

Ms. Mary Whittenburg  
Environmental Specialist  
ONEOK Field Services Company  
P.O. Box 871  
Tulsa, Oklahoma 74102-0871

Re: Permit by Rule Registration  
Goad-Hemphill Compressor Station  
Briscoe, Hemphill County  
Account Number: HL-0041-V

Dear Ms. Whittenburg:

This is in response to your permit by rule, Form PI-7, concerning the continued operation of an Emergency Air Compressor Engine Set (Emission Point No. [EPN] EMAIR) and an Emergency Electric Generator Set (EPN EMGEN) at the Goad-Hemphill Compressor Station located near Briscoe, Hemphill County. We understand that both units were previously operated under grandfather status. We further understand that neither unit will operate for more than 876 hours per year, and that you have estimated emissions from these units to be 3.4 tpy for nitrogen oxides, 5.8 tpy for carbon monoxide, and 0.05 tpy for volatile organic compounds. Please note, these emergency units may be operated only in an emergency or standby capacity, not "in addition to" the primary equipment. It is also understood that the site continues to be in compliance with all the conditions of Permit Number R-82 and of all the previous standard exemptions.

You have shown that the permitted facilities consist of two Incinerators (EPNs INCINERATOR and INCIN) and that the following facilities have been authorized under standard exemptions: a Waukesha L-7042 GU (BS91 COMP), a Waukesha L7042 GSI (COMP1), and Two Caterpillar G-3516 Engines (COMP2 and COMP3). You have also shown that all other facilities currently remain in grandfather status or have been removed. Of those, a standard permit will be applied for to authorize the following: an amine heater (BROACHPLT3), a Glycol Unit (GLYCOLPLT3), a Fuel Gas Heater (FUEL HTR), and Process Fugitives (FUGITIVES). Following the standard permit, only the heat trace steam boiler will remain in grandfather status. It is understood that the following facilities have been removed from the site: an Acid Gas Emergency Vent (VENTSTACK), an Amine Heater (BROACHPLT2), a Glycol Unit (GLYCOLPLT2), and an Amine Reclaimer (RECLAIMPLT2).

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After evaluation of the information which you have furnished, we have determined that your operation is permitted by rule under Title 30 Texas Administrative Code (30 TAC) Section 106.511 if constructed and operated as described in your registration request. This permit by rule was authorized by the Executive Director of the Texas Natural Resource Conservation Commission (TNRCC) pursuant to 30 TAC Chapter 106.

A copy of the permit by rule in effect at the time of this registration is enclosed. You must construct, install, or modify the facility in accordance with the version of the permit by rule in effect when construction, installation, or modification actually begins (see 30 TAC § 106.4[a][5]). After completion of construction, installation, or modification, the facility shall be operated in compliance with all the applicable conditions of the claimed permit by rule and 30 TAC § 106.4.

You are reminded that regardless of whether a permit is required, the facility must be in compliance with all rules and regulations of the TNRCC and of the U.S. Environmental Protection Agency at all times.

Your cooperation in this matter is appreciated. If you need further information or have any questions, please call Mr. Ronald L. Carney at (210) 403-4076 or write to the Texas Natural Resource Conservation Commission, Office of Permitting, Remediation, and Registration, Air Permits Division (MC-162), P.O. Box 13087, Austin, Texas 78711-3087.

Sincerely,

Duncan F. Stewart, P.E., Manager  
Permit By Rule/General Operating Permits Section  
Air Permits Division  
Texas Natural Resource Conservation Commission

DS/RC/sk

Enclosure

cc: Mr. Rich Lee, Air Program Manager, Region 1 - Amarillo

Record Number: 86324

AIR PERMITS DIVISION MC 163

MR RICH LEE  
AIR PROGRAM MANAGER  
REGION 1 AMARILLO

AIR PERMITS DIVISION MC 163

MS MARY WHITTENBURG  
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