

MOJAVE DESERT AIR QUALITY MANAGEMENT DISTRICT

14306 Park AvenueVictorville.CA92392-2310 760.245.1661 -- 800.635.4617 -- FAX760.245.2022

INACTIVE

C011242

Inactive type Permit has no description information.

EXPIRES LAST DAY OF: AUGUST 2013

OWNER OF OPERATOR (Co.#15)

Pacific Gas & Electric/Air Permits PO Box 28150 Oakland, CA94604-8150

Description: FLARE consisting of:

EQUIPMENT LOCATION (Fac. #39)

PG&E - Topock Compressor Station 145453 National Trails Highway Needles, CA92363

CONDITIONS:

- 1. This flare shall only be operated and maintained in strict accord with manufacturers and/or supplier's recommendations or sound engineering principles which cause the least quantity of pollutants to be released to the atmosphere.
- 2. This flare shall only burn odorant using natural gas as a combustion source.
- 3.An operations log shall be maintained on-site for at least five (5) years and be made available to District, State or Federal personnel on request. This log shall contain, as a minimum, the following:
- a. Number of hours the flare operated daily,
- b. Number of hours the flare operated monthly,
- c. Number of hours the flare operated annual,
- d. Amount cubic feet of combustor (natural gas) gas burned daily
- e. Amount cubic feet of odorant gas burned daily
- f. Total amount cubic feet combined of odorant and natural gas burned
- 4. This equipment shall not discharge into the atmosphere an exhaust stream that exhibits greater than 20 percent opacity.

Fee Schedule:7 (h)

Rating:1device

SIC:4939

SCC:31000205

Location/UTM(Km):730E/3844N

This permit does not authorize the emission of air contaminants in excess of those allowed by law, including Division 26 of the Health and Safety Code of the State of California and the Rules and Regulations of the District. This permit cannot be construed as permission to violate existing laws, ordinances, statutes or regulations of this or other governmental agencies. This permit must be renewed by the expiration date above. If billing for renewal fee required by Rule 301(c) is not received by expiration date above, please contact the District.

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Brad Poiriez

Air Pollution Control Officer

- 5.A facility wide Comprehensive Emission Inventory (CEIR) for all emitted criteria and toxic air pollutant must submit to the District, in a format approved by the District, on a yearly basis.
- 6. The applicant shall comply with all applicable MDAQMD Rules and Regulations. Applicable rules include, but are not necessarily limited to Regulation IV.
- 7.Emissions from this facility, including all stationary and portable emissions, shall exceed the following emission limits, based on a calendar year basis:
- a. Single HAP shall not exceed 10 tpy; All HAPs combined shall not exceed 24.9 tpy; verified by emission inventory.
- 8. The owner/operator shall provide to the District a priorization score based on the emissions from this flare and those permitted as tbd and tbd combined with existing emissions. The combined result, using an accepted method, such as HARP, shall not exceed 10 in a million. This score shall be provided to the District within 90 days of placing flare(s) in service.
- 9. This flare is considered temporary and shall not operate more than 7 days, as verified by records, once placed in service.
- 10. The emissions from this flare and those permitted as C011241 and tbd shall not result in any yearly net increase in criteria pollutants; the owner/operator shall internally offset any emission increase from these units by curtailing operations of previously permitted equipment. This requirement shall be conducted by calculation based on accepted emission factors, recorded and provided to District, State, or Federal personal upon request.

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