



# South Coast Air Quality Management District



21865 Copley Drive, Diamond Bar, CA 91765-4178  
(909) 396-2000 • www.aqmd.gov

August 15, 2008

Gerardo Riós  
Chief – Permits Office  
U.S. EPA – Region IX – Air 3  
75 Hawthorne Street  
San Francisco, CA 94105

Re: Transmittal of Renewal Title V Permit  
EI Colton, LLC.  
Agua Mansa Power Plant  
2040 Agua Mansa Road, Colton, CA 92324  
Facility ID 133813

Dear Mr. Riós:

Enclosed is one final renewal Title V permit issued by the South Coast Air Quality Management District (AQMD). The draft copy of this permit was submitted to EPA Region IX for a 45-day review and made available to the public for a 30-day public comment period. The AQMD did not receive any public comments on the draft permit. As of August 15, 2008, this Title V permit replaces the initial Title V permit.

If there are specific questions on the final permit, please contact permitting engineer Mr. Li Chen of our General Commercial and Energy team at (909) 396-2426. Questions on the AQMD's Title V permitting program may be referred to me at (909) 396-2662 or Michael D. Mills, the Senior Manager of the team, at (909) 396-2578.

Sincerely,

Mohsen Nazemi, P.E.  
Deputy Executive Officer  
Engineering and Compliance

MN:MDM:RGC

Enclosure

cc: Title V Facility File  
Title V Admin File

*Cleaning the air that we breathe...*



## FACILITY PERMIT TO OPERATE

**EI COLTON, LLC  
2040 AGUA MANSA RD  
COLTON, CA 92324**

### NOTICE

IN ACCORDANCE WITH RULE 206, THIS PERMIT TO OPERATE OR A COPY THEREOF MUST BE KEPT AT THE LOCATION FOR WHICH IT IS ISSUED.

THIS PERMIT DOES NOT AUTHORIZE THE EMISSION OF AIR CONTAMINANTS IN EXCESS OF THOSE ALLOWED BY DIVISION 26 OF THE HEALTH AND SAFETY CODE OF THE STATE OF CALIFORNIA OR THE RULES OF THE SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT. THIS PERMIT SHALL NOT BE CONSTRUED AS PERMISSION TO VIOLATE EXISTING LAWS, ORDINANCES, REGULATIONS OR STATUTES OF ANY OTHER FEDERAL, STATE OR LOCAL GOVERNMENTAL AGENCIES.

Barry R. Wallerstein, D. Env.  
EXECUTIVE OFFICER

By \_\_\_\_\_  
Mohsen Nazemi, P.E.  
Deputy Executive Officer  
Engineering & Compliance



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**TABLE OF CONTENTS**

Section	Description	Revision #	Date Issued
A	Facility Information	4	08/15/2008
B	RECLAIM Annual Emission Allocation	7	08/15/2008
C	Facility Plot Plan	TO BE DEVELOPED	
D	Facility Description and Equipment Specific Conditions	4	08/15/2008
E	Administrative Conditions	4	08/15/2008
F	RECLAIM Monitoring and Source Testing Requirements	4	08/15/2008
G	Recordkeeping and Reporting Requirements for RECLAIM Sources	4	08/15/2008
H	Permit To Construct and Temporary Permit to Operate	5	08/15/2008
I	Compliance Plans & Schedules	4	08/15/2008
J	Air Toxics	4	08/15/2008
K	Title V Administration	4	08/15/2008
Appendix			
A	NOx and SOx Emitting Equipment Exempt From Written Permit Pursuant to Rule 219	4	08/15/2008
B	Rule Emission Limits	4	08/15/2008



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION A: FACILITY INFORMATION**

LEGAL OWNER &/OR OPERATOR: EI COLTON, LLC

LEGAL OPERATOR (if different than owner):

EQUIPMENT LOCATION: 2040 AGUA MANSA RD  
COLTON, CA 92324

MAILING ADDRESS: 2040 AGUA MANSA RD  
COLTON, CA 92324

RESPONSIBLE OFFICIAL: WAYNE FERAGEN

TITLE: PLANT MANAGER

TELEPHONE NUMBER: (909) 825-1679

CONTACT PERSON: WAYNE FERAGEN

TITLE: PLANT MANAGER

TELEPHONE NUMBER: (909) 825-1679

TITLE V PERMIT ISSUED: August 15, 2008

TITLE V PERMIT EXPIRATION DATE: August 14, 2013

TITLE V	RECLAIM
YES	NOx: YES SOx: NO CYCLE: 1 ZONE: INLAND



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION B: RECLAIM ANNUAL EMISSION ALLOCATION**

The annual allocation of NO<sub>x</sub> RECLAIM Trading Credits (RTCs) for this facility is calculated pursuant to Rule 2002. Total NO<sub>x</sub> emission shall not exceed such annual allocations unless the operator obtains RTCs corresponding to the facility's increased emissions in compliance with Rules 2005 and 2007.

The level of Starting Allocation plus Non-Tradable Credits used to determine compliance with Rule 2005(c)(4) and applicability of Rule 2005(e) - Trading Zone Restrictions is listed on the last page of this Section.

The following table lists the annual allocations that were issued to this facility and the amounts of RTCs held by this facility on the day of printing this Section.

**RECLAIM POLLUTANT ANNUAL ALLOCATION (POUNDS)**

Year		Zone	NO <sub>x</sub> RTC Initially Allocated	NO <sub>x</sub> RTC <sup>1</sup> Holding as of 08/15/08 (pounds)	Non-Tradable <sup>2</sup> Non-Usable RTCs (pounds)
Begin (month/year)	End				
7/2005	6 /2006	Coastal	0	15159	0
1/2006	12/2006	Coastal	0	0	0
7/2005	6 /2006	Inland	0	6177	0
7/2006	6 /2007	Coastal	0	15159	0
1/2007	12/2007	Coastal	0	0	0
7/2006	6 /2007	Inland	0	5859	0
7/2007	6 /2008	Coastal	0	13385	0
1/2008	12/2008	Coastal	0	14205	448
7/2007	6 /2008	Inland	0	4172	0
7/2008	6 /2009	Coastal	0	12976	409
1/2009	12/2009	Coastal	0	13757	896
7/2008	6 /2009	Inland	0	9026	285
7/2009	6 /2010	Coastal	0	12567	819
1/2010	12/2010	Coastal	0	13309	1344
7/2009	6 /2010	Inland	0	8741	569
7/2010	6 /2011	Coastal	0	12158	1228
1/2011	12/2011	Coastal	0	12861	1792

Footnotes:

1. This number may change due to pending trades, emissions reported under Quarterly Certification of Emissions Report (QCER) and Annual Permit Emission Program (APEP) Report required pursuant to Rule 2004, or deductions made pursuant to Rule 2010(b). The most recent total RTC information can be obtained from the District's RTC Listing.
2. The use of such credits is subject to restrictions set forth in paragraph (f)(1) of Rule 2002.



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION B: RECLAIM ANNUAL EMISSION ALLOCATION**

The annual allocation of NOx RECLAIM Trading Credits (RTCs) for this facility is calculated pursuant to Rule 2002. Total NOx emission shall not exceed such annual allocations unless the operator obtains RTCs corresponding to the facility's increased emissions in compliance with Rules 2005 and 2007.

The level of Starting Allocation plus Non-Tradable Credits used to determine compliance with Rule 2005(c)(4) and applicability of Rule 2005(e) - Trading Zone Restrictions is listed on the last page of this Section.

The following table lists the annual allocations that were issued to this facility and the amounts of RTCs held by this facility on the day of printing this Section.

**RECLAIM POLLUTANT ANNUAL ALLOCATION (POUNDS)**

Year		Zone	NOx RTC Initially Allocated	NOx RTC <sup>1</sup> Holding as of 08/15/08 (pounds)	Non-Tradable <sup>2</sup> Non-Usable RTCs (pounds)
Begin (month/year)	End				
7/2010	6 /2011	Inland	0	8456	854
7/2011	6 /2012	Coastal	0	11748	1637
1/2012	12/2012	Coastal	0	12861	1792
7/2011	6 /2012	Inland	0	8172	1139
7/2012	6 /2013	Coastal	0	11748	1637
1/2013	12/2013	Coastal	0	12861	1792
7/2012	6 /2013	Inland	0	8172	1139
7/2013	6 /2014	Coastal	0	11748	1637
1/2014	12/2014	Coastal	0	12861	1792
7/2013	6 /2014	Inland	0	8172	1139
7/2014	6 /2015	Coastal	0	11748	1637
1/2015	12/2015	Coastal	0	12861	1792
7/2014	6 /2015	Inland	0	8172	1139
7/2015	6 /2016	Coastal	0	11748	1637
1/2016	12/2016	Coastal	0	12861	1792
7/2015	6 /2016	Inland	0	8172	1139
7/2016	6 /2017	Coastal	0	11748	1637

Footnotes:

- This number may change due to pending trades, emissions reported under Quarterly Certification of Emissions Report (QCER) and Annual Permit Emission Program (APEP) Report required pursuant to Rule 2004, or deductions made pursuant to Rule 2010(b). The most recent total RTC information can be obtained from the District's RTC Listing.
- The use of such credits is subject to restrictions set forth in paragraph (f)(1) of Rule 2002.



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION B: RECLAIM ANNUAL EMISSION ALLOCATION**

The annual allocation of NOx RECLAIM Trading Credits (RTCs) for this facility is calculated pursuant to Rule 2002. Total NOx emission shall not exceed such annual allocations unless the operator obtains RTCs corresponding to the facility's increased emissions in compliance with Rules 2005 and 2007.

The level of Starting Allocation plus Non-Tradable Credits used to determine compliance with Rule 2005(c)(4) and applicability of Rule 2005(e) - Trading Zone Restrictions is listed on the last page of this Section.

The following table lists the annual allocations that were issued to this facility and the amounts of RTCs held by this facility on the day of printing this Section.

**RECLAIM POLLUTANT ANNUAL ALLOCATION (POUNDS)**

Year		Zone	NOx RTC Initially Allocated	NOx RTC <sup>1</sup> Holding as of 08/15/08 (pounds)	Non-Tradable <sup>2</sup> Non-Usable RTCs (pounds)
Begin (month/year)	End				
1/2017	12/2017	Coastal	0	12861	1792
7/2016	6 /2017	Inland	0	8172	1139
7/2017	6 /2018	Coastal	0	11748	1637
1/2018	12/2018	Coastal	0	12861	1792
7/2017	6 /2018	Inland	0	8172	1139
7/2018	6 /2019	Coastal	0	11748	1637
1/2019	12/2019	Coastal	0	12861	1792
7/2018	6 /2019	Inland	0	8172	1139
7/2019	6 /2020	Coastal	0	11748	1637
1/2020	12/2020	Coastal	0	12861	1792
7/2019	6 /2020	Inland	0	8172	1139
7/2020	6 /2021	Coastal	0	11748	1637
1/2021	12/2021	Coastal	0	12861	1792
7/2020	6 /2021	Inland	0	8172	1139
7/2021	6 /2022	Coastal	0	11748	1637
1/2022	12/2022	Coastal	0	12861	1792
7/2021	6 /2022	Inland	0	8172	1139

Footnotes:

1. This number may change due to pending trades, emissions reported under Quarterly Certification of Emissions Report (QCER) and Annual Permit Emission Program (APEP) Report required pursuant to Rule 2004, or deductions made pursuant to Rule 2010(b). The most recent total RTC information can be obtained from the District's RTC Listing.
2. The use of such credits is subject to restrictions set forth in paragraph (f)(1) of Rule 2002.



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION B: RECLAIM ANNUAL EMISSION ALLOCATION**

The annual allocation of NOx RECLAIM Trading Credits (RTCs) for this facility is calculated pursuant to Rule 2002. Total NOx emission shall not exceed such annual allocations unless the operator obtains RTCs corresponding to the facility's increased emissions in compliance with Rules 2005 and 2007.

The level of Starting Allocation plus Non-Tradable Credits used to determine compliance with Rule 2005(c)(4) and applicability of Rule 2005(e) - Trading Zone Restrictions is listed on the last page of this Section.

The following table lists the annual allocations that were issued to this facility and the amounts of RTCs held by this facility on the day of printing this Section.

**RECLAIM POLLUTANT ANNUAL ALLOCATION (POUNDS)**

Year		Zone	NOx RTC Initially Allocated	NOx RTC <sup>1</sup> Holding as of 08/15/08 (pounds)	Non-Tradable <sup>2</sup> Non-Usable RTCs (pounds)
Begin (month/year)	End				
7/2022	6 /2023	Coastal	0	11748	1637
1/2023	12/2023	Coastal	0	12861	1792
7/2022	6 /2023	Inland	0	8172	1139

Footnotes:

1. This number may change due to pending trades, emissions reported under Quarterly Certification of Emissions Report (QCER) and Annual Permit Emission Program (APEP) Report required pursuant to Rule 2004, or deductions made pursuant to Rule 2010(b). The most recent total RTC information can be obtained from the District's RTC Listing.
2. The use of such credits is subject to restrictions set forth in paragraph (f)(1) of Rule 2002.



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION B: RECLAIM ANNUAL EMISSION ALLOCATION**

The annual allocation of RECLAIM Trading Credits (RTCs) for this facility is calculated pursuant to Rule 2002. If the facility submits a permit application to increase an annual allocation to a level greater than the facility's Starting Allocation plus Non-Tradable Credits as listed below, the application will be evaluated for compliance with Rule 2005(c)(4). Rule 2005(e)-Trading Zone Restrictions applies if an annual allocation is increased to a level greater than the facility's Starting Allocation plus Non-Tradable Credits:

Year		Zone	NOx RTC Starting Allocation (pounds)	Non-Tradable Credits(NTCs) (pounds)
Begin	End			
1/1994	12/1994	Inland	0	0



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION C: FACILITY PLOT PLAN**

(TO BE DEVELOPED)



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION D: FACILITY DESCRIPTION AND EQUIPMENT SPECIFIC CONDITIONS**

The operator shall comply with the terms and conditions set forth below:

Equipment	ID No.	Connected To	RECLAIM Source Type/ Monitoring Unit	Emissions * And Requirements	Conditions
<b>Process 3 : RULE 219 EXEMPT</b>					
RULE 219 EXEMPT EQUIPMENT, COATING EQUIPMENT, PORTABLE, ARCHITECTURAL COATINGS	E8			VOC: (9) [RULE 1113,11-8-1996;RULE 1113,7-13-2007;RULE 1171,11-7-2003;RULE 1171,2-1-2008]	K67.2

\* (1)(1A)(1B) Denotes RECLAIM emission factor (2)(2A)(2B) Denotes RECLAIM emission rate  
 (3) Denotes RECLAIM concentration limit (4) Denotes BACT emission limit  
 (5)(5A)(5B) Denotes command and control emission limit (6) Denotes air toxic control rule limit  
 (7) Denotes NSR applicability limit (8)(8A)(8B) Denotes 40 CFR limit(e.g. NSPS, NESHAPS, etc.)  
 (9) See App B for Emission Limits (10) See Section J for NESHAP/MACT requirements

\*\* Refer to Section F and G of this permit to determine the monitoring, recordkeeping and reporting requirements for this device.



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION D: DEVICE ID INDEX**

**The following sub-section provides an index  
to the devices that make up the facility  
description sorted by device ID.**



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION D: DEVICE ID INDEX**

Device Index For Section D			
Device ID	Section D Page No.	Process	System
E8	1	3	0



## FACILITY PERMIT TO OPERATE EI COLTON, LLC

### SECTION D: FACILITY DESCRIPTION AND EQUIPMENT SPECIFIC CONDITIONS

The operator shall comply with the terms and conditions set forth below:

#### FACILITY CONDITIONS

- F9.1 Except for open abrasive blasting operations, the operator shall not discharge into the atmosphere from any single source of emissions whatsoever any air contaminant for a period or periods aggregating more than three minutes in any one hour which is:
- (a) As dark or darker in shade as that designated No.1 on the Ringelmann Chart, as published by the United States Bureau of Mines; or
  - (b) Of such opacity as to obscure an observer's view to a degree equal to or greater than does smoke described in subparagraph (a) of this condition.

[RULE 401, 3-2-1984; RULE 401, 11-9-2001]

#### DEVICE CONDITIONS

#### K. Record Keeping/Reporting

- K67.2 The operator shall keep records, in a manner approved by the District, for the following parameter(s) or item(s):

For architectural applications where thinners, reducers, or other VOC containing materials are added, maintain daily records for each coating consisting of (a) coating type, (b) VOC content as applied in grams per liter (g/l) of materials used for low-solids coatings, (c) VOC content as applied in g/l of coating, less water and exempt solvent, for other coatings.

For architectural applications where no thinners, reducers, or other VOC containing materials are added, maintain semi-annual records for all coating consisting of (a) coating type, (b) VOC content as supplied in grams per liter (g/l) of materials for low-solids coatings, (c) VOC content as supplied in g/l of coating, less water and exempt solvent, for other coatings.

[RULE 3004(a)(4)-Periodic Monitoring, 12-12-1997]

[Devices subject to this condition : E8]



## FACILITY PERMIT TO OPERATE EI COLTON, LLC

### SECTION E: ADMINISTRATIVE CONDITIONS

The operating conditions in this section shall apply to all permitted equipment at this facility unless superseded by condition(s) listed elsewhere in this permit.

1. The permit shall remain effective unless this permit is suspended, revoked, modified, reissued, denied, or it is expired for nonpayment of permit processing or annual operating fees. [201, 203, 209, 301]
  - a. The permit must be renewed annually by paying annual operating fees, and the permit shall expire if annual operating fees are not paid pursuant to requirements of Rule 301(d). [301(d)]
  - b. The Permit to Construct listed in Section H shall expire one year from the Permit to Construct issuance date, unless a Permit to Construct extension has been granted by the Executive Officer or unless the equipment has been constructed and the operator has notified the Executive Officer prior to the operation of the equipment, in which case the Permit to Construct serves as a temporary Permit to Operate. [202, 205]
  - c. The Title V permit shall expire as specified under Section K of the Title V permit. The permit expiration date of the Title V facility permit does not supercede the requirements of Rule 205. [205, 3004]
2. The operator shall maintain all equipment in such a manner that ensures proper operation of the equipment. [204]
3. This permit does not authorize the emissions of air contaminants in excess of those allowed by Division 26 of the Health and Safety Code of the State of California or the Rules and Regulations of the AQMD. This permit cannot be considered as permission to violate existing laws, ordinances, regulations, or statutes of other governmental agencies. [204]
4. The operator shall not use equipment identified in this facility permit as being connected to air pollution control equipment unless they are so vented to the identified air pollution control equipment which is in full use and which has been included in this permit. [204]
5. The operator shall not use any equipment having air pollution control device(s) incorporated within the equipment unless the air pollution control device is in full operation. [204]
6. The operator shall maintain records to demonstrate compliance with rules or permit conditions that limit equipment operating parameters, or the type or quantity of material processed. These records shall be made available to AQMD personnel upon request and be maintained for at least: [204]



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION E: ADMINISTRATIVE CONDITIONS**

- a. Three years for a facility not subject to Title V; or
  - b. Five years for a facility subject to Title V.
7. The operator shall maintain and operate all equipment to ensure compliance with all emission limits as specified in this facility permit. Compliance with emission limits shall be determined according to the following specifications, unless otherwise specified by AQMD rules or permit conditions: [204]
- a. For internal combustion engines and gas turbines, measured concentrations shall be corrected to 15 percent stack-gas oxygen content on a dry basis and be averaged over a period of 15 consecutive minutes; [1110.2, 1134, 204]
  - b. For other combustion devices, measured concentrations shall be corrected to 3 percent stack-gas oxygen content on a dry basis and be averaged over a period of 15 consecutive minutes; [1146, 1146.1, 204]
  - c. For a large NO<sub>x</sub> source, compliance with a RECLAIM concentration limit shall be measured over a continuous 60 minutes for that source; [2012]
  - d. For non-combustion sources, compliance with emission limits shall be determined and averaged over a period of 60 minutes; [204]
  - e. For the purpose of determining compliance with Rule 407, carbon monoxide (CO) shall be measured on a dry basis and be averaged over 15 consecutive minutes, and sulfur compounds which would exist as liquid or gas at standard conditions shall be calculated as sulfur dioxide (SO<sub>2</sub>) and be averaged over 15 consecutive minutes; [407]
  - f. For the purpose of determining compliance with Rule 409, combustion contaminant emission measurements shall be corrected to 12 percent of carbon dioxide (CO<sub>2</sub>) at standard conditions and averaged over 15 consecutive minutes. [409]
  - g. For the purpose of determining compliance with Rule 475, combustion contaminant emission measurements shall be corrected to 3 percent of oxygen (O<sub>2</sub>) at standard conditions and averaged over 15 consecutive minutes or any other averaging time specified by the Executive Officer. [475]
8. All equipment operating under the RECLAIM program shall comply concurrently with all provisions of AQMD Rules and Regulations, except those listed in Table 1 of Rule 2001 for NO<sub>x</sub> RECLAIM sources and Table 2 of Rule 2001 for SO<sub>x</sub> RECLAIM sources. Those provisions listed in Tables 1 or 2 shall not apply to NO<sub>x</sub> or SO<sub>x</sub> emissions after the date the facility has demonstrated compliance with all monitoring and reporting requirements of Rules 2011 or 2012, as applicable. Provisions of the listed AQMD rules in Tables 1 or 2 which have initial implementation dates in 1994 shall not apply to a RECLAIM NO<sub>x</sub> or SO<sub>x</sub> source, respectively. [2001]



## FACILITY PERMIT TO OPERATE EI COLTON, LLC

### SECTION E: ADMINISTRATIVE CONDITIONS

9. The operator shall, when a source test is required by AQMD, provide a source test protocol to AQMD no later than 60 days before the proposed test date. The test shall not commence until the protocol is approved by AQMD. The test protocol shall contain the following information: [204, 304]
  - a. Brief description of the equipment tested.
  - b. Brief process description, including maximum and normal operating temperatures, pressures, through-put, etc.
  - c. Operating conditions under which the test will be performed.
  - d. Method of measuring operating parameters, such as fuel rate and process weight. Process schematic diagram showing the ports and sampling locations, including the dimensions of the ducts/stacks at the sampling locations, and distances of flow disturbances, (e.g. elbows, tees, fans, dampers) from the sampling locations (upstream and downstream).
  - e. Brief description of sampling and analytical methods used to measure each pollutant, temperature, flow rates, and moisture.
  - f. Description of calibration and quality assurance procedures.
  - g. Determination that the testing laboratory qualifies as an "independent testing laboratory" under Rule 304 (no conflict of interest).
  
10. The operator shall submit a report no later than 60 days after conducting a source test, unless otherwise required by AQMD Rules or equipment-specific conditions. The report shall contain the following information: [204]
  - a. The results of the source test.
  - b. Brief description of the equipment tested.
  - c. Operating conditions under which test will be performed.
  - d. Method of measuring operating parameters, such as fuel rate and process weight. Process schematic diagram showing the ports and sampling locations, including the dimensions of the ducts/stacks at the sampling locations, and distances of flow disturbances, (e.g. elbows, tees, fans, dampers) from the sampling locations (upstream and downstream).
  - e. Field and laboratory data forms, strip charts and analyses.
  - f. Calculations for volumetric flow rates, emission rates, control efficiency, and overall control efficiency.
  
11. The operator shall, when a source test is required, provide and maintain facilities for sampling and testing. These facilities shall comply with the requirements of AQMD Source Test Method 1.1 and 1.2. [217]



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**SECTION E: ADMINISTRATIVE CONDITIONS**

12. Whenever required to submit a written report, notification or other submittal to the Executive Officer, AQMD, or the District, the operator shall mail or deliver the material to: Deputy Executive Officer, Engineering and Compliance, AQMD, 21865 E. Copley Drive, Diamond Bar, CA 91765-4182.  
[204]



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**SECTION F: RECLAIM MONITORING AND SOURCE TESTING REQUIREMENTS**

The Facility shall comply with all applicable monitoring and source testing requirements in Regulation XX. These requirements may include but are not limited to the following:

**I. NOx Monitoring Conditions**

A. The Operator of a NOx Major Source, as defined in Rule 2012, shall, as applicable:

1. Install, maintain, and operate an AQMD certified direct or time-shared monitoring device or an approved alternative monitoring device for each major NOx source to continuously measure the concentration of NOx emissions and all other applicable variables specified in Rule 2012, Table 2012-1 and Rule 2012, Appendix A, Table 2-A to determine the NOx emissions rate from each source. The time-sharing of CEMS among NOx sources may be allowed by the Executive Officer in accordance with the requirements for time sharing specified in Appendix A. [2012]
2. Install, maintain, and operate a totalizing fuel meter approved by the Executive Officer for each major source. [2012]
3. If the facility is operating existing CEMS and fuel meters, continue to follow recording and reporting procedures required by AQMD Rules and Regulations in effect prior to October 15, 1993 until the CEMS is certified pursuant to Rule 2012. [2012]
4. Use valid data collected by an AQMD certified or provisionally certified CEMS in proper operation that meets all the requirements of Appendix A of Rule 2012, unless final certification of the CEMS is denied, to determine mass emissions for all purposes, including, but not limited to, determining: [2012]
  - a. compliance with the annual Allocation;
  - b. excess emissions;
  - c. the amount of penalties; and
  - d. fees.
5. Follow missing data procedures as specified in Rule 2012 Appendix A whenever valid data is not available or collected to determine mass emissions for all purposes, including, but not limited to, determining: [2012]
  - a. compliance with the annual Allocation;
  - b. excess emissions;
  - c. the amount of penalties; and
  - d. fees.



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION F: RECLAIM MONITORING AND SOURCE TESTING REQUIREMENTS**

B. The Operator of a NO<sub>x</sub> Large Source, as defined in Rule 2012, shall, as applicable:

Not Applicable

C. The Operator of a NO<sub>x</sub> Process Unit, as defined in Rule 2012, shall, as applicable:

Not Applicable

**II. NO<sub>x</sub> Source Testing and Tune-up Conditions**

1. The operator shall conduct all required NO<sub>x</sub> source testing in compliance with an AQMD-approved source test protocol. [2012]
2. The operator shall, as applicable, conduct source tests for every large NO<sub>x</sub> source no later than December 31, 1996 and every 3 years thereafter. The source test shall include the determination of NO<sub>x</sub> concentration and a relative accuracy audit of the exhaust stack flow determination (e.g. in-stack flow monitor or fuel flow monitor based F-factor calculation). Such source test results shall be submitted per the schedule described by APEP. In lieu of submitting the first source test report, the facility permit holder may submit the results of a source test not more than 3 years old which meets the requirements when conducted. [2012]
3. All NO<sub>x</sub> large sources and NO<sub>x</sub> process units shall be tuned-up in accordance with the schedule specified in Rule 2012, Appendix A, Chapter 5, Table 5-B. [2012]
4. Process Unit source testing



## FACILITY PERMIT TO OPERATE EI COLTON, LLC

### SECTION G: RECORDKEEPING AND REPORTING REQUIREMENTS FOR RECLAIM SOURCES

The Facility shall comply with all applicable reporting and recordkeeping requirements in Regulation XX. These requirements may include but are not limited to the following:

#### I. Recordkeeping Requirements for all RECLAIM Sources

1. The operator shall maintain all monitoring data required to be measured or reported pursuant to Rule 2011 and Rule 2012, whichever is applicable. All records shall be made available to AQMD staff upon request and be maintained for at least:
  - a. Three years after each APEP report is submitted to AQMD for a facility not subject to Title V, unless a different time period is required in Rule 2011 or Rule 2012 [2011 & 2012]; or
  - b. Five years after each APEP report is submitted to AQMD for a facility subject to Title V. [3004(a)(4)(E)]
  - c. Notwithstanding the above, all data gathered or computed for intervals of less than 15 minutes shall only be maintained a minimum of 48 hours. [2011 & 2012]
2. The operator shall store on site and make available to the Executive Officer upon request: records used to determine emissions, maintenance records, sources test reports, relative accuracy test audit reports, relative accuracy audit reports and fuel meter calibration records. [2011 & 2012]

#### II. Reporting Requirements for all RECLAIM Sources

1. The operator shall submit a quarterly certification of emissions including the facility's total NO<sub>x</sub> or SO<sub>x</sub> emissions, whichever is applicable, for the quarter within 30 days after the end of the first three quarters and 60 days after the end of the fourth quarter of a compliance year. [2011 & 2012]

#### NO<sub>x</sub> Reporting Requirements

- A. The Operator of a NO<sub>x</sub> Major Source, as defined in Rule 2012, shall, as applicable:
  1. No later than 12 months after entry into the RECLAIM program or after the initial operation of a new major source, whichever is later, install, maintain, and operate a reporting device to electronically report everyday to the AQMD central station for each major NO<sub>x</sub> source, the total daily mass emissions of NO<sub>x</sub> and daily status codes. Such data





AQMD

**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE**

The operator shall comply with the terms and conditions set forth below:

Equipment	ID No.	Connected To	RECLAIM Source Type/ Monitoring Unit	Emissions * And Requirements	Conditions
<b>Process 1 : POWER GENERATION</b>					
CO OXIDATION CATALYST, ENGELHARD, WITH 65 CUBIC FEET OF TOTAL CATALYST VOLUME A/N: 406068 Permit to Construct Issued: 01/10/03	C3	D1 C4			E193.1
SELECTIVE CATALYTIC REDUCTION, ENGELHARD, 1180 CU.FT.; WIDTH: 11 IN; HEIGHT: 51 FT; LENGTH: 3 FT WITH AMMONIA INJECTION, GRID A/N: 406068 Permit to Construct Issued: 01/10/03	C4	C3 S6		NH3: 5 PPMV (4) [RULE 1303(a)(1)-BACT,5-10-1996]	D12.1, D12.2, D12.3, D29.1, D232.1, E73.1, E179.1, E179.2, E193.1
STACK, HEIGHT: 106 FT; DIAMETER: 10 FT A/N: 413583 Permit to Construct Issued: 07/10/03	S6	C4			
<b>Process 2 : INORGANIC CHEMICAL STORAGE</b>					
STORAGE TANK, PRESSURIZED, 19% AQUEOUS AMMONIA, WITH VAPOR BALANCE SYSTEM, 10000 GALS; WIDTH: 8 FT; HEIGHT: 15 FT; LENGTH: 28 FT A/N: 406070 Permit to Construct Issued: 01/10/03	D7				C157.1, E144.1, E193.1

\* (1)(1A)(1B) Denotes RECLAIM emission factor (2)(2A)(2B) Denotes RECLAIM emission rate  
(3) Denotes RECLAIM concentration limit (4) Denotes BACT emission limit  
(5)(5A)(5B) Denotes command and control emission limit (6) Denotes air toxic control rule limit  
(7) Denotes NSR applicability limit (8)(8A)(8B) Denotes 40 CFR limit (e.g. NSPS, NESHAPS, etc.)  
(9) See App B for Emission Limits (10) See Section J for NESHAP/MACT requirements

\*\* Refer to Section F and G of this permit to determine the monitoring, recordkeeping and reporting requirements for this device.



**AQMD**

SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT  
21865 Copley Drive, Diamond Bar, CA 91765

Section H	Page: 3
Facility I.D.:	133813
Revision #:	5
Date:	August 15, 2008

**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION H: DEVICE ID INDEX**

**The following sub-section provides an index  
to the devices that make up the facility  
description sorted by device ID.**



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION H: DEVICE ID INDEX**

Device Index For Section H			
Device ID	Section H Page No.	Process	System
D1	1	1	0
C3	2	1	0
C4	2	1	0
S6	2	1	0
D7	2	2	0



## **FACILITY PERMIT TO OPERATE EI COLTON, LLC**

### **SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE**

The operator shall comply with the terms and conditions set forth below:

#### **FACILITY CONDITIONS**

F9.1 Except for open abrasive blasting operations, the operator shall not discharge into the atmosphere from any single source of emissions whatsoever any air contaminant for a period or periods aggregating more than three minutes in any one hour which is:

- (a) As dark or darker in shade as that designated No.1 on the Ringelmann Chart, as published by the United States Bureau of Mines; or
- (b) Of such opacity as to obscure an observer's view to a degree equal to or greater than does smoke described in subparagraph (a) of this condition.

[RULE 401, 3-2-1984; RULE 401, 11-9-2001]

#### **DEVICE CONDITIONS**

##### **A. Emission Limits**



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE**

The operator shall comply with the terms and conditions set forth below:

A63.1 The operator shall limit emissions from this equipment as follows:

CONTAMINANT	EMISSIONS LIMIT
CO	Less than or equal to 3981 LBS IN ANY ONE MONTH
PM10	Less than or equal to 2105 LBS IN ANY ONE MONTH
VOC	Less than or equal to 793 LBS IN ANY ONE MONTH
SOX	Less than or equal to 104 LBS IN ANY ONE MONTH

The operator shall calculate the emission limit(s) by using monthly fuel use data and the following emission factors for the initial commissioning period: Natural Gas: PM10 9.26 lbs/MMscf , VOC 4.92 lbs/MMscf, and SOx 0.83 lbs/mmscf.

The operator shall calculate the emission limit(s) by using calendar monthly fuel use data and the following emission factors after the initial commissioning period: Natural Gas: PM10 7.45 lbs/MMscf , VOC 2.61 lbs/MMscf, and SOx 0.36 lbs/mmscf.

The operator shall calculate the emission limit(s) for CO, after the CO CEMS certification, based on the readings from the AQMD certified CO CEMS. In the event CO CEMS is not operating, or the emissions exceed the valid upper range of the analyzer, the emissions shall be calculated in accordance with the approved CEMS plan.

The operator shall calculate the emission limit(s) for CO in the absence of valid CEMS data, by using monthly fuel use data and the following factors: Natural Gas: 19.75 lbs/mmscf , during the initial commissioning period and 13.68 lbs/MMscf, after the initial commissioning period.

[RULE 1303(b)(2)-Offset, 5-10-1996]

[Devices subject to this condition : D1]

A99.1 The 3.5 PPM NOX emission limit(s) shall not apply during turbine startup or shutdown periods. Startups shall not exceed 2 event(s) per day and 25 events per calendar month. Startup time shall not exceed 30 min/event. Shutdowns shall not exceed 8 minutes/event. Written records of start-ups and shutdowns shall be maintained and made available to the AQMD upon request.

[RULE 2005, 4-9-1999; RULE 2005, 4-20-2001]

[Devices subject to this condition : D1]



## FACILITY PERMIT TO OPERATE EI COLTON, LLC

### SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE

The operator shall comply with the terms and conditions set forth below:

- A99.2 The 6 PPM CO emission limit(s) shall not apply during turbine startup or shutdown periods. Startups shall not exceed 2 event(s) per day and 25 events per calendar month. Startup time shall not exceed 30 min/event. Shutdowns shall not exceed 8 minutes/event. Written records of start-ups and shutdowns shall be maintained and made available to the AQMD upon request.

[RULE 1303(a)(1)-BACT, 5-10-1996]

[Devices subject to this condition : D1]

- A99.3 The 3.5 PPM NOX emission limit(s) shall not apply during the turbine commissioning period. Natural gas commissioning shall not exceed 213 operating hours for the turbine. Operating hours shall be defined as whenever the turbine is consuming fuel. Written records of commissioning shall be maintained and made available to the AQMD upon request.

[RULE 2005, 4-9-1999; RULE 2005, 4-20-2001]

[Devices subject to this condition : D1]

- A99.4 The 6 PPM CO emission limit(s) shall not apply during the turbine commissioning period. Natural gas commissioning shall not exceed 213 operating hours for the turbine. Operating hours shall be defined as whenever the turbine is consuming fuel. Written records of commissioning shall be maintained and made available to the AQMD upon request.

[RULE 1303(a)(1)-BACT, 5-10-1996]

[Devices subject to this condition : D1]

- A99.5 The 93.62 LBS/MMCF NOX emission limit(s) shall only apply during the turbine natural gas commissioning period and interim reporting period after turbine commissioning to report RECLAIM emissions. The interim reporting period shall not exceed 12 months from the initial startup date. The operator shall provide written notification to the AQMD of the exact start up date.

[RULE 2012, 5-11-2001; RULE 2012, 12-5-2003]

[Devices subject to this condition : D1]



## FACILITY PERMIT TO OPERATE EI COLTON, LLC

### SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE

The operator shall comply with the terms and conditions set forth below:

A195.1 The 3.5 PPMV NOX emission limit(s) is averaged over 180 minutes at 15 percent oxygen, dry.

[RULE 2005, 4-9-1999; RULE 2005, 4-20-2001]

[Devices subject to this condition : D1]

A195.2 The 6 PPMV CO emission limit(s) is averaged over 180 minutes at 15 percent oxygen, dry.

[RULE 1303(a)(1)-BACT, 5-10-1996]

[Devices subject to this condition : D1]

A195.3 The 2 PPMV VOC emission limit(s) is averaged over 180 minutes at 15 percent oxygen, dry.

[RULE 1303(a)(1)-BACT, 5-10-1996]

[Devices subject to this condition : D1]

A327.1 For the purpose of determining compliance with District Rule 475, combustion contaminant emissions may exceed the concentration limit or the mass emission limit listed, but not both limits at the same time.

[RULE 475, 10-8-1976; RULE 475, 8-7-1978]

[Devices subject to this condition : D1]

### C. Throughput or Operating Parameter Limits

C157.1 The operator shall install and maintain a pressure relief valve set at 25 psig.

[RULE 1303(a)(1)-BACT, 5-10-1996]

[Devices subject to this condition : D7]

### D. Monitoring/Testing Requirements



## FACILITY PERMIT TO OPERATE EI COLTON, LLC

### SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE

The operator shall comply with the terms and conditions set forth below:

- D12.1 The operator shall install and maintain a(n) continuous monitoring system to accurately indicate the ammonia injection rate of the ammonia injection system.

The operator shall also install and maintain a device to continuously record the parameter being measured.

The measuring device or gauge shall be accurate to within plus or minus 5 percent. It shall be calibrated once every 12 months.

[RULE 1303(a)(1)-BACT, 5-10-1996]

[Devices subject to this condition : C4]

- D12.2 The operator shall install and maintain a(n) temperature gauge to accurately indicate the temperature in the exhaust at the inlet to the SCR reactor.

The operator shall also install and maintain a device to continuously record the parameter being measured.

The measuring device or gauge shall be accurate to within plus or minus 5 percent. It shall be calibrated once every 12 months.

[RULE 2012, 5-11-2001; RULE 2012, 12-5-2003]

[Devices subject to this condition : C4]

- D12.3 The operator shall install and maintain a(n) pressure gauge to accurately indicate the differential pressure across the SCR catalyst bed in inches water column.

The operator shall also install and maintain a device to continuously record the parameter being measured.

The measuring device or gauge shall be accurate to within plus or minus 5 percent. It shall be calibrated once every 12 months.

[RULE 2012, 5-11-2001; RULE 2012, 12-5-2003]

[Devices subject to this condition : C4]



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE**

The operator shall comply with the terms and conditions set forth below:

D29.1 The operator shall conduct source test(s) for the pollutant(s) identified below.

Pollutant(s) to be tested	Required Test Method(s)	Averaging Time	Test Location
NH3 emissions	District method 207.1 and 5.3 or EPA method 17	1 hour	Outlet of the SCR serving this equipment

The test(s) shall be conducted at least once each calendar quarter during the first 12 months of operation and at least annually thereafter. The NOx concentration, as determined by the CEMS, shall be simultaneously recorded during the ammonia slip test. If the CEMS is inoperable, a test shall be conducted to determine the NOx emissions using District Method 100.1 measured over a 60 minute averaging time period.

The test shall be conducted to demonstrate compliance with the Rule 1303 concentration limit.

The test shall be conducted when the equipment is operating at 80 percent load or greater.

The test shall be conducted and the results submitted to the AQMD permitting engineer within 45 days after the test date.

[RULE 1303(a)(1)-BACT, 5-10-1996]

[Devices subject to this condition : C4]



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE**

The operator shall comply with the terms and conditions set forth below:

D29.2 The operator shall conduct source test(s) for the pollutant(s) identified below.

Pollutant(s) to be tested	Required Test Method(s)	Averaging Time	Test Location
NOX emissions	District method 100.1	1 hour	Outlet of the SCR serving this equipment
CO emissions	District method 100.1	1 hour	Outlet of the SCR serving this equipment
SOX emissions	Approved District method	District-approved averaging time	Fuel sample
VOC	Approved District method	1 hour	Outlet of the SCR serving this equipment
PM emissions	District method 5.2	District-approved averaging time	Outlet of the SCR serving this equipment
NH3 emissions	District method 207.1 and 5.3 or EPA method 17	1 hour	Outlet of the SCR serving this equipment

The test(s) shall be conducted within 60 days after achieving maximum production rate, but no later than 180 days after initial start-up.

The test shall be conducted to determine the oxygen levels in the exhaust. In addition, the tests shall measure the fuel flow rate (CFH), the flue gas flow rate, and the turbine generating output (MW).

The test shall be conducted in accordance with a District approved source test protocol. The protocol shall be submitted to the District permitting engineer no later than 45 days before the proposed test date and shall be approved by the District before the test commences. The protocol shall include the proposed operating conditions of the turbine during the tests, the identity of the testing lab, a statement from the lab certifying that it meets the criteria of R304, and a description of all sampling and analytical procedures.

The test shall be conducted for compliance verification of the BACT VOC 2.0 ppmv limit..

For nat gas fired turbines only, VOC compliance shall be demonstrated as follows: a) Stack gas samples are extracted into Summa canisters, maintaining a final canister pressure between 400 - 500 mm Hg absolute, b) Pressurization of canisters are done with zero gas analyzed/certified to contain less than 0.05 ppmv total hydrocarbon as carbon, and c) Analysis of canisters are per EPA Method TO-12 (with pre-concentration) and temperature of canisters when extracting samples for analysis is not below 70 deg. F.

The use of this alternative method for VOC compliance determination does not mean that it is more accurate than AQMD Method 25.3, nor does it mean that it may be used in lieu of AQMD method 25.3 without prior



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE**

The operator shall comply with the terms and conditions set forth below:

approval, except for the determination of compliance with the VOC BACT level of 2.0 ppmv calculated as carbon for natural gas fired turbines.

Because the VOC BACT level was set using data derived from various source test methods, this alternate VOC compliance method provides a fair comparison and represents the best sampling and analysis technique for this purpose at this time. The test results shall be reported with two significant digits

The test shall be conducted when this equipment is operating at loads of 100, 75, and 50 percent of maximum load.

**[RULE 1303(a)(1)-BACT, 5-10-1996; RULE 1303(b)(2)-Offset, 5-10-1996; RULE 2005, 4-9-1999; RULE 2005, 4-20-2001]**

[Devices subject to this condition : D1]



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE**

The operator shall comply with the terms and conditions set forth below:

D29.3 The operator shall conduct source test(s) for the pollutant(s) identified below.

Pollutant(s) to be tested	Required Test Method(s)	Averaging Time	Test Location
SOX emissions	Approved District method	District-approved averaging time	Fuel sample
VOC	Approved District method	1 hour	Outlet of the SCR serving this equipment
PM emissions	District method 5.2	District-approved averaging time	Outlet of the SCR serving this equipment

The test shall be conducted at least once every three years.

The test shall be conducted and the results submitted to the District within 60 days after the test date. The AQMD shall be notified of the date and time of the test at least 7 days prior to the test.

The test shall be conducted when the equipment is operating at loads of 100, 75 and 50 percent.

The test shall be conducted to demonstrate compliance with the Rule 1303 concentration and emission limits.

The test shall be conducted for compliance verification of the BACT VOC 2.0 ppmv limit..

For nat gas fired turbines only, VOC compliance shall be demonstrated as follows: a) Stack gas samples are extracted into Summa canisters, maintaining a final canister pressure between 400 - 500 mm Hg absolute, b) Pressurization of canisters are done with zero gas analyzed/certified to contain less than 0.05 ppmv total hydrocarbon as carbon, and c) Analysis of canisters are per EPA Method TO-12 (with pre-concentration) and temperature of canisters when extracting samples for analysis is not below 70 deg. F.

The use of this alternative method for VOC compliance determination does not mean that it is more accurate than AQMD Method 25.3, nor does it mean that it may be used in lieu of AQMD method 25.3 without prior approval, except for the determination of compliance with the VOC BACT level of 2.0 ppmv calculated as carbon for natural gas fired turbines.

Because the VOC BACT level was set using data derived from various source test methods, this alternate VOC compliance method provides a fair comparison and represents the best sampling and analysis technique for this purpose at this time. The test results shall be reported with two significant digits

**[RULE 1303(a)(1)-BACT, 5-10-1996; RULE 1303(b)(2)-Offset, 5-10-1996; RULE 2005, 4-9-1999; RULE 2005, 4-20-2001]**

[Devices subject to this condition : D1]



**AQMD**  
AIR QUALITY MANAGEMENT DISTRICT

## FACILITY PERMIT TO OPERATE EI COLTON, LLC

### SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE

The operator shall comply with the terms and conditions set forth below:

D82.1 The operator shall install and maintain a CEMS to measure the following parameters:

CO concentration in ppmv

Concentrations shall be corrected to 15 percent oxygen on a dry basis.

The CEMS will convert the actual CO concentrations to mass emission rates (lbs/hr) and record the hourly emission rates on a continuous basis.

The CEMS shall be installed and operated no later than 90 days after initial start up of the turbine, and in accordance with an approved AQMD Rule 218 CEMS plan application. The operator shall not install the CEMS prior to receiving initial approval from AQMD. Within two weeks of the turbine startup date, the operator shall provide written notification to the District of the exact date of start-up.

The CEMS shall be installed and operated to measure CO concentration over a 15 minute averaging time period.

**[RULE 1303(a)(1)-BACT, 5-10-1996; RULE 218, 8-7-1981; RULE 218, 5-14-1999]**

[Devices subject to this condition : D1]

D82.2 The operator shall install and maintain a CEMS to measure the following parameters:

NOX concentration in ppmv

Concentrations shall be corrected to 15 percent oxygen on a dry basis.

The CEMS shall be installed and operating no later than 12 months after initial start-up of the turbine and shall comply with the requirements of Rule 2012. During the interim period between the initial start-up and the provisional certification date of the CEMS, the operator shall comply with the monitoring requirements of Rule 2012(h)(2) and 2012(h)(3). Within two weeks prior to the turbine startup date, the operator shall provide written notification to the District of the exact date of start-up.

**[RULE 2012, 5-11-2001; RULE 2012, 12-5-2003]**

[Devices subject to this condition : D1]



AQMD

**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE**

The operator shall comply with the terms and conditions set forth below:

D232.1 The operator shall install and maintain a continuous emission monitoring device to accurately indicate the NH3 concentration in the flue gas existing the exhaust stack. The monitoring device shall be approved by the Executive Officer and shall monitor and record NH3 concentrations and alert the operator (via audible and/or visible alarm) whenever NH3 concentrations are near, at, or in excess of the permitted NH3 limit of 5 ppmv, corrected to 15% oxygen. It shall continuously monitor, compute, and record the following parameters.

NH3 concentration, uncorrected in ppmv.

Oxygen concentration in percent.

NH3 concentration in ppmv, corrected to 15% oxygen.

Date, time, extent (in time) of all excursions above 5 ppmv, corrected to 15% oxygen.

The continuous emission monitoring device described above shall be operated and maintained according to a Quality Assurance Plan (QAP) approved by the Executive Officer. The QAP must address contingencies for monitored ammonia concentrations near, at, or above the permitted compliance limit, and remedial actions to reduce ammonia levels once an exceedance has occurred.

The continuous emission monitoring device may not be used for compliance determination or emission information determination without corroborative data using an approved reference method for the determination of ammonia.

The continuous emission monitoring device shall be installed and operating no later than 90 days after initial startup of the turbine.

[RULE 1303(a)(1)-BACT, 5-10-1996]

[Devices subject to this condition : C4]

**E. Equipment Operation/Construction Requirements**

E57.1 The operator shall vent this equipment to the SCR and CO control catalysts whenever this equipment is in operation.

[RULE 1303(a)(1)-BACT, 5-10-1996; RULE 2005, 4-9-1999; RULE 2005, 4-20-2001]

[Devices subject to this condition : D1]



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE**

The operator shall comply with the terms and conditions set forth below:

E73.1 Notwithstanding the requirements of Section E conditions, the operator may, at his discretion, choose not to use ammonia injection if all of the following requirement(s) are met:

The inlet exhaust temperature to the SCR is 549 degrees F or less, not to exceed 10 minutes during a startup.

[RULE 1303(a)(1)-BACT, 5-10-1996; RULE 2005, 4-9-1999; RULE 2005, 4-20-2001]

[Devices subject to this condition : C4]

E144.1 The operator shall vent this equipment, during filling, only to the vessel from which it is being filled.

[RULE 1303(a)(1)-BACT, 5-10-1996]

[Devices subject to this condition : D7]

E179.1 For the purpose of the following condition number(s), continuously record shall be defined as recording at least once every hour and shall be calculated upon the average of the continuous monitoring for that hour.

Condition Number D 12- 1

Condition Number D 12- 2

[RULE 1303(a)(1)-BACT, 5-10-1996; RULE 2012, 5-11-2001; RULE 2012, 12-5-2003]

[Devices subject to this condition : C4]

E179.2 For the purpose of the following condition number(s), continuously record shall be defined as recording at least once every month and shall be calculated upon the average of the continuous monitoring for that month.

Condition Number D 12- 3

[RULE 1303(a)(1)-BACT, 5-10-1996; RULE 2012, 5-11-2001; RULE 2012, 12-5-2003]

[Devices subject to this condition : C4]



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE**

The operator shall comply with the terms and conditions set forth below:

E193.1 The operator shall construct, operate, and maintain this equipment according to the following specifications:

In compliance with all mitigation measures as stipulated by the "Mitigation Monitoring and Reporting Plan" in the final Initial Study/Mitigation Negative Declaration Report dated November 26, 2002.

[CA PRC CEQA, 11-23-1970]

[Devices subject to this condition : D1, C3, C4, D7]

E193.2 The operator shall upon completion of construction, operate and maintain this equipment according to the following specifications:

This equipment shall be fully and legally operational at the rated capacity within 3 years of the Permit to Construct issuance date, unless extended in writing by the Executive Officer, or otherwise the PM-10 ERCs in the amount of 23 lbs/day shall revert back to the AQMD Priority Reserve account and the operator shall not operate this equipment until PM-10 ERCs are provided by the operator to the AQMD in the amount of 27 lbs/day.

[RULE 1309.1, 12-7-1995; RULE 1309.1, 5-3-2002]

[Devices subject to this condition : D1]

**H. Applicable Rules**

H23.1 This equipment is subject to the applicable requirements of the following rules or regulations:

Contaminant	Rule	Rule/Subpart
H2S	District Rule	431.1

[RULE 431.1, 6-12-1998]

[Devices subject to this condition : D1]

**I. Administrative**



## FACILITY PERMIT TO OPERATE EI COLTON, LLC

### SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE

The operator shall comply with the terms and conditions set forth below:

1296.1 This equipment shall not be operated unless the operator demonstrates to the Executive Officer that the facility holds sufficient RTCs to offset the prorated annual emissions increase for the first compliance year of operation. In addition, this equipment shall not be operated unless the operator demonstrates to the Executive Officer that, at the commencement of each compliance year after the first compliance year of operation, the facility holds sufficient RTCs in an amount equal to the annual emissions increase.

[RULE 2005, 4-9-1999; RULE 2005, 4-20-2001]

[Devices subject to this condition : D1]

### K. Record Keeping/Reporting

K40.1 The operator shall provide to the District a source test report in accordance with the following specifications:

Source test results shall be submitted to the District no later than 60 days after the source test was conducted.

Emission data shall be expressed in terms of concentration (ppmv), corrected to 15 percent oxygen, dry basis.

All exhaust flow rate shall be expressed in terms of dry standard cubic feet per minute (DSCFM) and dry actual cubic feet per minute (DACFM).

All moisture concentration shall be expressed in terms of percent corrected to 15 percent oxygen.

Emission data shall be expressed in terms of mass rate (lbs/hr). In addition, solid PM emissions, if required to be tested, shall also be reported in terms of grains per DSCF.

Source test results shall also include turbine fuel flow and exhaust gas rate under which the test was conducted.

Source test results shall also include turbine and generator output under which the test was conducted.

Emission data shall be expressed in terms of lbs/MM cubic feet.

[RULE 1303(a)(1)-BACT, 5-10-1996; RULE 1303(b)(2)-Offset, 5-10-1996; RULE 2005, 4-9-1999; RULE 2005, 4-20-2001]

[Devices subject to this condition : D1]



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE**

The operator shall comply with the terms and conditions set forth below:

K67.1 The operator shall keep records, in a manner approved by the District, for the following parameter(s) or item(s):

Natural gas usage during the commissioning period.

Natural gas usage after the commissioning period and prior to CEMS certification.

Natural gas usage after the CEMS certification.

[RULE 2012, 5-11-2001; RULE 2012, 12-5-2003]

[Devices subject to this condition : D1]



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION G: RECORDKEEPING AND REPORTING REQUIREMENTS FOR  
RECLAIM SOURCES**

shall be transmitted by 5:00 p.m. of the following day. If the facility experiences a power, computer, or other system failure that prevents the submittal of the daily report, the Facility Permit holder shall be granted 24 hours extension to submit the report. [2012]

2. Calculate NOx emissions pursuant to missing data procedures set forth in Appendix A, Chapter 2 of Rule 2012 if the Facility Permit holder fails to meet the deadline for submitting the daily report. [2012]
  3. Submit an electronic report within 15 days following the end of each month totaling NOx emissions from all major NOx sources during the month. [2012]
  4. For those facilities with existing CEMS and fuel meters as of October 15, 1993, continue to follow recording and reporting procedures required by AQMD Rules and Regulations in effect until the CEMS is certified pursuant to Rule 2011 and/or Rule 2012, as applicable. [2012]
- B. The Operator of a NOx Large Source, as defined in Rule 2012, shall:  
Not Applicable
- C. The Operator of a NOx Process Unit, as defined in Rule 2012, shall:  
Not Applicable



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION I: PLANS AND SCHEDULES**

This section lists all plans approved by AQMD for the purposes of meeting the requirements of applicable AQMD rules.

NONE

NOTE: This section does not list compliance schedules pursuant to the requirements of Regulation XXX - Title V Permits; Rule 3004(a)(10)(C). For equipment subject to a variance, order for abatement, or alternative operating condition granted pursuant to Rule 518.2, equipment specific conditions are added to the equipment in Section D or H of the permit.



SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT  
21865 Copley Drive, Diamond Bar, CA 91765

Section J	Page: 1
Facility I.D.:	133813
Revision #:	4
Date:	August 15, 2008

**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION J: AIR TOXICS**

**NOT APPLICABLE**



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION K: TITLE V Administration**

**GENERAL PROVISIONS**

1. This permit may be revised, revoked, reopened and reissued, or terminated for cause, or for failure to comply with regulatory requirements, permit terms, or conditions. [3004(a)(7)(C)]
2. This permit does not convey any property rights of any sort or any exclusive privilege. [3004(a)(7)(E)]

**Permit Renewal and Expiration**

3. (A) Except for solid waste incineration facilities subject to standards under Section 129(e) of the Clean Air Act, this permit shall expire five years from the date that this Title V permit is issued. The operator's right to operate under this permit terminates at midnight on this date, unless the facility is protected by an application shield in accordance with Rule 3002(b), due to the filing of a timely and complete application for a Title V permit renewal, consistent with Rule 3003. [3004(a)(2), 3004(f)]  
  
(B) A Title V permit for a solid waste incineration facility combusting municipal waste subject to standards under Section 129(e) of the Clean Air Act shall expire 12 years from the date of issuance unless such permit has been renewed pursuant to this regulation. These permits shall be reviewed by the Executive Officer at least every five years from the date of issuance. [3004(f)(2)]
4. To renew this permit, the operator shall submit to the Executive Officer an application for renewal at least 180 days, but not more than 545 days, prior to the expiration date of this permit. [3003(a)(6)]

**Duty to Provide Information**

5. The applicant for, or holder of, a Title V permit shall furnish, pursuant to Rule 3002(d) and (e), timely information and records to the Executive Officer or designee within a reasonable time as specified in writing by the Executive Officer or designee. [3004(a)(7)(F)]

**Payment of Fees**

6. The operator shall pay all required fees specified in Regulation III - Fees. [3004(a)(7)(G)]

**Reopening for Cause**

7. The Executive Officer will reopen and revise this permit if any of the following circumstances occur:  
  
(A) Additional regulatory requirements become applicable with a remaining permit term of three or more years. Reopening is not required if the effective date of the requirement is later than the expiration date of this permit, unless the permit or any of its terms and conditions has been extended pursuant to paragraph (f)(4) of Rule 3004.



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION K: TITLE V Administration**

- (B) The Executive Officer or EPA Administrator determines that this permit contains a material mistake or that inaccurate statements were made in establishing the emissions standards or other terms or conditions of this permit.
- (C) The Executive Officer or EPA Administrator determines that the permit must be revised or revoked to assure compliance with the applicable requirements. [3005(g)(1)]

**COMPLIANCE PROVISIONS**

- 8. The operator shall comply with all regulatory requirements, and all permit terms and conditions, except:
  - (A) As provided for by the emergency provisions of condition no. 17 or condition no. 18, or
  - (B) As provided by an alternative operating condition granted pursuant to a federally approved (SIP-approved) Rule 518.2.

Any non-compliance with any federally enforceable permit condition constitutes a violation of the Federal Clean Air Act and is grounds for enforcement action; for permit termination, revocation and reissuance, or revision; or denial of a permit renewal application. Non-compliance may also be grounds for civil or criminal penalties under the California State Health and Safety Code. [3004(a)(7)(A)]
- 9. The operator shall allow the Executive Officer or authorized representative, upon presentation of appropriate credentials to:
  - (A) Enter the operator's premises where emission-related activities are conducted, or records are kept under the conditions of this permit;
  - (B) Have access to and copy, at reasonable times, any records that must be kept under the conditions of the permit;
  - (C) Inspect at reasonable times, any facilities, equipment (including monitoring and air pollution control equipment), practices, or operations regulated or required under the permit; and
  - (D) Sample or monitor at reasonable times, substances or parameters for the purpose of assuring compliance with the facility permit or regulatory requirements. [3004(a)(10)(B)]
- 10. All terms and conditions in this permit, including any provisions designed to limit a facility's potential to emit, are enforceable by the EPA Administrator and citizens under the federal Clean Air Act, unless the term or condition is designated as not federally enforceable. Each day during any portion of which a violation occurs is a separate offense. [3004(g)]



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION K: TITLE V Administration**

11. A challenge to any permit condition or requirement raised by EPA, the operator, or any other person, shall not invalidate or otherwise affect the remaining portions of this permit. [3007(b)]
12. The filing of any application for a permit revision, revocation, or termination, or a notification of planned changes or anticipated non-compliance does not stay any permit condition. [3004(a)(7)(D)]
13. It shall not be a defense for a person in an enforcement action, including those listed in Rule 3002(c)(2), that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit, except as provided for in "Emergency Provisions" of this section. [3004(a)(7)(H)]
14. The operator shall not build, erect, install, or use any equipment, the use of which, without resulting in a reduction in the total release of air contaminants to atmosphere, reduces or conceals an emission which would otherwise constitute a violation of Chapter 3 (commencing with Section 41700) of Part 4, of Division 26 of the California Health and Safety Code or of AQMD rules. This rule shall not apply to cases in which the only violation involved is of Section 41700 of the California Health and Safety Code, or Rule 402 of AQMD Rules. [408]
15. Nothing in this permit or in any permit shield can alter or affect:
  - (A) Under Section 303 of the federal Clean Air Act, the provisions for emergency orders;
  - (B) The liability of the operator for any violation of applicable requirements prior to or at the time of permit issuance;
  - (C) The applicable requirements of the Acid Rain Program, Regulation XXXI;
  - (D) The ability of EPA to obtain information from the operator pursuant to Section 114 of the federal Clean Air Act;
  - (E) The applicability of state or local requirements that are not "applicable requirements", as defined in Rule 3000, at the time of permit issuance but which do apply to the facility, such as toxics requirements unique to the State; and
  - (F) The applicability of regulatory requirements with compliance dates after the permit issuance date. [3004(c)(3)]
16. For any portable equipment that requires an AQMD or state permit or registration, excluding a) portable engines, b) military tactical support equipment and c) AQMD-permitted portable equipment that are not a major source, are not located at the facility for more than 12 consecutive months after



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION K: TITLE V Administration**

commencing operation, and whose operation does not conflict with the terms or conditions of this Title V permit: 1) the facility operator shall keep a copy of the AQMD or state permit or registration; 2) the equipment operator shall comply with the conditions on the permit or registration and all other regulatory requirements; and 3) the facility operator shall treat the permit or registration as a part of its Title V permit, subject to recordkeeping, reporting and certification requirements. [3004(a)(1)]



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**SECTION K: TITLE V Administration**

**EMERGENCY PROVISIONS**

17. An emergency<sup>1</sup> constitutes an affirmative defense to an action brought for non-compliance with a technology-based emission limit only if:
- (A) Properly signed, contemporaneous operating records or other credible evidence demonstrate that:
    - (1) An emergency occurred and the operator can identify the cause(s) of the emergency;
    - (2) The facility was operated properly (i.e. operated and maintained in accordance with the manufacturer's specifications, and in compliance with all regulatory requirements or a compliance plan), before the emergency occurred;
    - (3) The operator took all reasonable steps to minimize levels of emissions that exceeded emissions standard, or other requirements in the permit; and,
    - (4) The operator submitted a written notice of the emergency to the AQMD within two working days of the time when the emissions limitations were exceeded due to the emergency. The notice shall contain a description of the emergency, any steps taken to mitigate emissions, and corrective actions taken; and
  - (B) The operator complies with the breakdown provisions of Rule 430 - Breakdown Provisions, or subdivision (i) of Rule 2004 - Requirements, whichever is applicable. [3002(g), 430, 2004(i)]
18. The operator is excused from complying with any regulatory requirement that is suspended by the Executive Officer during a state of emergency or state of war emergency, in accordance with Rule 118 - Emergencies. [118]

---

<sup>1</sup> "Emergency" means any situation arising from sudden and reasonably unforeseeable events beyond the control of the operator, including acts of God, which: (A) requires immediate corrective action to restore normal operation; and (B) causes the facility to exceed a technology-based emission limitation under the permit, due to unavoidable increases in emissions attributable to the emergency; and (C) is not caused by improperly designed equipment, lack of preventative maintenance, careless or improper operation, or operator error.



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION K: TITLE V Administration**

**RECORDKEEPING PROVISIONS**

19. In addition to any other recordkeeping requirements specified elsewhere in this permit, the operator shall keep records of required monitoring information, where applicable, that include:
- (A) The date, place as defined in the Title V permit, and time of sampling or measurements;
  - (B) The date(s) analyses were performed;
  - (C) The company or entity that performed the analyses;
  - (D) The analytical techniques or methods used;
  - (E) The results of such analyses; and
  - (F) The operating conditions as existing at the time of sampling or measurement. [3004(a)(4)(B)]
20. The operator shall maintain records pursuant to Rule 109 and any applicable material safety data sheet (MSDS) for any equipment claimed to be exempt from a written permit by Rule 219 based on the information in those records. [219(t)]
21. The operator shall keep all records of monitoring data required by this permit or by regulatory requirements for a period of at least five years from the date of the monitoring sample, measurement, report, or application. [3004(a)(4)(E)]

**REPORTING PROVISIONS**

22. The operator shall comply with the following requirements for prompt reporting of deviations:
- (A) Breakdowns shall be reported as required by Rule 430 - Breakdown Provisions or subdivision (i) of Rule 2004 - Requirements, whichever is applicable.
  - (B) Other deviations from permit or applicable rule emission limitations, equipment operating conditions, or work practice standards, determined by observation or by any monitoring or testing required by the permit or applicable rules that result in emissions greater than those allowed by the permit or applicable rules shall be reported within 72 hours (unless a shorter reporting period is specified in an applicable State or Federal Regulation) of discovery of the deviation by contacting AQMD enforcement personnel assigned to this facility or otherwise calling (800) CUT-SMOG.



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**SECTION K: TITLE V Administration**

- (C) A written report of such deviations reported pursuant to (B), and any corrective actions or preventative measures taken, shall be submitted to AQMD, in an AQMD approved format, within 14 days of discovery of the deviation.
- (D) All other deviations shall be reported with the monitoring report required by condition no. 23. [3004(a)(5)]
23. Unless more frequent reporting of monitoring results are specified in other permit conditions or in regulatory requirements, the operator shall submit reports of any required monitoring to the AQMD at least twice per year. The report shall include a) a statement whether all monitoring required by the permit was conducted; and b) identification of all instances of deviations from permit or regulatory requirements. A report for the first six calendar months of the year is due by August 31 and a report for the last six calendar months of the year is due by February 28. [3004(a)(4)(F)]
24. The operator shall submit to the Executive Officer and to the Environmental Protection Agency (EPA), an annual compliance certification. For RECLAIM facilities, the certification is due when the Annual Permit Emissions Program (APEP) report is due and shall cover the same reporting period. For other facilities, the certification is due on March 1 for the previous calendar year. The certification need not include the period preceding the date the initial Title V permit was issued. Each compliance certification shall include:
- (A) Identification of each permit term or condition that is the basis of the certification;
- (B) The compliance status during the reporting period;
- (C) Whether compliance was continuous or intermittent;
- (D) The method(s) used to determine compliance over the reporting period and currently, and
- (E) Any other facts specifically required by the Executive Officer to determine compliance.
- The EPA copy of the certification shall be sent to: Director of the Air Division Attn: Air-3 USEPA, Region IX 75 Hawthorne St. San Francisco, CA 94105 [3004(a)(10)(E)]
25. All records, reports, and documents required to be submitted by a Title V operator to AQMD or EPA shall contain a certification of accuracy consistent with Rule 3003(c)(7) by a responsible official (as defined in Rule 3000). [3004(a)(12)]



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION K: TITLE V Administration**

**PERIODIC MONITORING**

26. All periodic monitoring required by this permit pursuant to Rule 3004(a)(4)(c) is based on the requirements and justifications in the AQMD document "Periodic Monitoring Guidelines for Title V Facilities" or in case-by-case determinations documented in the Title V application file. [3004(a)(4)]



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**SECTION K: TITLE V Administration**

*FACILITY RULES*

*This facility is subject to the following rules and regulations:*

With the exception of Rule 402, 473, 477, 1118 and Rules 1401 through 1420, the following rules that are designated as non-federally enforceable are pending EPA approval as part of the state implementation plan. Upon the effective date of that approval, the approved rule(s) will become federally enforceable, and any earlier versions of those rules will no longer be federally enforceable.

<b>RULE SOURCE</b>	<b>Adopted/Amended Date</b>	<b>FEDERAL Enforceability</b>
RULE 1113	11-8-1996	Federally enforceable
RULE 1113	7-13-2007	Non federally enforceable
RULE 1171	11-7-2003	Federally enforceable
RULE 1171	2-1-2008	Non federally enforceable
RULE 1303(a)(1)-BACT	5-10-1996	Federally enforceable
RULE 1303(b)(2)-Offset	5-10-1996	Federally enforceable
RULE 1309.1	12-7-1995	Federally enforceable
RULE 1309.1	5-3-2002	Federally enforceable
RULE 2005	4-20-2001	Federally enforceable
RULE 2005	4-9-1999	Federally enforceable
RULE 2012	12-5-2003	Federally enforceable
RULE 2012	5-11-2001	Federally enforceable
RULE 218	5-14-1999	Non federally enforceable
RULE 218	8-7-1981	Federally enforceable
RULE 3004(a)(4)-Periodic Monitoring	12-12-1997	Federally enforceable
RULE 401	11-9-2001	Non federally enforceable
RULE 401	3-2-1984	Federally enforceable
RULE 407	4-2-1982	Federally enforceable
RULE 409	8-7-1981	Federally enforceable
RULE 431.1	6-12-1998	Federally enforceable
RULE 475	10-8-1976	Federally enforceable
RULE 475	8-7-1978	Non federally enforceable
40CFR 60 Subpart GG	3-6-1981	Federally enforceable
40CFR 72 - Acid Rain Provisions	11-24-1997	Federally enforceable
CA PRC CEQA	11-23-1970	Non federally enforceable



**FACILITY PERMIT TO OPERATE  
EI COLTON, LLC**

**APPENDIX A: NOX AND SOX EMITTING EQUIPMENT EXEMPT FROM WRITTEN  
PERMIT PURSUANT TO RULE 219**

NONE



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**APPENDIX B: RULE EMISSION LIMITS**  
**[RULE 1113 11-8-1996]**

- (1) Except as provided in paragraphs (c)(2), (c)(3), and (c)(4) of Rule 1113, the operator shall not supply, sell, offer for sale, apply, or solicit the application of, any architectural coating which, at the time of sale or manufacture, contains more than 250 grams of VOC per liter of coating (2.08 pounds per gallon), less water, less exempt compounds, and less any colorant added to tint bases, or manufacture, blend, or repackage such a coating for use within the District.
- (2) Except as provided in paragraphs (c)(3) and (c)(4) of Rule 1113, the operator shall not supply, sell, offer for sale, apply, solicit the application of, manufacture, blend, or repackage, for use within the District, any architectural coating listed in the Table of Standards which contains VOC (excluding any colorant added to tint bases) in excess of the corresponding VOC limit specified in the table, after the effective date specified.

**TABLE OF STANDARDS**

**VOC LIMITS**

**Grams of VOC Per Liter of Coating,  
Less Water And Less Exempt Compounds**

COATING	Limit*	Effective Date of Adoption	Effective 1/1/1998	Effective 1/1/1999	Effective 7/1/2001	Effective 1/1/2005	Effective 7/1/2008
Bond Breakers	350						
Clear Wood Finishes							
Varnish	350						
Sanding Sealers	350						
Lacquer	680		550			275	
Concrete-Curing Compounds	350						
Dry-Fog Coatings	400						
Fire-proofing Exterior Coatings	350	450		350			
Fire-Retardant Coatings							
Clear	650						
Pigmented	350						
Flats	250						
Graphic Arts (Sign) Coatings	500				100		50
Industrial Maintenance							



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**APPENDIX B: RULE EMISSION LIMITS**  
**[RULE 1113 11-8-1996]**

Primers and Topcoats						
Alkyds	420					
Catalyzed Epoxy	420					
Bituminous Coatings	420					
Materials						
Inorganic Polymers	420					
Vinyl Chloride Polymers	420					
Chlorinated Rubber	420					
Acrylic Polymers	420					
Urethane Polymers	420					
Silicones	420					
Unique Vehicles	420					
Japans/Faux Finishing	350	700		350		
Coatings						
Magnesite Cement Coatings	600			450		
Mastic Coatings	300					
Metallic Pigmented Coatings	500					
Multi-Color Coatings	420		250			
Pigmented Lacquer	680		550			275
Pre-Treatment Wash Primers	780					
Primers, Sealers, and	350					
Undercoaters						
Quick-Dry Enamels	400					
Roof Coatings	300					
Shellac						
Clear	730					
Pigmented	550					
Stains	350					
Swimming Pool Coatings						
Repair	650					
Other	340					
Traffic Coatings	250		150			
Waterproofing Sealers	400					
Wood Preservatives						
Below-Ground	350					
Other	350					

\* The specified limits remain in effect unless revised limits are listed in subsequent columns in the Table of Standards



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**APPENDIX B: RULE EMISSION LIMITS**  
**[RULE 1113 11-8-1996]**

**TABLE OF STANDARDS (cont.)**

**VOC LIMITS**

**Grams of VOC Per Liter of Material**

COATING	Limit
Low-Solids Coating	120



## FACILITY PERMIT TO OPERATE EI COLTON, LLC

### APPENDIX B: RULE EMISSION LIMITS [RULE 1113 7-13-2007]

- (1) Except as provided in paragraphs (c)(2), (c)(3), (c)(4), and specified coatings averaged under (c)(6), no person shall supply, sell, offer for sale, manufacture, blend, or repackage any architectural coating for use in the District which, at the time of sale or manufacture, contains more than 250 grams of VOC per liter of coating (2.08 pounds per gallon), less water, less exempt compounds, and less any colorant added to tint bases, and no person shall apply or solicit the application of any architectural coating within the District that exceeds 250 grams of VOC per liter of coating as calculated in this paragraph.
- (2) Except as provided in paragraphs (c)(3), (c)(4), and designated coatings averaged under (c)(6), no person shall supply, sell, offer for sale, manufacture, blend, or repackage, for use within the District, any architectural coating listed in the Table of Standards which contains VOC (excluding any colorant added to tint bases) in excess of the corresponding VOC limit specified in the table, after the effective date specified, and no person shall apply or solicit the application of any architectural coating within the District that exceeds the VOC limit as specified in this paragraph. No person shall apply or solicit the application within the District of any industrial maintenance coatings, except anti-graffiti coatings, for residential use or for use in areas such as office space and meeting rooms of industrial, commercial or institutional facilities not exposed to such extreme environmental conditions described in the definition of industrial maintenance coatings; or of any rust-preventative coating for industrial use, unless such a rust preventative coating complies with the Industrial Maintenance Coating VOC limit specified in the Table of Standards.



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**APPENDIX B: RULE EMISSION LIMITS**  
**[RULE 1113 7-13-2007]**

**TABLE OF STANDARDS**  
**VOC LIMITS**

**Grams of VOC Per Liter of Coating,**  
**Less Water and Less Exempt Compounds**

COATING CATEGORY	Ceiling Limit*	Current Limit	Effective Date					
			1/1/03	1/1/04	1/1/05	7/1/06	7/1/07	7/1/08
Bond Breakers	350							
Clear Wood Finishes	350					275		
Varnish	350					275		
Sanding Sealers	350					275		
Lacquer	680	550			275			
Clear Brushing Lacquer	680				275			
Concrete-Curing Compounds	350						100	
Concrete-Curing Compounds For Roadways and Bridges**	350							
Dry-Fog Coatings	400						150	
Fire-Proofing Exterior Coatings	450	350						
Fire-Retardant Coatings***								
Clear	650							
Pigmented	350							
Flats	250	100						50
Floor Coatings	420		100			50		
Graphic Arts (Sign) Coatings	500							
Industrial Maintenance (IM) Coatings	420			250		100		
High Temperature IM Coatings			420					
Zinc-Rich IM Primers	420		340			100		
Japans/Faux Finishing Coatings	700	350						
Magnesite Cement Coatings	600	450						
Mastic Coatings	300							
Metallic Pigmented Coatings	500							
Multi-Color Coatings	420	250						
Nonflat Coatings	250		150			50		
Nonflat High Gloss	250		150				50	



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**APPENDIX B: RULE EMISSION LIMITS**  
**[RULE 1113 7-13-2007]**

COATING CATEGORY	Ceiling Limit*	Current Limit	Effective Date					
			1/1/03	1/1/04	1/1/05	7/1/06	7/1/07	7/1/08
Pigmented Lacquer	680	550			275			
Pre-Treatment Wash Primers	780		420					
Primers, Sealers, and Undercoaters	350		200			100		
Quick-Dry Enamels	400		250			150	50	
Quick-Dry Primers, Sealers, and Undercoaters	350		200			100		
Recycled Coatings			250					
Roof Coatings	300		250		50			
Roof Coatings, Aluminum	500				100			
Roof Primers, Bituminous	350		350					
Rust Preventative Coatings	420		400			100		
Shellac								
Clear	730							
Pigmented	550							
Specialty Primers	350					250	100	
Stains	350		250				100	
Stains, Interior	250							
Swimming Pool Coatings								
Repair	650		340					
Other	340							
Traffic Coatings	250	150					100	
Waterproofing Sealers	400		250			100		
Waterproofing	400					100		
Concrete/Masonry Sealers								
Wood Preservatives								
Below-Ground	350							
Other	350							

\* The specified limits remain in effect unless revised limits are listed in subsequent columns in the Table of Standards.

\*\* Does not include compounds used for curbs and gutters, sidewalks, islands, driveways and other miscellaneous concrete areas.

\*\*\* The Fire-Retardant Coating category will be eliminated on January 1, 2007 and subsumed by the coating category for which they are formulated.



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**APPENDIX B: RULE EMISSION LIMITS**  
**[RULE 1113 7-13-2007]**

**TABLE OF STANDARDS (cont.)**  
**VOC LIMITS**

**Grams of VOC Per Liter of Material**

COATING	Limit
Low-Solids Coating	120



**FACILITY PERMIT TO OPERATE**

**EI COLTON, LLC**

**APPENDIX B: RULE EMISSION LIMITS  
[RULE 1171 11-7-2003]**

(1) Solvent Requirements

A person shall not use a solvent to perform solvent cleaning operations unless the solvent complies with the applicable requirements set forth below:

SOLVENT CLEANING ACTIVITY	CURRENT LIMITS
	VOC g/l (lb/gal)
(A) Product Cleaning During Manufacturing Process Or Surface Preparation For Coating, Adhesive, Or Ink Application	
(i) General	25 (0.21)
(ii) Electrical Apparatus Components & Electronic Components	500 (4.2)
(iii) Medical Devices & Pharmaceuticals	800 (6.7)
(B) Repair and Maintenance Cleaning	
(i) General	25 (0.21)
(ii) Electrical Apparatus Components & Electronic Components	900 (7.5)
(iii) Medical Devices & Pharmaceuticals	
(A) Tools, Equipment, & Machinery	800 (6.7)
(B) General Work Surfaces	600 (5.0)



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**APPENDIX B: RULE EMISSION LIMITS**  
**[RULE 1171 11-7-2003]**

SOLVENT CLEANING ACTIVITY	CURRENT LIMITS
	VOC g/l (lb/gal)
(C) Cleaning of Coatings or Adhesives Application Equipment	550 (4.6)
(D) Cleaning of Ink Application Equipment	
(i) General	25 (0.21)
(ii) Flexographic Printing	25 (0.21)
(iii) Gravure Printing	
(A) Publication	750 (6.3)
(B) Packaging	25 (0.21)
(iv) Lithographic or Letter Press Printing	
(A) Roller Wash -- Step 1	600 (5.0)
(B) Roller Wash-Step 2, Blanket Wash, & On-Press Components	800 (6.7)
(C) Removable Press Components	25 (0.21)
(v) Screen Printing	750 (6.3)
(vi) Ultraviolet Ink/ Electron Beam Ink Application Equipment (except screen printing)	800 (6.7)



**FACILITY PERMIT TO OPERATE**

**EI COLTON, LLC**

**APPENDIX B: RULE EMISSION LIMITS  
[RULE 1171 11-7-2003]**

SOLVENT CLEANING ACTIVITY	CURRENT LIMITS
	VOC g/l (lb/gal)
(vii) Specialty Flexographic Printing	600 (5.0)
(E) Cleaning of Polyester Resin Application Equipment	25 (0.21)



**FACILITY PERMIT TO OPERATE**

**EI COLTON, LLC**

**APPENDIX B: RULE EMISSION LIMITS  
[RULE 1171 2-1-2008]**

(1) Solvent Requirements

A person shall not use a solvent to perform solvent cleaning operations unless the solvent complies with the applicable requirements set forth below:

	<b>CURRENT LIMITS*</b>	<b>EFFECTIVE 1/1/2008*</b>	<b>EFFECTIVE 1/1/2009</b>
<b>SOLVENT CLEANING ACTIVITY</b>	<b>VOC g/l (lb/gal)</b>	<b>VOC g/l (lb/gal)</b>	<b>VOC g/l (lb/gal)</b>
(A) Product Cleaning During Manufacturing Process Or Surface Preparation For Coating, Adhesive, Or Ink Application			
(i) General	25 (0.21)		
(ii) Electrical Apparatus Components & Electronic Components	100 (0.83)		
(iii) Medical Devices & Pharmaceuticals	800 (6.7)		
(B) Repair and Maintenance Cleaning			
(i) General	25 (0.21)		
(ii) Electrical Apparatus Components & Electronic Components	100 (0.83)		



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**APPENDIX B: RULE EMISSION LIMITS**  
**[RULE 1171 2-1-2008]**

	<b>CURRENT LIMITS*</b>	<b>EFFECTIVE 1/1/2008*</b>	<b>EFFECTIVE 1/1/2009</b>
<b>SOLVENT CLEANING ACTIVITY (cont.)</b>	<b>VOC g/l (lb/gal)</b>	<b>VOC g/l (lb/gal)</b>	<b>VOC g/l (lb/gal)</b>
(iii) Medical Devices & Pharmaceuticals			
(A) Tools, Equipment, & Machinery	800 (6.7)		
(B) General Work Surfaces	600 (5.0)		
(C) Cleaning of Coatings or Adhesives Application Equipment	25 (0.21)		
(D) Cleaning of Ink Application Equipment			
(i) General	25 (0.21)		
(ii) Flexographic Printing	25 (0.21)		
(iii) Gravure Printing			
(A) Publication	100 (0.83)		
(B) Packaging	25 (0.21)		
(iv) Lithographic (Offset) or Letter Press Printing			
(A) Roller Wash, Blanket Wash, & On-Press Components			
(I) Newsprint	100 (0.83)		



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**APPENDIX B: RULE EMISSION LIMITS**  
**[RULE 1171 2-1-2008]**

	<b>CURRENT LIMITS*</b>	<b>EFFECTIVE 1/1/2008*</b>	<b>EFFECTIVE 1/1/2009</b>
<b>SOLVENT CLEANING ACTIVITY (cont.)</b>	<b>VOC g/l (lb/gal)</b>	<b>VOC g/l (lb/gal)</b>	<b>VOC g/l (lb/gal)</b>
(II) Other Substrates	500 (4.2)	100 (0.83)	
(B) Removable Press Components	25 (0.21)		
(v) Screen Printing	500 (4.2)	100 (0.83)	
(vi) Ultraviolet Ink/ Electron Beam Ink Application Equipment (except screen printing)	650 (5.4)	650 (5.4)	100 (0.83)
(vii) Specialty Flexographic Printing	100 (0.83)		
(E) Cleaning of Polyester Resin Application Equipment	25 (0.21)		

\* The specified limits remain in effect unless revised limits are listed in subsequent columns.



## FACILITY PERMIT TO OPERATE

### EI COLTON, LLC

#### APPENDIX B: RULE EMISSION LIMITS [40CFR 72 - Acid Rain Provisions 11-24-1997]

1. A Title V permit revision is not required for emission increases that are authorized by allowances acquired under the Acid Rain Program, provided that the increases do not trigger a Title V permit revision under any other applicable requirement. [70.6 (a)(4)(ii)]

#### Monitoring Requirements

2. The owners and operators and, to the extent applicable, the designated representative of each affected source and each affected unit at the source shall comply with the monitoring requirements as provided in 40 CFR Parts 74, 75, and 76. [40 CFR 72.50, 72.31, 72.9(b)(1)]
3. The emissions measurements recorded and reported in accordance with 40 CFR Part 75 shall be used to determine compliance by the unit with the acid rain emissions limitations and emissions reduction requirements for sulfur dioxide (SO<sub>2</sub>) under the Acid Rain Program. [40 CFR 72.9(b)(2), 40 CFR 75.2]
4. The requirements of 40 CFR Parts 74 and 75 shall not affect the responsibility of the operator to monitor emissions of other pollutants or other emissions characteristics at the unit under other applicable requirements and other provisions of this permit. [40 CFR 72.9(b)(3), 40 CFR 72.5]

#### Sulfur Dioxide Requirements

5. The owners and operators of each source and each affected unit at the source shall:
  - (A) Hold allowances, as of the allowance transfer deadline, in the unit's compliance subaccount (after deductions under 40 CFR Part 73, Section 73.34(C)) not less than the total annual emissions of SO<sub>2</sub> for the previous calendar year from the unit, and, [40 CFR 72.9(c)(i)],
  - (B) Comply with the applicable acid rain emissions limitations for SO<sub>2</sub>. [40 CFR 72.9(c)(ii)]
6. Each ton of SO<sub>2</sub> emitted in excess of the acid rain emissions limitations for sulfur dioxide shall constitute a separate violation of the Act. [40 CFR 72.9(g)(7)]
7. SO<sub>2</sub> allowances shall be held in, deducted from, or transferred among allowance tracking system accounts in accordance with the Acid Rain Program. [40 CFR 72.9(g)(4)]



## FACILITY PERMIT TO OPERATE

### EI COLTON, LLC

#### APPENDIX B: RULE EMISSION LIMITS [40CFR 72 - Acid Rain Provisions 11-24-1997]

8. A SO<sub>2</sub> allowance shall not be deducted in order to comply with the requirements under paragraph 41(A) of the SO<sub>2</sub> requirements prior to the calendar year for which the allowance was allocated. [40 CFR 72.9(g)(5)]
9. An affected unit shall be subject to the SO<sub>2</sub> requirements under the Acid Rain Program as follows:[40 CFR 72.6(a)]
  - (A) Starting January 1, 2000, an affected unit under 40 CFR Part 72, Section 72.6(a)(2), or [40 CFR 72.6(a)(2)]
  - (B) Starting on the later of January 1, 2000 or the deadline for monitor certification under 40 CFR Part 75, an affected unit under 40 CFR Part 72, Section 72.6(a)(3). [40CFR 72.6(a)(3)]
10. An allowance allocated by the EPA administrator under the Acid Rain Program is a limited authorization to emit SO<sub>2</sub> in accordance with the Acid Rain Program. No provision of the Acid Rain Program, the acid rain permit application, the acid rain permit, or the written exemption under 40 CFR Part 72, Sections 72.7, 72.8, or 72.14, and no provision of law shall be construed to limit the authority of the United States to terminate or limit such authorization. [40 CFR 72.9 (c)(6)]
11. An allowance allocated by the EPA Administrator under the Acid Rain Program does not constitute a property right. [40 CFR 72.9(c)(7)]

#### **Excess Emissions Requirements**

12. The designated representative of an affected unit that has excess emissions in any calendar year shall submit a proposed offset plan, as required under 40 CFR Part 77. [40 CFR 72.9(e)]
13. The owners and operators of an affected unit that has excess emissions in any calendar year shall: [40 CFR 72.9(e)(2)]
  - (A) Pay without demand the penalty required, and pay upon demand the interest on that penalty, as required by 40 CFR Part 77; and[40 CFR 72.9(e)(2)(i)]
  - (B) Comply with the terms of an approved offset plan, as required by 40 CFR Part 77. [40 CFR 72.9(e)(2)(ii)]



## FACILITY PERMIT TO OPERATE

### EI COLTON, LLC

#### APPENDIX B: RULE EMISSION LIMITS [40CFR 72 - Acid Rain Provisions 11-24-1997]

##### Recordkeeping and Reporting Requirements

14. Unless otherwise provided, the owners and operators of the source and each affected unit at the source that are subject to the acid rain provisions under Title IV shall keep on site at the source each of the following documents for a period of five years from the date the document is created. This period may be extended for cause, at any time prior to the end of five years, in writing by the EPA Administrator or the Executive Officer: [40 CFR 72.9(f)(1)]
- (A) The certificate of representation for the designated representative for the source and each affected unit at the source and all documents that demonstrate the truth of the statements in the certificate of representation, in accordance with 40 CFR 72.24; provided that the certificate and documents shall be retained on site at the source beyond such five year period until such documents are superseded because of the submission of a new certificate of representation changing the designated representative; [40 CFR 72.9(f)(1)(i)]
- (B) All emissions monitoring information, in accordance with 40 CFR Part 75; [40 CFR 72.9(f)(1)(ii)]
- (C) Copies of all reports, compliance certifications, and other submissions and all records made or required under the Acid Rain Program; and, [40 CFR 72.9(f)(1)(iii)]
- (D) Copies of all documents used to complete an acid rain permit application and any other submission under the Acid Rain Program or to demonstrate compliance with the requirements of the Acid Rain Program. [40 CFR 72.9(f)(1)(iv)]
15. The designated representative of an affected source and each affected unit at the source shall submit the reports and compliance certifications required under the Acid Rain Program, including those under 40 CFR Part 72 Subpart I and 40 CFR Part 75. [40 CFR 72.9(f)(2)]

##### Liability

16. Any person who knowingly violates any requirement or prohibition of the Acid Rain Program, a complete acid rain permit application, an acid rain permit, or a written exemption under 40 CFR Part 72, Sections 72.7, 72.8, or 72.14, including any requirement for the payment of any penalty owed to the United States, shall be subject to enforcement pursuant to Section 113(c) of the Act. [40 CFR 72.9 (g)(1)]



## FACILITY PERMIT TO OPERATE

### EI COLTON, LLC

#### APPENDIX B: RULE EMISSION LIMITS [40CFR 72 - Acid Rain Provisions 11-24-1997]

17. Any person who knowingly makes a false, material statement in any record, submission, or report under the Acid Rain Program shall be subject to criminal enforcement pursuant to Section 113(c) of the Act and 18 U.S.C. 1001. [40 CFR 72.9 (g)(2)]
18. No permit revision shall excuse any violation of the requirements of the Acid Rain Program that occurs prior to the date that the revision takes effect. [40 CFR 72.9 (g)(3)]
19. Each affected source and each affected unit shall meet the requirements of the Acid Rain Program. [40 CFR 72.9 (g)(4)]
20. Any provision of the Acid Rain Program that applies to an affected source (including a provision applicable to the designated representative of an affected source) shall also apply to the owners and operators of such source and of the affected units at the source. [40 CFR 72.9 (g)(5)]
21. Any provision of the Acid Rain Program that applies to an affected unit (including a provision applicable to the designated representative of an affected unit) shall also apply to the owners and operators of such unit. Except as provided under 40 CFR Part 72, Section 72.44 (Phase II repowering extension plans) and 40 CFR Part 76, Section 76.11 (NO<sub>x</sub> averaging plans), and except with regard to the requirements applicable to units with a common stack under 40 CFR Part 75 (including 40 CFR Part 75, Sections 75.16, 75.17, and 75.18), the owners and operators and the designated representative of one affected unit shall not be liable for any violation by any other affected unit of which they are not owners or operators or the designated representative and that is located at a source of which they are not owners or operators or the designated representative. [40 CFR 72.9 (g)(6)]
22. Each violation of a provision of 40 CFR Parts 72, 73, 74, 75, 76, 77, and 78 by an affected source or affected unit, or by an owner or operator or designated representative of such source or unit, shall be a separate violation of the Act. [40 CFR 72.9 (g)(7)]

#### Effect on Other Authorities

23. No provision of the Acid Rain Program, an acid rain permit application, an acid rain permit, or a written exemption under 40 CFR Part 72, Sections 72.7, 72.8, or 72.14 shall be construed as: [40 CFR 72.9 (h)]



**FACILITY PERMIT TO OPERATE**  
**EI COLTON, LLC**

**APPENDIX B: RULE EMISSION LIMITS**  
**[40CFR 72 - Acid Rain Provisions 11-24-1997]**

- (A) Except as expressly provided in Title IV of the Act, exempting or excluding the owners and operators and, to the extent applicable, the designated representative of an affected source or affected unit from compliance with any other provision of the Act, including the provisions of Title I of the Act relating to applicable National Ambient Air Quality Standards or state implementation plans; [40 CFR 72.9 (h)(1)]
- (B) Limiting the number of allowances a unit can hold; *provided*, that the number of allowances held by the unit shall not affect the source's obligation to comply with any other provisions of the Act; [40 CFR 72.9 (h)(2)]
- (C) Requiring a change of any kind in any state law regulating electric utility rates and charges, affecting any state law regarding such state regulation, or limiting such state regulation, including any prudence review requirements under such state law; [40 CFR 72.9 (h)(3)]
- (D) Modifying the Federal Power Act or affecting the authority of the Federal Energy Regulatory Commission under the Federal Power Act; or, [40 CFR 72.9 (h)(4)]
- (E) Interfering with or impairing any program for competitive bidding for power supply in a state in which such program is established. [40 CFR 72.9 (h)(5)]