

EXHIBIT A
EMISSION LIMITATIONS AND CONDITIONS

Asarco Incorporated
East Helena, Montana

PART I EMISSION LIMITATIONS AND CONDITIONS

Section 1. Affected Facilities

(A) Plant Location:

The Asarco primary lead smelter is located immediately south of the community of East Helena, Montana. The plant's slag pile is adjacent to and on the south side of U.S. Highway 12. The plant is physically located in Lewis and Clark County, Township 10 North, Range 3 West, Section 36.

(B) Affected Equipment and Facilities:

- (1) Crushing Mill and Baghouses,
- (2) Sinter (D&L) Plant and Baghouse,
- (3) Acid Plant,
- (4) Blast Furnace and Baghouses,
- (5) Mist Precipitator Building,
- (6) Pump Tank Building,
- (7) Cottrell, and
- (8) Concentrate Storage and Handling Building and Baghouses.

(C) Sources of Sulfur Dioxide:

- (1) All sources of sulfur dioxide (SO₂) from this smelting facility including all point sources, volume sources, and fugitive sources are subject to this document (Exhibit A).

Section 2. Definitions

(A) The following definitions apply throughout this Exhibit A.

- (1) "Calendar Day" means a 24-hour period starting at 12:00 midnight and ending at 12:00 midnight, 24 hours later, with the span of time occurring during

one calendar date.

- (2) "CEMS-Derived Hourly Emission Rate" means a sulfur dioxide emission rate (expressed in tons per hour) determined using Hourly Averages and calculated using the following equation:

Equation A-01

CEMS-Derived Hourly Emission Rate (tons/hour) =
(Hourly Average SO₂ Concentration) x (Hourly Average
Stack Gas Flow Rate) x (4.98 x 10⁻⁹)

Where:

- (a) SO₂ concentrations are in parts per million (ppm) and measured on a wet basis, and
- (b) Stack gas volumetric flow rates are determined on a wet basis and reported in standard cubic feet per minute (scfm).

Equation A-01 is derived from conversion factors based upon the wet measurement of SO₂ and stack flow rate. If concentrations and stack gas flow rates are determined on a dry basis, a different equation must be used to determine emissions of sulfur dioxide, and the equation must be approved by the department.

- (3) "Clock Hour" means one twenty-fourth (1/24) of a Calendar Day and refers to any of the standard 60-minute periods in a day which are generally identified and separated on a clock by the whole numbers one through twelve.
- (4) "Complete 15-Minute Data Block" means an arithmetic average of a minimum of nine one minute values or 60% of the duration of a 15-Minute Data Block. A Complete 15-Minute Data Block must be derived from Valid Data, and obtained from a continuous sulfur dioxide monitor, continuous temperature monitor, or continuous flow rate monitor which measures SO₂ concentrations, temperature, or flow rate such that no more than one minute can elapse between measurements.

A 15-Minute Data Block refers to any one of the four 15-minute periods in a Clock Hour, commencing with the first, sixteenth, thirty-first and forty-sixth minute of the Clock Hour.

- (5) "Continuous Emission Monitoring System (CEMS)" means all equipment necessary to obtain an hourly emission rate of sulfur dioxide including, but not necessarily limited to, a continuous emission monitor (CEM) which determines sulfur dioxide concentrations in a stack gas, a continuous stack gas volumetric flow rate monitor which determines stack gas flow rates, and associated data acquisition equipment.
- (6) "Daily Emissions" means the amount of sulfur dioxide (SO₂) emitted in a Calendar Day (expressed in tons per day) as determined in accordance with the matrix contained in Table 1 and utilizing Equation A-02 and Appendix A-1 of this Exhibit A as appropriate.

The following table provides a template for determining daily emissions for the Sinter Plant Stack, Blast Furnace Stack and Acid Plant Stack.

<p style="text-align: center;">TABLE 1 DAILY EMISSIONS MATRIX FOR THE SINTER PLANT STACK, BLAST FURNACE STACK, AND ACID PLANT STACK</p>		
Number of CEMS-Derived Hourly Emission Rates Available Per Calendar Day.	Operating Hours Per Calendar Day of the Stack equal 24.	Operating Hours Per Calendar Day of the Stack do not equal 24.
<i>24 CEMS-Derived Hourly Emission Rates.</i>	Determine Daily Emissions by Summing all CEMS-Derived Hourly Emission Rates for the given Calendar Day.	Determine Daily Emissions by Summing all CEMS-Derived Hourly Emission Rates for the given Calendar Day.
<i>Less than 24 and greater than or equal to 20 CEMS-Derived Hourly Emission Rates.</i>	Determine Daily Emissions by the use of Equation A-02 in Exhibit A.	Determine Daily Emissions by the use of Equation A-02 in Exhibit A.
<i>Less than 20 CEMS-Derived Hourly Emission Rates (Blast Furnace Stack and Sinter Plant Stack only).</i>	Determine Daily Emissions by summing the available CEMS-Derived Hourly Emission Rates with the applicable Surrogate Hourly Emission Rates (as determined by Equations 1 and 2 of Appendix A-I to this Exhibit A).	Determine Daily Emissions by summing all available CEMS-Derived Hourly Emission Rates, all applicable Surrogate Hourly Emission Rates (as determined by Equations 1 and 2 of Appendix A-1 to this Exhibit A), and any applicable De Minimis Hourly Emission Rates.

Since Surrogate Hourly Emission Rates are not applicable to the Acid Plant Stack, daily emissions for the Acid Plant Stack shall be determined in accordance with rows 1 and 2 of Table 1, above.

Equation A-02

Daily Emissions (tons/day) = {[(Sum of CEMS-Derived Hourly Emission Rates for Operating Hours) x (No. of Operating Hours)] / (No. of Operating Hours for Which CEMS-Derived Emission Rates are Available)} + (Sum of CEMS-Derived Hourly Emission Rates for Hours Other Than Operating Hours) + (Sum of De Minimis Hourly Emission Rates)

- (7) "De Minimis Hourly Emission Rate" means a substitute emission rate for the Sinter Plant Stack, Blast Furnace Stack, or the Acid Plant Stack which shall apply during those Clock Hours that are not Operating Hours, and for which a CEMS-Derived Hourly Emission Rate is unavailable. The De Minimis Hourly Emission Rate is 0.20 tons per hour of sulfur dioxide for the Blast Furnace Stack, 0.40 tons per hour of sulfur dioxide for the Sinter Plant Stack, and 0.00 tons per hour of sulfur dioxide for the Acid Plant Stack.
- (8) "Hourly Average" means an arithmetic average of all Complete 15-Minute Data Blocks for a Clock Hour. A minimum of three Complete 15-Minute Data Blocks are required to determine an Hourly Average for each monitor per Clock Hour.
- (9) "Operating Hours" means:
For the Acid Plant Stack, those Clock Hours when the Acid Plant is operating, as determined by the use of contemporaneous operating logs, production logs, and/or other records which indicate the operating status of the Acid Plant.
For the Sinter Plant Stack and Blast Furnace Stack, respectively, those hours when the Sinter Machine and Blast Furnace are operating or when emissions are greater than any associated De Minimis Hourly Emission Rate. Operating Hours for the Sinter Plant Stack and the Blast Furnace Stack shall be determined as follows: if the CEMS is not functioning, by use of contemporaneous operating logs, production logs, and/or other records which indicate the operating status of the Sinter Plant Stack or the Blast Furnace Stack, as appropriate; if the CEMS is functioning, any Clock Hours when

the CEMS-Derived Hourly Emission Rate for the specific stack is greater than the respective De Minimis Hourly Emission Rate.

- (10) "Surrogate Hourly Emission Rate" means a sulfur dioxide emission rate for the Blast Furnace Stack or Sinter Plant Stack (expressed in tons per hour) derived from one or more surrogate parameters. A Surrogate Hourly Emission Rate will be substituted for CEMS-Derived Hourly Emission Rate during each Operating Hour when a CEMS-Derived Hourly Emission Rate is not available. The methods by which Surrogate Hourly Emission Rates are determined, and how they are used, are set forth in Appendix A-1 to this Exhibit A.

The use of hourly emission data from continuous emission monitors and stack flow rate monitors is the preferred method by which compliance is to be determined under this Exhibit A. Although Surrogate Hourly Emission Rates are being substituted for CEMS-Derived Hourly Emission Rates to provide emission estimates during certain instances when CEMS-Derived Hourly Emission Rates are not available, Asarco may not use Surrogate Hourly Emission Rates to satisfy the requirements for a Quarterly Data Recovery Rate specified in PART I, Section 3, subsections (E) and (F) of this Exhibit A.

- (11) "Quarterly Data Recovery Rate" means the relationship between the number of Operating Hours in a calendar quarter when CEMS-Derived Hourly Emission Rates are available for a stack in comparison to the number of corresponding Operating Hours during the calendar quarter, and expressed as a percentage. The Quarterly Data Recovery Rate for a stack shall be calculated in accordance with the following equation:

Equation A-03

$$\text{Quarterly Data Recovery Rate} = \frac{\text{CEMS-Derived Hourly Emission Rates in a Calendar Quarter that are also Operating Hours}}{\text{Total No. of Operating Hours in a Calendar Quarter}} \times 100$$

- (12) "Standard Conditions" means 20°C (68°F) and 1 atmosphere (29.92" Hg).
- (13) "Unusual Circumstances" means circumstances which are beyond Asarco's control such as earthquakes, lightning, area wide power outages, or fire; but not to include malfunctions of any monitoring equipment or associated data acquisition equipment unless such malfunctions meet the following conditions:
- (a) Asarco has properly designed the continuous emission monitoring and stack flow rate monitoring systems including the associated data acquisition systems (CEMS);
 - (b) Asarco has properly operated and maintained the continuous emission monitors, stack flow rate monitors, and associated data acquisition systems (CEMS);
 - (c) Asarco has maintained a complete inventory of those spare parts that are reasonably expected to fail, which would allow Asarco to substantially replace the continuous emission and stack flow rate monitors as well as the associated data acquisition systems (CEMS);
 - (d) Asarco has maintained a larger inventory of spare parts for those CEMS parts which have shown a history of failure;
 - (e) Asarco produces evidence that it has exhausted its spare parts inventory specific to the problem or malfunction and can show evidence that additional spare parts were ordered within 2 working days of the inventory being exhausted for the specific part;
 - (f) Asarco produces evidence that it has taken all reasonable steps to minimize the period of inoperation of the monitor or associated data acquisition equipment (CEMS); and
 - (g) Asarco submits a report to the department's air quality bureau documenting that the malfunction meets the above conditions within one week of occurrence.

Asarco shall promptly notify the department's air quality bureau by telephone of the occurrence of Unusual Circumstances, as defined herein, except that if telephone notification is not immediately

possible, notification at the beginning of the next working day is acceptable.

- (14) "Valid Data" means data that is obtained from a continuous sulfur dioxide emission monitor, continuous temperature monitor, or continuous flow rate monitor, which meets the applicable specifications, operating requirements and quality assurance and control requirements of PART I, Sections 5 and 6 of this Exhibit A.

Section 3 Emission Limitations

- (A) Daily Emissions of sulfur dioxide (SO₂) from the sulfuric Acid Plant Stack shall not exceed 4.30 tons per Calendar Day.
- (B) Daily Emissions of sulfur dioxide (SO₂) from the Sinter Plant Stack shall not exceed 60.27 tons per Calendar Day.
- (C) Daily Emissions of sulfur dioxide (SO₂) from the Blast Furnace Stack shall not exceed 29.64 tons per Calendar Day.
- (D) In addition to the requirements of PART I, Section 3, subsections (B) and (C) above, the Daily Emissions of sulfur dioxide from the Blast Furnace Stack shall not exceed the values determined by the following equations:

Where: B = Daily Emissions of SO₂ from the Blast Furnace Stack in tons per Calendar Day (not to exceed 29.64 tons per day).

 S = Daily Emissions of SO₂ from the Sinter Plant Stack in tons per Calendar Day (not to exceed 60.27 tons per day).

Equation A-04

When the Daily Emissions from the Sinter Plant Stack are less than or equal to 22.93 tons per Calendar Day, then Daily Emissions from the Blast Furnace Stack shall not exceed (per corresponding Calendar Day):

$$B = 29.64 - (0.180)(S)$$

Equation A-05

When the Daily Emissions from the Sinter Plant Stack are greater than 22.93 tons per Calendar Day but less than or equal to 54.54 tons per Calendar Day, then Daily

Emissions from the Blast Furnace Stack shall not exceed (per corresponding Calendar Day):

$$B = 38.74 - (0.577)(S)$$

Equation A-06

When the Daily Emissions from the Sinter Plant Stack are greater than 54.54 tons per Calendar Day, then Daily Emissions from the Blast Furnace Stack shall not exceed (per corresponding Calendar Day):

$$B = 76.60 - (1.271)(S)$$

- (E) Given both the emission limitations contained in this Exhibit A and the modeling results upon which such limitations are based, the successful use of continuous emission and stack flow rate monitors by Asarco is critical for the department to be able to ensure that Asarco maintains compliance with the emission limits contained in this Exhibit A. Except for Unusual Circumstances, and subject to the best efforts requirements of PART I, Section 3, subsection (F), the Quarterly Data Recovery Rate for sulfur dioxide emissions from the Acid Plant Stack, Sinter Plant Stack, and Blast Furnace Stack shall each be equal to or exceed 94 percent.

Nothing in this section shall preclude enforcement action for a Quarterly Data Recovery Rate that is less than 100 percent but equal to or greater than 94 percent, if the conditions in PART I, Section 3, subsection (F) are not satisfied.

- (F) In addition to complying with the minimum Quarterly Data Recovery Rates specified in PART I, Section 3, subsection (E), Asarco shall undertake its best efforts to strive for and achieve the highest Quarterly Data Recovery Rates which are practical. The determination of what is practical and therefore acceptable data loss shall be made consistent with PART I, Section 4, subsection (C).
- (G) Sulfur dioxide emissions from the Concentrate Storage and Handling Building Stack (including the exhaust from the new SPVS baghouse) shall not exceed 46.00 pounds per hour or 0.552 tons per Calendar Day.
- (H) Effective June 30, 1995, sulfur dioxide emissions from the Crushing Mill Baghouse Stack #1 shall not exceed 0.19 tons per Calendar Day.
- (I) Effective June 30, 1995, sulfur dioxide emissions from

the Crushing Mill Baghouse Stack #2 shall not exceed 0.37 tons per Calendar Day.

- (J) In order to limit fugitive emissions of sulfur dioxide from the Sinter (D&L) Building, openings to the building enclosure shall not exceed 1100 square feet. Garage doors, man doors, and temporary openings necessary for maintenance and repairs shall not count against this limitation, provided Asarco keeps such openings in their closed position except when actually in use.
- (K) Asarco and the department acknowledge that the control options proposed to control lead emissions from the Blast Furnace Feed Floor and the Blast Furnace Tapping Platform will also substantially increase the capture efficiency for fugitive emissions of sulfur dioxide from these sources. If a lead SIP containing control options which substantially increase the capture efficiency for fugitive sulfur dioxide emissions from these sources is not submitted by the Governor to EPA by November 15, 1995, Asarco shall by January 15, 1996 submit to the department an alternative method to ensure that emissions do not significantly increase over the levels identified in the January 20, 1992 report entitled "SO₂ Emission Inventory, Asarco Primary Lead Smelter, East Helena, Montana".
- (L) Asarco shall maintain and operate all processes and systems within the Cottrell Penthouse, Mist Precipitator Building, and Pump Tank Building such that conditions which contribute to volume source sulfur dioxide emissions from these sources are not significantly degraded compared to conditions existing during the preparation of the January 20, 1992 report entitled "SO₂ Emission Inventory, Asarco Primary Lead Smelter, East Helena, Montana".
- (M) Asarco shall maintain and operate all processes and systems associated with the Acid Plant Scrubber Towers such that conditions which contribute to volume source sulfur dioxide emissions from this source are not significantly degraded compared to conditions existing during the preparation of the January 20, 1992 report entitled "SO₂ Emission Inventory, Asarco Primary Lead Smelter, East Helena, Montana".

Section 4 Compliance Determinations

- (A) Compliance with the emission limitations contained in PART I, Section 3, subsections (A), (B), (C), and (D) shall be determined using data from the CEMS required by

PART I, Section 6. When less than 24 and greater than or equal to 20 CEMS-Derived Hourly Emission Rates are available for a Calendar Day, compliance shall be determined through the use of Equation A-02 in this Exhibit A.

When less than 20 CEMS-Derived Hourly Emission Rates are available for a Calendar Day, compliance by the Blast Furnace Stack and Sinter Plant Stack with PART I, Section 3, subsections (B), (C), and (D), as appropriate, shall be determined through the use of CEMS-Derived Hourly Emission Rates, Surrogate Hourly Emission Rates for those Operating Hours when CEMS-Derived Emission Rates are unavailable, and De Minimis Hourly Emission Rates for those hours other than Operating Hours when CEMS-Derived Hourly Emission Rates are unavailable.

- (B) Compliance with the Quarterly Data Recovery Rate requirements.
 - (1) Compliance with the Quarterly Data Recovery Rate requirements contained in PART I, Section 3, subsection (E) shall be determined in accordance with PART I, Section 2, subsection (A)(11), with no exceptions for out-of-specification data or monitor downtime, unless such downtime is due to Unusual Circumstances as defined in PART I, Section 2, subsection (A)(13).
 - (2) Asarco shall have the burden of proof in demonstrating that an Unusual Circumstance has occurred through properly signed, contemporaneous operating logs, or other relevant evidence. If, as a result of Unusual Circumstances, monitoring equipment or associated data acquisition equipment are inoperable (CEMS not functioning) for more than 10 days, Asarco may continue operation of the associated process(es) (ie., Sinter Plant, Blast Furnace, Acid Plant) only in accordance with the following:
 - (a) Within 10 days of the occurrence of Unusual Circumstances, Asarco shall submit to the department a corrective action plan that includes a schedule with appropriate milestones to accomplish as expeditiously as practicable, and within a period not to exceed six months, either:
 - (i) correction of the failure; or

- (ii) development, installation (if necessary), testing, maintenance and operation of a new Continuous Emission Monitoring System.
 - (b) Within 10 days after or any time prior to the occurrence of Unusual Circumstances, Asarco shall submit to the department an alternative monitoring plan which describes monitoring systems or procedures to monitor compliance with emission limits until the proposed corrective action plan has been approved and fully implemented. The alternative monitoring system must be sufficiently accurate or conservative to provide reasonable assurance of compliance with the emission limitations and should incorporate progressively more accurate equipment and methodologies based upon the length of time that the Continuous Emission Monitoring System will be non-operational. If Asarco has obtained approval of an alternative monitoring plan prior to the occurrence of an Unusual Circumstance, Asarco shall implement the approved plan within 10 days of the occurrence of an Unusual Circumstance.
 - (c) Asarco may continue to operate the associated process(es) (ie., Sinter Plant, Blast Furnace, Acid Plant) if it is implementing an approved corrective action plan and alternative monitoring plan, or complies with the requirements of PART I, Section 4, subsections (B)(3), (4) and/or (5) below, as applicable (except where expressly provided otherwise).
- (3) The department shall have 20 days from receipt to review the corrective action and alternative monitoring plans described in PART I, Section 4, subsections (B)(2) above, and may approve, require revision, or disapprove such plans as appropriate to meet the specific objectives for each plan stated in PART I, Section 4, subsection (B). Consistent with the specific requirements of PART I, Section 4, subsections (B)(4) and/or (5), as appropriate, Asarco may continue operating the associated process(es) (ie., Sinter Plant, Blast Furnace, Acid Plant) while the department conducts its review and makes a determination, even if the department fails to make a determination within 20 days.

- (4) Unless the department approves the proposed corrective action plan during the department's 20-day review period provided in PART I, Section 4, subsection (B)(3), Asarco shall not implement the proposed plan during this period. Asarco may implement the proposed corrective action plan after the department's 20-day review period has passed, if the department has failed to act in a timely manner. Within 20 days of receipt of a notice from the department that the proposed corrective action plan must be revised or is disapproved, Asarco shall correct the deficiencies and obtain approval of the revised or new plan. Asarco may continue operation of the associated process(es) (ie., Sinter Plant, Blast Furnace, Acid Plant), but shall cease operation of the respective process(es) if the department's approval of a new or revised plan is not obtained within this latter 20-day period.
- (5) If prior approval has not been obtained, Asarco may submit a proposed alternative monitoring plan within 10 days after the occurrence of an Unusual Circumstance, which shall be reviewed in accordance with PART I, Section 4, subsection (B)(3). Asarco shall implement the proposed plan immediately upon submittal and shall continue to implement the plan until notified in writing by the department that a revision is necessary or the plan is disapproved. Upon receipt of such written notification, Asarco may continue to implement the proposed plan, but shall seek to correct any identified deficiencies and obtain department approval of the revised or new plan within 20 days. Asarco may continue operation of the associated process(es) (ie., Sinter Plant, Blast Furnace, Acid Plant) while it awaits the department's determination but shall cease operation of the respective process(es) if the department's approval of a new or revised plan is not obtained within this latter 20-day period. If complete implementation of the approved corrective action plan does not result in fully operational CEMS, the department may require a new or revised alternative monitoring plan to account for the additional time during which the CEMS will not be operational.
- (C) In regard to the Quarterly Data Recovery Rate requirements contained in PART I, Section 3, subsection (F), the determination of what is practical and therefore acceptable data loss shall consider whether:

- (1) Asarco has properly operated and maintained the continuous emission monitors, stack flow rate monitors, and associated data acquisition systems (CEMS) including the performance of preventive maintenance, the maintenance of the spare parts inventory described in PART I, Section 2, subsections (A)(13)(c) and (d), and the conduct of the quality assurance requirements described in PART I, Sections 5 and 6;
- (2) Asarco has taken immediate and appropriate action to correct a malfunction in the continuous emission monitors, stack flow rate monitors or associated data acquisition systems (CEMS);
- (3) Unusual Circumstances have occurred, as defined in PART I, Section 2, subsection (A)(13).

If requested in writing by the department, Asarco shall provide in writing a detailed explanation, including all pertinent documentation, of any data loss that has occurred under PART I, Section 3, subsection (F) and this section (4)(C).

- (D) Compliance with the emission limitations contained in PART I, Section 3, subsections (G), (H), and (I) shall be determined by emissions testing as specified in PART I, Section 5, subsections (E) and (F).

Section 5 Emission Testing

- (A) Except as provided by PART I, Section 5, subsection (C), Asarco shall perform annual source testing using EPA-approved methods (Methods 1-4 and 6/6C, 40 CFR Part 60, Appendix A) or an equivalent method approved by the department, and in accordance with the Montana Source Testing Protocol (ARM 16.8.709), to accurately determine the performance of all continuous emission monitors and stack gas flow rate monitors.
- (B) Except as provided by PART I, Section 5, subsection (C), Asarco shall conduct quarterly Certified Gas Audits (CGA) or Relative Accuracy Audits (RAA).
- (C) Asarco shall certify all continuous emission monitors on an annual basis using the Relative Accuracy Testing Audit (RATA) described in 40 CFR Part 60, Appendix F. The RATA testing will satisfy the requirements for one of the quarterly audits required by PART I, Section 5, subsection (B), the annual source test required by PART I, Section 5, subsection (A), and the annual Method 2

Test required by PART I, Section 6, subsection (E)(4).

- (D) Asarco shall provide a minimum of ten (10) days advance notice to the department of each continuous emission monitor certification activity, to provide an opportunity for the activity to be observed by department personnel.
- (E) Asarco shall perform annual source testing on the Concentrate Storage and Handling Building Stack using EPA-approved methods (Methods 1-4 and 6/6C, 40 CFR Part 60, Appendix A) or an equivalent method approved by the department, and in accordance with the Montana Source Testing Protocol (ARM 16.8.709). Asarco shall conduct the first annual source test in 1994, and conduct such annual testing through 1998. After the 1998 source test, Asarco may request that the department review the necessity of continued annual testing for the CSHB. Based on a review of the results of the annual testing performed by Asarco, the department may determine that the annual testing requirement is no longer appropriate, and may notify Asarco in writing of a new testing schedule for the CSHB.
- (F) Upon request of the department, Asarco shall perform source testing on the Crushing Mill Baghouse Stack #1 and the Crushing Mill Baghouse Stack #2 using EPA-approved methods (Method 1-4 and 6/6C, 40 CFR Part 60, Appendix A) or an equivalent method approved by the department, and in accordance with the Montana Source Testing Protocol (ARM 16.8.709).

Section 6 Continuous Monitoring

- (A) Asarco shall operate and maintain continuous emission monitors to measure sulfur dioxide concentrations from the Acid Plant Stack, the Sinter (D&L) Plant Stack, and the Blast Furnace Stack.
- (B) Asarco shall operate and maintain continuous stack flow rate monitors to measure the stack gas flow rates from the Acid Plant Stack, the Sinter (D&L) Plant Stack, and the Blast Furnace Stack.
- (C) The data from the continuous emission and stack flow rate monitors required by PART I, Section 6, subsections (A) and (B), above, shall be used to determine compliance with the Daily Emissions limits set forth in PART I, Section 3, subsections (A), (B), (C), and (D).
- (D) Asarco shall operate, maintain, and test each continuous emission monitor required by this Exhibit A in accordance

with the requirements of 40 CFR Part 60, Appendix B - Performance Specification Nos. 2 and 6. Asarco shall also implement quality assurance and quality control procedures in accordance with the requirements of 40 CFR Part 60, Appendix F.

- (E) Asarco shall operate, maintain, and test all stack flow rate monitors required by this Exhibit A in accordance with the requirements of 40 CFR Part 75, Appendix A, Continuous Emission Monitoring, Specifications and Test Procedures. In addition, Asarco shall conduct:
- (1) a daily blow-back or back purging of the pitot tube;
 - (2) a quarterly check of stack velocities and flow rates by performing a velocity traverse;
 - (3) a quarterly visual inspection of the pitot tubes, in conjunction with the quarterly stack velocities and flow rate checks; and
 - (4) an annual Reference Method 2 test (Determination of Stack Gas Velocity and Volumetric Flow Rate).

Notwithstanding the operation and maintenance requirements specified by 40 CFR Part 75, Asarco shall not exceed a relative accuracy of 15%.

Asarco shall conduct stack flow rate monitor performance testing at the plant's normal operating load/production rate, and shall not be required to perform this at three plant operating loads as specified in 40 CFR Part 75.

- (F) If the activities required in PART I, Section 6, subsection (E)(3) indicate a worn or damaged pitot tube, the pitot tube will be replaced and a velocity traverse will be performed to confirm the accuracy of the new pitot tube.
- (G) For each continuous emission monitor required by this Exhibit A, Asarco shall perform three zero/spans (Z/S) per day (one per eight hour shift). Asarco may conduct the daily Z/S checks using an electro-optical method, however, at least one Z/S per calendar week must be conducted using a certified calibration gas.
- (H) Notwithstanding the requirements of PART I, Section 6, subsections (D) and (G), if any zero/span exceeds 2.5 percent calibration drift, Asarco shall immediately initiate calibration procedures or corrective action to correct the problem.

- (I) Asarco shall develop, maintain, and utilize Quality Assurance and Quality Control and Standard Operating Procedures (QA/QC and SOP) documents specifically for the instruments and equipment that Asarco is using for continuous emission monitoring and stack gas flow rate monitoring (CEMS). These documents will detail specific operational controls, procedures and requirements that are designed to insure the collection of data which meets the requirements of this Exhibit A. If any instrument or equipment is changed or other hardware is placed into service, new QA/QC and SOP documents must be developed as appropriate for the new equipment. These documents, and any modifications thereto, are subject to review and approval by the department, as described below.
- (1) Asarco shall submit the QA/QC and SOP documents for the existing CEMS to the department for review prior to implementation. Any modifications to the QA/QC and SOP documents shall be submitted to the department within 60 days after implementation. The department shall approve, require revision, or disapprove the QA/QC and SOP documents, or any modifications thereto, within 90 days after submittal by Asarco.
 - (2) Asarco shall implement the QA/QC and SOP documents for the existing CEMS no later than July 1, 1994, and for any modification when the modification is installed or implemented. Asarco shall continue to implement the QA/QC and SOP documents or any modifications until the receipt of a written notice of revision or disapproval from the department. Pending the department's action on any submitted QA/QC and SOP documents or modifications, CEMS data gathered using equipment or procedures to which such documents apply may be used to satisfy Asarco's Quarterly Data Recovery Rate requirements if Asarco is implementing such QA/QC and SOP documents.
 - (3) Upon receipt of a written notice of revision or disapproval from the department, Asarco may continue to implement the QA/QC and SOP documents or any modifications, but shall seek to correct any identified deficiencies and obtain department approval of the revised or new documents within 30 days. During this 30-day period, data from the CEMS may continue to be used to satisfy Asarco's Quarterly Data Recovery Rate requirements if Asarco is implementing such QA/QC and SOP documents. Data collected from the CEMS after this 30-day period, will be invalid and cannot be used to satisfy

Asarco's Quarterly Data Recovery Rate requirements unless the QA/QC and SOP documents related to the CEMS have been approved by the department.

Section 7 Data Reporting

- (A) Asarco shall record, organize, and archive for at least three years the following data collected by or derived from the continuous emission monitors and the stack gas flow rate monitors required by this Exhibit A (CEMS):
- (1) hourly average sulfur dioxide concentrations in ppm;
 - (2) hourly average stack volumetric flow rates in scfm;
 - (3) hourly average stack gas temperature in °F;
 - (4) CEMS-Derived Hourly Emission Rates;
 - (5) Daily Emissions of sulfur dioxide in tons per Calendar Day; and
 - (6) Quarterly Data Recovery Rate expressed in percent.
- (B) Asarco shall, within 30 days after the end of each calendar quarter, submit to the department a written report for that quarter that includes the following:
- (1) All information regarding excess emissions (in accordance with EPA guidance), including all SO₂ continuous emission monitor data and stack gas flow rate monitor data necessary to determine that emission limits have been exceeded. The information shall include, for each Calendar Day on which emission limits are exceeded, hourly average sulfur dioxide concentrations, hourly average stack gas flow rates, CEMS-Derived Hourly Emission Rates, Daily Emissions, and the daily data recovery rate for the appropriate stacks.
 - (2) The Quarterly Data Recovery Rate for each of the CEMS serving the Sinter Plant Stack, Blast Furnace Stack, and Acid Plant Stack. Asarco shall submit supporting data necessary to determine the number of Operating Hours for the Sinter Plant Stack, Blast Furnace Stack, and Acid Plant Stack.
 - (3) All Surrogate and De Minimis Hourly Emission Rate data, and extrapolated (Equation A-02) emission rate data, including the following:

- (a) Calendar Days for which Surrogate Hourly Emission Rates were used to determine compliance with Daily Emission limits;
 - (b) Calendar Days for which Equation A-02 was used to determine compliance with Daily Emission limits;
 - (c) Calendar Days for which De Minimis Hourly Emission Rates were used to determine compliance with Daily Emission limits;
 - (d) specific Clock Hours for which emissions were determined by using Surrogate Hourly Emission Rates, De Minimis Hourly Emission Rates, or Equation A-02;
 - (e) for each Calendar Day on which Surrogate Hourly Emission Rates are used, a list of the Surrogate Hourly Emission Rates and the Daily Emissions for each such Calendar Day, and all data and analysis on which such rates are based, consistent with Appendix A-1.
- (C) Upon request by the department, Asarco shall provide the department with any of the data archived in accordance with PART I, Section 7, subsection (A). The data shall be submitted to the department on magnetic media compatible with the department's data management system.
- (D) Asarco shall, except when Surrogate Hourly Emission Rates are utilized, determine the Daily Emissions for the Acid Plant Stack, the Blast Furnace Stack, and the Sinter (D&L) Plant Stack at the conclusion of each Calendar Day. When Surrogate Hourly Emission Rates are necessary to determine the Daily Emissions for either the Sinter Plant Stack or the Blast Furnace Stack, Asarco shall determine the Daily Emissions for that Calendar Day within seven (7) days from that date. If requested, Asarco shall provide the Daily Emissions determination and underlying data from any prior Calendar Day to a representative of the department or EPA.

Section 8 Additional Requirements and Conditions

- (A) Notwithstanding the testing that is required and specified by this Exhibit A, the department may require additional emissions testing on sources in the plant per ARM 16.8.704, Testing Requirements.
- (B) Asarco shall maintain a copy of the final Order of the

Board of Health and Environmental Sciences (that adopts and incorporates this Exhibit A and Appendix A-1) including a copy of this Exhibit A and Appendix A-1, at the East Helena Facility, and make the copy available for inspection by department or EPA personnel upon request.

- (C) Asarco shall comply with all other applicable state, federal and local laws and regulations.

Section 9 General Conditions

- (A) Inspection - The department, for the purpose of ascertaining the state of compliance with all requirements contained in the final Order of the Board of Health and Environmental Sciences (that adopts and incorporates this Exhibit A and Appendix A-1), this Exhibit A, and Appendix A-1, may enter and inspect, at any reasonable time, any property, premises, or place owned or operated by Asarco at the facility in East Helena. Asarco may not refuse entry or access to an authorized representative of the department who presents appropriate credentials when the department requests entry for purposes of inspection.

As part of any inspection, the department's representatives shall be allowed to conduct surveys, collect samples, obtain data, audit monitoring equipment, or observe any monitoring or testing, and otherwise conduct all necessary functions related to Exhibit A, Appendix A-1, and the final Order of the Board of Health and Environmental Sciences (that adopts and incorporates this Exhibit A and Appendix A-1).

All inspections pursuant to this PART I, Section 9, subsection (A) shall be conducted in compliance with all applicable federal or state rules or requirements for workplace safety and Asarco East Helena plant safety rules or requirements. Asarco shall inform the department representatives of all applicable workplace safety rules or requirements at the time of the inspection. Nothing contained in this PART I, Section 9, subsection (A) shall be construed to limit the department's statutory right of entry and inspection as provided for in Section 75-2-403, MCA.

- (B) Compliance with Statutes and Regulations - Specific listing of requirements, limitations, and conditions contained herein does not relieve Asarco from compliance with all applicable statutes and administrative regulations including amendments thereto, nor waive the right of the department to require compliance with all

applicable statutes and administrative regulations,
including amendments thereto.

- (C) Enforcement - Violations of limitations, conditions and requirements contained herein may constitute grounds for judicial or administrative enforcement action.

PART II ANALYSIS OF CONDITIONS

Section 1 Process Description

Feed materials received into the Asarco East Helena Plant are delivered by either railcar or by haul truck. All incoming, unprocessed lead bearing concentrates are handled in the Concentrate Storage and Handling Building (CSHB). This building is designed to enclose and ventilate the unloading, storage, mixing, blending, and conveying operations of nearly all the materials to be smelted. The material unloaded in the CSHB are fed by overhead crane into a series of feeder bins and beltlines that deliver the mixed new material to the Sinter Plant.

The purpose of the Sinter Plant is to reduce the sulfur content of the new, unprocessed ore concentrate mix to approximately 1.5% and to produce a porous agglomerated material, called sinter, which is visually similar to lava and suitable for smelting in the Blast Furnace. Strong process gases generated from the front end of the sintering operation are drawn through an electrostatic precipitator which removes 99% of the particulate and produces an optically clear gas for the Acid Plant. The dried gas containing sulfur dioxide reacts with oxygen in the presence of a catalyst to form sulfur trioxide gas. This sulfur trioxide gas is converted to sulfuric acid in a final absorption tower. Weak gas from the back end of the sinter operation and ventilation air are distributed to the sinter baghouse and vented to the Sinter Plant Stack.

The sinter or roast produced in the sintering operation is mixed with coke and byproducts to make up the charge to the Blast Furnace. The charge is smelted in an oxygen-enriched Blast Furnace to produce molten lead bullion and slag. The lead bullion is removed to the dross plant for further processing. The slag is cooled in large molds and eventually transported in a solid state to the slag pile. The lead bullion is poured into 90-ton kettles where it is cooled, fluxed, and stirred, which causes the copper bearing material (called dross) to rise to the top of the kettle. The dross is skimmed off and charged to the dross reverberatory furnace. The remaining lead is pumped into 10-ton molds, cooled, and shipped to the Asarco Omaha refinery for further processing.

The copper bearing dross is melted in a reverberatory furnace where it is separated into matte, speiss, and lead. The matte (copper sulfide) and speiss (copper antimony and arsenide) are tapped from the furnace, cooled, and shipped to one of the Asarco copper refineries for further processing. The lead is returned to the drossing plant.

Section 2 Determination of Emissions from CEM Data

In order to comply with emission limits that apply to the Sinter Plant Stack, Blast Furnace Stack and Acid Plant Stack, it will be necessary for Asarco to develop a reliable system to monitor and control its operations to assure that such emission limits are not exceeded. Such a system might be based upon real-time monitoring of CEMS data and/or such other data or process monitoring as may be necessary and appropriate to assure compliance.

The net result of the compliance demonstration submitted by TRC (Asarco's consultant) is to provide greater flexibility for the two largest sources of sulfur dioxide (SO₂) emissions. The intent of the demonstration is to allow Asarco to increase the SO₂ emissions from the Blast Furnace Stack, with the Sinter Plant Stack emissions as the controlling parameter. In other words, if the emissions from the Sinter Plant Stack are high, then the emissions from the Blast Furnace Stack must be lower (normal). If the Sinter Plant process is slowed down or stopped, then the emissions from the Blast Furnace would be allowed to be higher than normal.

The modeling performed by TRC (Asarco's consultant), and submitted by Asarco as their compliance demonstration for the primary SO₂ NAAQS, focused upon meeting the primary 24-hour SO₂ NAAQS (365 micrograms per cubic meter (0.14 ppm), maximum 24-hour concentration, not to be exceeded more than once per year). Demonstrating compliance with this 24-hour standard also results in compliance with the primary annual SO₂ NAAQS. This analysis did not address compliance with the secondary SO₂ NAAQS (a 3-hour standard).

Modeling the emissions from the Sinter Plant Stack as the Control for setting the emissions from the Blast Furnace Stack generates the following emission parameters (From Part I, Section 2.B.4):

$$\begin{array}{lll} 0.00 < S \leq 22.93 & (\text{Eq.A-04}) & B \leq 29.64 - (0.180)S \\ 22.93 < S \leq 54.54 & (\text{Eq.A-05}) & B \leq 38.74 - (0.577)S \\ 54.54 < S \leq 60.27 & (\text{Eq.A-06}) & B \leq 76.60 - (1.271)S \end{array}$$

Where S is the emission from the Sinter Plant Stack,
and B is the emission from the Blast Furnace Stack,
both in tons/day.

The following discussion is an example method which will allow Asarco to continuously track compliance with the emission limitations and conditions in this Exhibit A, and to take corrective action (production or process changes), if necessary, in order to ensure compliance.

S and B may be determined as follows:

Let " β " be the concentration of SO_2 in the gases being emitted from the Blast Furnace Stack. β is determined, on a wet basis, by a Continuous Emission Monitor (CEM) and reported in parts per million (ppm).

Let " Q_B " represent the volumetric gas flow rate of the Blast Furnace Stack (in standard cubic feet per minute, or scfm). This value is measured on a wet basis (actual), and reported as cubic feet per minute. It is reduced to Standard Conditions (20°C and 1 atmosphere) for determination of the mass emission rate.

Then B, the emission rate of the Blast Furnace Stack, can be determined at any time by the following equation (Eq. A-07):

$$B = Q_B \cdot \beta \cdot (1.1952 \times 10^{-7}) = X \text{ Tons/Day}$$

Stack gas volumetric flow rates for the sources addressed by this Exhibit A are reduced to Standard Conditions (20°C and 1 atmosphere of pressure), prior to calculating mass emission rates.

Similarly, let " α " represent the concentration of SO_2 present in the Sinter Plant Stack gases (wet basis determination) as reported by the CEM. Then " Q_S ", the Sinter Plant Stack gas flow rate (in scfm), is determined concurrently with the Sinter Plant Stack SO_2 concentration.

Then S, the emission rate of the Sinter Plant Stack, can be determined at any time by the equation (Eq. A-08):

$$S = Q_S \cdot \alpha \cdot (1.1952 \times 10^{-7}) = Y \text{ Tons/Day}$$

These two equations, A-07 and A-08, provide a simple relationship between the concentration of SO_2 in the stack gas and the emission rate.

The conversion, 1.1952×10^{-7} , is generated from the EPA conversion listed in 40 CFR, Part 75, Appendix F, Equation F-1 (Vol. 58, No. 6, Fed. Reg., January 11, 1993). Accordingly, for wet basis measurements of SO₂ concentration and flow rate:

$$1 \text{ ppm SO}_2 = \frac{\text{lb}}{\text{scf}} \text{ SO}_2 \cdot (1.660 \times 10^{-7})$$

{Conversion Valid for Reference Conditions: 20°C & 1 atm.}

The emission parameters discussed above were derived with the following additional emission limitations utilized as assumptions:

- (A) the Acid Plant (Source 8) emissions are relatively constant, and can be held at or below 4.3 tons/day of SO₂ emitted;
- (B) the Concentrate Storage and Handling Building (Source 6), will have a maximum emission rate of 0.552 tons/day (46.00 lb/hr) of SO₂;
- (C) the emission rates of all OTHER miscellaneous emission sources remain constant.

Section 3 Determination of Emissions from Surrogate Parameters

Asarco, in an effort to demonstrate compliance with their emission envelope, will employ an alternative monitoring scheme to determine emissions data for those plant operating hours when the CEMS are inoperative.

The alternative monitoring scheme requires the monitoring of process parameters (sinter plant and blast furnace) such as raw material feed rate and sulfur in the feed rate. These "surrogate" parameters have been correlated with emissions and will be used to calculate Surrogate Hourly Emission Rates for both the Sinter Plant Stack and the Blast Furnace Stack.

Surrogate Hourly Emission Rates will be used in conjunction with the CEMS-Derived Hourly Emission Rates to determine the Daily Emissions of the Sinter Plant and the Blast Furnace, but only when less than 24 hours of CEMS-Derived Hourly Emission Rates are available for either source on a given Calendar Day. A detailed discussion of surrogate parameters and their relationship to emissions can be found in Appendix A-1 of this Exhibit A.

Section 4 De Minimis Hourly Emission Rates

De Minimis Hourly Emission Rates were developed to assign emission

rates to the Sinter Plant Stack and Blast Furnace Stack whenever the associated process(es) (ie., Sinter Plant, Blast Furnace) is shutdown and the associated CEMS is inoperative. De Minimis Hourly Emission Rates were determined by Asarco through the review of historical CEMS-derived emissions data for both the Sinter Plant Stack and the Blast Furnace Stack, gathered when the respective process was shutdown.

If either the Sinter Plant or Blast Furnace are operating, but not both, and the CEMS associated with the process that is shutdown is also not operating, then the De Minimis Hourly Emission Rate that is applicable to the process that is shutdown will be used to determine compliance with the emission envelope.

Section 5 Applicable Rules and Regulations

Asarco is subject to all requirements of the federal Clean Air Act, 42 U.S.C. sections 7401, et seq., as amended, the Clean Air Act of Montana, Title 75, Chapter 2, MCA, and all rules and regulations promulgated pursuant to those statutes, including but not limited to the following:

- (A) Administrative Rules of Montana (ARM) 16.8.820, Ambient Air Quality Standards for Sulfur Dioxide;
- (B) ARM 16.8.1414, Sulfur Oxide Emissions -- Lead or Lead/Zinc Smelting Facilities (proposed for repeal on September 23, 1994);
- (C) ARM Title 16, Chapter 8, Sub-Chapter 7, General Provisions;
- (D) ARM Title 16, Chapter 8, Sub-Chapter 9, Prevention of Significant Deterioration of Air Quality;
- (E) Section 75-2-203, MCA, Board to set Emission Levels;
- (F) 40 CFR section 50.4, National Primary Ambient Air Quality Standard for Sulfur Oxides;
- (G) 40 CFR Part 60, Subparts A and R, Standards of Performance for Primary Lead Smelters (applicable in the event of a modification or reconstruction of the affected facility);
- (H) 40 CFR Part 60, Appendix A, Source Test Reference Methods 6 and 6C;
- (I) 40 CFR Part 60, Appendix B, Performance Specification Nos. 2 and 6;

- (J) 40 CFR Part 60, Appendix F, Quality Assurance Requirements for gas CEM systems used for compliance determination;
- (K) 40 CFR Part 75, Appendix A, Specifications and Test Procedures; and
- (L) 40 CFR Part 75, Appendix F, Conversion Procedures.

Section 6 RACM / RACT Determination

RACM / RACT, for this source, is that control technology which is necessary to meet the appropriate NAAQS (in this case, the primary SO₂ NAAQS). The Asarco Acid Plant is the primary SO₂ control for the Sinter Plant. This degree of control is generally considered RACT for this type of source, and when combined with operational and process controls will achieve and maintain the primary SO₂ NAAQS.

Section 7 Emission Inventory - SO₂

EAST HELENA SO ₂ EMISSION INVENTORY SUMMARY*			
SOURCE	EMISSION RATE		
	ppm	lbs/hr	Tons/Dy
-Point Sources-			
Crushing Mill Baghouse Stack #1	14.5	3.1437	0.0377
Crushing Mill Baghouse Stack #2	40.8	6.1590	0.0739
Sinter Plant [D & L] Baghouse Stack	2090.2	3148.894	37.7867
Acid Plant Stack	434.4	238.0998	2.8572
Blast Furnace Baghouse Stack	491.6	1240.7	14.889
Water Treatment Plant - South Tank Vent (Removed from Service)	160.6	2.6278	0.03155
Water Treatment Plant - North Tank Vent (Removed from Service)	83.0	1.4522	0.01745
-Volume Sources-			
Sinter [D & L] Building	25.3	9.3028	0.03255
Cottrell Penthouse	1.8	0.1065	0.0013
Blast Furnace Feed Floor	0.5	0.9002	0.0108
Blast Furnace Tapping Platform	2.5	2.9769	0.0357
Water Treatment Plant - North Building (Removed from Service)	7.5	0.0104	0.2503
Water Treatment Plant - Swimming Pool Building (Removed from Service)	45.4	2.0597	0.0247
Mist Precipitator Building	10.7	2.7100	0.03252
Pump Tank Building	7.3	0.3845	0.00462
-Fugitive Sources-			
Acid Plant Scrubber Towers	N/A	1.0311	0.01237

* Gathered from report: "SO₂ EMISSION INVENTORY, ASARCO PRIMARY LEAD SMELTER, EAST HELENA, MONTANA"; NAWC Report AQ 92-1A. Report received by MAQB 01-22-92.

DEPARTMENT OF HEALTH AND ENVIRONMENTAL SCIENCES
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ENVIRONMENTAL ASSESSMENT (EA)

Project or Application: Asarco Incorporated, Air Quality Control Strategy for sulfur dioxide in the East Helena, Montana, area, as part of the Montana State Air Quality Control Implementation Plan (SIP).

Description of Project: Asarco owns and operates a primary lead smelter in East Helena, Montana. The facility is located adjacent to, and directly South of Highway 12 East and the municipality of East Helena, and is the only significant source of SO₂ emissions in this area. The East Helena area is a designated nonattainment area for sulfur dioxide, and the department is required to prepare a control strategy for SO₂ that will achieve and maintain compliance with the primary SO₂ National Ambient Air Quality Standards (NAAQS).

Benefits and Purpose of Proposal: This control strategy identifies the SO₂ sources at the Asarco smelter, and makes enforceable emission limitations and conditions for those sources. Implementation of the terms of the control strategy will lead to achievement and maintenance of the primary SO₂ NAAQS in the East Helena area (this control strategy does not address compliance with either the secondary SO₂ NAAQS or the Montana Ambient Air Quality Standards for SO₂).

Description and analysis of reasonable alternatives whenever alternatives are reasonably available and prudent to consider: No reasonable alternatives are available.

A listing and appropriate evaluation of mitigation, stipulations and other controls enforceable by the agency or another government agency: A list of the enforceable conditions, limitations and requirements is contained in the control strategy (the final Order of the Board of Health and Environmental Sciences adopting and incorporating Exhibit A and Appendix A-1, Exhibit A, and Appendix A-1).

Recommendation: An EIS is not needed.

If an EIS is needed, and if appropriate, explain the reasons for preparing the EA: N/A

If an EIS is not required, explain why the EA is an appropriate level of analysis:

The current actual emissions from this smelter have been

- modeled to be in compliance with the primary SO₂ NAAQS. The emissions allowed under this control strategy have also been modeled, and result in compliance with the primary SO₂ NAAQS.
- The emissions from this smelter will not increase above current allowed levels.
- This action makes the emission limitations and conditions contained in the control strategy enforceable by the department pursuant to Montana law.

Other groups or agencies contacted or which may have overlapping jurisdiction: None.

Individuals or groups contributing to this EA: Department of Health and Environmental Sciences, Air Quality Bureau.

EA prepared by: Jack Dartman

Date: December 17, 1993

Potential Impact on Physical Environment

		Major	Moderate	Minor	None	Unknown	Comments Attached
1	Terrestrial and Aquatic Life and Habitats				X		
2	Water Quality, Quantity and Distribution				X		
3	Geology and Soil Quality, Stability and Moisture				X		
4	Vegetation Cover, Quantity and Quality				X		
5	Aesthetics				X		
6	Air Quality			X			
7	Unique Endangered, Fragile or Limited Environmental Resource					X	
8	Demands on Environmental Resource of Water, Air and Energy			X			
9	Historical and Archaeological Sites					X	
10	Cumulative and Secondary Impacts			X			

Potential Impact on Human Environment

		Major	Moderate	Minor	None	Unknown	Comments Attached
1	Social Structures and Mores				X		
2	Cultural Uniqueness and Diversity				X		
3	Local and State Tax Base and Tax Revenue			X			
4	Agricultural or Industrial Production			X			
5	Human Health			X			
6	Access to and Quality of Recreational and Wilderness Activities				X		
7	Quantity and Distribution of Employment			X			
8	Distribution of Population				X		
9	Demands for Government Services			X			
10	Industrial and Commercial Activity			X			
11	Locally Adopted Environmental Plans and Goals			X			
12	Cumulative and Secondary Impacts			X			