

AMENDED ENVIRONMENTAL COMPLIANCE APPROVAL

NUMBER 5444-BCMP9X Issue Date: July 8, 2019

Bunge Canada Holdings I ULC 515 Victoria Ave N Hamilton, Ontario L8N 3K7

Site Location: 515 Victoria Avenue North

Hamilton City, L8N 3K7

You have applied under section 20.2 of Part II.1 of the <u>Environmental Protection Act</u>, R.S.O. 1990, c. E. 19 (Environmental Protection Act) for approval of:

Description Section

Oilseeds processing facility, consisting of the following processes and support units:

- oilseeds receiving and handling operations;
- oilseeds cleaning and conditioning operations;
- oils expelling, extraction, degumming and bleaching operations;
- by-products grinding and handling operations;
- one (1) natural gas fired primary boiler, having a maximum heat input rating of 79.0 Gigajoules per hour;
- one (1) natural gas fired primary boiler, using No. 2 fuel oil as a stand-by fuel, having a maximum heat input rating of 79.0 Gigajoules per hour;
- two (2) natural gas fired back-up boilers, each having a maximum input heat rating of 27.4 Gigajoules per hour;
- three (3) peak shaving diesel fired electrical generators, each rated at 2.5 MWe of electrical output, each equipped with Selective Catalytic Reduction (SCR) unit;

including the *Equipment* and any other ancillary and support processes and activities, operating at a *Facility*

Production Limit of up to 3,700 tonnes of processed oilseeds (including up to 1,200 tonnes of canola seeds) per day, discharging to the air as described in the Original ESDM Report.

For the purpose of this environmental compliance approval, the following definitions apply:

- 1. "ACB list" means the document entitled "Air Contaminants Benchmarks (ACB) List: Standards, guidelines and screening levels for assessing point of impingement concentrations of air contaminants", as amended from time to time and published by the *Ministry* and available on a Government website:
- 2. "Acceptable Point of Impingement Concentration" means a concentration accepted by the Ministry as not likely to cause an adverse effect for a Compound of Concern that,
 - a. is not identified in the ACB list, or
 - b. is identified in the *ACB list* as belonging to the category "Benchmark 2" and has a concentration at a *Point of Impingement* that exceeds the concentration set out for the contaminant in that document.

With respect to the *Original ESDM Report*, the *Acceptable Point of Impingement Concentration* for a *Compound of Concern* mentioned above is the concentration set out in the *Original ESDM Report*;

- 3. "Acoustic Assessment Report" means the report, prepared in accordance with Publication NPC-233 and Appendix A of the Basic Comprehensive User Guide, by Petr Chocensky and Robert D. Stevens / HGC Engineering and dated January 31, 2019 submitted in support of the application, that documents all sources of noise emissions and Noise Control Measures present at the Facility, as updated in accordance with Condition 5 of this Approval;
- 4. "Acoustic Assessment Summary Table" means a table prepared in accordance with the Basic Comprehensive User Guide summarising the results of the Acoustic Assessment Report, as updated in accordance with Condition 5 of this Approval;
- 5. "Acoustic Audit" means an investigative procedure consisting of measurements and/or acoustic modelling of all sources of noise emissions due to the operation of the Facility, assessed to determine compliance with the Performance Limits for the Facility regarding noise emissions, completed in accordance with the procedures set in Publication NPC-103 and reported in accordance with Publication NPC-233;
- 6. "Acoustic Audit Report" means a report presenting the results of an Acoustic Audit, prepared in accordance with Publication NPC-233;
- 7. "Acoustical Consultant" means a person currently active in the field of environmental acoustics and noise/vibration control, who is familiar with *Ministry* noise guidelines and procedures and has a combination of formal university education, training and experience necessary to assess noise emissions from a *Facility*;

- 8. "Approval" means this entire Environmental Compliance Approval and any Schedules to it;
- 9. "Basic Comprehensive User Guide" means the Ministry document titled "Basic Comprehensive Certificates of Approval (Air) User Guide" dated March 2011, as amended;
- 10. "Company" means Bunge Canada Holdings I ULC operating as Bunge Canada Holdings I ULC that is responsible for the construction or operation of the Facility and includes any successors and assigns in accordance with section 19 of the EPA;
- 11. "Compound of Concern" means a contaminant described in paragraph 4 subsection 26 (1) of O. Reg. 419/05, namely, a contaminant that is discharged from the Facility in an amount that is not negligible;
- 12. "Description Section" means the section on page one of this Approval describing the Company's operations and the Equipment located at the Facility and specifying the Facility Production Limit for the Facility;
- 13. "*Director*" means a person appointed for the purpose of section 20.3 of the *EPA* by the *Minister* pursuant to section 5 of the *EPA*;
- 14. "District Manager" means the District Manager of the appropriate local district office of the *Ministry*, where the *Facility* is geographically located;
- 15. "Emission Summary Table" means a table described in paragraph 14 of subsection 26 (1) of O. Reg. 419/05;
- 16. "Environmental Assessment Act" means the Environmental Assessment Act, R.S.O. 1990, c.E.18, as amended;
- 17. "EPA" means the Environmental Protection Act, R.S.O. 1990, c.E.19, as amended;
- 18. "Equipment" means equipment or processes described in the ESDM Report, this Approval and in the Schedules referred to herein and any other equipment or processes;
- 19. "Equipment with Specific Operational Limits" means primary boilers, back-up boilers and peak shaving generators any Equipment related to the thermal oxidation of waste or waste derived fuels, fume incinerators or any other Equipment that is specifically referenced in any published Ministry document that outlines specific operational guidance that must be considered by the Director in issuing an Approval;
- 20. "ESDM Report" means the most current Emission Summary and Dispersion Modelling Report that describes the Facility. The ESDM Report is based on the Original ESDM Report and is updated after the issuance of this Approval in accordance with section 26 of O. Reg. 419/05 and the Procedure Document;

- 21. "Facility" means the entire operation located on the property where the Equipment is located;
- 22. "Facility Production Limit" means the production limit placed by the Director on the main product(s) or raw materials used by the Facility;
- 23. "Independent Acoustical Consultant" means an Acoustical Consultant not representing the Company , and not involved in the noise impact assessment or the design/implementation of Noise Control Measures for the Facility/Equipment. The Independent Acoustical Consultant shall not be retained by the consultant involved in the noise/vibration impact assessment or the design/implementation of noise/vibration control measures for the Facility/Equipment;
- 24. "Log" means a document that contains a record of each change that is required to be made to the ESDM Report and Acoustic Assessment Report, including the date on which the change occurred. For example, a record would have to be made of a more accurate emission rate for a source of contaminant, more accurate meteorological data, a more accurate value of a parameter that is related to a source of contaminant, a change to a Point of Impingement and all changes to information associated with a Modification to the Facility that satisfies Condition 2;
- 25. "Manager" means the Manager, Technology Standards Section, Technical Assessment and Standards Development Branch, or any other person who represents and carries out the duties of the Manager, Technology Standards Section, Technical Assessment and Standards Development Branch, as those duties relate to the conditions of this *Approval*;
- 26. "*Minister*" means the Minister of the Environment, Conservation and Parks or such other member of the Executive Council as may be assigned the administration of the *EPA* under the Executive Council Act:
- 27. "Ministry" means the ministry of the Minister;
- 28. "Modification" means any construction, alteration, extension or replacement of any plant, structure, equipment, apparatus, mechanism or thing, or alteration of a process or rate of production at the *Facility* that may discharge or alter the rate or manner of discharge of a *Compound of Concern* to e air or discharge or alter noise or vibration emissions from the *Facility*;
- 29. "Noise Control Measures" means measures to reduce the noise emissions from the Facility and/or Equipment including, but not limited to, silencers, acoustic louvers, enclosures, absorptive treatment, plenums and barriers, described in the Company's application, this Approval and in the supporting documentation referred to herein, to the extent approved by this Approval. It also means the Noise Control Measures outlined in the Acoustic Assessment Report:
- 30. "Odour Abatement Plan" means the document entitled "Odour Abatement Plan for the Bunge Hamilton Crush Facility" dated June 20, 2019 and signed by Rene Lemay, Facility Manager, and includes any future amendments to the plan reviewed and accepted by the District Manger.

- 31. "O. Reg. 419/05" means Ontario Regulation 419/05, Air Pollution Local Air Quality, as amended;
- 32. "Original ESDM Report" means the Emission Summary and Dispersion Modelling Report which was prepared in accordance with section 26 of O. Reg. 419/05 and the Procedure Document by Paul Geisberger, P.Eng. (Ramboll Canada Inc) and dated January 30, 2019 submitted in support of the application, and includes any changes to the report made up to the date of issuance of this Approval;
- 33. "Point of Impingement" has the same meaning as in section 2 of O. Reg. 419/05;
- 34. "Point of Reception" means Point of Reception as defined by Publication NPC-300;
- 35. "Pre-Test Plan" means a plan for the Source Testing including the information required in Section 5 of the Source Testing Code;
- 36. "*Procedure Document*" means *Ministry* guidance document titled "Procedure for Preparing an Emission Summary and Dispersion Modelling Report" dated February 2017, as amended;
- 37. "Processes with Significant Environmental Aspects" means the Equipment which, during regular operation, would discharge one or more contaminants into the air in an amount which is not considered as negligible in accordance with section 26 (1) 4 of O. Reg. 419/05 and the Procedure Document;
- 38. "Publication NPC-103" means the Ministry Publication NPC-103 of the Model Municipal Noise Control By-Law, Final Report, August 1978, published by the Ministry, as amended;
- 39. "Publication NPC-207" means the Ministry draft technical publication "Impulse Vibration in Residential Buildings", November 1983, supplementing the Model Municipal Noise Control By-Law, Final Report, published by the Ministry, August 1978, as amended;
- 40. "Publication NPC-233" means the Ministry Publication NPC-233, "Information to be Submitted for Approval of Stationary Sources of Sound", October, 1995, as amended;
- 41. "Publication NPC-300" means the Ministry Publication NPC-300, "Environmental Noise Guideline, Stationary and Transportation Sources Approval and Planning, Publication NPC-300", August 2013, as amended;
- 42. "Schedules" means the following schedules attached to this Approval and forming part of this Approval namely:
 - Schedule A Supporting Documentation
 - Schedule B Emission Limits of contaminants for Internal Combustion Engines used for Non-Emergency Power Generation;
 - Schedule C Source Testing Procedures;
- 43. "Source Testing" means sampling and testing to measure emissions resulting from operating the

Targeted Sources under conditions which yield the worst case emissions within the approved operating range of the *Targeted Sources* which satisfies paragraph 1 of subsection 11(1) of O. Reg. 419/0;

- 44. "Source Testing Code" means the Ontario Source Testing Code, dated June 2010, prepared by the *Ministry*, as amended;
- 45. "Targeted Sources" means the three (3) peak shaving diesel fired electrical generators;
- 46. "*Test Contaminants*" means Nitrogen Oxides (expressed as nitrogen dioxide equivalent), Total Suspended Particulate Matter, Non-Methane Hydrocarbons (total hydrocarbons excluding methane), and Carbon Monoxide:
- 47. "*Toxicologist*" means a qualified professional currently active in the field of risk assessment and toxicology that has a combination of formal university education, training and experience necessary to assess contaminants; and
- 48. "Written Summary Form" means the electronic questionnaire form, available on the Ministry website, and supporting documentation, that documents the activities undertaken at the Facility in the previous calendar year.

You are hereby notified that this environmental compliance approval is issued to you subject to the terms and conditions outlined below:

TERMS AND CONDITIONS

1. GENERAL

- 1. Except as otherwise provided by this *Approval*, the *Facility* shall be designed, developed, built, operated and maintained in accordance with the terms and conditions of this *Approval* and in accordance with the following *Schedules* attached hereto:
 - Schedule A Supporting Documentation
 - Schedule B Emission Limits of contaminants for Internal Combustion Engines used for Non-Emergency Power Generation;
 - Schedule C Source Testing Procedures;

2. LIMITED OPERATIONAL FLEXIBILITY

- 1. Pursuant to section 20.6 (1) of the *EPA* and subject to Conditions 2.2 and 2.3 of this *Approval*, future construction, alterations, extensions or replacements are approved in this *Approval* if the future construction, alterations, extensions or replacements are *Modifications* to the *Facility* that:
 - a. are within the scope of the operations of the Facility as described in the Description Section

- of this *Approval*;
- b. do not result in an increase of the *Facility Production Limit* above the level specified in the *Description Section* of this *Approval*; and
- c. result in compliance with the performance limits as specified in Condition 4.
- 2. Condition 2.1 does not apply to,
 - a. the addition of any new Equipment with Specific Operational Limits or to the Modification of any existing Equipment with Specific Operational Limits at the Facility; or
 - b. Modifications to the Facility that would be subject to the Environmental Assessment Act.
- 3. Condition 2.1 of this *Approval* shall expire ten (10) years from the date of this *Approval*, unless this *Approval* is revoked prior to the expiry date. The *Company* may apply for renewal of Condition 2.1 of this *Approval* by including an *ESDM Report* and an *Acoustic Assessment Report* that describes the *Facility* as of the date of the renewal application.

3. REQUIREMENT TO REQUEST AN ACCEPTABLE POINT OF IMPINGEMENT CONCENTRATION

- 1. Prior to making a *Modification* to the *Facility* that satisfies Condition 2.1.a. and 2.1.b., the *Company* shall prepare a proposed update to the *ESDM Report* to reflect the proposed *Modification*.
- 2. The *Company* shall request approval of an *Acceptable Point of Impingement Concentration* for a *Compound of Concern* if the *Compound of Concern* is not identified in the *ACB list* as belonging to the category "Benchmark 1" and a proposed update to an *ESDM Report* indicates that one of the following changes with respect to the concentration of the *Compound of Concern* may occur:
 - a. The *Compound of Concern* was not a *Compound of Concern* in the previous version of the *ESDM Report* and
 - i. the concentration of the *Compound of Concern* exceeds the concentration set out for the contaminant in the *ACB list*; or
 - ii. the Compound of Concern is not identified in the ACB list; or
 - b. The concentration of the *Compound of Concern* in the updated *ESDM Report* exceeds the higher of,
 - i. the most recent Acceptable Point of Impingement Concentration, and
 - ii. the concentration set out for the contaminant in the ACB list, if the contaminant is identified in that document.
- 3. The request required by Condition 3.2 shall propose a concentration for the *Compound of Concern* and shall contain an assessment, performed by a *Toxicologist*, of the likelihood of the proposed concentration causing an adverse effect at *Points of Impingement*.
- 4. If the request required by Condition 3.2 is a result of a proposed *Modification* described in Condition 3.1, the *Company* shall submit the request, in writing, to the *Director* at least 30 days

- prior to commencing to make the *Modification*. The *Director* shall provide written confirmation of receipt of this request to the *Company*.
- 5. If a request is required to be made under Condition 3.2 in respect of a proposed *Modification* described in Condition 3.1, the *Company* shall not make the *Modification* mentioned in Condition 3.1 unless the request is approved in writing by the *Director*.
- 6. If the *Director* notifies the *Company* in writing that the *Director* does not approve the request, the *Company* shall,
 - a. revise and resubmit the request; or
 - b. notify the *Director* that it will not be making the *Modification*.
- 7. The re-submission mentioned in Condition 3.6 shall be deemed a new submission under Condition 3.2.
- 8. If the *Director* approves the request, the *Company* shall update the *ESDM Report* to reflect the *Modification*.
- 9. Condition 3 does not apply if Condition 2.1 has expired.

4. PERFORMANCE LIMITS

- 1. Subject to Condition 4.2, the *Company* shall not discharge or cause or permit the discharge of a *Compound of Concern* into the air if,
 - a. the *Compound of Concern* is identified in the *ACB list* as belonging to the category "Benchmark 1" and the discharge results in the concentration at a *Point of Impingement* exceeding the Benchmark 1 concentration; or
 - b. the *Compound of Concern* is not identified in the *ACB list* as belonging to the category "Benchmark 1" and the discharge results in the concentration at a *Point of Impingement* exceeding the higher of,
 - i. if an *Acceptable Point of Impingement Concentration* exists, the most recent *Acceptable Point of Impingement Concentration*, and
 - ii. the concentration set out for the contaminant in the ACB list, if the contaminant is identified in that document.
- 2. Condition 4.1 does not apply if the benchmark set out in the *ACB list* has a 10-minute averaging period and no ambient monitor indicates an exceedance at a *Point of Impingement* where human activities regularly occur at a time when those activities regularly occur.
- 3. The *Company* shall:
 - a. implement, not later than thirty-six (36) months after the date of this *Approval*, the *Noise Control Measures* as outlined in the *Acoustic Assessment Report*;
 - b. ensure that following the implementations of the *Noise Control Measures* outlined in the *Acoustic Assessment Report*, the noise emissions from the *Facility* comply with the limits

- set out in Ministry Publication NPC-300; and,
- c. ensure that the *Noise Control Measures* are properly maintained and continue to provide the acoustical performance outlined in the *Acoustic Assessment Report*.
- 4. The *Company* shall, at all times, ensure that the vibration emissions from the *Facility* comply with the limits set out in *Ministry Publication NPC-207*;
- 5. The *Company* shall operate any *Equipment with Specific Operational Limits* approved by this *Approval* in accordance with the *Original ESDM Report*;
- 6. The *Company* shall ensure that the fuel used to operate the three (3) peak shaving diesel fired electrical generators contains a maximum sulphur content of no more than fifteen (15) parts per million.
- 7. The *Company* shall ensure that the three (3) peak shaving diesel fired electrical generators meet the in-stack emission limits specified in Schedule B during peak shaving operations;
- 8. The *Company* shall ensure that the three (3) peak shaving diesel fired electrical generators operates in accordance with the *Original ESDM Report*, including start-up procedures for peak shaving operations; and
- 9. The Company shall implement the Odour Abatement Plan.

5. ACOUSTIC AUDIT

- 1. The *Company* shall carry out *Acoustic Audit* measurements on the actual noise emissions due to the operation of the *Facility*, following the implementation the *Noise Control Measures*. The *Company*:
 - a. shall carry out *Acoustic Audit* measurements in accordance with the procedures in *Publication NPC-103*; and,
 - b. shall submit an *Acoustic Audit Report* on the results of the *Acoustic Audit*, prepared by an *Independent Acoustical Consultant*, in accordance with the requirements of *Publication NPC-233*, to the *District Manager* and the *Director*, not later than six (6) months after the full implementation of the *Noise Control Measure*.

2. The *Director*:

- a. may not accept the results of the *Acoustic Audit* if the requirements of *Publication NPC-233* were not followed; and
- b. may require the *Company* to repeat the *Acoustic Audit* if the results of the *Acoustic Audit* are found unacceptable to the *Director*.

6. DOCUMENTATION REQUIREMENTS

- 1. The *Company* shall maintain an up-to-date *Log*.
- 2. No later than June 30 in each year, the *Company* shall update the *Acoustic Assessment Report* and shall update the *ESDM Report* in accordance with section 26 of *O. Reg. 419/05* so that the

- information in the reports is accurate as of December 31 in the previous year.
- 3. The *Company* shall make the *Emission Summary Table* (see section 27 of *O. Reg. 419/05*) and *Acoustic Assessment Summary Table* available for examination by any person, without charge, by posting it on the Internet or by making it available during regular business hours at the *Facility*.
- 4. The *Company* shall, within three (3) months after the expiry of Condition 2.1 of this *Approval*, update the *ESDM Report* and the *Acoustic Assessment Report* such that the information in the reports is accurate as of the date that Condition 2.1 of this *Approval* expired.
- 5. Conditions 6.1 and 6.2 do not apply if Condition 2.1 has expired.

7. REPORTING REQUIREMENTS

- 1. Subject to Condition 7.2, the *Company* shall provide the *Director* no later than August 31 of each year, a *Written Summary Form* to be submitted through the *Ministry's* website that shall include the following:
 - a. a declaration of whether the *Facility* was in compliance with section 9 of the *EPA*, *O. Reg.* 419/05 and the conditions of this *Approval*;
 - b. a summary of each *Modification* satisfying Condition 2.1.a. and 2.1.b. that took place in the previous calendar year that resulted in a change in the previously calculated concentration at a *Point of Impingement* for any *Compound of Concern* or resulted in a change in the sound levels reported in the *Acoustic Assessment Summary Table* at any *Point of Reception*.
- 2. Condition 7.1 does not apply if Condition 2.1 has expired.

8. OPERATION AND MAINTENANCE

- 1. The *Company* shall prepare and implement, not later than three (3) months from the date of this *Approval*, operating procedures and maintenance programs for all *Processes with Significant Environmental Aspects*, which shall specify as a minimum:
 - a. frequency of inspections and scheduled preventative maintenance;
 - b. procedures to prevent upset conditions;
 - c. procedures to minimize all fugitive emissions;
 - d. procedures to prevent and/or minimize odorous emissions;
 - e. procedures to prevent and/or minimize noise emissions; and
 - f. procedures for record keeping activities relating to the operation and maintenance programs;
- 2. The *Company* shall ensure that all *Processes with Significant Environmental Aspects* are operated and maintained in accordance with this *Approval*, the operating procedures and maintenance programs.

9. COMPLAINTS RECORDING AND REPORTING

- 1. If at any time, the *Company* receives an environmental complaint from the public regarding the operation of the *Equipment* approved by this *Approval*, the *Company* shall take the following steps:
 - a. Record and number each complaint, either electronically or in a log book. The record shall include the following information: the time and date of the complaint and incident to which the complaint relates, the nature of the complaint, wind direction at the time and date of the incident to which the complaint relates and, if known, the address of the complainant.
 - b. Notify the *District Manager* of the complaint within two (2) business days after the complaint is received, or in a manner acceptable to the *District Manager*.
 - c. Initiate appropriate steps to determine all possible causes of the complaint, and take the necessary actions to appropriately deal with the cause of the subject matter of the complaint.
 - d. Complete and retain on-site a report written within one (1) week of the complaint date. The report shall list the actions taken to appropriately deal with the cause of the complaint and set out steps to be taken to avoid the recurrence of similar incidents.

10. RECORD KEEPING REQUIREMENTS

- 1. Any information requested by any employee in or agent of the *Ministry* concerning the *Facility* and its operation under this *Approval*, including, but not limited to, any records required to be kept by this *Approval*, shall be provided to the employee in or agent of the *Ministry*, upon request, in a timely manner.
- 2. Unless otherwise specified in this *Approval*, the *Company* shall retain, for a minimum of five (5) years from the date of their creation all reports, records and information described in this *Approval*, including,
 - a. a copy of the *Original ESDM Report* and each updated version;
 - b. a copy of each version of the Acoustic Assessment Report;
 - c. supporting information used in the emission rate calculations performed in the *ESDM Reports* and *Acoustic Assessment Reports*;
 - d. the records in the *Log*;
 - e. copies of each *Written Summary Form* provided to the *Ministry* under Condition 6.1 of this *Approval*;
 - f. records of maintenance, repair and inspection of *Equipment* related to all *Processes with Significant Environmental Aspects*;
 - g. copy of start-up procedures and records of operating hours of peak shaving electrical generators; and
 - h. all records related to environmental complaints made by the public as required by Condition

8 of this *Approval*.

11. SOURCE TESTING

1. The *Company* shall perform *Source Testing* in accordance with the procedures in Schedule "C" to determine the rates of emissions of the *Test Contaminants* from the *Targeted Sources*.

12. REVOCATION OF PREVIOUS APPROVALS

1. This *Approval* replaces and revokes all Certificates of Approval (Air) issued under section 9 *EPA* and Environmental Compliance Approvals issued under Part II.1 *EPA* to the *Facility* in regards to the activities mentioned in subsection 9(1) of the *EPA* and dated prior to the date of this *Approval*.

SCHEDULE A

Supporting Documentation

- 1. Environmental Compliance Approval Application, dated January 30, 2019, signed by Rene Lemay, Plant Manager and submitted by the *Company*;
- 2. Emission Summary and Dispersion Modelling Report, prepared by Paul Geisberger, P.Eng. (Ramboll Canada Inc) and dated January 30, 2019;
- 3. Updated ESDM Report (Bunge ESDM Addendum No.1 Generator Modelling) dated June 7, 2019 and signed by Paul Geisberger, P.Eng., principal Consultant (Ramboll Canada Inc.);
- 4. Acoustic Assessment Report, prepared by Petr Chocensky, PhD and Robert D. Stevens, MASc, P.Eng (HGC Engineering) and dated January 31, 2019.

SCHEDULE B

Emission Limits of Contaminants for Internal Combustion Engines Used for Non-Emergency Power Generation

Contaminant Name	Maximum Limit
	(kilogram per megawatt hour)
Nitrogen Oxides	0.4
(expressed as nitrogen dioxide equivalent)	
Particulate Matter	0.02
Total Hydrocarbons excluding methane	0.19
Non-Methane Hydrocarbons (NMHC)	
Carbon Monoxide	3.5

SCHEDULE C

Source Testing Procedures

- 1. The *Company* shall perform *Source Testing* once every two (2) years to determine the rate of emission of the *Test Contaminants* from the *Targeted Sources*.
- 2. The *Company* shall submit, not later than three (3) months after the date of this *Approval*, to the *Manager* a *Pre-Test Plan* for the *Source Testing* of the *Targeted Source*. The *Company* shall finalize the *Pre-Test Plan* in consultation with the *Manager*.
- 3. The *Company* shall not commence the *Source Testing* required under this *Approval* until the *Manager* has approved the *Pre-Test Plan*.
- 4. The *Company* shall complete the *Source Testing* not later than three (3) months after the *Manager* has approved the *Pre-Test Plan* or within a period as directed or agreed to in writing by the *Manager* and the *District Manager*.
- 5. The *Company* shall notify the *Manager*, the *District Manager* and the *Director* in writing of the location, date and time of any impending *Source Testing* required by this *Approval*, at least fifteen (15) days prior to the *Source Testing*.
- 6. The *Company* shall submit a report (hardcopy and electronic format) on the *Source Testing* to the *Manager*, the *District Manager* and the *Director* not later than three (3) months after completing the *Source Testing*. The report shall be in the format described in the *Source Testing Code*, and shall also include, but not be limited to:
 - a. an executive summary;
 - b. an identification of the applicable North American Industry Classification System code (NAICS) for the *Facility*;
 - c. records of operating conditions at the time of *Source Testing*, including but not limited to the following:
 - i. production data;
 - ii. Facility/ process information related to the operation of the Targeted Sources;
 - iii. description of the emission sources controlled by the *Targeted Sources* at the time of testing;
 - iv. control equipment/stacks operating parameters at the time of *Source Testing* and recommended operating parameters range;
 - v. operational description of the general building ventilation at the time of testing;
 - d. results of *Source Testing*, including the emission rate, emission concentration, and relevant emission factors of the *Test Contaminants* from the *Targeted Sources*; and
 - e. a tabular comparison of Source Testing results for the Targeted Sources and Test

Contaminants to original emission estimates/emission limits described in the *Company's* application and the *ESDM Report*.

- 7. The *Director* may not accept the results of the *Source Testing* if:
 - a. the Source Testing Code or the requirements of the Manager were not followed;
 - b. the *Company* did not notify the *Manager*, the *District Manager* and *Director* of the *Source Testing*; or
 - c. the *Company* failed to provide a complete report on the *Source Testing*.
- 8. If the *Director* does not accept the results of the *Source Testing*, the *Director* may require re-testing. If re-testing is required, the *Pre-Test Plan* strategies need to be revised and submitted to the *Manager* for approval. The actions taken to minimize the possibility of the *Source Testing* results not being accepted by the *Director* must be noted in the revision.
- 9. If the *Source Testing* results are higher than the emission estimates in the *Company's* ESDM Report, the *Company* shall update their ESDM Report in accordance with Section 26 of O. Reg. 419/05 with the results from the *Source Testing* report and make these records available for review by staff of the *Ministry* upon request. The updated Emission Summary Table from the updated ESDM Report shall be submitted with the report on the *Source Testing*.
- 10. The *District Manager* may not require subsequent *Source Testing* or relax the frequency of subsequent *Source Testing* if the results of the *Source Testing* indicate that the environmental impact from the *Test Contaminants* are insignificant.

The reasons for the imposition of these terms and conditions are as follows:

1. GENERAL

Condition No. 1 is included to require the *Approval* holder to build, operate and maintain the *Facility* in accordance with the Supporting Documentation in Schedule A considered by the *Director* in issuing this *Approval*.

2. LIMITED OPERATIONAL FLEXIBILITY, REQUIREMENT TO REQUEST AN ACCEPTABLE POINT OF IMPINGEMENT CONCENTRATION AND PERFORMANCE LIMITS

Conditions No. 2, 3, and 4 are included to limit and define the *Modifications* permitted by this *Approval*, and to set out the circumstances in which the *Company* shall request approval of an *Acceptable Point of Impingement Concentration* prior to making *Modifications*. The holder of the *Approval* is approved for operational flexibility for the *Facility* that is consistent with the description of the operations included with the application up to the *Facility Production Limit*. In return for the operational flexibility, the *Approval* places performance based limits that cannot be exceeded under the terms of this *Approval*. *Approval* holders will still have to obtain other relevant approvals required to operate the *Facility*, including requirements under other environmental legislation such as the *Environmental Assessment Act*.

3. ACOUSTIC AUDIT

Condition No. 5 is included to require the *Company* to gather accurate information and submit an *Acoustic Audit Report* in accordance with procedures set in the *Ministry's* noise guidelines, so that the environmental impact and subsequent compliance with the *EPA*, the regulation and this *Approval* can be verified.

4. DOCUMENTATION REQUIREMENTS

Condition No. 6 is included to require the *Company* to maintain ongoing documentation that demonstrates compliance with the performance limits as specified in Condition 4 of this *Approval* and allows the *Ministry* to monitor on-going compliance with these performance limits. The *Company* is required to have an up to date *ESDM Report* and *Acoustic Assessment Report* that describe the *Facility* at all times and make the *Emission Summary Table* and *Acoustic Assessment Summary Table* from these reports available to the public on an ongoing basis in order to maintain public communication with regard to the emissions from the *Facility*.

5. REPORTING REQUIREMENTS

Condition No. 7 is included to require the *Company* to provide a yearly *Written Summary Form* to the *Ministry*, to assist the *Ministry* with the review of the site's compliance with the *EPA*, the regulations and this *Approval*.

6. OPERATION AND MAINTENANCE

Condition No. 8 is included to require the *Company* to properly operate and maintain the *Processes* with Significant Environmental Aspects to minimize the impact to the environment from these processes.

7. COMPLAINTS RECORDING AND REPORTING PROCEDURE

Condition No. 9 is included to require the *Company* to respond to any environmental complaints regarding the operation of the *Equipment*, according to a procedure that includes methods for preventing recurrence of similar incidents and a requirement to prepare and retain a written report.

8. RECORD KEEPING REQUIREMENTS

Condition No. 10 is included to require the *Company* to retain all documentation related to this *Approval* and provide access to employees in or agents of the *Ministry*, upon request, so that the *Ministry* can determine if a more detailed review of compliance with the performance limits as specified in Condition 4 of this *Approval* is necessary.

9. SOURCE TESTING

Condition No. 11 is included to require the *Company* to gather and retain accurate information so that compliance with the *EPA*, the regulations and this *Approval* can be verified.

10. REVOCATION OF PREVIOUS APPROVALS

Condition No. 12 is included to identify that this *Approval* replaces all Section 9 Certificate(s) of Approval and Part II.1 Approvals in regards to the activities mentioned in subsection 9(1) of the *EPA*

and dated prior to the date of this *Approval*.

Upon issuance of the environmental compliance approval, I hereby revoke Approval No(s). 3908-8GCKJZ issued on May 13, 2011.

In accordance with Section 139 of the Environmental Protection Act, you may by written Notice served upon me, the Environmental Review Tribunal and in accordance with Section 47 of the Environmental Bill of Rights, 1993, the Minister of the Environment, Conservation and Parks, within 15 days after receipt of this Notice, require a hearing by the Tribunal. The Minister of the Environment, Conservation and Parks will place notice of your appeal on the Environmental Registry. Section 142 of the Environmental Protection Act provides that the Notice requiring the hearing shall state:

- a. The portions of the environmental compliance approval or each term or condition in the environmental compliance approval in respect of which the hearing is required, and;
- b. The grounds on which you intend to rely at the hearing in relation to each portion appealed.

Pursuant to subsection 139(3) of the Environmental Protection Act, a hearing may not be required with respect to any terms and conditions in this environmental compliance approval, if the terms and conditions are substantially the same as those contained in an approval that is amended or revoked by this environmental compliance approval.

The Notice should also include:

- 1. The name of the appellant;
- 2. The address of the appellant;
- 3. The environmental compliance approval number;
- 4. The date of the environmental compliance approval;
- 5. The name of the Director, and;
- 6. The municipality or municipalities within which the project is to be engaged in.

And the Notice should be signed and dated by the appellant.

This Notice must be served upon:

The Director appointed for the purposes of The Secretary* The Minister of the Environment. Part II.1 of the Environmental Protection Act Environmental Review Tribunal Conservation and Parks Ministry of the Environment, 655 Bay Street, Suite 1500 777 Bay Street, 5th Floor AND AND Conservation and Parks Toronto, Ontario Toronto, Ontario 135 St. Clair Avenue West, 1st Floor M5G 1E5 M7A 2J3 Toronto, Ontario M4V 1P5

* Further information on the Environmental Review Tribunal's requirements for an appeal can be obtained directly from the Tribunal at: Tel: (416) 212-6349, Fax: (416) 326-5370 or www.ert.gov.on.ca

This instrument is subject to Section 38 of the Environmental Bill of Rights, 1993, that allows residents of Ontario to seek leave to appeal the decision on this instrument. Residents of Ontario may seek leave to appeal within 15 days from the date this decision is placed on the Environmental Registry. By accessing the Environmental Registry at www.ebr.gov.on.ca, you can determine when the leave to appeal period ends.

 $\label{thm:control_problem} \textit{The above noted activity is approved under s. 20.3 of Part II. 1 of the Environmental Protection Act.}$

DATED AT TORONTO this 8th day of July, 2019

Jeffrey McKerrall, P.Eng.

Director

appointed for the purposes of Part II.1 of the

Environmental Protection Act

JK/

c: District Manager, MECP Hamilton - District Paul Geisberger, Ramboll Canada Inc