

Inc. Email 2nd App 4/4/2024

Thursday, April 4, 2024 9:12 AM



Andrews, Edward S <edward.s.andrews@wv.gov>

Incomplete App Email for Permit App R13-3614/REO Processing Inc.-Huntington

1 message

Andrews, Edward S <edward.s.andrews@wv.gov>

Thu, Apr 4, 2024 at 9:11 AM

To: Gregg Frazier <gregg.frazier@reoprocessing.com>, hailie.orr@reoprocessing.com, Lisa.Schweder@terracon.com

Cc: Beverly D Mckeone <beverly.d.mckeone@wv.gov>, James Robertson <james.robertson@wv.gov>

**RE: Application Status: Incomplete
REO Processing Inc.
Permit Application No. R13-3614
Plant ID No. 011-00243**

Mr. Frazier:

Your submitted application for a modification permit for a material transfer and package facility was received by this Division on March 29, 2024, and assigned to the writer for review. Upon initial review of said application, it has been determined that the application as submitted is incomplete based on the following items:

1. The approved dust control plan as required under Consent Order CO-R13-2023-11 needs to be included in the application.
2. A Corrected legal ad needs to be published. The legal ad needs to disclose the other forms of particulate matter (e.g, Particulate matter less than 10 micros, Particulate matter less than 2.5 microns). It has come to the DAQ's attention that Mr. Daniel Isaacs is no longer part of REO Processing's team in West Virginia. The current responsible official of your organization needs to be identified, with the correct address, in this legal ad. The notice needs to indicate the correct type of permit that REO Processing is seeking, which is a construction permit. Please republish a corrected legal ad within 5 days of submitting the application. A copy of the affidavit of publication needs to be forwarded to the DAQ once received from your publisher.
3. All release points, to include vents, need to be identified in Attachment J. Each vent/release point needs to be identified with an individual identification (e.g., V1, V2, etc.).
4. Air Pollution Control Device Sheet needs to be assigned to a Control Device ID No. If the same identical control device has multiple different applications, then one set of Air Pollution Control Device Sheet forms needs to be complete and annotated for the different applications/locations.
5. Please review the location of the emission sources with associated control devices for these control devices on the provided plot plan for any errors and revise if necessary the plot and any other part(s) of the application.
6. Please provide, in detail, how the dust collection ductwork is going to be switched/reconfigured between the emission units (e.g. bulk tanker unloading to railcar unloading/loading) for control device 2C. The DAQ can see how very minor changes would be necessary in operating a pneumatic system (negative pressure/vacuum) to unload tanker trucks & railcars with the same system. However, a positive pressure pneumatic (blower) system would be required to load the railcar. It might be better illustrated to provide a detailed diagram of the pneumatic circuit(s) and the equipment.

7. Is any of the activated carbon received by the facility classified as spent activated carbon?
8. Please uncheck modification and check construction on page 1 of 4 of the "Application For NSR Permit" Form.

Please address the above deficiencies in a revised application within thirty (30) days of the dust control plan being approved by the DAQ (paragraph 8.vi. of Consent Order CO-R13-E-2023-11). Application review will not commence until the application has been deemed to be technically complete. Failure to respond to this request in a timely manner may result in the denial of the application.

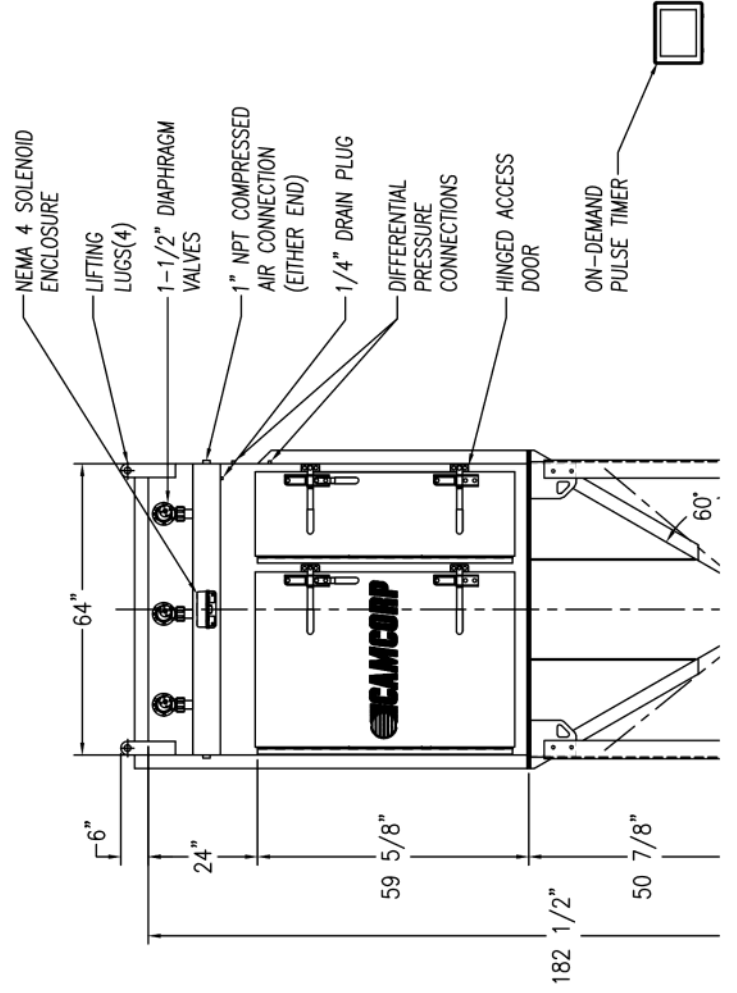
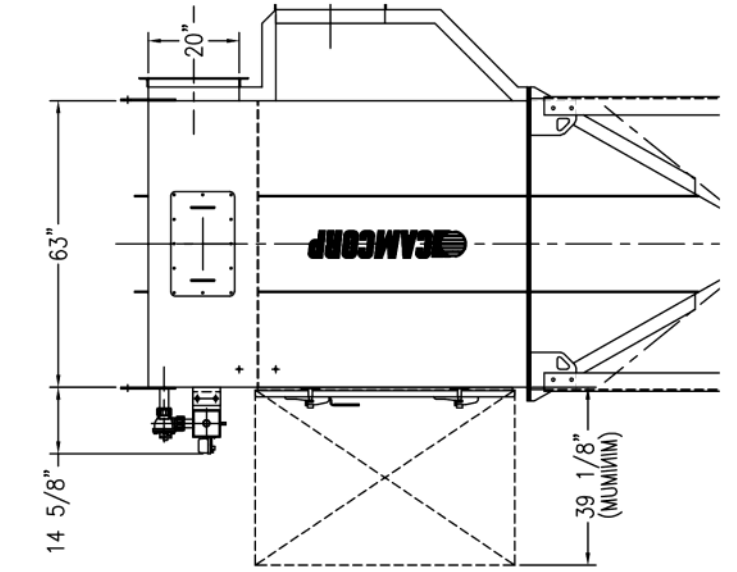
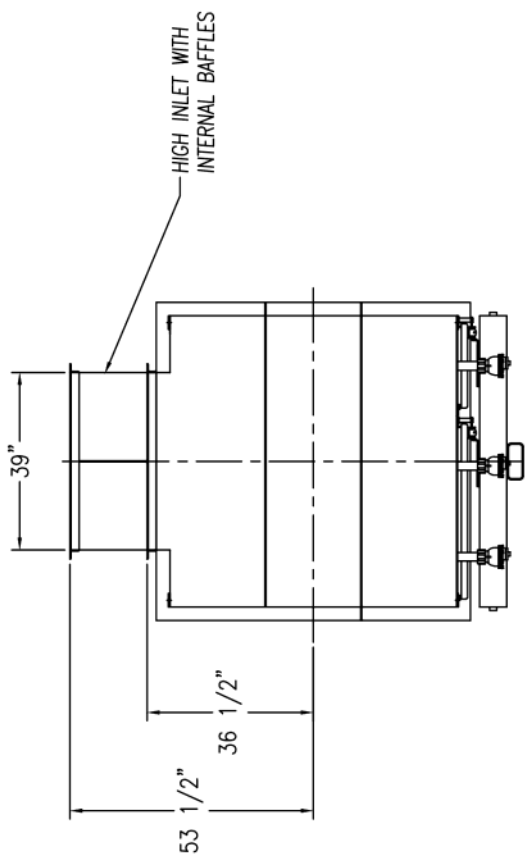
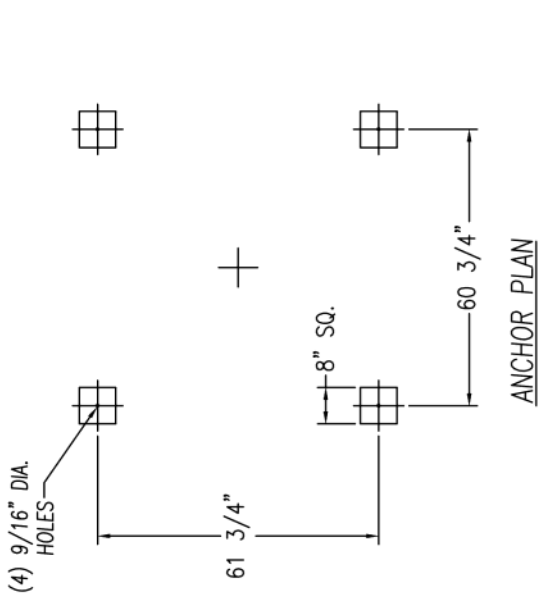
Should you have any questions, please contact Ed Andrews at (304) 926-0499 ext. 41244 or reply to this email.

--

Edward Andrews, P.E.
Engineer
WVDEP/Division of Air Quality
304-926-0499 Ext 41244
601 57th Street, SE
Charleston, WV 25304

CamCorp DWG 4/2/2024

Wednesday, April 3, 2024 3:05 PM



Dust Collector Guide 4/3/2024

Wednesday, April 3, 2024 3:15 PM

DUST COLLECTOR / BAGHOUSE MAINTENANCE GUIDE



To maximize dust collector performance, boost baghouse efficiency, and obtain the optimum life from the filter bags and other replaceable parts, the following inspection and maintenance guidelines may be a useful tool.

DAILY:

- Visually inspect dust collector for signs of abnormal operation
- Check the stack monitor (if applicable), or visually inspect for signs of dusting
- Check and record differential pressure (normal operation is 3" – 4" of water)
- Listen to the cleaning cycle to ensure all valves are firing properly

WEEKLY:

- Visually inspect the bags for tears, holes, and to ensure they are seated properly
- Check fans for wear
- Inspect all hoses, clamps, and air lines to the baghouse
- Monitor the dust collector discharge to ensure that the dust is being removed sufficiently

MONTHLY:

- Clear the differential pressure gauge lines
- Check the compressed air system, including filters, and water traps
- Inspect the timer board to ensure proper cleaning sequence
- Monitor the solenoid and pulse diaphragm valves to ensure proper firing
- Check drive assemblies on all fans, discharge valves, and screw conveyors

QUARTERLY:

- Inspect all door gaskets and seals
- Perform thorough inspection of all filter bags and cages
- Inspect the dust collector for corrosion and wear
- Inspect the internal baffle plate (if applicable) for wear

ANNUALLY:

- Inspect hoppers for wear
- Repair or replace wear parts on cleaning mechanism

CAMCORP is your *SINGLE SOURCE SUPPLIER* for all of your baghouse needs!

Call CAMCORP today at 877-226-2677 to save time and money!

CAMCORP, INC.

9732 PFLUMM ROAD * LENEXA, KANSAS 66215 * TOLL FREE: (877) 226-2677 * FAX: (913) 831-9271
WWW.CAMCORPINC.COM

Resubmit App 3/29/2024

Monday, April 1, 2024 7:58 AM



Andrews, Edward S <edward.s.andrews@wv.gov>

Fwd: [REO Processing Inc.; Huntington, WV]

1 message

Air Quality Permitting, DEP <depairqualitypermitting@wv.gov>

Fri, Mar 29, 2024 at 8:50 AM

To: Stephanie R Mink <stephanie.r.mink@wv.gov>, Edward S Andrews <edward.s.andrews@wv.gov>

Cc: Beverly D McKeone <beverly.d.mckeone@wv.gov>, James Robertson <james.robertson@wv.gov>, Gene M Coccari <gene.m.coccari@wv.gov>

Stephanie Please add this as a Resubmittal of R13-3614 for REO Processing - assigned to Ed Andrews. Please make sure to add to the Popular Searches, as well.

Bev

----- Forwarded message -----

From: **Schweder, Lisa** <Lisa.Schweder@terracon.com>

Date: Fri, Mar 29, 2024 at 8:37 AM

Subject: [REO Processing Inc.; Huntington, WV]

To: DEPAirQualityPermitting@wv.gov <DEPAirQualityPermitting@wv.gov>

Cc: Gregg Frazier <gregg.frazier@reoprocessing.com>, Barrow, Liz R <Liz.Barrow@terracon.com>

Good morning,

Please find the Air Permit Modification Application in Huntington, WV for REO Processing Inc. attached.

Thank you,

Lisa Schweder, E.I.T.

Staff Environmental Engineer | Environmental Services



800 Morrison Road | Columbus, Ohio 43230

M (614) 256-0363

Lisa.Schweder@terracon.com | Terracon.com

CELEBRATING OVER 30 YEARS IN COLUMBUS

Terracon provides environmental, facilities, geotechnical, and materials consulting engineering services delivered with responsiveness, resourcefulness, and reliability.

Private and confidential as detailed here (www.terracon.com/disclaimer). If you cannot access the hyperlink, please e-mail sender.

 **REO Processing Huntington Modification Application 03.29.2024.pdf**
4161K