at B111 initial startup for each fuel typ fuel oil in accordance with B after the source has achieved s	A(2) shall be defined as be; compliance testing on 111 is not required until	The compliance tests performed a conducted in accordance with Sepermit.		⊠ Intermittent	□ No	⊠ No
Recordkeeping: The permitte		The compliance test records are n	☐ Continuous	⊠ Yes	☐ Yes	
in accordance with Section B		Section B109.	maintained in accordance with	☑ Intermittent	□ No	⊠ No
Reporting: The permittee sha	-	Emission and monitoring reports		☐ Continuous	⊠ Yes	☐ Yes
described in Section A109 and Section B110.	d in accordance with	basis in accordance with permit c See Section A109 in this report.	☑ Intermittent	□ No	⊠ No	
A900 Regulated Sources	_	No new process equipment has be	een added for this source	☐ Continuous	⊠ Yes	☐ Yes
A. Table 900.A lists all equipment authorized for this	_	category during this certification	period.	☐ Intermittent	□ No	⊠ No
Table 900.A: Regulated S	ources List					
Unit No.		escription/Location	Emission Type			
LANL-FW-CHEM	Chemical Usage, Facility	-wide (except CMRR-RLUOB)	VOC, HAPs, TAPs			
CMRR-CHEM	Chemical Usage, Bldg. T only of this CMRR-RLU	A-55-400 (the laboratory portion OB building	VOC, HAPs, TAPs			
				<u> </u>		
		Facility wide emissions from cher reported on a 6-month basis in ac		☐ Continuous	⊠ Yes	☐ Yes
A902 Emission Limits – Chemical Usage B. Table 902.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		condition A109.B. A comparison emission limits is performed for e periods. Facility wide emission li during this certification period.	⊠ Intermittent	□ No	⊠ No	
Permit 2195N).		CMRR-CHEM laboratory chemic calculated on a monthly basis and				

1. Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:				3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?		
	emissio	on limits.			compnance:		period:		
Table 902.A: Allowable Emissions									
Unit No.					VOC/HAP	es tpy			
LANL-FW-CHEM					1				
CMRR-CHEM					3.75 <sup>1</sup>				
1 The VOC emissions from this source category are in tpy of combined total HAPs. Any VHAPs that are a					n Table 106.B: 200 tpy	VOC, 8.0 tpy per indivi	dual HAP, and 24.0		
A903 Applicable Requirements – Chemical Usage	All opp	disable sections of NCD Domnit	2105N are in al	udad in	☐ Continuous	⊠ Yes	☐ Yes		
A. The permittee shall comply with all applicable sections of the requirements listed in Table 903.A.		olicable sections of NSR Permit rating permit. The facility is in s.			<b>Intermittent</b>	□ No	⊠ No		
Table 903.A: Applicable Requirements					! 	I			
Applicable Requirements		Federally Enforceable		Unit No.					
NSR Permit 2195N		X		CMRR-0	CHEM				
A904 Operational Limitations – Chemical Usage									
A.The Chemical Usage source category is authorized for continuous hours of operation	continuo	ous operation. No monitoring, re	ecordkeeping, o	r reporting	requirements are require	red to demonstrate comp	oliance with		
<b>B.</b> For Unit CMRR-CHEM, the permittee shall obtain a NSR permit revision prior to the use of any	Chamie	cal usage is tracked and emissio	ns calculated m	onthly to	☐ Continuous	⊠ Yes	☐ Yes		
TAP that is expected to be emitted in excess of the stack-height-corrected screening levelsat 202.72.502 NMAC. (NSR Permit 2195N, Specific Condition 1.g, revised)	determ	ine TAP emissions. If TAP emiscreening levels, an NSR permi	issions are expe	ected to	☑ Intermittent	□ No	⊠ No		
A907 Other – Chemical Usage A. Emission calculations (Unit LANL-FW-					☐ Continuous	⊠ Yes	☐ Yes		
CHEM)  Requirement: The permittee shall comply with the facility-wide VOC and HAP emission limits at Table 106.B.	emissio	wide emissions did not exceed on limits listed in Table 106.B.			☑ Intermittent	□ No	⊠ No		
Monitoring: The permittee shall monitor facility-wide		wide chemical purchase record s ChemLog database and used t			☐ Continuous	⊠ Yes	☐ Yes		

1. Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
chemical purchasing and site location using an electronic chemical tracking system. The quantity of chemicals that are vented to the atmosphere shall be estimated on a semi-annual basis, and categorized as VOC, HAP, or a combination of these categories.	Chemical emission information is submitted to NMED every 6-months in accordance with permit condition A109.B.	☑ Intermittent	□ No	⊠ No
<b>Recordkeeping:</b> The permittee shall record the quantity of total VOC emitted and the quantity of each individual and total HAPs on a semi-annual basis. These records shall be maintained in accordance with Section B109.	Facility wide VOC and HAP emissions are calculated, recorded, and reported on a 6-month basis in accordance with permit conditions A109.B and B109.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110. With respect to individual HAPs, reports shall include any HAP emitted in a quantity greater than 0.5 tons per year.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit condition A109. See Section A109 in this report. The semi-annual emission report includes individual HAPs emitted in a quantity greater than 0.5 tons per year.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>Requirement:</b> The permittee shall comply with the source-specific VOC emission limit at Table 902.A and the facility-wide VOC and HAP emission limits at Table 106.B. (NSR Permit 2195N, Specific Condition 2.a., revised)	CMRR-CHEM emissions did not exceed the VOC emission limit at Table 902.A or the VOC and HAP emission limits listed in Table 106.B. Chemical emissions data are submittal semi-annually with the Facility Emissions Report	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Monitoring: The permittee shall monitor chemical purchasing for the CMRR-CHEM facility using an electronic chemical tracking system. The quantity of chemicals that are vented to the atmosphere shall be estimated on a monthly basis, and categorized as VOC, HAP, TAP, or a combination of these categories. (NSR Permit 2195N, Specific Condition 4.c., revised)	Chemical purchase records are collected in LANL's ChemLog database and used to calculate emissions for unit CMRR-CHEM. Chemical emissions are estimated monthly for this source and categorized as VOC, HAP, TAP, or a combination of these.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Recordkeeping: The permittee shall record the quantity of total VOC and TAP, each individual HAP, and the total HAPs emitted on a monthly rolling, 12-month total basis. These records shall be maintained in accordance with Section B109. (NSR Permit 2195N, Specific Condition 4.c., revised)	A monthly total VOC, TAP, and HAP emissions are recorded each month and in a 12-month rolling total. Records are maintained in accordance with Section B109.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110. With respect to individual HAPs, reports shall include any HAP emitted in a quantity greater than 0.5 tons per year.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report. The semi-annual emission report includes individual HAPs emitted in a quantity greater than 0.5 tons per year.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No

Permit Condition	other facts used to	3. What is the frequency of decollection used determine compliance?	ata	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?		
A1000 Regulated	Sources – Degreasers	No new process equipment has been a	added for this source	☐ Continuous		⊠ Yes	☐ Yes
	O.A lists all of the process d for this source category.	category during this certification period		<b>⊠</b> Intermi	ttent	□ No	⊠ No
Table 1000 A. De	and tod Common List						
Unit No.	gulated Sources List Source Description/Location	Emissions Type					
TA-55-DG-1	Ultrasonic Cold Batch	VOCs, HAPs					
	Limits –Degreasers	Emissions are calculated and reported accordance with permit condition A1		☐ Continu	ious	⊠ Yes	☐ Yes
their allowable emiss	2.A lists the emission units, and sion limits. (40 CFR 50; 8 of 20.2.70.302.A NMAC).	against the allowable emission limits these reporting periods. Allowable en exceeded during this certification per	is performed at each of nission limits were not	⊠ Intermi	ttent	□ No	⊠ No
Table 1002.A: Allow	wable Emissions						
	Unit No.			VOC/	HAPs t	ру	
TA-55-DG-	1				1		
		ncluded in the facility-wide allowable en also defined as a VOC shall be included		in Table 106.B:	200 tpy	VOC, 8.0 tpy per indivi	dual HAP, and 24.0
	e Requirements – Degreasers	LANT 1	: CAO CED	☐ Continuous		⊠ Yes	☐ Yes
_	ttee shall comply with all f the requirements listed in Table	LANL degreaser operation met all rec Part 63, Subpart T during this certific		<b>⊠</b> Intermi	ttent	□ No	⊠ No
Table 1003.A: Appl	icable Requirements						
Applicable Requir	rements		Federally Enforceable		Unit No.		
40 CFR 63, Subpar	rt T National Emission Standards fo	r Halogenated Solvent Cleaning	X		TA-55	-DG-1	
A1004 Operation	al Limitations – Degreasers						
<b>A.</b> The Degreasers so hours of operation	lkeeping, or reporting requ	iirements are rec	quired to	demonstrate complianc	ee with continuous		
A1007 Other – D	8			☐ Continuous		⊠ Yes	☐ Yes
<b>A.</b> Operationa	al Requirements (Degreasers)						

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to	4. Was this facility in compliance with this requirement during the	5. Were there any deviations associated with this requirement
		determine compliance?	reporting period?	during the reporting period?
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	<ol> <li>The degreaser is kept closed with a tight fitting cover when it is not being used.</li> <li>A freeboard ratio of 0.75 or greater is maintained.</li> <li>All waste solvent and solvent contaminated wipe rags are collected and stored in closed containers.</li> <li>Flushing operations are performed only within the freeboard area.</li> <li>Cleaned parts are allowed to drip for 15 seconds or until dripping stops.</li> <li>The fill line has not been exceeded.</li> </ol>		□ No	
8) Do not create observable splashing with agitation device, and 9) Ensure that the degreaser is not exposed to drafts greater than 40 meters/min, and 10) Do not clean sponges, fabric, wood, or paper.	<ul> <li>7) Spills are wiped up immediately.</li> <li>8) Administrative controls are in place to prevent observable splashing with an agitation device.</li> <li>9) The degreaser is located in a glove box with a set ventilation flow rate. Exhaust flows do not exceed 40 meters/min.</li> <li>10) Sponges, fabric, wood, or paper are not cleaned in the degreaser.</li> </ul>			
<b>Monitoring:</b> The permittee shall monitor and record the amount of solvent added to the degreaser.	A database is used to track the amount of degreaser solvent added, removed, and lost. This system is used to calculate emissions, which are reported on a 6-month basis in accordance with permit condition A109.B.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
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.	1) The actual emission rate (lb/month) of VOC and HAPs is calculated by the database when data is entered.  2) The semi-annual emissions (tpy) are also calculated by the database. These emissions are included in the facility wide totals.  3) Checklists for work practice standards have been completed	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
3) Maintain records of the degreaser solvent content and quantity added and work practice checklists.	for this certification period. Records of solvent content and quantity added are maintained on site.  4) Records for this source category are maintained in			

1. Permit Condition # and Permit Condition:  2. Method(s) or other information or other facts used to determine the compliance status:		3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
4) The permittee shall maintain records in accordance with Section B109.				
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110.	☐ Continuous	⊠ Yes	☐ Yes
Section B110.	See Section A109 in this report.		□ No	⊠ No
A1100 Regulated Sources – Internal Combustion A. Table 1100.A lists all of the process	Table 1200.A. needs to be updated. TA-33-G-1 was replaced by an existing portable generator TA-33-G-1-P; this	☐ Continuous	⊠ Yes	☐ Yes
equipment authorized for this source category.	equipment modification was approved in NSR permit 2195F-R4 issued on Dec 12, 2013.	Intermittent	□ No	⊠ No

Table 1200.A: Regulated Sources List

Unit No.	Source Location	Source Type	Make/ Model	Serial No.	Capacity	Manufacture Date
TA-33-G-1	TA-33	CI-RICE, Stationary Generator	Kohler/1600 ROZD71	375801	1600 kW (electrical output)	1996
TA-33-G-2	TA-33	CI-RICE, Portable Generator	Kohler/ 20EORZ	2025460	20 kW (electrical output)	2003
TA-33-G-3	TA-33	CI-RICE, Portable Generator	Kohler/ 20EORZ	2025461	20 kW (electrical output)	2003
TA-33-G-4	TA-33	CI-RICE, Portable Generator	Caterpillar/ 3306	6PK01065	225 kW (electrical output)	1999
Standby Generators	Facility-Wide	CI – and SI- RICE Generators: diesel, natural gas, and propane.	Various	Various	Various	Unknown
CMRR-GEN-1	Near TA-55-0400 (CMRR-RULOB)	CI-RICE Stationary Generator	Cummins/ DFLE-5754172	106970810	2220 hp (mechanical input)	9/06
CMRR-GEN-2	Near TA-55-0400 (CMRR-RULOB)	CI-RICE Stationary Generator	Cummins/ DFLE-5754172	106970811	2220 hp (mechanical input)	9/06
CMRR-GEN-3	Near TA-55-0400 (CMRR-RULOB)	CI-RICE Stationary Generator	Cummins/ DFLE-5754172	106970812	2220 hp (mechanical input)	9/06

To a completion in unit a completion.				determine the compliance status:				3. What is the frequency of data collection used to determine compliance?		complia require	4. Was this facility in compliance with this requirement during the reporting period?		5. Were there any deviations associated with this requirement during the reporting period?		
A1102 E	Emission Limits – Inter	nal Combu	stion					☐ Continuous			⊠ Ye	⊠ Yes			
A. Table 1102.A lists the emission units, and				•.	1.1.1.1						Yes				
	their allowable emission limits. (40 CFR 50; None of the allowable emission limits were Paragraphs 1, 7, and 8 of 20.2.70.302.A NMAC; 40 this certification period.				mits were ex	xceeded durir	ıg	I 🔀 I	ntermittent		0	⊠ No			
		I; 40 CFR 63, Subparts A													
and ZZZZ).															
	Table 1102.A: Allowak	nla Emissio	nc												
	Table 1102.A. Alloway	NO <sub>x</sub>	NO <sub>x</sub>	СО	CO tpy	VOC	voc	SO <sub>2</sub>	SO	<sub>2</sub> tpy	TSP	TSP tpy	$PM_{10}$	PM <sub>10</sub>	
	Unit No.	pph	tpy	pph	СО гру	pph	tpy	pph		<sub>2</sub> tpy	pph	ты сру	pph	tpy	
	TA-33-G-1	40.3	18.1	33.7	15.2	0.7	0.3	5.5	2	2.5	1.4	0.6	1.4	0.6	
	TA-33-G-2	0.83	0.21	0.2	0.1	0.1	1								
	TA-33-G-3	0.83	0.21	0.2	0.1	0.1	1								
	TA-33-G-4	9.33	2.33	5.7	1.4	0.75	0.2	0.62	0	.16					
	combined HAPs.			Г						ı				T	
	Applicable Requirement Combustion	ts – Interna	ıl					ents listed in			Continuous	uous Xes		☐ Yes	
	The permittee shall comp	ly with all						longer operate 3-G-1P in NS			ntermittent	ttent No		⊠ No	
	sections of the requirement	ents listed in	n Table			red by a por red on Dec 1		9-U-11 III NS	IX.				•		
1103.A.	A. Amuliachia Damin														
	3.A: Applicable Requir	ements						Federally			Uni	t			
	ole Requirements							Enforceable			No.				
	mit 2195F-R3 mit 2195P								X			33-G-1 33-G-2 thro	wah 1		
	mit 2195P								X			RR-GEN-1			
	MAC Smoke and Visib	le Emission	S						X				mbustion Source	ces	
20.2.77 N	New Source Performance	Standards							X				MRR-GEN-1		
40 CFR 6	60, Subpart A, General P	Provisions							X		pote	ntially appl	licable to any R CMRR-GEN-1	through -3	facility
	60 Subpart IIII, Stationar								X			ntially appl	licable to any C		
40 CFR 6	53, Subpart A, General P	rovisions							X				CMRR-GEN-1	through -3:	
40 CFR 6	63 Subpart ZZZZ, HAPs	from Statio							X		pote	ntially appl	licable to any R		
40 CFR 8	89, Control of Emissions	from New	and In-Us	e Nonroad C	Compression	Ignition En	ngines		X		TA-	33-G-2 thro	ough -4		

Permit Condition # and Permit Condition:	Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
A1104 Operational Limitations – Internal Combustion		☐ Continuous	⊠ Yes	☐ Yes
A. Hours of Operation for Gensets in the Standby Generator Pool  Requirement: The facility Standby Generator Pool is limited to an average of 168 hrs per year per genset.	The limit of 168 hrs per year average was not exceeded during this certification period.	⊠ Intermittent	□ No	⊠ No
Monitoring: The permittee shall monitor the hours of	Hours of operation for each stationary standby generator are collected and evaluated twice a year to verify that the average	☐ Continuous	⊠ Yes	☐ Yes
operation or each genset that is assigned to the Standby Generator Pool.	hours per year limit is not exceeded.	☑ Intermittent	□ No	⊠ No
Recordkeeping: The permittee shall maintain semi-	The semi-annual hours of operation records are maintained in	☐ Continuous	⊠ Yes	☐ Yes
annual records of the hours of operation in accordance with Section B109.	accordance with Section B109.	☑ Intermittent	□ No	⊠ No
Reporting: The permittee shall submit reports	Emission and monitoring reports are submitted on a 6-month	☐ Continuous	⊠ Yes	☐ Yes
described in Section A109 and in accordance with Section B110.	basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☑ Intermittent	□ No	⊠ No
B. Hours of Operation and Emission Limits for Unit TA-33-G-1  Requirements: 1) Unit TA-33-G-1 is limited to 12,000 kWh/day and 1,350,000 kWh/y. (NSR Permit 2195F-R3, Specific Condition 1.b., partial) 2) Unit TA-33-G-1 is limited to eight (8) hours	<ol> <li>TA-33-G-1 was permanently taken out of service in December 2013. This unit was replaced by TA-33-G-1P. This unit did not exceed the permit limits.</li> <li>An operating log is maintained at the generator that records start-up, shut-down, and run time. The portable generator TA-33-G1-P did not operate more than 8 hours in any one day,</li> </ol>	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
of daily operation at full capacity. Operation shall occur between the hours of 7:00 AM and 5:00 PM. (NSR Permit 2195F-R3, Specific Condition 1.c.)	and only operates between 7am and 5pm.			
Monitoring: The permittee shall monitor the time(s) of operation each day, and the daily and monthly	TA-33-G-1 was permanently taken out of service in December 2013. This unit was replaced by TA-33-G-1P. The facility has	☐ Continuous	⊠ Yes	☐ Yes
rolling 12-month total kilowatt-hours of operation for Unit TA-33-G-1 using a non-resettable kilowatt-hour meter. (NSR Permit 2195F-R3, Specific Condition 1.b., partial, revised)	an operating log to track daily kWh totals and hours of operation, as well as the time operation begins and ends each day. The hour readings are collected monthly and a 12-month rolling total is calculated. The hour meter on the unit is non-resettable.	⊠ Intermittent	□ No	⊠ No
Recordkeeping: The permittee shall maintain the	1) TA-33-G-1 was permanently taken out of service in December 2013. This unit was replaced by TA-33-G-1P. In	☐ Continuous	⊠ Yes	☐ Yes
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,	accordance with NSR Permit No. 2195F-R4 Section A1103, TA-33-G-1P has an operating log to monitor the daily hours of operation, as well as the time operation begins and ends each day. The hour readings are recorded daily, totaled monthly,	⊠ Intermittent	□ No	⊠ No

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
and the monthly rolling 12-month total kilowatt-hours of operation of the genset listed above, as indicated on the non-resettable kilowatt-hour meter. (NSR Permit 2195F-R3, Specific Condition 4.a. and 4.b., revised)  2) The permittee shall calculate the annual emissions of all pollutants from Unit TA-33-G-1.	and a 12-month rolling total is calculated. The hour meter on the unit is non-resettable. TA-33-G-1P operated less than 1 hour during this certification period.  2) TA-33-G-1 was replaced by TA-33-G-1P. The emissions of regulated pollutants from Unit TA-33-G-1P are calculated semi-annually.			
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<ul> <li>C. Hours of Operation and Emission Limits for Units TA-33-G-2 through -4</li> <li>Requirements: <ol> <li>Units TA-33-G-2 through -4 are authorized to operate 500 hours per generator per calendar year.</li> <li>(NSR Permit 2195P, Specific Condition 1.b.)</li> <li>Units TA-33-G-2 through -4 shall each be certified to be in compliance with applicable non-road emission standards in 40 CFR 89. (NSR Permit 2195P, Specific Condition 1.c.)</li> </ol> </li> </ul>	1) The hour readings are collected twice a year to verify that the hour limit is not being approached. The hour limits for these units were not exceeded during this certification period.  2) Certificates of compliance with applicable non-road emission standards are maintained on site.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>Monitoring:</b> The permittee shall monitor the total hours of operation for each genset, Units TA-33-G-2 through -4, using a non-resettable hour meter.	The hour readings are collected twice a year to verify the hour limit is not being approached. The hour limits for these units were not exceeded during this certification period. The hour meters on these units are non-resettable.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Recordkeeping: The permittee shall:  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 record the semi-annual emissions of all 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.)	1) Records of operating hours are kept and used for calculating emissions and reporting.  2) The emissions of regulated pollutants from Units TA-33-G-2 though -4 are calculated and recorded semi-annually.  3) Certificates of compliance with applicable non-road emission standards are maintained on site.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Reporting: The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
D. Hours of Operation and Emission Limits for Units CMRR-GEN-1 through -3	The hour readings are collected twice a year to verify the hour limit is not being approached. The hour limits for these units	☐ Continuous	⊠ Yes	☐ Yes

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
<b>Requirements:</b> Units CMRR-GEN-1 through -3 are authorized to operate 100 hours per generator per calendar year for maintenance checks and readiness testing.	were not exceeded during this certification period.	☑ Intermittent	□ No	⊠ No
Monitoring: The permittee shall monitor the daily and calendar year total hours of operation for each genset, Units CMRR-GEN-1 through -3, using a non-resettable hour meter.	Daily and semi-annual hour readings are monitored using a non-resettable hour meter.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
Recordkeeping: The permittee shall:  1) Maintain records of the total hours of operation for the gensets listed above on a semi-annual basis, as indicated on the non-resettable hour meter.  2) Calculate and record the annual emissions of all pollutants listed in Tables 102.A and 102.B from each genset, Units CMRR-GEN-1 through -3.	Records of total operating hours for these gensets are maintained on a semi-annual basis.      Emissions from these gensets are calculated and recorded at least semi-annually and annual totals are calculated.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
A1105 Fuel Sulfur Requirements – Internal Combustion  A. CI-RICE – Subject to RICE NESHAP Subpart ZZZZ and Non-emergency > 300 hp Requirement: CI-RICE used at the facility shall combust only diesel fuel containing no more than 500 ppmw total sulfur.	Only Ultra Low Sulfur Diesel (ULSD) is used in these units. A purchase contract is in place with the Laboratory to only purchase ULSD, which is less than 15 ppm sulfur.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Monitoring: None.  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.	Only Ultra Low Sulfur Diesel (ULSD) is used in these units. A purchase contract is in place with the Laboratory to only purchase ULSD, which is less than 15 ppm sulfur. A copy of the purchase contract is available on site. In addition, receipt and/or invoices from fuel suppliers are kept when deliveries are made.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
Reporting: The permittee shall submit reports	Emission and monitoring reports are submitted on a 6-month	☐ Continuous	<b>⊠</b> Yes	☐ Yes
described in Section A109 and in accordance with Section B110.	basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☑ Intermittent	□ No	⊠ No
A1106 20.2.61 NMAC Opacity – Internal		☐ Continuous	⊠ Yes	☐ Yes
Combustion A. CI-RICE Requirement: All combustion units shall not exceed 20% opacity.	No unit subject to this requirement exceeded 20% opacity during this certification period.	☐ Intermittent	□ No	⊠ No
Monitoring: During steady state operation, opacity	Section B108.D(2) of the permit allows reduced frequency of opacity monitoring if the unit operates less than 10% of the	☐ Continuous	⊠ Yes	☐ Yes
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.	monitoring period (calendar quarter). The applicable CI-RICE units operated less than 10% of each monitoring period (less than 219 hours each quarter) during this certification period. If the unit operates greater than 10% of the monitoring period, the unit will have an opacity observation performed on it, otherwise an opacity observation must be performed at least once during the 5 year term of the permit. Any opacity observations performed on the unit will be included in the semi-annual monitoring reports.	⊠ Intermittent	□ No	⊠ No
<b>Recordkeeping:</b> The permittee shall maintain records of all Method 9 observations, and in accordance with Section B109.	Records of Method 9 observations are maintained in acordance with Section 109.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
Reporting: The permittee shall report date, time, and	The date, time, and results of all Method 9 observations are	☐ Continuous	⊠ Yes	☐ Yes
results of all Method 9 observations. The permittee shall submit reports described in Section A109 and in accordance with Section B110.	submitted as described in Section 109 and in accordance with Section110.	☐ Intermittent	□ No	⊠ No
A1107 Other – Internal Combustion		☐ Continuous	<b>⊠</b> Yes	☐ Yes
A. NSPS 40 CFR 60, Subpart IIII - General Requirements.		<b>Intermittent</b>	□ No	⊠ No
Requirements: Any CI-RICE will be subject to 40		mermittent		
CFR 60, Subparts A and IIII if the source is				
constructed (ordered) and manufactured after the				
applicability dates in 40 CFR 60.4200 and is not				
otherwise exempt. Units CMRR-GEN-1 through -3 are				
subject to Subpart IIII according to 40 CFR				
60.4200(a)(2). These engines shall comply with all	1) All units subject to this requirement have a non-resettable			
requirements under Subpart IIII, including, but not	hour meter in place.			
limited to the following general requirements:				
1) The permittee shall install a non-resettable hour meter if one is not already installed (40 CFR	2) The units subject to this requirement are maintained and operated according to instructions/procedures developed by			

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data	4. Was this facility in compliance with this	Were there any deviations associated
	determine the comphance status.	collection used to	requirement during the	with this requirement
		determine compliance?	reporting period?	during the reporting period?
60.4209(a)).	the Laboratory generator maintenance staff. The maintenance	, and the second		F
2) The permittee shall operate and maintain the	instruction was developed using manufacturer data and			
stationary CI RICE and control device according to the	recommendations. Only those settings that are permitted by the manufacturer have been or will be changed.			
manufacturer's written instructions or procedures	the manufacturer have been of will be changed.			
developed by the permittee that are approved by the	3) Only Ultra Low Sulfur Diesel (ULSD) is used in these			
engine manufacturer. In addition, the permittee may	units. A purchase contract is in place with the Laboratory to			
change only those settings that are permitted by the	only purchase ULSD, which is less than 15 ppm sulfur. The			
manufacturer (40 CFR 60.4211(a)).	contract specifies that all diesel fuel shall confrom to ASTM D975 specifications which includes a minimum cetane index			
3) Stationary CI RICE subject to this subpart	of 40 for ULSD.			
with a displacement of less than 30 liters per cylinder	01 10 101 0255.			
that use diesel fuel shall use diesel fuel that meets, at a minimum, the following standards of 40 CFR	4) A copy of the purchase contract is available on site. In			
80.510(b) for nonroad diesel fuel (40 CFR	addition, receipt and/or invoices from fuel suppliers are kept			
60.4207(b)):	when deliveries are made.			
(a) Sulfur content.				
(i) 15 ppm maximum for nonroad (NR)				
diesel fuel.				
<b>(b)</b> Cetane index or aromatic content, as follows:				
(i) A minimum cetane index of 40; or				
(ii) A maximum aromatic content of 35				
volume percent.				
4) Notifications are not required for these units				
according to 40 CFR 60.4214(b)(5).				
Monitoring: None.		☐ Continuous	<b>⊠</b> Yes	☐ Yes
Recordkeeping: The permittee shall maintain the				
following records as applicable, all records required by 40 CFR 60, Subparts A and IIII, and in accordance		<b>⊠</b> Intermittent	□ No	⊠ No
with Section B109:	1) Maintenance is scheduled and performed using an internal			
1) Compliance with Requirement 2 shall be	maintenance tracking system. Records of maintenance			
demonstrated by maintaining records of the	conducted are available on site.			
maintenance conducted on the affected stationary CI	2) A copy of this data has been provided by the supplier and is			
RICE.	available on site.			
2) Compliance with Requirement 3 shall be				
demonstrated by maintaining the test records,				
certification, or specification sheet provided by the fuel				
supplier.				
<b>Reporting:</b> The permittee shall submit reports	Emission and monitoring reports are submitted on a 6-month	☐ Continuous	⊠ Yes	☐ Yes
described in Section A109, report as required by 40	basis in accordance with permit conditions A109 and B110.			
CFR 60, Subparts A and IIII, and in accordance with	See Section A109 in this report. Reports required under 40 CFR 60, Subparts A and IIII, have been submitted.	<b>⊠</b> Intermittent	□ No	⊠ No
Section B110.	CI K 00, Subparts A and IIII, have been sublimited.			

1. Peri	mit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
B. Standar	NSPS 40 CFR 60 Subpart IIII - Emission ds at 40 CFR 60.4205(a) and (c).	The engine on the units subject to this section are EPA Tier 1	☐ Continuous	⊠ Yes	Yes
Require	ement: Units CMRR-GEN-1 through -3 are to the emission standards in 40 CFR 60.4205.	certified. The certification is provided by the engine manufacturer indicating compliance with the standard.	✓ Intermittent	□ No	⊠ No
	ring: None.		☐ Continuous	⊠ Yes	☐ Yes
Record	keeping: The permittee shall maintain the		Continuous		
	ng records as applicable, all records required by 60, Subparts A and IIII, and in accordance		<b>⊠</b> Intermittent	□ No	⊠ No
with Sec	etion B109:				
1)	The permittee shall demonstrate compliance				
	emission standard according to one of the				
	s specified in 40 CFR 60.4211(b)(1) through				
(5) as fo	The engine shall be certified according to 40				
(a)	CFR part 89 or 40 CFR 94, as applicable, for				
	the same model year and maximum engine				
	power. The engine shall be installed and				
	configured according to the manufacturer's				
	specifications, or	The engine on the units subject to this section are EPA Tier 1 certified. The certification is provided by the engine			
<b>(b)</b>	Maintain records of performance test results	manufacturer indicating compliance with the standard.			
	for each pollutant for a test conducted on a				
	similar engine. The test must have been				
	conducted using the same methods specified				
	in this Subpart, or				
(c)	Maintain records of engine manufacturer				
	data indicating compliance with the standards, or				
(d)	Maintain records of control device vendor				
(u)	data indicating compliance with the				
	standards, or				
(e)	Conduct an initial performance test to				
	demonstrate compliance with the emission				
	standards according to the requirements				
	specified in 40 CFR 60.4212, as applicable.				
_	ng: The permittee shall submit reports	Emission and monitoring reports are submitted on a 6-month	☐ Continuous	⊠ Yes	☐ Yes
	ed in Section A109, report as required by 40	basis in accordance with permit conditions A109 and B110.			
	, Subparts A and IIII and in accordance with	See Section A109 in this report. Reports required under 40 CFR 60, Subparts A and IIII, have been submitted.	<b>⊠</b> Intermittent	□ No	⊠ No
Section		The only generator at LANL that was subject to Subpart			
C. Require	RICE MACT 40 CFR 63, Subpart ZZZZ ement: Any RICE at the facility will be subject	ZZZZ. was Unit No. TA-33-G-1. The compliance date for this unit to comply with this subpart was extended to May 3,	Continuous	⊠ Yes	☐ Yes

1. Permit Condition # and I	Permit Condition:		(s) or other information of the compliance status:	r other facts used to		3. What is the frequency of data collection used to determine compliance?	4. Was this compliance requiremen reporting po	with this t during the	5. Were there any deviations associated with this requirement during the reporting period?
to 40 CFR 63, Subparts A and meets the applicability criteria 63.6590 and not otherwise exe comply with the notification re A and the specific requirement Unit No. TA-33-G-1 is subject shall be in compliance with Su before May 3, 2014 rather than date specified in the Subpart.	in 40 CFR 63.6585 mpt. The permittee squirements in Subpas of Subpart ZZZZ. to this requirement bpart ZZZZ on or	and Shall art 2013. NSR removed th unit from the renewal app	ter from NMED to LANL ras permanently taken out R Permit No 2195F-R4, is is unit from the permit. A ne Operating Permit was i plication submitted to NM	of service in December sued December 12, 20 A request to remove this included in the permit	er )13, is	⊠ Intermitten	t No		⊠ No
Monitoring: The permittee sh applicable monitoring requiren Subpart A and Subpart ZZZZ.			iance deadline for this sub as permanentaly taken ou			☐ Continuous ☐ ☐ Continuous			☐ Yes ☑ No
Recordkeeping: The permittee shall comply with all applicable recordkeeping requirements of 40 CFR 63, Subpart A and Subpart ZZZZ, including but not limited to 63.6655 and 63.10.  The compliance deadline for this subpart was May 3, 2014. This unit was permanently taken out of service in December 2013.						☐ Continuous			☐ Yes ⊠ No
<b>Reporting:</b> The permittee shal applicable reporting requireme Subpart A and ZZZZ, including 63.6645, 63.6650, 63.9, and 63.6650, 63.9000	nts of 40 CFR 63, g but not limited to		The compliance deadline for this subpart was May 3, 2014. This unit was permanently taken out of service in December 2013.				Yes t No		☐ Yes ☑ No
A1200 Regulated Sources - A. Table 1200.A lists al equipment authorized for this s	l of the process	No new pro	No new process equipment has been added to this source category during this certification period.			☐ Continuous			☐ Yes ☑ No
	Table 1200.A: Re	mulated Sources I	ict						
	Unit No.	Source Description	Manufacturer	Model No./ Serial No.	Mai	nufacture Date	Capacity		
	TA-52-11	Data Disintegrator/ Industrial Shredder	Security Engineered Machinery	1424/11892		9/2002	1200 lb/hr		
A1201 Control Equipment A. Table 1201.A lists al equipment required for the app equipment in this source categoris identified by the same numbers.	No new pos source cate	No new pollution control equipment has been added to this source category during this certification period.			☐ Continuous			☐ Yes ⊠ No	

1. Per	rmit Condition # and P	ermit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:			3. What is the frequency of collection used determine compliance?	lata	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
in the j	permit application.					•			
Т	ble 1201 A. Comtuel For	T :							
l la	ble 1201.A: Control Eq Control Equipment		7.00	Pollutant being	7				
	Unit No./Location <sup>1</sup>	<b>Control Description</b>	Efficiency	controlled					
	TA-52-11	Cyclone and cloth tube filters	98.75%	TSP/PM10					
		nber refers to a unit numb				<u> </u>			Γ
A1202 A.	Emission Limits – Da Table 1202.A lists the	Ŭ	Emissions are calculated and reported on a 6- month basis in accordance with permit condition A109.B. A comparison			Contin	uous	<b>⊠</b> Yes	☐ Yes
their a	llowable emission limits. aphs 1, 7, and 8 of 20.2.7	(40 CFR 50;	against the allowable these reporting period	emission limits is performance.  Allowable emission	ormed at each of	⊠ Interm	ittent	□ No	⊠ No
Permit	2195H).		exceeded.						
	Table 1202.A: Allowal	ale Emissions							
	Unit No.	TSP pph	TSP tpy	PM10 pph	PM10 tpy				
	TA-52-11	2.3	9.9	2.3		9.9			
A1203	Applicable Requiren	ions limits are after contro ments – Data	J.S.			☐ Contin	uous	⊠ Yes	☐ Yes
A. applica	<b>Disintegrator</b> The permittee shall coable sections of the required.		LANL Data Disintegr NSR Permit No. 2195	ator operations meet re VH.	equirements of	<b>Intermittent</b>		□ No	⊠ No
Table	1203.A: Applicable Req	uirements							
Appl	licable Requirements				Federally Enforceable		Unit No.		
NSR	Permit No: 2195H				X		TA-52	-11	
A1204	Operational Limitati	ions – Data	Disintegrator						
		e category is authorized to continuous hours of open		the day or night on any	y day of the year. No	monitoring, r	ecordkee	eping, or reporting requi	rements are required
A1207		=		d the number of boxes		☐ Contin	uous	⊠ Yes	Yes
_	Emission calculations rement: The permittee she egrator emissions based of	all calculate Data	semi-annual basis. Th	d is used to calculate e e number of boxes des -Annual Monitoring R	troyed is provided	_ ⊠ Interm			⊠ No

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
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.	A log is kept to monitor the number of boxes of media that are destroyed each month. The average box weight has been determined and is maintained as part of the facility records.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
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.	The actual emissions rate is calculated for the emission unit on a semi-annual basis and is included in the semi-annual emissions report. These records are maintained on site. The emission rate in tons per year is calculated by summing the emissions from the previous reporting period with the current period. The emissions are compared to the allowable emissions for the unit.	☐ Continuous  ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
Reporting: The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous  ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
B. Cyclone/Cloth Tube Filters (Data Disintegrator)  Requirement: The permittee shall perform regular maintenance and repair on the cyclone and cloth tube filter(s) per manufacturer's recommendations. (NSR Permit 2195H, Specific Condition 1.d.)	Preventative maintenance and repair is performed on the data disintegrator cyclone and cloth tube filters following manufacturer's recommendations.	☐ Continuous  ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Monitoring: N/A Recordkeeping: The permittee shall maintain adequate records on site to demonstrate compliance with manufacturer's recommended repair and maintenance schedules for the cyclone and the cloth tube filter(s). (NSR Permit 2195H, Specific Condition 4.a.) Records shall be maintained in accordance with Section B109.	Records of maintenance performed on the unit are available on site. Manufacturer recommended repair and maintenance are also available on site.	☐ Continuous  ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
C. Compliance Testing (Data Disintegrator)  Requirement: If any compliance testing is required, it shall be conducted in accordance with EPA Reference Methods 1 through 4, Method 5 for TSP, and	No compliance test was required or performed during this certification period.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No

1. Permit Condition # and	Permit Condition:		l(s) or other information or othe compliance status:	other facts used to	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
conducted in accordance with 450 CFR 60, Appendix A. For combined TSP and PM10, testing shall be in accordance with 40 CFR 51, Appendix M, Method 201. Alternative test method(s) may be used if the Department approves the change. (NSR Permit 2195H,		n					
Specific Condition 6.b., revise	ed)					N	<b>□ v</b>
Monitoring: N/A Recordkeeping: The permittee			ance test was required or per in period. No records have b		☐ Continuous	⊠ Yes	Yes
in accordance with Section B1	09.	Certificatio	n period. Two records have t	een generated.	☐ Intermittent	□ No	⊠ No
Reporting: The permittee shall	•		Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110.			⊠ Yes	☐ Yes
			n A109 in this report.	ions A109 and B110.		□ No	⊠ No
A1300 Regulated Sources		t No new pr	ocess equipment has been ac	dded to this facility	☐ Continuous	⊠ Yes	☐ Yes
<b>A.</b> Table 1300.A lists a equipment authorized for this	-		during this certification period.			□ No	⊠ No
	Table 1300.A: Regu	ulated Sources I is	t		1		
	Unit No.	Source Description	Manufacturer	Model No./ Serial No.	Year of Manufacture	Capacity	
	TA-3-22-1	Boiler	Edgemoor Iron Works	4008	1950	178.5 MMBtu/hr	
	TA-3-22-2	Boiler	Edgemoor Iron Works	4009	1950	178.5 MMBtu/hr	
	TA-3-22-3	Boiler	Union Iron Works	11804	1952	178.5 MMBtu/hr	
	TA-3-22-CT-1	Combustion Turbine	Rolls Royce	RB211-6761DLE/	2003	27 MW	
A1301 Control Equipment					☐ Continuous	⊠ Yes	☐ Yes
A. Table 1301.A lists a equipment required for this so emission point is identified by was assigned to it in the permi	No new po	No new pollution control equipment has been added to this facility during this certification period.			□ No	⊠ No	
was assigned to it in the permi	t application.						

Permit Condition	on # and Permi	t Condition	1:	Method(s) or other information or other facts used to determine the compliance status:     3. What is the frequency of data collection used to determine compliance?				cy of data on used to ne	compli require	s this facility in fance with this ement during the ng period?	deviat with th	ere there any ions associated his requirement g the reporting 1?			
Table 1301.A: Cont				I Fo 4	Y	ear of	Pollut		Cor	ntrol for	7				
Equipment Unit No.	Control D	escription	IV.	Ianufacturer	Man	ufacture	beir contro		Un	Unit No.1					
F-1	Flue Gas Reci 1800	rpm	·	Robinson Industries		2001	NO	X	TA	-3-22-1					
F-2	Flue Gas Reci 1800	rpm	,	Robinson Industries		2001	NO	X	TA	-3-22-2					
F-3	Flue Gas Reci 1800	rpm	ĺ	Robinson Industries		2001	NO			-3-22-3					
TA-3-22-CT-1 Control for unit	Rolls-Royce			Rolls-Royce		2003	NO	X	TA-3	-22-CT-1					
												1		<b>T</b>	
	Limits – TA-3 I 2.A lists the emi			Emissions are						☐ Co	ntinuous	⊠ Y	es	Y	'es
their allowable emiss	r allowable emission limits. (40 CFR 50; against the allowable emission limits is performed at each of Intermitted				ermittent	$\square$ N	0	$\boxtimes$ N	lo						
Paragraphs 1, 7, and				exceeded duri				ts were n	ot						
CFR 60, Subparts A	and GG; NSK F	Permit 21951	5-W12).												
Table 1302.A: Allow	wable Emission	ıs					T		1		1				
Unit No.	N	Ox <sup>1</sup>		CO	V	ос	S	Ox		TS	P	PM10		PM2.5	
Cint No.	Gas	Oil	Gas	Oil	Gas	Oil	Gas	Oil		Gas	Oil	Gas	Oil	Gas	Oil
TA-3-22-1 (lb/hr)	10.2	11.3	7.0	6.5	1.0	0.3	1.1	9.6		1.3	4.3	1.3	3.0	1.3	2.0
TA-3-22-2 (lb/hr)	10.2	11.3	7.0	6.5	1.0	0.3	1.1	9.6		1.3	4.3	1.3	3.0	1.3	2.0
TA-3-22-3 (lb/hr)	10.2	11.3	7.0	6.5	1.0	0.3	1.1	9.6		1.3	4.3	1.3	3.0	1.3	2.0
Boilers Combined (tpy)	d 3	1.5		21.5	2	2.8	4	.9		4.′	7	4	1.4		4.2
TA-3-22-CT-1 (lb/l	hr) 2	3.8		29.0	C	).6	1	.7		1.9	9	1	.9		1.9
TA-3-22-CT-1 (tp:		9.4		72.3	1	1.5 4.2		4.8	3	4	1.8		4.8		
ТА-3-22-СТ-1 (ррг	m) (	vd @ 15% O2		N/A		J/A	N	//A		N/.	A	N	J/A	]	N/A
1 Nitrogen d	lioxide emission	s include all	oxides o	f nitrogen expr	essed as No	O <sub>2</sub> .									
B. NOx emiss expressed as NO2) fithrough -3) shall not		(Units TA-3-		Results from s demonstrate the lbs per MMBs	hat nitroger	n dioxide en				Со	ntinuous	× Y	es	Y	'es

Permit Condition # and Permit Condition:	2. Method(s) or other information or other determine the compliance status:	facts used to	3. What is the frequency of d collection used determine compliance?	ata	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
input when burning natural gas or oil as required by 20.2.33 and 20.2.34 NMAC. (NSR Permit 2195B-M2,				ttent	□ No	⊠ No
Specific Condition A106.B)						
C. For the Combustion Turbine (Unit TA-3-22-CT-1), the permittee shall comply with the NSPS	The NOx and CO emission concentrations a measured and compared to the allowable er	nission limit each	☐ Continu	ious	⊠ Yes	☐ Yes
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)	year. NOx concentrations are well below the allowable emissions in table 1302.A. A available on site and is provided to NMED monitoring report.	test report is	⊠ Intermi	ttent	□ No	⊠ No
<b>D.</b> For the Combustion Turbine (Unit TA-3-22-			☐ Continu	ious	⊠ Yes	☐ Yes
CT-1), the permittee shall comply with the NSPS Subpart GG SO2 emissions limitation of 0.015% by volume at 15% O2 dry basis or through use of any fuel not exceeding 8000 ppmw total sulfur. (40 CFR 60.333 and NSR Permit 2195B-M2, Specific	The Combustion Turbine only uses natural gas transportation contract states that gas pri will be pipeline quality and contain no more total sulfur per 100 scf, which is just under	<b>⊠</b> Intermittent		□ No	⊠ No	
Condition A106.D)  A1303 Applicable Requirements – TA-3 Power					N 17	
Plant	All units listed in this section comply with	he requirements	☐ Continuous ☐ Intermittent		⊠ Yes	☐ Yes
A. The permittee shall comply with all applicable sections of the requirements listed in Table 1303.A.	listed in the table.	•			□ No	⊠ No
Table 1303.A: Applicable Requirements				<b>T</b> T **		
Applicable Requirements		Federally Enforceable		Unit No.		
20.2.33 NMAC Gas Burning Equipment – Nitrogen Di		X			2-1 through -3	
20.2.34 NMAC Oil Burning Equipment – Nitrogen Did 20.2.61 Smoke and Visible Emissions	oxide	X X			22-1 through -3 nbustion sources	
40 CFR 60, Subpart A		X			2-CT-1	
40 CFR 60, Subpart GG		X			22-CT-1	
NSR Permit No: 2195B-M2		X		All Po	wer Plant sources	
A1304 Operational Limitations – TA-3 Power	Plant					
<b>A.</b> This source category is authorized to operate at any tir compliance with continuous hours of operation	ne of the day or night on any day of the year.	No monitoring, recor	dkeeping, or re	porting 1	requirements are require	d to demonstrate
A1305 Fuel Sulfur Requirements – TA-3 Power Plant	The natural gas transportation contract state to LANL will be pipeline quality with a tota no more than 3/4 grains of total sulfur per 1	al sulfur content of	☐ Continu	ious	⊠ Yes	☐ Yes
A. Boilers (Units TA-3-22-1 through -3)	no more than 5/4 grains of total sulfur per 1	oo set.	<b>☑</b> Intermittent		□ No	⊠ No
<b>Requirement:</b> External combustion sources at the TA-	Fuel oil is under a purchase contract and on	ly Ultra Low				

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
3 Power Plant shall combust only natural gas containing no more than 2 gr/100 scf total sulfur or No. 2 fuel oil containing no more than 0.05 wt% total sulfur. (NSR Permit 2195B-M2, Specific Condition A110.A)	Sulfur Diesel (ULSD) is delivered to the facility. ULSD contains less than 0.0015 wt% total sulfur.  A copy of the transportation contract and purchase contract are kept on site.			
Monitoring: N/A		☐ Continuous	⊠ Yes	☐ Yes
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 gaseous or liquid 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.	The natural gas transportation contract states that gas provided to LANL will be pipeline quality with a total sulfur content of no more than 3/4 grains of total sulfur per 100 scf.  Fuel oil is under a purchase contract and only Ultra Low Sulfur Diesel (ULSD) is delivered to the facility. ULSD contains less than 0.0015 wt% total sulfur.  A copy of the transportation contract and purchase contract are kept on site.	<b>⊠</b> Intermittent	□ No	⊠ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110.	Continuous	⊠ Yes	☐ Yes
Section B110.	See Section A109 in this report.	<b>☐</b> Intermittent	□ No	⊠ No
<b>B.</b> Combustion Turbine (Unit TA-3-22-CT-1) <b>Requirement:</b> The combustion turbine at the TA-3	The natural gas transportation contract states that gas provided	☐ Continuous	⊠ Yes	☐ Yes
Power Plant shall combust only natural gas containing no greater than 2 gr/100 scf total sulfur. (NSR Permit 2195B-M2, Specific Condition A110.B)	to LANL will be pipeline quality with a total sulfur content of no more than 3/4 grains of total sulfur per 100 scf.	<b>⊠</b> Intermittent	□ No	⊠ No
Monitoring: N/A		☐ Continuous	⊠ Yes	☐ Yes
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 gaseous 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. (NSR Permit 2195B-M2, Specific Condition A110.B and 40 CFR 60.334(h))	The natural gas transportation contract states that gas provided to LANL will be pipeline quality with a total sulfur content of no more than 3/4 grains of total sulfur per 100 scf.	☑ Intermittent	□ No	⊠ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous	⊠ Yes	☐ Yes

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
		☑ Intermittent	□ No	⊠ No
A1306 20.2.61 NMAC Opacity – TA-3 Power Plant A. Sources Combusting Natural Gas Requirement: All combustion units shall not exceed 20% opacity. (NSR Permit 2195B-M2, Specific Condition A111.A)	LANL has certified opacity readers on-site who perform opacity readings using 40 CFR 60, Appendix A, Method 9 to determine compliance with the opacity limitation. The opacity limit was not exceeded during this certification period.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Monitoring: Use of natural gas fuel meeting the requirement at Condition A1305.A or B 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.	Natural gas fuel meets the requirement at Condition A1305.A and B. The opacity limit was not exceeded during this certification period.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
<b>Recordkeeping:</b> The permittee shall record dates of any opacity measures and the corresponding opacity readings.	A standard form is used for all opacity measurements. The form includes the date of measurement and opacity observed.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
<b>Reporting:</b> The permittee shall report dates of any opacity measures and the corresponding opacity readings. The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Opacity measurements are included in the semi-annual monitoring reports. Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
B. Boilers Combusting No. 2 Fuel Oil Requirement: All combustion units shall not exceed 20% opacity. (NSR Permit 2195B-M2, Specific Condition A111.B)	LANL has certified opacity readers on-site who perform opacity readings using 40 CFR 60, Appendix A, Method 9 to determine compliance with the opacity limitation. The opacity limit was not exceeded during this certification period.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
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 whenever the boiler(s) are operational during the monitoring period. This requirement is subject to the monitoring provisions of Condition B108.D.	Opacity is read at least once a quarter when boilers are combusting fuel oil and when required by monitoring provisions in condition B108.D. Opacity readings are measured over a 10-minute period and in accordance with 40 CFR 60, Appendix A, Method 9.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Recordkeeping: The permittee shall maintain records of all Method 9 observations, and in accordance with	A standard form is used for all opacity measurements. The form includes the date and time of measurement and opacity	☐ Continuous	⊠ Yes	☐ Yes

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
Section B109.	observed.	☑ Intermittent	□ No	⊠ No
<b>Reporting:</b> The permittee shall report date, time, and results of all Method 9 observations. The permittee	Opacity measurements are included in the semi-annual monitoring reports. Emission and monitoring reports are	☐ Continuous	⊠ Yes	☐ Yes
shall submit reports described in Section A109 and in accordance with Section B110.	submitted on a 6-month basis in accordance with permit conditions A109 and B110.	⊠ Intermittent	□ No	⊠ No
A1307 Other – TA-3 Power Plant A. Emission calculations (TA-3 Power Plant)		☐ Continuous	⊠ Yes	☐ Yes
<b>Requirement:</b> The permittee shall comply with the hourly and annual emission limits at Table1302.A. and	All emission calculations required by this section are	✓ Intermittent	□No	⊠ No
Conditions A1302.B, C, and D for the combustion turbine and boilers. The boiler annual emission limit	performed for the units listed. The units have not exceeded the hourly and annual emission limits.			
shall be expressed as the combined emissions from all				
3 boilers. (NSR Permit 2195B-M2, Specific Condition A801.A)				
<b>Monitoring:</b> The permittee shall perform the following calculations on a monthly basis:	Emission spreadsheets are in place for each of the units. These spreadsheets calculate all required emissions and are used for	☐ Continuous	⊠ Yes	☐ Yes
1) Calculate the average hourly emissions rates (pph) for each emissions unit based on the monthly	monitoring and reporting purposes.	☐ Intermittent	□ No	⊠ No
total fuel consumption and monthly actual hours of operation.	The average hourly emission rates are calculated for each unit.			
2) Calculate the actual annual emissions rates (tpy) for all emissions units based on the monthly	The actual annual emission rates are calculated for each unit.			
rolling 12-month total fuel consumption and the monthly rolling 12-month total hours of operation.	The boiler emission rates are calculated using lb/MMBtu as the units.			
3) All NOx emission rates for the boilers shall also be calculated in terms of lb/MMBtu heat input.	No emisson limits were exceeded during this certification			
(NSR Permit 2195B-M2, Specific Condition A801.A)	period.			
<b>Recordkeeping:</b> The permittee shall maintain records	Records are maintained in accordance with Section B109.	☐ Continuous	⊠ Yes	☐ Yes
in accordance with Section B109.		☐ Intermittent	□ No	⊠ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110.	☐ Continuous	⊠ Yes	☐ Yes
Section B110.	See Section A109 in this report.	☐ Intermittent	□ No	⊠ No
<b>B.</b> Fuel Usage (Boilers, Units TA-3-22-1 through -3)	The combined boiler natural gas use did not exceed the permitted allowable limits in any 12-month period. All fuel	☐ Continuous	⊠ Yes	☐ Yes
<b>Requirement:</b> Combined boiler operation shall not consume more than 1000 MMscf of natural gas and no	use data is tracked monthly in a spreadsheet used for emission calculations.	☐ Intermittent	□ No	⊠ No
more than 500,000 gallons of No. 2 fuel oil in any 12-	Natural gas fuel meters are in place on each of the boilers.			

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
month period. Volumetric natural gas fuel flow shall be measured using gas flowmeters installed on the natural gas fuel inlet to each respective unit (3 separate gas flowmeters). Fuel oil usage shall be measured using a single inventory meter located at a storage tank that is dedicated for use by the TA-3 power plant boilers. (NSR Permit 2195B-M2, Specific Condition A803.A, revised)	Fuel oil is measured using an inventory meter on the storage tank.			
Monitoring: The liquid fuel flow rate shall be continuously monitored whenever liquid fuel is combusted. The natural gas fuel flow rate for each boiler shall be continuously monitored whenever natural gas is combusted. The hours of operation of each boiler shall be continuously monitored. (NSR Permit 2195B-M2, Specific Condition A803.A, revised)	Both natual gas and fuel oil are continuously monitored when being combusted. Hours of operation of each boiler are continuously monitored. This data is collected monthly from the power plant operations staff.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
Recordkeeping: The permittee shall record the monthly total of liquid fuel (gallons) for all boilers combined and gaseous fuel (scf) for each boiler on a monthly basis, to include a monthly total. Annual fuel usage shall be calculated and recorded on a monthly rolling 12-month total basis. The permittee shall record the hours of operation of each boiler on a monthly basis, to include a monthly total. The record shall include the monthly rolling 12-month total hours of operation for all 3 boilers combined. The permittee shall maintain records in accordance with Section B109. (NSR Permit 2195B-M2, Specific Conditon A803.A, revised)	A monthly and 12 month rolling total of both natural gas and fuel oil use are recorded and reviewed monthly to verify usage does not exceed allowable limits. The 12 month rolling totals for each fuel are provided in LANL's Semi-Annual Monitoring Report.  Total hours of operation of each boiler are recorded monthly and included in a monthly rolling 12-month total hours for all boilers combined.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
Reporting: The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☐ No
C. Fuel Usage (Combustion Turbine, Unit TA-2-22-CT-1)  Requirement: The combustion turbine shall not consume more than 1400 MMscf of natural gas in any 12-month period. Volumetric flow shall be measured using a gas fuel flowmeter installed on the fuel inlet of the combustion turbine. (NSR Permit 2195B-M2, Specific Condition A802.A)	A 12 month rolling total for natural gas use is maintained and reviewed to verify usage does not exceed 1400 MMscf. The rolling total is provided in LANL's Semi-Annual Monitoring Report.  The natural gas flowmeter is installed on the turbine inlet.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No

1. Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
Monitoring: The natural gas fuel flow rate for the combustion turbine shall be continuously monitored whenever natural gas is combusted. (NSR Permit 2195B-M2, Specific Condition A802.A)	The fuel flowmeter continuously measures natural gas being delivered to the combustion turbine.	<ul><li>☑ Continuous</li><li>☐ Intermittent</li></ul>	⊠ Yes □ No	☐ Yes ☑ No
Recordkeeping: The permittee shall record the daily total of gaseous fuel (scf) for the turbine on a monthly basis, to include a monthly total. Annual fuel usage shall be calculated and recorded on a monthly rolling 12-month total basis. The permittee shall record the daily hours of operation of the combustion turbine on a monthly basis, to include a monthly total. The record shall include the monthly total hours and monthly rolling 12-month total hours of operation. The permittee shall maintain records in accordance with Section B109. (NSR Permit 2195B-M2, Specific Condition A802.A)	The daily and monthly total fuel use is collected and recorded monthly in a spreadsheet used for calculating emissions. This data is used to calculate the 12-month rolling total fuel use.  Daily hours are also collected monthly and entered into the spreadsheet. A 12-month rolling total hours of operation is calculated using this information.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous ☐ Intermittent	⊠ Yes  □ No	☐ Yes ⊠ No
D. Load Requirement (Combustion Turbine, Unit TA-3-22-CT-1)  Requirement: The combustion turbine shall be operated at no less than 80% and no greater than 100% load as determined by the manufacturer's supplied algorithm, except for minimal periods during startup and shutdown conditions. The permittee shall follow the manufacturer's recommended startup/shutdown procedures in order to minimize the duration of these events. (NSR Permit 2195B-M2, Specific Condition A802.B)	The combustion turbine load was maintained between 80% and 100% during this certification period. Load range is calculated by the turbine operating system and is manually recorded during each operation.  Startup/shutdown procedures are in place and are followed by the unit operators.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Monitoring: The operating load of the combustion turbine shall be monitored once daily during normal operations of that unit. (NSR Permit 2195B-M2, Specific Condition A802.B)	The load is recorded at least once daily during normal operations. This data is collected in a record maintained on site.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Recordkeeping: The permittee shall record the daily monitored operating load for the combustion turbine. The permittee shall maintain a record of the manufacturer's recommended startup/shutdown procedure and the manufacturer's criteria for the determination of turbine load. The permittee shall	The load is recorded at least once daily during normal operations. This data is collected in a record maintained on site.  Startup/shutdown procedures are in place and are followed by the unit operators.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ☑ No

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
maintain a record for each startup/shutdown or malfunction event for the combustion turbine. The record shall include the date, the start/end time and duration for each event, which is defined as the length of time the combustion turbine is operating at less than 80% or greater than 100% load. For any malfunction event, the record shall also include the nature of the malfunction and any corrective action taken. The permittee shall maintain records in accordance with Section B109. (NSR Permit 2195B-M2, Specific Condition A802.B)	Each time the unit is started or shut down the data is entered into a manual log which is maintained on site. The record includes the date, start/end times, and duration.  The unit did not operate outside of the required load range during this certification period.  No malfunctions occurred during this certification period.			
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous	⊠ Yes □ No	☐ Yes ⊠ No
Section B110.  E. Control Device Operation (Boilers, Units	See Section A109 in this report.			
TA-3-22-1 through -3)		☐ Continuous	⊠ Yes	☐ Yes
Requirement: Each boiler (Units TA-3-22-1 through - 3) shall only be operated with a properly operating flue gas recirculation fan (Units F-1 through -3, respectively). Any malfunction of the flue gas recirculation system during boiler operation may be subject to the excess emissions requirements of 20.2.7 NMAC. (NSR Permit 2195B-M2, Specific Condition A803.B)	equirement: Each boiler (Units TA-3-22-1 through - shall only be operated with a properly operating flue as recirculation fan (Units F-1 through -3, spectively). Any malfunction of the flue gas circulation system during boiler operation may be abject to the excess emissions requirements of 20.2.7 MAC. (NSR Permit 2195B-M2, Specific Condition		□ No	⊠ No
<b>Monitoring:</b> The flue gas recirculating fans shall be inspected for proper operation and maintenance once		☐ Continuous	<b>⊠</b> Yes	☐ Yes
during each calendar month that the unit was operating. (NSR Permit 2195B-M2, Specific Condition A803.B)	The FGR fans are inspected for proper operation and maintenance each month the unit is operating.	⊠ Intermittent	□ No	⊠ No
<b>Recordkeeping:</b> The permittee shall record all inspections of the flue gas recirculating fans and any		☐ Continuous	<b>⊠</b> Yes	☐ Yes
event during which a fan malfunctions. The record shall include the date, time, name of operator conducting the inspection, and any discrepancies noted. For malfunction events, the record shall also	Records of inspection and maintenance of the FGR fans are completed monthly. No malfunctions occurred during this certification period.	⊠ Intermittent	□ No	⊠ No
include the nature and duration of the malfunction, and any corrective action taken. The permittee shall maintain records in accordance with Section B109. (NSR Permit 2195B-M2, Specific Condition A803.B)	All inspection records contain the required data found in this section.			

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit conditions A109 and B110. See Section A109 in this report.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
F. Control Device Operation (Combustion Turbine, Unit TA-3-22-CT-1)  Requirement: The combustion turbine shall be equipped with Rolls-Royce Dry Low Emissions (DLE) control technology (pre-mix, lean-burn series staged combustion system) to control NOx emissions. (NSR Permit 2195B-M2, Specific Condition A802.C)	The Dry Low Emissions (DLE) control technology is an integral part of the combustion turbine design. The DLE control was evaluated during unit start-up and determined to be working as designed.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Monitoring: N/A Recordkeeping: The permittee shall maintain a record of the DLE system associated with the combustion turbine. The permittee shall maintain records in accordance with Section B109. (NSR Permit 2195B-M2, Specific Condition A802.C)	Manufacturer data is available on the DLE system.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
<b>Reporting:</b> The permittee shall submit reports described in Section A109 and in accordance with Section B110.	Emission and monitoring reports are submitted on a 6-month basis in accordance with permit condition A109 and B110. See Section A109 in this report.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
G. 40 CFR 60, Subparts A and GG (Combustion Turbine, Unit TA-3-22-CT-1)  Requirement: The combustion turbine is subject to 40 CFR 60, Subpart GG and the permittee shall comply with the applicable requirements of 40 CFR 60, Subpart A and Subpart GG. (NSR Permit 2195B-M2, Specific Condition A802.D)	The combustion turbine is in compliance with 40 CFR Part 60 Subpart A and 40 CFR Part 60 Subpart GG.	☐ Continuous ☑ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
Monitoring: The permittee shall comply with the monitoring and testing requirements of 40 CFR 60.334 and 60.335. (NSR Permit 2195B-M2, Specific Condition A802.D)	The combustion turbine is in compliance with the monitoring and test requirements of 40 CFR 60.334 and 60.335.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>Recordkeeping:</b> The permittee shall comply with the recordkeeping requirements of 40 CFR 60.334 and 40 CFR 60.7. (NSR Permit 2195B-M1-R2, Specific Condition A802.D)	cordkeeping: The permittee shall comply with the ordkeeping requirements of 40 CFR 60.334 and 40 keeping requirements of 40 CFR 60.334 and 40 keeping requirements of 40 CFR 60.334 and 60.7.		⊠ Yes □ No	☐ Yes ⊠ No
<b>Reporting:</b> The permittee shall comply with the reporting requirements of 40 CFR 60.7. (NSR Permit 2195B-M1-R2, Specific Condition A802.D)	The combustion turbine is in compliance with the reporting requirements of 40 CFR 60.7.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
<ul> <li>H. Portable Analyzer Testing (Combustion Turbine, Unit TA-3-22-CT-1)</li> <li>Requirement: The permittee shall comply with the allowable emission limits at Table A1302.A, including the NOx ppmv limitation. (NSR Permit 2195B-M2, Specific Condition A802.E)</li> </ul>	The annual test for this certification period was conducted on December 16, 2014; the test results demonstrated that the actual emissions were less than the allowable emissions.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
Monitoring: The permittee shall test using a portable analyzer subject to the requirements and limitations of Section B108, General Monitoring Requirements.  Periodic testing for NOx and CO shall be carried out as described below. Test results that demonstrate compliance with the NOx and CO emission limits shall also be considered to demonstrate compliance with the VOC, SO2, TSP, PM10, and PM2.5 emission limits.  1) The test period shall be annually.  2) 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.  3) Monitoring shall be conducted during each monitoring period notwithstanding the Condition B108.D requirements for periods of operation less than 25%.  Follow the General Testing Procedures of Section B111. (NSR Permit 2195B-M2, Specific Condition A802.E)	<ol> <li>The test was performed as required following the monitoring requirements of Section B108.</li> <li>Test results demonstrated compliance with NOx and CO emission limits.</li> <li>The test was performed on December 16, 2014 in compliance with the specified annual testing period.</li> </ol>	☐ Continuous  ☑ Intermittent		☐ Yes ☑ No
Recordkeeping: The permittee shall maintain records in accordance with Section B109. The permittee shall also record the results of the periodic emissions tests, including the turbine's fuel flow rate and load at the time of the test, and the type of fuel fired (natural gas with the heating value and sulfur content specified).  If a combustion analyzer is used to measure NOx, CO, and/or excess air in the exhaust gas, records shall be kept of the make and model of the instrument and instrument calibration data. If an ORSAT apparatus or other gas absorption analyzer is used, the permittee shall record all calibration results.	Records of the periodic emissions test will include all data required by this section. All data is included in the final test report which is provided to NMED-AQB as part of the semi-annual monitoring report.  A combustion analyser 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 was not used.  Raw data and calculations are included in the final test report.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No

Permit Condition # and Permit Condition:		2. Method(s) or other information or other facts used to determine the compliance status:		3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?	
The permittee shall also keep records of all raw data used to determine exhaust gas flow and of all calculations used to determine flow rates and mass emissions rates. (NSR Permit 2195B-M2, Specific Condition A802.E)							
	ing: The permittee shall sub- ed in Section A109 and in ac			ports are submitted on a 6-month mit conditions A109 and B110.	☐ Continuous	⊠ Yes	☐ Yes
Section	B110.		See Section A109 in this rep	oort.	<b>⊠</b> Intermittent	□No	⊠ No
A1400 Regulated Sources – Open Burning A. Table 1400.A lists all of the process		No open burning occurred d	uring this certification period.	☐ Continuous	⊠ Yes	☐ Yes	
	ent authorized for this source	-	No open burning occurred d	uring this certification period.	<b>⊠</b> Intermittent	□ No	⊠ No
	Table 1400.A: Regulated S	ources List					
	Unit No./Location		ource Description				
	Facility-Wide Open Burning  All open lands wi		hin LANL property boundary				
A1402 A.	Emission Limits – Open Table 1402.A lists the emi	_	No open burning occurred during this certification period.		☐ Continuous	⊠ Yes	☐ Yes
their all	owable emission limits. (40	CFR 50;			<b>⊠</b> Intermittent	□ No	⊠ No
_	phs 1, 7, and 8 of 20.2.70.30 NMAC; 20.2.65 NMAC).	2.A NMAC;					
20.2.00	NWAC, 20.2.03 NWAC).						
	Table1402.A: Allowable E						
	Unit No.	Ind	ividual HAP <sup>1</sup> (tpy)	Total HAPs <sup>1</sup> (tpy)			
Facility-Wide Open Burning		8.0	24.0				
1 Indiv	idual and Total HAPs emitted	d by Open Burning a	are included in the facility-wide	e HAP emission limits at Table 106	.В.		
A1403					☐ Continuous	⊠ Yes	Yes
A.	The permittee shall compl		No open huming aggregated	uring this certification period.			
1403.A	ble sections of the requireme .	nts listed in Table	ino open burning occurred d	итид инз сегинсаноп репос.	☑ Intermittent	□ No	⊠ No
Table 1	503.A: Applicable Require	ements					

Permit Condition # and Permit Condition:	2. Method(s) or other information or other determine the compliance status:	acts used to	3. What is the frequency of da collection used determine compliance?		4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
Applicable Requirements		Federally Enforceable		Unit No.		
20.2.60 NMAC Open Burning		Х			-Wide Open Burning	
20.2.65 NMAC Smoke Management		X			-Wide Open Burning	
A1404 Operational Limitations – Open Burning						
<b>A.</b> 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 required to demonstrate compliance with continuous hours of operation.						
A1407 Other – Open Burning A. Operational			☐ Continu	ious	⊠ Yes	☐ Yes
Requirement: The permittee shall comply with the			☐ Intermit	ttent	□ No	⊠ No
applicable requirements of 20.2.60 NMAC and 20.2.65					_	_
NMAC, including, but not limited 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						
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	No open burning occurred during this certification	cation period.				
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,						

Permit Condition # and Permit Condition:	2. Method(s) or other information or other facts used to determine the compliance status:	3. What is the frequency of data collection used to determine compliance?	4. Was this facility in compliance with this requirement during the reporting period?	5. Were there any deviations associated with this requirement during the reporting period?
Rio Grande Sun, Santa Fe New Mexican, and the Albuquerque Journal, no less than 21 days in advance of a planned burn.				
<b>Monitoring:</b> The permittee shall monitor all open burning as required by Department regulation or burn approval.	No open burning occurred during this certification period.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ☑ No
<b>Recordkeeping:</b> The permittee shall maintain records of all sampling and analysis plans and any representative sampling conducted. Records shall be kept in accordance with Section B109.	No open burning occurred during this certification period.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No
<b>Reporting:</b> The permittee shall submit reports as outlined in the Condition 1407.A Requirements, as described in Section A109, and in accordance with Section B110.	No open burning occurred during this certification period.	☐ Continuous ☐ Intermittent	⊠ Yes □ No	☐ Yes ⊠ No

1. <b>Hav</b>	ve these General	Conditions been met during this reporting period.	2. Was th	is facility	3. Does
			in complia	ince with	not
		marked as N/A no remarks are required.	this requir	ement	apply
	only one box per		during the		TI J
<u>Explain</u>	<u>i answers in rem</u>	arks row under subject heading.	period?	reporting	
			Yes	□ No	⊠ N/A
B100	Introduction				
A.	N/A		Explain	Explain	Explain
			Below	Below	Below
REMA					
	cific requirements				
B101	Legal		⊠ Yes	□ No	□ N/A
A.		and Conditions (20.2.70 sections 7, 201.B, 300, 301.B, 302, 405 NMAC)	Explain	Explain	Explain
(1		shall abide by all terms and conditions of this permit, except as allowed under Section 502(b)(10) of the	Below	Below	Below
		Act, and 20.2.70.302.H.1 NMAC. Any permit noncompliance is grounds for enforcement action, and			
		cant or repetitious noncompliance may result in termination of this permit. Additionally, noncompliance with			
	federal	y enforceable conditions of this permit constitutes a violation of the federal Act. (20.2.70.302.A.2.a NMAC)			
(2	<ol><li>Emissions trad</li></ol>	ing within a facility (20.2.70.302.H.2 NMAC)			
	(a)	The department shall, if an applicant requests it, issue permits that contain terms and conditions allowing for			
		the trading of emissions increases and decreases in the permitted facility solely for the purpose of complying			
		with a federally enforceable emissions cap that is established in the permit in addition to any applicable			
		requirements. Such terms and conditions shall include all terms and conditions required under 20.2.70.302			
		NMAC to determine compliance. If applicable requirements apply to the requested emissions trading, permit			
		conditions shall be issued only to the extent that the applicable requirements provide for trading such			
		increases and decreases without a case-by-case approval.			
	(b)	The applicant shall include in the application proposed replicable procedures and permit terms that ensure the			
		emissions trades are quantifiable and enforceable. The department shall not include in the emissions trading			
		provisions any emissions units for which emissions are not quantifiable or for which there are no replicable			
		procedures to enforce the emissions trades. The permit shall require compliance with all applicable			
		requirements.			
(3	3) It shall not be a	defense for the permittee in an enforcement action to claim that it would have been necessary to halt or			
		the permitted activity in order to maintain compliance with the conditions of this permit. (20.2.70.302.A.2.b			
	NMAG				
(4	4) If the Departm	ent determines that cause exists to modify, reopen and revise, revoke and reissue, or terminate this			
	permit	this shall be done in accordance with 20.2.70.405 NMAC. (20.2.70.302.A.2.c NMAC)			
(5	5) The permittee	shall furnish any information the Department requests in writing to determine if cause exists for			
	reopen	ing and revising, revoking and reissuing, or terminating the permit, or to determine compliance with the permit.			
	This in	formation shall be furnished within the time period specified by the Department. Additionally, the permittee			
		irnish, upon request by the Department, copies of records required by the permit to be maintained by the			
		tee. (20.2.70.302.A.2.f NMAC)			
(6		be permittee that this permit be modified, revoked and reissued, or terminated, or a notification by the			
(		tee of planned changes or anticipated noncompliance, shall not stay any conditions of this permit.			
		(0.302.A.2.d NMAC)			
C		es not convey property rights of any sort, or any exclusive privilege. (20.2.70.302.A.2.e NMAC)			
		ere an applicant or permittee has submitted information to the Department under a claim of			
(,	, case win			1	1

confidentiality, the Department may also require the applicant or permittee to submit a copy of such information directly to the Administrator of the EPA. (20.2.70.301.B NMAC)			
(9) The issuance of this permit, or the filing or approval of a compliance plan, does not relieve the permittee from civil or			
criminal liability for failure to comply with the state or federal Acts, or any applicable state or federal regulation or			
law. (20.2.70.302.A.6 NMAC and the New Mexico Air Quality Control Act NMSA 1978, Chapter 74, Article 2)			
(10) If any part of this permit is challenged or held invalid, the remainder of the permit terms and conditions are not			
affected and the permittee shall continue to abide by them. (20.2.70.302.A.1.d NMAC)			
(11) A responsible official (as defined in 20.2.70.7.AD NMAC) shall certify the accuracy, truth and completeness of every			
report and compliance certification submitted to the Department as required by this permit. These certifications shall			
be part of each document. (20.2.70.300.E NMAC)			
(12) Revocation or termination of this permit by the Department terminates the permittee's right to operate this facility. (20.2.70.201.B NMAC)			
(13) The permittee shall continue to comply with all applicable requirements. For applicable requirements that will become			
effective during the term of the permit, the permittee shall meet such requirements on a timely basis. (Sections			
300.D.10.c and 302.G.3 of 20.2.70 NMAC)			
B. Permit Shield (20.2.70.302.J NMAC)			
(1) Compliance with the conditions of this permit shall be deemed to be compliance with any applicable requirements			
existing as of the date of permit issuance and identified in Table 103.A. The requirements in Table 103.A are			
applicable to this facility with specific requirements identified for individual emission units.			
(2) The Department has determined that the requirements in Table 103.B as identified in the permit application are not			
applicable to this source, or they do not impose any conditions in this permit.			
(3) This permit shield does not extend to administrative amendments, to minor permit modifications, to changes made			
under Section 502(b)(10) of the federal Act, or to permit terms for which notice has been given to reopen or revoke all			
or part.			
(4) This permit shall, for purposes of the permit shield, identify any requirement specifically identified in the permit			
application or significant permit modification that the department has determined is not applicable to the source, and			
state the basis for any such determination. (20.2.70.302.A.1.f NMAC)			
REMARKS:			
LANL operations were in compliance with all terms and conditions of the permit during this certification period.			
There was no emissions trading at this facility during this certification period.			
A compliance inspection by NMED-Air Quality Bureau was conducted on September 24-25, 2014. Information was requested by the inspector to verify	compliance. I	Requested info	rmation
and documentation was provided. No additional requests for information were made by the Department during this certification period.			
All required reports and compliance certifications were certified by the Responsible Official.			
B102 Authority	⊠ Yes	□ No	
A. This permit is issued pursuant to the federal Clean Air Act ("federal Act"), the New Mexico Air Quality Control Act	Explain	Explain	Explain
("state Act") and regulations adopted pursuant to the state and federal Acts, including Title 20, New Mexico	Below	Below	Below
Administrative Code, Chapter 2, Part 70 (20.2.70 NMAC) - Operating Permits.			
B. This permit authorizes the operation of this facility. This permit is valid only for the named permittee, owner, and			
operator. A permit modification is required to change any of those entities.			
C. The Department specifies with this permit, terms and conditions upon the operation of this facility to assure			
compliance with all applicable requirements, as defined in 20.2.70 NMAC at the time this permit is issued.			

(20.2.70.302.A.1 NMAC)			
D. Pursuant to the New Mexico Air Quality Control Act NMSA 1978, Chapter 74, Article 2, all terms and conditions in			
this permit, including any provisions designed to limit this facility's potential to emit, are enforceable by the			
Department. All terms and conditions are enforceable by the Administrator of the United States Environmental			
Protection Agency ("EPA") and citizens under the federal Act, unless the term or condition is specifically designated			
in this permit as not being enforceable under the federal Act. (20.2.70.302.A.5 NMAC.			
E. The Department is the Administrator for 40 CFR Parts 60, 61, and 63 pursuant to the delegation and exceptions of			
section 10 of 20.2.77 NMAC (NSPS), 20.2.78 NMAC (NESHAP), and 20.2.82 NMAC (MACT).			
REMARKS:			
LANL operations were in compliance with all terms and conditions of the permit during this certification period.			
B103 Annual Fee	⊠ Yes	□ No	N/A
A. The permittee shall pay Title V fees to the Department consistent with the fee schedule in 20.2.71 NMAC - Operating	Explain		
Permit Emission Fees. The fees will be assessed and invoiced separately from this permit. (20.2.70.302.A.1.e NMAC)		Explain	Explain
Terrine Emission Tees. The rees will be assessed and involced separately from this permit. (20.2.70.302.71.1.6 Willie)	Below	Below	Below
REMARKS:		I.	_
Title V fees for 2013 were submitted to NMED on May 15, 2014.			
B104 Appeal Procedures	Yes	□ No	⊠ N/A
(20.2.70.403.A NMAC)	Explain	Explain	Explain
A. Any person who participated in a permitting action before the Department and who is adversely affected by such	Below	Below	Below
permitting action, may file a petition for a hearing before the Environmental Improvement Board ("board"). The			
petition shall be made in writing to the board within thirty (30) days from the date notice is given of the Department's			
action and shall specify the portions of the permitting action to which the petitioner objects, certify that a copy of the			
petition has been mailed or hand-delivered, and attach a copy of the permitting action for which review is sought.			
Unless a timely request for a hearing is made, the decision of the Department shall be final. The petition shall be			
copied simultaneously to the Department upon receipt of the appeal notice. If the petitioner is not the applicant or			
permittee, the petitioner shall mail or hand-deliver a copy of the petition to the applicant or permittee. The Department			
shall certify the administrative record to the board. Petitions for a hearing shall be sent to:			
,,			
Secretary, New Mexico Environmental Improvement Board			
1100 G. E. ' D.' D.   D.  D. N0152			
1190 St. Francis Drive, Runnels Bldg. Rm N2153			
P.O. Box 5469			
Santa Fe, New Mexico 87502			
REMARKS:		ı	ı
No petitions regarding LANL Permit P100-R1-M3 were filed during this certification period.			

B105 Submittal of Reports and Certifications	Yes Explain	□ No	□ N/A
A. Stack Test Protocols and Stack Test Reports shall be submitted electronically to <a href="mailto:Stacktest.AQB@state.nm.us">Stack Test Protocols and Stack Test Reports shall be submitted electronically to <a href="mailto:Stacktest.AQB@state.nm.us">Stacktest.AQB@state.nm.us</a>.</a>		Explain Below	Explain Below
B. Excess Emission Reports shall be submitted electronically to <a href="mailto:eereports.aqb@state.nm.us">eereports.aqb@state.nm.us</a> . (20.2.7.110 NMAC)			
C. Compliance Certification Reports, Semi-Annual monitoring reports, compliance schedule progress reports, and any other compliance status information required by this permit shall be certified by the responsible official and submitted to:			
Manager, Compliance and Enforcement Section New Mexico Environment Department			
Air Quality Bureau			
1301 Siler Road, Building B Santa Fe, NM 87507-3113			
D. Compliance Certification Reports shall also be submitted to the Administrator at the address below (20.2.70.302.E.3 NMAC):			
Chief, Air Enforcement Section			
US EPA Region-6, 6EN-AA			
1445 Ross Avenue, Suite 1200 Dallas, TX 75202-2733			
Suitas, 111 10202 2100			
REMARKS:			
A. The annual stack testing for the TA-03 combustion turbine was conducted on December 16, 2014. All stack test protocols and stack test reports were su B. There were no excess emissions during this certification period.  LANL submitted a letter to NMED AQB on January 16, 2014 stating that there were no excess emissions in 2013.	ibmitted as s	pecified.	
LANL submitted a letter to NMED AQB on January 15, 2015 stating that there were no excess emissions in 2014.			
C and D. All required compliance certifications and semi-annual emissions and monitoring reports were submitted to NMED and EPA on time as required	l.		
	Yes Explain	□ <b>No</b> Explain	N/A Explain
in the state of th	Below	Below	Below
B. If a facility is subject to a NSPS standard in 40 CFR 60, then in accordance with 40 CFR 60.8(c), emissions in excess			
of the level of the applicable emission limit during periods of startup, shutdown, and malfunction shall not be considered a violation of the applicable emission limit unless otherwise specified in the applicable standard.			
C. If a facility is subject to a MACT standard in 40 CFR 63, then the facility is subject to the requirement for a Startup,			
Shutdown and Malfunction Plan (SSM) under 40 CFR 63.6(e)(3). (20.2.70.302.A.1 and A.4 NMAC)  REMARKS:			
A. LANL operates equipment subject to 40 CFR 60; however, no continuous monitoring is required.			
B. There were no excess emissions during SSM during this certification period.			

C. LANL operates equipment subject to 40 CFR 63; however, SSM plans are not required. (Halogenated solvent cleaner, Subpart T overrides the requiren	nent in 40 CF	R 63.6(e)(3)).	
B107 Startup, Shutdown, and Maintenance Operations  A. The permittee shall operate in accordance with the procedures set forth in the plan to minimize emissions during routine or predictable start up, shut down, and scheduled maintenance (SSM work practice plan), except for operations	Yes Explain Below	No Explain Below	N/A Explain Below
or equipment subject to condition B106 above. (20.2.7.14.A NMAC)  REMARKS:  Per Permit Condition A107 - Allowable SSM emissions limits are not imposed at this time. All SSM emissions are within or less than standard operating 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 app this certification period. Operating procedures are in place to minimize emissions during SSM events.	licable thresh	old was excee	eded during
(20.2.70. 302.A and C NMAC)  A. These requirements do not supersede or relax requirements of federal regulations.  B. The following monitoring and/or testing requirements shall be used to determine compliance with applicable requirements and emission limits. Any sampling, whether by portable analyzer or EPA reference method, that measures an emission rate over the applicable averaging period greater than an emission limit in this permit constitutes noncompliance with this permit. The Department may require, at its discretion, additional tests pursuant to EPA Reference Methods at any time, including when sampling by portable analyzer measures an emission rate greater than an emission limit in this permit; but such requirement shall not be construed as a determination that the sampling by portable analyzer does not establish noncompliance with this permit and shall not stay enforcement of such noncompliance based on the sampling by portable analyzer.  C. If the emission unit is shutdown at the time when periodic monitoring is due to be accomplished, the permittee is not required to restart the unit for the sole purpose of performing the monitoring. Using electronic or written mail, the permittee shall notify the Department's Enforcement Section of a delay in emission tests prior to the deadline for accomplishing the tests. Upon recommencing operation, the permittee shall submit any pertinent pre-test notification requirements set forth in the current version of the Department's Standard Operating Procedures For Use Of Portable Analyzers in Performance Test, and shall accomplish the monitoring.  D. The requirement for monitoring during any monitoring period is based on the percentage of time that the unit has operated. However, to invoke monitoring exemptions at B108.D(2), hours of operation shall be monitored and recorded.  (1) If the emission unit has operated for more than 25% of a monitoring period, then the permittee shall conduct monitoring during the next period regardless of the time operated during that p	∑ Yes Explain Below	No Explain Below	N/A Explain Below

conducted at 90% or greater of the unit's capacity as stated in this permit, or in the permit application if not in the permit, and at additional loads when requested by the Department. If the 90% capacity cannot be achieved, the monitoring will be conducted at the maximum achievable load under prevailing operating conditions except when a federal or state regulation requires more restrictive test conditions. The load and the parameters used to calculate it shall be recorded to document operating conditions and shall be included with the monitoring report.  G. When requested by the Department, the permittee shall provide schedules of testing and monitoring activities.  Compliance tests from previous NSR and Title V permits may be re-imposed if it is deemed necessary by the Department to determine whether the source is in compliance with applicable regulations or permit conditions.  H. Monitoring shall become effective 120 days after the date of permit issuance if the monitoring is new or in addition to monitoring imposed by an existing applicable requirement. Any pre-existing monitoring requirements incorporated in this permit shall continue to be in force from the date of permit issuance.			
REMARKS:			
B. The annual stack testing requirement for the TA-03 combustion turbine was completed on December 16, 2014.			
C. & D. Opacity readings were taken at the asphalt plant monthly when the plant was operating. All testing and monitoring were completed in compliance B108.D(2) of the permit allows reduced frequency of opacity monitoring if the unit operates less than 10% of the monitoring period (calendar quarter). The less than 10% of each monitoring period (less than 219 hours each quarter) during this certification period. If the unit operates greater than 10% of the monopacity observation performed on it, otherwise an opacity observation will be performed within 5 years of the issuance date of the current operating permit were conducted for TA-33 generators Units 1, 2, and 3 listed in NSR Permit 2195-P. Opacity observations performed on the generators will be included in	ne applicable nitoring perion P100-R1-M	CI-RICE units od, the unit will 3. Opacity me	operated l have an asurements
B109 General Recordkeeping Requirements	X Yes	□ No	□ N/A
A. All sampling and measured data required by this permit for the emissions units in this facility shall be recorded. The minimum information to be included in these records is:  (1) equipment identification (include make, model and serial number for all tested equipment and emission controls);  (2) date(s) and time(s) of sampling or measurements;  (3) date(s) analyses were performed;  (4) the company or entity or qualified individual that performed the analyses;  (5) analytical or test methods used;  (6) results of analyses or tests; and  (7) operating conditions existing at the time of sampling or measurement.  B. The permittee shall keep copies of all records of monitoring and measurement data, equipment calibration and maintenance, Data Acquisition and Handling System (DAHS) if used, other supporting information, and reports required by this permit for at least five (5) years from the time the data was gathered or the reports written. Each record shall show clearly to which emissions unit and/or piece of monitoring equipment it applies, and the date the data was gathered. (20.2.70.302.D.2 NMAC)  C. If the permittee has applied and received approval for an alternative operating scenario, then the permittee shall maintain a log at the facility, which documents, contemporaneously with any change from one operating scenario to another, the scenario under which the facility is operating. (20.2.70.302.A.3 NMAC)  D. The permittee shall keep a record describing off permit changes made at this source that result in emissions of a regulated air pollutant subject to an applicable requirement, but not otherwise regulated under this permit, and the	Explain Below	Explain Below	Explain Below

<ul> <li>E. Routine and predictable emissions during startup, shutdown, and scheduled maintenance (SSM): <ul> <li>The permittee shall keep records of all events subject to the plan to minimize emissions during routine or predictable SSM. (20.2.7.14.A NMAC)</li> <li>If the facility has allowable SSM emission limits in this permit, the permittee shall record all SSM events, including the date, the start time, the end time, and a description of the event. This record also shall include a copy of the manufacturer's, or equivalent, documentation showing that any maintenance qualified as scheduled. Scheduled maintenance is an activity that occurs at an established frequency pursuant to a written protocol published by the manufacturer or other reliable source.</li> </ul> </li> </ul>			
REMARKS:	u .	u .	
A and B. Records are maintained for all required sampling activities and measured data. These records are available on site. The primary measuring activisible emissions evaluations and emissions stack testing.	vities applical	ole to this sect	ion are the
C and D. No alternative operating scenarios, or, off permit changes occurred at this facility during this certification period.			
E. Per Permit Condition A 107 - Allowable SSM emission limits are not imposed at this time. All SSM emissions are at or below standard operating emi 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 certification period. Operating procedures are in place to minimize emissions during SSM events.			
B110 General Reporting Requirements	X Yes	□ No	N/A
(20.2.70.302.E NMAC)	Explain	Explain	Explain
A. Reports of all required monitoring activities for this facility shall be submitted to the Department on the schedule in section A109.	Below	Below	Below
B. Reports shall clearly identify the subject equipment showing the emission unit ID number according to this operating permit. In addition, all instances of deviations from permit requirements, including those that occur during			
emergencies, shall be clearly identified in the reports required by section A109. (20.2.70.302.E.1 NMAC)			
C. The permittee shall submit reports of all deviations from permit requirements, including those attributable to upset			
conditions as defined in the permit, the probable cause of such deviations, and any corrective actions or preventive measures taken. These reports shall be contained in the semi-annual reports required in section A109. (20.2.70.302.E.2 NMAC)			
D. The permittee shall submit reports of excess emissions in accordance with 20.2.7.110.A NMAC.			
E. Results of emission tests and monitoring for each pollutant (except opacity) shall be reported in pounds per hour			
(unless otherwise specified) and tons per year. Opacity shall be reported in percent. Reported numerical values shall			
not be truncated or rounded, and shall be recorded and reported to the number of significant figures corresponding to			
the full accuracy inherent in the testing instrument or Method test used to obtain the data. Upon request by the			
Department, CEMS and other tabular data shall be submitted in editable, MS Excel format.			
F. At such time as new units are installed as authorized by the applicable NSR Permit, the permittee shall fulfill the			
notification requirements in the NSR permit.			
G. Periodic Emissions Test Reporting: The permittee shall report semi-annually a summary of the test results.			
H. The permittee shall submit an emissions inventory for this facility annually. The emissions inventory shall be			
submitted by the later of April 1 or within 90 days after the Department makes such request. (20.2.73 NMAC and 20.2.70.302.A.1 NMAC)			
I. Emissions trading within a facility (20.2.70.302.H.2 NMAC)			
(1) For each such change, the permittee shall provide written notification to the department and the administrator at least			

	seven (7) days in advance of the proposed changes. Such notification shall state when the change will occur and shall
	describe the changes in emissions that will result and how these increases and decreases in emissions will comply with
	the terms and conditions of the permit.
	(2) The permittee and department shall attach each such notice to their copy of the relevant permit.
	J. Non-NSPS or non-MACT monitoring and recordkeeping requirements shall be maintained on-site and summarized in
	the semi-annual reports, unless alternative reporting requirements are specified in the equipment specific requirements
١	section of this permit.

#### REMARKS:

- A. Monitoring reports are submitted on a 6-month basis. LANL submitted monitoring reports to NMED on February 6, 2014 and August 12, 2014
- B. Deviations that occurred at the asphalt plant during the first half of 2014 were reported in the monitoring report submitted on August 12, 2014; deviations that occurred in the second half of 2014 will be submitted with the monitoring report before February 14, 2015.
- C. The asphalt plant baghouse pressure drop datalogger's remote communication system failed during a leased phone line disruption and power fluctuation; these events were reported as deviations.
- D. No excess emissions occurred during this certification period.
- E. Emission tests and monitoring results are reported in pounds per hour and tons per year. Opacity readings are reported in percent.
- F. All notification requirements under NSR permits have been met.
- G. A summary of emission stack test results is included in the semi-annual monitoring reports.
- H. The annual emission inventory required under 20.2.73 NMAC was submitted electronically via NMED's online reporting tool, AEIR, on March 26, 2014.
- I. There was no emisions trading during this certification period.
- J. All non-NSPS and non-MACT monitoring and recordkeeping is maintained on-site and is summarized in the semi-annual monitoring reports.

B111	Gener	al Testing Requirements	X Yes	□ No	□ N/A
	A. EPA R	eference Method Tests	Explain	Explain	Explain
	(1)	All compliance tests required by this permit, unless otherwise specified by Specific Conditions of this permit, shall be	Below	Below	Below
		conducted in accordance with the requirements of 40 CFR 60, Subpart A, General Provisions, and the following EPA	Below	Below	Below
		Reference Methods as specified by 40 CFR 60, Appendix A:			
	(a)	Methods 1 through 4 for stack gas flowrate			
	(b)	Method 5 for TSP			
	(c)	Method 6C and 19 for SO2			
	(d)	Method 7E for NOX (test results shall be expressed as nitrogen dioxide (NO2) using a molecular weight of 46 lb/lb-			
		mol in all calculations (each ppm of NO/NO2 is equivalent to 1.194 x 10-7 lb/SCF)			
	(e)	Method 9 for opacity			
	(f)	Method 10 for CO			
	(g)	Method 19 may be used in lieu of Methods 1-4 for stack gas flowrate upon approval of the Department. A justification			
		for this proposal must be provided along with a contemporaneous fuel gas analysis (preferably on the day of the test)			
		and a recent fuel flow meter calibration certificate (within the most recent quarter).			
	(h)	Method 7E or 20 for Turbines per 60.335 or 60.4400			
	(i)	Method 29 for Metals			
	(j)	Method 201 for filterable PM10			
	(k)	Method 202 for condensable PM			
	(l)	Method 320 for organic Hazardous Air Pollutants (HAPs)			
	(m)	Method 25A for VOC reduction efficiency			
	(2)	Alternative test method(s) may be used if the Department approves the change.			

B. Portable	Analyzer Requirements			
(1)	The permittee shall follow the SOP for Use of Portable Analyzers in Performance Tests posted to NMED's Air Quality web site under Compliance and Enforcement/Testing.			
(2)	A portable analyzer that is used for periodic emissions tests must meet the requirements of ASTM D 6522 – 00.			
	However, if a facility has met a previously approved Department criterion for portable analyzers, the analyzer may be			
ı	sed until it is replaced.			
(3)	The portable emissions analyzer shall be setup and operated in accordance with the manufacturer's instructions, with			
1	the requirements of ASTM D-6522-00, or with the criterion of an analyzer previously approved by the Department.			
(4)	During emissions tests, pollutant, O2 concentration and fuel flow rate shall be monitored and recorded. This			
i	nformation shall be included with the test report furnished to the Department.			
(5)	Pollutant emission rate shall be calculated in accordance with 40 CFR 60, Appendix A, Method 19 utilizing fuel flow			
1	ate (scf) and fuel heating value (Btu/scf) obtained during the test.			
C. Test Pro				
(1)	The permittee shall notify the Department's Program Manager, Compliance and Enforcement Section at least thirty			
	30) days prior to the test date and allow a representative of the Department to be present at the test.			
(2)	Equipment shall be tested in the "as found" condition. Equipment may not be adjusted or tuned prior to any test for the			
	surpose of lowering emissions, and then returned to previous settings or operating conditions after the test is complete.			
(3)	Contents of test notifications, protocols and test reports shall conform to the format specified by the Department's			
	Universal Test Notification, Protocol and Report Form and Instructions. Current forms and instructions are posted to			
	NMED's Air Quality web site under Compliance and Enforcement Testing.			
(4)	The permittee shall provide (a) sampling ports adequate for the test methods applicable to the facility, (b) safe			
	sampling platforms, (c) safe access to sampling platforms and (d) utilities for sampling and testing equipment. Sample			
	ports of a size compatible with the test methods shall be located on the stack with the provisions of EPA Method 1 of			
	40 CFR 60, Appendix A. The stack shall be of sufficient height and diameter so that a representative test of the			
	emissions can be performed in accordance with EPA Method 1.			
(5)	Where necessary to prevent cyclonic flow in the stack, flow straighteners shall be installed.			
REMARKS:				
A. EPA reference	nethods are used during all required compliance testing/sampling.			
B. The annual stac	k testing requirement for the TA-03 combustion turbine was completed on December 16, 2014. All stack test protocols and stack test re-	eports were s	ubmitted as sp	ecified.
C. All test procedu	res are followed as specified.			
EDAf	de de como contra de chemica de la como contra de la ANTE ANTE ANTE ANTE ANTE ANTE ANTE ANTE	1 NIMED 7	D d	_
EPA reference me	thods were used to observe visible emissions from various sources at LANL. All testing was done following applicable EPA Methods	and NMED	est Procedure	es.
B112 Complia	nce	X Yes	□ No	□ N/A
	records shall be organized by date and subject matter and shall at all times be readily available for inspection.	Explain	Explain	Explain
	The permittee, upon either a verbal or written request from an authorized representative of the Department, shall	Below	Below	Below
	produce any records or information necessary to establish that the terms and conditions of this permit are being met.	DEIOW	Delow	Delow
	The company shall provide these records to the Department within 24 hours of notification, unless the Department			
	llows additional time. (NMSA 1978, Section 74-2-13)			
	f the most recent permit(s) issued by the Department shall be kept at the permitted facility or (for unmanned			
	ites) at the nearest company office and shall be made available to Department personnel for inspection upon request.			

(20.2.70.302.G.3 NMAC)						
C. Emissions limits associated with the energy input of a Unit, i.e. lb/MMBtu, shall apply at all times unless stated						
otherwise in a Specific Condition of this permit. The averaging time for each emissions limit, including those based						
on energy input of a Unit (i.e. lb/MMBtu) is one (1) hour unless stated otherwise in a Specific Condition of this permit						
or in the applicable requirement that establishes the limit. (20.2.70.302.A.1 and G.3 NMAC)						
D. The permittee shall submit compliance certification reports certifying the compliance status of this facility with respect						
to all permit terms and conditions, including applicable requirements. These reports shall be made on the pre-						
populated Compliance Certification Report Form that is provided to the permittee by the Department, and shall be						
submitted to the Department and to EPA at least every 12 months. For the most current form, please contact the						
Compliance Reports Group at email:reportsgroup.aqb@state.nm.us. For additional reporting guidance see						
http://www.nmenv.state.nm.us/aqb/enforce_compliance/TitleVReporting.htm. (20.2.70.302.E.3 NMAC)						
E. For sources that have submitted air dispersion modeling that demonstrates compliance with federal ambient air quality						
standards, compliance with the terms and conditions of this permit regarding source emissions and operation shall be						
deemed to be compliance with federal ambient air quality standards specified at 40 CFR 50 NAAQS.						
F. The permittee shall allow representatives of the Department, upon presentation of credentials and other documents as						
may be required by law, to do the following (20.2.70.302.G.1 NMAC):						
(1) enter the permittee's premises where a source or emission unit is located, or where records that are required by this						
permit to be maintained are kept; (2) have access to and copy, at reasonable times, any records that are required by this permit to be maintained;						
<ul> <li>(2) have access to and copy, at reasonable times, any records that are required by this permit to be maintained;</li> <li>(3) inspect any facilities, equipment (including monitoring and air pollution control equipment), work practices or</li> </ul>						
operations regulated or required under this permit; and						
(4) sample or monitor any substances or parameters for the purpose of assuring compliance with this permit or applicable						
requirements or as otherwise authorized by the federal Act.						
REMARKS:		I				
A. All required records are maintained on site and available for review upon request. LANL cooperates with all Department inspections and provides acce	ss to facilities	and copies of	records as			
requested. The most recent NMED inspection was conducted on September 24-25, 2014.						
B. Copies of the most recent permit are kept at the facility.						
C. Emissions are monitored, or calculated using the energy input of the unit with one hour averaging times, as specified.						
D. Compliance certification reports are completed and submitted as required. This compliance certification report meets this requirement.						
E. For sources listed in the permit, required air dispersion modeling was submitted.						
F. A compliance inspection by NMED - Air Quality Bureau was conducted on September 24-25, 2014. Information was requested by the inspector to ver	ify complianc	e. Requested				
information and documentation was provided. LANL makes every effort to assist NMED with any reasonable request to verify compliance with this perm	it.					
			N			
B113 Permit Reopening and Revocation	Yes	□ No	⊠ N/A			
(20.2.70.405.A.1 NMAC)	Explain	Explain	Explain			
A. This permit will be reopened and revised when any one of the following conditions occurs, and may be revoked and	Below	Below	Below			
reissued when A.3 or A.4 occurs.						
(1) Additional requirements under the federal Act become applicable to this source three (3) or more years before the						
expiration date of this permit. If the effective date of the requirement is later than the expiration date of this permit, then the permit is not required to be reopened unless the original permit or any of its terms and conditions has been						
extended due to the Department's failure to take timely action on a request by the permittee to renew this permit.						
(2) Additional requirements, including excess emissions requirements, become applicable to this source under Title IV of						
the federal Act (the acid rain program). Upon approval by the Administrator, excess emissions offset plans will be						

incorporated into this permit.			
(3) The Department or the Administrator determines that the permit contains a material mistake or that inaccurate			
statements were made in establishing the terms and conditions of the permit.			
(4) The Department or the Administrator determines that the permit must be revised or revoked and reissued to assure compliance with an applicable requirement.			
B. Proceedings to reopen or revoke this permit shall affect only those parts of this permit for which cause to reopen or			
revoke exists. Emissions units for which permit conditions have been revoked shall not be operated until new permit			
conditions have been issued for them. (20.2.70.405.A.2 NMAC)			
REMARKS:		<u> </u>	<u> </u>
A need to reopen, revise, revoke, or reissue the permit has not been identified by the Department.			
B114 Emergencies	Yes	□ No	N/A
(20.2.70.304 NMAC)	Explain	Explain	Explain
A. An "emergency" means any situation arising from sudden and reasonably unforeseeable events beyond the control of	Below	Below	Below
the permittee, including acts of God, which situation requires immediate corrective action to restore normal operation,			
and that causes the source to exceed a technology-based emission limitation under the permit due to unavoidable			
increases in emissions attributable to the emergency. An emergency shall not include noncompliance to the extent			
caused by improperly designed equipment, lack of preventive maintenance, or careless or improper operation.			
B. An emergency constitutes an affirmative defense to an action brought for noncompliance with technology-based			
emission limitations contained in this permit if the permittee has demonstrated through properly signed, contemporaneous operating logs, or other relevant evidence that:			
<ul> <li>(1) An emergency occurred and that the permittee can identify the cause(s) of the emergency;</li> <li>(2) This facility was at the time being properly operated;</li> </ul>			
(3) During the period of the emergency the permittee took all reasonable steps to minimize levels of emissions that			
exceeded the emission standards or other requirements in this permit; and			
(4) The permittee submitted notice of the emergency to the Department within 2 working days of the time when emission			
limitations were exceeded due to the emergency. This notice fulfills the requirement of 20.2.70.302.E.2 NMAC. This			
notice must contain a description of the emergency, any steps taken to mitigate emissions, and corrective actions			
taken.			
C. In any enforcement proceeding, the permittee seeking to establish the occurrence of an emergency has the burden of			
proof.			
D. This provision is in addition to any emergency or upset provision contained in any applicable requirement.			
REMARKS:			
No emergency situations occurred during this certification period that caused any impact to air emission sources under this permit.			
B115 Stratospheric Ozone	⊠ Yes	□ No	N/A
(20.2.70.302.A.1 NMAC)	Explain	Explain	Explain
A. If this facility is subject to 40 CFR 82, Subpart F, the permittee shall comply with the following standards for recycling	Below	Below	Below

(1) (si (2) (3) (3) (2) (ce	d emissions reductions: Persons opening appliances for maintenance, service, repair, or disposal must comply with the required practices. ubsection 82.156) Equipment used during the maintenance, service, repair, or disposal of appliances must comply with the standards for cycling and recovery equipment. (subsection 82.158) Persons performing maintenance, service, repair, or disposal of appliances must be certified by an approved technician rtification program. (subsection 82.161)			
certified recycling ar	ne protection program is in place at LANL. LANL, through our internal maintenance group, as well as other outside contractors, use apind recovery equipment. LANL refrigeration technicians, as well as other outside contractors, are trained and follow LANL procedures 0 CFR 82, Subpart F, are followed.			
B. Where an prent		Yes Explain Below	No Explain Below	N/A Explain Below
REMARKS: This facility is not st	ubject to 40 CFR 72			
(20.2.70.302.A.1 NM A. If this faci B. The owner wi C. If the own	lity is subject to the federal risk management program under 40 CFR 68, this section applies.  To or operator shall certify annually that they have developed and implemented a RMP and are in compliance with 40 CFR 68.  The operator of the facility has not developed and submitted a risk management plan according to 40 CFR 8.150, the owner or operator shall provide a compliance schedule for the development and implementation of the gan. The plan shall describe, in detail, procedures for assessing the accidental release hazard, preventing accidental	Yes Explain Below	No Explain Below	N/A Explain Below

releases, and developing an emergency response plan to an accidental release. The plan shall be submitted in a method		
and format to a central point as specified by EPA prior to the date specified in 40 CFR 68.150.b.	ı	

#### **REMARKS:**

This facility is not subject to 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.

### Part 2

# **ACC Deviation Summary Report for Permit P100R1M3**

1. A form	⊠ Yes	□ No				
2. Have all deviations identified in Part 1, Column 5 been reported to the NMED as required by 20.2.7 NMAC or in a Semi-Annual Monitoring Report (20.2.70.302.E.1 NMAC)? If Yes, no further information is required on Part 2 of this form. If No, answer question 3 below and enter the required information in the Deviation Summary Table for each deviation not yet reported to the NMED.						⊠ No
3. Did any of the deviations result in excess emissions? For excess emissions deviations that have not previously been reported per requirements of 20.2.7 NMAC, a completed Excess Emission Form for each deviation must be attached to this report.				☐ Yes	⊠ No	
De	Deviation Summary Table for deviations not yet reported.					
No.	Applicable Requirement (Include Rule Citation)	Emission Unit ID(s)	Cause of Deviation	Corrective Action Take	en	
1	A607.A	TA-60- BDM	One permit deviation occurred in the asphalt batch plant data-logger communication system that transmits baghouse pressure drop data to a remote terminal unit (RTU). The remote communication failed on two (2) days, September 19 and September 24, 2014, when the asphalt plant was operating; the cause of deviation was due to power fluctuations that resulted in loss of configuration programming of the RTU; the asphalt plant operated a combined total of less than three (3) hours during the remote communication failure. There	The data-logger system, that communicates pressure-drop data to the remote terminal at TA 03, is scheduled for an upgrade. A chart-record was set up in November 2014 to record differential pressure readings, and will serve as backup when there is remote data-transmission failure.  In addition, the plant operator monitors, and records manually, the baghouse differential pressure at the start and end of each asphalt bate production multiple times a day. This manual recording system has been in place since the pla was permitted. The manually recorded data are included in the operator's daily log.		

ACC Part 2 Deviation Summary Title-V Permit # P100R1M3

2										
3										
4										
5										
Deviation Summary Table (cont.)										
	Deviation Started									
	Deviation	Started	Deviation	Ended					Did you atta	
No.	Deviation  Date	Started Time	Deviation  Date	Ended	Pollutant	Monitoring Method		Amount of Emissions		
No. 1		I		T	Pollutant PM	Monitoring Method  Dif. pressure gage				
	Date	Time	Date	Time		-		Emissions No excess	excess emiss	sion form?
1	Date 9/19/2014	Time 10:00	Date 09/19/2014	Time 10:48	PM	Dif. pressure gage		Emissions No excess emission No excess	Yes	ion form?

5

☐ Yes

☐ No