

March 17, 2021

Matthew Fenton
Magris Talc USA, Inc.
1209 Orange Street
Wilmington, DE 19801

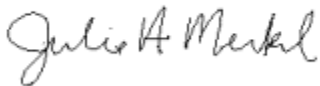
Dear Mr. Fenton:

Montana Air Quality Permit #1996-18 is deemed final as of March 12, 2021, by the Department of Environmental Quality (Department). This permit is for a talc processing plant and mill.

All conditions of the Department's Decision remain the same.

Enclosed is a copy of your permit with the final date indicated.

For the Department,



Julie A. Merkel
Permitting Services Section Supervisor
Air Quality Bureau
(406) 444-3626



John P. Proulx
Air Quality Specialist
Air Quality Bureau
(406) 444-5391

JM:JPP
Enclosure

Montana Department of Environmental Quality
Air, Energy & Mining Division

Montana Air Quality Permit #1996-18

Magris Talc USA, Inc.
1209 Orange Street
Wilmington DE, 19801

March 12, 2021



MONTANA AIR QUALITY PERMIT

Issued to: Magris Talc USA, Inc.
Sappington Mill
1209 Orange Street
Wilmington, DE 19801

MAQP: #1996-18
Administrative Amendment (AA) Request
Received: 1/15/2021
Department Decision on AA: 2/24/2021
Permit Final: 3/12/2021

A Montana Air Quality Permit (MAQP), with conditions, is hereby granted to Magris Talc USA, Inc. (Magris Talc) pursuant to Sections 75-2-204 and 211 of the Montana Code Annotated (MCA), as amended, and Administrative Rules of Montana (ARM) 17.8.740, *et seq.*, as amended, for the following:

SECTION I: Permitted Facilities

A. Plant Location

The Magris Talc – Sappington Mill talc processing plant, including milling, refining, and packaging of talc products is located in Section 31, Township 1 North, Range 1 West, in Gallatin County, Montana. A list of permitted equipment is included in the Permit Analysis.

B. Current Permit Action

On January 15, 2021, the Department of Environmental Quality, Air Quality Bureau (Department) received a request to transfer ownership of Imerys Talc America, Inc. – Sappington Mill to Magris Talc USA, Inc. The current permit action is an administrative amendment pursuant to the ARM 17.8.764 that transfers ownership of Imerys Talc America, Inc., as requested.

SECTION II: Conditions and Limitations

A. Emission Limitations

1. Stack emissions from each crusher, grinding mill, screening operation, bucket elevator, belt conveyor, bagging operation, storage and feed bin, enclosed truck and railcar loading station constructed after August 31, 1983, are limited to 0.05 grams per dry standard cubic meter (g/dscm) (0.022 grains per dry standard cubic foot (gr/dscf)) of particulate and 7% opacity. This includes, but is not limited to, emissions from the following equipment (ARM 17.8.752, ARM 17.8.340 and 40 CFR 60, Subpart OOO):

Equipment Name	Identification #
Crude Ore Feed System	DC#1A
Impactor and Conveyor	DC#2
Coarse Ore Bin #1	DC#3
Coarse Ore Bin #2	DC#4
Pelletizer Feed Bin	DC#5B
ACM Mill #1	DC#6
ACM Mill #2	DC#7

Equipment Name	Identification #
Fine Product Silo #3	DC#8
Fine Product Silo #4	DC#9
Pelletizer Dryer Dust Collector	DC#10
Storage Silo #1	DC#11A
Densifier Feed Bin	DC#14A
Durant Packer Bin	DC#15
Coarse Ore Bin #3	DC#16
ACM Mill #3	DC#17
Fine Product Silo #5	DC#18
Fine Product Silo #6	DC#19
Packaging Area General Ventilation: Durant Packer, Densifiers, Reclaim	DC#21
Vacuum System (ARM 17.8.752 only)	DC#22A
ACM Mill Purge (ARM 17.8.340 and 40 CFR 60, Subpart OOO only)	DC#32
Packaging Area Target Box	DC#23
Classifier Cyclone	DC#24
ACM Mill #4	DC#25
Coarse Ore Bin #4	DC#26
Fine Product Silo #2	DC#30
Slurry Feed Bin	DC#31
R&D/Pilot Plant Facility – ACM Mill	BH#1
R&D/Pilot Plant Facility – Roller Mill	BH#2
R&D/Pilot Plant Facility – JS 8	BH#3
R&D/Pilot Plant Facility – Witte Fluid Bed Dryer	BH#4

2. Fugitive emissions are limited to 10% opacity (ARM 17.8.340 and ARM 17.8.752). This includes, but is not limited to, the following sources of fugitive emissions:
 - a. Haul Roads
 - b. Ore Storage Building
 - c. Ore Handling
 - d. Fines Stockpile
 - e. Ore Storage - Outdoor
 - f. Topsoil Stockpiles
 - g. Access Roads or General Plant Property
 - h. Crude Ore Feed System
3. Magris Talc shall treat all unpaved portions of the access roads, parking lots, and general plant area with water, chemical dust suppressant, and/or paving as necessary to maintain compliance with the 10% opacity limitation (ARM 17.8.749).
4. Magris Talc shall operate their control equipment to provide the maximum air pollution control for which it was designed (ARM 17.8.752).
5. The Crude Ore Feed System shall consist of a 20-cubic-yard side-loaded hopper, a three-sided enclosure, a pan vibrator feeder, and a covered conveyor (ARM 17.8.752).
6. Magris Talc shall comply with all applicable standards and limitations, monitoring, reporting, recordkeeping, testing, and notification requirements contained in 40 CFR 60, Subpart OOO, *Standards of Performance for Nonmetallic Mineral Processing Plants*, (ARM 17.8.340, 40 CFR 60, Subpart OOO).

B. Testing Requirements

1. All compliance source tests shall conform to the requirements of the Montana Source Test Protocol and Procedures Manual (ARM 17.8.106).
2. All affected equipment, as defined in 40 CFR 60, Subpart OOO, shall be tested and compliance demonstrated with the emission limitations contained in Section II.A.1 within 60 days after achieving the maximum production rate at which the affected facility will be operated, but not later than 180 days after initial start up, unless otherwise approved in writing by the Department (ARM 17.8.752, and 40 CFR 60.8). After the initial compliance source test, testing shall be performed as required by the Department or according to another testing/monitoring schedule as may be approved by the Department (ARM 17.8.105).
3. The material transfer point between the portable feeder and conveyor used for railcar talc ore unloading operations at the Magris Talc – Sappington Mill shall be tested and compliance demonstrated with the opacity emission limitations contained in Section II.A.2 within 60 days after achieving the maximum production rate at which the affected equipment will be operated, but not later than 180 days after initial start up of the system (ARM 17.8.752, and 40 CFR 60.8). After the initial source test, testing on the portable feeder and conveyor shall be performed as required by the Department or according to another testing/monitoring schedule as may be approved by the Department (ARM 17.8.105).

Initial source testing is not required after initial start-up at the Magris Talc - Sappington Mill, only within 60 days after maximum production is achieved but not later than 180 days after initial start up of the system of the facility (ARM 17.8.105).

4. Process rates during testing must be at specific conditions that are representative of maximum operating capacity or maximum permitted capacity, unless otherwise agreed upon by the Department and the source (ARM 17.8.106).
5. The tests shall be performed according to EPA methods, as specified in 40 CFR Part 60, Appendix A (ARM 17.8.106).
6. The Department may require further testing (ARM 17.8.105).

C. Operational Reporting Requirements

1. Magris Talc shall supply the Department with annual production information for all emission points, as required by the Department in the annual emission inventory request. The request will include, but is not limited to, all sources of emissions identified in the emission inventory contained in the permit analysis.

Production information shall be gathered on a calendar-year basis and submitted to the Department by the date required in the emission inventory request. Information shall be in the units required by the Department. This information may be used to calculate operating fees, based on actual emissions from the facility, and/or to verify compliance with permit limitations (ARM 17.8.505).

2. Magris Talc shall notify the Department of any construction or improvement project conducted, pursuant to ARM 17.8.745, that would include *the addition of a new emissions unit*, change in control equipment, stack height, stack diameter, stack flow, stack gas temperature, source location, or fuel specifications, or would result in an increase in source capacity above its permitted operation. The notice must be submitted to the Department, in writing, 10 days prior to startup 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(l)(d) (ARM 17.8.745).
3. All records compiled in accordance with this permit must be maintained by Magris Talc as a permanent business record for at least 5 years following the date of the measurement, must be available at the plant site for inspection by the Department, and must be submitted to the Department upon request (ARM 17.8.749).

D. Notification

1. Magris Talc shall comply with the notification requirements of the Montana Source Test Protocol and Procedures Manual (ARM 17.8.106).

SECTION III: General Conditions

- A. Inspection – Magris Talc shall allow the Department's representatives access to the source at all reasonable times for the purpose of making inspections or surveys, collecting samples, obtaining data, auditing any monitoring equipment (continuous emissions monitoring system (CEMS) or continuous emissions rate monitoring system (CERMS)) or observing any monitoring or testing, and otherwise conducting all necessary functions related to this permit.
- B. Waiver – The permit and the terms, conditions, and matters stated herein shall be deemed accepted if Magris Talc fails to appeal as indicated below.
- C. Compliance with Statutes and Regulations – Nothing in this permit shall be construed as relieving Magris Talc of the responsibility for complying with any applicable federal or Montana statute, rule, or standard, except as specifically provided for in ARM 17.8.740, *et seq.* (ARM 17.8.756).
- D. Enforcement – Violations of limitations, conditions and requirements contained herein may constitute grounds for permit revocation, penalties or other enforcement action as specified in Section 75-2-401, *et seq.*, MCA.
- E. Appeals – Any person or persons jointly or severally adversely affected by the Department's decision may request, within 15 days after the Department renders its decision, upon affidavit setting forth the grounds therefor, a hearing before the Board of Environmental Review (Board). A hearing shall be held under the provisions of the Montana Administrative Procedures Act. The filing of a request for a hearing does not stay the Department's decision, unless the Board issues a stay upon receipt of a petition and a finding that a stay is appropriate under Section 75-2-211(11)(b), MCA. The issuance of a stay on a permit by the Board postpones the effective date of the Department's decision until conclusion of the hearing and issuance of a final decision by

the Board. If a stay is not issued by the Board, the Department's decision on the application is final 16 days after the Department's decision is made.

- F. Permit Inspection – As required by ARM 17.8.755, Inspection of Permit, a copy of the air quality permit shall be made available for inspection by the Department at the location of the permitted source.
- G. Permit Fee – Pursuant to Section 75-2-220, MCA, failure to pay the annual operation fee by Magris Talc may be grounds for revocation of this permit, as required by that section and rules adopted thereunder by the Board.
- H. Duration of Permit – Construction or installation must begin or contractual obligations entered into that would constitute substantial loss within 3 years of permit issuance and proceed with due diligence until the project is complete or the permit shall expire (ARM 17.8.762).

Montana Air Quality Permit (MAQP) Analysis
Magris Talc America, Inc.
Sappington Mill Talc Processing Plant
MAQP #1996-18

I. Introduction/Process Description

Magris Talc America, Inc. (Magris Talc) owns and operates a talc processing plant including milling, refining, and packaging of talc. The facility is located Section 31, Township 1 North, Range 1 West, in Gallatin County, Montana, and is known as the Sappington Mill Talc Processing Plant (Sappington Mill).

A. Permitted Equipment

Source Name	Year of Installation	NSPS	AFS Point #	Control Equipment
Haul Roads	1986	N/A	001	Water/Chemical/Paving
Ore Storage Building	1986	N/A	002	Partial Enclosure
Ore Handling	1986	N/A	003	None
ACM #1 Product Collector	1986	OOO	008	Fabric Filter (DC #6)
ACM #2 Product Collector	1986	OOO	009	Fabric Filter (DC #7)
Pellet Dryer	1986	OOO*	010	Fabric Filter (DC #10)
Pelletizer	1986	OOO*	010	Fabric Filter (DC #10)
Diesel Exhaust	1986	N/A	016	None
Fine Product Silo #3	1986	OOO	017	Fabric Filter (DC #8)
Fine Product Silo #4	1986	OOO	018	Fabric Filter (DC #9)
Durant Packer Bin	1986	OOO	020	Fabric Filter (DC #15)
Coarse Ore Feed Bin #1	1986	OOO	021	Fabric Filter (DC #3)
Coarse Ore Feed Bin #2	1986	OOO	022	Fabric Filter (DC #4)
Pelletizer Feed Bin	2002	OOO	023	Fabric Filter (DC #5B)
Impactor, Impactor Conveyor, and Local Exhaust	1986	OOO	024	Fabric Filter (DC #2)
Fine Product Silo #6	1986	OOO	025	Fabric Filter (DC #19)
ACM #3 Product Collector	1988	OOO	026	Fabric Filter (DC #17)
Coarse Ore Bin #3	1988	OOO	027	Fabric Filter (DC #16)
Fine Product Silo #5	1988	OOO	030	Fabric Filter (DC #18)
Packaging Area Target Box	1988	N/A**	031	Fabric Filter (DC #23)
Vacuum System	1994	N/A	032	Fabric Filter (DC #22A)
ACM Mill Purge	2012	OOO	044	Fabric Filter (DC#32)
Classifier Cyclone	1986	OOO	033	Fabric Filter (DC #24)
Vacuum System Pre-Separator (No Discharge)	1995	N/A		Fabric Filter (DC #27)
Densifier Feed Bin	1995	OOO	011	Fabric Filter (DC #14A)
Packaging Area General Ventilation – Durant Packer, Densifiers, Reclaim.	1995	OOO	012	Fabric Filter (DC #21)
Storage Silo #1	1996	OOO	019	Fabric Filter (DC #11A)
ACM #4 Product Collector	1997	OOO	036	Fabric Filter (DC #25)
Coarse Ore Bin #4	1997	OOO	037	Fabric Filter (DC #26)
Fine Product Silo #2	1999	OOO	041	Fabric Filter (DC #30)
Classifier System	2002	OOO		DC#24A
Portable Feeder/Conveyor (railcar load-out)	2002	OOO		Vacuum/Water
Talc-Based Slurry Circuit	2003	OOO		DC#31
R&D/Pilot Plant Facility – ACM Mill		OOO		Fabric Filter (BH#1)

* 40 CFR Part 60, Subpart OOO does not apply to the #1 pellet dryer or the #1 pelletizer. The fabric filter controlling emissions from these sources, however, ventilates a packaging operation also. Based on this information, 40 CFR Part 60, Subpart OOO applies to the stack emissions.

** This equipment is control equipment that ventilates NSPS affected sources. The control equipment itself is not considered to be NSPS, but the emission rates are limited to NSPS limits.

Source Name	Year of Installation	NSPS	AFS Point #	Control Equipment
R&D/Pilot Plant Facility – Roller Mill		OOO		Fabric Filter (BH#2)
R&D/Pilot Plant Facility – JS 8		OOO		Fabric Filter (BH#3)
R&D/Pilot Plant Facility – Witte Fluid Bed Dryer		OOO		Fabric Filter (BH#4)

B. Source Description

The Magris Talc – Sappington Mill includes milling, refining, and packaging of talc.

C. Permit History

MAQP #1996 was issued on March 29, 1985, to Montana Talc Company (Montana Talc) for the construction and operation of a new talc mill to be located at Sappington Station, 14 miles southwest of Three Forks. The application was deemed complete as of January 28, 1985.

The operation involved the milling, refining, and packaging of talc. The ore is hauled to the site by truck. The talc is processed through a variety of dry crushing and sorting operations into various talc products. The permit covered process equipment and fifteen fabric filters, which controlled emissions.

The permit was issued prior to the promulgation of 40 Code of Federal Regulations (CFR) Part 60, Subpart OOO, which occurred August 1, 1985. The emission limitations contained in the permit were the same as those promulgated in Subpart OOO, which apply to all sources constructed, reconstructed, or modified after August 31, 1983. The permit required Montana Talc to test two of the fifteen baghouses. Montana Talc tested the ACM Mill #1 and the pellet dryer baghouses, and demonstrated compliance with the permit conditions. The permit also required Montana Talc to analyze the asbestos content of the ore. Montana Talc supplied a detailed analysis.

MAQP #1996-01 was issued to Montana Talc on July 13, 1994. The permit was an alteration allowing Montana Talc to construct and operate a Peabody TekTank storage silo and a Mikro-Pulsaire fabric filter to control emissions. The vent associated with the filter would have airflow of approximately 900 actual cubic feet per minute (acfm).

The silo stored ground talc. The bin vent (fabric filter) served to separate the talc product from the air stream used to pneumatically convey the material. From Product Silo #6, the talc was conveyed to either the packaging plant or the pelletizer. Product Silo #6 gave Montana Talc more flexibility in handling their product and increasing productivity. The new silo allowed Montana Talc to store more product, which, in turn, allowed for longer runs on specific grinds.

Montana Talc also modified the existing vacuum system (installed in 1986, but not permitted) and changed the purpose of the system. The system consisted of a bin (130 cubic feet) and baghouse (600-cubic feet per minute (CFM) Mikro-Pulsaire, Model 12-8-2200). The material gathered from the bin was dumped into a truck and landfilled on site. Under the proposed changes, the material would have still been gathered in the bin, but would no longer have been considered waste. A target box with a magnet and a tray screen would be installed to capture trash, which was entrained in the air stream. Instead of dumping the material, it would be returned to the ACM mills for reprocessing. The

bin would become a storage bin for material being returned to the process. This change would eliminate the fugitive emissions associated with loading and dumping the truck and the need to landfill waste material, which still contained product.

As part of the permitting process, the Department of Environmental Quality – Air Resources Management Bureau (Department) identified the specific equipment covered by MAQP #1996 and identified which equipment is subject to the New Source Performance Standards (NSPS). There was some difficulty in determining the equipment since the only flow diagrams available in the Department's files were preliminary drawings. The company did not have a current set of flow diagrams. As part of the review, it was determined that the sources identified in MAQP #1996-01 were covered in the original permit. A number of other changes had occurred at the plant since the original permit was issued. Montana Talc had several additional pieces of process and control equipment, which were in operation at the facility but not permitted.

MAQP #1996-02 was issued August 26, 1994. This alteration permitted the equipment identified as constructed since 1986 and not previously permitted. This equipment was as follows:

- ACM #3 (DC #17),
- Fine Ore Bin 33 (DC #16),
- Fine Product Silo #5 (DC #18),
- Bin Vent Dust Collector (DC #20),
- Packaging Area Local Exhaust Dust Collector (DC #21), and
- Packaging Area Target Box Dust Collector (DC #23).

The permit application and issuance of an alteration also allowed Montana Talc to come into procedural compliance with state permitting requirements. The addition of the ACM #3, coarse ore bin #3, and fine product silo #5 allowed Montana Talc to expand the capacity of the mill.

The addition of the bag break packaging ventilation and packaging target box vent provided additional controls to existing processes and added a new method of handling broken or non-specification bags. These systems also decreased worker exposure to some fugitive indoor emissions. The bag break packaging system included the installation of a bag break station and a pneumatic conveying system for transporting the talc from the rejected bags.

MAQP #1996-03 was issued on November 4, 1994, and allowed Montana Talc to modify the Vacuum System (DC #22) by replacing the existing baghouse with a larger baghouse identified as DC #22A. This change was needed since the design implemented in July 1994 was not able to provide enough ventilation to perform the required activities.

This alteration also permitted the changing of the feed system to the plant. The Stamler crusher, previously used to control the feed to the plant, was replaced with a hopper and conveyor system. The facility no longer crushed crude ore at the plant. They fed the ore as received from the mine. This change allowed for a more efficient flow of materials. The company planned to decrease the stockpiled crude ore currently stored at the plant.

The last part of the alteration was to permit the JS 30 and classifier fine cut cyclone (DC #24). This equipment was installed in 1986, but was not permitted at that time.

MAQP #1996-04 was issued March 21, 1995, and allowed Montana Talc to install a semi-bulk powder densification system and associated control equipment (DC #14A) and to upgrade the pelletizer feed bin fans (DC #5A and 20A).

A modification included in this permit action also allowed the installation of a pre-separator dust collection and containment system. This system would function as an in-line filter upstream of the DC #22A. There would be no vent to atmosphere and the result would be a decreased inlet loading to DC #22A. This is identified in the equipment list as the vacuum system pre-separator (DC #27). Montana Talc also requested removal or discontinuation of service of equipment and associated control equipment from the packaging area, including a Bemis packer #1 (40-95), rail loadout (40-91), fabric filter (DC #12), truck loadout (40-92), fabric filter (DC #13), compacted talc silo (40-86), and fabric filter (DC #11).

MAQP #1996-05 was an alteration issued on June 23, 1995. This permit allowed Montana Talc to install a heat treatment system and related control equipment (DC #11A, 25, and 26), modify the Durant dust collection system to include DC #21A, and reconfigure part of the crude ore handling dust collection system (DC #1A). Reconfiguring part of the crude ore handling dust collection system was related to removal of some of the crushing area equipment, including the primary and secondary screens and related conveyors.

The application also described construction of a covered crude ore storage facility, paving of all major traffic areas around the plant, and purchase of a commercial sweeper to clean these areas. The permit was also updated to reflect compliance demonstrations and notifications, which had been completed.

MAQP #1996-06 was issued on April 24, 1996. The permit covered numerous projects, including the storage silo conversion, pelletizer drying circuit upgrade, feeder crusher revision, ACM #4 installation, pelletizer circuit expansion, ACM #1 bin vent dust collector, and the heat treat system. The storage silo conversion consisted of converting an existing compact talc storage silo to handle powdered talc; this involved re-permitting of DC #11A as a bin vent collector. The pelletizer drying circuit upgrade added approximately 1.0 million British thermal units (MMBtu) per hour to the existing circuit, but did not result in an increase in production. The feeder crusher revision replaced the crude feed system with a new feed system and reduction equipment. A new ACM mill circuit (identical to the three in place) was the ACM #4 installation; this project increased grinding capacity of the plant by 30,000 tons per year (TPY). Pelletizer circuit expansion included installation of a second pellet mill and a new vibrating fluid bed dryer rated at 11.2 MMBtu per hour. This expansion increased the capability to produce pelletized talc production from 70,000 to 100,000 tons annually. The ACM #1 bin vent dust collector replaced the existing collector. The heat treat system was removed from the permit because it had not been installed.

MAQP #1996-07 was a modification issued on December 7, 1997. The purpose of the modification was to change the permit holder's name from Montana Talc to Luzenac America, Inc. (Luzenac). Montana Talc was purchased by Luzenac in 1994; however,

Montana Talc remained a corporate entity and air quality permits were issued to Montana Talc. The corporate entity of Montana Talc was dissolved by Luzenac. Consequently, to update the permit, a permit modification was required so the permit was issued to the correct corporation.

In addition, the list of existing permitted equipment (Section I.A in MAQP #1996-06) was removed from the permit and moved to the Permit Analysis. The permit was also updated to reflect completed compliance demonstrations and notifications. Rule reference citations were updated to reflect the recent recodification of the rules.

MAQP #1996-08 was a modification issued on January 2, 1999. This permitting action revised the testing schedule. Testing requirements for some equipment were removed because the sources vented inside a building. In addition, silo numbers were updated. Railcar unloading of talc ore with a portable electric-powered conveyor was added to the permitted equipment. This activity did not require a permit because it met the exclusion under Administrative Rules of Montana (ARM) 17.8.705(1)(q). MAQP #1996-08 replaced MAQP #1996-07.

MAQP #1996-09 was a modification issued on August 29, 1999. On July 21, 1999, the Department received a request from Luzenac to remove testing requirements for the following equipment: Product silo #6; silo #1; the pelletizer feed bin; the fine product silo #5;

the packaging target box vent; and ACM #3. Because the units were all considered process equipment, all had very low emissions, and had successfully demonstrated compliance in the past, the Department agreed to remove the testing for these units.

On November 16, 1999, the Department received a letter from Luzenac requesting a de minimis determination and permit modification pertaining to the addition of a new feed bin (DC29) for the existing Raymond JS-30 classifier and installation of a new ground product storage silo (DC30). The Department determined that the proposed changes would not result in increased potential emissions greater than 15 TPY. Therefore, the proposed permit changes fell under de minimis thresholds and the permit action was considered a permit modification. Further, the equipment list found in Section II.A.1 was updated to properly identify sources of emissions subject to 40 CFR 60, Subpart OOO. **MAQP #1996-10** replaced MAQP #1996-09.

On March 23, 2000, the Department received a letter from Luzenac requesting a de minimis determination and permit modification pertaining to the addition of two new fans on the existing fabric filters (product collectors) for Fine Product Silo #3 (DC8) and Fine Product Silo #4 (DC9). The proposed action would increase the airflow capacity on each product collector from 700 standard cubic feet per minute (scfm) to 900 scfm. The Department determined that the proposed changes would not result in an increase in potential emissions greater than 15 TPY. Therefore, the proposed permit changes fell under the de minimis threshold and this permit action was a permit modification. Calculations demonstrating compliance with the de minimis rule were placed in the permit analysis.

In addition, because of the relatively small increase in airflow and the fact that Luzenac had demonstrated compliance by testing these units prior to this permitting action, Luzenac requested that the Department waive any applicable NSPS source testing requirements. At the time of permit issuance, the Department was unable to waive source-testing requirements pending United States Environmental Protection Agency (EPA) approval. In a letter dated March 6, 2000, the Department requested a formal determination from EPA regarding this issue. In the letter to EPA, the Department requested administrative authority and included that if the Department did not receive a written determination from EPA by June 1, 2000, it would be assumed that EPA agrees with the source testing waiver and has given the state of Montana administrative authority to formally waive initial source testing for NSPS-affected sources similar to those described above. The Department did not receive a response from EPA and thus assumed administrative authority and waived NSPS testing for these sources. **MAQP #1996-11** replaced MAQP #1996-10.

On May 5, 2000, the Department received a letter from Luzenac requesting a de minimis rule determination regarding the replacement of two existing bin vent collectors (DC-8 and DC-9) with two new larger capacity (2000 acfm each) and more easily maintained collectors. The Department determined that the proposed changes would not result in an increase in potential emissions greater than 15 TPY. Therefore, the proposed permit changes fell below the de minimis threshold of 15 TPY and the permit action was accomplished through a permit modification. Calculations demonstrating that potential emissions from the proposed project were less than the de minimis threshold are contained in the permit analysis of MAQP #1996-12.

In addition, Luzenac requested that the Department waive any applicable initial NSPS source testing requirements. As described in Section I.C of the permit analysis for MAQP #1996-12, the Department assumed administrative authority regarding this issue and waived initial NSPS source testing for the permit action. **MAQP #1996-12** replaced MAQP #1996-11.

On November 8, 2002, the Department issued final **MAQP #1996-13**. The permit action reflected recent equipment changes at the Luzenac facility. Because potential emissions from all proposed equipment changes/additions were less than 15 TPY, the changes were accomplished in accordance with the de minimis rule. The proposed de minimis changes and the date of Department notification are listed below.

- Portable railcar talc ore feeder/conveyor (June 7, 2002).
- Pelletizer upgrade (removal of DC#5A and DC#20A and installation of DC#5B) (July 1, 2002).
- Classifier upgrade (Closed air circuit to an open/semi-open air circuit) (July 1, 2002).

A June 7, 2002, submittal from Luzenac indicated that railcar unloading operations such as that proposed are not subject to the requirements of 40 CFR 60, Subpart OOO. The Department disagreed with this determination, in part. In accordance with 40 CFR 60, Subpart OOO, the material transfer points between the railcar and the portable feeder and the portable conveyor and the talc ore stock pile are not subject to NSPS requirements. However, the Department determined that the material transfer point between the portable feeder and conveyor is subject to NSPS requirements, as applicable.

Luzenac also requested that the Department waive initial source testing for the proposed pelletizer and classifier upgrades at the facility. Based on previous correspondence with the EPA, Region VIII, the Department has administrative authority to waive initial source testing requirements based on consistent past similar source demonstration of compliance with applicable limits. Luzenac submitted correspondence demonstrating, to the Department's satisfaction, consistent compliance with source testing for equipment similar to the proposed NSPS-affected source (DC#5B). Therefore, the Department waived initial source testing for this unit. However, because the proposed classifier upgrade involved a change in the type of operation from a closed circuit system to an open or semi-open system, the Department required an initial source test in accordance with NSPS requirements. Further, prior to initiation of the classifier upgrade, Luzenac proposed a test run of a semi-open system simulating the proposed change. The test run was limited to a total of 50 hours and was required to utilize an existing dust collector (DC#2).

In addition, on September 23, 2002, the Department received a request for modification of MAQP #1996-12 to change the existing testing schedule for NSPS-affected sources from an every 4-year test schedule to an every 5-year test schedule. In accordance with the Department's "Revised Testing Schedule" guidance (December 4, 1998), after the required initial compliance source test, NSPS affected sources with the potential to emit less than 50 TPY shall be tested, "as required by the Department".

Because numerous baghouses and bin vents at the Luzenac facility are considered process equipment rather than control equipment, calculation and determination of the potential to emit from these sources is based on the grain loading control factor of the process baghouse or bin vent associated with the NSPS affected source. Using the grain loading control factor of 0.022 grains per dry standard cubic foot (g/dscf) (NSPS Limit) resulted in a calculated potential to emit (PTE) of less than 50 TPY for each NSPS affected process baghouse and/or bin vent at the Luzenac facility. Therefore, in accordance with the Department's "Revised Testing Schedule" the permit action modified Luzenac's testing schedule for affected sources from required testing on an every-4-year schedule to testing "as required by the Department" for all affected units. The affected units remained subject to initial source testing requirements, unless otherwise noted. MAQP #1996-13 replaced MAQP #1996-12.

On September 8, 2003, the Department received from Luzenac a request for determination of project applicability under ARM 17.8.745. Specifically, the project involved the addition of a new processing circuit to accommodate the manufacturing of talc-based slurry products.

The proposed project would result in various changes to facility operations affecting actual and potential plant-wide emissions. These process changes included the following:

- Increased ore handling from approximately 146,000 TPY to approximately 180,000 TPY;
- An increase of approximately 23% in haul roads/trucks vehicle miles traveled per year;
- An increase of approximately 23% in indoor ore storage;
- An increase of approximately 23% in mobile source fuel consumption;
- An increase of approximately 23% in haul roads/loader vehicle miles traveled per year; and
- Installation and operation of a new feed bin and dust collector (2000 acfm).

As detailed in the letter received by the Department on September 8, 2003, total potential particulate matter (PM) emissions increases, associated with the above listed changes, were calculated at 11.30 TPY. Because potential increased PM emissions resulting from the proposed project were less than 15 TPY, the proposed project could be accomplished in accordance with ARM 17.8.745(1)(a).

In addition, Luzenac provided the Department with information regarding various inconsistencies between existing unit process rates contained in the permit analysis of MAQP #1996-13 and actual process rates achieved at the facility. Further, annual process rates associated with three existing emitting units would increase as a result of the proposed project. Because the process rates were associated with existing process baghouse operations and because all existing baghouses at the Luzenac facility had been analyzed at capacity operations (i.e. using the enforceable grain loading limit at maximum unit airflow capacity), these increases/inconsistencies did not result in any increase or decrease in potential emissions previously analyzed for facility operations.

Further, the new dust collector associated with the proposed project qualified as affected equipment under 40 CFR 60, Subpart OOO. Therefore, the proposed equipment was subject to initial source testing requirements in accordance with Section II.B.2 of the permit.

A facility-wide emission inventory, including all changes under the current permit action, was included in Section IV of the permit analysis. **MAQP #1996-14** replaced MAQP #1996-13.

On October 28, 2011, the Department received a request to transfer ownership of the Sappington Mill from Luzenac to IMERYYS Talc. Authorization to make the change was received from the responsible official on November 14, 2011. IMERYYS Talc clarified that the classifier DC#24A was never constructed and should be removed from the permit. In addition, the second pellet dryer #2 was never constructed. Reference to dryer #2 and the associated applicable requirements of 40 CFR 60, Subpart UUU were removed from the permit. The permit action was an administrative amendment pursuant to ARM 17.8.764 that transferred ownership of the Sappington Mill as requested. In addition to accounting for this transfer of ownership, the permit corrected the limitation under Section II.A.1 to read “0.022” rather than “0.02”gr/dscf, deleted the classifier DC#24 and pellet dryer #2, and updated the emission inventory, rule references and the permit format. **MAQP #1996-15** replaced MAQP #1996-14.

The Department received a de minimis notification from IMERYYS Talc for proposed changes at the Sappington Mill on April 6, 2012. The Department received further information on April 18, 2012, and May 16, 2012. The de minimis action split the Vacuum System and the ACM Mill Purge System (previously labeled as DC#22A) into two separate streams. This permit action clarified the two separate streams and the associated emissions limitations in Section II.A.1, through administrative action pursuant to ARM 17.8.745(2). **MAQP #1996-16** replaced MAQP #1996-15.

On August 15 and September 9, 2016, the Department received letters regarding the existing Pilot Plant R&D processing equipment and associated dust collector systems (Pilot Plant) at the Three Forks, Montana IMERYYS Talc – Sappington Mill. The correspondence requested an official compliance determination for this Pilot Plant.

The Pilot Plant consists of bench scale or small-scale versions of production milling processes. The equipment list included various grinding equipment and a natural gas-fired dryer. All of the Pilot Plant equipment emissions are routed through fabric filter systems to recapture product. IMERYYS Talc provided maximum potential emission estimates for particulate matter of 11 tons per year (TPY) based on the maximum rated flow rates of the fabric filter systems and an applicable grain-loading emission standard from 40 CFR Part 60, Subpart OOO – *Standards of Performance for Nonmetallic Mineral Processing Plants*.

ARM 17.8.745, often referred to as the De Minimis Rule, allows for adding emission sources or changed conditions of operation at a facility that holds an MAQP that do not represent an increase of maximum potential emissions of more than 5 TPY without needing to submit a permit modification application. Prior to a rule revision 2010, the de minimis threshold for not requiring a permit modification was 15 TPY. The Department concluded that because the Pilot Plant was installed prior to 2010, its emission levels did not warrant a modification of the MAQP in order to operate based on the threshold levels of ARM 17.8.745 at that time. On September 19, 2016, IMERYYS Talc provided a written request that the MAQP be amended to include the Pilot Plant in the list of permitted equipment in order to clarify and memorialize its compliance status. **MAQP #1996-17** replaced MAQP #1996-16.

D. Current Permit Action

On January 15, 2021, the Department received a request to transfer ownership of Imerys Talc America, Inc. to Magris Talc USA, Inc. The current permit action is an administrative amendment pursuant to the ARM 17.8.764 that transfers ownership of the permit, as requested. **MAQP #1996-18** replaces MAQP #1996-17.

E. Additional Information

Additional information, such as applicable rules and regulations, Best Available Control Technology (BACT)/Reasonably Available Control Technology (RACT) determinations, air quality impacts, and environmental assessments, is included in the analysis associated with each change to the permit.

II. Applicable Rules and Regulations

The following are partial explanations of some applicable rules and regulations that apply to the facility. The complete rules are stated in the ARM and are available, upon request, from the Department. Upon request, the Department will provide references for location of complete copies of all applicable rules and regulations or copies where appropriate.

A. ARM 17.8, Subchapter 1, General Provisions, including, but not limited to:

1. ARM 17.8.101 Definitions. This rule includes a list of applicable definitions used in this chapter, unless indicated otherwise in a specific subchapter.
2. ARM 17.8.105 Testing Requirements. 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 tests, emission or ambient, for such periods of time as may be necessary using methods approved by the Department.
3. ARM 17.8.106 Source Testing Protocol. The requirements of this rule apply to any emission source testing conducted by the Department, any source or other entity as required by any rule in this chapter, or any permit or order issued pursuant to this chapter, or the provisions of the Clean Air Act of Montana, 75-2-101, *et seq.*, Montana Code Annotated (MCA).

Magris Talc shall comply with the requirements contained in the Montana Source Test Protocol and Procedures Manual, including, but not limited to, using the proper test methods and supplying the required reports. A copy of the Montana Source Test Protocol and Procedures Manual is available from the Department upon request.

4. ARM 17.8.110 Malfunctions. (2) The Department must be notified promptly, by telephone, whenever a malfunction occurs that can be expected to create emissions in excess of any applicable emission limitation, or to continue for a period greater than 4 hours.

5. ARM 17.8.111 Circumvention. (1) No person shall cause or permit the installation or use of any device or any means that, without resulting in reduction of the total amount of air contaminant emitted, conceals or dilutes an emission of air contaminant that would otherwise violate an air pollution control regulation. (2) No equipment that may produce emissions shall be operated or maintained in such a manner as to create a public nuisance.
- B. ARM 17.8, Subchapter 2, Ambient Air Quality, including, but not limited to the following:
1. ARM 17.8.204 Ambient Air Monitoring
 2. ARM 17.8.210 Ambient Air Quality Standards for Sulfur Dioxide
 3. ARM 17.8.211 Ambient Air Quality Standards for Nitrogen Dioxide
 4. ARM 17.8.212 Ambient Air Quality Standards for Carbon Monoxide
 5. ARM 17.8.220 Ambient Air Quality Standard for Settled Particulate Matter
 6. ARM 17.8.221 Ambient Air Quality Standard for Visibility
 7. ARM 17.8.222 Ambient Air Quality Standard for Lead
 8. ARM 17.8.223 Ambient Air Quality Standard for PM₁₀

Magris Talc must maintain compliance with the applicable ambient air quality standards.

- C. ARM 17.8, Subchapter 3, Emission Standards, including, but not limited to:
1. ARM 17.8.304 Visible Air Contaminants. This rule requires that no person may 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.
 2. ARM 17.8.308 Particulate Matter, Airborne. (1) This rule requires an opacity limitation of less than 20% for all fugitive emission sources and that reasonable precautions are taken to control emissions of airborne particulate matter. (2) Under this rule, Magris Talc 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.
 3. ARM 17.8.309 Particulate Matter, Fuel Burning Equipment. This rule requires that no person shall cause, allow, or permit to be discharged into the atmosphere particulate matter caused by the combustion of fuel in excess of the amount determined by this rule.
 4. ARM 17.8.310 Particulate Matter, Industrial Process. This rule requires that no person shall cause, allow, or permit to be discharged into the atmosphere particulate matter in excess of the amount set forth in this rule.
 5. ARM 17.8.322 Sulfur Oxide Emissions--Sulfur in Fuel. This rule requires that no person shall burn liquid, solid, or gaseous fuel in excess of the amount set forth in this rule.
 6. ARM 17.8.324 Hydrocarbon Emissions--Petroleum Products. (3) No person shall 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 permanently

submerged fill pipe, unless such tank is equipped with a vapor loss control device as described in (1) of this rule.

7. ARM 17.8.340 Standard of Performance for New Stationary Sources and Emission Guidelines for Existing Sources. This rule incorporates, by reference, 40 CFR Part 60, NSPS. Magris Talc is considered an NSPS affected facility under 40 CFR Part 60 and is subject to the requirements of the following subparts.
 - a. 40 CFR 60, Subpart A – General Provisions apply to all equipment or facilities subject to an NSPS Subpart as listed below:
 - b. 40 CFR 60, Subpart OOO – Standards of Performance for Nonmetallic Mineral Processing Plants. Pursuant to 60.670(a)(1) the provisions of this subpart are applicable to the following affected facilities in fixed or portable nonmetallic mineral processing plants: each crusher, grinding mill, screening operation, bucket elevator, belt conveyor, bagging operation, storage bin, enclosed truck or railcar loading station. An affected facility under paragraph (a) of this section that commences construction, modification, or reconstruction after August 31, 1983, is subject to the requirements of this part. Based on the information submitted by Magris Talc, all process operations with the exception of the #1 pelletizer and the #1 pellet dryer are affected facilities and subject to the applicable provisions of 40 CFR 60, Subpart OOO.

D. ARM 17.8, Subchapter 5, Air Quality Permit Application, Operation and Open Burning Fees, including, but not limited to:

1. ARM 17.8.504 Air Quality Permit Application Fees. This rule requires that an applicant submit an air quality permit application fee concurrent with the submittal of an air quality permit application. A permit application is incomplete until the proper application fee is paid to the Department. A permit fee is not required for the current permit action because the permit action is considered an administrative permit change.
2. ARM 17.8.505 Air Quality Operation Fees. An annual air quality operation fee must, as a condition of continued operation, be submitted to the Department by each source of air contaminants holding an air quality permit (excluding an open burning permit) issued by the Department. The air quality operation fee is based on the actual or estimated actual amount of air pollutants emitted during the previous calendar year.

An air quality operation fee is separate and distinct from an air quality permit application fee. The annual assessment and collection of the air quality operation fee, described above, shall take place on a calendar-year basis. The Department may insert into any final permit issued after the effective date of these rules, such conditions as may be necessary to require the payment of an air quality operation fee on a calendar-year basis, including provisions that prorate the required fee amount.

E. ARM 17.8, Subchapter 7, Permit, Construction and Operation of Air Contaminant Sources, including, but not limited to:

1. ARM 17.8.740 Definitions. This rule is a list of applicable definitions used in this chapter, unless indicated otherwise in a specific subchapter.

2. ARM 17.8.743 Montana Air Quality Permits--When Required. This rule requires a person to obtain an air quality permit or permit modification to construct, modify, or use any asphalt plant, crusher or screen that has the potential to emit (PTE) greater than 15 TPY of any pollutant. Magris Talc has the PTE greater than 15 TPY of particulate matter with an aerodynamic diameter of 10 microns or less (PM₁₀); therefore, an air quality permit is required.
3. ARM 17.8.744 Montana Air Quality Permits--General Exclusions. This rule identifies the activities that are not subject to the Montana Air Quality Permit program.
4. ARM 17.8.745 Montana Air Quality Permits—Exclusion for De Minimis Changes. This rule identifies the de minimis changes at permitted facilities that do not require a permit under the Montana Air Quality Permit Program.
5. ARM 17.8.748 New or Modified Emitting Units--Permit Application Requirements. (1) This rule requires that a permit application be submitted prior to installation, modification, or use of a source. The current permit action is an administrative amendment conducted in accordance with ARM 17.8.764 and does not require submittal of a permit application. (7) This rule requires that the applicant notify the public by means of legal publication in a newspaper of general circulation in the area affected by the application for a permit. The current permit action is an administrative amendment and does not require an affidavit of public notice.
6. ARM 17.8.749 Conditions for Issuance or Denial of Permit. This rule requires that the permits issued by the Department must authorize the construction and operation of the facility or emitting unit subject to the conditions in the permit and the requirements of this subchapter. This rule also requires that the permit must contain any conditions necessary to assure compliance with the Federal Clean Air Act (FCAA), the Clean Air Act of Montana, and rules adopted under those acts.
7. ARM 17.8.752 Emission Control Requirements. This rule requires a source to install the maximum air pollution control capability that is technically practicable and economically feasible, except that BACT shall be utilized. The required BACT analysis is included in Section III of this permit analysis.
8. ARM 17.8.755 Inspection of Permit. This rule requires that air quality permits shall be made available for inspection by the Department at the location of the source.
9. ARM 17.8.756 Compliance with Other Requirements. This rule states that nothing in the permit shall be construed as relieving Magris Talc of the responsibility for complying with any applicable federal or Montana statute, rule, or standard, except as specifically provided in ARM 17.8.740, *et seq.*
10. ARM 17.8.759 Review of Permit Applications. This rule describes the Department's responsibilities for processing permit applications and making permit decisions on those permit applications that do not require the preparation of an environmental impact statement.

11. ARM 17.8.760 Additional Review of Permit Applications. This rule describes the Department's responsibilities for processing permit applications and making permit decisions on those applications that require an environmental impact statement.
 12. ARM 17.8.762 Duration of Permit. An air quality permit shall be valid until revoked or modified, as provided in this subchapter, except that a permit issued prior to construction of a new or modified source may contain a condition providing that the permit will expire unless construction is commenced within the time specified in the permit, which in no event may be less than 1 year after the permit is issued.
 13. ARM 17.8.763 Revocation of Permit. An air quality permit may be revoked upon written request of the permittee, or for violations of any requirement of the Clean Air Act of Montana, rules adopted under the Clean Air Act of Montana, the FCAA, rules adopted under the FCAA, or any applicable requirement contained in the Montana State Implementation Plan (SIP).
 14. ARM 17.8.764 Administrative Amendment to Permit. An air quality permit may be amended for changes in any applicable rules and standards adopted by the Board of Environmental Review (Board) or changed conditions of operation at a source or stack that do not result in an increase of emissions as a result of those changed conditions. The owner or operator of a facility may not increase the facility's emissions beyond permit limits unless the increase meets the criteria in ARM 17.8.745 for a de minimis change not requiring a permit, or unless the owner or operator applies for and receives another permit in accordance with ARM 17.8.748, ARM 17.8.749, ARM 17.8.752, ARM 17.8.755, and ARM 17.8.756, and with all applicable requirements in ARM Title 17, Chapter 8, Subchapters 8, 9, and 10.
 15. ARM 17.8.765 Transfer of Permit. This rule states that an air quality permit may be transferred from one person to another if written notice of intent to transfer, including the names of the transferor and the transferee, is sent to the Department.
- F. ARM 17.8, Subchapter 8, Prevention of Significant Deterioration of Air Quality, including, but not limited to:
1. ARM 17.8.801 Definitions. This rule is a list of applicable definitions used in this subchapter.
 2. ARM 17.8.818 Review of Major Stationary Sources and Major Modifications--Source Applicability and Exemptions. The requirements contained in ARM 17.8.819 through ARM 17.8.827 shall apply to any major stationary source and any major modification with respect to each pollutant subject to regulation under the FCAA that it would emit, except as this subchapter would otherwise allow.

This facility is not a major stationary source because this facility is not a listed source and the facility's PTE is below 250 TPY of any pollutant (excluding fugitive emissions).

G. ARM 17.8, Subchapter 12 – Operating Permit Program Applicability, including, but not limited to:

1. ARM 17.8.1201 Definitions. (23) Major Source under Section 7412 of the FCAA is defined as any source having:
 - a. PTE > 100 TPY of any pollutant;
 - b. PTE > 10 TPY of any one hazardous air pollutant (HAP), PTE > 25 TPY of a combination of all HAPs, or lesser quantity as the Department may establish by rule; or
 - c. PTE > 70 TPY of PM₁₀ in a serious PM₁₀ nonattainment area.
2. ARM 17.8.1204 Air Quality Operating Permit Program. (1) Title V of the FCAA amendments of 1990 requires that all sources, as defined in ARM 17.8.1204(1), obtain a Title V Operating Permit. In reviewing and issuing MAQP #1996-18 for Magris Talc, the following conclusions were made:
 - a. The facility's PTE is less than 100 TPY for any pollutant.
 - b. The facility's PTE is less than 10 TPY for any one HAP and less than 25 TPY for all HAPs.
 - c. This source is not located in a serious PM₁₀ nonattainment area.
 - d. This facility is subject to the NSPS requirements under 40 CFR 60, Subpart OOO as applicable.
 - e. This facility is not subject to any current NESHAP.
 - f. This source is not a Title IV affected source, nor a solid waste combustion unit.
 - g. This source is not an EPA designated Title V source.

Based on these facts, the Department determined that Magris Talc is a minor source of emissions as defined under Title V. However, if minor sources subject to NSPS are required to obtain a Title V Operating Permit, Magris Talc will be required to obtain a Title V Operating Permit.

III. BACT Determination

A BACT determination is required for each new or modified source. Magris Talc shall install on the new or modified source(s) the maximum air pollution control capability which is technically practicable and economically feasible, except that BACT shall be utilized. The current permit action is an administrative amendment and does not require a BACT analysis.

IV. Emission Inventory:

Source	ID#	**PM	PM ₁₀	CO	SO ₂	NO _x	VOC
Crude Ore Feed System	DC#1A	7.01	7.01	0.00	0.00	0.00	0.00
Impactor and Conveyor	DC#2	4.20	4.20	0.00	0.00	0.00	0.00
Coarse Ore Bin #1	DC#3	0.42	0.42	0.00	0.00	0.00	0.00
Coarse Ore Bin #2	DC#4	0.42	0.42	0.00	0.00	0.00	0.00
Pelletizer Feed Bin	DC#5B	2.24	2.24	0.00	0.00	0.00	0.00
ACM Mill #1	DC#6	4.84	4.84	0.00	0.00	0.00	0.00
ACM Mill #2	DC#7	4.85	4.45	0.00	0.00	0.00	0.00
Fine Product Silo #3	DC#8	1.40	1.40	0.00	0.00	0.00	0.00
Fine Product Silo #4	DC#9	1.40	1.40	0.00	0.00	0.00	0.00
Pelletizer Dryer Dust Collector	DC#10	12.51	12.51	1.81	0.01	2.15	0.11
Storage Silo #1	DC#11A	0.49	0.49	0.00	0.00	0.00	0.00
Densifier Feed Bin	DC#14A	1.12	1.12	0.00	0.00	0.00	0.00
Durant Packer Bin	DC#15	1.05	1.05	0.00	0.00	0.00	0.00
Coarse Ore Bin #3	DC#16	0.42	0.42	0.00	0.00	0.00	0.00
ACM Mill #3	DC#17	5.39	5.39	0.00	0.00	0.00	0.00
Fine Product Silo #5	DC#18	0.42	0.42	0.00	0.00	0.00	0.00
Fine Product Silo #6	DC#19	0.63	0.63	0.00	0.00	0.00	0.00
Packaging Area General Ventilation: Durant Packer, Densifiers, Reclaim	DC#21	6.31	6.31	0.00	0.00	0.00	0.00
Vacuum System & ACM Mill Purge	DC#22A	0.63	0.63	0.00	0.00	0.00	0.00
ACM Mill Purge	DC#32	0.40	0.40	0.00	0.00	0.00	0.00
Packaging Area Target Box	DC#23	0.42	0.42	0.00	0.00	0.00	0.00
Classifier Cyclone	DC#24	0.49	0.49	0.00	0.00	0.00	0.00
ACM Mill #4	DC#25	5.39	5.39	0.00	0.00	0.00	0.00
Coarse Ore Bin #4	DC#26	0.53	0.53	0.00	0.00	0.00	0.00
Vacuum System Pre-Sep (No Discharge)	DC#27	0.00	0.00	0.00	0.00	0.00	0.00
Fine Product Silo #2	DC#30	0.70	0.70	0.00	0.00	0.00	0.00
Slurry Feed Bin	DC#31	1.40	1.40	0.00	0.00	0.00	0.00
R&D/Pilot Plant Facility – ACM Mill	BH#1	1.26	1.26	0.00	0.00	0.00	0.00
R&D/Pilot Plant Facility – Roller Mill	BH#2	1.47	1.47	0.00	0.00	0.00	0.00
R&D/Pilot Plant Facility – JS 8	BH#3	5.25	5.25	0.00	0.00	0.00	0.00
R&D/Pilot Plant Facility–Witte Fluid Bed Dryer	BH#4	3.50	3.50	0.15	0.00	0.18	0.01
*Ore Storage (In Building)	NA	11.88	4.32	0.00	0.00	0.00	0.00
*Ore Handling	NA	29.70	10.80	0.00	0.00	0.00	0.00
*Ore Storage (Outdoor)	NA	18.15	6.60	0.00	0.00	0.00	0.00
*Topsoil Stockpile	NA	0.17	0.06	0.00	0.00	0.00	0.00
*Haul Roads (Trucks)	NA	3.00	1.35	0.00	0.00	0.00	0.00
*Haul Roads (Loader)	NA	1.33	0.60	0.00	0.00	0.00	0.00
Diesel Exhaust	NA	0.08	0.08	0.71	0.14	1.70	0.16
*Portable Rail-Car Ore Conveyor	NA	4.60	4.60	0.00	0.00	0.00	0.00
TOTAL EMISSIONS		145.46	104.56	2.67	0.15	4.03	0.28
TITLE V APPLICABLE EMISSIONS		76.63	76.23	2.67	0.15	4.03	0.28
<p>* Fugitive emissions not applicable to Title V potential to emit. ** PM not regulated under Title V Operating Permit Program.</p> <p>acfm = actual cubic feet per minute CO = carbon monoxide dscf = dry standard cubic foot f = Fahrenheit gr = grains Hg = mercury hr = hour lb = pound MMCF = million cubic feet NO_x = oxides of nitrogen PM = Particulate Matter PM₁₀ = particulate matter with an aerodynamic diameter of 10 microns or less PM_{2.5} = particulate matter with an aerodynamic diameter of 2.5 microns or less SO₂ = sulfur dioxide VOC = volatile organic compound</p>							

Crude Ore Feed System: DC#1A

Air Flow: 10,000 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NPS}

$$(10000 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 1.59 \text{ lb/hr PM Emissions}$$

$$1.59 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 7.01 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$(10000 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 1.59 \text{ lb/hr PM}_{10}$$

$$1.59 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 7.01 \text{ ton/year}$$

Impactor & Conveyor: DC #2

Air Flow: 6000 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NPS}

$$(6000 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 0.959 \text{ lb/hr PM Emissions}$$

$$0.959 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 4.20 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$(6000 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 0.959 \text{ lb/hr PM}_{10}$$

$$0.959 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 4.20 \text{ ton/year}$$

Coarse Ore Bin #1: DC #3

Air Flow: 600 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NPS}

$$(600 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 0.096 \text{ lb/hr PM Emissions}$$

$$0.096 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 0.42 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$(600 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 0.096 \text{ lb/hr PM}_{10}$$

$$0.096 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 0.42 \text{ ton/year}$$

Coarse Ore Bin #2: DC #4

Air Flow: 600 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$$\frac{(600 \text{ acfm}) \times (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \times ((460+68 \text{ degrees F}) / (460+70 \text{ degrees F})) \times (1-(2\% \text{ H}_2\text{O}/100\%)) \times (60 \text{ minutes/hour}) \times (1\text{lb}/7000\text{gr}) \times (0.022 \text{ gr/dscf})}{0.022 \text{ gr/dscf}} = 0.096 \text{ lb/hr PM Emissions}$$

$$0.096 \text{ lb/hr} \times 8760 \text{ hr/yr} \times 0.0005 \text{ ton/lb} = 0.42 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$\frac{(600 \text{ acfm}) \times (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \times ((460+68 \text{ degrees F}) / (460+70 \text{ degrees F})) \times (1-(2\% \text{ H}_2\text{O}/100\%)) \times (60 \text{ minutes/hour}) \times (1\text{lb}/7000\text{gr}) \times (0.022 \text{ gr/dscf})}{0.022 \text{ gr/dscf}} = 0.096 \text{ lb/hr PM}_{10}$$

$$0.096 \text{ lb/hr} \times 8760 \text{ hr/yr} \times 0.0005 \text{ ton/lb} = 0.42 \text{ ton/year}$$

Pelletizer Feed Bin: DC#5B (MAQP #1996-13)

Air Flow: 3200 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$$\frac{(3200 \text{ acfm}) \times (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \times ((460+68 \text{ degrees F}) / (460+70 \text{ degrees F})) \times (1-(2\% \text{ H}_2\text{O}/100\%)) \times (60 \text{ minutes/hour}) \times (1\text{lb}/7000\text{gr}) \times (0.022 \text{ gr/dscf})}{0.022 \text{ gr/dscf}} = 0.512 \text{ lb/hr PM Emissions}$$

$$0.512 \text{ lb/hr} \times 8760 \text{ hr/yr} \times 0.0005 \text{ ton/lb} = 2.24 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$\frac{(3200 \text{ acfm}) \times (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \times ((460+68 \text{ degrees F}) / (460+70 \text{ degrees F})) \times (1-(2\% \text{ H}_2\text{O}/100\%)) \times (60 \text{ minutes/hour}) \times (1\text{lb}/7000\text{gr}) \times (0.022 \text{ gr/dscf})}{0.022 \text{ gr/dscf}} = 0.512 \text{ lbs/hr PM}_{10}$$

$$0.512 \text{ lb/hr} \times 8760 \text{ hr/yr} \times 0.0005 \text{ ton/lb} = 2.24 \text{ ton/year}$$

ACM Mill #1: DC #6

Air Flow: 7696 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$$\frac{(7696 \text{ acfm}) \times (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \times ((460+68 \text{ degrees F}) / (460+130 \text{ degrees F})) \times (1-(2\% \text{ H}_2\text{O}/100\%)) \times (60 \text{ minutes/hour}) \times (1\text{lb}/7000\text{gr}) \times (0.022 \text{ gr/dscf})}{0.022 \text{ gr/dscf}} = 1.106 \text{ lb/hr PM Emissions}$$

$$1.106 \text{ lb/hr} \times 8760 \text{ hr/yr} \times 0.0005 \text{ ton/lb} = 4.84 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$\frac{(7696 \text{ acfm}) \times (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \times ((460+68 \text{ degrees F}) / (460+130 \text{ degrees F})) \times (1-(2\% \text{ H}_2\text{O}/100\%)) \times (60 \text{ minutes/hour}) \times (1\text{lb}/7000\text{gr}) \times (0.022 \text{ gr/dscf})}{0.022 \text{ gr/dscf}} = 1.106 \text{ lb/hr PM}_{10}$$

$$1.106 \text{ lb/hr} \times 8760 \text{ hr/yr} \times 0.0005 \text{ ton/lb} = 4.84 \text{ ton/year}$$

ACM Mill #2: DC #7

Air Flow: 7700 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$$\frac{(7700 \text{ acfm}) \cdot (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \cdot ((460+68 \text{ degrees F}) / (460+130 \text{ degrees F})) \cdot (1-(2\% \text{ H}_2\text{O}/100\%)) \cdot (60 \text{ minutes/hour}) \cdot (1\text{lb}/7000\text{gr}) \cdot (0.022 \text{ gr/dscf})}{1} = 1.106 \text{ lb/hr PM Emissions}$$

$$1.106 \text{ lb/hr} \cdot 8760\text{hr/yr} \cdot 0.0005 \text{ ton/lb} = 4.85 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$\frac{(7700 \text{ acfm}) \cdot (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \cdot ((460+68 \text{ degrees F}) / (460+130 \text{ degrees F})) \cdot (1-(2\% \text{ H}_2\text{O}/100\%)) \cdot (60 \text{ minutes/hour}) \cdot (1\text{lb}/7000\text{gr}) \cdot (0.022 \text{ gr/dscf})}{1} = 1.106 \text{ lb/hr PM}_{10}$$

$$1.106 \text{ lb/hr} \cdot 8760\text{hr/yr} \cdot 0.0005 \text{ ton/lb} = 4.85 \text{ ton/year}$$

Finished Product Silo #3: DC #8

Air Flow: 2000 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$$\frac{(2000 \text{ acfm}) \cdot (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \cdot ((460+68 \text{ degrees F}) / (460+70 \text{ degrees F})) \cdot (1-(2\% \text{ H}_2\text{O}/100\%)) \cdot (60 \text{ minutes/hour}) \cdot (1\text{lb}/7000\text{gr}) \cdot (0.022 \text{ gr/dscf})}{1} = 0.32 \text{ lb/hr PM}$$

$$0.32 \text{ lb/hr} \cdot 8760\text{hr/yr} \cdot 0.0005 \text{ ton/lb} = 1.40 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$\frac{(2000 \text{ acfm}) \cdot (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \cdot ((460+68 \text{ degrees F}) / (460+70 \text{ degrees F})) \cdot (1-(2\% \text{ H}_2\text{O}/100\%)) \cdot (60 \text{ minutes/hour}) \cdot (1\text{lb}/7000\text{gr}) \cdot (0.022 \text{ gr/dscf})}{1} = 0.32 \text{ lb/hr PM}_{10}$$

$$0.32 \text{ lb/hr} \cdot 8760\text{hr/yr} \cdot 0.0005 \text{ ton/lb} = 1.40 \text{ ton/year}$$

Finished Product Silo #4: DC #9

Air Flow: 2000 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$$\frac{(2000 \text{ acfm}) \cdot (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \cdot ((460+68 \text{ degrees F}) / (460+70 \text{ degrees F})) \cdot (1-(2\% \text{ H}_2\text{O}/100\%)) \cdot (60 \text{ minutes/hour}) \cdot (1\text{lb}/7000\text{gr}) \cdot (0.022 \text{ gr/dscf})}{1} = 0.319 \text{ lb/hr PM Emissions}$$

$$0.319 \text{ lb/hr} \cdot 8760\text{hr/yr} \cdot 0.0005 \text{ ton/lb} = 1.40 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$\frac{(2000 \text{ acfm}) \cdot (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \cdot ((460+68 \text{ degrees F}) / (460+70 \text{ degrees F})) \cdot (1-(2\% \text{ H}_2\text{O}/100\%)) \cdot (60 \text{ minutes/hour}) \cdot (1\text{lb}/7000\text{gr}) \cdot (0.022 \text{ gr/dscf})}{1} = 0.319 \text{ lb/hr PM}_{10}$$

$$0.319 \text{ lb/hr} \cdot 8760\text{hr/yr} \cdot 0.0005 \text{ ton/lb} = 1.40 \text{ ton/year}$$

Pellet Dryer and Pelletizer: DC #10

Air Flow: 17200 acfm

PM Emissions

PM Grain Loading: 0.025 gr/dscf {NSPS}

$$(17200 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 120 \text{ degrees f})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.025 \text{ gr/dscf}) = 2.86 \text{ lb/hr PM Emissions}$$

$$2.86 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 12.51 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.025 gr/dscf

$$(17200 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 120 \text{ degrees f})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.025 \text{ gr/dscf}) = 2.86 \text{ lb/hr PM}_{10}$$

$$2.86 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 12.51 \text{ ton/year}$$

Natural Gas-Fuel

Production Rate: 43 Million Cubic Feet Burned {Estimated 1993}

Carbon Monoxide 84 lb/MMCF { AP-42, Table 1.4-1 }

Calculation: 43 Million Cubic Feet Burned * 84 lb/MMCF * 1 ton/2000 lb = 1.81 ton/year

SO₂ 0.60 lb/MMCF {AP-42, Table 1.4-2, 7/98}

Calculation: 43 Million Cubic Feet Burned * 0.60 lb/MMCF * 1 ton/2000 lb = 0.01 ton/year

NO₂ 100.00 lb/MMCF {AP-42, Table 1.4-1 }

Calculation: 43 Million Cubic Feet Burned * 100.00 lb/MMCF * 1 ton/2000 lb = 2.15 ton/year

VOC 5.50 lb/MMCF {AP-42, Table 1.4-2, 7/989}

Calculation: 43 Million Cubic Feet Burned * 5.30 lb/MMCF * 1 ton/2000 lb = 0.11 ton/year

Storage Silo #1: DC#11A

Air Flow: 700 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$$(700 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees f})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 0.11 \text{ lb/hr PM}$$

$$0.11 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 0.49 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$(700 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees f})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 0.11 \text{ lb/hr PM}_{10}$$

$$0.11 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 0.49 \text{ ton/year}$$

Densifier Feed Bin: DC #14A

Air Flow: 1600 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$$(1600 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees f})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 0.26 \text{ lb/hr PM Emissions}$$

$$0.26 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 1.12 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$(4050 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.26 \text{ lb} / \text{hr PM}_{10}$$

$$0.26 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 1.12 \text{ ton} / \text{year}$$

Durant Packer Bin: DC #15

Air Flow: 1500 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$$(1500 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.24 \text{ lb} / \text{hr PM Emissions}$$

$$0.24 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 1.05 \text{ ton} / \text{year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$(1500 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.24 \text{ lb} / \text{hr PM}_{10}$$

$$0.24 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 1.05 \text{ ton} / \text{year}$$

Coarse Ore Bin #3: DC #16

Air Flow: 600 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$$(600 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.096 \text{ lb} / \text{hr PM Emissions}$$

$$0.096 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 0.42 \text{ ton} / \text{year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$(600 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.096 \text{ lb} / \text{hr PM}_{10}$$

$$0.096 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 0.42 \text{ ton} / \text{year}$$

ACM Mill #3: DC #17

Air Flow: 7700 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$$(7700 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 1.23 \text{ lb} / \text{hr PM Emissions}$$

$$1.23 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 5.39 \text{ ton} / \text{year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$\frac{(7700 \text{ acfm}) \times (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \times ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) \times (1 - (2\% \text{ H}_2\text{O} / 100\%)) \times (60 \text{ minutes/hour}) \times (1 \text{ lb} / 7000 \text{ gr}) \times (0.022 \text{ gr/dscf})}{1} = 1.23 \text{ lb/hr PM}_{10}$$

$$1.23 \text{ lb/hr} \times 8760 \text{ hr/yr} \times 0.0005 \text{ ton/lb} = 5.39 \text{ ton/year}$$

Finished Product Silo #5: DC #18

Air Flow: 600 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NPS}

$$\frac{(600 \text{ acfm}) \times (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \times ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) \times (1 - (2\% \text{ H}_2\text{O} / 100\%)) \times (60 \text{ minutes/hour}) \times (1 \text{ lb} / 7000 \text{ gr}) \times (0.022 \text{ gr/dscf})}{1} = 0.096 \text{ lb/hr PM Emissions}$$

$$0.087 \text{ lb/hr} \times 8760 \text{ hr/yr} \times 0.0005 \text{ ton/lb} = 0.42 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$\frac{(600 \text{ acfm}) \times (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \times ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) \times (1 - (2\% \text{ H}_2\text{O} / 100\%)) \times (60 \text{ minutes/hour}) \times (1 \text{ lb} / 7000 \text{ gr}) \times (0.022 \text{ gr/dscf})}{1} = 0.096 \text{ lb/hr PM}_{10}$$

$$0.087 \text{ lb/hr} \times 8760 \text{ hr/yr} \times 0.0005 \text{ ton/lb} = 0.42 \text{ ton/year}$$

Finished Product Silo #6: DC #19

Air Flow: 900 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NPS}

$$\frac{(900 \text{ acfm}) \times (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \times ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) \times (1 - (2\% \text{ H}_2\text{O} / 100\%)) \times (60 \text{ minutes/hour}) \times (1 \text{ lb} / 7000 \text{ gr}) \times (0.022 \text{ gr/dscf})}{1} = 0.144 \text{ lb/hr PM Emissions}$$

$$0.144 \text{ lb/hr} \times 8760 \text{ hr/yr} \times 0.0005 \text{ ton/lb} = 0.63 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$\frac{(900 \text{ acfm}) \times (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \times ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) \times (1 - (2\% \text{ H}_2\text{O} / 100\%)) \times (60 \text{ minutes/hour}) \times (1 \text{ lb} / 7000 \text{ gr}) \times (0.022 \text{ gr/dscf})}{1} = 0.144 \text{ lb/hr PM}_{10}$$

$$0.144 \text{ lb/hr} \times 8760 \text{ hr/yr} \times 0.0005 \text{ ton/lb} = 0.63 \text{ ton/year}$$

Packaging Area General Ventilation: DC#21

Durant Packer, Densifiers, Reclaim

Air Flow: 9000 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NPS}

$$\frac{(9000 \text{ acfm}) \times (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) \times ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) \times (1 - (2\% \text{ H}_2\text{O} / 100\%)) \times (60 \text{ minutes/hour}) \times (1 \text{ lb} / 7000 \text{ gr}) \times (0.022 \text{ gr/dscf})}{1} = 1.44 \text{ lb/hr PM Emissions}$$

$$1.44 \text{ lb/hr} \times 8760 \text{ hr/yr} \times 0.0005 \text{ ton/lb} = 6.31 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$(9000 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 1.44 \text{ lb} / \text{hr PM}_{10}$$

$$1.44 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 6.31 \text{ ton} / \text{year}$$

Vacuum System: DC #22A

Air Flow: 900 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {BACT}

$$(900 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.144 \text{ lb} / \text{hr PM Emissions}$$

$$0.144 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 0.63 \text{ ton} / \text{year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$(900 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.144 \text{ lb} / \text{hr PM}_{10}$$

$$0.144 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 0.63 \text{ ton} / \text{year}$$

Mill Purge System: DC#32

Air Flow: 576 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf [NSPS]

$$(576 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * 60 \text{ minutes} * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.09 \text{ lb} / \text{hr}$$

$$0.09 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 0.40 \text{ ton} / \text{year}$$

PM₁₀ Emissions

PM Grain Loading: 0.022 gr/dscf [NSPS]

$$(576 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * 60 \text{ minutes} * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.09 \text{ lb} / \text{hr}$$

$$0.09 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 0.40 \text{ ton} / \text{year}$$

Durant Packaging Target Vent: DC #23

Air Flow: 600 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$$(600 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.096 \text{ lb} / \text{hr PM Emissions}$$

$$0.096 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 0.42 \text{ ton} / \text{year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$(600 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 0.096 \text{ lb/hr PM}_{10}$$

$$0.096 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 0.42 \text{ ton/year}$$

JS-30 & Classifier Cyclone: DC #24

Air Flow: 700 acfm

PM Emissions

$$\text{PM Grain Loading: } 0.022 \text{ gr/dscf \{NSPS\}}$$

$$(700 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 0.11 \text{ lb/hr PM Emissions}$$

$$0.11 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 0.49 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$(700 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 0.11 \text{ lb/hr PM}_{10}$$

$$0.11 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 0.49 \text{ ton/year}$$

ACM Mill #4: DC#25

Air Flow: 7700 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$$(7700 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 1.23 \text{ lb/hr PM Emissions}$$

$$1.23 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 5.39 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$$(7700 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 1.23 \text{ lb/hr PM}_{10}$$

$$1.23 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 5.39 \text{ ton/year}$$

Coarse Ore Bin #4: DC#26

Air Flow: 750 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$$(750 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes/hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr/dscf}) = 0.12 \text{ lb/hr PM Emissions}$$

$$0.12 \text{ lb/hr} * 8760 \text{ hr/yr} * 0.0005 \text{ ton/lb} = 0.53 \text{ ton/year}$$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf
 $(750 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.12 \text{ lb} / \text{hr PM}_{10}$

$0.12 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 0.52 \text{ ton} / \text{year}$

Finished Product Silo #2: DC#30

Air Flow: 1000 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$(1000 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.16 \text{ lb} / \text{hr PM}$

$0.16 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 0.70 \text{ ton} / \text{year}$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$(1000 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.16 \text{ lb} / \text{hr PM}_{10}$

$0.16 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 0.70 \text{ ton} / \text{year}$

Slurry Feed Bin: DC#31

Air Flow: 2000 acfm

PM Emissions

PM Grain Loading: 0.022 gr/dscf {NSPS}

$(2000 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.32 \text{ lb} / \text{hr PM}$

$0.32 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 1.40 \text{ ton} / \text{year}$

PM₁₀ Emissions

PM₁₀ Grain Loading: 0.022 gr/dscf

$(1000 \text{ acfm}) * (26.0 \text{ inches Hg} / 29.92 \text{ inches Hg}) * ((460 + 68 \text{ degrees F}) / (460 + 70 \text{ degrees F})) * (1 - (2\% \text{ H}_2\text{O} / 100\%)) * (60 \text{ minutes} / \text{hour}) * (1 \text{ lb} / 7000 \text{ gr}) * (0.022 \text{ gr} / \text{dscf}) = 0.32 \text{ lb} / \text{hr PM}_{10}$

$0.32 \text{ lb} / \text{hr} * 8760 \text{ hr} / \text{yr} * 0.0005 \text{ ton} / \text{lb} = 1.40 \text{ ton} / \text{year}$

Ore Storage (In Building)

Production Rate: 144,000 Tons {Company Information: 34,000 ton increase from MAQP #1996-13}
Control Equipment: 50% {Partial Enclosure}

PM Emission Factor: 0.33 lb/ton {AFSEF SCC 30502007}
Calculation: $144,000 \text{ Tons} * 0.33 \text{ lb} / \text{ton} * (1 - 0.50) * 1 \text{ ton} / 2000 \text{ lb} = 11.88 \text{ ton} / \text{year}$

PM₁₀ Emission Factor: 0.12 lb/ton {AFSEF SCC 30502007}
Calculation: $144,000 \text{ Tons} * 0.12 \text{ lb} / \text{ton} * (1 - 0.50) * 1 \text{ ton} / 2000 \text{ lb} = 4.32 \text{ ton} / \text{year}$

Ore Handling

Production Rate: 180,000 Tons {Company Information: 34,000 ton increase from MAQP #1996-13}
Control Equipment: 0%

PM Emission Factor: 0.33 lb/ton {AFSEF SCC 30502007}
Calculation: 180,000 Tons * 0.33 lb/ton* (1- 0.00)* 1 ton/2000 lb = 29.70 ton/year

PM₁₀ Emission Factor: 0.12 lb/ton {AFSEF SCC 30502007}
Calculation: 180,000 Tons * 0.12 lb/ton* (1- 0.00)* 1 ton/2000 lb = 10.80 ton/year

Ore Storage (Outdoor)

Production Rate: 110,000 Tons {Estimate from 1993}

Control Equipment: 0%

PM Emission Factor: 0.33 lb/ton {AFSEF SCC 30502007}
Calculation: 110000 Tons * 0.33 lb/ton* (1- 0.00)* 0.0005 ton/lb = 18.15 ton/year

PM₁₀ Emission Factor: 0.12 lb/ton {AFSEF SCC 30502007}
Calculation: 110000 Tons * 0.12 lb/ton* (1- 0.00)* 0.0005 ton/lb = 6.60 ton/year

Topsoil Stockpile

Production Rate: 1000 Tons {Estimate from AQD}

Control Equipment: 0%

PM Emission Factor: 0.33 lb/ton {AFSEF SCC 30502007}
Calculation: 1000 Tons * 0.33 lb/ton* (1- 0.00)* 0.0005 ton/lb = 0.17 ton/year

PM₁₀ Emission Factor: 0.12 lb/ton {AFSEF SCC 30502007}
Calculation: 1000 Tons * 0.12 lb/ton* (1- 0.00)* 0.0005 ton/lb = 0.06 ton/year

Haul Roads-Trucks

Production Rate: 4007 VMT/yr {Company Information: Approximate 23.3% increase from MAQP #1996-13}
Control Equipment: 85% {Water/Chemical Dust Suppression/Paving}

PM Emission Factor: 10.00 lb/VMT {AP-42 -- Cal. 1993}
Calculation: 4007 VMT/yr * 10.00 lb/VMT* (1- 0.85)* 0.0005 ton/lb = 3.00 ton/year

PM₁₀ Emission Factor: 4.50 lb/VMT {AP-42 -- Cal. 1993}
Calculation: 4007 VMT/yr * 4.50 lb/VMT* (1- 0.85)* 0.0005 ton/lb = 1.35 ton/year

Haul Roads-Loader

Production Rate: 2946 VMT/yr {Company Information: Approximate 23.3% increase from MAQP #1996-13}
Control Equipment: 85% {Water/Chemical Dust Suppression/Paving}

PM Emission Factor: 6.00 lb/VMT {AP-42 -- Cal. 1993}
Calculation: 2946 VMT/yr * 6.00 lb/VMT* (1- 0.85)* 0.0005 ton/lb = 1.33 ton/year

PM₁₀ Emission Factor: 2.70 lb/VMT {AP-42 -- Cal. 1993}
Calculation: 2946 VMT/yr * 2.70 lb/VMT* (1- 0.85)* 0.0005 ton/lb = 0.60 ton/year

Portable Feeder/Conveyor

Emission Factor: 0.01 lb/ton of material processed (AP-42 Table 11.24-2, SCC3-03-024-08)
Hours of Operation: 8760 hr/yr
Maximum Production: 35 ton/hr
Transfer Points: 3 Transfers

Calculations: 35 ton/hr * 8760 hr/yr = 306,600 ton/yr

PM Emissions
306,600 ton/yr * 0.01 lb/ton * 0.0005 ton/lb * 3 Transfers = 4.6 ton/yr

PM₁₀ Emissions
306,600 ton/yr * 0.01 lb/ton * 0.0005 ton/lb * 3 Transfers = 4.6 ton/yr

Pilot Plant Emissions			Grain loading					
			Values for 8760 hr/yr	Values for 8760 hr/yr	TPY	TYP	TPY	TPY
Source	ID	SCFM	** PM/ton/yr	PM ₁₀ /tons/yr	CO	SO ₂	NO _x	VOC
ACM Mill	BH#1	1549	1.26	1.26	0	0	0	0
Roller Mill	BH#2	1807	1.47	1.47	0	0	0	0
JS 8	BH#3	6454	5.25	5.25	0	0	0	0
Witte Fluid Bed Dryer	BH#4	4303	3.50	3.50	0.15	0.00	0.18	0.01
Totals			11.47	11.47				
		Grain loading	0.022 gr/dscf					

Heating Value Calculations

	Ch ₄ heating value	1000 Btu/scf
	Pilot Plant estimated consumption:	10% of Sappington mill consumption
	Sappington Mill rolling average consumption =	3 MM scf/month
	Pilot Plant consumption:	0.3 MM scf/month
	Pilot Plant consumption/yr:	3.6 MM scf/yr
AP-42, Table 1.4-1	Carbon Monoxide	84 lb/MMC F
AP-42, Table 1.4-2, 7/98	SO ₂	0.6 lb/MMC F
AP-42, Table 1.4-1	NO ₂	100 lb/MMC F
AP-42, Table 1.4-2, 7/98	VOC	5.5 lb/MMC F

V. Existing Air Quality

The Magris Talc - Sappington Mill talc processing plant, is located in Section 31, Township 1 North, Range 1 West, in Gallatin County, Montana. The existing air quality of the project location is considered unclassified for all regulated air pollutants.

VI. Ambient Air Impact Analysis

The Department believes this action will not cause or contribute to a violation of any ambient air quality standard.

VII. Taking or Damaging Implication Analysis

As required by 2-10-101 through 105, MCA, the Department conducted a private property taking and damaging assessment and determined there are no taking or damaging implications.

YES	NO	
X		1. Does the action pertain to land or water management or environmental regulation affecting private real property or water rights?
	X	2. Does the action result in either a permanent or indefinite physical occupation of private property?
	X	3. Does the action deny a fundamental attribute of ownership? (ex.: right to exclude others, disposal of property)
	X	4. Does the action deprive the owner of all economically viable uses of the property?
	X	5. Does the action require a property owner to dedicate a portion of property or to grant an easement? [If no, go to (6)].
		5a. Is there a reasonable, specific connection between the government requirement and legitimate state interests?
		5b. Is the government requirement roughly proportional to the impact of the proposed use of the property?
	X	6. Does the action have a severe impact on the value of the property? (consider economic impact, investment-backed expectations, character of government action)
	X	7. Does the action damage the property by causing some physical disturbance with respect to the property in excess of that sustained by the public generally?
	X	7a. Is the impact of government action direct, peculiar, and significant?
	X	7b. Has government action resulted in the property becoming practically inaccessible, waterlogged or flooded?
	X	7c. Has government action lowered property values by more than 30% and necessitated the physical taking of adjacent property or property across a public way from the property in question?
	X	Takings or damaging implications? (Taking or damaging implications exist if YES is checked in response to question 1 and also to any one or more of the following questions: 2, 3, 4, 6, 7a, 7b, 7c; or if NO is checked in response to questions 5a or 5b; the shaded areas)

Based on this analysis, the Department determined there are no taking or damaging implications associated with this permit action.

VIII. Environmental Assessment

The current permit action is an administrative amendment and does not require an environmental assessment.

Permit Analysis Prepared by: John P. Proulx
Date: 2/15/2021