

SUMMARY

This Class I, Title V renewal permit is issued to El Paso Natural Gas Company (EPNG) for operation of the Bowie compressor station located at Exit 344 off Interstate 10, five miles east on Country Club Road, Willcox in Cochise County, Arizona. This permit renews and supersedes the Operating Permit #27933. The purpose of the compressor station is to facilitate the transportation of natural gas through an interstate pipeline by increasing the pressure of the gas. The facility consists of one natural gas-fired General Electric Model M3122R regenerative cycle turbine engine which drives a compressor unit. An electricity generator is attached to the turbine and generates electric power when the turbine is operating. When the turbine is not operating, primary electric power is generated by either a 226 horsepower Waukesha generator or a 96 horsepower Generac generator.

The facility is classified as a major source pursuant to A.A.C. R18-2-101(64) because it has the potential to emit more than the major source thresholds of nitrogen oxides (NO_x) .

This permit is issued in accordance with Title 49, Chapter 3 of the Arizona Revised Statutes. All definitions, terms, and conditions used in this permit conform to those in the Arizona Administrative Code R18-2-101 et. seq. (A.A.C.) and Title 40 of the Code of Federal Regulations (CFR), except as otherwise defined in this permit. All terms and conditions in this permit are enforceable by the Administrator of the U.S. Environmental Protection Agency.

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ATTACHMENT "A": GENERAL PROVISIONS

Air Quality Control Permit No. 48819 for For El Paso Natural Gas Company-Bowie

I. PERMIT EXPIRATION AND RENEWAL [ARS § 49-426.F, A.A.C. R18-2-304.C.2, and -306.A.1]

- A. This permit is valid for a period of five years from the date of issuance.
- **B.** The Permittee shall submit an application for renewal of this permit at least 6 months, but not more than 18 months, prior to the date of permit expiration.

II. COMPLIANCE WITH PERMIT CONDITIONS [A.A.C. R18-2-306.A.8.a and b]

- **A.** The Permittee shall comply with all conditions of this permit including all applicable requirements of the Arizona air quality statutes and air quality rules. Any permit noncompliance constitutes a violation of the Arizona Revised Statutes and is grounds for enforcement action; for permit termination, revocation and reissuance, or revision; or for denial of a permit renewal application. In addition, noncompliance with any federally enforceable requirement constitutes a violation of the Clean Air Act.
- **B.** It shall not be a defense for a Permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit.

III.PERMIT REVISION, REOPENING, REVOCATION AND REISSUANCE, OR
TERMINATION FOR CAUSE[A.A.C. R18-2-306.A.8.c, -321.A.1, and -321.A.2]

- **A.** The permit may be revised, reopened, revoked and reissued, or terminated for cause. The filing of a request by the Permittee for a permit revision, revocation and reissuance, termination, or of a notification of planned changes or anticipated noncompliance does not stay any permit condition.
- **B.** The permit shall be reopened and revised under any of the following circumstances:
 - 1. Additional applicable requirements under the Clean Air Act become applicable to the Class I source. Such a reopening shall only occur if there are three or more years remaining in the permit term. The reopening shall be completed no later than 18 months after promulgation of the applicable requirement. No such reopening is required if the effective date of the requirement is later than the date on which the permit is due to expire, unless an application for renewal has been submitted pursuant to A.A.C. R18-2-322.B. Any permit revision required pursuant to this subparagraph shall comply with the provisions in A.A.C. R18-2-322 for permit renewal and shall reset the five-year permit term.
 - 2. Additional requirements, including excess emissions requirements, become applicable to an affected source under the acid rain program. Upon approval by the Administrator, excess emissions offset plans shall be deemed to be incorporated into the Class I permit.
 - 3. The Director or the Administrator determines that the permit contains a material mistake or that inaccurate statements were made in establishing the emissions standards or other terms or conditions of the permit.

- 4. The Director or the Administrator determines that the permit needs to be revised or revoked to assure compliance with the applicable requirements.
- С. Proceedings to reopen and reissue a permit, including appeal of any final action relating to a permit reopening, shall follow the same procedures as apply to initial permit issuance and shall, except for reopenings under Condition III.B.1 above, affect only those parts of the permit for which cause to reopen exists. Such reopenings shall be made as expeditiously as practicable. Permit reopenings for reasons other than those stated in Condition III.B.1 above shall not result in a resetting of the five-year permit term.

IV. **POSTING OF PERMIT**

- A. The Permittee shall post this permit or a certificate of permit issuance where the facility is located in such a manner as to be clearly visible and accessible. All equipment covered by this permit shall be clearly marked with one of the following:
 - 1. Current permit number; or
 - 2. Serial number or other equipment ID number that is also listed in the permit to identify that piece of equipment.
- A copy of the complete permit shall be kept on site. **B**.

V. **FEE PAYMENT**

The Permittee shall pay fees to the Director pursuant to ARS § 49-426(E) and A.A.C. R18-2-326.

VI. ANNUAL EMISSION INVENTORY QUESTIONNAIRE [A.A.C. R18-2-327.A and B]

- The Permittee shall complete and submit to the Director an annual emissions inventory A. questionnaire. The questionnaire is due by March 31st or ninety days after the Director makes the inventory form available each year, whichever occurs later, and shall include emission information for the previous calendar year.
- The questionnaire shall be on a form provided by the Director and shall include the B. information required by A.A.C. R18-2-327.

VII. **COMPLIANCE CERTIFICATION**

[A.A.C. R18-2-309.2.a, -309.2.c-d, and -309.5.d]

The Permittee shall submit a compliance certification to the Director semiannually, which A. describes the compliance status of the source with respect to each permit condition. The first certification shall be submitted no later than May 15th, and shall report the compliance status of the source during the period between October 1st of the previous year and March 31st of the current year. The second certification shall be submitted no later than November 15th, and shall report the compliance status of the source during the period between April 1st and September 30th of the current year.

The compliance certifications shall include the following:

- 1. Identification of each term or condition of the permit that is the basis of the certification:
- 2. Identification of the methods or other means used by the Permittee for

[A.A.C. R18-2-306.A.9 and -326]

[A.A.C. R18-2-315]

determining the compliance status with each term and condition during the certification period,

- 3. The status of compliance with the terms and conditions of the permit for the period covered by the certification, including whether compliance during the period was continuous or intermittent. The certification shall be based on the methods or means designated in Condition VII.A.2 above. The certifications shall identify each deviation and take it into account for consideration in the compliance certification;
- 4. For emission units subject to 40 CFR Part 64, the certification shall also identify as possible exceptions to compliance any period during which compliance is required and in which an excursion or exceedance defined under 40 CFR Part 64 occurred;
- 5. All instances of deviations from permit requirements reported pursuant to Condition XII.B of this Attachment; and
- 6. Other facts the Director may require to determine the compliance status of the source.
- **B.** A copy of all compliance certifications shall also be submitted to the EPA Administrator.
- **C.** If any outstanding compliance schedule exists, a progress report shall be submitted with the semi-annual compliance certifications required in Condition VII.A above.

VIII. CERTIFICATION OF TRUTH, ACCURACY AND COMPLETENESS [A.A.C. R18-2-304.H]

Any document required to be submitted by this permit, including reports, shall contain a certification by a responsible official of truth, accuracy, and completeness. This certification shall state that, based on information and belief formed after reasonable inquiry, the statements and information in the document are true, accurate, and complete.

IX. INSPECTION AND ENTRY

[A.A.C. R18-2-309.4]

Upon presentation of proper credentials, the Permittee shall allow the Director or the authorized representative of the Director to:

- **A.** Enter upon the Permittee's premises where a source is located, emissions-related activity is conducted, or where records are required to be kept under the conditions of the permit;
- **B.** Have access to and copy, at reasonable times, any records that are required to be kept under the conditions of the permit;
- **C.** Inspect, at reasonable times, any facilities, equipment (including monitoring and air pollution control equipment), practices, or operations regulated or required under the permit;
- **D.** Sample or monitor, at reasonable times, substances or parameters for the purpose of assuring compliance with the permit or other applicable requirements; and
- **E.** Record any inspection by use of written, electronic, magnetic and photographic media.

X. PERMIT REVISION PURSUANT TO FEDERAL HAZARDOUS AIR POLLUTANT STANDARD [A.A.C. R18-2-304.C]

If this source becomes subject to a standard promulgated by the Administrator pursuant to Section 112(d) of the Act, then the Permittee shall, within twelve months of the date on which the standard is promulgated, submit an application for a permit revision demonstrating how the source will comply with the standard.

XI. ACCIDENTAL RELEASE PROGRAM

[40 CFR Part 68]

If this source becomes subject to the provisions of 40 CFR Part 68, then the Permittee shall comply with these provisions according to the time line specified in 40 CFR Part 68.

XII. EXCESS EMISSIONS, PERMIT DEVIATIONS, AND EMERGENCY REPORTING

- A. Excess Emissions Reporting [A.A.C. R18-2-310.01.A and -310.01.B]
 - 1. Excess emissions shall be reported as follows:
 - a. The Permittee shall report to the Director any emissions in excess of the limits established by this permit. Such report shall be in two parts as specified below:
 - i. Notification by telephone or facsimile within 24 hours of the time when the Permittee first learned of the occurrence of excess emissions including all available information from Condition XII.A.1.b below.
 - ii. Detailed written notification by submission of an excess emissions report within 72 hours of the notification pursuant to Condition XII.A.1.a.i above.
 - b. The report shall contain the following information:
 - i. Identity of each stack or other emission point where the excess emissions occurred;
 - ii. Magnitude of the excess emissions expressed in the units of the applicable emission limitation and the operating data and calculations used in determining the magnitude of the excess emissions;
 - iii. Date, time and duration, or expected duration, of the excess emissions;
 - iv. Identity of the equipment from which the excess emissions emanated;
 - v. Nature and cause of such emissions;
 - vi. If the excess emissions were the result of a malfunction, steps taken to remedy the malfunction and the steps taken or planned to prevent the recurrence of such malfunctions; and

- vii. Steps taken to limit the excess emissions. If the excess emissions resulted from start-up or malfunction, the report shall contain a list of the steps taken to comply with the permit procedures.
- 2. In the case of continuous or recurring excess emissions, the notification requirements of this section shall be satisfied if the source provides the required notification after excess emissions are first detected and includes in such notification an estimate of the time the excess emissions will continue. Excess emissions occurring after the estimated time period, or changes in the nature of the emissions as originally reported, shall require additional notification pursuant to Condition XII.A.1 above. [A.A.C. R18-2-310.01.C]
- **B.** Permit Deviations Reporting

[A.A.C. R18-2-306.A.5.b]

The Permittee shall promptly report deviations from permit requirements, including those attributable to upset conditions as defined in the permit, the probable cause of such deviations, and any corrective actions or preventive measures taken. Prompt reporting shall mean that the report was submitted to the Director by certified mail, facsimile, or hand delivery within two working days of the time when emission limitations were exceeded due to an emergency or within two working days of the time when the owner or operator first learned of the occurrence of a deviation from a permit requirement.

C. Emergency Provision

[A.A.C. R18-2-306.E]

- 1. An "emergency" means any situation arising from sudden and reasonable unforeseeable events beyond the control of the source, including acts of God, that require immediate corrective action to restore normal operation, and that causes the source to exceed a technology-based emission limitation under the permit, due to unavoidable increases in emissions attributable to the emergency. An emergency shall not include noncompliance to the extent caused by improperly designed equipment, lack of preventative maintenance, careless or improper operation, or operator error.
- 2. An emergency constitutes an affirmative defense to an action brought for noncompliance with such technology-based emission limitations if Condition XII.C.3 is met.
- 3. The affirmative defense of emergency shall be demonstrated through properly signed, contemporaneous operating logs, or other relevant evidence that:
 - a. An emergency occurred and that the Permittee can identify the cause(s) of the emergency;
 - b. The permitted facility was being properly operated at the time;
 - c. During the period of the emergency, the Permittee took all reasonable steps to minimize levels of emissions that exceeded the emissions standards or other requirements in the permit; and
 - d. The Permittee submitted notice of the emergency to the Director by certified mail, facsimile, or hand delivery within two working days of the time when emission limitations were exceeded due to the emergency. This notice shall contain a description of the emergency, any steps taken

to mitigate emissions, and corrective action taken.

- 4. In any enforcement proceeding, the Permittee seeking to establish the occurrence of an emergency has the burden of proof.
- 5. This provision is in addition to any emergency or upset provision contained in any applicable requirement.
- **D.** Compliance Schedule

[ARS § 49-426.I.5]

For any excess emission or permit deviation that cannot be corrected within 72 hours, the Permittee is required to submit a compliance schedule to the Director within 21 days of such occurrence. The compliance schedule shall include a schedule of remedial measures, including an enforceable sequence of actions with milestones, leading to compliance with the permit terms or conditions that have been violated.

- E. Affirmative Defenses for Excess Emissions Due to Malfunctions, Startup, and Shutdown [A.A.C. R18-2-310]
 - 1. Applicability

This rule establishes affirmative defenses for certain emissions in excess of an emission standard or limitation and applies to all emission standards or limitations except for standards or limitations:

- a. Promulgated pursuant to Sections 111 or 112 of the Act;
- b. Promulgated pursuant to Titles IV or VI of the Clean Air Act;
- c. Contained in any Prevention of Significant Deterioration (PSD) or New Source Review (NSR) permit issued by the U.S. EPA;
- d. Contained in A.A.C. R18-2-715.F; or
- e. Included in a permit to meet the requirements of A.A.C. R18-2-406.A.5.
- 2. Affirmative Defense for Malfunctions

Emissions in excess of an applicable emission limitation due to malfunction shall constitute a violation. When emissions in excess of an applicable emission limitation are due to a malfunction, the Permittee has an affirmative defense to a civil or administrative enforcement proceeding based on that violation, other than a judicial action seeking injunctive relief, if the Permittee has complied with the reporting requirements of A.A.C. R18-2-310.01 and has demonstrated all of the following:

- a. The excess emissions resulted from a sudden and unavoidable breakdown of process equipment or air pollution control equipment beyond the reasonable control of the Permittee;
- b. The air pollution control equipment, process equipment, or processes were at all times maintained and operated in a manner consistent with good practice for minimizing emissions;

- c. If repairs were required, the repairs were made in an expeditious fashion when the applicable emission limitations were being exceeded. Off-shift labor and overtime were utilized where practicable to ensure that the repairs were made as expeditiously as possible. If off-shift labor and overtime were not utilized, the Permittee satisfactorily demonstrated that the measures were impracticable;
- d. The amount and duration of the excess emissions (including any bypass operation) were minimized to the maximum extent practicable during periods of such emissions;
- e. All reasonable steps were taken to minimize the impact of the excess emissions on ambient air quality;
- f. The excess emissions were not part of a recurring pattern indicative of inadequate design, operation, or maintenance;
- g. During the period of excess emissions there were no exceedances of the relevant ambient air quality standards established in Title 18, Chapter 2, Article 2 of the Arizona Administrative Code that could be attributed to the emitting source;
- h. The excess emissions did not stem from any activity or event that could have been foreseen and avoided, or planned, and could not have been avoided by better operations and maintenance practices;
- i. All emissions monitoring systems were kept in operation if at all practicable; and
- j. The Permittee's actions in response to the excess emissions were documented by contemporaneous records.
- 3. Affirmative Defense for Startup and Shutdown
 - a. Except as provided in Condition XII.E.3.b below, and unless otherwise provided for in the applicable requirement, emissions in excess of an applicable emission limitation due to startup and shutdown shall constitute a violation. When emissions in excess of an applicable emission limitation are due to startup and shutdown, the Permittee has an affirmative defense to a civil or administrative enforcement proceeding based on that violation, other than a judicial action seeking injunctive relief, if the Permittee has complied with the reporting requirements of A.A.C. R18-2-310.01 and has demonstrated all of the following:
 - i. The excess emissions could not have been prevented through careful and prudent planning and design;
 - ii. If the excess emissions were the result of a bypass of control equipment, the bypass was unavoidable to prevent loss of life, personal injury, or severe damage to air pollution control equipment, production equipment, or other property;
 - iii. The air pollution control equipment, process equipment, or processes were at all times maintained and operated in a manner

consistent with good practice for minimizing emissions;

- iv. The amount and duration of the excess emissions (including any bypass operation) were minimized to the maximum extent practicable during periods of such emissions;
- v. All reasonable steps were taken to minimize the impact of the excess emissions on ambient air quality;
- vi. During the period of excess emissions there were no exceedances of the relevant ambient air quality standards established in Title 18, Chapter 2, Article 2 of the Arizona Administrative Code that could be attributed to the emitting source;
- vii. All emissions monitoring systems were kept in operation if at all practicable; and
- viii. Contemporaneous records documented the Permittee's actions in response to the excess emissions.
- b. If excess emissions occur due to a malfunction during routine startup and shutdown, then those instances shall be treated as other malfunctions subject to Condition XII.E.2 above.
- 4. Affirmative Defense for Malfunctions during Scheduled Maintenance

If excess emissions occur due to a malfunction during scheduled maintenance, then those instances will be treated as other malfunctions subject to Condition XII.E.2 above.

5. Demonstration of Reasonable and Practicable Measures

For an affirmative defense under Condition XII.E.2 or XII.E.3 above, the Permittee shall demonstrate, through submission of the data and information required by Condition XII.E and A.A.C. R18-2-310.01, that all reasonable and practicable measures within the Permittee's control were implemented to prevent the occurrence of the excess emissions.

XIII. RECORD KEEPING REQUIREMENTS

[A.A.C. R18-2-306.A.4]

- **A**. The Permittee shall keep records of all required monitoring information including, but not limited to, the following:
 - 1. The date, place as defined in the permit, and time of sampling or measurements;
 - 2. The date(s) analyses were performed;
 - 3. The name of the company or entity that performed the analyses;
 - 4. A description of the analytical techniques or methods used;
 - 5. The results of such analyses; and

- 6. The operating conditions as existing at the time of sampling or measurement.
- **B.** The Permittee shall retain records of all required monitoring data and support information for a period of at least 5 years from the date of the monitoring sample, measurement, report, or application. Support information includes all calibration and maintenance records and all original strip-chart recordings or other data recordings for continuous monitoring instrumentation, and copies of all reports required by the permit.
- **C.** All required records shall be maintained either in an unchangeable electronic format or in a handwritten logbook utilizing indelible ink.

XIV. REPORTING REQUIREMENTS

[A.A.C. R18-2-306.A.5.a]

The Permittee shall submit the following reports:

- A. Compliance certifications in accordance with Section VII of Attachment "A".
- **B.** Excess emission; permit deviation, and emergency reports in accordance with Section XII of Attachment "A".
- **C.** Other reports required by any condition of Attachment "B".

XV. DUTY TO PROVIDE INFORMATION

[A.A.C. R18-2-304.G and -306.A.8.e]

- **A.** The Permittee shall furnish to the Director, within a reasonable time, any information that the Director may request in writing to determine whether cause exists for revising, revoking and reissuing, or terminating the permit, or to determine compliance with the permit. Upon request, the Permittee shall also furnish to the Director copies of records required to be kept by the permit. For information claimed to be confidential, the Permittee shall furnish an additional copy of such records directly to the Administrator along with a claim of confidentiality.
- **B.** If the Permittee has failed to submit any relevant facts or has submitted incorrect information in the permit application, the Permittee shall, upon becoming aware of such failure or incorrect submittal, promptly submit such supplementary facts or corrected information.

XVI. PERMIT AMENDMENT OR REVISION

The Permittee shall apply for a permit amendment or revision for changes to the facility which do not qualify for a facility change without revision under Section XVII, as follows:

- A. Administrative Permit Amendment (A.A.C. R18-2-318);
- **B.** Minor Permit Revision (A.A.C. R18-2-319); and
- **C.** Significant Permit Revision (A.A.C. R18-2-320).

The applicability and requirements for such action are defined in the above referenced regulations.

XVII. FACILITY CHANGE WITHOUT A PERMIT REVISION [A.A.C. R18-2-306.A.4 and -317]

A. The Permittee may make changes at the permitted source without a permit revision if all

[A.A.C. R18-2-318, -319, and -320]

of the following apply:

- 1. The changes are not modifications under any provision of Title I of the Act or under ARS § 49-401.01(19);
- 2. The changes do not exceed the emissions allowable under the permit whether expressed therein as a rate of emissions or in terms of total emissions;
- 3. The changes do not violate any applicable requirements or trigger any additional applicable requirements;
- 4. The changes satisfy all requirements for a minor permit revision under A.A.C. R18-2-319.A; and
- 5. The changes do not contravene federally enforceable permit terms and conditions that are monitoring (including test methods), record keeping, reporting, or compliance certification requirements.
- **B.** The substitution of an item of process or pollution control equipment for an identical or substantially similar item of process or pollution control equipment shall qualify as a change that does not require a permit revision, if it meets all of the requirements of Conditions XVII.A and XVII.C of this Attachment.
- **C.** For each change under Conditions XVII.A and XVII.B above, a written notice by certified mail or hand delivery shall be received by the Director and the Administrator a minimum of 7 working days in advance of the change. Notifications of changes associated with emergency conditions, such as malfunctions necessitating the replacement of equipment, may be provided less than 7 working days in advance of the change, but must be provided as far in advance of the change- as possible or, if advance notification is not practicable, as soon after the change as possible.
- **D.** Each notification shall include:
 - 1. When the proposed change will occur;
 - 2. A description of the change;
 - 3. Any change in emissions of regulated air pollutants; and
 - 4. Any permit term or condition that is no longer applicable as a result of the change.
- **E.** The permit shield described in A.A.C. R18-2-325 shall not apply to any change made under this Section, other than implementation of an alternate to Conditions XVII.A and XVII.B above.
- **F.** Except as otherwise provided for in the permit, making a change from one alternative operating scenario to another as provided under A.A.C. R18-2-306.A.11 shall not require any prior notice under this Section.
- **G.** Notwithstanding any other part of this Section, the Director may require a permit to be revised for any change that, when considered together with any other changes submitted by the same source under this Section over the term of the permit, do not satisfy Condition XVII.A above.

XVIII. TESTING REQUIREMENTS

- **A.** The Permittee shall conduct performance tests as specified in the permit and at such other times as may be required by the Director.
- **B.** Operational Conditions during Testing

Tests shall be conducted during operation at the maximum possible capacity of each unit under representative operational conditions unless other conditions are required by the applicable test method or in this permit. With prior written approval from the Director, testing may be performed at a lower rate. Operations during periods of start-up, shutdown, and malfunction (as defined in A.A.C. R18-2-101) shall not constitute representative operational conditions unless otherwise specified in the applicable standard.

- **C.** Tests shall be conducted and data reduced in accordance with the test methods and procedures contained in the Arizona Testing Manual unless modified by the Director pursuant to A.A.C. R18-2-312.B.
- **D.** Test Plan

At least 14 calendar days prior to performing a test, the Permittee shall submit a test plan to the Director in accordance with A.A.C. R18-2-312.B and the Arizona Testing Manual. This test plan must include the following:

- 1. Test duration;
- 2. Test location(s);
- 3. Test method(s); and
- 4. Source operation and other parameters that may affect test results.
- **E.** Stack Sampling Facilities

The Permittee shall provide, or cause to be provided, performance testing facilities as follows:

- 1. Sampling ports adequate for test methods applicable to the facility;
- 2. Safe sampling platform(s);
- 3. Safe access to sampling platform(s); and
- 4. Utilities for sampling and testing equipment.
- **F.** Interpretation of Final Results

Each performance test shall consist of three separate runs using the applicable test method. Each run shall be conducted for the time and under the conditions specified in the applicable standard. For the purpose of determining compliance with an applicable standard, the arithmetic mean of the results of the three runs shall apply. In the event that a sample is accidentally lost or conditions occur in which one of the three runs is required to be discontinued because of forced shutdown, failure of an irreplaceable portion of the

sample train, extreme meteorological conditions, or other circumstances beyond the Permittee's control, compliance may, upon the Director's approval, be determined using the arithmetic mean of the results of the other two runs. If the Director or the Director's designee is present, tests may only be stopped with the Director's or such designee's approval. If the Director or the Director's designee is not present, tests may only be stopped for good cause. Good cause includes: forced shutdown, failure of an irreplaceable portion of the sample train, extreme meteorological conditions, or other circumstances beyond the Permittee's control. Termination of any test without good cause after the first run is commenced shall constitute a failure of the test. Supporting documentation, which demonstrates good cause, must be submitted.

G. Report of Final Test Results

A written report of the results of all performance tests shall be submitted to the Director within 30 days after the test is performed. The report shall be submitted in accordance with the Arizona Testing Manual and A.A.C. R18-2-312.A.

XIX. PROPERTY RIGHTS

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

XX. SEVERABILITY CLAUSE

The provisions of this permit are severable. In the event of a challenge to any portion of this permit, or if any portion of this permit is held invalid, the remaining permit conditions remain valid and in force.

XXI. PERMIT SHIELD

Compliance with the conditions of this permit shall be deemed compliance with all applicable requirements identified in the portions of this permit subtitled "Permit Shield". The permit shield shall not apply to minor revisions pursuant to Condition XVI.B of this Attachment and any facility changes without a permit revision pursuant to Section XVII of this Attachment.

XXII. PROTECTION OF STRATOSPHERIC OZONE

If this source becomes subject to the provisions of 40 CFR Part 82, then the Permittee shall comply with these provisions accordingly.

XXIII. GREENHOUSE GAS REPORTING

If this source becomes subject to the provisions of 40 CFR Part 98, then the Permittee shall comply with these provisions accordingly.

[A.A.C. R18-2-306.A.7]

[A.A.C. R18-2-325]

[A.A.C. R18-2-306.A.8.d]

[40 CFR Part 82]

[40 CFR Part 98]

ATTACHMENT "B": SPECIFIC CONDITIONS

Air Quality Control Permit No. 48819 For El Paso Natural Gas Company-Bowie

I. FACILITY WIDE REQUIREMENTS

A. Operational and Fuel Limitations

1. The Permittee shall have on-site or on call a person that is certified in EPA Reference Method 9.

[A.A.C. R18-2-306.A.3.c]

2. The Permittee shall operate and maintain all equipment identified in Attachment "C" in good working order.

[A.A.C. R18-2-306.A.2]

- 3. All equipment listed in Attachment "C" shall be operated and maintained in accordance with vendor-supplied operations and maintenance instructions. If vendor-supplied operations and maintenance instructions are not available or not applicable, the Permittee shall prepare an Operations and Maintenance plan, which shall contain adequate information to properly operate and maintain the equipment. [A.A.C. R18-2-306.A.2]
- 4. Fuel Limitation

 The Permittee shall combust only natural gas in the equipment listed in

 Attachment "C".
 [A.A.C. R18-2-306.A.2 and A.A.C. R18-2-306.01]

 [Material permit conditions are identified by underlines and italics]

B. Monitoring and Recordkeeping Requirements

1. The Permittee shall submit reports of all recordkeeping and monitoring required within this Attachment "B" along with the compliance certifications required by Section VII of Attachment "A".

[A.A.C. R18-2-306.A.5]

2. The Permittee shall maintain, records of the manufacturer's specifications or the Operation and Maintenance Plan for minimizing emissions for all equipment listed in Attachment "C". These shall be available to ADEQ upon request.

[A.A.C. R18-2-306.A.4]

3. The Permittee shall maintain records of the gas quality characteristics in a current, valid purchase contract, tariff sheet or transportation contract for the gaseous fuel, specifying that the maximum total sulfur content of the fuel is 20.0 grains per 100 standard cubic feet (scf) or less.

[A.A.C. R18-2-306.A.3.c and A.A.C. R18-2- 306.A.4.a]

II. GAS TURBINE ENGINE and GENERATORS

A. Applicability

This Section applies to all the equipment in Attachment "C".

B. Operating Limitations

1. Hours of Operation [A.A.C. R18-2-306.01.A and -331.A.3.a]

[Material permit conditions are indicated by underline and italics]

The Permittee shall not operate the Generac generator for more than 6,000 *hours in any* 12*-month rolling period.*

2. Monitoring, Recordkeeping, and Reporting Requirements

The Permittee shall show compliance with Condition II.B.1 by maintaining a monthly log of the hours of operation of the Generac generator. At the end of each month, the Permittee shall calculate and record a rolling 12-month total of the hours of operation. [A.A.C. R18-2-306.A.3.c and 306.A.4.a]

C. Particulate Matter

- 1. Emission Limitation
 - a. The Permittee shall not cause, allow or permit the emission of particulate matter, caused by combustion of fuel, from the stationary rotating machinery in excess of the amounts calculated by the following equation:

 $E = 1.02Q^{0.769}$

Where:

- E = the maximum allowable particulate emissions rate in poundsmass per hour;
- Q = the heat input in million Btu per hour.

[A.A.C. R18-2-719.C.1]

- b. For the purposes of Condition II.C.1.a, the heat input shall be the aggregate heat content of all fuels whose products of combustion pass through a stack or other outlet. Compliance tests shall be conducted during operation at the normal rated capacity of each unit. The total heat input of all the stationary rotating machinery on a plant or premises shall be used for determining the maximum allowable amount of particulate matter which may be emitted. [A.A.C. R18-2-719.B]
- 2. Monitoring and Recordkeeping Requirements

The Permittee shall keep records of a current, valid purchase contract, tariff sheet or transportation contract. The records shall contain information regarding the lower heating value of the fuel. [A.A.C. R18-2-306.A.3.c and 306.A.4.a]

3. Permit Shield

[A.A.C. R18-2-325]

Compliance with the conditions of this Part shall be deemed compliance with A.A.C.R18-2-719.B, -719.C.1 and -719.I.

D. Particulate Matter and Opacity

- 1. Emissions Limitations and Standards
 - a. The Permittee shall not cause, allow or permit to be emitted into the atmosphere from the generator smoke for any period of time greater than ten consecutive seconds which exceeds 40 percent opacity, measured in accordance with the Arizona Testing Manual, Reference Method 9. Visible emissions when starting cold equipment shall be exempt from this requirement for the first ten minutes. [A.A.C. R18-2-719.E]
 - b. The Permittee shall not cause, allow or permit the emission of particulate matter, caused by combustion of fuel, from the generator, or from any other stationary rotating equipment having a heat input rate of 4200 million Btu per hour or less, in excess of the amounts calculated by the following equation:

$$E = 1.02 * Q^{0.769}$$

Where:

E = the maximum allowable particulate emissions rate in pounds-mass per hour

- Q = the heat input in million BTU per hour. [A.A.C. R18-2-719.C.1]
- c. For the purposes of Condition III.C.1.b above, the heat unit shall be the aggregate heat content of all fuels whose products of combustion pass through a stack or other outlet. Compliance tests shall be conducted during operation at the normal rated capacity of each unit. The total heat input of all operation gas turbine units on a plant or premises shall be used for determining the maximum allowable amount of particulate matter which may be emitted. [A.A.C. R18-2-719.B]
- 2. Monitoring, Recordkeeping and Reporting Requirements
 - a. A certified EPA Reference Method 9 observer shall conduct a quarterly survey of visible emissions emanating from the stack of the generator when in operation. If the opacity of the emissions observed appears to exceed the standard, then the observer shall conduct a certified EPA Reference Method 9 observation. If the generator is not in operation at the time of survey, the Permittee does not have to set the generator in operation to conduct the survey. Instead the Permittee shall document that the generator was not in operation. The Permittee shall keep records of the name of observer, date and time of observation, and results of the observation. [A.A.C. R18-2-306.A.3.c]
 - b. The Permittee shall keep a copy of a current, valid purchase agreement, or tariff sheet or transportation contract that contains information regarding the lower heating value of the fuel. The Permittee shall combust natural gas as fuel in the generator to demonstrate compliance with Condition III.C.1.b above.

[A.A.C. R18-2-306.A.3.c and A.A.C. R18-2-306.A.4.a]

3. Permit Shield

Compliance with the conditions of this Part shall be deemed compliance with A.A.C. R18-2-719.B, A.A.C. R18-2-719.C.1, A.A.C. R18-2-719.E, and A.A.C. R18-2-719.I.

E. Nitrogen Oxides

Testing Requirements

[A.A.C. R18-2-306.A.3.c and -312]

- 1. A performance test for NO_x shall be conducted on the gas turbine engine once during the permit term.
- 2. The Permittee shall use EPA Reference Method 20 to determine NO_x emissions.
- 3. The Permittee may submit an alternate and equivalent test method(s) that is listed in 40 CFR Subpart 60, Appendix A to the Director in any test plan for approval by the Director.

III. FUGITIVE DUST REQUIREMENTS

A. Applicability

This Section applies to any source of fugitive dust in the facility.

B. Particulate Matter and Opacity

- 1. Open Areas, Roadways & Streets, Storage Piles, and Material Handling
 - a. Emission Limitations and Standards
 - i. Opacity of emissions from any fugitive dust non-point source shall not be greater than 40 percent measured in accordance with the Arizona Testing Manual, Reference Method 9.

[A.A.C. R18-2-614]

- ii. The Permittee shall not cause, allow or permit visible emissions from any fugitive dust point source, in excess of 20 percent opacity. [A.A.C-R18-2-702.B]
- iii. The Permittee shall employ the following reasonable precautions to prevent excessive amounts of particulate matter from becoming airborne:
 - (a) Keep dust and other types of air contaminants to a minimum in an open area where construction operations, repair operations, demolition activities, clearing operations, leveling operations, or any earth moving or excavating activities are taking place, by good modern practices such as using an approved dust suppressant or adhesive soil stabilizer, paving, covering, landscaping, continuous wetting, detouring, barring access, or other acceptable means; [A.A.C. R18-2-604.A]
 - (b) Keep dust to a minimum from driveways, parking areas,

and vacant lots where motor vehicular activity occurs by using an approved dust suppressant, or adhesive soil stabilizer, or by paving, or by barring access to the property, or by other acceptable means;

[A.A.C. R18-2-604.B]

- (c) Keep dust and other particulates to a minimum by employing dust suppressants, temporary paving, detouring, wetting down or by other reasonable means when a roadway is repaired, constructed, or reconstructed; [A.A.C. R18-2-605.A]
- (d) Take reasonable precautions, such as wetting, applying dust suppressants, or covering the load when transporting material likely to give rise to airborne dust; [A.A.C. R18-2-605.B]
- (e) Take reasonable precautions, such as the use of spray bars, wetting agents, dust suppressants, covering the load, and hoods when crushing, handling, or conveying material likely to give rise to airborne dust;

[A.A.C. R18-2-606]

- (f) Take reasonable precautions such as chemical stabilization, wetting, or covering when organic or inorganic dust producing material is being stacked, piled, or otherwise stored; [A.A.C. R18-2-607.A]
- (g) Operate stacking and reclaiming machinery utilized at storage piles at all times with a minimum fall of material, or with the use of spray bars and wetting agents; [A.A.C. R18-2-607.B]
- (h) Any other method as proposed by the Permittee and approved by the Director. [A.A.C. R18-2-306.A.3.c]
- b. Monitoring and Recordkeeping Requirements
 - i. The Permittee shall maintain records of the dates on which any of the activities listed in Conditions III.B.1.a.iii.(a) through III.B.1.a.iii.(h) above were performed and the control measures that were utilized. [A.A.C. R18-2-306.A.3.c]
 - ii. Opacity Monitoring Requirements [A.A.C. R18-2-306.A.3.c, 306.A.4 and 306.A.5]
 - (a) A certified Method 9 observer shall conduct a quarterly visual survey of visible emissions from the fugitive dust sources. The Permittee shall keep a record of the name of the observer, the date and location on which the observation was made, and the results of the observation.
 - (b) If the observer sees a visible emission from a fugitive dust source that on an instantaneous basis appears to exceed the applicable opacity standard, then the observer

shall take a six-minute Method 9 observation of the visible emission

- If the six-minute opacity of the visible emission (1)is less than or equal to the applicable opacity standard, the observer shall make a record of the results of the Method 9 observation:
- (2)If the six-minute opacity of the visible emission exceeds the applicable opacity standard, then the Permittee shall adjust or repair the controls or equipment to reduce opacity to below the applicable standard; and report it as an excess emission under Section XII.A of Attachment "A". The Permittee shall make a record of the results of the Method 9 observation, the corrective action taken and the excess emissions report.
- Permit Shield [A.A.C. R18-2-325] C.

Compliance with the conditions of this Part shall be deemed compliance with A.A.C. R18-2-604.A & B, A.A.C. R18-2-605, A.A.C. R18-2-606, A.A.C. R18-2-607, A.A.C. R18-2-614 and A.A.C. R18-2-702.B.

IV. **MOBILE SOURCE REQUIREMENTS**

Applicability A.

The requirements of this Section are applicable to mobile sources which either move while emitting air contaminants or are frequently moved during the course of their utilization but are not classified as motor vehicles, agricultural vehicles, or agricultural equipment used in normal farm operations. Mobile sources shall not include portable sources as defined in A.A.C. R18-2-101.90.

В. **Particulate Matter and Opacity**

- 1. **Emission Limitations and Standards**
 - a. Off-Road Machinery [A.A.C.R18-2-802]

The Permittee shall not cause, allow, or permit to be emitted into the atmosphere from any off-road machinery, smoke for any period greater than ten consecutive seconds, the opacity of which exceeds 40 percent. Visible emissions when starting cold equipment shall be exempt from this requirement for the first ten minutes. Off-road machinery shall include trucks, graders, scrapers, rollers, and other construction and mining machinery not normally driven on a completed public roadway.

- Roadway and Site Cleaning Machinery b.
 - i. The Permittee shall not cause, allow or permit to be emitted into the atmosphere from any roadway and site cleaning machinery smoke or dust for any period greater than ten consecutive

[A.A.C.R18-2-801.A]

seconds, the opacity of which exceeds 40 percent. Visible emissions when starting cold equipment shall be exempt from this requirement for the first ten minutes. [A.A.C.R18-2-804.A]

- The Permittee shall take reasonable precautions, such as the use of dust suppressants, before the cleaning of a site, roadway, or alley. Earth or other material shall be removed from paved streets onto which earth or other material has been transported by trucking or earth moving equipment, erosion by water or by other means. [A.A.C. R18-2-804.B]
- c. Unless otherwise specified, no mobile source shall emit smoke or dust the opacity of which exceeds 40 percent. [A.A.C.R18-2-801.B]
- 2. Recordkeeping Requirement [A.A.C.R18-2-306.A.5.a]

The Permittee shall keep a record of all emissions related maintenance activities performed on the Permittee's mobile sources stationed at the facility as per manufacturer's specifications.

3. Permit Shield [A.A.C. R18-2-325]

Compliance with the conditions of this Part shall be deemed compliance with A.A.C. R18-2-801, A.A.C. R18-2-802, and A.A.C. R18-2-804.

V. OTHER PERIODIC ACTIVITY REQUIREMENTS

A. Abrasive Blasting

b.

- 1. Particulate Matter and Opacity
 - a. Emission Limitation and Standards [A.A.C. R18-2-726]

The Permittee shall not cause or allow sandblasting or other abrasive blasting without minimizing dust emissions to the atmosphere through the use of good modern practices. Good modern practices include:

- i. Wet blasting;
- ii. Effective enclosures with necessary dust collecting equipment; or
- iii. Any other method approved by the Director.
- Opacity

The Permittee shall not cause, allow or permit visible emissions from sandblasting or other abrasive blasting operations in excess of 20 percent opacity, as measured by EPA Reference Method 9.

2. Monitoring and Recordkeeping Requirement [A.A.C. R18-2-306.A.3.c]

Each time an abrasive blasting project is conducted, the Permittee shall log in indelible ink or in an electronic format, a record of the following:

[A.A.C. R18-2-702.B]

- a. The date the project was conducted;
- b. The duration of the project; and
- c. Type of control measures employed.
- 3. Permit Shield

Compliance with the conditions of this Part shall be deemed compliance with A.A.C. R18-2-702.B and A.A.C. R18-2-726.

B. Use of Paints

- 1. Volatile Organic Compounds
 - a. Emission Limitations and Standards

While performing spray painting operations, the Permittee shall comply with the following requirements:

- i. The Permittee shall not conduct or cause to be conducted any spray painting operation without minimizing organic solvent emissions. Such operations, other than architectural coating and spot painting, shall be conducted in an enclosed area equipped with controls containing no less than 96 percent of the overspray. [A.A.C.R18-2-727.A]
- ii. The Permittee or their designated contractor shall not either:
 - (a) Employ, apply, evaporate, or dry any architectural coating containing photochemically reactive solvents for industrial or commercial purposes; or
 - (b) Thin or dilute any architectural coating with a photochemically reactive solvent.

[A.A.C.R18-2-727.B]

- iii. For the purposes of Condition V.B.1.a.ii, a photochemically reactive solvent shall be any solvent with an aggregate of more than 20 percent of its total volume composed of the chemical compounds classified in Conditions V.B.1.a.iii.(a) through V.B.1.a.iii.(c) below, or which exceeds any of the following percentage composition limitations, referred to the total volume of solvent:
 - (a) A combination of the following types of compounds having an olefinic or cyclo-olefinic type of unsaturationhydrocarbons, alcohols, aldehydes, esters, ethers, or ketones: 5 percent.
 - (b) A combination of aromatic compounds with eight or more carbon atoms to the molecule except ethylbenzene: 8 percent.

- (c) A combination of ethylbenzene, ketones having branched hydrocarbon structures, trichloroethylene or toluene: 20 percent. [A.A.C.R18-2-727.C]
- iv. Whenever any organic solvent or any constituent of an organic solvent may be classified from its chemical structure into more than one of the groups of organic compounds described in Conditions V.B.1.a.iii.(a) through V.B.1.a.iii.(c) above, it shall be considered to be a member of the group having the least allowable percent of the total volume of solvents.

[A.A.C.R18-2-727.D]

- b. Monitoring and Recordkeeping Requirements
 - i. Each time a spray painting project is conducted, the Permittee shall log in indelible ink, or in an electronic format, a record of the following:
 - (a) The date the project was conducted;
 - (b) The duration of the project;
 - (c) Type of control measures employed;
 - (d) Material Safety Data Sheets for all paints and solvents used in the project; and
 - (e) The amount of paint consumed during the project.
 - ii. Architectural coating and spot painting projects shall be exempt from the recordkeeping requirements of Condition V.B.1.b.i above. [A.A.C. R18-2-306.A.3.c]
- c. Permit Shield [A.A.C. R18-2-325]

Compliance with the conditions of this Part shall be deemed compliance with A.A.C.R18-2-727.

- 2. Opacity
 - a. Emission Limitation and Standard [A.A.C. R18-2-702.B]

The Permittee shall not cause, allow or permit visible emissions from painting operations in excess of 20 percent opacity, as measured by EPA Reference Method 9.

b. Permit Shield [A.A.C. R18-2-325]

Compliance with the conditions of this Part shall be deemed compliance with A.A.C. R18-2-702.B.

C. Demolition/Renovation - Hazardous Air Pollutants

1. Emission Limitation and Standard [A.A.C. R18-2-1101.A.8]

The Permittee shall comply with all of the applicable requirements of 40 CFR 61 Subpart M (National Emissions Standards for Hazardous Air Pollutants - Asbestos).

2. Monitoring and Recordkeeping Requirement [A.A.C. R18-2-306.A.3.c]

The Permittee shall keep all required records in a file. The required records shall include the "NESHAP Notification for Renovation and Demolition Activities" form and all supporting documents.

3. Permit Shield

[A.A.C. R18-2-325]

Compliance with the conditions of this Part shall be deemed compliance with A.A.C. R18-2-1101.A.8.

ATTACHMENT "C": EQUIPMENT LIST

Air Quality Control Permit No. 48819 For El Paso Natural Gas Company-Bowie

| EQUIPMENT TYPE | MAXIMUM CAPACITY* | MAKE | MODEL | SERIAL NUMBER | INSTALLATION/ MFG DATE |
|-------------------|----------------------|---------------------|-----------|------------------|---------------------------|
| Gas Turbine | 9,800 Hp | General Electric | M3122R | 214252 | 1971 |
| Generator | 226 Hp | Waukesha | F1905 GRU | 70442 | 1987 |
| Generator | 96 Hp | Generac | 97A06189S | 2038089 | 1998 |