



State of Ohio Environmental Protection Agency

**RE: FINAL PERMIT TO INSTALL MODIFICATION  
MUSKINGUM COUNTY**

**CERTIFIED MAIL**

Street Address:

122 S. Front Street

Lazarus Gov. Center TELE: (614) 644-3020 FAX: (614) 644-2329

Mailing Address:

Lazarus Gov. Center  
P.O. Box 1049

**Application No: 06-06507**

**DATE:** 3/30/2004

Mar-Zane Inc Plant 21  
Ron Morrison  
PO Box 1585  
Zanesville, OH 43702

Enclosed Please find a modification to the Ohio EPA Permit To Install referenced above which will modify the terms and conditions.

You are hereby notified that this action by the Director is final and may be appealed to the Ohio Environmental Review Appeals Commission pursuant to Chapter 3745.04 of the Ohio Revised Code. The appeal must be in writing and set forth the action complained of and the grounds upon which the appeal is based. It must be filed within thirty (30) days after the notice of the Directors action. A copy of the appeal must be served on the Director of the Ohio Environmental Protection Agency within three (3) days of filing with the Commission. An appeal may be filed with the Environmental Review Appeals Commission at the following address:

Environmental Review Appeals Commission  
309 South Fourth Street, Room 222  
Columbus, Ohio 43215

Sincerely,

Michael W. Ahern, Supervisor  
Field Operations and Permit Section  
Division of Air Pollution Control

cc: USEPA

SEDO



**Permit To Install  
Terms and Conditions**

**Issue Date: 3/30/2004  
Effective Date: 3/30/2004**

FINAL ADMINISTRATIVE MODIFICATION OF PERMIT TO INSTALL 06-06507

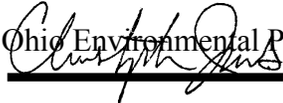
Application Number: 06-06507  
APS Premise Number: 0660010241  
Permit Fee: **\$625**  
Name of Facility: Mar-Zane Inc Plant 21  
Person to Contact: Ron Morrison  
Address: PO Box 1585  
Zanesville, OH 43702

Location of proposed air contaminant source(s) [emissions unit(s)]:  
**PO Box 1585  
Zanesville, Ohio**

Description of proposed emissions unit(s):  
**Administrative modification of PTI 06-06507, issued 10/9/01, to correct allowable VOC emission rates based on stack test data.**

The above named entity is hereby granted a modification to the permit to install described above pursuant to Chapter 3745-31 of the Ohio Administrative Code. Issuance of this modification does not constitute expressed or implied approval or agreement that, if constructed or modified in accordance with the plans included in the application, the above described source(s) of environmental pollutants will operate in compliance with applicable State and Federal laws and regulations, and does not constitute expressed or implied assurance that if constructed or modified in accordance with those plans included in the application, the above described source(s) of pollutants will be granted the necessary operating permits.

This permit is granted subject to the conditions attached hereto.

  
Ohio Environmental Protection Agency

Director

## **Part I - GENERAL TERMS AND CONDITIONS**

### **A. Permit to Install General Terms and Conditions**

#### **1. Compliance Requirements**

The emissions unit(s) identified in this Permit to Install shall remain in full compliance with all applicable State laws and regulations and the terms and conditions of this permit.

#### **2. Reporting Requirements**

The permittee shall submit required reports in the following manner:

- a. Reports of any required monitoring and/or record keeping information shall be submitted to the appropriate Ohio EPA District Office or local air agency.
- b. Except as otherwise may be provided in the terms and conditions for a specific emissions unit, quarterly written reports of (a) any deviations (excursions) from emission limitations, operational restrictions, and control device operating parameter limitations that have been detected by the testing, monitoring, and record keeping requirements specified in this permit, (b) the probable cause of such deviations, and (c) any corrective actions or preventive measures which have been or will be taken, shall be submitted to the appropriate Ohio EPA District Office or local air agency. If no deviations occurred during a calendar quarter, the permittee shall submit a quarterly report, which states that no deviations occurred during that quarter. The reports shall be submitted quarterly, i.e., by January 31, April 30, July 31, and October 31 of each year and shall cover the previous calendar quarters. (These quarterly reports shall exclude deviations resulting from malfunctions reported in accordance with OAC rule 3745-15-06.)

#### **3. Records Retention Requirements**

Each record of any monitoring data, testing data, and support information required pursuant to this permit shall be retained for a period of five years from the date the record was created. Support information shall include, but not be limited to, all calibration and maintenance records and all original strip-chart recordings for continuous monitoring instrumentation, and copies of all reports required by this permit. Such records may be maintained in computerized form.

#### **4. Inspections and Information Requests**

The Director of the Ohio EPA, or an authorized representative of the Director, may, subject to the safety requirements of the permittee and without undue delay, enter upon the premises of this source at any reasonable time for purposes of making inspections, conducting tests, examining records or reports pertaining to any emission of air contaminants, and determining compliance with any applicable State air pollution laws and regulations and the terms and conditions of this permit. The permittee shall furnish to the Director of the Ohio EPA, or an authorized

representative of the Director, upon receipt of a written request and within a reasonable time, any information that may be requested to determine whether cause exists for modifying, reopening or revoking this permit or to determine compliance with this permit. Upon verbal or written request, the permittee shall also furnish to the Director of the Ohio EPA, or an authorized representative of the Director, copies of records required to be kept by this permit.

#### **5. Scheduled Maintenance/Malfunction Reporting**

Any scheduled maintenance of air pollution control equipment shall be performed in accordance with paragraph (A) of OAC rule 3745-15-06. The malfunction of any emissions units or any associated air pollution control system(s) shall be reported to the appropriate Ohio EPA District Office or local air agency in accordance with paragraph (B) of OAC rule 3745-15-06. Except as provided in that rule, any scheduled maintenance or malfunction necessitating the shutdown or bypassing of any air pollution control system(s) shall be accompanied by the shutdown of the emissions unit(s) that is (are) served by such control system(s).

#### **6. Permit Transfers**

Any transferee of this permit shall assume the responsibilities of the prior permit holder. The appropriate Ohio EPA District Office or local air agency must be notified in writing of any transfer of this permit.

#### **7. Air Pollution Nuisance**

The air contaminants emitted by the emissions units covered by this permit shall not cause a public nuisance, in violation of OAC rule 3745-15-07.

#### **8. Termination of Permit to Install**

This Permit to Install shall terminate within eighteen months of the effective date of the Permit to Install if the owner or operator has not undertaken a continuing program of installation or modification or has not entered into a binding contractual obligation to undertake and complete within a reasonable time a continuing program of installation or modification. This deadline may be extended by up to 12 months if application is made to the Director within a reasonable time before the termination date and the party shows good cause for any such extension.

#### **9. Construction of New Sources(s)**

The proposed emissions unit(s) shall be constructed in strict accordance with the plans and application submitted for this permit to the Director of the Ohio Environmental Protection Agency. There may be no deviation from the approved plans without the express, written approval of the Agency. Any deviations from the approved plans or the above conditions may lead to such sanctions and penalties as provided under Ohio law. Approval of these plans does not constitute an assurance that the proposed facilities will operate in compliance with all Ohio laws and regulations. Additional facilities shall be installed upon orders of the Ohio

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Environmental Protection Agency if the proposed sources cannot meet the requirements of this permit or cannot meet applicable standards.

If the construction of the proposed emissions unit(s) has already begun or has been completed prior to the date the Director of the Environmental Protection Agency approves the permit application and plans, the approval does not constitute expressed or implied assurance that the proposed facility has been constructed in accordance with the approved plans. The action of beginning and/or completing construction prior to obtaining the Director's approval constitutes a violation of OAC rule 3745-31-02. Furthermore, issuance of the Permit to Install does not constitute an assurance that the proposed source will operate in compliance with all Ohio laws and regulations. Approval of the plans in any case is not to be construed as an approval of the facility as constructed and/or completed. Moreover, issuance of the Permit to Install is not to be construed as a waiver of any rights that the Ohio Environmental Protection Agency (or other persons) may have against the applicant for starting construction prior to the effective date of the permit. Additional facilities shall be installed upon orders of the Ohio Environmental Protection Agency if the proposed facilities cannot meet the requirements of this permit or cannot meet applicable standards.

**10. Public Disclosure**

The facility is hereby notified that this permit, and all agency records concerning the operation of this permitted source, are subject to public disclosure in accordance with OAC rule 3745-49-03.

**11. Applicability**

This Permit To Install is applicable only to the emissions unit(s) identified in the Permit To Install. Separate Permit To Install for the installation or modification of any other emissions unit(s) are required for any emissions unit for which a Permit To Install is required.

**12. Best Available Technology**

As specified in OAC Rule 3745-31-05, all new sources must employ Best Available Technology (BAT). Compliance with the terms and conditions of this permit will fulfill this requirement.

**13. Source Operation and Operating Permit Requirements After Completion of Construction**

- a. If the permittee is required to apply for a Title V permit pursuant to OAC Chapter 3745-77, the permittee shall submit a complete Title V permit application or a complete Title V permit modification application within twelve (12) months after commencing operation of the emissions units covered by this permit. However, if the proposed new or

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modified source(s) would be prohibited by the terms and conditions of an existing Title V permit, a Title V permit modification must be obtained before the operation of such new or modified source(s) pursuant to OAC rule 3745-77-04(D) and OAC rule 3745-77-08(C)(3)(d).

- b. If the permittee is required to apply for permit(s) pursuant to OAC Chapter 3745-35, the source(s) identified in this Permit To Install is (are) permitted to operate for a period of up to one year from the date the source(s) commenced operation. Permission to operate is granted only if the facility complies with all requirements contained in this permit and all applicable air pollution laws, regulations, and policies. Pursuant to OAC Chapter 3745-35, the permittee shall submit a complete operating permit application within ninety (90) days after commencing operation of the source(s) covered by this permit.

#### 14. Construction Compliance Certification

The applicant shall provide Ohio EPA with a written certification (see enclosed form) that the facility has been constructed in accordance with the Permit to Install application and the terms and conditions of the Permit to Install. The certification shall be provided to Ohio EPA upon completion of construction but prior to startup of the source.

#### 15. Fees

The permittee shall pay fees to the Director of the Ohio EPA in accordance with ORC section 3745.11 and OAC Chapter 3745-78. The permittee shall pay all applicable Permit to Install fees within 30 days after the issuance of this Permit to Install.

### B. Permit to Install Summary of Allowable Emissions

The following information summarizes the total allowable emissions, by pollutant, based on the individual allowable emissions of each air contaminant source identified in this permit.

#### SUMMARY (for informational purposes only) TOTAL PERMIT TO INSTALL ALLOWABLE EMISSIONS

<u>Pollutant</u>	<u>Tons Per Year</u>
PE	21.6
VOC	23.9
NO <sub>x</sub>	18.8
SO <sub>2</sub>	19.8
CO	44.5

**PART II - SPECIAL TERMS AND CONDITIONS FOR SPECIFIC EMISSIONS UNIT(S)**

**A. Applicable Emissions Limitations and/or Control Requirements**

- 1. The specific operations(s), property, and/or equipment which constitute this emissions unit are listed in the following table along with the applicable rules and/or requirements and with the applicable emissions limitations and/or control measures. Emissions from this unit shall not exceed the listed limitations, and the listed control measures shall be specified in narrative form following the table.

Operations, Property,  
and/or Equipment

Applicable Rules/Requirements

P901 - 380 Ton Per Hour Portable Drum Mix Asphalt Plant. Chapter 31 Modification of PTI 06-06078 issued June 14, 2000 to allow the use of #2, #4, #6 and waste oil.

OAC rule 3745-31-05(A)(3)

Administrative modification of PTI 06-06507, issued October 9, 2001, to increase allowable VOC emissions due to emission factor correction, based on emissions testing.

aggregate storage bins, cold  
aggregate elevator

OAC rule 3745-31-05(C)

	<p style="text-align: center;"><u>Applicable Emissions Limitations/Control Measures</u></p>	
<p>40 CFR Part 60, Subpart I</p>	<p>Hourly emissions of carbon monoxide (CO), nitrogen oxides (NO<sub>x</sub>), volatile organic compounds (VOC), and sulfur dioxide (SO<sub>2</sub>) shall not exceed 49.4, 20.9, 26.6 and 22.0 pounds respectively.</p>	<p>greater.</p> <p>The emissions limitation specified by this rule is less stringent than the emission limitation established pursuant to OAC rule 3745-31-05(A)(3).</p> <p>Visible emissions of fugitive dust shall be less than or equal to 20 percent opacity, as a 3-minute average.</p>
<p>OAC rule 3745-17-07(A)(1) OAC rule 3745-17-11 OAC rule 3745-18-06 (E)</p>	<p>The requirements of this rule also include compliance with the requirements of 40 CFR Part 60 Subpart I, OAC rule 3745-17-11, OAC rule 3745-17-07, OAC rule 3745-17-08, OAC rule 3745-18-06(E), and OAC rule 3745-31-05(C)</p>	<p>The drop height of the front end loader bucket shall be minimized to the extent possible in order to minimize or eliminate visible emissions of fugitive dust from the elevator loading area.</p>
<p>OAC rule 3745-31-05(A)(3)</p>	<p>(See Section A.2.a)</p> <p>Emissions shall not exceed the following based on a rolling 12-month summation:</p>	<p>The aggregate loaded into the storage bins shall have a moisture content sufficient to eliminate the visible emissions of fugitive dust from the elevator and the transfer point to the dryer.</p>
	<p>21.6 tons particulate emissions (PE) 44.5 tons CO 19.8 tons SO<sub>2</sub> 18.8 tons NO<sub>x</sub> 23.9 tons VOC</p>	
	<p>Particulate emissions shall not exceed 0.04 grain/dscf</p> <p>The emissions unit shall not discharge into the atmosphere any stack gases which exhibit 20 percent opacity or</p>	

**2. Additional Terms and Conditions**

**2.a** The fabric filter shall be used at all times when the emissions unit is in operation.

**2.b** The application and enforcement of the provisions of the New Source Performance Standards (NSPS), as promulgated by the United States Environmental Protection Agency, 40 CFR Part 60, are delegated to the Ohio Environmental Protection Agency. The requirements of 40 CFR Part 60 are also federally enforceable.

**B. Operational Restrictions**

1. To ensure the baghouse is operated according to the manufacturer's specifications and to maintain compliance with the allowable particulate emission rate, the pressure drop across the baghouse shall be maintained within the range of 2.0 to 8.0 inches of water while the emissions unit is in operation.
2. The maximum asphalt production rate for emissions unit P901 shall not exceed 684,000 tons based upon a rolling, 12-month summation of the production rates. To ensure enforceability during the first 12 calendar months of operation following the startup of the modified emissions unit P901, the permittee shall not exceed the production levels specified in the following table:

<u>Month(s)</u>	<u>Maximum Allowable Cumulative Production (Tons)</u>
1	300,000
1-2	400,000
1-3	500,000
1-4	600,000
1-5	684,000
1-6	684,000
1-7	684,000
1-8	684,000
1-9	684,000
1-10	684,000
1-11	684,000
1-12	684,000

After the first 12 calendar months of operation following the startup of the modified emissions unit P901, compliance with the annual production rate limitation shall be based upon a rolling, 12-month summation of the production rates.

3. All recycled, used oil burned in emissions unit P901 shall meet the following specifications:

Contaminant/Property Allowable Specifications

arsenic	5 ppm, maximum
cadmium	2 ppm, maximum
chromium	10 ppm, maximum
lead	100 ppm, maximum
PCB's	50 ppm, maximum*
total halogens	4000 ppm maximum**
mercury	1 ppm, maximum
flash point	100°F, minimum
heat content	135,000 Btu/gallon, minimum

\* If the permittee is burning used oil with any quantifiable level  $\geq 2$  ppm < 50 ppm of PCB's, then the permittee is subject to any applicable requirements found under 40 CFR part 279, subparts G and H and 40 CFR 761.20 (e).

\*\* Used oil containing more than 1000 ppm total halogens is presumed to be a hazardous waste under the rebuttable presumption provided under 40 CFR 279.10 (b)(1)(ii) and OAC rule 3745-279-10 (B)(1)(b). Therefore, the permittee may receive and burn used oil exceeding 1000 ppm of total halogens (but less than 4000 ppm, maximum) only if the used oil burner can demonstrate the used oil does not contain any hazardous waste pursuant to OAC rule 3745-279-63.

4. The burning of hazardous waste is prohibited without first complying with all applicable state and federal hazardous waste and air regulations and permits.

**C. Monitoring and/or Record keeping Requirements**

1. The permittee shall properly install, operate, and maintain equipment to monitor the pressure drop across the baghouse while the emissions unit is in operation. The monitoring equipment shall be installed, calibrated, operated, and maintained in accordance with the manufacturer's recommendations, instructions, and operating manual(s). The permittee shall record the pressure drop across the baghouse on a daily basis.
2. The permittee shall receive a chemical analysis with each shipment of used oil from the supplier. The analysis shall identify the name and address of the supplier, the supplier's USEPA identification number, and the following information:
  - a. The date of shipment or delivery.

- b. The quantity of used oil received.
- c. The Btu value of the used oil, in BTU/gallon.
- d. The flash point of the used oil in degrees F.
- e. The arsenic content, in ppm.
- f. The cadmium content, in ppm.
- g. The chromium content, in ppm.
- h. The lead content, in ppm.
- i. The PCB content, in ppm.
- j. The total halogen content, in ppm.
- k. The mercury content, in ppm.

Each analysis shall be kept in a readily accessible location for at least 5 years and shall be made available to the Director (the appropriate Ohio EPA District Office or local air agency) upon verbal or written request. The Director or any authorized representative of the Director may require or may conduct periodic, detailed chemical analyses through an independent laboratory of any used oil shipment received by this facility, of any used oil stored at this facility, or of any used oil sampled at the dryer.

3. The permittee shall maintain monthly records of the following information for emissions unit P901:
  - a. The monthly asphalt production, in tons.
  - b. For the first 12 calendar months following the startup of the modified emissions unit P901, the cumulative asphalt production calculated by adding the current month's asphalt production to the asphalt production for each calendar month since the startup of the modified emissions unit P901.
  - c. Beginning after the first 12 calendar months following the startup of the modified emissions unit P901, the rolling, 12-month summation of asphalt production calculated by adding the current month's asphalt production to the asphalt production for the preceding eleven calendar months.

#### **D. Reporting Requirements**

1. The permittee shall submit deviation (excursion) reports which identify all periods of time during which the pressure drop across the baghouse did not comply with the allowable range specified in Term B.1.
2. The permittee shall submit deviation (excursion) reports that identify all exceedances of the

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Emissions Unit ID: **P901**

rolling, 12-month production rate limitation and, for the first 12 calendar months of operation following the issuance of this permit, all exceedances of the maximum allowable cumulative production levels.

3. The deviation reports shall be submitted in accordance with the reporting requirements of the General Terms and Conditions of this permit.
4. The permittee shall notify the USEPA and the Ohio EPA if any of the used oil exceeds the used oil specifications found in OAC rule 3745-279-11 and the applicable portions of 40 CFR part 761 and shall also notify Ohio EPA if any used oil exceed the mercury limitation and falls below the heat content limitation listed in term B.3 within thirty days after the exceedance occurs. If the permittee is burning used oil which exceeds the specifications found in OAC rule 3745-279-11 and the applicable portions 40 CFR part 761, the permittee is subject to that rule and must comply with all applicable provisions of that rule(s).
5. Pursuant to the NSPS, the source owner/operator is hereby advised of the requirement to report the following at the appropriate times:
  - a. Construction date (no later than 30 days after such date);
  - b. Anticipated start-up date (not more than 60 days or less than 30 days prior to such date);
  - c. Actual start-up date (within 15 days after such date); and
  - d. Date of performance testing (if required, at least 30 days prior to testing).

Reports are to be sent to:

Ohio Environmental Protection Agency  
DAPC - Permit Management Unit  
P. O. Box 163669  
Columbus, Ohio 43216-3669

and

Southeast District Office of the Ohio EPA  
Division of Air Pollution Control  
2195 Front Street  
Logan, Ohio 43138

**Mar-2****PTI A****Modification Issued: 3/30/2004**Emissions Unit ID: **P901****E. Testing Requirements**

1. Compliance with the emission limitation(s) in Section A.I. of these terms and conditions shall be determined in accordance with the following method(s):

- a. Emission Limitation:

Particulate emissions shall not exceed 0.04 gr/dscf

Applicable Compliance Method:

Compliance shall be determined in accordance with Test Methods 1-5 as set forth in "Appendix on Test Methods" in 40 CFR, Part 60 ("Standards of Performance for New Stationary Sources") .

- b. Emission Limitation:

Emissions shall not exceed 21.6 tons PE based on a rolling 12-month summation.

Applicable Compliance Method:

Compliance shall be determined based upon the following equation:

$$E = EF * AAPR * 0.0005 \text{ ton/lb} = \text{tons PE}$$

Where

EF is the emission factor from AP-42 chapter 11 table 1-3 (12/00) in lb/ton, and  
AAPR is the actual production rate in tons during the previous 12 month period.

## c. Emission Limitation:

Hourly emissions of CO shall not exceed 49.4 pounds.

Applicable Compliance Method:

Compliance shall be determined based upon the following equation:

$$E = EF * 380 \text{ ton/hr} = \text{lbs/hr of CO}$$

Where

EF is the emission factor from AP-42 chapter 11 table 1-7 (12/00) in lb/ton.

## d. Emission Limitation:

Emissions shall not exceed 44.5 tons CO based on a rolling 12-month summation.

Applicable Compliance Method:

Compliance shall be determined based upon the following equation:

$$E = EF * AAPR * 0.0005 \text{ ton/lb} = \text{tons CO}$$

Where

EF is the emission factor from AP-42 chapter 11 table 1-7 (12/00) in lb/ton, and AAPR is the actual production rate in tons during the previous 12 month period.

## e. Emission Limitation:

Hourly emissions of SO<sub>2</sub> shall not exceed 22.0 pounds.

Applicable Compliance Method:

Compliance shall be determined based upon the following equation:

$$E = EF * 380 \text{ ton/hr} = \text{lbs/hr of SO}_2$$

Where

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**PTI A**

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EF is the emission factor from AP-42 chapter 11 table 1-7 (12/00) in lb/ton.

## f. Emission Limitation:

Emissions shall not exceed 19.8 tons SO<sub>2</sub> based on a rolling 12-month summation.

Applicable Compliance Method:

Compliance shall be determined based upon the following equation:

$$E = EF * AAPR * 0.0005 \text{ ton/lb} = \text{tons SO}_2$$

Where

EF is the emission factor from AP-42 chapter 11 table 1-7 (12/00) in lb/ton, and AAPR is the actual production rate in tons during the previous 12 month period.

## g. Operational Restriction:

Used Oil Specifications as specified in Term B.3.

Applicable Compliance Method:

Compliance will be demonstrated by the record keeping in Term C.2.

## h. Operational Restriction:

The maximum asphalt production rate for emissions unit P901 shall not exceed 684,000 tons based upon a rolling 12-month summation of the production rates.

Applicable Compliance Method:

Compliance shall be demonstrated by the record keeping in Term C.3.

## i. Emission Limitation:

The emissions unit shall not discharge into the atmosphere any stack gases which exhibit 20 percent opacity or greater.

Applicable Compliance Method:

Compliance shall be determined in accordance with Test Method 9 as set forth in

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Emissions Unit ID: **P901**

"Appendix on Test Methods" in 40 CFR, Part 60 ("Standards of Performance for New Stationary Sources") .

## j. Emission Limitation:

Hourly emissions of NO<sub>x</sub> shall not exceed 20.9 pounds.

Applicable Compliance Method:

Compliance shall be determined based upon the following equation:

$$E = EF * 380 \text{ ton/hr} = \text{lbs/hr of NO}_x$$

Where

EF is the emission factor from AP-42 chapter 11 table 1-7 (12/00) in lb/ton.

## k. Emission Limitation:

Emissions shall not exceed 18.8 tons NO<sub>x</sub> based on a rolling 12-month summation.

Applicable Compliance Method:

Compliance shall be determined based upon the following equation:

$$E = EF * AAPR * 0.0005 \text{ ton/lb} = \text{tons NO}_x$$

Where

EF is the emission factor from AP-42 chapter 11 table 1-7 (12/00) in lb/ton, and AAPR is the actual production rate in tons during the previous 12 month period.

## l. Emission Limitation:

Hourly emissions of VOC shall not exceed 26.6 pounds.

Applicable Compliance Method:

Compliance shall be determined in accordance with Test Method 25 as set forth in "Appendix on Test Methods" in 40 CFR, Part 60 ("Standards of Performance for New Stationary Sources").

## m. Emission Limitation:

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**Mar-2**

**PTI A**

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Emissions shall not exceed 23.9 tons VOC based on a rolling 12-month summation.

Applicable Compliance Method:

Compliance shall be determined based upon the following equation:

$$E = EF * AAPR * 0.0005 \text{ ton/lb} = \text{tons VOC}$$

Where

EF is the emission factor from the most recent stack test as required in Section E.2., in lb/ton, and AAPR is the actual production rate during the previous 12 month period.

n. Emission Limitation:

Visible particulate emissions of fugitive dust shall be less than or equal to 20 percent opacity, as a 3-minute average.

Applicable Compliance Method:

Compliance shall be determined in accordance with Test Method 9 as set forth in "Appendix on Test Methods" in 40 CFR, Part 60 ("Standards of Performance for New Stationary Sources").

2. The permittee shall conduct, or have conducted, emission testing for this emissions unit in accordance with the following requirements:
  - a. The emission testing shall be conducted within 60 days after startup of the modified emissions unit.
  - b. The emission testing shall be conducted to demonstrate compliance with the allowable mass emission rate(s) for particulates and VOC's
  - c. The following test method(s) shall be employed to demonstrate compliance with the allowable mass emission rate(s): Methods 1 -5 for particulates, and Method 25 for VOC's.
  - d. The test(s) shall be conducted while the emissions unit is operating at or near its maximum capacity using worst case fuel, unless otherwise specified or approved by the appropriate Ohio EPA District Office or local air agency.

Not later than 30 days prior to the proposed test date(s), the permittee shall submit an "Intent to Test" notification to the appropriate Ohio EPA District Office or local air agency. The "Intent to

Test" notification shall describe in detail the proposed test methods and procedures, the emissions unit operating parameters, the time(s) and date(s) of the test(s), and the person(s) who will be conducting the test(s). Failure to submit such notification for review and approval prior to the test(s) may result in the Ohio EPA District Office's or local air agency's refusal to accept the results of the emission test(s).

Personnel from the appropriate Ohio EPA District Office or local air agency shall be permitted to witness the test(s), examine the testing equipment, and acquire data and information necessary to ensure that the operation of the emissions unit and the testing procedures provide a valid characterization of the emissions from the emissions unit and/or the performance of the control equipment.

A comprehensive written report on the results of the emissions test(s) shall be signed by the person or persons responsible for the tests and submitted to the appropriate Ohio EPA District Office or local air agency within 30 days following completion of the test(s). The permittee may request additional time for the submittal of the written report, where warranted, with prior approval from the appropriate Ohio EPA District Office or local air agency.

#### **F. Miscellaneous Requirements**

1. Modeling to demonstrate compliance with the Ohio EPA's "Air Toxic Policy" was not necessary because the emissions unit's maximum annual emissions for each toxic compound will be less than 1.0 ton. OAC Chapter 3745-31 requires permittees to apply for and obtain a new or modified permit to install prior to making a "modification" as defined by OAC rule 3745-31-01. The permittee is hereby advised that changes in the composition of the materials, or use of new materials, that would cause the emissions of any pollutant that has a listed TLV to increase to above 1.0 ton per year may require the permittee to apply for and obtain a new permit to install.
2. If this portable facility is relocated to an area listed in OAC rule 3745-17-08 then the facility must meet the requirements of OAC rules 3745-17-08 and 3745-17-07(B).
3. Pursuant to Ohio Administrative Code (OAC) rule 3745-31-03(A)(1)(p)(i), the permittee of a portable or mobile emissions unit may relocate within the State of Ohio without first obtaining a PTI providing the following criteria are met:
  - a. The portable emissions unit is equipped with the best available control technology for such portable emissions unit;
  - b. The portable emissions unit is operating pursuant to a currently effective permit to install, permit to operate or registration;

- c. The applicant has provided proper notice of intent to relocate the portable emissions unit to the Southeast District Office (SEDO) and the appropriate field office having jurisdiction over the new site within a minimum of thirty days prior to the scheduled relocation; and
  - d. In the SEDO's and the appropriate field office's judgement, the proposed site is acceptable under the rule 3745-15-07 of the Administrative Code.
4. In the alternative, pursuant to OAC rule 3745-31-03(A)(1)(p)(ii), the permittee of a portable or mobile emissions unit may relocate within the State of Ohio without first obtaining a PTI providing the following criteria of OAC rule 3745-31-05(F) are met:
- a. The portable emissions unit permittee possesses an Ohio EPA PTI, PTO or registration status;
  - b. The portable emissions unit is equipped with best available technology;
  - c. The portable emission unit owner has identified the proposed site to Ohio EPA;
  - d. Ohio EPA has determined that the portable emissions unit, at the proposed site, will have an acceptable environmental impact;
  - e. A public notice, consistent with Chapter 3745-47 of the Administrative Code, is published in the county where the proposed site is located;
  - f. The owner of the proposed site has provided the portable emissions unit owner with approval or equivalent declaration that it is acceptable to the site owner to move the portable emissions unit to the proposed site; and
  - g. The portable emissions unit owner has provided the Ohio EPA with fifteen days written notice of the relocation.

Any site approvals issued by the Ohio EPA, pursuant to this section, shall be valid for no longer than three years and are subject to renewal.

5. In order for the SEDO and the appropriate field office having jurisdiction over the new site to determine compliance with all of the above criteria, the owner or operator of the portable or mobile emissions unit must file a "Notice of Intent to Relocate", within the specified time frame (30 or 15 days) prior to the relocation of the emissions unit with the SEDO (2195 Front Street, Logan, Ohio 43138) and the appropriate office having jurisdiction over the new site. Upon receipt of the notice, the SEDO and/or the appropriate field office having jurisdiction over the

new site, will evaluate the request in accordance with the above criteria.

6. The permittee should be advised that when portable emission units are located at a stationary source or at a source comprised of portable emission units, potential emissions from the portable emission units are included in the facility potential to emit calculations for Title V and PSD applicability.

The permittee shall include a potential to emit analysis of facility-wide emissions (including the portable sources) for the proposed relocation in the "Notice of Intent to Relocate".