

State of Montana
Department of Environmental Quality
Helena, Montana 59620

AIR QUALITY OPERATING PERMIT NUMBER OP3021-04

Renewal Application Received: **October 28, 2005**
Application Deemed Administratively Complete: **November 28, 2005**
Application Deemed Technically Complete: **December 28, 2005**
AFS Number: **030-063-0022A**

Draft Issue Date: **March 10, 2006**
Proposed Issue Date: **April 28, 2006**
End of EPA 45-day Review: **June 15, 2006**
Date of Decision: **June 28, 2006**
Effective Date: **July 31, 2006**
Expiration Date: **July 31, 2011**

In accordance with the Montana Code Annotated sections 75-2-217 and 218, and the Administrative Rules of Montana (ARM) Title 17, Chapter 8, Subchapter 12, Operating Permit Program, ARM 17.8.1201, *et seq.*,

ConocoPhillips Company
Missoula Product Terminal
P.O. Box 30198
Section 9, Township 13 North, Range 19 West, Missoula County
Billings, Montana 59107-0198

hereinafter, referred to as "ConocoPhillips", is authorized to operate a stationary source of air contaminants consisting of the emission units described in this permit. Until this permit expires or is modified or revoked, ConocoPhillips is allowed to discharge air pollutants in accordance with the conditions of this permit. All conditions in this permit are federally and state enforceable unless otherwise specified. Requirements which are state only enforceable are identified as such in the permit. A copy of this permit must be kept on site at the above named facility.

Issued by the Department of Environmental Quality

Signature

Date

Permit Issuance and Appeal Process: In accordance with ARM 17.8.1210(j), the Department of Environmental Quality's (Department) decision regarding issuance of an operating permit is not effective until 30 days have elapsed from the date of the decision issued June 28, 2006. The decision may be appealed to the Board of Environmental Review by filing a request for a hearing within 30 days after the date of decision. If no appeal is filed then the Department will send notification and a final permit cover page to be attached to this document stating that the permit is final. In addition, ARM 17.8.1233 allows for any person to petition the Environmental Protection Agency (EPA) within 60 days after the expiration of EPA's 45-day review period to object to issuance of this operating permit. If EPA objects to the operating permit as a result of a petition prior to the Department's notification of a final permit, ConocoPhillips and all affected parties will be informed of the stay of a final permit. If the Department has already notified ConocoPhillips and all affected parties, the Department shall issue a revised permit according to ARM 17.8.1231. Questions regarding the final issuance date and status of appeals should be directed to the Department at (406) 444-3490.

**Montana Air Quality Operating Permit
Department of Environmental Quality**

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Terms not otherwise defined in this permit or in the Definitions and Abbreviations Appendix of this permit have the meaning assigned to them in the referenced regulations.

SECTION I. GENERAL INFORMATION

The following general information is provided pursuant to ARM 17.8.1210(1).

Company Name: ConocoPhillips Missoula Bulk Terminal

Mailing Address: 3900 Kilroy Airport Way, Suite 201

City: Long Beach

State: California

Zip: 90806

Plant Location: Section 9, Township 13 North, Range 19 West, Missoula County
3330 and 3350 Raser Drive, Missoula, Montana

Responsible Official: John T. Barrett

Phone: (562) 290-1502

Facility Contact Person: Don Bristol

Phone: (406) 255-7914

Primary SIC Code: 5171

Nature of Business: Petroleum Bulk Terminal

Description of Process: The Missoula Bulk Terminal stores and transfers petroleum products (gasoline and distillate) via tank trucks and railcars. Flares are used as control equipment for the vapor collection system on the loading racks.

SECTION II. SUMMARY OF EMISSION UNITS

The emission units regulated by this permit are the following (ARM 17.8.1211):

Emission Unit ID	Description	Pollution Control Device/Practice
EU001	Loading Racks I and III	Vapor Collection with Flares
EU002	Flares	The flares are the control equipment
EU003	T-50 – 1,264,536-gallon gasoline tank	Internal floating roof
EU004	T-51 – 845,082-gallon gasoline tank	Internal floating roof
EU005	T-52 – 845,208-gallon transmix tank	Internal floating roof
EU006	T-53 – 854,040-gallon EtOH/gas tank	Internal floating roof
EU007	T-54 – 1,260,000-gallon gasoline tank	Internal floating roof
EU008	T-55 – 868,938-gallon jet fuel #1 tank	Fixed roof
EU009	T-56 – 2,677,290-gallon diesel tank	Internal floating roof
EU010	T-58 – 3,827,250-gallon gasoline tank	Internal floating roof
EU011	T-401 – 614,000-gallon mogas tank	Internal floating roof
EU012	T-402 – 1,260,000-gallon mogas tank	Internal floating roof
EU013	T-404 – 850,000-gallondiesel tank	Fixed roof
EU014	T-405 – 650,000-gallon jet fuel tank	Fixed roof
EU015	T-406 – 650,000-gallon mogas tank	Internal floating roof
EU017	Additive tanks (8)	Fixed roof
EU018	Fugitive emissions from valves, flanges, pump seals, and open-ended lines	None
EU019	Fugitive emissions – Truck Traffic	Water and/or chemical dust suppressant

Note:

EU017 (Additive tanks (8)) include three additive tanks (T-408, T-409, and T-A-13) that are currently inactive and will not be returned to service.

SECTION III. PERMIT CONDITIONS

The following requirements and conditions are applicable to the facility or to specific emission units located at the facility (ARM 17.8.1211,1212, and 1213).

A. FACILITY-WIDE

Conditions	Rule Citation	Rule Description	Pollutant/Parameter	Limit
A.1.	ARM 17.8.105	Testing Requirements	Testing Requirements	-----
A.2.	ARM 17.8.304(1)	Visible Air Contaminants	Opacity	40%
A.3.	ARM 17.8.304(2)	Visible Air Contaminants	Opacity	20%
A.4.	ARM 17.8.308(1)	Particulate Matter, Airborne	Fugitive Opacity	20%
A.5.	ARM 17.8.308(2)	Particulate Matter, Airborne	Reasonable Precautions	-----
A.6.	ARM 17.8.308	Particulate Matter, Airborne	Reasonable Precaution, Construction	20%
A.7.	ARM 17.8.309	Particulate Matter, Fuel Burning Equipment	Particulate Matter	$E = 0.882 * H^{-0.1664}$ or $E = 1.026 * H^{-0.233}$
A.8.	ARM 17.8.310	Particulate Matter, Industrial Processes	Particulate Matter	$E = 4.10 * P^{0.67}$ or $E = 55 * P^{0.11} - 40$
A.9.	ARM 17.8.322(4)	Sulfur Oxide Emissions, Sulfur in Fuel	Sulfur in Fuel (liquid or solid fuels)	1 lb/MMBtu fired
A.10.	ARM 17.8.322(5)	Sulfur Oxide Emissions, Sulfur in Fuel	Sulfur in Fuel (gaseous)	50 gr/100 CF
A.11.	ARM 17.8.324(3)	Hydrocarbon Emissions, Petroleum Products	Gasoline Storage Tanks	-----
A.12.	ARM 17.8.324	Hydrocarbon Emissions, Petroleum Products	65,000-Gallon Capacity	-----
A.13.	ARM 17.8.324	Hydrocarbon Emissions, Petroleum Products	Oil-effluent Water Separator	-----
A.14.	ARM 17.8.342	NESHAPs General Provisions	SSM Plans	Submittal
A.15.	ARM 17.8.1212	Reporting Requirements	Compliance Monitoring	-----
A.16.	ARM 17.8.1207	Reporting Requirements	Annual Certification	-----

Conditions

- A.1. Pursuant to ARM 17.8.105, any person or persons responsible for the emission of any air contaminant into the outdoor atmosphere shall, upon written request of the Department, provide the facilities and necessary equipment (including instruments and sensing devices) and shall conduct test, emission or ambient, for such periods of time as may be necessary using methods approved by the Department.
- A.2. Pursuant to ARM 17.8.304(1), ConocoPhillips shall not cause or authorize emissions to be discharged into the outdoor atmosphere from any source installed on or before November 23, 1968, that exhibit an opacity of 40% or greater averaged over 6 consecutive minutes unless otherwise specified by rule or in this permit.
- A.3. Pursuant to ARM 17.8.304(2), ConocoPhillips shall not cause or authorize emissions to be discharged into the outdoor atmosphere from any source installed after November 23, 1968, that exhibit an opacity of 20% or greater averaged over 6 consecutive minutes unless otherwise specified by rule or in this permit.
- A.4. Pursuant to ARM 17.8.308(1), ConocoPhillips shall not cause or authorize the production, handling, transportation, or storage of any material unless reasonable precautions to control emissions of particulate matter are taken. Such emissions of airborne particulate matter from any stationary source shall not exhibit an opacity of 20% or greater averaged over 6 consecutive minutes unless otherwise specified by rule or in this permit.

- A.5. Pursuant to ARM 17.8.308(2), ConocoPhillips shall not cause or authorize the use of any street, road or parking lot without taking reasonable precautions to control emissions of airborne particulate matter unless otherwise specified by rule or in this permit.
- A.6. Pursuant to ARM 17.8.308, ConocoPhillips shall not operate a construction site or demolition project unless reasonable precautions are taken to control emissions of airborne particulate matter. Such emissions of airborne particulate matter from any stationary source shall not exhibit an opacity of 20% or greater averaged over 6 consecutive minutes unless otherwise specified by rule or in this permit.
- A.7. Pursuant to ARM 17.8.309, unless otherwise specified by rule or in this permit, ConocoPhillips shall not cause or authorize particulate matter caused by the combustion of fuel to be discharged from any stack or chimney into the outdoor atmosphere in excess of the maximum allowable emissions of particulate matter for existing fuel burning equipment and new fuel burning equipment calculated using the following equations:

For existing fuel burning equipment (installed before November 23, 1968): $E = 0.882 * H^{0.1664}$
 For new fuel burning equipment (installed on or after November 23, 1968): $E = 1.026 * H^{0.233}$

Where H is the heat input capacity in million Btu (MMBtu) per hour and E is the maximum allowable particulate emission rate in pounds per MMBtu.

- A.8. Pursuant to ARM 17.8.310, unless otherwise specified by rule or in this permit, ConocoPhillips shall not cause or authorize particulate matter to be discharged from any operation, process, or activity into the outdoor atmosphere in excess of the maximum hourly allowable emissions of particulate matter calculated using the following equations:

For process weight rates up to 30 tons per hour: $E = 4.10 * P^{0.67}$
 For process weight rates in excess of 30 tons per hour: $E = 55.0 * P^{0.11} - 40$

Where E is the rate of emissions in pounds per hour and P is the process weight rate in tons per hour.

- A.9. Pursuant to ARM 17.8.322(4), ConocoPhillips shall not burn liquid or solid fuels containing sulfur in excess of 1 pound per million Btu fired, unless otherwise specified by rule or in this permit.
- A.10. Pursuant to ARM 17.8.322(5), ConocoPhillips shall not burn any gaseous fuel containing sulfur compounds in excess of 50 grains per 100 cubic feet of gaseous fuel, calculated as hydrogen sulfide at standard conditions, unless otherwise specified by rule or in this permit.
- A.11. Pursuant to ARM 17.8.324(3), ConocoPhillips shall not load or permit the loading of gasoline into any stationary tank with a capacity of 250 gallons or more from any tank truck or trailer, except through a permanent submerged fill pipe, unless such tank is equipped with a vapor loss control device or is a pressure tank as described in ARM 17.8.324(1), unless otherwise specified by rule or in this permit.
- A.12. Pursuant to ARM 17.8.324, unless otherwise specified by rule or in this permit, ConocoPhillips shall not place, store or hold in any stationary tank, reservoir or other container of more than 65,000-gallon capacity any crude oil, gasoline or petroleum distillate having a vapor pressure of 2.5 pounds per square inch absolute or greater under actual storage conditions, unless such tank, reservoir or other container is a pressure tank maintaining working pressure sufficient at all times to prevent hydrocarbon vapor or gas loss to the atmosphere, or is designed and equipped with a vapor loss control device, properly installed, in good working order and in operation.

- A.13. Pursuant to ARM 17.8.324, unless otherwise specified by rule or in this permit, ConocoPhillips shall not use any compartment of any single or multiple compartment oil-effluent water separator which compartment receives effluent water containing 200 gallons a day or more of any petroleum product from any equipment processing, refining, treating, storing or handling kerosene or other petroleum product of equal or greater volatility than kerosene, unless such compartment is equipped with a vapor loss control device, constructed so as to prevent emission of hydrocarbon vapors to the atmosphere, properly installed, in good working order and in operation.
- A.14. Pursuant to ARM 17.8.342 and 40 CFR 63.6, ConocoPhillips shall submit to the Department a copy of any startup, shutdown, and malfunction (SSM) plan required under 40 CFR 63.6(e)(3) within 30 days of the effective date of this operating permit (if not previously submitted), within 30 days of the compliance date of any new National Emission Standard for Hazardous Air Pollutants (NESHAPs) or Maximum Achievable Control Technology (MACT) standard, and within 30 days of the revision of any such SSM plan, when applicable. The Department requests submittal of such plans in electronic form, when possible.
- A.15. On or before February 15 and August 15 of each year, ConocoPhillips shall submit to the Department the compliance monitoring reports required by Section V.D. These reports must contain all information required by Section V.D, as well as the information required by each individual emissions unit. For the reports due by February 15 of each year, ConocoPhillips may submit a single report, provided that it contains all the information required by Section V.B & V.D. Per ARM 17.8.1207,

any application form, report, or compliance certification submitted pursuant to ARM Title 17, Chapter 8, Subchapter 12 (including semi-annual monitoring reports), shall contain certification by a responsible official of truth, accuracy and completeness. This certification and any other certification required under ARM Title 17, Chapter 8, Subchapter 12, shall state that, “based on information and belief formed after reasonable inquiry, the statements and information in the document are true, accurate and complete.”

- A.16. By February 15 of each year, ConocoPhillips shall submit to the Department the compliance certification required by Section V.B. The annual certification report required by Section V.B must include a statement of compliance based on the information available, which identifies any observed, documented or otherwise known instance of noncompliance for each applicable requirement. Per ARM 17.8.1207,

any application form, report, or compliance certification submitted pursuant to ARM Title 17, Chapter 8, Subchapter 12 (including annual certifications), shall contain certification by a responsible official of truth, accuracy and completeness. This certification and any other certification required under ARM Title 17, Chapter 8, Subchapter 12, shall state that, “based on information and belief formed after reasonable inquiry, the statements and information in the document are true, accurate and complete.”

B. EU001: LOADING RACKS I AND III

Includes Truck Loading Rack- Rack I and Railcar Loading Rack- Rack III

Condition(s)	Pollutant/ Parameter	Permit Limit	Compliance Demonstration		Reporting Requirement
			Method	Frequency	
B.1., B.9., B.16., B.17., B.18.	Tank Trucks and Railcars	Submerged fill and dedicated normal service and/or switch loaded service.	Verify	Ongoing	Semi-annual
B.2., B.3., B.4., B.14., B.16., B.17., B.18.	Rack I & Rack III	756-million gallons of gasoline, 1,100- million gallons of distillate, 50-million gallons of jet fuel	Log	Monthly	
B.5., B.10., B.16., B.17., B.18.	Opacity	20%	Submerged fill and dedicated normal service and/or switch loaded service.	Ongoing	
B.6., B.13., B.16., B.16., B.17., B.18.	Tank Trucks and Railcars	Vapor-tight tank trucks and railcars.	Method 27	Annual	
B.7., B.11., B.12., B.15., B.16., B.17., B.18.	Vapor Collection System	Install, operate and maintain	Leak Inspections	Monthly	
B.8., B.16., B.17., B.18.	Tank Trucks and Railcars	Compatible with the vapor collection system.	Verify	Ongoing	

Conditions

- B.1. Loading of tank trucks and railcars shall be restricted to the use of submerged fill and dedicated normal service and/or switch loaded service (ARM 17.8.749).
- B.2. ConocoPhillips shall be limited to a maximum total of 756,000,000 gallons of gasoline throughput for loadout operations on Rack I and Rack III combined during any rolling 12-month period (ARM 17.8.749).
- B.3. ConocoPhillips shall be limited to a maximum of 1,100,000,000 gallons of distillate product throughput for the loadout operations on Rack I and Rack III during any rolling 12-month period (ARM 17.8.749).
- B.4. ConocoPhillips shall be limited to a maximum of 50,000,000 gallons of jet fuel throughput for the loadout operations on Rack I and Rack III during any rolling 12-month period (ARM 17.8.749).
- B.5. ConocoPhillips shall not cause or authorize emissions to be discharged into the outdoor atmosphere from any source installed after November 23, 1968, that exhibit an opacity of 20% or greater averaged over 6 consecutive minutes (ARM 17.8.304).
- B.6. Loading of liquid product into the tank trucks and railcars shall be limited to vapor-tight tank trucks and railcars using the following procedures (ARM 17.8.340 and 40 CFR 60, Subpart XX):
 - a. ConocoPhillips shall require the tank truck and railcar identification number to be recorded as each gasoline tank truck and railcar is loaded at the terminal; and

- b. ConocoPhillips shall take the necessary steps to ensure that any non-vapor-tight gasoline tank truck and railcar will not be reloaded at the loading racks until vapor tightness documentation for that truck and/or railcar is obtained.
- B.7. ConocoPhillips shall install, operate, and maintain the vapor collection system to collect (Volatile Organic Compounds) VOC and Hazardous Air Pollutant (HAP) emissions from the liquid product loaded at Rack I and Rack III (ARM 17.8.340 and 40 CFR 60, Subpart XX).
- B.8. ConocoPhillips shall ensure that loading of gasoline and distillate tank trucks and gasoline railcars at the loading racks are made only into tank trucks and railcars compatible with the vapor collection system (ARM 17.8.340 and 40 CFR 60, Subpart XX).

Compliance Demonstration

- B.9. ConocoPhillips shall verify that the submerged fill and dedicated normal service and/or switch loaded service is continually used when loading tank trucks and/or railcars (ARM 17.8.1213).
- B.10. Compliance with opacity may be satisfied with the ongoing use of the submerged fill and dedicated normal service and/or switch load service (ARM 17.8.1213).
- B.11. Each calendar month, the vapor collection systems and the loading racks shall be inspected for total organic compound leaks, liquid or vapor, during product transfer operations. For purposes of this requirement, detection methods incorporating sight, sound, and smell are acceptable. Every detection of a leak shall be recorded and the source of the leak repaired within 15 calendar days after it is detected (ARM 17.8.105, 17.8.749 and 40 CFR 60, Subpart XX) (ARM 17.8.1213).
- B.12. ConocoPhillips may discontinue monthly inspections when a loading rack(s) is not in operation for an entire calendar month or longer. The loading racks must be purged to remove all petroleum products from the loading racks. ConocoPhillips must provide the following to the Department (ARM 17.8.1213):
 - a. Written notification within 15 days after shutdown of a loading rack that will not be operating for a calendar month or longer; and
 - b. Written notification within 15 days after start-up of a loading rack that has not been in operation and the previous month's inspections were not conducted.
- B.13. ConocoPhillips shall require vapor tightness testing on the tank trucks on an annual basis. Testing of the railcars shall be staggered, with 1/3 of the railcars tested in year 2000, another 1/3 tested in year 2001, and the remaining 1/3 tested in year 2002. This testing schedule will repeat starting in year 2003. Documentation shall be updated, as testing results are available to reflect current test results as determined by Method 27 (ARM 17.8.1213).

Recordkeeping

- B.14. ConocoPhillips shall record in a log, by month, the throughput of gasoline, distillate, and jet fuel products from the tank truck and railcar loadout operations. By the 25th day of each month, ConocoPhillips shall total the amount of throughput for the previous month. The monthly information will be used to verify compliance with the rolling 12-month limitation in Section III.B.2, III.B.3., and III.B.4. The log shall contain the date, calculation of throughput, and the initials of the individual making the log entry (ARM 17.8.1212).

- B.15. A record of each monthly leak inspection required by Section III.B.11. shall be kept on file at the bulk terminal. Inspection records shall include, at a minimum, the following information:
- a. Date of inspection;
 - b. Findings (may indicate no leaks discovered or location, nature, and severity of each leak);
 - c. Leak determination method;
 - d. Corrective action (date each leak repaired and reason for any repair interval in excess of 15 calendar days); and
 - e. Inspector's name and signature.

Reporting

- B.16. Any compliance source test reports must be submitted in accordance with the Montana Source Test Protocol and Procedures Manual (ARM 17.8.106 and ARM 17.8.1212).
- B.17. The annual compliance certification required by Section V.B. must contain a certification statement for the above applicable requirements (ARM 17.8.1212).
- B.18. The semi-annual monitoring report shall provide (ARM 17.8.1212):
- a. Certification that loading of tank trucks and railcars was done using submerged fill and dedicated normal service and/or switch loaded service;
 - b. Certification that monthly log of throughput was maintained and compliance was demonstrated with Sections III.B.2., III.B.3., and III.B.4.;
 - c. Summary of the monthly leak checks and all repairs made;
 - d. Certification that proper procedures were followed and the vapor collection system was used when loading vapor-tight tank trucks and railcars;
 - e. A summary of results from any source testing that was performed during the period; and
 - f. Certification that the vapor collection system used was compatible to loading tank trucks and railcars.

C. EU002: FLARES

Includes Flares (Open Flame Flare for Rack I and Enclosed Flare for Rack III)

Condition(s)	Pollutant/ Parameter	Permit Limit	Compliance Demonstration		Reporting Requirements
			Method	Frequency	
C.1., C.6., C.13., C.16., C.17.	Vapor collection system	Route to vapor control system	Log	Monthly and during any maintenance	Semi-annual
C.2., C.6., C.13., C.16., C.17.	VOC and HAP emissions	install, operate, and maintain vapor control system	Log	Monthly and during any maintenance	
C.3., C.7., C.14., C.15., C.16., C.17.	Opacity	10%	Method 22	As required by the Department and Section III.A.1	
C.3., C.8., C.14., C.15., C.16., C.17.	Particulate Matter	0.10 gr/dscf	Method 5	As required by the Department and Section III.A.1	
C.3., C.9., C.10., C.14., C.15., C.16., C.17.	VOC	Rack I (Tank trucks): 35.0 mg/L and Rack III (Railcars): 10.0 mg/L	Method 21&22 Method 25A/25B	Every 4 years	
C.3., C.11., C.14., C.15., C.16., C.17.	CO	10.0 mg/L	Method 10	As required by the Department and Section III.A.1	
C.3, C.11, C.14, C.15, C.16, C.17.	NO _x	4.0 mg/L	Method 7	As required by the Department and Section III.A.1	
C.4., C.5., C.12., C.13., C.16., C.17.	Railcar	Operated to prevent gauge pressure from exceeding 4,500 Pa (450 mm H ₂ O). No pressure-vacuum vent shall open at a system pressure less than 4,500 Pa (450 mm H ₂ O).	Log and In accordance with Appendix I	During each loading	

Conditions

- C.1. ConocoPhillips shall route all emissions from the vapor collection system to a vapor control system (ARM 17.8.749).
- C.2. ConocoPhillips shall install, operate, and maintain the vapor control system to control VOC and HAP emissions as described in Section III.C.3. (ARM 17.8.749 and 40 CFR 60, Subpart XX).
- C.3. ConocoPhillips shall not cause or authorize to be discharged into the atmosphere from any flare (ARM 17.8.316):
 - a. Any visible emissions that exhibit an opacity of 10% or greater;
 - b. Any particulate emissions in excess of 0.10 gr/dscf corrected to 12% CO₂;
 - c. Total VOC emissions due to loading liquid product into gasoline tank truck exceeding 35.0 milligrams per liter (mg/L) of gasoline loaded (40 CFR 60, Subpart XX);

- d. VOC emissions due to loading liquid product into gasoline railcars exceeding 10.0 milligrams per liter (mg/L) of gasoline loaded;
 - e. Total Carbon Monoxide (CO) emissions due to loading liquid product into gasoline railcars exceeding 10.0 mg/L of gasoline loaded; and
 - f. Total Nitrogen Oxide (NO_x) emissions due to loading liquid product into gasoline railcars exceeding 4.0 mg/L of gasoline loaded.
- C.4. The vapor collection system and liquid loading equipment shall be designed and operated to prevent gauge pressure in the gasoline railcar from exceeding 4,500 Pascal (Pa) (450 millimeters (mm) of water) during product loading. This level shall not be exceeded when measured by the procedures specified in the test methods and procedures in Appendix I of this permit (ARM 17.8.340 and Subpart XX).
- C.5. No pressure-vacuum vent in the vapor collection system shall begin to open at a system pressure less than 4,500 Pa (450 mm of water) (ARM 17.8.340 and Subpart XX).

Compliance Demonstration

- C.6. ConocoPhillips shall, each calendar month, inspect the vapor control system. Inspection should include detection methods incorporating sight, sound, or smell. The inspection results shall be recorded in a log maintained on site. The log shall include (ARM 17.8.1213):
- a. Date of inspection;
 - b. Findings (may indicate no leaks discovered or location, nature, and severity of each leak);
 - c. Leak determination method;
 - d. Corrective action (date each leak repaired and reasons for any repair interval in excess of 15 calendar days); and
 - e. Inspector's name and signature.
- C.7. As required by the Department and Section III.A.1, ConocoPhillips shall perform a Method 22 test or other Department approved test method in accordance with the Montana Source Test Protocol and Procedures Manual, to monitor compliance with the opacity limitation (ARM 17.8.1213).
- C.8. As required by the Department and Section III.A.1, ConocoPhillips shall perform a Method 5 test or other Department approved test method in accordance with the Montana Source Test Protocol and Procedures Manual, to monitor compliance with the particulate matter limit (ARM 17.8.1213).
- C.9. The flare controlling Rack I shall be tested using Method 21 and 22 in lieu of other testing required by NSPS Subpart XX. Compliance shall be monitored with the emission limitations contained in Section III.C.3.(a) by January 31, 2000, and every 4 years thereafter, or another Department approved test method (ARM 17.8.105).
- C.10. The enclosed flare controlling Rack III shall be tested for total organic compounds, and compliance monitored with the emission limitation in Section III.C.3.(d) by January 31, 2004, and every 4 years thereafter, using test methods outlined in Appendix I or other Department approved test methods (ARM 17.8.105).

- C.11. As required by the Department and Section III.A.1, ConocoPhillips shall perform a Method 10 (CO) and Method 7 (NO_x), or other Department approved test methods, in accordance with the Montana Source Test Protocol and Procedures Manual (ARM 17.8.1213).
- C.12. ConocoPhillips shall maintain a log of the calculated gauge pressure during each loading of a railcar as required by Sections III.C.4. and III.C.5. In addition to the calculated pressure, the log shall contain the date, time, and logger's signature. Calculation shall be computed in accordance with Appendix I (ARM 17.8.1213).

Recordkeeping

- C.13. Recordkeeping requirements shall consist of maintaining the logs for both inspections and calculated gauge pressure during each loading. The logs shall be submitted to the Department upon request (ARM 17.8.1212).
- C.14. All source test recordkeeping shall be performed in accordance with the test method used and shall be maintained on site (ARM 17.8.1212).

Reporting

- C.15. ConocoPhillips shall submit all source test reports in accordance with the Montana Source Test Protocol and Procedures Manual (ARM 17.8.1212).
- C.16. The annual compliance certification required by Section V.B. must contain a certification statement for the above applicable requirements (ARM 17.8.1212).
- C.17. The semi-annual monitoring report shall provide (ARM 17.8.1212):
 - a. Certification that logging was performed;
 - b. A summary of all logging performed;
 - c. A summary of any corrective action taken; and
 - d. A summary of results of any source testing that was performed during the period.

D. EU003, EU004, EU005, EU006, EU007, EU008, EU009, EU010, EU011, EU012, EU013 EU014, and, EU017: PRODUCT STORAGE TANKS

Includes EU003-T50, EU004-T51, EU005-T52, EU006-T53, EU007-T54, EU008-T55, EU009-T56, EU010-T58, EU011-T401, EU012-T402, EU013-T404, EU014-T405, EU015-T406, and EU017-Additive tanks (6)

Condition(s)	Pollutant/ Parameter	Permit Limit	Compliance Demonstration Method Frequency		Reporting Requirements
D.1., D.5., D.8., D.9., D.11., D.12., D.13, D.14.	Petroleum Liquid with vapor pressure greater than 2.5 lb/psia	Internal floating roof, and maintain tank covers, lids, seals and vents	Visual Inspections	Yearly and when tank is emptied	Semi-annual
D.2., D.5., D.9., D.11., D.12., D.13, D.14.	Tank 56	40 CFR 60, Subpart K			
D.3., D.6., D.7., D.10., D.12., D.13, D.14.	Tank 54 and 58	40 CFR 60, Subpart Kb			
D.4., D.13, D.14.	Opacity	20%	Normal Operations	No Method	

Conditions

- D.1. ConocoPhillips shall not store petroleum liquid with a maximum true vapor pressure greater than 2.5 pounds per square inch atmosphere (psia) in the permitted petroleum liquid storage tanks unless (ARM 17.8.749):
- a. The tank is equipped with an internal floating roof equipped with a closure seal or seals to close the space between the roof edge and the tank wall.
 - b. The tank is maintained such that there are no visible holes, tears, or other openings in the seal or any seal fabric or material.
 - c. All openings, except stub drains, are equipped with covers, lids, or seals such that:
 - i. The cover, lid, or seal is in the closed position at all times, except when in actual use.
 - ii. The automatic bleeder vents are closed at all times except when the roof is being floated off or being landed on the roof leg supports.
 - iii. The rim vents are set to open when the roof is not floating off the roof leg supports, or at the manufacture's recommended setting.
- D.2. ConocoPhillips shall comply with all applicable standards and limitations, and the reporting, recordkeeping and notification requirements contained in ARM17.8.340 and 40 CFR 60, Subpart K for Tank 56.
- D.3. ConocoPhillips shall comply with all applicable standards and limitations, and the reporting, recordkeeping and notification requirements contained in ARM 17.8.340 and 40 CFR, Subpart Kb for Tanks 54 and 58.

- D.4. ConocoPhillips shall not cause or authorize emissions to be discharged into the outdoor atmosphere from any tank that exhibit an opacity of 20% or greater averaged over 6 consecutive minutes (ARM 17.8.304(2)).

Compliance Demonstration

- D.5. For tanks equipped with a single and double seal system, ConocoPhillips shall (ARM 17.8.1213):
- a. Visually inspect the internal floating roof, and its closure seal or seals through roof hatches at least once every 12 months; and
 - b. Perform a complete inspection of any cover and single seal whenever the tank is emptied for non-operational reasons or at least every 10 years, whichever is more frequent.
- D.6. ConocoPhillips shall visually inspect the internal floating roof, the primary seal, the secondary seal, gaskets, slotted membranes and sleeve seals on tanks 54 and 58 each time the storage vessel is emptied and degassed. If the internal floating roof has defects, the primary seals have holes, tears, or other openings in the seals or the seal fabric, or the gaskets no longer close off the liquid surfaces from the atmosphere, or the slotted membrane has more than 10% open area, ConocoPhillips shall repair the items as necessary so that none of the conditions specified in this paragraph exist before refilling each tank. Inspections conducted shall occur at intervals no greater than 10 years (ARM 17.8.1213).
- D.7. Every 12 months after initial fill, ConocoPhillips shall visually inspect the internal floating roof, the primary seal and the secondary seal through manholes and roof hatches on the fixed roof of tanks 54 and 58. If the internal floating roof is not resting on the surface of the VOL inside the storage vessel, or there is liquid accumulated on the roof, or the seal is detached, or there are holes or tears in the seal fabric, ConocoPhillips shall repair the items or empty and remove the storage vessel from service within 45 days. If a failure that is detected during inspection cannot be repaired within 45 days and if the vessel cannot be emptied within 45 days, a 30-day extension may be requested. Such a request must document that alternate storage capacity is unavailable and specify a schedule of actions to be taken that will assure that the control equipment will be repaired or the vessel will be emptied as soon as possible (ARM 17.8.1213).

Recordkeeping

- D.8. ConocoPhillips shall record any change in products stored in the permitted storage tanks. The record shall include the date, time, type of product to be removed from the tank, type of product to be stored in the tank, vapor pressure of stored product, and initials of plant personnel (supervisor) involved in the changing of product in the tank (ARM 17.8.1212).
- D.9. For sources containing a petroleum liquid with a true vapor pressure greater than 2.5 psia, the following records shall be maintained on site for a minimum of 5 years and shall be made available to the Department upon request (ARM 17.8.1212):
- a. The average monthly storage temperature;
 - b. The type of liquid stored; and
 - c. The maximum true vapor pressure for any petroleum liquid with a true vapor pressure greater than 2.5 psia.
- D.10. ConocoPhillips shall maintain on site a log of inspections performed on the petroleum liquid stored, the period of storage, and the maximum true vapor pressure of that liquid during the respective storage period in tanks 54 and 58 as instructed by Section III.D.6. and III.D.7. (ARM 17.8.1212).

Reporting

- D.11. ConocoPhillips shall submit records of inspection required in Section III.D.5.(a) to the Department within 30 days of the date of inspection if a gap is detected (ARM 17.8.1212).
- D.12. ConocoPhillips shall notify the Department of the date of the inspection at least 30 days prior to the refilling of each storage vessel for which an inspection is required by Section III.D.5.(b). (ARM 17.8.1212).
- D.13. The annual compliance certification required by Section V.B. must contain a certification statement for the above applicable requirements (ARM 17.8.1212).
- D.14. The semi-annual monitoring report shall provide (ARM 17.8.1212):
- A summary of all inspection logs as required for all tanks;
 - A summary of any changes in products stored in the permitted storage tanks and certification that record of change was performed;
 - Certification of compliance with requirements of 40 CFR 60, Subparts K and Kb; and
 - Certification that opacity did not exceed 20% on any of the tanks.

E. FUGITIVE EMISSION SOURCES

Condition(s)	Pollutant/Parameter	Permit Limit	Compliance Demonstration Method Frequency		Reporting Requirements
E.1., E.5., E.9., E.10., E.11.	All valves	High quality	Inspections	Monthly	Semi-annual
E.2., E.5., E.9., E.10., E.11.	All open-ended valves				
E.3., E.6., E.7., E.8., E.9., E.10., E.11.	All pumps	Mechanical seal system	Inspections	Quarterly	
E.4., E.10., E.11.	Opacity	20%	Normal Operations	No Method	

Conditions

- E.1. ConocoPhillips shall ensure that all valves used are high quality valves containing high quality packing (ARM 17.8.749).
- E.2. ConocoPhillips shall ensure that all open-ended valves are of the same quality as the valves described above. Any open-ended line shall be sealed with a valve (ARM 17.8.749).
- E.3. ConocoPhillips shall ensure that all pumps used in gasoline service shall be equipped with either a single or double mechanical seal system (ARM 17.8.749).
- E.4. ConocoPhillips shall not cause or authorize emissions to be discharged into the outdoor atmosphere from any tank that exhibit an opacity of 20% or greater averaged over 6 consecutive minutes (ARM 17.8.304(2)).

Compliance Demonstration

- E.5. Each calendar month, all valves, flanges, pump seals, and open-ended lines shall be inspected for total organic compound leaks. For purposes of this requirement, detection methods incorporating sight, sound, or smell are acceptable (ARM 17.8.1213).
- E.6. Each calendar quarter, all pump seals shall be instrument tested for total organic compounds, liquid, or vapor leaks. When an instrument reading of 10,000 ppm, or greater is measured, or if there are indications of liquid dripping from the equipment, it shall be determined that a leak has been detected (ARM 17.8.1213).
- E.7. ConocoPhillips shall (ARM 17.8.1213):
 - a. Make a first attempt at repair for any leak not later than 5 calendar days after the leak is detected; and
 - b. Repair any leak as soon as practicable, but not later than 15 calendar days after it is detected, except as provided in Section III.E.8 below.
- E.8. Delay of repair of equipment for which a leak has been detected will be allowed if repair is technically infeasible without a source shutdown. Such equipment shall be repaired before the end of the first source shutdown after detection of the leak (ARM 17.8.1213).

Recordkeeping

- E.9. ConocoPhillips shall maintain on site a log of all inspections performed. The log shall contain date, time, inspector's initials, results of inspections and any corrective action taken (ARM 17.8.1212).

Reporting

- E.10. The annual compliance certification required by Section V.B. must contain a certification statement for the above applicable requirements (ARM 17.8.1212)..
- E.11. The semi-annual monitoring report shall provide (ARM 17.8.1212):
 - a. A summary of all inspections performed during the period;
 - b. Certification of compliance with requirements of Sections III.E.1., III.E.2., and III.E.3.; and
 - c. Certification of compliance with 20% opacity limit.

F. FUGITIVE EMISSION – TRUCK TRAFFIC

Condition(s)	Pollutant/Parameter	Permit Limit	Compliance Demonstration		Reporting Requirements
			Method	Frequency	
F.1., F.3., F.5., F.7., F.8.	Particulate Matter	Reasonable Precautions	Water or chemical dust suppressant	As necessary	Semi-annual
F.2., F.4., F.6., F.7., F.8.	Opacity	20%	Method 9	As required by the Department and Section III.A.1	

Conditions

- F.1. ConocoPhillips shall not cause or authorize emissions to be discharged into the atmosphere from haul roads, access roads, parking lots, or the general plant property without taking reasonable precautions to control emissions of airborne particulate matter (ARM 17.8.308).
- F.2. ConocoPhillips shall not cause or authorize the production, handling, transportation, or storage of any material unless reasonable precautions to control emissions of particulate matter are taken. Such emissions of airborne particulate matter from any stationary source shall not exhibit an opacity of 20% or greater averaged over 6 consecutive minutes (ARM 17.8.308(1)).

Compliance Demonstration

- F.3. ConocoPhillips shall treat all unpaved portions of the access roads, parking lots, and general plant area with water and/or chemical dust suppressant as necessary to maintain compliance with the reasonable precaution limitation (ARM 17.8.749).
- F.4. As required by the Department and Section III.A.1, ConocoPhillips shall perform a Method 9 opacity test to monitor compliance with Section III.F.2. (ARM 17.8.1213).

Recordkeeping

- F.5. ConocoPhillips shall record in a log anytime water and/or chemical dust suppressant is applied to maintain compliance with the reasonable precaution limitation. This log shall be maintained onsite and submitted to the Department upon request (ARM 17.8.1212).
- F.6. All recordkeeping performed in association with source testing shall be done in accordance with the Montana Source Test Protocol and Procedures Manual (ARM 17.8.1212).

Reporting

- F.7. The annual compliance certification required by Section V.B. must contain a certification statement for the above applicable requirements (ARM 17.8.1212).
- F.8. The semi-annual monitoring report shall provide a summary of log entries made and a summary of any source testing results that may have occurred during the period (ARM 17.8.1212).

SECTION IV. NON-APPLICABLE REQUIREMENTS

ConocoPhillips did not request a shield from any of the Air Quality Administrative Rules of Montana (ARM); however, Federal Regulations identified as not applicable to the facility are listed below (ARM 17.8.1214). The following list does not preclude the need to comply with any new requirements that may become applicable during the permit term.

A. FACILITY-WIDE

The following table contains non-applicable requirements, which are administrated by the Air Resources Management Bureau of the Department of Environmental Quality.

Rule Citation	Reason
ARM 17.8.340 ARM 17.8.610	These requirements are not applicable because the facility is not in this source category.
40 CFR 60, Subparts C, Ca, Cb, Cc 40 CFR 60, Subparts D, Da, Db, Dc 40 CFR 60, Subparts E-J 40 CFR 60, Subparts L-X 40 CFR 60, Subparts Z 40 CFR 60, Subparts AA-EE 40 CFR 60, Subparts GG-HH 40 CFR 60, Subparts KK-NN 40 CFR 60, Subparts PP-WW 40 CFR 60, Subparts AAA-DDD 40 CFR 60, Subparts FFF-LLL 40 CFR 60, Subparts NNN-QQQ 40 CFR 60, Subparts RRR-WWW 40 CFR 61, Subparts B-F 40 CFR 61, Subparts H-L 40 CFR 61, Subparts N-R 40 CFR 61, Subparts T 40 CFR 61, Subparts V-W 40 CFR 61, Subparts Y 40 CFR 61, Subparts BB 40 CFR 61, Subparts FF 40 CFR 63, Subparts B-I 40 CFR 63, Subparts L-O 40 CFR 63, Subparts Q-U 40 CFR 63, Subparts W-Y 40 CFR 63, Subparts CC-EE 40 CFR 63, Subpart GG 40 CFR 63, Subpart II 40 CFR 63, Subparts JJ-LL 40 CFR 63, Subparts OO-RR 40 CFR 63, Subpart VV 40 CFR 63, Subpart EEE 40 CFR 63, Subpart JJJ	These requirements are not applicable because the facility is not an affected source as defined in these regulations.
40 CFR 72-78	These requirements are not applicable because the facility is not an affected source as defined by the acid rain regulations.
40 CFR 68 40 CFR 82	These requirements are not applicable because the facility is not an affected source as defined in these regulations.

B. EMISSION UNITS

ConocoPhillips did not request a shield for specific emission units; therefore, a permit shield will not be granted to individual emission units.

SECTION V. GENERAL PERMIT CONDITIONS

A. Compliance Requirements

ARM 17.8, Subchapter 12, Operating Permit Program §1210(2)(a)-(c)&(e), §1206(6)(c)&(b)

1. The permittee must comply with all conditions of the permit. Any noncompliance with the terms or conditions of the permit constitutes a violation of the Montana Clean Air Act, and may result in enforcement action, permit modification, revocation and reissuance, or termination, or denial of a permit renewal application under ARM Title 17, Chapter 8, Subchapter 12.
2. The filing of a request by the permittee for a permit modification, revocation and reissuance, or termination, or of a notification of planned changes or anticipated noncompliance does not stay any permit condition.
3. It shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of the permit. If appropriate, this factor may be considered as a mitigating factor in assessing a penalty for noncompliance with an applicable requirement if the source demonstrates that both the health, safety or environmental impacts of halting or reducing operations would be more serious than the impacts of continuing operations, and that such health, safety or environmental impacts were unforeseeable and could not have otherwise been avoided.
4. The permittee shall furnish to the Department, within a reasonable time set by the Department (not to be less than 15 days), any information that the Department may request in writing to determine whether cause exists for modifying, revoking and reissuing, or terminating the permit, or to determine compliance with the permit. Upon request, the permittee shall also furnish to the Department copies of those records that are required to be kept pursuant to the terms of the permit. This subsection does not impair or otherwise limit the right of the permittee to assert the confidentiality of the information requested by the Department, as provided in 75-2-105, MCA.
5. Any schedule of compliance for applicable requirements with which the source is not in compliance with at the time of permit issuance shall be supplemental to, and shall not sanction noncompliance with, the applicable requirements on which it was based.
6. For applicable requirements that will become effective during the permit term, the source shall meet such requirements on a timely basis unless a more detailed plan or schedule is required by the applicable requirement or the Department.

B. Certification Requirements

ARM 17.8, Subchapter 12, Operating Permit Program §1207 and §1213(7)(a)&(c)-(d)

1. Any application form, report, or compliance certification submitted pursuant to ARM Title 17, Chapter 8, Subchapter 12, shall contain certification by a responsible official of truth, accuracy and completeness. This certification and any other certification required under ARM Title 17, Chapter 8, Subchapter 12, shall state that, based on information and belief formed after reasonable inquiry, the statements and information in the document are true, accurate and complete.
2. Compliance certifications shall be submitted by February 15 of each year, or more frequently if otherwise specified in an applicable requirement or elsewhere in the permit. Each certification must include the required information for the previous calendar year (i.e., January 1 – December 31).

3. Compliance certifications shall include the following:
 - a. The identification of each term or condition of the permit that is the basis of the certification;
 - b. The identification of the method(s) or other means used by the owner or operator for determining the status of compliance with each term and condition during the certification period, consistent with ARM 17.8.1212;
 - c. The status of compliance with each term and condition for the period covered by the certification, *including whether compliance during the period was continuous or intermittent* (based on the method or means identified in ARM 17.8.1213(7)(c)(ii), as described above); and
 - d. Such other facts as the Department may require to determine the compliance status of the source.
4. All compliance certifications must be submitted to the Environmental Protection Agency, as well as to the Department, at the addresses listed in the Notification Addresses Appendix of this permit.

C. Permit Shield

ARM 17.8, Subchapter 12, Operating Permit Program §1214(1)-(4)

1. The applicable requirements and non-federally enforceable requirements are included and specifically identified in this permit and the permit includes a precise summary of the requirements not applicable to the source. Compliance with the conditions of the permit shall be deemed compliance with any applicable requirements and any non-federally enforceable requirements as of the date of permit issuance.
2. The permit shield described in 1 above shall remain in effect during the appeal of any permit action (renewal, revision, reopening, or revocation and reissuance) to the Board of Environmental Review (Board), until such time as the Board renders its final decision.
3. Nothing in this permit alters or affects the following:
 - a. The provisions of Sec. 7603 of the FCAA, including the authority of the administrator under that section;
 - b. The liability of an owner or operator of a source for any violation of applicable requirements prior to or at the time of permit issuance;
 - c. The applicable requirements of the Acid Rain Program, consistent with Sec. 7651g(a) of the FCAA;
 - d. The ability of the administrator to obtain information from a source pursuant to Sec. 7414 of the FCAA;
 - e. The ability of the Department to obtain information from a source pursuant to the Montana Clean Air Act, Title 75, Chapter 2, MCA;
 - f. The emergency powers of the Department under the Montana Clean Air Act, Title 75, Chapter 2, MCA; and

- g. The ability of the Department to establish or revise requirements for the use of Reasonably Available Control Technology (RACT) as defined in ARM Title 17, Chapter 8. However, if the inclusion of a RACT into the permit pursuant to ARM Title 17, Chapter 8, Subchapter 12, is appealed to the Board, the permit shield, as it applies to the source's existing permit, shall remain in effect until such time as the Board has rendered its final decision.
- 4. Nothing in this permit alters or affects the ability of the Department to take enforcement action for a violation of an applicable requirement or permit term demonstrated pursuant to ARM 17.8.106, Source Testing Protocol.
- 5. Pursuant to ARM 17.8.132, for the purpose of submitting a compliance certification, nothing in these rules shall preclude the use, including the exclusive use, of any credible evidence or information relevant to whether a source would have been in compliance. However, when compliance or noncompliance is demonstrated by a test or procedure provided by permit or other applicable requirements, the source shall then be presumed to be in compliance or noncompliance unless that presumption is overcome by other relevant credible evidence.
- 6. The permit shield will not extend to minor permit modifications or changes not requiring a permit revision (see Sections I & J).
- 7. The permit shield will extend to significant permit modifications and transfer or assignment of ownership (see Sections K & N).

D. Monitoring, Recordkeeping, and Reporting Requirements

ARM 17.8, Subchapter 12, Operating Permit Program §1212(2)&(3)

- 1. Unless otherwise provided in this permit, the permittee shall maintain compliance monitoring records that include the following information:
 - a. The date, place as defined in the permit, and time of sampling or measurement;
 - 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 at the time of sampling or measurement.
- 2. The permittee shall retain records of all required monitoring data and support information for a period of at least 5 years from the date of the monitoring sample, measurement, report, or application. Support information includes all calibration and maintenance records and all original strip-chart recordings for continuous monitoring instrumentation, and copies of all reports required by the permit. All monitoring data, support information, and required reports and summaries may be maintained in computerized form at the plant site if the information is made available to Department personnel upon request, which may be for either hard copies or computerized format. Strip-charts must be maintained in their original form at the plant site and shall be made available to Department personnel upon request.

3. The permittee shall submit to the Department, at the addresses located in the Notification Addresses Appendix of this permit, reports of any required monitoring by February 15 and August 15 of each year, or more frequently if otherwise specified in an applicable requirement or elsewhere in the permit. The monitoring report submitted on February 15 of each year must include the required monitoring information for the period of July 1 through December 31 of the previous year. The monitoring report submitted on August 15 of each year must include the required monitoring information for the period of January 1 through June 30 of the current year. All instances of deviations from the permit requirements must be clearly identified in such reports. All required reports must be certified by a responsible official, consistent with ARM 17.8.1207.

E. Prompt Deviation Reporting

ARM 17.8, Subchapter 12, Operating Permit Program §1212(3)(c)

The permittee shall promptly report deviations from permit requirements, including those attributable to upset conditions as defined in the permit, the probable cause of such deviations, and any corrective actions or preventive measures taken. To be considered prompt, deviations shall be reported as part of the routine reporting requirements under ARM 17.8.1212(3)(b) and, if applicable, in accordance with the malfunction reporting requirements under ARM 17.8.110, unless otherwise specified in an applicable requirement.

F. Emergency Provisions

ARM 17.8, Subchapter 12, Operating Permit Program §1201(13) and §1214(5), (6)&(8)

1. An “emergency” means any situation arising from sudden and reasonably unforeseeable events beyond the control of the source, including acts of God, which situation requires immediate corrective action to restore normal operation and causes the source to exceed a technology-based emission limitation under this permit due to the unavoidable increases in emissions attributable to the emergency. An emergency shall not include noncompliance to the extent caused by improperly designed equipment, lack of reasonable preventive maintenance, careless or improper operation, or operator error.
2. An emergency constitutes an affirmative defense to an action brought for noncompliance with a technology-based emission limitation if the permittee demonstrates through properly signed, contemporaneous logs, or other relevant evidence, that:
 - a. An emergency occurred and the permittee can identify the cause(s) of the emergency;
 - b. The permitted facility was at the time being properly operated;
 - c. During the period of the emergency the permittee took all reasonable steps to minimize levels of emissions that exceeded the emission standards or other requirements in the permit; and
 - d. The permittee submitted notice of the emergency to the Department within 2 working days of the time when emission limitations were exceeded due to the emergency. This notice fulfills the requirements of ARM 17.8.1212(3)(c). This notice must contain a description of the emergency, any steps taken to mitigate emissions, and corrective actions taken.
3. These emergency provisions are in addition to any emergency, malfunction or upset provision contained in any applicable requirement.

G. Inspection and Entry

ARM 17.8, Subchapter 12, Operating Permit Program §1213(3)&(4)

1. Upon presentation of credentials and other requirements as may be required by law, the permittee shall allow the Department, the administrator, or an authorized representative (including an authorized contractor acting as a representative of the Department or the administrator) to perform the following:
 - a. Enter the premises where a source required to obtain a permit is located or emissions-related activity is conducted, or where records must be kept under the conditions of the 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, emission units, equipment (including monitoring and air pollution control equipment), practices, or operations regulated or required under the permit; and
 - d. As authorized by the Montana Clean Air Act and rules promulgated thereunder, sample or monitor, at reasonable times, any substances or parameters at any location for the purpose of assuring compliance with the permit or applicable requirements.
2. The permittee shall inform the inspector of all workplace safety rules or requirements at the time of inspection. This section shall not limit in any manner the Department's statutory right of entry and inspection as provided for in 75-2-403, MCA.

H. Fee Payment

ARM 17.8, Subchapter 12, Operating Permit Program §1210(2)(f) and ARM 17.8, Subchapter 5, Air Quality Permit Application, Operation, and Open Burning Fees §505(3)-(5) (STATE ONLY)

1. The permittee must pay application and operating fees, pursuant to ARM Title 17, Chapter 8, Subchapter 5.
2. Annually, the Department shall provide the permittee with written notice of the amount of the fee and the basis for the fee assessment. The air quality operation fee is due 30 days after receipt of the notice, unless the fee assessment is appealed pursuant to ARM 17.8.511. If any portion of the fee is not appealed, that portion of the fee that is not appealed is due 30 days after receipt of the notice. Any remaining fee, which may be due after the completion of an appeal, is due immediately upon issuance of the Board's decision or upon completion of any judicial review of the Board's decision.
3. If the permittee fails to pay the required fee (or any required portion of an appealed fee) within 90 days of the due date of the fee, the Department may impose an additional assessment of 15% of the fee (or any required portion of an appealed fee) or \$100, whichever is greater, plus interest on the fee (or any required portion of an appealed fee), computed at the interest rate established under 15-31-510(3), MCA.

I. Minor Permit Modifications

ARM 17.8, Subchapter 12, Operating Permit Program §1226(3)&(11)

1. An application for a minor permit modification need only address in detail those portions of the permit application that require revision, updating, supplementation, or deletion, and may reference any required information that has been previously submitted.

2. The permit shield under ARM 17.8.1214 will not extend to any minor modifications processed pursuant to ARM 17.8.1226.

J. Changes Not Requiring Permit Revision

ARM 17.8, Subchapter 12, Operating Permit Program §1224(1)-(3), (5)&(6)

1. The permittee is authorized to make changes within the facility as described below, provided the following conditions are met:
 - a. The proposed changes do not require the permittee to obtain a Montana Air Quality permit under ARM Title 17, Chapter 8, Subchapter 7;
 - b. The proposed changes are not modifications under Title I of the FCAA, or as defined in ARM Title 17, Chapter 8, Subchapters 8, 9, or 10;
 - c. The emissions resulting from the proposed changes do not exceed the emissions allowable under this permit, whether expressed as a rate of emissions or in total emissions;
 - d. The proposed changes do not alter permit terms that are necessary to enforce applicable emission limitations on emission units covered by the permit; and
 - e. The facility provides the administrator and the Department with written notification at least 7 days prior to making the proposed changes.
2. The permittee and the Department shall attach each notice provided pursuant to 1.e above to their respective copies of this permit.
3. Pursuant to the conditions above, the permittee is authorized to make Sec. 502(b)(10) changes, as defined in ARM 17.8.1201(30), without a permit revision. For each such change, the written notification required under 1.e above shall include a description of the change within the source, the date on which the change will occur, any change in emissions, and any permit term or condition that is no longer applicable as a result of the change.
4. The permittee may make a change not specifically addressed or prohibited by the permit terms and conditions without requiring a permit revision, provided the following conditions are met:
 - a. Each proposed change does not weaken the enforceability of any existing permit conditions;
 - b. The Department has not objected to such change;
 - c. Each proposed change meets all applicable requirements and does not violate any existing permit term or condition; and
 - d. The permittee provides contemporaneous written notice to the Department and the administrator of each change that is above the level for insignificant emission units as defined in ARM 17.8.1201(22) and 17.8.1206(3), and the written notice describes each such change, including the date of the change, any change in emissions, pollutants emitted, and any applicable requirement that would apply as a result of the change.

5. The permit shield authorized by ARM 17.8.1214 shall not apply to changes made pursuant to ARM 17.8.1224(3) and (5), but is applicable to terms and conditions that allow for increases and decreases in emissions pursuant to ARM 17.8.1224(4).

K. Significant Permit Modifications

ARM 17.8, Subchapter 12, Operating Permit Program §1227(1), (3)&(4)

1. The modification procedures set forth in 2 below must be used for any application requesting a significant modification of this permit. Significant modifications include the following:
 - a. Any permit modification that does not qualify as either a minor modification or as an administrative permit amendment;
 - b. Every significant change in existing permit monitoring terms or conditions;
 - c. Every relaxation of permit reporting or recordkeeping terms or conditions that limit the Department's ability to determine compliance with any applicable rule, consistent with the requirements of the rule; or
 - d. Any other change determined by the Department to be significant.
2. Significant modifications shall meet all requirements of ARM Title 17, Chapter 8, including those for applications, public participation, and review by affected states and the administrator, as they apply to permit issuance and renewal, except that an application for a significant permit modification need only address in detail those portions of the permit application that require revision, updating, supplementation or deletion.
3. The permit shield provided for in ARM 17.8.1214 shall extend to significant modifications.

L. Reopening for Cause

ARM 17.8, Subchapter 12, Operating Permit Program §1228(1)&(2)

1. This permit may be reopened and revised under the following circumstances.
2. Additional applicable requirements under the FCAA become applicable to the facility when the permit has a remaining term of 3 or more years. Reopening and revision of the permit shall be completed not later than 18 months after promulgation of the applicable requirement. No reopening is required under ARM 17.8.1228(1)(a) if the effective date of the applicable requirement is later than the date on which the permit is due to expire, unless the original permit or any of its terms or conditions have been extended pursuant to ARM 17.8.1220(12) or 17.8.1221(2).
3. Additional requirements (including excess emission requirements) become applicable to an affected source under the Acid Rain Program. Upon approval by the administrator, excess emission offset plans shall be deemed incorporated into the permit.
4. The Department or the administrator determines that the permit contains a material mistake or that inaccurate statements were made in establishing the emission standards or other terms or conditions of the permit.
5. The administrator or the Department determines that the permit must be revised or revoked and reissued to ensure compliance with the applicable requirements.

M. Permit Expiration and Renewal

ARM 17.8, Subchapter 12, Operating Permit Program §1210(2)(g), §1220(11)&(12), and §1205(2)(d)

1. This permit is issued for a fixed term of 5 years.
2. Renewal of this permit is subject to the same procedural requirements that apply to permit issuance, including those for application, content, public participation, and affected state and administrator review.
3. Expiration of this permit terminates the permittee's right to operate unless a timely and administratively complete renewal application has been submitted consistent with ARM 17.8.1221 and 17.8.1205(2)(d). If a timely and administratively complete application has been submitted, all terms and conditions of the permit, including the application shield, remain in effect after the permit expires until the permit renewal has been issued or denied.
4. For renewal, the permittee shall submit a complete air quality operating permit application to the Department not later than 6 months prior to the expiration of this permit, unless otherwise specified. If necessary to ensure that the terms of the existing permit will not lapse before renewal, the Department may specify, in writing to the permittee, a longer time period for submission of the renewal application. Such written notification must be provided at least 1 year before the renewal application due date established in the existing permit.

N. Severability Clause

ARM 17.8, Subchapter 12, Operating Permit Program §1210(2)(i)&(l)

1. The administrative appeal or subsequent judicial review of the issuance by the Department of an initial permit under this subchapter shall not impair in any manner the underlying applicability of all applicable requirements, and such requirements continue to apply as if a final permit decision had not been reached by the Department.
2. If any provision of a permit is found to be invalid, all valid parts that are severable from the invalid part remain in effect. If a provision of a permit is invalid in one or more of its applications, the provision remains in effect in all valid applications that are severable from the invalid applications.

O. Transfer or Assignment of Ownership

ARM 17.8, Subchapter 12, Operating Permit Program §1225(2)&(4)

1. If an administrative permit amendment involves a change in ownership or operational control, the applicant must include in its request to the Department a written agreement containing a specific date for the transfer of permit responsibility, coverage and liability between the current and new permittee.
2. The permit shield provided for in ARM17.8.1214 shall not extend to administrative permit amendments.

P. Emissions Trading, Marketable Permits, Economic Incentives

ARM 17.8, Subchapter 12, Operating Permit Program §1226(2)

Notwithstanding ARM 17.8.1226(1) and (7), minor air quality operating permit modification procedures may be used for permit modifications involving the use of economic incentives, marketable permits, emissions trading, and other similar approaches, to the extent that such minor permit modification procedures are explicitly provided for in the Montana State Implementation Plan or in applicable requirements promulgated by the administrator.

Q. No Property Rights Conveyed

ARM 17.8, Subchapter 12, Operating Permit Program §1210(2)(d)

This permit does not convey any property rights of any sort, or any exclusive privilege.

R. Testing Requirements

ARM 17.8, Subchapter 1, General Provisions §105

The permittee shall comply with ARM 17.8.105.

S. Source Testing Protocol

ARM 17.8, Subchapter 1, General Provisions §106

The permittee shall comply with ARM 17.8.106.

T. Malfunctions

ARM 17.8, Subchapter 1, General Provisions §110

The permittee shall comply with ARM 17.8.110.

U. Circumvention

ARM 17.8, Subchapter 1, General Provisions §111

The permittee shall comply with ARM 17.8.111.

V. Motor Vehicles

ARM 17.8, Subchapter 3, Emission Standards §325

The permittee shall comply with ARM 17.8.325.

W. Annual Emissions Inventory

ARM 17.8, Subchapter 5, Air Quality Permit Application, Operation and Open Burning Fees §505 (STATE ONLY)

The permittee shall supply the Department with annual production and other information for all emission units necessary to calculate actual or estimated actual amount of air pollutants emitted during each calendar year. Information shall be gathered on a calendar-year basis and submitted to the Department by the date required in the emission inventory request, unless otherwise specified in this permit. Information shall be in the units required by the Department.

X. Open Burning

ARM 17.8, Subchapter 6, Open Burning §604, 605 and 606

The permittee shall comply with ARM 17.8.604, 605 and 606.

Y. Montana Air Quality Permits

ARM 17.8, Subchapter 7, Permit, Construction and Operation of Air Contaminant Sources §743, and 764 (ARM 17.8.745(1)(d), and 764(1)(b) are STATE ENFORCEABLE ONLY until approval by the EPA as part of the SIP)

1. Except as specified, no person shall construct, install, alter or use any air contaminant source or stack associated with any source without first obtaining a permit from the Department or Board. A permit is not required for those sources or stacks as specified by ARM 17.8.744(1)(a)-(k).

2. The permittee shall comply with ARM 17.8.743, 744, 745, 748, and 764.
3. ARM 17.8.745(1)(d) specifies de minimis changes as construction or changed conditions of operation at a facility holding a Montana Air Quality permit issued under Chapter 8 that does not increase the facility's potential to emit by more than 15 tons per year of any pollutant, except (STATE ENFORCEABLE ONLY until approved by the EPA as part of the SIP):
 - a. Any construction or changed condition that would violate any condition in the facility's existing Montana Air Quality permit or any applicable rule contained in Chapter 8 is prohibited, except as provided in ARM 17.8.745(2);
 - b. Any construction or changed conditions of operation that would qualify as a major modification under Subchapters 8, 9 or 10 of Chapter 8;
 - c. Any construction or changed condition of operation that would affect the plume rise or dispersion characteristic of emissions that would cause or contribute to a violation of an ambient air quality standard or ambient air increment as defined in ARM 17.8.804;
 - d. Any construction or improvement project with a potential to emit more than 15 tons per year may not be artificially split into smaller projects to avoid Montana Air Quality permitting; or
 - e. Emission reductions obtained through offsetting within a facility are not included when determining the potential emission increase from construction or changed conditions of operation, unless such reductions are made federally enforceable.
4. Any facility making a de minimis change pursuant to ARM 17.8.745(1)(d) shall notify the Department if the change would include a change in control equipment, stack height, stack diameter, stack gas temperature, source location or fuel specifications, or would result in an increase in source capacity above its permitted operation or the addition of a new emission unit. The notice must be submitted, in writing, 10 days prior to start up or use of the proposed de minimis change, or as soon as reasonably practicable in the event of an unanticipated circumstance causing the de minimis change, and must include the information requested in ARM 17.8.745(1)(d) (STATE ENFORCEABLE ONLY until approval by the EPA as part of the SIP).

Z. National Emission Standard for Asbestos
40 CFR, Part 61, Subpart M

The permittee shall not conduct any asbestos abatement activities except in accordance with 40 CFR 61, Subpart M (National Emission Standard for Hazardous Air Pollutants for Asbestos).

AA. Asbestos
ARM 17.74, Subchapter 3, General Provisions and Subchapter 4, Fees

The permittee shall comply with ARM 17.74.301, *et seq.*, and ARM 17.74.401, *et seq.* (State only)

BB. Stratospheric Ozone Protection – Servicing of Motor Vehicle Air Conditioners
40 CFR, Part 82, Subpart B

If the permittee performs a service on motor vehicles and this service involves ozone-depleting substance/refrigerant in the motor vehicle air conditioner (MVAC), the permittee is subject to all the applicable requirements as specified in 40 CFR 82, Subpart B.

CC. Stratospheric Ozone Protection – Recycling and Emission Reductions
40 CFR, Part 82, Subpart F

The permittee shall comply with the standards for recycling and emission reductions in 40 CFR 82, Subpart F, except as provided for MVACs in Subpart B.

1. Persons opening appliances for maintenance, service, repair, or disposal must comply with the required practices pursuant to §82.156.
2. Equipment used during the maintenance, service, repair or disposal of appliances must comply with the standards for recycling and recovery equipment pursuant to §82.158.
3. Persons performing maintenance, service, repair or disposal of appliances must be certified by an approved technical certification program pursuant to §82.161.
4. Persons disposing of small appliances, MVACs and MVAC-like (as defined at §82.152) appliances must comply with recordkeeping requirements pursuant to §82.166.
5. Persons owning commercial or industrial process refrigeration equipment must comply with the leak repair requirements pursuant to §82.156.
6. Owners/operators of appliances normally containing 50 or more pounds of refrigerant must keep records of refrigerant purchased and added to such appliances pursuant to §82.166.

DD. Emergency Episode Plan

The permittee shall comply with the requirements contained in Chapter 9.7 of the State of Montana Air Quality Control Implementation Plan.

Each major source emitting 100 tons per year located in a Priority I Air Quality Control Region, shall submit to the Department a legally enforceable Emergency Episode Action Plan (EEAP) that details how the source will curtail emissions during an air pollutant emergency episode. The industrial EEAP shall be in accordance with the Department's EEAP and shall be submitted according to a timetable developed by the Department, following Priority I reclassification.

EE. Definitions

Terms not otherwise defined in this permit or in the Definitions and Abbreviations Appendix of this permit, shall have the meaning assigned to them in the referenced regulations.

APPENDICES

APPENDIX A. INSIGNIFICANT EMISSION UNITS

Disclaimer: The information in this appendix is not State or Federally enforceable but is presented to assist ConocoPhillips, the permitting authority, inspectors, and the public.

Pursuant to ARM 17.8.1201(22)(a), an insignificant emission unit means any activity or emission unit located within a source that: (i) has a potential to emit less than 5 tons per year of any regulated pollutant; (ii) has a potential to emit less than 500 pounds per year of lead; (iii) has a potential to emit less than 500 pounds per year of hazardous air pollutants listed pursuant to Sec. 7412 (b) of the FCAA; and (iv) is not regulated by an applicable requirement, other than a generally applicable requirement that applies to all emission units subject to Subchapter 12.

List of Insignificant Activities:

The following table of insignificant sources and/or activities was provided by ConocoPhillips. Because there are no requirements to update such a list, the emission units and/or activities may change from those specified in the table.

Emission Unit ID	Description
IEU01	Miscellaneous Emissions (tank cleaning and additive tanks emissions)

APPENDIX B. DEFINITIONS AND ABBREVIATIONS

Definitions

"Act" means the Clean Air Act, as amended, 42 U.S. 7401, *et seq.*

"Administrative permit amendment" means an air quality operating permit revision that:

1. Corrects typographical errors;
2. Identifies a change in the name, address or phone number of any person identified in the air quality operating permit, or identifies a similar minor administrative change at the source;
3. Requires more frequent monitoring or reporting by ConocoPhillips;
4. Requires changes in monitoring or reporting requirements that the Department deems to be no less stringent than current monitoring or reporting requirements;
5. Allows for a change in ownership or operational control of a source if the Department has determined that no other change in the air quality operating permit is necessary, consistent with ARM 17.8.1225; or
6. Incorporates any other type of change that the Department has determined to be similar to those revisions set forth in (a)-(e), above.

"Applicable requirement" means all of the following as they apply to emission units in a source requiring an air quality operating permit (including requirements that have been promulgated or approved by the Department or the administrator through rule making at the time of issuance of the air quality operating permit, but have future-effective compliance dates, provided that such requirements apply to sources covered under the operating permit).

- (a) Any standard, rule, or other requirement, including any requirement contained in a consent decree or judicial or administrative order entered into or issued by the Department, that is contained in the Montana State Implementation Plan approved or promulgated by the administrator through rule making under Title I of the FCAA;
- (b) Any federally enforceable term, condition or other requirement of any Montana Air Quality permit issued by the Department under Subchapters 7, 8, 9 and 10 of this chapter, or pursuant to regulations approved or promulgated through rule making under Title I of the FCAA, including parts C and D;
- (c) Any standard or other requirement under Sec. 7411 of the FCAA, including Sec. 7411(d);
- (d) Any standard or other requirement under Sec. 7412 of the FCAA, including any requirement concerning accident prevention under Sec. 7412(r)(7), but excluding the contents of any risk management plan required under Sec. 7412(r);
- (e) Any standard or other requirement of the Acid Rain Program under Title IV of the FCAA or regulations promulgated thereunder;
- (f) Any requirements established pursuant to Sec. 7661c(b) or Sec. 7414(a)(3) of the FCAA;
- (g) Any standard or other requirement governing solid waste incineration, under Sec. 7429 of the FCAA;

- (h) Any standard or other requirement for consumer and commercial products, under Sec. 7511b(e) of the FCAA;
- (i) Any standard or other requirement for tank vessels, under Sec. 7511b(f) of the FCAA;
- (j) Any standard or other requirement of the regulations promulgated to protect stratospheric ozone under Title VI of the FCAA, unless the administrator determines that such requirements need not be contained in an air quality operating permit;
- (k) Any national ambient air quality standard or increment or visibility requirement under Part C of Title I of the FCAA, but only as it would apply to temporary sources permitted pursuant to Sec. 7661c(e) of the FCAA; or
- (l) Any federally enforceable term or condition of any air quality open burning permit issued by the Department under Subchapter 6.

"Department" means the Montana Department of Environmental Quality.

"Emission unit" means any part or activity of a stationary source that emits or has the potential to emit any regulated air pollutant or any pollutant listed under Sec. 7412(b) of the FCAA. This term is not meant to alter or affect the definition of the term "unit" for purposes of Title IV of the FCAA.

"FCAA" means the Federal Clean Air Act, as amended.

"Federally enforceable" means all limitations and conditions that are enforceable by the administrator, including those requirements developed pursuant to 40 CFR Parts 60 and 61, requirements within the Montana State Implementation Plan, and any permit requirement established pursuant to 40 CFR 52.21 or under regulations approved pursuant to 40 CFR Part 51, Subpart I, including operating permits issued under an EPA approved program that is incorporated into the Montana State Implementation Plan and expressly requires adherence to any permit issued under such program.

"Fugitive emissions" means those emissions that could not reasonably pass through a stack, chimney, vent, or other functionally equivalent opening.

"General air quality operating permit" or **"general permit"** means an air quality operating permit that meets the requirements of ARM 17.8.1222, covers multiple sources in a source category, and is issued in lieu of individual permits being issued to each source.

"Hazardous air pollutant" means any air pollutant listed as a hazardous air pollutant pursuant to Sec. 112(b) of the FCAA.

"Non-federally enforceable requirement" means the following as they apply to emission units in a source requiring an air quality operating permit.

- (a) Any standard, rule, or other requirement, including any requirement contained in a consent decree, or judicial or administrative order entered into or issued by the Department, that is not contained in the Montana State Implementation Plan approved or promulgated by the administrator through rule making under Title I of the FCAA.
- (b) Any term, condition or other requirement contained in any Montana Air Quality permit issued by the Department under Subchapters 7, 8, 9 and 10 of this chapter that is not federally enforceable.
- (c) Does not include any Montana ambient air quality standard contained in Subchapter 2 of this chapter.

"Permittee" means the owner or operator of any source subject to the permitting requirements of this subchapter, as provided in ARM 17.8.1204, that holds a valid air quality operating permit or has submitted a timely and complete permit application for issuance, renewal, amendment, or modification pursuant to this subchapter.

"Regulated air pollutant" means the following:

- (a) Nitrogen oxides or any volatile organic compounds.
- (b) Any pollutant for which a national ambient air quality standard has been promulgated.
- (c) Any pollutant that is subject to any standard promulgated under Sec. 7411 of the FCAA.
- (d) Any Class I or II substance subject to a standard promulgated under or established by Title VI of the FCAA.
- (e) Any pollutant subject to a standard or other requirement established or promulgated under Sec. 7412 of the FCAA, including but not limited to the following:
 - (i) Any pollutant subject to requirements under Sec. 7412(j) of the FCAA. If the administrator fails to promulgate a standard by the date established in Sec. 7412(e) of the FCAA, any pollutant for which a subject source would be major shall be considered to be regulated on the date 18 months after the applicable date established in Sec. 7412(e) of the FCAA.
 - (ii) Any pollutant for which the requirements of Sec. 7412(g)(2) of the FCAA have been met but only with respect to the individual source subject to Sec. 7412(g)(2) requirement.

"Responsible official" means one of the following:

1. For a corporation: a president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the corporation, or a duly authorized representative of such person if the representative is responsible for the overall operation of one or more manufacturing, production, or operating facilities applying for or subject to a permit and either:
 - a. The facilities employ more than 250 persons or have gross annual sales or expenditures exceeding \$25 million (in second quarter 1980 dollars); or
 - b. The delegation of authority to such representative is approved in advance by the Department.
2. For a partnership or sole proprietorship: a general partner or the proprietor, respectively.
3. For a municipality, state, federal, or other public agency: either a principal executive officer or ranking elected official. For the purposes of this part, a principal executive officer of a federal agency includes the chief executive officer having responsibility for the overall operations of a principal geographic unit of the agency (e.g., a regional administrator of the environmental protection agency).
4. For affected sources: the designated representative in so far as actions, standards, requirements, or prohibitions under Title IV of the FCAA or the regulations promulgated thereunder are concerned, and the designated representative for any other purposes under this subchapter.

Abbreviations:

ARM	Administrative Rules of Montana
ASTM	American Society of Testing Materials
BACT	Best Available Control Technology
BDT	bone dry tons
Btu	British thermal unit
CFR	Code of Federal Regulations
CO	carbon monoxide
DEQ	Department of Environmental Quality
DOT	Department of Transportation
dscf	dry standard cubic foot
dscfm	dry standard cubic foot per minute
EPA	U.S. Environmental Protection Agency
EPA Method	Test methods contained in 40 CFR 60, Appendix A
EU	emission unit
FCAA	Federal Clean Air Act
gr	grains
HAP	hazardous air pollutant
IEU	insignificant emission unit
MACT	maximum available control technology
Mbdft	thousand board feet
Method 5	40 CFR 60, Appendix A, Method 5
Method 9	40 CFR 60, Appendix A, Method 9
MMbdft	million board feet
MMBtu	million British Thermal Units
NO _x	oxides of nitrogen
NO ₂	nitrogen dioxide
O ₂	oxygen
Pb	lead
PM	particulate matter
PM ₁₀	particulate matter less than 10 microns in size
ppm	parts per million
psi	pounds per square inch
scf	standard cubic feet
SIC	Source Industrial Classification
SO ₂	sulfur dioxide
SO _x	oxides of sulfur
tpy	tons per year
U.S.C.	United States Code
VE	visible emissions
VOC	volatile organic compound
VOL	volatile organic liquid

APPENDIX C. NOTIFICATION ADDRESSES

Compliance Notifications:

Montana Department of Environmental Quality
Permitting and Compliance Division
Air Resources Management Bureau
P.O. Box 200901
Helena, MT 59620-0901

United States EPA
Air Program Coordinator
Region VIII, Montana Office
10 West 15th Street, Suite 3200
Helena, MT 59620-0901

Permit Modifications:

Montana Department of Environmental Quality
Permitting and Compliance Division
Air Resources Management Bureau
P.O. Box 200901
Helena, MT 59620-0901

Office of Partnerships and Regulatory Assistance
Air and Radiation Program
US EPA Region VIII 8P-AR
999 18th Street, Suite 300
Denver, CO 80202-2466

APPENDIX D. AIR QUALITY INSPECTOR INFORMATION

Disclaimer: The information in this appendix is not State or Federally enforceable but is presented to assist ConocoPhillips, permitting authority, inspectors, and the public.

Direction to Plant: When traveling on I-90, take the Reserve Street exit. Travel south to Lower Grant Creek Road and make a right turn. Travel south on Lower Grant Creek Road until intersecting Raser Drive, turn southeast and watch for office sign.

Safety Equipment Required:

All visitors entering the product terminal will be given a Safety Orientation upon their arrival. The safety orientation will cover the safety plan for the terminal and will include the following:

- Visitor check in procedures
- Personal protection equipment
- Emergency evacuation exit
- Emergency accountability meeting place

All visitors are required to check in at the main office when they first arrive. During check-in, visitors are required to sign in the visitor's logbook. All representatives of regulatory agencies will be required to present picture identification. The facility manager will maintain a copy of the picture identification.

The safety and health of visitors entering the terminal is the responsibility of the facility manager. The personal protection prescribed by the facility manager represents the minimum protection required. The visitor maybe equipped with protection beyond that prescribed if desired.

Unless otherwise prescribed by the facility manager, personal Nomex clothing should be worn in all containment areas and areas where terminal personnel are performing maintenance on hydrocarbon-containing equipment. Some of the areas where Nomex is required include the loading rack (truck and/or rail), tank farm and pumping areas. Nomex can be supplied to visitors upon arrival if needed.

All personnel should wear a hard hat in areas where overhead work is being conducted and areas of low overhang.

Hearing protection areas are marked with appropriate signs. Protection should be worn whenever entering these areas.

Eye protection should be worn where there is a potential of hydrocarbon spills near the eye level. The facility manager if needed will supply eye protection.

In the event of an emergency requiring evacuation of the facility, a prescribed evacuation exit should be used. The facility manager will inform all visitors of such location upon their arrival on site, during the safety orientation.

To ensure all on-site personnel are accounted for following an emergency evacuation, all visitors and terminal personnel will meet at a specific, safe location following evacuation. The facility manager will inform all visitors of the specific safe location upon arrival on site, during the safety orientation.

Facility Plot Plan: A facility plot plan is on file with the Department.

ATTACHMENT 1

TEST METHODS AND COMPLIANCE PROCEDURES

1. In determining compliance with limitations in this permit, the following procedures shall be used:
 - a. Calibrate and install a pressure measurement device (liquid manometer or equivalent instrument) capable of measuring up to 500 millimeters (mm) (20 inches (in) of water) gauge pressure with ± 2.5 mm (0.10 in.) of water precision.
 - b. Connect the pressure measurement device to a pressure tap in the terminal's vapor recovery system, located as close as possible to the connection with the gasoline railcar.
 - c. During the performance test, record the pressure every 5 minutes while a gasoline railcar is being loaded, and record the highest instantaneous pressure that occurs during each loading. Every loading position shall be tested at least once during the performance test.
2. In determining compliance with the mass emission limitations in this permit, the following reference methods shall be used:
 - a. In determining volume at the flare stack, Method 2A for all other vapor control systems.
 - b. In determining total organic compounds concentration at the flare stack, Method 25A or 25B. The calibration gas shall be either propane or butane.
3. Immediately prior to a performance test required to determine compliance with this permit, all potential sources of vapor and liquid leakage from the terminal's vapor recovery system equipment shall be monitored for leaks according to the procedures in Attachment 2 to this permit. The monitoring shall be conducted only while a gasoline tank truck or railcar is being loaded. A reading of 10,000 parts per million by volume (ppmv) or greater as methane shall be considered a leak. All leaks shall be repaired prior to conducting the performance test.
4. The test procedure for determining compliance with this permit is as follows:
 - a. All testing equipment shall be prepared and installed as specified in the appropriate test methods.
 - b. The time period for a performance test shall be not less than 6 hours, during which at least 300,000 L (80,000 gal) of gasoline are loaded. If the throughput criterion is not met during the initial 6 hours, the test may be continued until the throughput criterion is met, or resumed the next day with another complete 6 hours of testing. As much as possible, testing should be conducted during the 6-hour period in which the highest throughput normally occurs.
 - c. For intermittent vapor control systems:
 - i. The vapor holder level shall be recorded at the start of the performance test. The end of the performance test shall coincide with a time when the vapor holder is at its original level.
 - ii. At least two startups and shutdowns of the vapor processor shall occur during the performance test. If this does not occur under automatically controlled operations, the system shall be manually controlled.
 - d. The volume of gasoline dispensed during the performance test period at all loading racks where vapor emissions are controlled by the vapor processing system being tested shall be determined. This volume may be determined from terminal records or from gasoline dispensing meters at each loading rack.

- e. An emission testing interval shall consist of a 5-minute period during the performance test. For each interval:
 - a. The reading from each measurement instrument shall be recorded.
 - b. The volume exhausted and the average total organic compounds concentration in the flare stack shall be determined, as specified in the appropriate test method. The average total organic compounds concentration shall correspond to the volume measurement by taking into account the sampling system response time.
- f. The mass emitted during each testing interval shall be calculated as follows:

$$M_{ei} = 10^{-6} KV_{es}C_e$$

Where:

- M_{ei} = Mass of total organic compounds (milligrams (mg)) emitted during testing interval *i*.
- V_{es} = Volume of air-vapor mixture exhausted (cubic meters (m³)), at standard conditions.
- C_e = Total organic compounds concentration (measure as carbon) at the exhaust vent (ppmv).
- K = Density of calibration gas (milligrams/cubic meter (mg/m³)) at standard conditions (1.83x10⁶ for propane; 2.41x10⁶ for butane).
- s = Standard conditions, 20°C and 760 millimeters of mercury (mmHg).

- g. The total organic compounds mass emissions shall be calibrated as follows:

$$E = \frac{\sum_{i=1}^n M_{ei}}{L}$$

Where:

- E = Mass of total organic compounds emitted per volume of gasoline loaded, mg/L.
- L = Total volume of gasoline loaded, L.
- n = number of testing intervals.

Alternate test methods may be used for determining compliance only after approval from the Department.

ATTACHMENT 2

LEAK DETECTION METHODS FOR VOC'S

1. Each calendar month, sight, sound, or smell testing shall be conducted on areas of each vapor collection system capable of potential leaks. Each detection of a leak shall be recorded and the leak repaired within 15 days after the leak is detected.
2. Alternate test methods may be used for determining compliance only after approval from the Department.