



The Chemours Company
Washington Works
8480 DuPont Road
PO Box 1217
Washington, WV 26181

304-863-4000
chemours.com



February 23, 2018

CERTIFIED MAIL – 7016-0750-0000-6230-2669 - RETURN RECEIPT REQUESTED

Mr. W. F. Durham, Director
Division of Air Quality
WV Department of Environmental Protection
601 -57th Street, SE
Charleston, WV 25304-2345

**Title V Renewal Application for Segment 14 of 14 –
Central Maintenance Services – DuPont Washington Works.**

Dear Mr. Durham:

Attached, you will find a paper copy of the required information and two (2) copies on Compact Disk (CD) of the 45 CSR 30 complete renewal application for the Central Maintenance Services (CMS) Segment (Segment 14 of 14) of the Chemours Washington Works Title V Operating Permit.

We have prepared the only the public copy of the permit renewal application as we are making no claims of confidentiality for the application contents.

If you have any questions or concerns about this application, please call me at (304) 863-4448 or you may call John Mentink at (304) 863-4033. Mr. Mentink may also be reached by email at john.j.mentink@Chemours.com.

Very truly yours,

Alison A. Crane
Site Environmental Leader
Chemours Washington Works

CC: Ms. C. McCumbers
Title V Permitting Supervisor
DAQ
Dept. of Environmental Protection
601 -57th Street, SE
Charleston, WV 25304-2345

TABLE OF CONTENTS
Chemours Washington Works R30-10700182 Part 14 of 14 Renewal Application

Subject	Page
Renewal Application form start	1
Applicable Requirement Summary	5
Non-Applicability Determinations	6
Facility Wide Applicable Requirements	8
Insignificant Activities	17
Attachment A – Area Map – Route to Facility	23
Attachment B – Facility Plot Plan	25
Attachment C – Process Flow Diagrams	32
Attachment D – Tile V Equipment List	35
Attachment E – Emission Unit Forms	37
Attachment F – Schedule of Compliance	75
Attachment G – APCD Forms	77
Attachment H – CAM Rule Forms	79



WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION

DIVISION OF AIR QUALITY

601 57th Street SE

Charleston, WV 25304

Phone: (304) 926-0475

www.dep.wv.gov/daq

INITIAL/RENEWAL TITLE V PERMIT APPLICATION - GENERAL FORMS

Section 1: General Information

1. Name of Applicant (As registered with the WV Secretary of State's Office): The Chemours Company FC, LLC		2. Facility Name or Location: Chemours Washington Works – Building 1 8480 DuPont Road Washington, WV 26181-1217	
3. DAQ Plant ID No.: 107-00182		4. Federal Employer ID No. (FEIN): 464845564	
5. Permit Application Type: <div style="display: flex; justify-content: space-between;"> <div> <input type="checkbox"/> Initial Permit <input checked="" type="checkbox"/> Permit Renewal <input type="checkbox"/> Update to Initial/Renewal Permit Application </div> <div> When did operations commence? 04/01/1947 What is the expiration date of the existing permit? 09/092018 </div> </div>			
6. Type of Business Entity: <div style="display: flex; justify-content: space-between;"> <div> <input checked="" type="checkbox"/> Corporation <input type="checkbox"/> Partnership </div> <div> <input type="checkbox"/> Governmental Agency <input type="checkbox"/> Limited Partnership </div> <div> <input type="checkbox"/> LLC </div> </div>		7. Is the Applicant the: <div style="display: flex; justify-content: space-between;"> <div> <input type="checkbox"/> Owner <input type="checkbox"/> Operator </div> <div> <input checked="" type="checkbox"/> Both </div> </div> <p>If the Applicant is not both the owner and operator, please provide the name and address of the other party.</p>	
8. Number of onsite employees: 900			
9. Governmental Code: <div style="display: flex; justify-content: space-between;"> <div> <input checked="" type="checkbox"/> Privately owned and operated; 0 <input type="checkbox"/> Federally owned and operated; 1 <input type="checkbox"/> State government owned and operated; 2 </div> <div> <input type="checkbox"/> County government owned and operated; 3 <input type="checkbox"/> Municipality government owned and operated; 4 <input type="checkbox"/> District government owned and operated; 5 </div> </div>			
10. Business Confidentiality Claims <p>Does this application include confidential information (per 45CSR31)? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No</p> <p>If yes, identify each segment of information on each page that is submitted as confidential, and provide justification for each segment claimed confidential, including the criteria under 45CSR§31-4.1, and in accordance with the DAQ's "PRECAUTIONARY NOTICE-CLAIMS OF CONFIDENTIALITY" guidance.</p>			

11. Mailing Address		
Street or P.O. Box: P.O Box 1217		
City: Washington	State: WV	Zip: 26181-1217
Telephone Number: (304) 863-4240 (gatehouse)		Fax Number: (304) 863-4862

12. Facility Location		
Street: 8480 DuPont Road	City: Washington	County: Wood
UTM Easting: 442.368 km	UTM Northing: 4,346.679 km	Zone: <input checked="" type="checkbox"/> 17 or <input type="checkbox"/> 18
Directions: From I-77 take the Route 50 bypass around Parkersburg towards Ohio. At the last exit prior to the bridge exit from the route 50 Bypass on to DuPont Road. At the light turn left on DuPont road. Approximately ½ mile from the turn you will see the Site on your right and be approaching the exit from the road for the main gate to the facility.		
Portable Source? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		
Is facility located within a nonattainment area? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		If yes, for what air pollutants
Is facility located within 50 miles of another state? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No		If yes, name the affected state(s). Ohio
Is facility located within 100 km of a Class I Area¹? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If no, do emissions impact a Class I Area¹? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		If yes, name the area(s).
¹ Class I areas include Dolly Sods and Otter Creek Wilderness Areas in West Virginia, and Shenandoah National Park and James River Face Wilderness Area in Virginia.		

13. Contact Information		
Responsible Official: Robert J. Fehrenbacher		Title: Plant Manager
Street or P.O. Box: Building 1, 8480 Dupont Road		
City: Washington	State: WV	Zip: 26181-1217
Telephone Number: (304) 863-4305	Fax Number: (304) 362-9703	
E-mail address: robert.j.fehrenbacher@chemours.com		
Environmental Contact: Alison A. Crane		Title: Sr. Environmental Control Consultant
Street or P.O. Box: Building 1, 8480 Dupont Road		
City: Washington	State: WV	Zip: 26181-1217
Telephone Number: (304) 863-4448	Fax Number: (304) 863-4862	
E-mail address: allison.a.crane@chemours.com		
Application Preparer: John J. Mentink		Title: Sr. Environ. Consultant
Company: The Chemours Company FC, LLC		
Street or P.O. Box: Building 1, 8480 Dupont Road		
City: Washington	State: WV	Zip: 26181-1217
Telephone Number: (304) 863-4033	Fax Number: (304) 863-4862	
E-mail address: john.j.mentink@chemours.com		

14. Facility Description

List all processes, products, NAICS and SIC codes for normal operation, in order of priority. Also list any process, products, NAICS and SIC codes associated with any alternative operating scenarios if different from those listed for normal operation.

Process	Products	NAICS	SIC
Washington Works - Maintenance	Maintenance Activities and facility support	325211	2821

Provide a general description of operations.

Central Maintenance Services (CMS) performs operations such as welding, painting, insulation fabrication and installation, and vehicle refueling in support of specific maintenance requirements for other business units at the site. This group manages the Refrigerant systems and their maintenance as well as all specialized in-house maintenance services that support the manufacturing units on-site.

15. Provide an **Area Map** showing plant location as **ATTACHMENT A**.

16. Provide a **Plot Plan(s)**, e.g. scaled map(s) and/or sketch(es) showing the location of the property on which the stationary source(s) is located as **ATTACHMENT B**. For instructions, refer to "Plot Plan - Guidelines."

17. Provide a detailed **Process Flow Diagram(s)** showing each process or emissions unit as **ATTACHMENT C**. Process Flow Diagrams should show all emission units, control equipment, emission points, and their relationships.

Section 2: Applicable Requirements

18. Applicable Requirements Summary	
Instructions: Mark all applicable requirements.	
<input type="checkbox"/> SIP	<input type="checkbox"/> FIP
<input type="checkbox"/> Minor source NSR (45CSR13)	<input type="checkbox"/> PSD (45CSR14)
<input type="checkbox"/> NESHAP (45CSR34)	<input type="checkbox"/> Nonattainment NSR (45CSR19)
<input type="checkbox"/> Section 111 NSPS	<input type="checkbox"/> Section 112(d) MACT standards
<input type="checkbox"/> Section 112(g) Case-by-case MACT	<input type="checkbox"/> 112(r) RMP
<input type="checkbox"/> Section 112(i) Early reduction of HAP	<input type="checkbox"/> Consumer/commercial prod. reqts., section 183(e)
<input type="checkbox"/> Section 129 Standards/Reqs.	<input checked="" type="checkbox"/> Stratospheric ozone (Title VI)
<input type="checkbox"/> Tank vessel reqt., section 183(f)	<input type="checkbox"/> Emissions cap 45CSR§30-2.6.1
<input type="checkbox"/> NAAQS, increments or visibility (temp. sources)	<input type="checkbox"/> 45CSR27 State enforceable only rule
<input checked="" type="checkbox"/> 45CSR4 State enforceable only rule	<input type="checkbox"/> Acid Rain (Title IV, 45CSR33)
<input type="checkbox"/> Emissions Trading and Banking (45CSR28)	<input type="checkbox"/> Compliance Assurance Monitoring (40CFR64)
<input type="checkbox"/> CAIR NO _x Annual Trading Program (45CSR39)	<input type="checkbox"/> CAIR NO _x Ozone Season Trading Program (45CSR40)
<input type="checkbox"/> CAIR SO ₂ Trading Program (45CSR41)	

19. Non Applicability Determinations

List all requirements which the source has determined not applicable and for which a permit shield is requested. The listing shall also include the rule citation and the reason why the shield applies.

- a. 40 C.F.R. 60, Subpart K - "Standards of Performance For Storage Vessels For Petroleum Liquids for Which Construction, Reconstruction, or Modification Commenced After June 11, 1973, and Prior to May 19, 1978." There were no petroleum liquid storage tanks constructed in Facilities, Construction, and Support during these dates.
- b. 40 C.F.R. 60, Subpart Ka - "Standards of Performance for Storage Vessels For Petroleum Liquids for Which Construction, Reconstruction, or Modification Commenced After May 18, 1978, and Prior to July 23, 1984." There are no petroleum liquid storage tanks constructed in Central Maintenance Services during these dates with a capacity greater than 40,000 gallons.
- c. 40 C.F.R. 60, Subpart Kb - "Standards of Performance for Volatile Organic Liquid Storage Vessels (Including Petroleum Liquid Storage Vessels) for Which Construction, Reconstruction, or Modification Commenced After July 23, 1984." There are no volatile organic liquid storage tanks constructed in Central Maintenance Services after the effective date with a design capacity greater than 75 m³ (19,812.9 gallons).
- d. 40 C.F.R. 60, Subpart VV - "Standards of Performance for Equipment Leaks of VOC in the Synthetic Organic Chemicals Manufacturing Industry." Central Maintenance Services does not produce as intermediates or final products any of the materials listed in 40 C.F.R. §60.489.
- e. 40 C.F.R. 60, Subpart DDD - "Standards of Performance for Volatile Organic Compound (VOC) Emissions from the Polymer Manufacturing Industry." Central Maintenance Services does not manufacture polypropylene, polyethylene, polystyrene, or poly(ethylene terephthalate) for which this rule applies.
- f. 40 C.F.R. 60, Subpart RRR - "Standards of Performance for Volatile Organic Compound (VOC) Emissions From Synthetic Organic Chemical Manufacturing Industry (SOCMI) Reactor Processes. Central Maintenance Services does not produce any of the chemicals listed in 40 C.F.R. §60.707 as a product, co-product, by-product, or intermediate.
- g. 40 C.F.R. 61, Subpart V - "National Emission Standards for Equipment Leaks (Fugitive Emissions Sources)." Applies to sources in VHAP service as defined in 40 C.F.R. §61.241. VHAP service involves chemicals that are not used in a manner that qualifies them under the rule in Central Maintenance Services.
- h. 40 C.F.R. 63, Subpart H - "National Emission Standards for Organic Hazardous Air Pollutants for Equipment Leaks." 40 C.F.R. 63 Subparts F, G, and H do not apply to Central Maintenance Services manufacturing process units, as they do not meet the criteria in 40 C.F.R. §§63.100(b)(1), (b)(2), and (b)(3).
- i. 40 C.F.R. 63, Subpart JJJ - "National Emission Standards for Hazardous Air Pollutant Emissions: Group IV Polymers and Resins. Central Maintenance Services does not produce the materials listed in 40 C.F.R. §63.1310.

☒ Permit Shield

19. Non Applicability Determinations (Continued) - Attach additional pages as necessary.

List all requirements which the source has determined not applicable and for which a permit shield is requested. The listing shall also include the rule citation and the reason why the shield applies.

j. 40 C.F.R.63, Subpart FFFF – “National Emission Standards for Hazardous Air Pollutants: Miscellaneous Organic Chemical Manufacturing.” Central Maintenance Services does not manufacture any material or family of materials defined in §63.2435(b)(1)(i) through (v).

k. 40 C.F.R. 63, Subpart WWW “National Emission Standards for Hazardous Air Pollutants: Reinforced Plastic Composites Productions.” Central Maintenance Services does not engage in reinforced plastics composites production as defined in 40 C.F.R. §63.5785 and does not manufacture composite material as defined in 40 C.F.R. §63.5935.

l. 40 C.F.R. 63, Subpart PPPP – “National Emission Standards for Hazardous Air Pollutants: Surface Coating of Plastic Parts and Products.” Central Maintenance Services does not produce an intermediate or final product that meets the definition of “surface coated” plastic part.

m. 40 C.F.R. 63, Subpart IIII – “National Emission Standards for Hazardous Air Pollutants: Surface Coating of Automobiles and Light-Duty Trucks.” Central Maintenance Services does not engage in the surface coating of new automobile or light-duty truck bodies or body parts for new automobiles or light-duty trucks.

n. 40 C.F.R. 63, Subpart MMMM – “National Emission Standards for Hazardous Air Pollutants: Surface Coating of Miscellaneous Metal Parts and Products.” There are no surface coating activities conducted in Central Maintenance Services subject to the requirements of this rule.

o. 40 C.F.R. 63, Subpart HHHHH – “National Emission Standards for Hazardous Air Pollutants: Miscellaneous Coating Manufacturing.” Central Maintenance Services does not produce, blend, or manufacture coatings as part of the manufacturing process.

p. 40 C.F.R. 82, Subpart C – “Protection of Stratospheric Ozone.” Bans non-essential products containing Class I substances and bans non-essential products containing or manufactured with Class II substances. Central Maintenance Services does not use, manufacture, nor distribute these materials.

q. 45CSR27 – “To Prevent and Control the Emission of Toxic Air Pollutants” Central Maintenance Services does not have emission sources of toxic air pollutants as listed in 45CSR27.

r. 45CSR§21-19 – “Other Facilities that Emit Volatile Organic Compound (VOC).” The operations of Central Maintenance Services are outside of the SIC grouping to which this section of 45CSR21 applies.

s. 45CSR§21-40 – “Other Facilities that Emit Volatile Organic Compound (VOC).” None of the emission sources in Central Maintenance Services have maximum theoretical emissions of 6pounds per hour or more and are not subject to the requirements of this section.



Permit Shield

20. Facility-Wide Applicable Requirements

List all facility-wide applicable requirements. For each applicable requirement, include the underlying rule/regulation citation and/or construction permit with the condition number. (Note: Title V permit condition numbers alone are not the underlying applicable requirements).

3.1. Limitations and Standards

3.1.1. **Open burning.** The open burning of refuse by any person, firm, corporation, association or public agency is prohibited except as noted in 45CSR§6-3.1. [45CSR§6-3.1.]

3.1.2. **Open burning exemptions.** The exemptions listed in 45CSR§6-3.1 are subject to the following stipulation: Upon notification by the Secretary, no person shall cause, suffer, allow or permit any form of open burning during existing or predicted periods of atmospheric stagnation. Notification shall be made by such means as the Secretary may deem necessary and feasible. [45CSR§6-3.2.]

3.1.3. **Asbestos.** The permittee is responsible for thoroughly inspecting the facility, or part of the facility, prior to commencement of demolition or renovation for the presence of asbestos and complying with 40 C.F.R. § 61.145, 40 C.F.R. § 61.148, and 40 C.F.R. § 61.150. The permittee must notify the Secretary at least ten (10) working days prior to the commencement of any asbestos removal on the forms prescribed by the Secretary if the permittee is subject to the notification requirements of 40 C.F.R. § 61.145(b)(3)(i). A copy of this notice is required to be sent to the USEPA, the Division of Waste Management and the Bureau for Public Health - Environmental Health. [40 C.F.R. 61 and 45CSR15]

3.1.4. **Odor.** No person shall cause, suffer, allow or permit the discharge of air pollutants which cause or contribute to an objectionable odor at any location occupied by the public. [45CSR§4-3.1 State-Enforceable only.]

3.1.5. **Permanent shutdown.** A source which has not operated at least 500 hours in one 12-month period within the previous five (5) year time period may be considered permanently shutdown, unless such source can provide to the Secretary, with reasonable specificity, information to the contrary. All permits may be modified or revoked and/or reapplication or application for new permits may be required for any source determined to be permanently shutdown. [45CSR§13-10.5]

3.1.6. **Standby plan for reducing emissions.** When requested by the Secretary, the permittee shall prepare standby plans for reducing the emissions of air pollutants in accordance with the objectives set forth in Tables I, II, and III of 45CSR11. [45CSR§11-5.2]

3.1.7. **Emission inventory.** The permittee is responsible for submitting, on an annual basis, an emission inventory in accordance with the submittal requirements of the Division of Air Quality. [W.Va. Code § 22-5-4(a)(14)]

3.1.8. **Ozone-depleting substances.** For those facilities performing maintenance, service, repair or disposal of appliances, the permittee shall comply with the standards for recycling and emissions reduction pursuant to 40

C.F.R. Part 82, Subpart F, except as provided for Motor Vehicle Air Conditioners (MVACs) in Subpart B:

a. Persons opening appliances for maintenance, service, repair, or disposal must comply with the prohibitions and required practices pursuant to 40 C.F.R. §§ 82.154 and 82.156.

b. Equipment used during the maintenance, service, repair, or disposal of appliances must comply with the standards for recycling and recovery equipment pursuant to 40 C.F.R. § 82.158.

c. Persons performing maintenance, service, or disposal of appliances must be certified by an approved Technician certification program pursuant to 40 C.F.R. § 82.161. [40 C.F.R. 82, Subpart F]

☒ Permit Shield

20. Facility-Wide Applicable Requirements (Continued) - Attach additional pages as necessary.

List all facility-wide applicable requirements. For each applicable requirement, include the rule citation and/or permit with the condition number.

3.1.9. **Risk Management Plan.** This stationary source, as defined in 40 C.F.R. § 68.3, is subject to Part 68. This stationary source shall submit a risk management plan (RMP) by the date specified in 40 C.F.R. Part 68.10. This stationary source shall certify compliance with the requirements of Part 68 as part of the annual compliance certification as required by 40 C.F.R. Part 70 or 71. **[40 C.F.R. 68]**

3.1.10. **Fugitives.** The owner or operator of a plant shall maintain particulate matter control of the plant premises, and plant owned, leased or controlled access roads, by paving, application of asphalt, chemical dust suppressants or other suitable dust control measures. Good operating practices shall be implemented and when necessary particulate matter suppressants shall be applied in relation to stockpiling and general material handling to minimize particulate matter generation and atmospheric entrainment. **[45CSR§7-5.2]**

3.1.11. Any stack serving any process source operation or air pollution control equipment on any process source operation shall contain flow straightening devices or a vertical run of sufficient length to establish flow patterns consistent with acceptable stack sampling procedures. **[45CSR§7-4.12.]**

3.1.12. Due to unavoidable malfunction of equipment, emissions exceeding those set forth in 45CSR7 may be permitted by the Director for periods not to exceed ten (10) days upon specific application to the Director. Such application shall be made within twenty-four (24) hours of the malfunction. In cases of major equipment failure, additional time periods may be granted by the Director provided a corrective program has been submitted by the owner or operator and approved by the Director. **[45CSR§7-9.1.]**

3.1.13 **Wood Furniture or Components.** The affected source to which 40 C.F.R. 63 Subpart JJ applies is each facility that is engaged, either in part or in whole, in the manufacture of wood furniture or wood furniture components and that is located at a plant site that is a major source as defined in 40 C.F.R. § 63.2. The owner or operator of a source that meets the definition for an incidental wood furniture manufacturer shall maintain purchase or usage records demonstrating that the source meets the definition in 40 C.F.R. § 63.801, but the source shall not be subject to any other provisions of this subpart. Incidental wood furniture manufacturer means a major source that is primarily engaged in the manufacture of products other than wood furniture or wood furniture components and that uses no more than 100 gallons per month of finishing material or adhesives in the manufacture of wood furniture or wood furniture components. **[45CSR34, 40 C.F.R. §§ 63.800(a) and 801]**

☒ Permit Shield

20. Facility-Wide Applicable Requirements (Continued) - Attach additional pages as necessary.

For all facility-wide applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number and/or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

3.2 Monitoring Requirements

3.2.1. NA

3.3. Testing Requirements

3.3.1. Stack testing. As per provisions set forth in this permit or as otherwise required by the Secretary, in accordance with the West Virginia Code, underlying regulations, permits and orders, the permittee shall conduct test(s) to determine compliance with the emission limitations set forth in this permit and/or established or set forth in underlying documents. The Secretary, or his duly authorized representative, may at his option witness or conduct such test(s). Should the Secretary exercise his option to conduct such test(s), the operator shall provide all necessary sampling connections and sampling ports to be located in such manner as the Secretary may require, power for test equipment and the required safety equipment, such as scaffolding, railings and ladders, to comply with generally accepted good safety practices. Such tests shall be conducted in accordance with the methods and procedures set forth in this permit or as otherwise approved or specified by the Secretary in accordance with the following:

d. The Secretary may on a source-specific basis approve or specify additional testing or alternative testing to the test methods specified in the permit for demonstrating compliance with 40 C.F.R. Parts 60, 61, and 63, if applicable, in accordance with the Secretary's delegated authority and any established equivalency determination methods which are applicable. If a testing method is specified or approved which effectively replaces a test method specified in the permit, the permit will be revised in accordance with 45CSR§30-6.4. or 45CSR§30-6.5 as applicable.

e. The Secretary may on a source-specific basis approve or specify additional testing or alternative testing to the test methods specified in the permit for demonstrating compliance with applicable requirements which do not involve federal delegation. In specifying or approving such alternative testing to the test methods, the Secretary, to the extent possible, shall utilize the same equivalency criteria as would be used in approving such changes under Section 3.3.1.a. of this permit. If a testing method is specified or approved which effectively replaces a test method specified in the permit, the permit will be revised in accordance with 45CSR§30-6.4. or 45CSR§30-6.5 as applicable.

f. All periodic tests to determine mass emission limits from or air pollutant concentrations in discharge stacks and such other tests as specified in this permit shall be conducted in accordance with an approved test protocol. Unless previously approved, such protocols shall be submitted to the Secretary in writing at least thirty (30) days prior to any testing and shall contain the information set forth by the Secretary. In addition, the permittee shall notify the Secretary at least fifteen (15) days prior to any testing so the Secretary may have the opportunity to observe such tests. This notification shall include the actual date and time during which the test will be conducted that the tests will fully conform to a referenced protocol previously approved by the Secretary. [WV Code § 22-5-4(a)(15) and 45CSR13]

Are you in compliance with all facility-wide applicable requirements? ☒ Yes ☐ No

If no, complete the **Schedule of Compliance Form** as ATTACHMENT F.

20. Facility-Wide Applicable Requirements (Continued) - Attach additional pages as necessary.

For all facility-wide applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number and/or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

3.4. Recordkeeping Requirements

3.4.1. Monitoring information. The permittee shall keep records of monitoring information that include the following:

- 4 The date, place as defined in this permit and time of sampling or measurements;
- 5 The date(s) analyses were performed;
- 6 The company or entity that performed the analyses;
- 7 The analytical techniques or methods used;
- 8 The results of the analyses; and
- 9 The operating conditions existing at the time of sampling or measurement.

[45CSR§30-5.1.c.2.A.]

3.4.2 Retention of records. The permittee shall retain records of all required monitoring data and support information for a period of at least five (5) years from the date of monitoring sample, measurement, report, application, or record creation date. Support information includes all calibration and maintenance records and all original strip-chart recordings for continuous monitoring instrumentation, and copies of all reports required by the permit. Where appropriate, records may be maintained in computerized form in lieu of the above records. [45CSR§30-5.1.c.2.B.]

3.4.3 Odors. For the purposes of 45CSR4, the permittee shall maintain a record of all odor complaints received. Such record shall contain an assessment of the validity of the complaints as well as any corrective actions taken. [45CSR§30-5.1.c. State-Enforceable only.]

3.4.4 Fugitives. The permittee shall maintain records indicating the use of any dust suppressants or any other suitable dust control measures as required by 3.1.10. applied at the facility. These records shall be maintained on site for a period of no less than five (5) years. [45CSR§30-5.1.c.]

3.4.5 Wood Furniture or Components. The permittee shall maintain usage records of all finishing material and adhesives used in the manufacture of wood furniture or wood furniture components in order to demonstrate that no more than 100 gallons per month of finishing material or adhesives are used at the facility. These records shall be maintained on site for a period of no less than five (5) years.

[45CSR34, 40 C.F.R. §§ 63.800 (a) and 801, and 45CSR§30-5.1.c.]

Are you in compliance with all facility-wide applicable requirements? ☒ Yes ☐ No

If no, complete the **Schedule of Compliance Form** as ATTACHMENT F.

20. Facility-Wide Applicable Requirements (Continued) - Attach additional pages as necessary.

For all facility-wide applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number and/or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

3.4.6 Your site remediation activities are not subject to the requirements of 40 C.F.R. Part 63 Subpart GGGGG, except for the recordkeeping requirements in 40 C.F.R. § 63.7881, provided that the you meet the requirements specified in 40 C.F.R. § 63.7881 (c) (1) through (3).

(1) You determine that the total quantity of the HAP listed in Table 1 to 40 C.F.R. Part 63 Subpart GGGGG that is contained in the remediation material excavated, extracted, pumped, or otherwise removed during all of the site remediations conducted at your facility is less than 1 megagram (Mg) annually. This exemption applies the 1 Mg limit on a facility-wide, annual basis, and there is no restriction to the number of site remediations that can be conducted during this period.

(2) You must prepare and maintain at your facility written documentation to support your determination that the total HAP quantity in your remediation materials for the year is less than 1 Mg. The documentation must include a description of your methodology and data used for determining the total HAP content of the remediation material.

[45CSR34, 40 C.F.R. § 63.7881 (c) (1) and (2)]

3.5 Reporting Requirements

3.5.1 Responsible official. Any application form, report, or compliance certification required by this permit to be submitted to the DAQ and/or USEPA shall contain a certification by the responsible official that states that, based on information and belief formed after reasonable inquiry, the statements and information in the document are true, accurate and complete. **[45CSR§§30-4.4. and 5.1.c.3.D.]**

3.5.2 A permittee may request confidential treatment for the submission of reporting required under 45CSR§30-5.1.c.3. pursuant to the limitations and procedures of W.Va. Code § 22-5-10 and 45CSR31.

[45CSR§30-5.1.c.3.E.]

Are you in compliance with all facility-wide applicable requirements? ☒ Yes ☐ No

If no, complete the Schedule of Compliance Form as ATTACHMENT F.

20. Facility-Wide Applicable Requirements (Continued) - Attach additional pages as necessary.

For all facility-wide applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number and/or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

3.5.3. Except for the electronic submittal of the annual certification to the USEPA as required in 3.5.5 below, all notices, requests, demands, submissions and other communications required or permitted to be made to the Secretary of DEP and/or USEPA shall be made in writing and shall be deemed to have been duly given when delivered by hand, mailed first class or by private carrier with postage prepaid to the address(es) set forth below or to such other person or address as the Secretary of the Department of Environmental Protection may designate:

If to the DAQ:

Director

WVDEP - Division of Air Quality

601 57th Street, SE

Charleston, WV 25304

Phone: 304/926-0475

FAX: 304/926-0478

If to the US EPA:

Associate Director

Office of Enforcement and Permits Review

(3AP12)

U. S. Environmental Protection Agency - Region III

1650 Arch Street

Philadelphia, PA 19103-2029

3.5.4. **Certified emissions statement.** The permittee shall submit a certified emissions statement and pay fees on an annual basis in accordance with the submittal requirements of the Division of Air Quality. A receipt for the appropriate fee shall be maintained on the premises for which the receipt has been issued, and shall be made immediately available for inspection by the Secretary or his/her duly authorized representative. [45CSR§30-8.]

3.5.5. **Compliance certification.** The permittee shall certify compliance with the conditions of this permit on the forms provided by the DAQ. In addition to the annual compliance certification, the permittee may be required to submit certifications more frequently under an applicable requirement of this permit. The annual certification shall be submitted to the DAQ and USEPA on or before March 15 of each year, and shall certify compliance for the period ending December 31. The annual certification to the USEPA shall be submitted in electronic format only. It shall be submitted by e-mail to the following address: R3_APD_Permits@epa.gov. The permittee shall maintain a copy of the certification on site for five (5) years from submittal of the certification. [45CSR§30-5.3.e.]

3.5.6. **Semi-annual monitoring reports.** The permittee shall submit reports of any required monitoring on or before September 15 for the reporting period January 1 to June 30 and March 15 for the reporting period July 1 to December 31. All instances of deviation from permit requirements must be clearly identified in such reports. All required reports must be certified by a responsible official consistent with 45CSR§30-4.4. [45CSR§30-5.1.c.3.A.]

3.5.7. **Emergencies.** For reporting emergency situations, refer to Section 2.17 of this permit.

Are you in compliance with all facility-wide applicable requirements? ☒ Yes ☐ No

If no, complete the **Schedule of Compliance Form** as ATTACHMENT F.

20. Facility-Wide Applicable Requirements (Continued) - Attach additional pages as necessary.

or all facility-wide applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number and/or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

3.5.8. Deviations.

a. In addition to monitoring reports required by this permit, the permittee shall promptly submit supplemental reports and notices in accordance with the following:

1. Any deviation resulting from an emergency or upset condition, as defined in 45CSR§30-5.7., shall be reported by telephone or telefax within one (1) working day of the date on which the permittee becomes aware of the deviation, if the permittee desires to assert the affirmative defense in accordance with 45CSR§30-5.7. A written report of such deviation, which shall include the probable cause of such deviations, and any corrective actions or preventative measures taken, shall be submitted and certified by a responsible official within ten (10) days of the deviation.

2. Any deviation that poses an imminent and substantial danger to public health, safety, or the environment shall be reported to the Secretary immediately by telephone or telefax. A written report of such deviation, which shall include the probable cause of such deviation, and any corrective actions or preventative measures taken, shall be submitted by the responsible official within ten (10) days of the deviation.

3. Deviations for which more frequent reporting is required under this permit shall be reported on the more frequent basis.

4. All reports of deviations shall identify the probable cause of the deviation and any corrective actions or preventative measures taken.

[45CSR§30-5.1.c.3.C.]

b. The permittee shall, in the reporting of deviations from permit requirements, including those attributable to upset conditions as defined in this permit, report the probable cause of such deviations and any corrective actions or preventive measures taken in accordance with any rules of the Secretary.

[45CSR§30-5.1.c.3.B.]

3.5.9. New applicable requirements. If any applicable requirement is promulgated during the term of this permit, the permittee will meet such requirements on a timely basis, or in accordance with a more detailed schedule if required by the applicable requirement.

[45CSR§30-4.3.h.1.B.]

Are you in compliance with all facility-wide applicable requirements? ☒ Yes ☐ No

If no, complete the Schedule of Compliance Form as ATTACHMENT F.

21. Active Permits/Consent Orders		
Permit or Consent Order Number	Date of Issuance MM/DD/YYYY	List any Permit Determinations that Affect the Permit (<i>if any</i>)
None	MM/DD/YYYY	
	/ /	
	/ /	

22. Inactive Permits/Obsolete Permit Conditions		
Permit Number	Date of Issuance	Permit Condition Number
None	N/A	N/A
	/ /	
	/ /	

[illegible]

Insignificant Activities (Check all that apply)	
<input type="checkbox"/>	<p>20. Emission units which do not have any applicable requirements and which emit hazardous air pollutants into the atmosphere at a rate of less than 0.1 pounds per hour and less than 1,000 pounds per year aggregate total for all HAPs from all emission sources. This limitation cannot be used for any source which emits dioxin/furans nor for toxic air pollutants as per 45CSR27.</p> <p>Please specify all emission units for which this exemption applies along with the quantity of hazardous air pollutants emitted on an hourly and annual basis:</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p>
<input checked="" type="checkbox"/>	21. Environmental chambers not using hazardous air pollutant (HAP) gases.
<input checked="" type="checkbox"/>	22. Equipment on the premises of industrial and manufacturing operations used solely for the purpose of preparing food for human consumption.
<input type="checkbox"/>	23. Equipment used exclusively to slaughter animals, but not including other equipment at slaughterhouses, such as rendering cookers, boilers, heating plants, incinerators, and electrical power generating equipment.
<input checked="" type="checkbox"/>	24. Equipment used for quality control/assurance or inspection purposes, including sampling equipment used to withdraw materials for analysis.
<input checked="" type="checkbox"/>	25. Equipment used for surface coating, painting, dipping or spray operations, except those that will emit VOC or HAP.
<input checked="" type="checkbox"/>	26. Fire suppression systems.
<input checked="" type="checkbox"/>	27. Firefighting equipment and the equipment used to train firefighters.
<input type="checkbox"/>	28. Flares used solely to indicate danger to the public.
<input checked="" type="checkbox"/>	29. Fugitive emission related to movement of passenger vehicle provided the emissions are not counted for applicability purposes and any required fugitive dust control plan or its equivalent is submitted.
<input checked="" type="checkbox"/>	30. Hand-held applicator equipment for hot melt adhesives with no VOC in the adhesive formulation.
<input checked="" type="checkbox"/>	31. Hand-held equipment for buffing, polishing, cutting, drilling, sawing, grinding, turning or machining wood, metal or plastic.
<input type="checkbox"/>	32. Humidity chambers.
<input checked="" type="checkbox"/>	33. Hydraulic and hydrostatic testing equipment.
<input checked="" type="checkbox"/>	34. Indoor or outdoor kerosene heaters.
<input checked="" type="checkbox"/>	35. Internal combustion engines used for landscaping purposes.
<input type="checkbox"/>	36. Laser trimmers using dust collection to prevent fugitive emissions.
<input checked="" type="checkbox"/>	37. Laundry activities, except for dry-cleaning and steam boilers.
<input checked="" type="checkbox"/>	38. Natural gas pressure regulator vents, excluding venting at oil and gas production facilities.
<input type="checkbox"/>	39. Oxygen scavenging (de-aeration) of water.

Insignificant Activities (Check all that apply)	
<input type="checkbox"/>	40. Ozone generators.
<input checked="" type="checkbox"/>	41. Plant maintenance and upkeep activities (e.g., grounds-keeping, general repairs, cleaning, painting, welding, plumbing, re-tarring roofs, installing insulation, and paving parking lots) provided these activities are not conducted as part of a manufacturing process, are not related to the source's primary business activity, and not otherwise triggering a permit modification. (Cleaning and painting activities qualify if they are not subject to VOC or HAP control requirements. Asphalt batch plant owners/operators must still get a permit if otherwise requested.)
<input checked="" type="checkbox"/>	42. Portable electrical generators that can be moved by hand from one location to another. "Moved by Hand" means that it can be moved without the assistance of any motorized or non-motorized vehicle, conveyance, or device.
<input checked="" type="checkbox"/>	43. Process water filtration systems and demineralizers.
<input checked="" type="checkbox"/>	44. Repair or maintenance shop activities not related to the source's primary business activity, not including emissions from surface coating or de-greasing (solvent metal cleaning) activities, and not otherwise triggering a permit modification.
<input checked="" type="checkbox"/>	45. Repairs or maintenance where no structural repairs are made and where no new air pollutant emitting facilities are installed or modified.
<input checked="" type="checkbox"/>	46. Routine calibration and maintenance of laboratory equipment or other analytical instruments.
<input checked="" type="checkbox"/>	47. Salt baths using nonvolatile salts that do not result in emissions of any regulated air pollutants.
<input type="checkbox"/>	48. Shock chambers.
<input type="checkbox"/>	49. Solar simulators.
<input checked="" type="checkbox"/>	50. Space heaters operating by direct heat transfer.
<input checked="" type="checkbox"/>	51. Steam cleaning operations.
<input checked="" type="checkbox"/>	52. Steam leaks.
<input type="checkbox"/>	53. Steam sterilizers.
<input checked="" type="checkbox"/>	54. Steam vents and safety relief valves.
<input checked="" type="checkbox"/>	55. Storage tanks, reservoirs, and pumping and handling equipment of any size containing soaps, vegetable oil, grease, animal fat, and nonvolatile aqueous salt solutions, provided appropriate lids and covers are utilized.
<input checked="" type="checkbox"/>	56. Storage tanks, vessels, and containers holding or storing liquid substances that will not emit any VOC or HAP. Exemptions for storage tanks containing petroleum liquids or other volatile organic liquids should be based on size limits such as storage tank capacity and vapor pressure of liquids stored and are not appropriate for this list.
<input checked="" type="checkbox"/>	57. Such other sources or activities as the Director may determine.
<input type="checkbox"/>	58. Tobacco smoking rooms and areas.
<input checked="" type="checkbox"/>	59. Vents from continuous emissions monitors and other analyzers.

Section 3: Facility-Wide Emissions – From SLEIS 2017 Report - Includes fugitives

23. Facility-Wide Emissions Summary [Tons per Year]	
Criteria Pollutants	Potential Emissions
Carbon Monoxide (CO)	
Nitrogen Oxides (NO _x)	
Lead (Pb)	
Particulate Matter (PM _{2.5}) ¹	0.0065391
Particulate Matter (PM ₁₀) ¹	0.398931
Total Particulate Matter (TSP)	0.475853
Sulfur Dioxide (SO ₂)	
Volatile Organic Compounds (VOC)	0.0551
Hazardous Air Pollutants ²	Potential Emissions
Ethyl Benzene	0.0225
Methyl Isobutyl Ketone	0.02251
Xylenes (Mixed isomers)	0.10125
Regulated Pollutants other than Criteria and HAP	Potential Emissions
Class I / Class II Substances	1.312
¹ PM _{2.5} and PM ₁₀ are components of TSP.	
² For HAPs that are also considered PM or VOCs, emissions should be included in both the HAPs section and the Criteria Pollutants section.	

Section 5: Emission Units, Control Devices, and Emission Points

25. Equipment Table
Fill out the Title V Equipment Table and provide it as ATTACHMENT D .
26. Emission Units
For each emission unit listed in the Title V Equipment Table , fill out and provide an Emission Unit Form as ATTACHMENT E .
For each emission unit not in compliance with an applicable requirement, fill out a Schedule of Compliance Form as ATTACHMENT F .
27. Control Devices
For each control device listed in the Title V Equipment Table , fill out and provide an Air Pollution Control Device Form as ATTACHMENT G .
For any control device that is required on an emission unit in order to meet a standard or limitation for which the potential pre-control device emissions of an applicable regulated air pollutant is greater than or equal to the Title V Major Source Threshold Level, refer to the Compliance Assurance Monitoring (CAM) Form(s) for CAM applicability. Fill out and provide these forms, if applicable, for each Pollutant Specific Emission Unit (PSEU) as ATTACHMENT H .

Section 6: Certification of Information**28. Certification of Truth, Accuracy and Completeness and Certification of Compliance**

Note: This Certification must be signed by a responsible official. The original, signed in blue ink, must be submitted with the application. Applications without an original signed certification will be considered as incomplete.

a. Certification of Truth, Accuracy and Completeness

I certify that I am a responsible official (as defined at 45CSR§30-2.38) and am accordingly authorized to make this submission on behalf of the owners or operators of the source described in this document and its attachments. I certify under penalty of law that I have personally examined and am familiar with the statements and information submitted in this document and all its attachments. Based on my inquiry of those individuals with primary responsibility for obtaining the information, I certify that the statements and information are to the best of my knowledge and belief true, accurate, and complete. I am aware that there are significant penalties for submitting false statements and information or omitting required statements and information, including the possibility of fine and/or imprisonment.

b. Compliance Certification


Except for requirements identified in the Title V Application for which compliance is not achieved, I, the undersigned hereby certify that, based on information and belief formed after reasonable inquiry, all air contaminant sources identified in this application are in compliance with all applicable requirements.

Responsible official (type or print)

Name: Robert J. Fehrenbacher

Title: Plant Manager

Responsible official's signature:

Signature:  Signature Date: Feb. 26, 2018
(Must be signed and dated in blue ink)

Note: Please check all applicable attachments included with this permit application:

<input checked="" type="checkbox"/>	ATTACHMENT A: Area Map
<input checked="" type="checkbox"/>	ATTACHMENT B: Plot Plan(s)
<input checked="" type="checkbox"/>	ATTACHMENT C: Process Flow Diagram(s)
<input checked="" type="checkbox"/>	ATTACHMENT D: Equipment Table
<input checked="" type="checkbox"/>	ATTACHMENT E: Emission Unit Form(s)
<input type="checkbox"/>	ATTACHMENT F: Schedule of Compliance Form(s)
<input checked="" type="checkbox"/>	ATTACHMENT G: Air Pollution Control Device Form(s)
<input checked="" type="checkbox"/>	ATTACHMENT H: Compliance Assurance Monitoring (CAM) Form(s)

All of the required forms and additional information can be found and downloaded from, the DEP website at www.dep.wv.gov/dag, requested by phone (304) 926-0475, and/or obtained through the mail.

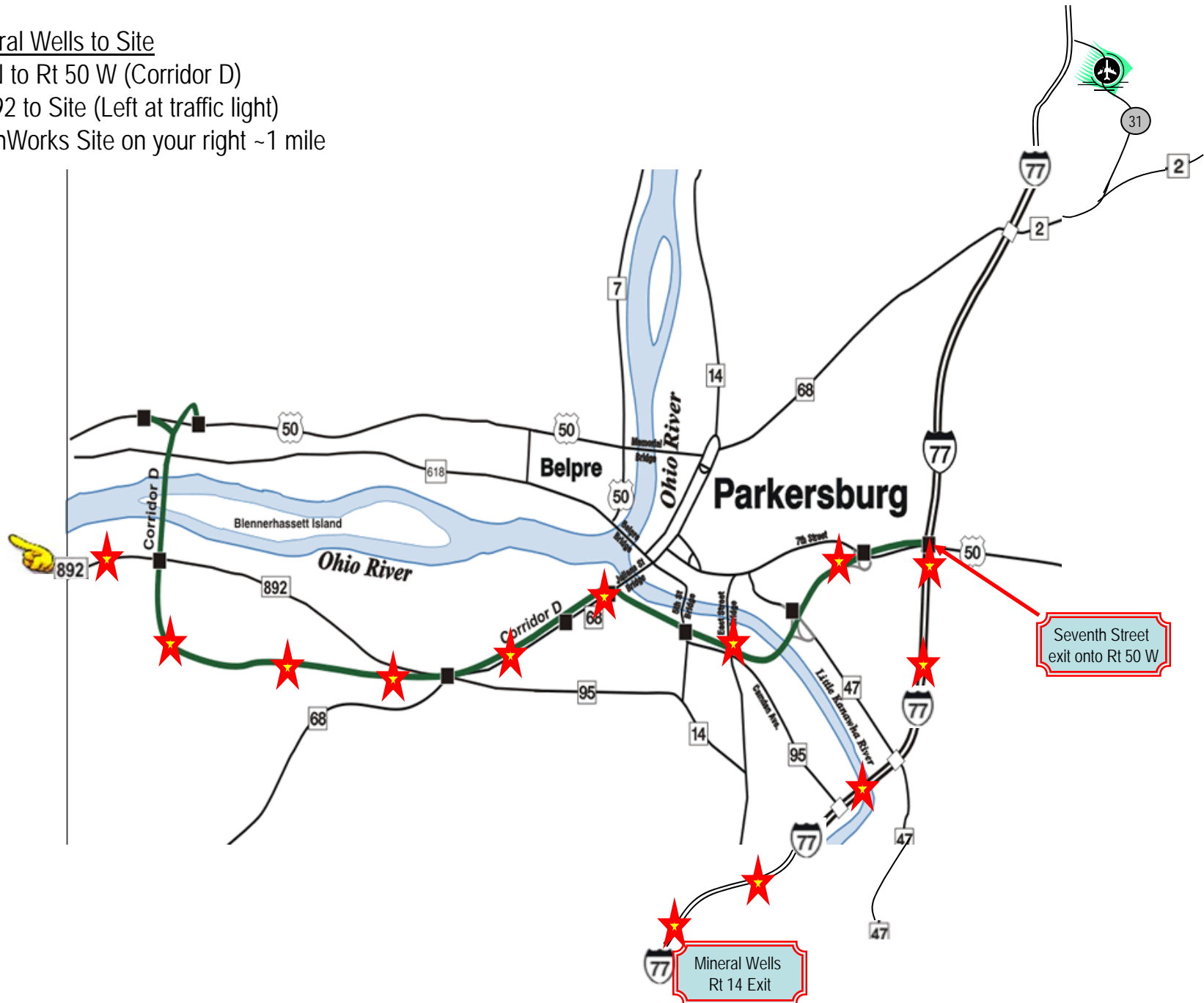
ATTACHMENT A – Area Map Showing Plant Location

Mineral Wells to Site

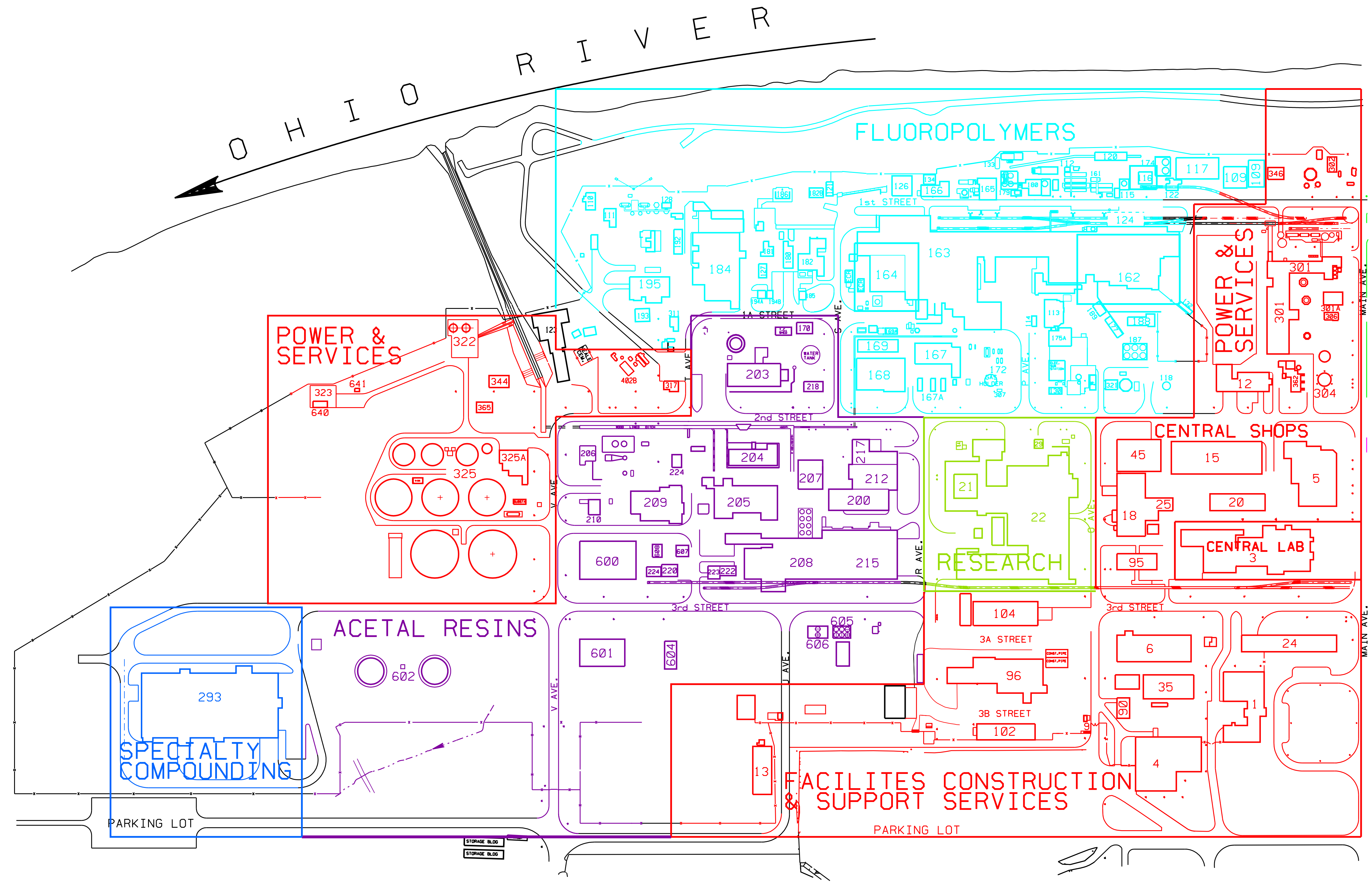
I77 N to Rt 50 W (Corridor D)

Rt 892 to Site (Left at traffic light)

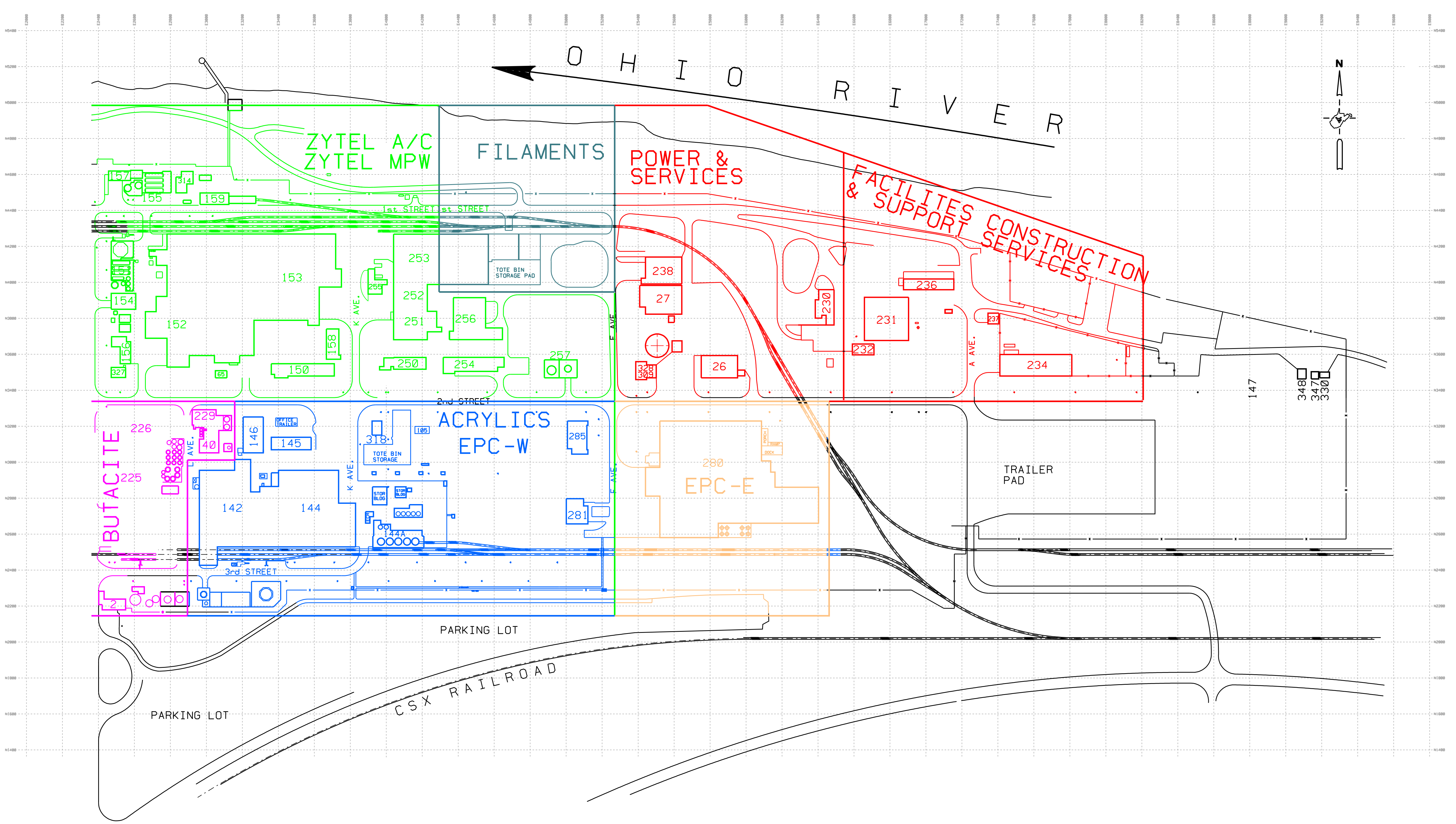
WashWorks Site on your right ~1 mile

To Chemours
Washington
Works

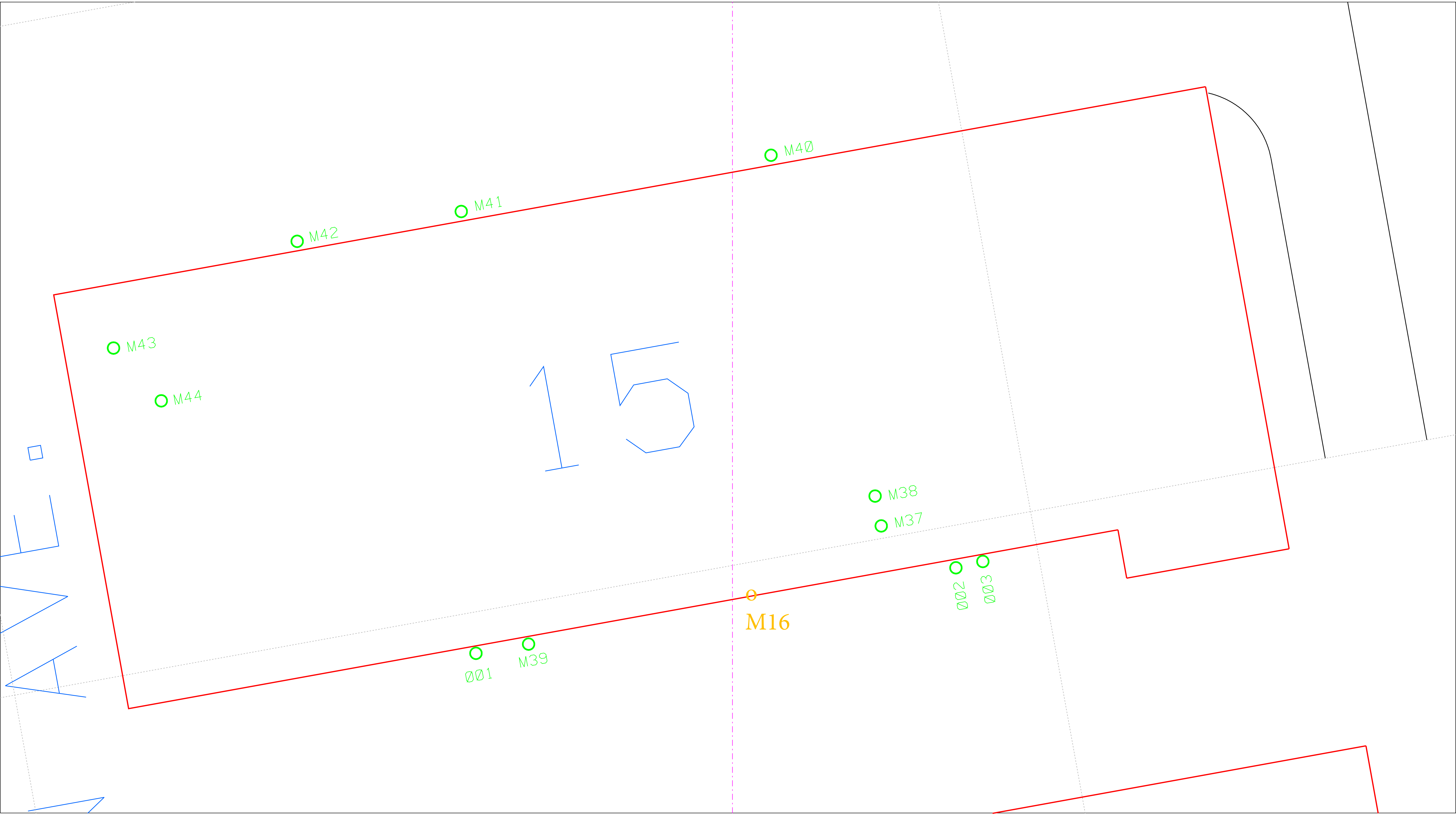
ATTACHMENT B – Facility plot Plan(s)

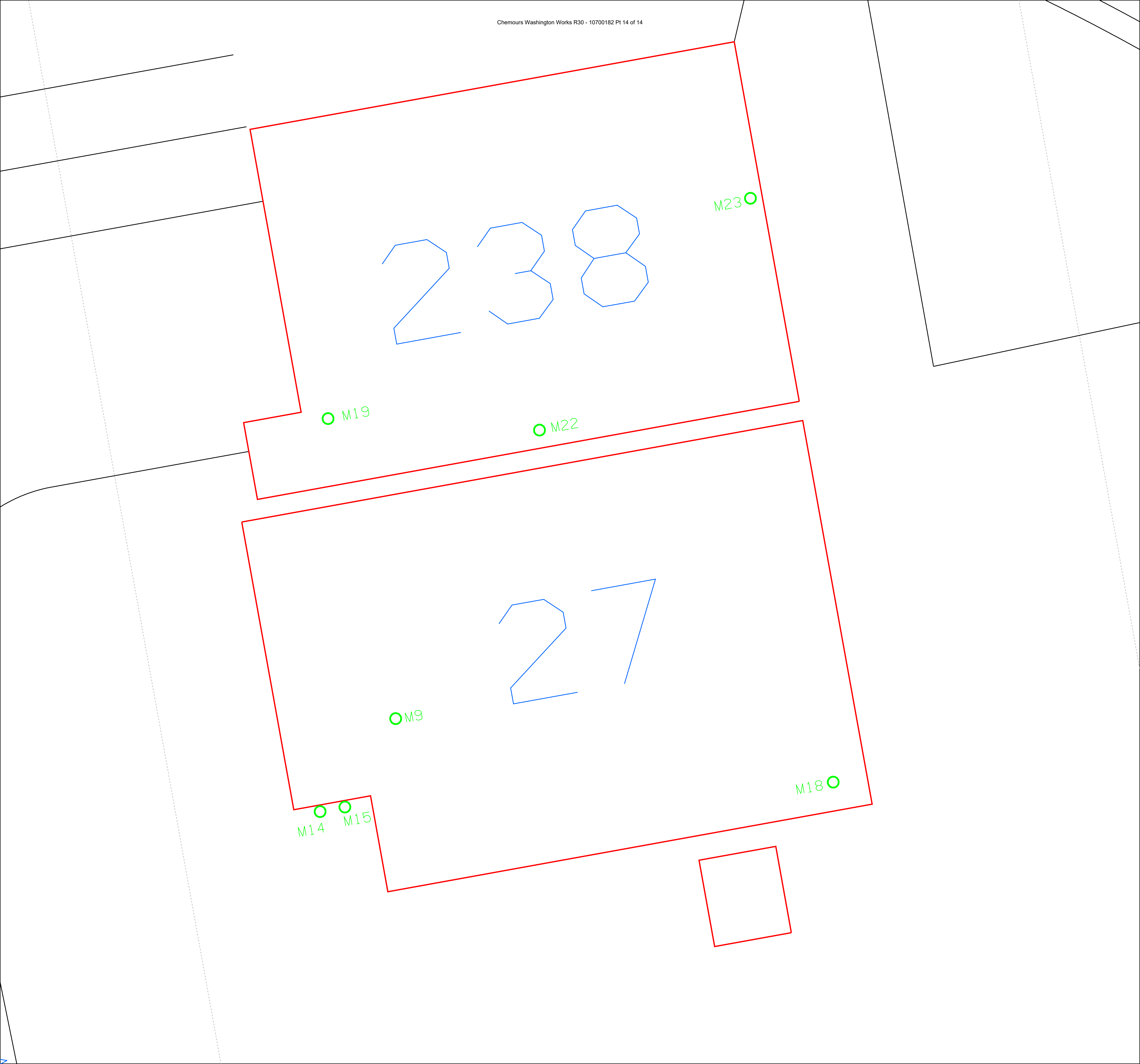


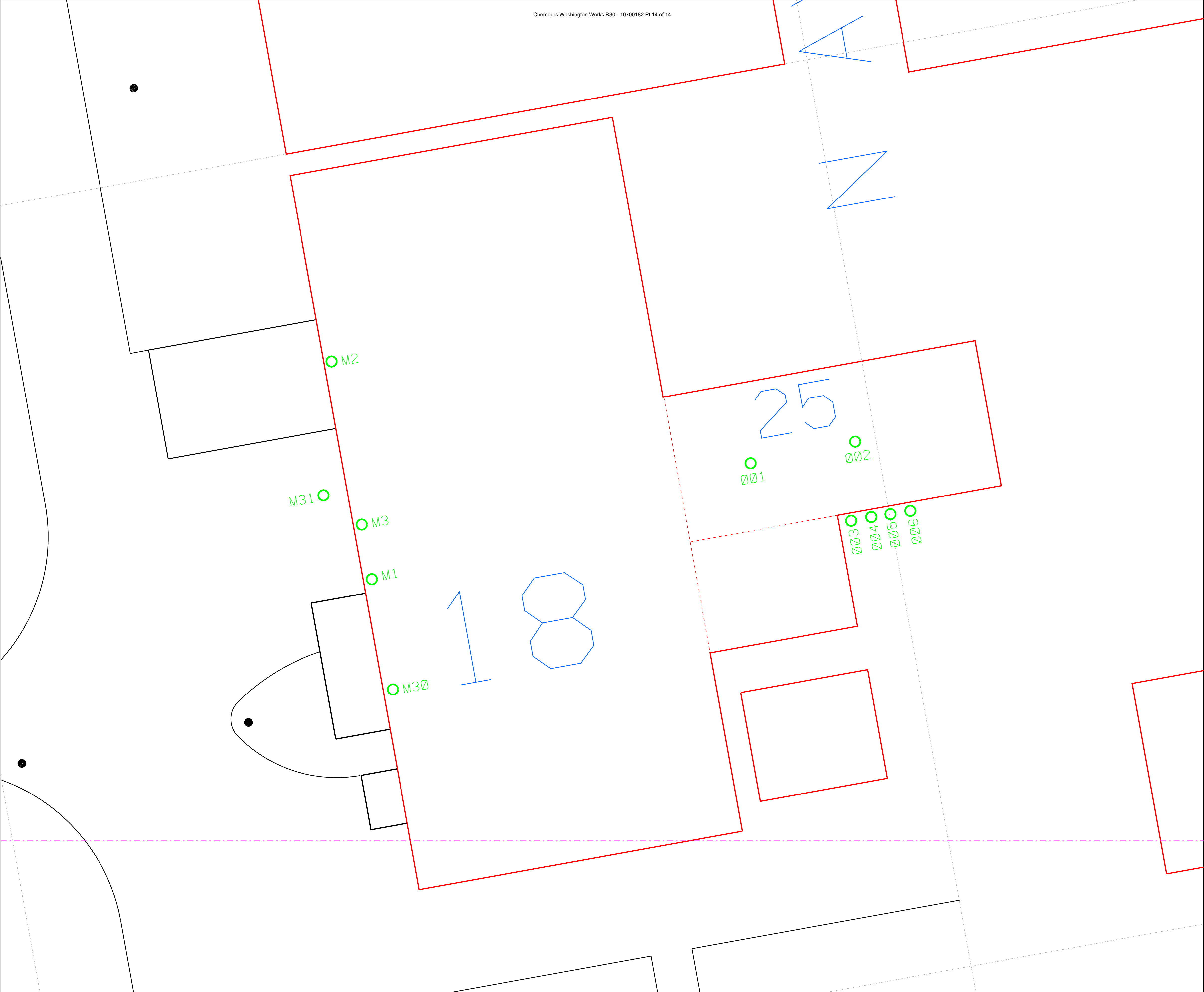
WASHINGTON WORKS TITLE 5 APPLICATION UPDATE C-1B		THIS DRAWING HAS BEEN FURNISHED BY E. I. DUPONT DE NEMOURS & CO. THE INFORMATION AND HIGH-NOX THEREON MAY NOT BE USED FOR THE DRAWING REPRODUCED WITHOUT THE WRITTEN PERMISSION OF DUPONT. ALL REPRODUCTIONS IN WHOLE OR IN PART, INCLUDING VENDOR'S SHOP DRAWINGS, SHALL BEAR OR REFER TO THIS STAMP.	
SCALE - 1" = 300'		DATE - 11-29-01	
DRAWN BY - JOE GASTON		CHECKED BY - DAVE DRENNEN	
APPROVED BY -		DATE - 12-5-01	
ELEC. CODE CLASS	WJ. NO.	FAA NUMBER	PROJ. NO.
WASHINGTON WORKS WW M-809			AR



WASHINGTON WORKS TITLE 5 APPLICATION UPDATE		THIS DRAWING HAS BEEN FURNISHED BY E.I. DUPONT DE NEMOURS & CO. THE INFORMATION AND DATA THEREON MAY NOT BE USED NOR THE DRAWING REPRODUCED WITHOUT THE WRITTEN PERMISSION OF DUPONT. ALL REPRODUCTIONS IN WHOLE OR IN PART, INCLUDING VENDOR'S SHOP DRAWINGS, SHALL BEAR OR REFER TO THIS STAMP.	
C-2B		SCALE: 1" = 300'	DATE: 11-29-01
		DRAWN BY: JOE GASTON	12-5-01
		UPDATED BY: DAVE DRENNEN	
		CHECKED BY:	
		APPROVED BY:	
ELEC. CODE CLASS	WWJ. NO.	FAA NUMBER	PROJ. NO.
WASHINGTON WORKS WW M-809			OF AR

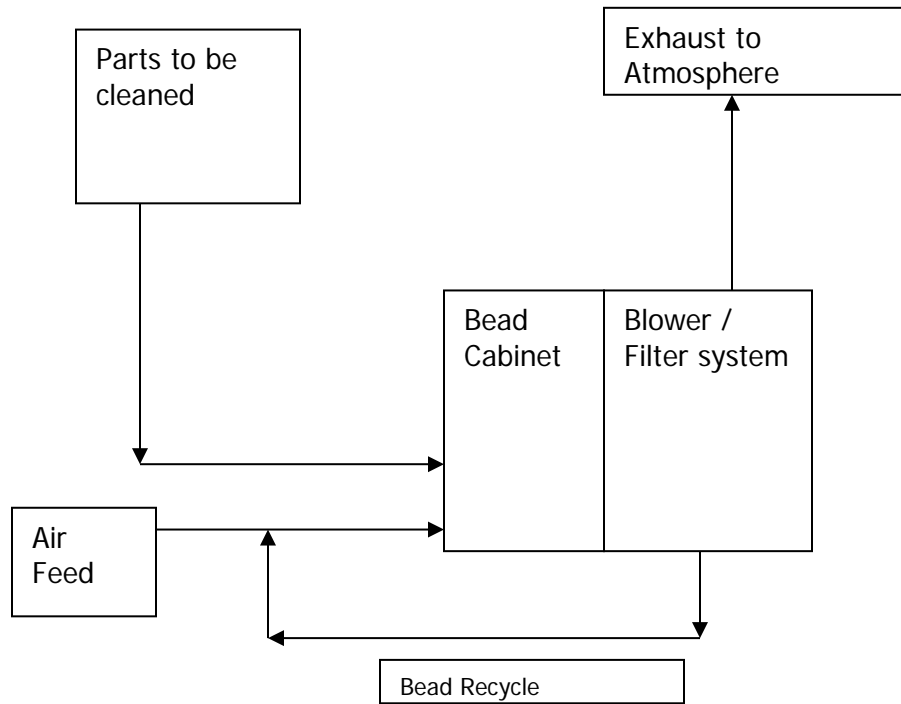




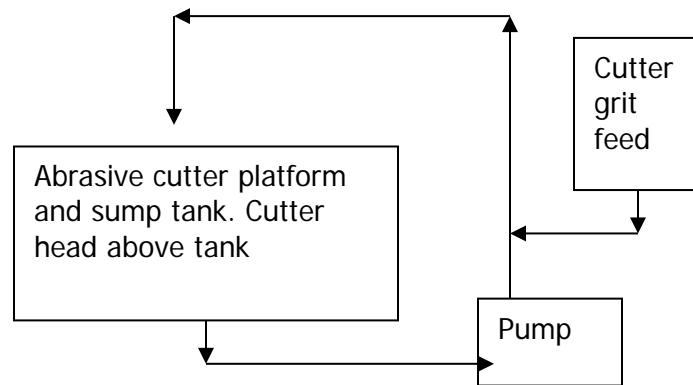


ATTACHMENT C – Process Flow Diagrams

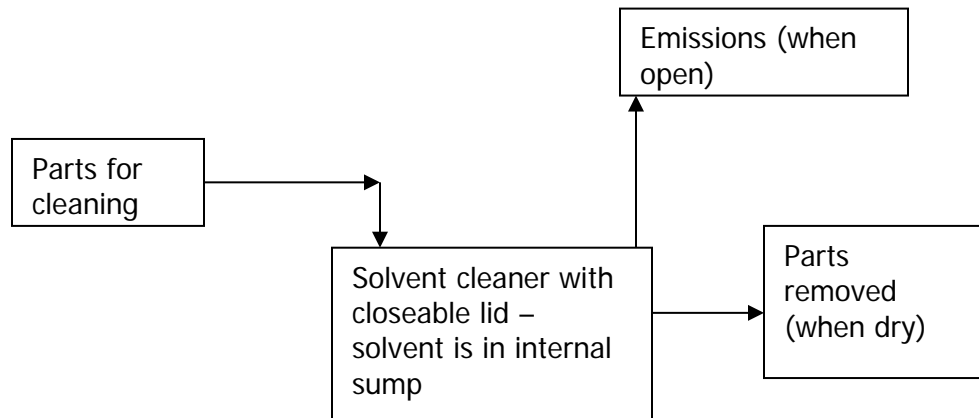
Process Flow Diagram – Bead Blast Unit (General)



Process Flow Diagram – Abrasive Metal Cutter (Water carrier)



Process Flow Diagram – General Unit – Solvent Cleaner (Safety-Kleen)



ATTACHMENT D – Title V Equipment List

ATTACHMENT D - Emission Units Table
(includes all emission units at the facility except those designated as insignificant activities in Section 4, Item 24 of the General Forms)

[illegible]

¹For 45CSR13 permitted sources, the numbering system used for the emission points, control devices, and emission units should be consistent with the numbering system used in the 45CSR13 permit. For grandfathered sources, the numbering system should be consistent with registrations or emissions inventory previously submitted to DAQ. For emission points, control devices, and emissions units which have not been previously labeled, use the following 45CSR13 numbering system: 1S, 2S, 3S,... or other appropriate description for emission units; 1C, 2C, 3C,... or other appropriate designation for control devices; 1E, 2E, 3E, ... or other appropriate designation for emission points.

ATTACHMENT E – Emission Unit Forms

ATTACHMENT E - Emission Unit Form***Emission Unit Description***

Emission unit ID number: M1/1B18P1	Emission unit name: Building 18 Paint Booth	List any control devices associated with this emission unit: Integral
--	---	---

Provide a description of the emission unit (type, method of operation, design parameters, etc.):

Paint booth for use with spray paint cans equipped with integral filter

Manufacturer:	Model number:	Serial number:
Construction date:	Installation date: 1960's	Modification date(s):

Design Capacity (examples: furnaces - tons/hr, tanks - gallons): 6 pph

Maximum Hourly Throughput: 806pph	Maximum Annual Throughput: 1007 tpy	Maximum Operating Schedule: 2500 hr/yr
---	---	--

Fuel Usage Data (fill out all applicable fields)

Does this emission unit combust fuel? ___Yes [X] No	If yes, is it? ___ Indirect Fired ___ Direct Fired
--	--

Maximum design heat input and/or maximum horsepower rating	Type and Btu/hr rating of burners:
---	---

List the primary fuel type(s) and if applicable, the secondary fuel type(s). For each fuel type listed, provide the maximum hourly and annual fuel usage for each.

Describe each fuel expected to be used during the term of the permit.

Fuel Type	Max. Sulfur Content	Max. Ash Content	BTU Value

Emissions Data

Criteria Pollutants	Potential Emissions	
	PPH	TPY
Carbon Monoxide (CO)		
Nitrogen Oxides (NO _x)		
Lead (Pb)		
Particulate Matter (PM _{2.5})		
Particulate Matter (PM ₁₀)	0.14	.15
Total Particulate Matter (TSP)	0.14	0.15
Sulfur Dioxide (SO ₂)		
Volatile Organic Compounds (VOC)	3.03	3.97
Hazardous Air Pollutants	Potential Emissions	
	PPH	TPY
Ethyl Benzene	0.12	0.12
Xylene	0.55	0.57
Toluene	0.003	0.012
Methyl-Isobutyl Ketone	0.12	0.121
Regulated Pollutants other than Criteria and HAP	Potential Emissions	
	PPH	TPY

List the method(s) used to calculate the potential emissions (include dates of any stack tests conducted, versions of software used, source and dates of emission factors, etc.).

The allowable emission limits for M1/1B18P1 is 0.96 lb/hr. This emission limit was based on a maximum hourly process weight rate of 806 lbs/hr. the maximum hourly process weight rate was based on the weight of the typical type of equipment painted in one hour and the amount of paint used. Potential emissions were determined based upon 8 – 12 oz. cans of spray paint used in 1 hour and the average composition of the various paints.

Applicable Requirements

List all applicable requirements for this emission unit. For each applicable requirement, include the underlying rule/regulation citation and/or construction permit with the condition number. (Note: Title V permit condition numbers alone are not the underlying applicable requirements). If an emission limit is calculated based on the type of source and design capacity or if a standard is based on a design parameter, this information should also be included.

45 CSR 7-4.1 - No person shall cause, suffer, allow or permit particulate matter to be vented into the open air from any type source operation or duplicate source operation, or from all air pollution control equipment installed on any type source operation or duplicate source operation in excess of the quantity specified under the appropriate source operation type in Table 45-7A found at the end of this rule.

Central Maintenance Services spray painting booths are used only with disposable single-use aerosol spray paint cans as the source for the spray paint. The use of these cans as the coating source significantly limits the quantity of particulate material that may be generated from this source at any single time period. This is due to the intermittent use of the facility and the short duration of use associated with a single can of aerosol driven coating. Painting unit M1/1B18P1 is equipped with filters and will not operated without these filters. The filters will be changed at a frequency determined by visual inspection.

☒ Permit Shield

For all applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

Compliance for paint booth units will be demonstrated by only using disposable single-use aerosol cans in the booth where the user shall recording the total number of disposable containers used in each facility on a monthly basis. Because of the limited use and the restriction to use only single use disposable aerosol cans unit M15/1B27P1 has no further compliance demonstration is proposed to demonstrate compliance with 45 CSR 7-3.1 or 45 CSR 7-4.1

Are you in compliance with all applicable requirements for this emission unit? ☒ Yes ☐ No

If no, complete the **Schedule of Compliance Form** as **ATTACHMENT F**.

ATTACHMENT E - Emission Unit Form***Emission Unit Description***

Emission unit ID number: M2/1B18C1	Emission unit name: Building 18 Parts Cleaner	List any control devices associated with this emission unit: None
--	---	--

Provide a description of the emission unit (type, method of operation, design parameters, etc.):

Parts cleaner bath consisting of Safety-Kleen Solvent

Manufacturer:	Model number:	Serial number:
----------------------	----------------------	-----------------------

Construction date:	Installation date: 1975	Modification date(s): 1990
---------------------------	-----------------------------------	--------------------------------------

Design Capacity (examples: furnaces - tons/hr, tanks - gallons): 110 gal

Maximum Hourly Throughput: 1 Batch	Maximum Annual Throughput: 8760 batches	Maximum Operating Schedule: 8760 hours
--	---	--

Fuel Usage Data (fill out all applicable fields)

Does this emission unit combust fuel? ___Yes [X] No	If yes, is it? ___ Indirect Fired ___ Direct Fired
--	--

Maximum design heat input and/or maximum horsepower rating:	Type and Btu/hr rating of burners:
--	---

List the primary fuel type(s) and if applicable, the secondary fuel type(s). For each fuel type listed, provide the maximum hourly and annual fuel usage for each.**Describe each fuel expected to be used during the term of the permit.**

Fuel Type	Max. Sulfur Content	Max. Ash Content	BTU Value

26/02/2018	Chemours Washington Works R30 - 10700182 Pt 14 of 14	Page 44 of 83
Emissions Data		
Criteria Pollutants	Potential Emissions	
	PPH	TPY
Carbon Monoxide (CO)		
Nitrogen Oxides (NO _x)		
Lead (Pb)		
Particulate Matter (PM _{2.5})		
Particulate Matter (PM ₁₀)		
Total Particulate Matter (TSP)		
Sulfur Dioxide (SO ₂)		
Volatile Organic Compounds (VOC)	1.12	5.65
Hazardous Air Pollutants	Potential Emissions	
	PPH	TPY
Regulated Pollutants other than Criteria and HAP	Potential Emissions	
	PPH	TPY
List the method(s) used to calculate the potential emissions (include dates of any stack tests conducted, versions of software used, source and dates of emission factors, etc.).		
<p>Emission factors were determined by assuming a vent moving in a 4" duct – 149ft³ / min over the opened solvent enclosure. It was determined that 6.69 lbs / hour are lost through evaporation. Examination of a typical parts cleaning cycle found that the enclosure was open for a total of 10 minute per cycle maximum. Thus a total of 1.12 pph was determined as the maximum emissions.</p>		

Applicable Requirements

List all applicable requirements for this emission unit. For each applicable requirement, include the underlying rule/regulation citation and/or **construction permit** with the condition number. (Note: Title V permit condition numbers alone are not the underlying applicable requirements). If an emission limit is calculated based on the type of source and design capacity or if a standard is based on a design parameter, this information should also be included.

Mineral spirits parts cleaners are subject to the cold cleaning provisions of 45CSR§21-30.

45 CSR 21-30.3.a.4. Provide a permanent, legible, conspicuous label, summarizing the operating requirements;

45 CSR 21-30.3.a.5. Store waste solvent in covered containers;

45 CSR 21-30.3.a.6. Close the cover whenever parts are not being handled in the cleaner;

45 CSR 21-30.3.a.7. Drain the cleaned parts until dripping ceases;

45 CSR 21-30.3.a.8. If used, supply a solvent spray that is a solid fluid stream (not a fine, atomized, or shower-type spray) at a pressure that does not exceed 10 pounds per square inch gauge (psig); and

45 CSR 21-30.3.a.9. Degrease only materials that are neither porous nor absorbent.

45 CSR 21-30.6.b. Comply with the requirements of section 5.2. regarding reports of excess emissions;

[X] Permit Shield

For all applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

All applicable testing, recordkeeping, and reporting are the same as required by 45CSR§21, Section 30 with the exception that records shall be maintained for a period of 5 years instead of two.

Are you in compliance with all applicable requirements for this emission unit? [X]Yes ____No

If no, complete the **Schedule of Compliance Form** as ATTACHMENT F.

ATTACHMENT E - Emission Unit Form***Emission Unit Description***

Emission unit ID number: M9/1B27SB1	Emission unit name: Building 27 Bead Blast Unit	List any control devices associated with this emission unit: Integral
---	---	--

Provide a description of the emission unit (type, method of operation, design parameters, etc.):

Bead Blast unit located in building 27 with integral recovery / collection device

Manufacturer:	Model number:	Serial number:
----------------------	----------------------	-----------------------

Construction date:	Installation date: 1992	Modification date(s):
---------------------------	--------------------------------	------------------------------

Design Capacity (examples: furnaces - tons/hr, tanks - gallons): 4 ft³

Maximum Hourly Throughput: 665 pph	Maximum Annual Throughput: 831 tpy	Maximum Operating Schedule: 2500 hours / yr
--	--	---

Fuel Usage Data (fill out all applicable fields)

Does this emission unit combust fuel? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	If yes, is it? <input type="checkbox"/> Indirect Fired <input type="checkbox"/> Direct Fired
--	--

Maximum design heat input and/or maximum horsepower rating:	Type and Btu/hr rating of burners:
--	---

List the primary fuel type(s) and if applicable, the secondary fuel type(s). For each fuel type listed, provide the maximum hourly and annual fuel usage for each.**Describe each fuel expected to be used during the term of the permit.**

Fuel Type	Max. Sulfur Content	Max. Ash Content	BTU Value

26/02/2018	Chemours Washington Works R30 - 10700182	Pf 14 of 14	Page 47 of 83
Emissions Data			
Criteria Pollutants	Potential Emissions		
	PPH	TPY	
Carbon Monoxide (CO)			
Nitrogen Oxides (NO _x)			
Lead (Pb)			
Particulate Matter (PM _{2.5})			
Particulate Matter (PM ₁₀)	0.8	0.83	
Total Particulate Matter (TSP)	0.8	0.83	
Sulfur Dioxide (SO ₂)			
Volatile Organic Compounds (VOC)			
Hazardous Air Pollutants	Potential Emissions		
	PPH	TPY	
Regulated Pollutants other than Criteria and HAP	Potential Emissions		
	PPH	TPY	
List the method(s) used to calculate the potential emissions (include dates of any stack tests conducted, versions of software used, source and dates of emission factors, etc.).			
The maximum hourly process weight rate was calculated to be 665 pph and was based on the volume of material capable of being placed into the unit (4ft ³), its weight (assumed the metal was carbon steel with an 80% void space in the metal part), and a 275 pph grit rate through the blast nozzle.			

Applicable Requirements

List all applicable requirements for this emission unit. For each applicable requirement, include the underlying rule/regulation citation and/or construction permit with the condition number. (Note: Title V permit condition numbers alone are not the underlying applicable requirements). If an emission limit is calculated based on the type of source and design capacity or if a standard is based on a design parameter, this information should also be included.

45 CSR 7-4.1 - No person shall cause, suffer, allow or permit particulate matter to be vented into the open air from any type source operation or duplicate source operation, or from all air pollution control equipment installed on any type source operation or duplicate source operation in excess of the quantity specified under the appropriate source operation type in Table 45-7A found at the end of this rule.

[X] Permit Shield

For all applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

The following work practice shall be employed to minimize the potential of fugitive particulate matter:

Pre-Operation Checks

Ensure integrity of Flexible Fittings

Operate Filter Shaker

Ensure that filters are engaged

Empty collector tray/drum

Post-Operation Checks

Check area around collector/recovery device for indications of leaks. (If leaks are noted take corrective action)

Are you in compliance with all applicable requirements for this emission unit? [X]Yes ____No

If no, complete the **Schedule of Compliance Form** as **ATTACHMENT F**.

ATTACHMENT E - Emission Unit Form***Emission Unit Description***

Emission unit ID number: M15/1B15PE	Emission unit name: Building 15 Paint Booth	List any control devices associated with this emission unit: Integral
---	---	--

Provide a description of the emission unit (type, method of operation, design parameters, etc.):

Paint booth for use with spray paint cans equipped with integral filter

Manufacturer:	Model number:	Serial number:
Construction date:	Installation date: 2007	Modification date(s):

Design Capacity (examples: furnaces - tons/hr, tanks - gallons): 45 pph

Maximum Hourly Throughput: 46pph	Maximum Annual Throughput: 202 tpy	Maximum Operating Schedule: 8760 hours
--	--	--

Fuel Usage Data (fill out all applicable fields)

Does this emission unit combust fuel? ___Yes [X] No	If yes, is it? ___ Indirect Fired ___Direct Fired
--	---

Maximum design heat input and/or maximum horsepower rating:	Type and Btu/hr rating of burners:
--	---

List the primary fuel type(s) and if applicable, the secondary fuel type(s). For each fuel type listed, provide the maximum hourly and annual fuel usage for each.

Describe each fuel expected to be used during the term of the permit.

Fuel Type	Max. Sulfur Content	Max. Ash Content	BTU Value

Emissions Data

Criteria Pollutants	Potential Emissions	
	PPH	TPY
Carbon Monoxide (CO)		
Nitrogen Oxides (NO _x)		
Lead (Pb)		
Particulate Matter (PM _{2.5})		
Particulate Matter (PM ₁₀)	.0071	.0009
Total Particulate Matter (TSP)	0.0071	0.0009
Sulfur Dioxide (SO ₂)		
Volatile Organic Compounds (VOC)	3.12	0.41
Hazardous Air Pollutants	Potential Emissions	

	PPH	TPY
Toluene	0.26	0.034
Ethyl Benzene	0.075	0.010
Xylene	0.34	0.044
Naphthalene	0.004	0.0005
Regulated Pollutants other than Criteria and HAP	Potential Emissions	
	PPH	TPY
<p>List the method(s) used to calculate the potential emissions (include dates of any stack tests conducted, versions of software used, source and dates of emission factors, etc.).</p> <p>The allowable emission limits for M15/1B15PE is 0.054 lb/hr. This emission limit was based on a maximum hourly process weight rate of 3.75 lbs/hr. The maximum hourly process weight rate was based on the weight of the typical type of equipment painted in one hour and the amount of paint used.</p>		

Applicable Requirements

List all applicable requirements for this emission unit. For each applicable requirement, include the underlying rule/regulation citation and/or construction permit with the condition number. (Note: Title V permit condition numbers alone are not the underlying applicable requirements). If an emission limit is calculated based on the type of source and design capacity or if a standard is based on a design parameter, this information should also be included.

45 CSR 7-4.1 - No person shall cause, suffer, allow or permit particulate matter to be vented into the open air from any type source operation or duplicate source operation, or from all air pollution control equipment installed on any type source operation or duplicate source operation in excess of the quantity specified under the appropriate source operation type in Table 45-7A found at the end of this rule.

Central Maintenance Services spray painting booths are used only with disposable single-use aerosol spray paint cans as the source for the spray paint. The use of these cans as the coating source significantly limits the quantity of particulate material that may be generated from this source at any single time period. This is due to the intermittent use of the facility and the short duration of use associated with a single can of aerosol driven coating. Painting unit M15/1B15PE is equipped with filters on the suction of the ventilation system to minimize particulate emissions by collecting overspray. M15/1B15PE will not operated without these filters and these filters will be changed at a frequency sufficient to insure the pressure drop across the filters does not exceed 0.75 inches H₂O.

☒ Permit Shield

For all applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

Compliance for paint booth units will be demonstrated by only using disposable single-use aerosol cans in the booth where the user shall recording the total number of disposable containers used in each facility on a monthly basis. Because of the limited use and the restriction to use only single use disposable aerosol cans unit M15/1B15PE has no further compliance demonstration is proposed to demonstrate compliance with 45 CSR 7-3.1 or 45 CSR 7-4.1

Are you in compliance with all applicable requirements for this emission unit? ☒ Yes ☐ No

If no, complete the **Schedule of Compliance Form** as ATTACHMENT F.

ATTACHMENT E - Emission Unit Form***Emission Unit Description***

Emission unit ID number: M15/1B27P1	Emission unit name: Building 27 Paint Booth	List any control devices associated with this emission unit: None
---	---	--

Provide a description of the emission unit (type, method of operation, design parameters, etc.):

Paint booth for use with spray paint cans

Manufacturer:	Model number:	Serial number:
Construction date:	Installation date: 1975	Modification date(s):

Design Capacity (examples: furnaces - tons/hr, tanks - gallons): 2 pph

Maximum Hourly Throughput: 192 pph	Maximum Annual Throughput: 240 tpy	Maximum Operating Schedule: 2500 hr/yr
--	--	--

Fuel Usage Data (fill out all applicable fields)

Does this emission unit combust fuel? ___Yes ___X___ No	If yes, is it? ___ Indirect Fired ___ Direct Fired
--	--

Maximum design heat input and/or maximum horsepower rating:	Type and Btu/hr rating of burners:
--	---

List the primary fuel type(s) and if applicable, the secondary fuel type(s). For each fuel type listed, provide the maximum hourly and annual fuel usage for each.

Describe each fuel expected to be used during the term of the permit.

Fuel Type	Max. Sulfur Content	Max. Ash Content	BTU Value

Emissions Data

Criteria Pollutants	Potential Emissions	
	PPH	TPY
Carbon Monoxide (CO)		
Nitrogen Oxides (NO _x)		
Lead (Pb)		
Particulate Matter (PM _{2.5})		
Particulate Matter (PM ₁₀)	.18	.133
Total Particulate Matter (TSP)	0.18	0.133
Sulfur Dioxide (SO ₂)		
Volatile Organic Compounds (VOC)	1.16	1.29
Hazardous Air Pollutants	Potential Emissions	
	PPH	TPY
Ethyl Benzene	.04	.044
Xylene	.18	0.2
Methyl-Isobutyl Ketone	.04	.044
Regulated Pollutants other than Criteria and HAP	Potential Emissions	
	PPH	TPY

List the method(s) used to calculate the potential emissions (include dates of any stack tests conducted, versions of software used, source and dates of emission factors, etc.).

The allowable emission limits for M15/1B27P1 is 0.23 lb/hr. This emission limit was based on a maximum hourly process weight rate of 192 lbs/hr. The maximum hourly process weight rate was based on the weight of the typical type of equipment painted in one hour and the amount of paint used. The potential emissions were determined upon the basis of 2.7 – 12 oz. cans of paint used in 1 hour and the average composition of the paints used.

Applicable Requirements

List all applicable requirements for this emission unit. For each applicable requirement, include the underlying rule/regulation citation and/or construction permit with the condition number. (Note: Title V permit condition numbers alone are not the underlying applicable requirements). If an emission limit is calculated based on the type of source and design capacity or if a standard is based on a design parameter, this information should also be included.

45 CSR 7-4.1 - No person shall cause, suffer, allow or permit particulate matter to be vented into the open air from any type source operation or duplicate source operation, or from all air pollution control equipment installed on any type source operation or duplicate source operation in excess of the quantity specified under the appropriate source operation type in Table 45-7A found at the end of this rule.

Central Maintenance Services spray painting booths are used only with disposable single-use aerosol spray paint cans as the source for the spray paint. The use of these cans as the coating source significantly limits the quantity of particulate material that may be generated from this source at any single time period. This is due to the intermittent use of the facility and the short duration of use associated with a single can of aerosol driven coating.

☒ Permit Shield

For all applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

Compliance for paint booth units will be demonstrated by only using disposable single-use aerosol cans in the booth where the user shall recording the total number of disposable containers used in each facility on a monthly basis. Because of the limited use and the restriction to use only single use disposable aerosol cans unit M15/1B27P1 has no further compliance demonstration is proposed to demonstrate compliance with 45 CSR 7-3.1 or 45 CSR 7-4.1

Are you in compliance with all applicable requirements for this emission unit? ☒ Yes ☐ No

If no, complete the **Schedule of Compliance Form** as **ATTACHMENT F**.

ATTACHMENT E - Emission Unit Form***Emission Unit Description***

Emission unit ID number: M16/1B15C1	Emission unit name: Building 15 Parts Cleaner	List any control devices associated with this emission unit: None
---	---	--

Provide a description of the emission unit (type, method of operation, design parameters, etc.):

Parts cleaner bath consisting of Naphtha Solvent

Manufacturer:	Model number:	Serial number:
Construction date:	Installation date: 2017	Modification date(s):
Design Capacity (examples: furnaces - tons/hr, tanks - gallons): 80 gal		
Maximum Hourly Throughput: 1 batch	Maximum Annual Throughput: 8760 batches	Maximum Operating Schedule: 8760 hours

Fuel Usage Data (fill out all applicable fields)

Does this emission unit combust fuel? ___Yes [X] No	If yes, is it? ___ Indirect Fired ___ Direct Fired
--	--

Maximum design heat input and/or maximum horsepower rating:	Type and Btu/hr rating of burners:
--	---

List the primary fuel type(s) and if applicable, the secondary fuel type(s). For each fuel type listed, provide the maximum hourly and annual fuel usage for each.

Describe each fuel expected to be used during the term of the permit.

Fuel Type	Max. Sulfur Content	Max. Ash Content	BTU Value

Emissions Data

Criteria Pollutants	Potential Emissions	
	PPH	TPY
Carbon Monoxide (CO)		
Nitrogen Oxides (NO _x)		
Lead (Pb)		
Particulate Matter (PM _{2.5})		
Particulate Matter (PM ₁₀)		
Total Particulate Matter (TSP)		
Sulfur Dioxide (SO ₂)		
Volatile Organic Compounds (VOC)	1.12	5.65
Hazardous Air Pollutants	Potential Emissions	
	PPH	TPY
Regulated Pollutants other than Criteria and HAP	Potential Emissions	
	PPH	TPY

List the method(s) used to calculate the potential emissions (include dates of any stack tests conducted, versions of software used, source and dates of emission factors, etc.).

Emission factors were determined by assuming a vent moving in a 4" duct – 149ft³ / min over the opened solvent enclosure. It was determined that 6.69 lbs / hour are lost through evaporation. Examination of a typical parts cleaning cycle found that the enclosure was open for a total of 10 minute per cycle maximum. Thus a total of 1.12 pph was determined as the maximum emissions.

Applicable Requirements

List all applicable requirements for this emission unit. For each applicable requirement, include the underlying rule/regulation citation and/or **construction permit** with the condition number. (Note: Title V permit condition numbers alone are not the underlying applicable requirements). If an emission limit is calculated based on the type of source and design capacity or if a standard is based on a design parameter, this information should also be included.

Mineral spirits parts cleaners are subject to the cold cleaning provisions of 45CSR§21-30.

45 CSR 21-30.3.a.4. Provide a permanent, legible, conspicuous label, summarizing the operating requirements;

45 CSR 21-30.3.a.5. Store waste solvent in covered containers;

45 CSR 21-30.3.a.6. Close the cover whenever parts are not being handled in the cleaner;

45 CSR 21-30.3.a.7. Drain the cleaned parts until dripping ceases;

45 CSR 21-30.3.a.8. If used, supply a solvent spray that is a solid fluid stream (not a fine, atomized, or shower-type spray) at a pressure that does not exceed 10 pounds per square inch gauge (psig); and

45 CSR 21-30.3.a.9. Degrease only materials that are neither porous nor absorbent.

45 CSR 21-30.6.b. Comply with the requirements of section 5.2. regarding reports of excess emissions;

☒ Permit Shield

For all applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

All applicable testing, recordkeeping, and reporting are the same as required by 45CSR§21, Section 30 with the exception that records shall be maintained for a period of 5 years instead of two.

Are you in compliance with all applicable requirements for this emission unit? ☒ Yes ☐ No

If no, complete the **Schedule of Compliance Form** as **ATTACHMENT F**.

ATTACHMENT E - Emission Unit Form***Emission Unit Description***

Emission unit ID number: M18/1B27C1	Emission unit name: Building 27 Parts Cleaner	List any control devices associated with this emission unit: None
---	---	--

Provide a description of the emission unit (type, method of operation, design parameters, etc.):

Parts cleaner bath consisting of Naphtha Solvent

Manufacturer:	Model number:	Serial number:
Construction date:	Installation date: 1975	Modification date(s): 1990
Design Capacity (examples: furnaces - tons/hr, tanks - gallons): 110 gal		
Maximum Hourly Throughput: 1 batch	Maximum Annual Throughput: 8760 batches	Maximum Operating Schedule: 8760 hours

Fuel Usage Data (fill out all applicable fields)

Does this emission unit combust fuel? ___Yes [X] No	If yes, is it? ___ Indirect Fired ___ Direct Fired
--	--

Maximum design heat input and/or maximum horsepower rating:	Type and Btu/hr rating of burners:
--	---

List the primary fuel type(s) and if applicable, the secondary fuel type(s). For each fuel type listed, provide the maximum hourly and annual fuel usage for each.

Describe each fuel expected to be used during the term of the permit.

Fuel Type	Max. Sulfur Content	Max. Ash Content	BTU Value

Emissions Data			
Criteria Pollutants	Potential Emissions		
	PPH	TPY	
Carbon Monoxide (CO)			
Nitrogen Oxides (NO _x)			
Lead (Pb)			
Particulate Matter (PM _{2.5})			
Particulate Matter (PM ₁₀)			
Total Particulate Matter (TSP)			
Sulfur Dioxide (SO ₂)			
Volatile Organic Compounds (VOC)	1.12	5.65	
Hazardous Air Pollutants	Potential Emissions		
	PPH	TPY	
Regulated Pollutants other than Criteria and HAP	Potential Emissions		
	PPH	TPY	
<p>List the method(s) used to calculate the potential emissions (include dates of any stack tests conducted, versions of software used, source and dates of emission factors, etc.).</p> <p>Emission factors were determined by assuming a vent moving in a 4" duct – 149ft³ / min over the opened solvent enclosure. It was determined that 6.69 lbs / hour are lost through evaporation. Examination of a typical parts cleaning cycle found that the enclosure was open for a total of 10 minute per cycle maximum. Thus a total of 1.12 pph was determined as the maximum emissions.</p>			

Applicable Requirements

List all applicable requirements for this emission unit. For each applicable requirement, include the underlying rule/regulation citation and/or construction permit with the condition number. (Note: Title V permit condition numbers alone are not the underlying applicable requirements). If an emission limit is calculated based on the type of source and design capacity or if a standard is based on a design parameter, this information should also be included.

Mineral spirits parts cleaners are subject to the cold cleaning provisions of 45CSR§21-30.

45 CSR 21-30.3.a.4. Provide a permanent, legible, conspicuous label, summarizing the operating requirements;

45 CSR 21-30.3.a.5. Store waste solvent in covered containers;

45 CSR 21-30.3.a.6. Close the cover whenever parts are not being handled in the cleaner;

45 CSR 21-30.3.a.7. Drain the cleaned parts until dripping ceases;

45 CSR 21-30.3.a.8. If used, supply a solvent spray that is a solid fluid stream (not a fine, atomized, or shower-type spray) at a pressure that does not exceed 10 pounds per square inch gauge (psig); and

45 CSR 21-30.3.a.9. Degrease only materials that are neither porous nor absorbent.

45 CSR 21-30.6.b. Comply with the requirements of section 5.2. regarding reports of excess emissions;

☒ Permit Shield

For all applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

All applicable testing, recordkeeping, and reporting are the same as required by 45CSR§21, Section 30 with the exception that records shall be maintained for a period of 5 years instead of two.

Are you in compliance with all applicable requirements for this emission unit? ☒ Yes ☐ No

If no, complete the **Schedule of Compliance Form** as **ATTACHMENT F**.

ATTACHMENT E - Emission Unit Form***Emission Unit Description***

Emission unit ID number: M31/1B18SB1	Emission unit name: Building 18 Bead Blast Unit	List any control devices associated with this emission unit: Integral
--	---	---

Provide a description of the emission unit (type, method of operation, design parameters, etc.):

Bead Blast unit located in building 18 with integral recovery / collection device

Manufacturer:	Model number:	Serial number:
Construction date:	Installation date: 1979	Modification date(s):

Design Capacity (examples: furnaces - tons/hr, tanks - gallons): 4 ft³

Maximum Hourly Throughput: 665 pph	Maximum Annual Throughput: 831 tpy	Maximum Operating Schedule: 2500 hour / yr
--	--	--

Fuel Usage Data (fill out all applicable fields)

Does this emission unit combust fuel? ___Yes [X] No	If yes, is it? ___ Indirect Fired ___ Direct Fired
--	--

Maximum design heat input and/or maximum horsepower rating:	Type and Btu/hr rating of burners:
--	---

List the primary fuel type(s) and if applicable, the secondary fuel type(s). For each fuel type listed, provide the maximum hourly and annual fuel usage for each.**Describe each fuel expected to be used during the term of the permit.**

Fuel Type	Max. Sulfur Content	Max. Ash Content	BTU Value

Emissions Data

Criteria Pollutants	Potential Emissions	
	PPH	TPY
Carbon Monoxide (CO)		
Nitrogen Oxides (NO _x)		
Lead (Pb)		
Particulate Matter (PM _{2.5})		
Particulate Matter (PM ₁₀)	0.8	0.83
Total Particulate Matter (TSP)	0.8	0.83
Sulfur Dioxide (SO ₂)		
Volatile Organic Compounds (VOC)		
Hazardous Air Pollutants	Potential Emissions	
	PPH	TPY
Regulated Pollutants other than Criteria and HAP	Potential Emissions	
	PPH	TPY

List the method(s) used to calculate the potential emissions (include dates of any stack tests conducted, versions of software used, source and dates of emission factors, etc.).

The maximum hourly process weight rate was calculated to be 665 pph and was based on the volume of material capable of being placed into the unit (4ft³), its weight (assumed the metal was carbon steel with an 80% void space in the metal part), and a 275 pph grit rate through the blast nozzle.

Applicable Requirements

List all applicable requirements for this emission unit. For each applicable requirement, include the underlying rule/regulation citation and/or construction permit with the condition number. (Note: Title V permit condition numbers alone are not the underlying applicable requirements). If an emission limit is calculated based on the type of source and design capacity or if a standard is based on a design parameter, this information should also be included.

45 CSR 7-4.1 - No person shall cause, suffer, allow or permit particulate matter to be vented into the open air from any type source operation or duplicate source operation, or from all air pollution control equipment installed on any type source operation or duplicate source operation in excess of the quantity specified under the appropriate source operation type in Table 45-7A found at the end of this rule.

[X] Permit Shield

For all applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

The following work practice shall be employed to minimize the potential of fugitive particulate matter:

Pre-Operation Checks

Ensure integrity of Flexible Fittings

Operate Filter Shaker

Ensure that filters are engaged

Empty collector tray/drum

Post-Operation Checks

Check area around collector/recovery device for indications of leaks. (If leaks are noted take corrective action)

Are you in compliance with all applicable requirements for this emission unit? [X]Yes ___No

If no, complete the **Schedule of Compliance Form** as ATTACHMENT F.

ATTACHMENT E - Emission Unit Form***Emission Unit Description***

Emission unit ID number: M41/1B15SB1	Emission unit name: Building 15 Bead Blast Unit	List any control devices associated with this emission unit: Integral
--	---	--

Provide a description of the emission unit (type, method of operation, design parameters, etc.):

Bead Blast unit located in building 15 with integral recovery / collection device

Manufacturer:	Model number:	Serial number:
Construction date:	Installation date: 1981	Modification date(s):

Design Capacity (examples: furnaces - tons/hr, tanks - gallons): 4 ft³

Maximum Hourly Throughput: 665 pph	Maximum Annual Throughput: 831 tpy	Maximum Operating Schedule: 2500 hours/yr
--	--	---

***Fuel Usage Data* (fill out all applicable fields)**

Does this emission unit combust fuel? ___Yes [X] No	If yes, is it? ___ Indirect Fired ___ Direct Fired
--	--

Maximum design heat input and/or maximum horsepower rating:	Type and Btu/hr rating of burners:
--	---

List the primary fuel type(s) and if applicable, the secondary fuel type(s). For each fuel type listed, provide the maximum hourly and annual fuel usage for each.**Describe each fuel expected to be used during the term of the permit.**

Fuel Type	Max. Sulfur Content	Max. Ash Content	BTU Value

26/02/2018	Chemours Washington Works R30 - 10700182	Pf 14 of 14	Page 68 of 83
Emissions Data			
Criteria Pollutants	Potential Emissions		
	PPH	TPY	
Carbon Monoxide (CO)			
Nitrogen Oxides (NO _x)			
Lead (Pb)			
Particulate Matter (PM _{2.5})			
Particulate Matter (PM ₁₀)	0.8	0.83	
Total Particulate Matter (TSP)	0.8	0.83	
Sulfur Dioxide (SO ₂)			
Volatile Organic Compounds (VOC)			
Hazardous Air Pollutants	Potential Emissions		
	PPH	TPY	
Regulated Pollutants other than Criteria and HAP	Potential Emissions		
	PPH	TPY	
List the method(s) used to calculate the potential emissions (include dates of any stack tests conducted, versions of software used, source and dates of emission factors, etc.).			
<p>The maximum hourly process weight rate was calculated to be 665 pph and was based on the volume of material capable of being placed into the unit (4ft³), its weight (assumed the metal was carbon steel with an 80% void space in the metal part), and a 275 pph grit rate through the blast nozzle.</p>			

Applicable Requirements

List all applicable requirements for this emission unit. For each applicable requirement, include the underlying rule/regulation citation and/or construction permit with the condition number. (Note: Title V permit condition numbers alone are not the underlying applicable requirements). If an emission limit is calculated based on the type of source and design capacity or if a standard is based on a design parameter, this information should also be included.

45 CSR 7-4.1 - No person shall cause, suffer, allow or permit particulate matter to be vented into the open air from any type source operation or duplicate source operation, or from all air pollution control equipment installed on any type source operation or duplicate source operation in excess of the quantity specified under the appropriate source operation type in Table 45-7A found at the end of this rule.

☒ Permit Shield

For all applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

The following work practice shall be employed to minimize the potential of fugitive particulate matter:

Pre-Operation Checks

Ensure integrity of Flexible Fittings

Operate Filter Shaker

Ensure that filters are engaged

Empty collector tray/drum

Post-Operation Checks

Check area around collector/recovery device for indications of leaks. (If leaks are noted take corrective action)

Are you in compliance with all applicable requirements for this emission unit? ☒ Yes ☐ No

If no, complete the **Schedule of Compliance Form** as **ATTACHMENT F**.

ATTACHMENT E - Emission Unit Form**Emission Unit Description**

Emission unit ID number: M60/1B15A	Emission unit name: Abrasive Metal Cutter	List any control devices associated with this emission unit: None
--	---	--

Provide a description of the emission unit (type, method of operation, design parameters, etc.):

The abrasive metal cutter utilizes water to carry the abrasive medium and cuts the metal under water to minimize potential emissions.

Manufacturer:	Model number:	Serial number:
Construction date:	Installation date: 2003	Modification date(s):
Design Capacity (examples: furnaces - tons/hr, tanks - gallons): 180 in/min		
Maximum Hourly Throughput: 405 ppH	Maximum Annual Throughput: 506 tpy	Maximum Operating Schedule: 2500 hours

Fuel Usage Data (fill out all applicable fields)

Does this emission unit combust fuel? ___Yes [X] No	If yes, is it? ___ Indirect Fired ___Direct Fired
--	---

Maximum design heat input and/or maximum horsepower rating:	Type and Btu/hr rating of burners:
--	---

List the primary fuel type(s) and if applicable, the secondary fuel type(s). For each fuel type listed, provide the maximum hourly and annual fuel usage for each.

Describe each fuel expected to be used during the term of the permit.

Fuel Type	Max. Sulfur Content	Max. Ash Content	BTU Value

Emissions Data

Criteria Pollutants	Potential Emissions	
	PPH	TPY
Carbon Monoxide (CO)		
Nitrogen Oxides (NO _x)		
Lead (Pb)		
Particulate Matter (PM _{2.5})		
Particulate Matter (PM ₁₀)	.01	0.04
Total Particulate Matter (TSP)		
Sulfur Dioxide (SO ₂)		
Volatile Organic Compounds (VOC)		
Hazardous Air Pollutants	Potential Emissions	
	PPH	TPY
Regulated Pollutants other than Criteria and HAP	Potential Emissions	
	PPH	TPY

List the method(s) used to calculate the potential emissions (include dates of any stack tests conducted, versions of software used, source and dates of emission factors, etc.).

The maximum hourly process weight rate was calculated to be 832 lb/hr based on the weight of the maximum sized piece of metal that will fit into the processing unit or the maximum weight of the number of pieces (2 at 200 lb/each) that will fit into the process unit in a single continuous 60 minute period along with a coolant flow rate of 1 GPM.

Applicable Requirements

List all applicable requirements for this emission unit. For each applicable requirement, include the underlying rule/regulation citation and/or construction permit with the condition number. (Note: Title V permit condition numbers alone are not the underlying applicable requirements). If an emission limit is calculated based on the type of source and design capacity or if a standard is based on a design parameter, this information should also be included.

45 CSR 7-4.1 - No person shall cause, suffer, allow or permit particulate matter to be vented into the open air from any type source operation or duplicate source operation, or from all air pollution control equipment installed on any type source operation or duplicate source operation in excess of the quantity specified under the appropriate source operation type in Table 45-7A found at the end of this rule.

[X] Permit Shield

For all applicable requirements listed above, provide monitoring/testing/recordkeeping/reporting which shall be used to demonstrate compliance. If the method is based on a permit or rule, include the condition number or citation. (Note: Each requirement listed above must have an associated method of demonstrating compliance. If there is not already a required method in place, then a method must be proposed.)

Compliance of M60/1B15A will be demonstrated by all applicable recordkeeping, testing, and reporting being maintained in accordance with 45CSR§7

Are you in compliance with all applicable requirements for this emission unit? [X]Yes ___No

If no, complete the **Schedule of Compliance Form** as ATTACHMENT F.

ATTACHMENT F – Schedule of Compliance Forms

The Central maintenance Services does not have a non-compliance situation present so there is no need for a compliance schedule.

ATTACHMENT G – Air Pollution Control Device Forms

With the removal of the metal lathe and it's associated oil mist filter from the Chemours Washington Works facility there are no non-integral control devices present in the facilities.

ATTACHMENT H –Compliance Assurance Monitoring Forms

ATTACHMENT H - Compliance Assurance Monitoring (CAM) Plan Form

For definitions and information about the CAM rule, please refer to 40 CFR Part 64. Additional information (including guidance documents) may also be found at <http://www.epa.gov/ttn/emc/cam.html>

CAM APPLICABILITY DETERMINATION

- 1) Does the facility have a PSEU (Pollutant-Specific Emissions Unit considered separately with respect to **EACH** regulated air pollutant) that is subject to CAM (40 CFR Part 64), which must be addressed in this CAM plan submittal? To determine applicability, a PSEU must meet **all** of the following criteria (*If No, then the remainder of this form need not be completed*):
- ☐ YES ☒ NO
- a. The PSEU is located at a major source that is required to obtain a Title V permit;
- b. The PSEU is subject to an emission limitation or standard for the applicable regulated air pollutant that is **NOT** exempt;
- LIST OF EXEMPT EMISSION LIMITATIONS OR STANDARDS:**
- NSPS (40 CFR Part 60) or NESHAP (40 CFR Parts 61 and 63) proposed after 11/15/1990.
 - Stratospheric Ozone Protection Requirements.
 - Acid Rain Program Requirements.
 - Emission Limitations or Standards for which a WVDEP Division of Air Quality Title V permit specifies a continuous compliance determination method, as defined in 40 CFR §64.1.
 - An emission cap that meets the requirements specified in 40 CFR §70.4(b)(12).
- c. The PSEU uses an add-on control device (as defined in 40 CFR §64.1) to achieve compliance with an emission limitation or standard;
- d. The PSEU has potential pre-control device emissions of the applicable regulated air pollutant that are equal to or greater than the Title V Major Source Threshold Levels; AND
- e. The PSEU is **NOT** an exempt backup utility power emissions unit that is municipally-owned.

BASIS OF CAM SUBMITTAL

- 2) Mark the appropriate box below as to why this CAM plan is being submitted as part of an application for a Title V permit:
- ☐ **RENEWAL APPLICATION.** **ALL** PSEUs for which a CAM plan has **NOT** yet been approved need to be addressed in this CAM plan submittal.
- ☐ **INITIAL APPLICATION** (submitted after 4/20/98). **ONLY** large PSEUs (i. e., PSEUs with potential post-control device emissions of an applicable regulated air pollutant that are equal to or greater than Major Source Threshold Levels) need to be addressed in this CAM plan submittal.
- ☐ **SIGNIFICANT MODIFICATION TO LARGE PSEUs.** **ONLY** large PSEUs being modified after 4/20/98 need to be addressed in this cam plan submittal. For large PSEUs with an approved CAM plan, **Only** address the appropriate monitoring requirements affected by the significant modification.

3) ^a BACKGROUND DATA AND INFORMATION

Complete the following table for **all** PSEUs that need to be addressed in this CAM plan submittal. This section is to be used to provide background data and information for each PSEU in order to supplement the submittal requirements specified in 40 CFR §64.4. If additional space is needed, attach and label accordingly.

PSEU DESIGNATION	DESCRIPTION	POLLUTANT	CONTROL DEVICE	^b EMISSION LIMITATION or STANDARD	^c MONITORING REQUIREMENT
<u>EXAMPLE</u> Boiler No. 1	Wood-Fired Boiler	PM	Multiclone	45CSR§2-4.1.c.; 9.0 lb/hr	Monitor pressure drop across multiclone: Weekly inspection of multiclone

^a If a control device is common to more than one PSEU, one monitoring plan may be submitted for the control device with the affected PSEUs identified and any conditions that must be maintained or monitored in accordance with 40 CFR §64.3(a). If a single PSEU is controlled by more than one control device similar in design and operation, one monitoring plan for the applicable control devices may be submitted with the applicable control devices identified and any conditions that must be maintained or monitored in accordance with 40 CFR §64.3(a).

^b Indicate the emission limitation or standard for any applicable requirement that constitutes an emission limitation, emission standard, or standard of performance (as defined in 40 CFR §64.1).

^c Indicate the monitoring requirements for the PSEU that are required by an applicable regulation or permit condition.

CAM MONITORING APPROACH CRITERIA

Complete this section for **EACH** PSEU that needs to be addressed in this CAM plan submittal. This section may be copied as needed for each PSEU. This section is to be used to provide monitoring data and information for **EACH** indicator selected for **EACH** PSEU in order to meet the monitoring design criteria specified in 40 CFR §64.3 and §64.4. If more than two indicators are being selected for a PSEU or if additional space is needed, attach and label accordingly with the appropriate PSEU designation, pollutant, and indicator numbers.

4a) PSEU Designation:	4b) Pollutant:	4c) ^a Indicator No. 1:	4d) ^a Indicator No. 2:
5a) GENERAL CRITERIA Describe the <u>MONITORING APPROACH</u> used to measure the indicators:			
^b Establish the appropriate <u>INDICATOR RANGE</u> or the procedures for establishing the indicator range which provides a reasonable assurance of compliance:			
5b) PERFORMANCE CRITERIA Provide the <u>SPECIFICATIONS FOR OBTAINING REPRESENTATIVE DATA</u> , such as detector location, installation specifications, and minimum acceptable accuracy:			
^c For new or modified monitoring equipment, provide <u>VERIFICATION PROCEDURES</u> , including manufacturer's recommendations, <u>TO CONFIRM THE OPERATIONAL STATUS</u> of the monitoring:			
Provide <u>QUALITY ASSURANCE AND QUALITY CONTROL (QA/QC) PRACTICES</u> that are adequate to ensure the continuing validity of the data, (i.e., daily calibrations, visual inspections, routine maintenance, RATA, etc.):			
^d Provide the <u>MONITORING FREQUENCY</u> :			
Provide the <u>DATA COLLECTION PROCEDURES</u> that will be used:			
Provide the <u>DATA AVERAGING PERIOD</u> for the purpose of determining whether an excursion or exceedance has occurred:			

^a Describe all indicators to be monitored which satisfies 40 CFR §64.3(a). Indicators of emission control performance for the control device and associated capture system may include measured or predicted emissions (including visible emissions or opacity), process and control device operating parameters that affect control device (and capture system) efficiency or emission rates, or recorded findings of inspection and maintenance activities.

^b Indicator Ranges may be based on a single maximum or minimum value or at multiple levels that are relevant to distinctly different operating conditions, expressed as a function of process variables, expressed as maintaining the applicable indicator in a particular operational status or designated condition, or established as interdependent between more than one indicator. For CEMS, COMS, or PEMS, include the most recent certification test for the monitor.

^c The verification for operational status should include procedures for installation, calibration, and operation of the monitoring equipment, conducted in accordance with the manufacturer's recommendations, necessary to confirm the monitoring equipment is operational prior to the commencement of the required monitoring.

^d Emission units with post-control PTE ≥ 100 percent of the amount classifying the source as a major source (i.e., Large PSEU) must collect four or more values per hour to be averaged. A reduced data collection frequency may be approved in limited circumstances. Other emission units must collect data at least once per 24 hour period.

RATIONALE AND JUSTIFICATION

Complete this section for EACH PSEU that needs to be addressed in this CAM plan submittal. This section may be copied as needed for each PSEU. This section is to be used to provide rationale and justification for the selection of EACH indicator and monitoring approach and EACH indicator range in order to meet the submittal requirements specified in 40 CFR §64.4.

6a) PSEU Designation:

6b) Regulated Air Pollutant:

7) **INDICATORS AND THE MONITORING APPROACH:** Provide the rationale and justification for the selection of the indicators and the monitoring approach used to measure the indicators. Also provide any data supporting the rationale and justification. Explain the reasons for any differences between the verification of operational status or the quality assurance and control practices proposed, and the manufacturer's recommendations. (If additional space is needed, attach and label accordingly with the appropriate PSEU designation and pollutant):

8) **INDICATOR RANGES:** Provide the rationale and justification for the selection of the indicator ranges. The rationale and justification shall indicate how EACH indicator range was selected by either a COMPLIANCE OR PERFORMANCE TEST, a TEST PLAN AND SCHEDULE, or by ENGINEERING ASSESSMENTS. Depending on which method is being used for each indicator range, include the specific information required below for that specific indicator range. (If additional space is needed, attach and label accordingly with the appropriate PSEU designation and pollutant):

- COMPLIANCE OR PERFORMANCE TEST (Indicator ranges determined from control device operating parameter data obtained during a compliance or performance test conducted under regulatory specified conditions or under conditions representative of maximum potential emissions under anticipated operating conditions. Such data may be supplemented by engineering assessments and manufacturer's recommendations). The rationale and justification shall INCLUDE a summary of the compliance or performance test results that were used to determine the indicator range, and documentation indicating that no changes have taken place that could result in a significant change in the control system performance or the selected indicator ranges since the compliance or performance test was conducted.
- TEST PLAN AND SCHEDULE (Indicator ranges will be determined from a proposed implementation plan and schedule for installing, testing, and performing any other appropriate activities prior to use of the monitoring). The rationale and justification shall INCLUDE the proposed implementation plan and schedule that will provide for use of the monitoring as expeditiously as practicable after approval of this CAM plan, except that in no case shall the schedule for completing installation and beginning operation of the monitoring exceed 180 days after approval.
- ENGINEERING ASSESSMENTS (Indicator Ranges or the procedures for establishing indicator ranges are determined from engineering assessments and other data, such as manufacturers' design criteria and historical monitoring data, because factors specific to the type of monitoring, control device, or PSEU make compliance or performance testing unnecessary). The rationale and justification shall INCLUDE documentation demonstrating that compliance testing is not required to establish the indicator range.

RATIONALE AND JUSTIFICATION: