

STATE OF CONNECTICUT

CONNECTICUT SITING COUNCIL

Ten Franklin Square, New Britain, CT 06051
Phone: (860) 827-2935 Fax: (860) 827-2950
E-Mail: siting.council@ct.gov
Web Site: portal.ct.gov/csc

VIA ELECTRONIC MAIL

October 12, 2022

Kristen Grillo Bloom Energy Corporation 4353 North First Street San Jose, CA 95134 Kristen.Grillo@bloomenergy.com

RE: **PETITION NO. 1479** – Bloom Energy Corporation declaratory ruling, pursuant to Connecticut General Statutes §4-176 and §16-50k, for the proposed construction, maintenance and operation of a customer-side 1.5-megawatt fuel cell facility and associated equipment to be located at the NBC Sports Group building, 1 Blachley Road, Stamford, Connecticut.

Dear Kristen Grillo:

The Connecticut Siting Council (Council) is in receipt of the notification for pipe cleaning procedure dated September 30, 2022 regarding compliance with Condition No. 4 of the Council's Declaratory Ruling of March 14, 2022 for the above-referenced project.

The Council acknowledges that the condition has been satisfied. This acknowledgment applies only to the condition satisfied by the September 30, 2002 correspondence.

Thank you for your attention and cooperation.

Sincerely,

Melanie A. Bachman Executive Director

MB/RDM/laf

From: Kristen Grillo < Kristen.Grillo@bloomenergy.com >

Sent: Friday, September 30, 2022 1:34 PM

To: CSC-DL Siting Council < <u>Siting.Council@ct.gov</u>>

Subject: PE1479 - NBC Universal, 1 Blachley Road, Stamford(CT) - Letter of Notification for

Pipe Cleaning Procedures

Good afternoon,

Per condition #4 cited in Siting Council Declaratory Ruling Letter for Petition #PE1479, please find attached our Letter of Notification for pipe cleaning procedure to be performed at the NBC Universal Bloom Energy Fuel Cell Installation site, located at 1 Blachley Road in Stamford, CT.

If you should have any questions or require further information, please don't hesitate to contact me.

Thank you for your time.



Kristen Grillo

Senior Permitting Specialist | East Coast Field Office Customer Installations Group | North America (917) 803-4511 Kristen.Grillo@bloomenergy.com

Bloom Energy Corporation 4353 North First Street, San Jose, CA 95134 (408) 543-1500 www.bloomenergy.com



September 30, 2022

Melanie Bachman, Esq. Executive Director Connecticut Siting Council 10 Franklin Square New Britain, CT 06051

RE: PETITION NO. 1479 – Bloom Energy Corporation notification to the Connecticut Siting Council of fuel pipe cleaning procedures in association with the operation of the 1.5 – megawatt fuel cell facility located at the NBC Sports Group building, 1 Blachley Road, Stamford, Connecticut.

Dear Ms. Bachman:

Per condition #4 outlined in the Siting Council's declaratory ruling letter received on March 14, 2022, we are respectfully submitting the attached report to notify the Council of the means and methods that will be used to perform fuel pipe cleaning procedures, to be completed in accordance with Public Act 11-101.

In compliance with condition #4.h., copies of this correspondence and accompanying report are being sent via USPS Certified Mail to the state agencies on the attached list.

If you have any questions, concerns or require additional information, please contact me at (917) 803-4511.

Respectfully,

Kristen Grillo

Bloom Energy Corporation

Senior Permitting Specialist | East Coast Field Office

Customer Installations Group | North America

(917) 803-4511

Kristen.Grillo@bloomenergv.com



Name	Title	Mailing Address	Town	State	Zip
	Commissioner, Dept. of Energy and				
Katie Dykes	Environmental Protection	79 Elm St.	Hartford	СТ	06106-5127
	Chairman, Public Utilities Regulatory				
Marissa Paslick Gillett	Authority	10 Franklin Square	New Britain	СТ	06051
Dr. Manisha Juthani	Commissioner, Dept. of Public Health	410 Capitol Ave.	Hartford	СТ	06134
	Executive Director, Council on				
Paul Aresta	Environmental Quality	79 Elm St.	Hartford	СТ	06106
Bryan P. Hurlburt	Commissioner, Dept. of Agriculture	450 Columbus Blvd., Suite 701	Hartford	СТ	06103
	Secretary, Office of Policy and				
Jeffrey R. Beckham	Management	450 Capitol Ave.	Hartford	СТ	06106
Joseph Giulietti	Commissioner, Dept. of Transportation	2800 Berlin Turnpike	Newington	СТ	06111
Joseph Glanetti	Commissioner, Dept. of Economic and	2000 Beriiii Turripiike	Newington		00111
David Lehman	Community Development	450 Columbus Blvd.	Hartford	СТ	06103
	Deputy Commissioner, Dept. of Emergency				
Brenda Bergeron	Management and Homeland Security	1111 Country Club Rd.	Middletown	СТ	06457
	Commissioner, Dept. of Consumer				
Michelle H. Seagull	Protection	450 Columbus Blvd., Suite 901	Hartford	СТ	06103
_	Commissioner, Dept. of Administrative				
Michelle Halloran Gilman	Services*	450 Columbus Blvd.	Hartford	СТ	06103
Danté Bartolomeo	Commissioner, Dept. of Labor	200 Folly Brook Blvd.	Wethersfield	СТ	06109

^{*}The Department of Public Works was eliminated and is now under the Department of Administrative Services.



Submittal #220000-008.0 - Gas Line Purge MOP 220000 - Plumbing

Revision 0 **Submittal Manager** Bill Burgon (A/Z Corporation)

Status Open Date Created Sep 22, 2022

Issue Date Sep 22, 2022 Spec Section 220000 - Plumbing

Responsible A/Z Mechanical Contractor

Received Date Submit By

Final Due Date Sep 26, 2022 Lead Time

Cost Code

Received From

Daniel Cruz (A/Z Mechanical)

Location Type Document

Sub Section

Approvers Sung Lee (SK ecoplant)

Ball in Court Sung Lee (SK ecoplant)

Distribution Tyler Thorpe (A/Z Electrical), Matthew Devitto (A/Z Corporation), Daniel Cruz (A/Z Mechanical)

Description

Submittal Workflow

Name	Sent Date	Due Date	Returned Date	Response	Attachments
General Information Attachments					
Sung Lee		Sep 26, 2022		Pending	



Our review is for the general conformance with the design concept and contract documents. Any marking or comments must not be construed as relieving the subcontractor/supplier from compliance with the project plans and specifications nor departures there from. The subcontractor / supplier remains responsible for details and accuracy, for confirming and correlating all quantities and dimensions, for selecting fabrication processes for the techniques of assembly, and for performing this work in a safe manner and in accordance with all applicable codes.

September 22, 2022

Reviewed by: _____ William Burgon

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METHOD OF PROCEDURE

NBC Sports

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RΕ	Building Name	NBC Sports / SKE&C Betek BLOOM ENERGY - FUEL CELLS
	Work Site Address	1 Blachley Rd Stamford, CT 06902

WHEN

Work Start Date	5-Oct	Shift Start Time	6:00:00 AM
Work Complete Date	5-Oct	Shift Complete Time	2:30:00 PM

WHAT

Site ID	S10883	Description of Work	FUEL CELL
Project Title	NBC003	MOP Type	Sequence of Operation for Nitrogen Purge

wно

Name	Company	Title	Function/Department	Date	Approved or Approval Not Req
Tyler Thorpe	A-Z Corp	Project Manager	Electrical		
Matt DeVitto	A-Z Corp	Site Superitendant	СМ		
Daniel Cruz	A-Z Corp	Project Manager	Mechanical		
Zach Benevides	A-Z Corp	Project Foreman	Mechanical		
Ken Weaverling	BloomEnergy	Site Superitendant	Oversight		
Sung Lee	SKE&C	Project Controls Manag	Remote Oversight		
Robert Andel	Complete Connection	Engineer	3rd Party Inspection Agency	/	
Stamford Fire Departmen	City of Stamford	Dispatch	Remote Oversight - In Case	of Emer	gency

DOC- 1010418 Rev A	NBC Sports / SKE&C Betek BLOOM ENERGY - FUEL CELLS							
C-8-1388	NBC003 (1 Blachley Rd Stamford, CT 06902)							
SECT.								
1	Planning Tasks							
2	Shutdown Tasks							
				·				

ritical tep? (*)	Step No	Procedure / Task	Responsible Parties	Planned Start Date	Time	Initial Here
		PLANNING TASKS				
	1	Review the Bloom Energy N2 Commissioning requirements and the CSC Letter Dated 3/14/22 and make provisions to complete all required work needed to safely purge and energize the new gas piping installation.	A/Z Corp/Bloom Energy/SKE&C	9/20/2022	N/A	
	2	Verify fuel plumbing has been pressure tested for leaks by the final inspections complete prior to executing this MOP	A/Z Corp	9/26/2022	N/A	
	3	Per CSC Letter Item#4a Compressed Nitrogen will be the identified cleaning media for the fuel cell new piping installation.	A/Z Corp	9/20/2022	N/A	
	4	Verify Tools are available: Gas Meter Detector RKI-GX2012, Adjustable Pipe Wrenches, Caution Tape, Fire Extinguisher (2A or better), Nitrogen Bottle with Pressure Regulator and Certified Gauges, YFP Purge Hose	A/Z Corp	10/5/2022	7am	
	5	Required PPE: Safety Glasses, Gloves Lvl4 cut resistant, Hard Hat, High Visibility Clothing, Steel Toe or Composite Work Boots with safety toe protection	A/Z Corp	10/5/2022	N/A	
	6	Per CSC Letter Item#4b Identify Known Hazards of Compressed Nitrogen are as follows: Contains Gas under pressure; may explode if heated. May displace oxygen and cause rapid suffocation	A/Z Corp	9/20/2022	N/A	
	7	Per CSC Letter Item#4c Description of how known hazards will be mitigated: A/Z will perform operation in outdoor area away from mechanical intakes or building openings. Compressed Nitrogen tanks will be stored out of direct sunlight, upright and secured to prevent tank from being susceptible to extreme temperatures above 52 deg C/ 125deg F.	A/Z Corp	9/20/2022	N/A	
	8	Per CSC Letter Item#4d A/Z jobsite foreman and any other affected employees conducting work shall conduct a site specific safety meeting with the Compressed Nitrogen material SDS sheet regards to safe working methods. All work to conform to the requirements set forth in the NFPA 54 1213.0 Pressure Testing, Inspection, and Purging.	A/Z Corp	10/5/2022	7am	
	9	Per CSC Letter Item#4f A/Z Corporation will be performing the Nitrogen Media Purge as the project Plumbing Contractor approved by the City of Stamford.	A/Z Corp/SKE&C	10/5/2022	N/A	
	10	Per CSC Letter Item#4g - Notify 3rd Party Inspection Agency to schedule witness inspection for Fuel Pipe Cleaning. Agency will be Complete Connection, LLC Consulting Engineers - 227 Merwin Ave. Milford, CT 06460	A/Z Corp/Bloom Energy/SKE&C	10/5/2022	N/A	

11	Per CSC Letter Item#4h - Review MOP with SKE&C and Bloom Energy. If approved, SKE&C to submit notice to CSC of purging clean new gas piping.	A/Z Corp/Bloom Energy/SKE&C	9/20/2022	N/A	
12	Field Coordination: Setup Barricades with caution tape and or cones within a 10ft radius around the point of discharge. Ensure no open flame within 50ft of equipment. Make sure Fire Extinguisher is within reach less than 50ft from discharge area. Confirm all Valves are in the closed position at all fuel stubups and meter.	A/Z Corp	10/5/2022	7:30am	
13	Notify Fire Department Dispatch	A/Z Corp	10/5/2022	7am	
	SHUTDOWN TASKS				
1	Per CSC Letter Item# 4e - Gather A-Z Team Together for Stand-Down to Discuss MOP and Go Over Any Questions/Concerns. Persons not involved in the purging operations shall be evacuated from all areas within 10ft of point of discharge	All Teams	10/5/2022	7am	
2	Purge Open End of piping with Compressed Nitrogen using a pressure regulator with certified gauge rated for 100psi and controlled shutoff valve. The point of discharge shall be located at least 10ft away from sources of igntion, building openings, and 25ft from mechanical intake openings.	A/Z Corp/Bloom Energy	10/5/2022	8:00am	
3	Compressed Nitrogen will be purged at 60psi for 60 seconds approximately 5 times at each of the 3 outlet locations noted on the plan.	A/Z Corp/Bloom Energy/3rd Party Inspector	10/5/2022	8:00am	
4	Close System Open End shutoff valve for purging and connect to Bloom Fuel Cell Equipment	A/Z Corp/Bloom Energy	10/5/2022	9:00am	
5	Eversource Set Pressure Regulator and Release Meter Isolation Valve to flow Natural Gas through new piping at each of the (5) fuel stub ups using a calibrated Natural Gas Detector monitored by A/Z Corp at until 95% natural gas is detected. The point of discharge shall be located at least 10ft away from sources of igntion, building openings, and 25ft from mechanical intake openings.	Eversouce/A/Z Corp/Bloom Energy	10/5/2022	9:30am	
6	Close ES Fuel Cell stub up Open End shutoff valve one at a time while purging and leave gas service energized for Bloom Energy to startup equipment	A/Z Corp/Bloom Energy/Eversource	10/5/2022	10:30am	
7					
8					
9					

DOC-1010418 Rev A

PROJECT CONTACTS LIST

Name	Company	Title	Function/Department	Email	Phone
Tyler Thorpe	A-Z Corp	Project Manager	Electrical	tthorpe@a-zcorp.com	860-204-6410
Matt DeVitto	A-Z Corp	Site Superitendant	СМ	mdevitto@a-zcorp.com	860-912-2948
Daniel Cruz	A-Z Corp	Project Manager	Mechanical	dcruz@a-zcorp.com	860-235-3945
Zach Benevides	A-Z Corp	Project Foreman	Mechanical	zbenevides@a-zcorp.com	860-912-3174
Ken Weaverling	BloomEnergy	Site Superitendant	Oversight	kenneth.weaverling@bloomenergy.com	302-332-1528
Sung Lee	SKE&C Betek	Project Controls Manager	Remote Oversight	sunglee@sk.com	213-712-6094
Robert Andel	Complete Connection, LLC	Engineer	3rd Party Inspection Agency	robert.andel@sbcglobal.net	(203) 500-1743
Stamford Fire Deparment	City of Stamford	Dispatch	Oversight		203-977-5555

	Contingency Plan
Concern	In case of a emergency
Response	Contact the Fire Department
Concern	
Response	
Concern	
Response	
Concern	
Response	
Concern	
Response	
Concern	
Response	
Concern	
Response	



Gas System Commissioning – N2

DOC-1010208 Revision A

Estimated Evolution Time: 2 hrs Number of Personnel: 2 Total

1 Inlet Attendant & 1 Discharge Attendant

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Purpose

- This procedure intends to provide a clear process for CIG field workers ensuring natural gas delivery to site
 within Bloom Energy Specifications. More specifically, the objective of this procedure is to:
 - o Ensure Compliance with:
 - NFPA 54 National Fuel Gas Code
 - OSHA and CalOSHA construction safety standards
 - Title 49 of the Code of Federal Regulations (DOT) safety standards
 - Regional Air Quality Management Board Regulations
 - Bloom Energy's Critical to Quality Standards, especially regarding
 - · Gas piping system blow-down and purging standards
 - Only valid in the state of CT

Scope

This procedure applies to all US BE construction sites in Connecticut.

Audience

- 1 CDA Input attendant (general or sub-contractor)
- 1 Discharge Attendant (Bloom Qualified Gas Personnel)

Applicable Documents

- NFPA 54
- DOC-1007152 SVC
- DOC-1009468 Gas System Commissioning CDA



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Preliminary Requirements

Required Safety Trainings

- Bloom personnel on site must be documented as Bloom Energy (BE) Qualified Gas System Personnel, which includes:
 - o Pipeline Safety
 - Compressed Gas Safety
 - o LOTO
 - Valve Safety

Required Personal Protection Equipment (PPE)

- Safety glasses
- Gloves
- Hard hat
- High visibility clothing
- Work boots with safety toe protection

Special Precautions and Potential Hazards

- Verify fuel plumbing has been pressure tested for leaks by the utility and general contractor before executing this SOP (House Line Release).
- Oxygen monitoring is required for this operation.

Required Tools, Materials, and Equipment

- YFP Purge Hose (124422)
- House line installed
- Multi-Gas Monitor: minimum detection of Oxygen and Methane LEL
- Adjustable Wrench Set and/or two (2) Pipe Wrenches
- Gas Sampling Kit (BE# 131263)
- Caution tape and delineators
- Fire Extinguisher (2A or better).
 - o This should already be on site.
- Filled Nitrogen Tank
 - QTY 1 approximately 75 Cu. Ft tank per 250 linear feet of 2" gas line (Praxair part NI-Q or equivalent)
 - QTY 1 approximately 140 Cu. Ft tank per 500 linear feet of 2" gas line (Praxair part NI-S or equivalent)



Section A: Nitrogen Purge of Construction Plumbing

- 1. Site Setup
 - 1.1. Ensure all customer protocols are met and scheduled accordingly1.1.1. Multiple RSA on the same site requires a dedicated MOP, using this procedure as a guide.
 - 1.2. Put On PPE.
 - 1.3. Turn on personal gas monitor(s) and attach to the person(s) at the discharge location.
 - 1.4. Set up cones and caution tape to establish a discharge area around the fuel stub up farthest from the MSA with a 10 foot radius around the point of discharge. Remove all non-essential personnel.
 - 1.4.1. Ensure that the will be no open flame within 50 ft
 - 1.5. Ensure a 2A or better fire extinguisher is located within 50 feet of the discharge area.
 - 1.6. Verify Each Fuel stub up valve is in the closed position (at YFP, and Upstream facilities valve, where applicable and shut each fuel stub up valve. See Figure 1.

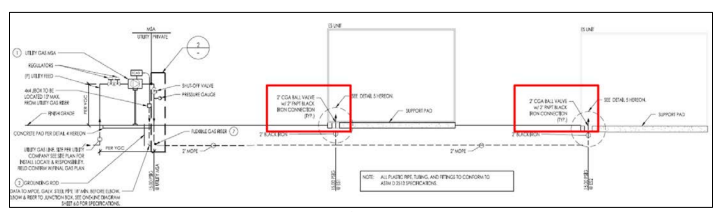


Figure 1

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- 1.7. Identify Isolation valves on meter assembly.
- 1.8. Ensure all shut off valves are open between MSA and ESS and the stub-up valves are closed.

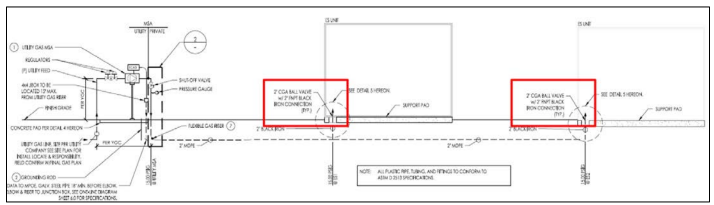


Figure 2

a. If a YBB, reach out to the Construction Program Manager. Future instructions will go here. See Figure 3.

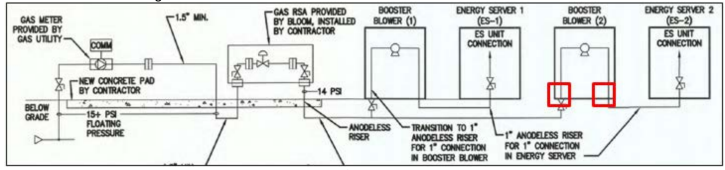


Figure 3

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- 2. Follow the gas line from the MSA (or MSA gap) to the isolation valve on the stub up.
 - 2.1. Identify Isolation valve on meter assembly.
 - 2.2. Determine if gas pressure is available to the plumbing being purged, apply a LOTO to isolate gas if required.
 - 2.3. Perform a valve lineup to achieve the following:
 - 2.3.1. Meter Isolation valve is shut
 - 2.3.2. System gas stub up valve is shut
 - 2.3.3. All other valves between the meter isolation and system gas stub up are open
 - 2.3.3.1. If Parallel regulators, ensure only one set open, close isolations to the other set of regulators

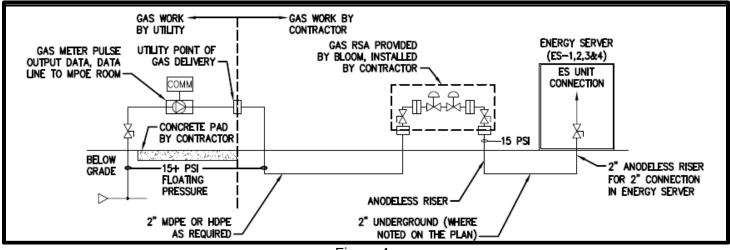


Figure 4

- 3. General/Subcontractor connects the supply of Nitrogen to the furthest point upstream without interfering with the Gas Utility scope of work.
- 4. Position Discharge Attendant with air monitor at the point of discharge.

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- 5. Connect YFP Purge Hose.
 - 5.1. Disconnect YFP from the fuel stub up, if connected
 - 5.2. Attach YFP purge hose to fuel stub up
 - 5.3. Attach YFP purge hose to overhead QDC
- 6. Inlet attendant supplies intended operational system pressure (min of 60 PSI) to plumbing and corrects any leaks.
- 7. Once pressure holds, the Discharge Attendant slowly opens all valves between the Nitrogen supply and the discharge assembly
- 8. Discharge attendant then opens the discharge assembly full open
 - 8.1. Continuously monitor the discharge area for the following and create an incident report if any are found:
 - 8.1.1. Debris
 - 8.1.2. Liquid water
 - 8.1.3. Gas other than compressed air
 - 8.1.4. Discharge attendant shall continuously monitor the discharge area and be prepared to secure the flow.
- 9. Let Nitrogen flow through the purge assembly for 60 seconds, then secure for 60 seconds.
 - 9.1. Perform at least 6 on/off cycles (6 cycles per 200 ft. of underground pipe)
- 10. Close the stub up isolation valve
- 11. If part of the assembly, remove the purge hose Y strainer
 - 11.1. If debris found, take pictures, clean and log an incident.
- 12. Reinstall "y" strainer.
- 13. If the Gas stick is provided by Bloom, perform Section B, if it is provided by the utility (fixed pressure) Move to Section C



Section B: Setting the Bloom Gas Regulators

- 1. Possible Bloom Gas Stick Setups:
 - 1.1. Dual Regulator (two regulators on a single run of pipe)
 - 1.1.1. Perform Section B as written
 - 1.2. Dual Parallel (four regulators on two runs of pipe)
 - 1.2.1. Perform Section B once for each set
 - 1.2.2. Ensure that the set not being used is isolated
 - 1.3. Single Regulator (one regulator on a single run of pipe)
 - 1.3.1. Follow instructions for the upstream regulator only
- 2. Di Discharge Attendant throttles open the discharge valve as little as possible while still discharging air.
- 3. Contract Plumber will throttle the compressed gas regulator to achieve delivery pressure (min of 60PSI) on pressure gauge upstream of the regulator set.

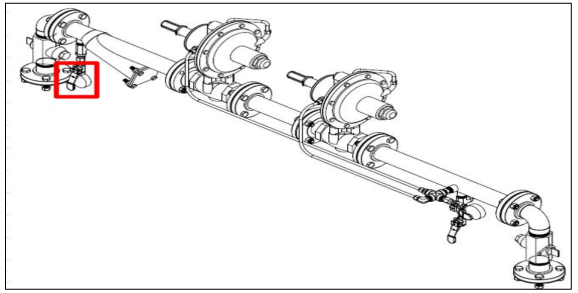


Figure 10

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- Discharge Attendant closes the valve on the vent assembly.
- 5. Remove the gray plastic covers from the Main Body Pilot adjustment screw from both regulators. Leave the cover on the small independent series 67 pilot assembly alone. See Figure 11.

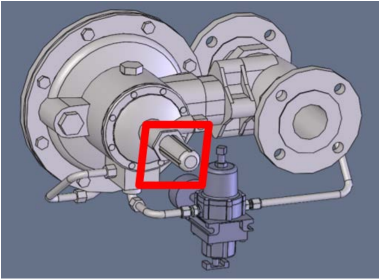


Figure 11

- 6. Turn the **Main Body Pilot** on the **upstream** regulator fully counter clockwise to stop any flow of gas.
- 7. Turn the Main Body Pilot on the downstream regulator clockwise so the regulator is fully open.
 - 7.1. If single regulator, ignore all **downstream** regulator instructions

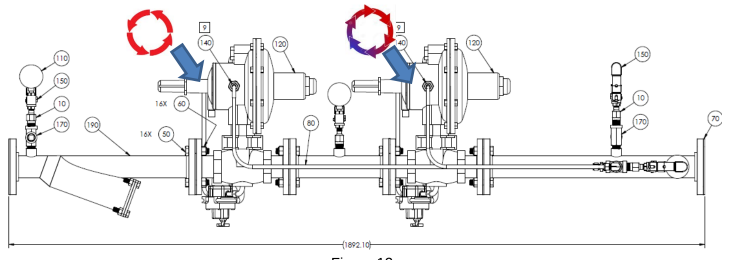


Figure 12

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8. Crack open the discharge valve just enough so that the flow of air can be heard or felt.



Figure 13

- 9. Adjust the **Upstream** regulator first.
- 10. On the **Main Body Pilot** assembly, turn the adjusting screw clockwise to increase outlet pressure to achieve **18** psi as read on a gauge as far downstream as possible.
 - 10.1. Be sure to adjust slowly to allow system pressure to stabilize after adjustment.

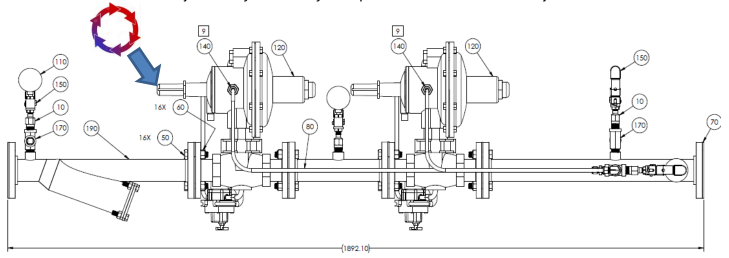


Figure 14

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- 11. Adjust the downstream regulator second
 - 11.1. On the Main Body Pilot assembly, turn the adjusting screw clockwise to increase outlet pressure or counterclockwise to decrease outlet pressure to achieve 15 psi as read as far downstream as possible.
 - 11.2. Be sure to wait for system pressure to change.

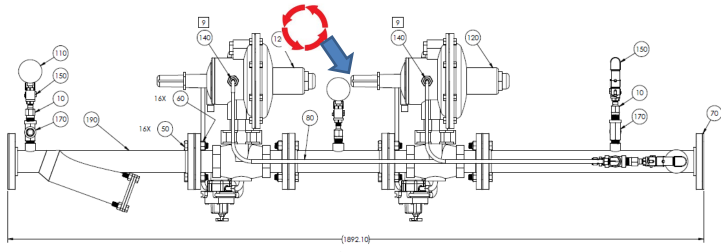


Figure 15

- 12. If the pressure on the upstream RSA riser gauge drops below expected delivery pressure at any time during the procedure, STOP, and re-pressurize the line and consider throttling down on the discharge valve.
- 13. Close the vent assembly valve.



- 14. If the gas stick is a dual parallel set and this is the first set dialed in, do the following (skip to next step if not):
 - 14.1. Isolate the dialed in set with the valves provided on the turndown
 - 14.2. Open the isolation valves for the pair that has not yet been set
 - 14.3. Repeat Section B for the second set of regulators

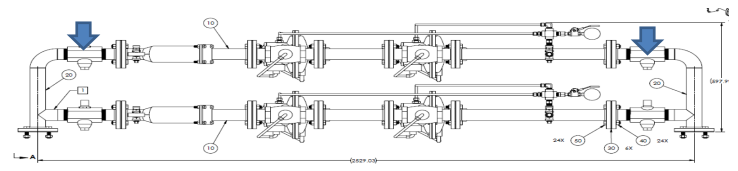


Figure 16

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Section C: Process closeout

- 1. Restore system Conditions
 - 1.1. Turn off the air compressor
 - 1.2. Isolate the test equipment from the system
 - 1.3. Remove all test equipment
 - 1.3.1. Air Compressor
 - 1.3.2. Purge Hose
 - 1.4. Close all fuel stub up valves and reconnect YFP to fuel stub up
 - 1.5. Leave meter isolation valves open
 - 1.5.1. If dual parallel, leave only one set open, isolate the second set

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Version History

Revision	Date	Process Owner	Change Description	Training Requi	red
Α		Andy Blakeslee	Initial Release	☐ Yes 🖂	No
Α	4/27/17	Shane Peters	Reformatted into Standard Template, suggested edits	☐ Yes ☐	No
Α	6/8/17	Shane Peters	Thomas Sipe updates, with Shane's reformatting.	Yes	No
Α	2/20/18	Thomas Sipe	Split CDA, N2 and Moisture Sample	⊠ Yes □	No
				☐ Yes ☐	No
	•				

Electronic Signature approvals are on file in Agile.



STATE OF CONNECTICUT

CONNECTICUT SITING COUNCIL

Ten Franklin Square, New Britain, CT 06051 Phone: (860) 827-2935 Fax: (860) 827-2950 E-Mail: siting.council@ct.gov Web Site: portal.ct.gov/csc

VIA ELECTRONIC & CERTIFIED MAIL RETURN RECEIPT REQUESTED

March 14, 2022

Kristen Grillo Bloom Energy Corporation 4353 North First Street San Jose, CA 95134 Kristen.Grillo@bloomenergy.com

RE:

PETITION NO. 1479 – Bloom Energy Corporation petition for a declaratory ruling, pursuant to Connecticut General Statutes §4-176 and §16-50k, for the proposed construction, maintenance and operation of a customer-side 1.5-megawatt fuel cell facility and associated equipment to be located at the NBC Sports Group building, 1 Blachley Road, Stamford, Connecticut.

Dear Ms. Grillo:

At a public meeting held on March 10, 2022, the Connecticut Siting Council (Council) considered and ruled that the above-referenced proposal meets air and water quality standards of the Department of Energy and Environmental Protection and would not have a substantial adverse environmental effect, and pursuant to Connecticut General Statutes § 16-50k would not require a Certificate of Environmental Compatibility and Public Need, with the following conditions:

- 1. Approval of any Project changes be delegated to Council staff:
- 2. Provide a copy of the Fuel Cell Emergency Response Plan to local emergency responders prior to facility operation, and provide emergency response training;
- 3. The use of natural gas as a fuel system cleaning medium during fuel cell construction, installation or modification shall be prohibited;
- 4. Submit the following information to the Council 15 days prior to any fuel pipe cleaning operations related to fuel cell construction, installation, or modification:
 - a. Identification of the cleaning media to be used;
 - b. Identification of any known hazards through use of the selected cleaning media;
 - Description of how known hazards will be mitigated, including identification of any applicable state or federal regulations concerning hazard mitigation measures for such media;
 - d. Identification and description of accepted industry practices or relevant regulations concerning the proper use of such media;
 - e. Provide detailed specifications (narratives/drawings) indicating the location and procedures to be used during the pipe cleaning process, including any necessary worker safety exclusion zones;
 - f. Identification of the contractor or personnel performing the work, including a description of past project experience and the level of training and qualifications necessary for performance of the work;

g. Contact information for a special inspector hired by the project developer who is a Connecticut Registered Engineer with specific knowledge and experience regarding electric generating facilities or a National Board of Boiler and Pressure Vessel Inspector and written approval of such special inspector by the local fire marshal and building inspector; and

h. Certification of notice regarding pipe cleaning operations to all state agencies listed in General Statutes § 16-50j(h) and to the Department of Consumer Protection, Department of Labor, Department of Public Safety, Department of Public Works, and the Department

of Emergency Management and Homeland Security;

- 5. Compliance with the following codes and standards during fuel cell construction, installation or modification, as applicable:
 - a. NFPA 54
 - b. NFPA 853; and
 - c. ASME B31;
- 6. Unless otherwise approved by the Council, if the facility authorized herein is not fully constructed within three years from the date of the mailing of the Council's decision, this decision shall be void, and the facility owner/operator shall dismantle the facility and remove all associated equipment or reapply for any continued or new use to the Council before any such use is made. The time between the filing and resolution of any appeals of the Council's decision shall not be counted in calculating this deadline. Authority to monitor and modify this schedule, as necessary, is delegated to the Executive Director. The facility owner/operator shall provide written notice to the Executive Director of any schedule changes as soon as is practicable;
- 7. Any request for extension of the time period to fully construct the facility shall be filed with the Council not later than 60 days prior to the expiration date of this decision and shall be served on all parties and intervenors, if applicable, and the City of Stamford;
- 8. Within 45 days after completion of construction, the Council shall be notified in writing that construction has been completed;
- 9. The facility owner/operator shall remit timely payments associated with annual assessments and invoices submitted by the Council for expenses attributable to the facility under Conn. Gen. Stat. §16-50v;
- 10. The facility owner/operator shall file an annual report on a forecast of loads and resources pursuant to Conn. Gen. Stat. §16-50r;
- 11. This Declaratory Ruling may be transferred, provided the facility owner/operator/transferor is current with payments to the Council for annual assessments and invoices under Conn. Gen. Stat. §16-50v and the transferee provides written confirmation that the transferee agrees to comply with the terms, limitations and conditions contained in the Declaratory Ruling, including timely payments to the Council for annual assessments and invoices under Conn. Gen. Stat. §16-50v; and
- 12. If the facility owner/operator is a wholly owned subsidiary of a corporation or other entity and is sold/transferred to another corporation or other entity, the Council shall be notified of such sale and/or transfer and of any change in contact information for the individual or representative responsible for management and operations of the facility within 30 days of the sale and/or transfer.

This decision is under the exclusive jurisdiction of the Council and is not applicable to any other modification or construction. All work is to be implemented as specified in the petition, dated January 14,

2022, and additional information received February 22, 2022, and in compliance with Public Act 11-101, An Act Adopting Certain Safety Recommendations of the Thomas Commission.

Enclosed for your information is a copy of the staff report on this project.

Sincerely,

Melanie A. Bachman Executive Director

MAB/RDM/laf

Enclosure: Staff Report dated March 10, 2022

c: Service List dated January 20, 2022
The Honorable Caroline Simmons, Mayor, City of Stamford (mayorsoffice@stamfordct.gov)
Walter F. Seely, Fire Marshal, City of Stamford (FireMarshal@stamfordct.gov)



STATE OF CONNECTICUT

Ten Franklin Square, New Britain, CT 06051 Phone: (860) 827-2935 Fax: (860) 827-2950 E-Mail: siting.council@ct.gov Web Site: portal.ct.gov/csc

Petition No. 1479
Bloom Energy Corporation
NBC Sports Group
1 Blachley Road, Stamford, Connecticut

Staff Report March 10, 2022

Introduction

On January 18, 2022, the Connecticut Siting Council (Council) received a petition from Bloom Energy Corporation (Bloom) for a declaratory ruling, pursuant to Connecticut General Statutes §4-176 and §16-50k, for the installation of a 1.5 megawatt (MW) fuel cell facility and associated equipment (Petition or Project) to be located at the NBC Sports Group building at 1 Blachley Road, Stamford, Connecticut.

On January 10, 2022, Bloom provided notice of the Project to abutting property owners, City of Stamford (City) officials, and required state agencies and officials. One abutter contacted Bloom requesting general Project information. No other comments were received.

Bloom consulted with and provided Project plans to the City's Land Use Bureau on December 10, 2021. The City did not comment on the Project.

On January 20, 2022, the Council sent correspondence to the City stating that the Council has received the Petition and invited the municipality to contact the Council with any questions or comments by February 17, 2022. No comments were received.

On February 8, 2022, pursuant to Regulations of Connecticut State Agencies (RCSA) §16-50j-40, the Council notified all state agencies listed therein, requesting comments regarding the proposed Project be submitted to the Council by February 17, 2022. No comments were received.

The Council issued interrogatories to Bloom on February 8, 2022. Bloom provided responses to the Council's interrogatories on February 22, 2022.

Public Benefit

The Project would be a "customer-side distributed resources" facility, as defined in Connecticut General Statutes (CGS) § 16-1(a)(49). CGS § 16a-35k establishes the State's energy policy, including the goal to "develop and utilize renewable energy resources...to the maximum practicable extent." The proposed facility is a distributed generation resource, and will contribute to fulfilling the State's Renewable Portfolio Standard as a low emission Class I renewable energy source. The Project was selected as part of the Low and Zero Emissions Renewable Energy Credit (LREC/ZREC) program. The Facility would be installed, maintained and operated by Bloom under a 15-year power purchase agreement with NBC Universal Media, LLC (NBC).

Project Site

The proposed facility is located on a 32.68-acre parcel, zoned M-D, Designed Industrial, that is developed with several buildings, a parking garage and parking lots. Multiple tenants utilize the on-site buildings. The fuel cell would be installed adjacent to the NBC Sports Group building in the northwest portion of the host parcel.

The surrounding area consists of high-density residential. The Rogers International School, a City K-8 school, is to the northeast at 202 Blachley Road. The nearest residential property line from the proposed facility is approximately 179 feet to the northwest.

Proposed Project

The facility would consist of five Bloom Energy 300-kW solid oxide fuel cell Energy Servers (model ES5-YASAAN) and associated equipment, including water deionizers, telemetry cabinets, disconnect switches, a transformer and utility cabinets. The fuel facility would consist of four energy servers measuring approximately 17.9 feet long by 8.6 feet wide by 6.7 feet tall and one energy server measuring 32.2 feet long by 4.3 feet wide by 7.1 feet tall. See Attached Site Plan for detail.

The fuel cell facility would be installed on concrete pads located in a paved area adjacent to the northwest corner of the building. A paved utility access way and a parking garage are located to the north of the proposed facility. A paved driveway and parking areas are located to the west, beyond which is a wooded area that buffers the host property from a residential area. A walled building compound that contains building fan units is to the east of the proposed facility.

To protect the fuel cell from potential vehicle damage, a guardrail would be installed along the north and west sides, facing the existing parking area and driveway.

The natural gas interconnection extends north from the proposed facility gas meter pad to existing service within the utility access way. Electric connections would extend east through the building to an existing building utility room. New meters and other electrical equipment would be installed within the room. A water connection would also occur within the building.

The proposed facility would be a customer-side, distributed resources project, designed only to provide electricity. The proposed facility would operate in parallel with the utility grid and provide a portion of the electrical needs of the NBC Sports Group building. The proposed facility is sized to provide at least 72% of the average annual baseload of the building. Any excess electricity created during periods of low energy usage, would be exported to the local electric grid under the net metering tariff. The interconnection application was submitted to Eversource in October 2021 for review. Final interconnection approval is anticipated in July 2022.

The proposed Bloom fuel cell units are designed to optimize the electrical efficiency alone rather than operate as combined heat and power units. Heat generated by the proposed facilities is used internally to increase the electrical efficiency of the fuel cells, and consequently there is no useful waste heat generated.

The fuel cell facility has an operational life of 15 years. The solid oxide fuel cell media would be changed at five-year intervals. At the end of the 15-year contract, NBC may renew the contract, return the facility at no cost, or buy the facility at fair market value. If the facility is to be removed at the end of the contract, the fuel cell units and associated equipment and components would be dismantled and removed.

Bloom anticipates construction to start in the third quarter of 2022 with approximately 12 - 18 weeks of total construction time, i.e. 4 to 6 weeks for site prep, 4 to 6 weeks for installation and 4 to 6 weeks for commissioning. Construction hours would be Monday-Friday, 7AM - 5 PM.

Environmental Effects and Mitigation

The fuel cell facility would comply with all applicable Department of Energy and Environmental Protection (DEEP) water quality standards as no water would be consumed or discharged once the facility is operational. The proposed fuel cell facility would operate without water discharge under normal operating conditions. Water consumption would only occur at system fill and during restart operations.

Air emissions produced during fuel cell operation would not trigger any regulatory thresholds and are shown below.

ll Facility
lbs/MWh
0.01
679-833

^{*}DEEP amended its regulations in 2016 to eliminate the CO2 permit requirements from the New Source Review and Title V Programs as a result of a United States Supreme Court decision that overturned states' regulatory CO2 permit requirements (*Utility Air Regulatory Group v. U.S. Environmental Protection Agency*, 573 U.S. 302 (2014)

The proposed facility would emit no methane (CH₄), sulfur hexafluoride (SF₆), hydrofluorocarbons (HFCs) or perfluorocarbons (PFCs), which are greenhouse gases defined in RCSA §22a-174-1(49), and would emit negligible amounts of sulfur oxides, volatile organic compounds and particulate matter.

The fuel cell desulfurization system would remove sulfur that is used as an odorant in natural gas because it is a fuel cell system contaminant. Sulfur compounds would be collected within a desulfurization unit (desulf unit) using a filter media – a composite copper catalyst. The U.S. Department of Transportation has certified the desulf unit as an acceptable form of transport for the desulfurization material that meets hazardous waste shipment standards. When a desulf unit is taken out of service, it is transported by a Bloom contractor to an out of state facility where the composite copper catalyst within the unit is removed, and the copper is used for other products. The empty desulf units are the refurbished for reuse at other Bloom fuel cell locations.

Visual impact from the proposed Project would be minimal as it is located among buildings that would block views from the north, south and east. Views from the west would be blocked by mature wooded vegetation along the host property boundary.

No wetlands, forest or prime farmland soils would be disturbed by the proposed Project as it is located entirely within paved areas on a developed commercial property. Erosion and sedimentation controls for the proposed facility would comply with the 2002 Connecticut Guidelines for Soil Erosion and Sediment Control.

The proposed Project is within a DEEP Natural Diversity Database (NDDB) buffer area. DEEP provided a NDDB Determination letter to Bloom on January 13, 2022 stating that it does not anticipate the proposed Project would have a negative impact on State-listed species. DEEP indicated the box turtle, a State Special Concern species, occurs in the general area and if a turtle is encountered during construction, that it be moved outside of the work zone.

Petition No. 1479 Page 4

The site is not within a Federal Emergency Management Agency- designated flood zone nor within an Aquifer Protection Area (APA). The nearest APA is 1.8 miles to the north. The site is not within the DEEP designated coastal boundary, defined under Connecticut's Coastal Management Act.

The site is previously disturbed and would not impact historic or cultural resources.

Public Safety

Before commissioning the proposed facility, Bloom would use compressed air as pipe cleaning media in accordance with Public Act 11-101, An Act Adopting Certain Safety Recommendations of the Thomas Commission.

The fuel cell facility has internal and remote 24/7 operational monitoring. Abnormal operation would cause the facility to automatically shut down. The facility can also be shut down through a remote operations center as well as manually. The fuel cell facility is designed in accordance with American National Standards Institute and Canadian Standards Association (ANSI/CSA) America FC 1-2004 and the National Fire Protection Association, Inc. Standard 853 for stationary fuel cell power systems and includes extensive safety control systems, including both automatic and manual shutdown mechanisms that comply with pertinent engineering standards.

An emergency response plan (ERP) for the facility is included within the Petition. Bloom would submit the ERP to the Stamford Fire Marshal and would provide on-site training to local officials.

The fuel cell system is controlled electronically and has internal sensors that continuously measure system operation. If safety circuits detect a condition outside normal operating parameters, the fuel supply is stopped, and individual system components are automatically shut down. In addition, manual emergency shut down push buttons would be located at the site.

Noise associated with the construction of this Project would be temporary and exempt from DEEP Noise Control Regulations. Operational noise levels at the boundary of the nearest residential property (197 feet to the west) to the facility are predicted to be 43 dBA. DEEP's Noise Control Regulations thresholds for a Class B (commercial) emitter to a Class A (residential) receptor is 55 dBA (day) and 45 dBA (night). The residential property is classified as a Class A receptor. The fuel cell would have a noise dampening foam material at the doors and exhaust of the fuel cell to lower its noise emissions by up to 5 dBA. The noise calculation included the noise dampening material.

Conclusion

The Project is a distributed energy resource with a capacity of not more than sixty-five megawatts, meets air and water quality standards of the DEEP, and would not have a substantial adverse environmental effect. It would reduce the emission of air pollutants that contribute to smog and acid rain, and to a lesser extent, global climate change, and furthers the State's energy policy by developing and utilizing renewable energy resources and distributed energy resources. Furthermore, the Project was selected under the state's LREC/ZREC Program.

Recommendations

If approved, staff recommends the following conditions:

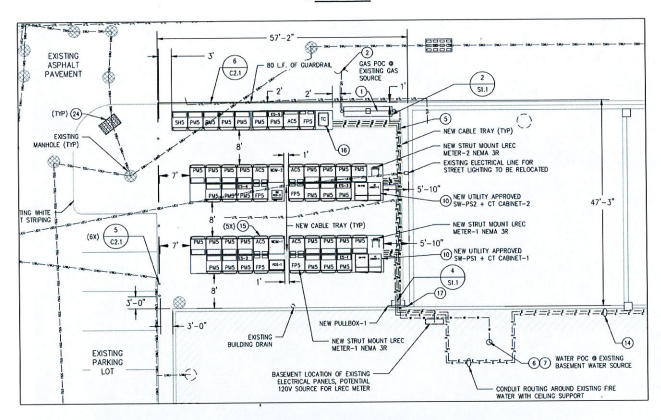
- 1. Approval of any Project changes be delegated to Council staff; and
- 2. Provide a copy of the Fuel Cell Emergency Response Plan to local emergency responders prior to facility operation, and provide emergency response training.

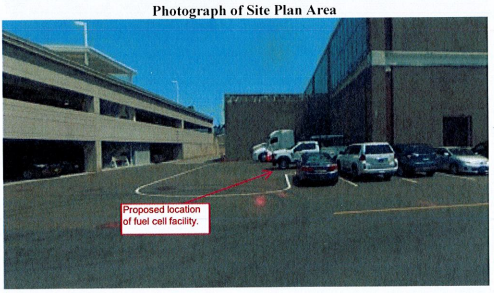
Fuel Cell Location

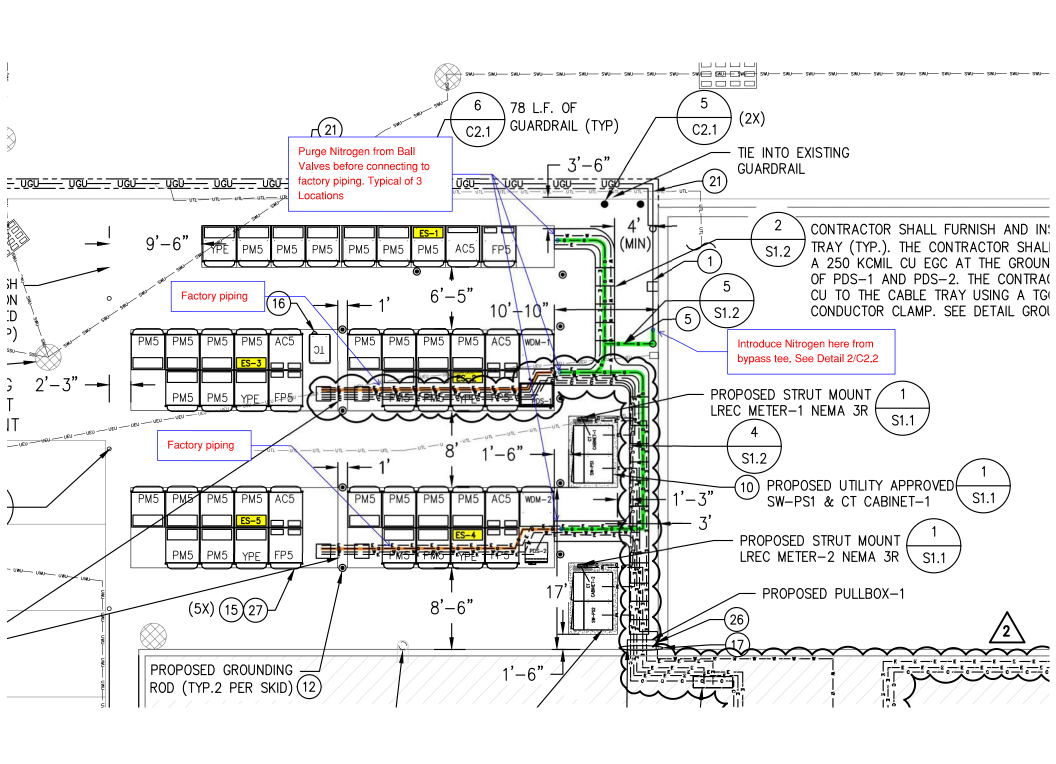




Site Plan







Issue Date 07-Apr-2017 Revision Date 27-Sep-2021, Version 1.3

NITROGEN, COMPRESSED

Safety Data Sheet



1. IDENTIFICATION

Product identifier

Product Name NITROGEN, COMPRESSED

Other means of identification

Safety data sheet number LIND-P086 UN/ID no. UN1066

Trade name Lasline N2 4.8; Lasline N2 5.0; Gourmet N; Grade 6.0, VOC Free, Emission Grade, Zero

0.2

Recommended use of the chemical and restrictions on use

Recommended Use Industrial and professional use. Food and Beverage. Calibration/test gas.

Uses advised against Consumer use

Details of the supplier of the safety data sheet

Messer Canada Inc. 5860 Chedworth Way

Mississauga, Ontario L5R 0A2

Phone: 905-501-2500

Email: service@messer-ca.com Website: www.messer-ca.com

Customer Service: 888-256-7359

Emergency telephone number

Company Phone Number +1 905-501-0802

FOR TRANSPORTATION EMERGENCIES ONLY: CANUTEC +1 613-996-6666 OR +1-888-226-8832

2. HAZARDS IDENTIFICATION

Gases under pressure	Compressed gas
Simple asphyxiants	Yes / Category 1

Label elements



Signal word Warning

Hazard Statements

Contains gas under pressure; may explode if heated May displace oxygen and cause rapid suffocation

Revision Date 27-Sep-2021

Precautionary Statements - Prevention

Do not handle until all safety precautions have been read and understood Use and store only outdoors or in a well ventilated place Use a backflow preventive device in piping Use only with equipment rated for cylinder pressure Close valve after each use and when empty

Precautionary Statements - Response

IF INHALED: Remove person to fresh air and keep comfortable for breathing. Get medical attention/advice.

Precautionary Statements - Storage

Protect from sunlight when ambient temperature exceeds 52°C/125°F

Hazards not otherwise classified (HNOC)

Not applicable

3. COMPOSITION/INFORMATION ON INGREDIENTS

Pure Gas

Chemical Name	Common names/synonyms	CAS No.	Volume %	Chemical Formula
NITROGEN	Not available	7727-37-9	>99	N ₂

4. FIRST AID MEASURES

Description of first aid measures

General advice Show this safety data sheet to the doctor in attendance.

Inhalation Remove to fresh air and keep comfortable for breathing. If breathing is difficult, give oxygen.

If breathing has stopped, give artificial respiration. Get medical attention immediately.

Skin contact None under normal use. Get medical attention if symptoms occur.

Eye contact None under normal use. Get medical attention if symptoms occur.

Ingestion Not an expected route of exposure.

Self-protection of the first aider RESCUE PERSONNEL SHOULD BE EQUIPPED WITH SELF-CONTAINED BREATHING

APPARATUS.

Most important symptoms and effects, both acute and delayed

Symptoms Simple asphyxiant. May cause suffocation by displacing the oxygen in the air. Exposure to

oxygen-deficient atmosphere (<19.5%) may cause dizziness, drowsiness, nausea,

vomiting, excess salivation, diminished mental alertness, loss of consciousness and death.

Exposure to atmospheres containing 8-10% or less oxygen will bring about

unconsciousness without warning and so quickly that the individuals cannot help or protect

themselves. Lack of sufficient oxygen may cause serious injury or death.

Indication of any immediate medical attention and special treatment needed

Note to physiciansTreat symptomatically.

5. FIRE-FIGHTING MEASURES

Suitable extinguishing media

Use extinguishing measures that are appropriate to local circumstances and the surrounding environment.

Unsuitable extinguishing media None.

Specific extinguishing methods

Continue to cool fire exposed cylinders until flames are extinguished. Damaged cylinders should be handled only by specialists.

Specific hazards arising from the chemical

Non-flammable gas. Cylinders may rupture under extreme heat.

Protective equipment and precautions for firefighters

As in any fire, wear self-contained breathing apparatus pressure-demand, NIOSH (approved or equivalent) and full protective gear.

6. ACCIDENTAL RELEASE MEASURES

Personal precautions, protective equipment and emergency procedures

Personal precautions Evacuate personnel to safe areas. Ensure adequate ventilation, especially in confined

areas. Monitor oxygen level. Wear self-contained breathing apparatus when entering area

unless atmosphere is proved to be safe.

Environmental precautions

Environmental precautions Prevent spreading of vapors through sewers, ventilation systems and confined areas.

Methods and material for containment and cleaning up

Methods for containmentStop the flow of gas or remove cylinder to outdoor location if this can be done without risk.

If leak is in container or container valve, contact the appropriate emergency telephone

number in Section 1 or call your closest Messer location.

Methods for cleaning up Return cylinder to Messer or an authorized distributor.

7. HANDLING AND STORAGE

Precautions for safe handling

Advice on safe handling

Protect cylinders from physical damage; do not drag, roll, slide or drop. When moving cylinders, even for short distance, use a cart designed to transport cylinders. Never attempt to lift a cylinder by its valve protection cap. Never insert an object (e.g. wrench, screwdriver, pry bar,etc.) into valve cap openings. Doing so may damage valve, causing leak to occur. Use an adjustable strap wrench to remove over-tight or rusted caps. Use only with adequate ventilation. Use a backflow preventive device in piping. Close valve after each use and when empty. If user experiences any difficulty operating cylinder valve discontinue use and contact supplier. Ensure the complete gas system has been checked for leaks before use.

Never put cylinders into trunks of cars or unventilated areas of passenger vehicles. Never attempt to refill a compressed gas cylinder without the owner's written consent. Never strike an arc on a compressed gas cylinder or make a cylinder a part of an electrical circuit.

Only experienced and properly instructed persons should handle gases under pressure. Always store and handle compressed gas cylinders in accordance with Compressed Gas Association publication CGA-P1, Safe Handling of Compressed Gases in Containers. Use only with equipment rated for cylinder pressure.

Revision Date 27-Sep-2021

For additional recommendations consult CGA P-76 Hazards of Oxygen-Deficient Atmospheres.

Conditions for safe storage, including any incompatibilities

Storage Conditions Store in cool, dry, well-ventilated area of non-combustible construction away from heavily

> trafficked areas and emergency exits. Keep at temperatures below 52°C / 125°F. Cylinders should be stored upright with valve protection cap in place and firmly secured to prevent falling. Full and empty cylinders should be segregrated. Use a "first in-first out" inventory system to prevent full cylinders from being stored for excessive periods of time. Stored

containers should be periodically checked for general condition and leakage.

Incompatible materials None known.

8. EXPOSURE CONTROLS/PERSONAL PROTECTION

Control parameters

Exposure Guidelines

Chemical Name	ACGIH TLV	OSHA PEL	NIOSH IDLH
NITROGEN	: See Appendix F: Minimal	None	None
7727-37-9	Oxygen Content		

ACGIH TLV: American Conference of Governmental Industrial Hygienists - Threshold Limit Value. OSHA PEL: Occupational Safety and Health Administration - Permissible Exposure Limits. NIOSH IDLH: Immediately Dangerous to Life or Health

Appropriate engineering controls

Provide general ventilation, local exhaust ventilation, process enclosure or other **Engineering Controls**

engineering controls to maintain airborne levels below recommended exposure limits and to maintain oxygen levels above 19.5%. Oxygen detectors should be used when asphyxiating gases may be released. Systems under pressure should be regularly checked for leakages.

Individual protection measures, such as personal protective equipment

Eye/face protection Wear safety glasses with side shields (or goggles).

Work gloves and safety shoes are recommended when handling cylinders. Skin and body protection

Use positive pressure airline respirator with escape cylinder or self contained breathing Respiratory protection

apparatus for oxygen-deficient atmospheres (<19.5%).

General Hygiene Considerations Handle in accordance with good industrial hygiene and safety practice.

9. PHYSICAL AND CHEMICAL PROPERTIES

Information on basic physical and chemical properties

Gas Physical state Colorless **Appearance** Odor Odorless **Odor threshold** Not applicable Not applicable Hq Melting/freezing point Not applicable -196 °C / -321 °F Boiling point / boiling range Not applicable **Evaporation rate** Flammability (solid, gas) Non-flammable gas Lower flammability limit: Not applicable **Upper flammability limit:** Not applicable Flash point Not applicable

Not available **Autoignition temperature**

Revision Date 27-Sep-2021

Decomposition temperature Not available Water solubility Slightly soluble Not available Partition coefficient Not applicable Kinematic viscosity

Component Level Information:

Chemical Name	Molecular weight	Boiling point/range	Vapor Pressure	Vapor density (air =1)	Gas Density kg/m³@20°C	Critical Temperature
NITROGEN	28.01	-196 °C	Above critical	0.97	1.153	-146.9 °C
			temperature			

10. STABILITY AND REACTIVITY

Reactivity

Not reactive under normal conditions

Chemical stability

Stable under normal conditions.

Explosion data

Sensitivity to Mechanical Impact None. Sensitivity to Static Discharge None.

Possibility of Hazardous Reactions

None under normal processing.

Conditions to avoid

None under recommended storage and handling conditions (see Section 7).

Incompatible materials

None known.

Hazardous Decomposition Products

None known.

11. TOXICOLOGICAL INFORMATION

Information on likely routes of exposure

Inhalation Product is a simple asphyxiant.

Skin contact Not available

Not available Eye contact

Not an expected route of exposure. Ingestion

Information on toxicological effects

Simple asphyxiant. May cause suffocation by displacing the oxygen in the air. Exposure to **Symptoms**

oxygen-deficient atmosphere (<=19.5%) may cause dizziness, drowsiness, nausea, vomiting, excess salivation, diminished mental alertness, loss of consciousness and death.

Exposure to atmospheres containing 8-10% or less oxygen will bring about

unconsciousness without warning and so quickly that the individuals cannot help or protect

themselves. Lack of sufficient oxygen may cause serious injury or death.

Revision Date 27-Sep-2021

Delayed and immediate effects as well as chronic effects from short and long-term exposure

Skin corrosion/irritationNot classified.Serious eye damage/eye irritationNot classified.IrritationNot classified.SensitizationNot classified.Germ cell mutagenicityNot classified.

Carcinogenicity This product does not contain any carcinogens or potential carcinogens listed by OSHA,

Reproductive toxicity
Developmental Toxicity
STOT - single exposure
STOT - repeated exposure
Chronic toxicity
Aspiration hazard

Not classified.
Not classified.
None known.
Not applicable.

Numerical measures of toxicity

Product Information

Oral LD50Not availableDermal LD50Not availableInhalation LC50Not available

12. ECOLOGICAL INFORMATION

Ecotoxicity

No known effect.

Persistence and degradability

Not applicable.

Bioaccumulation

No known effect.

13. DISPOSAL CONSIDERATIONS

Waste treatment methods

Disposal of wastesDo not attempt to dispose of residual waste or unused quantities. Return in the shipping

container PROPERLY LABELED WITH ANY VALVE OUTLET PLUGS OR CAPS SECURED AND VALVE PROTECTION CAP IN PLACE to Messer for proper disposal.

14. TRANSPORT INFORMATION

<u>TDG</u>

UN/ID no. UN1066

Proper shipping name Nitrogen, compressed

Hazard Class 2.2

Description UN1066, Nitrogen, compressed, 2.2

<u>IATA</u>

UN/ID no. UN1066

Proper shipping name Nitrogen, compressed

Hazard Class 2.2 ERG Code 2L Special Provisions A69

LIND-P086 NITROGEN, COMPRESSED

Revision Date

27-Sep-2021

IMDG

UN/ID no. UN1066

Proper shipping name Nitrogen, compressed

Hazard Class 2.2 EmS-No. F-C, S-V

15. REGULATORY INFORMATION

INTERNATIONAL INVENTORIES

TSCA Complies
DSL/NDSL Complies
EINECS/ELINCS Complies

Legend:

TSCA - United States Toxic Substances Control Act Section 8(b) Inventory

DSL/NDSL - Canadian Domestic Substances List/Non-Domestic Substances List

EINECS/ELINCS - European Inventory of Existing Chemical Substances/European List of Notified Chemical Substances

16. OTHER INFORMATION

NFPA Health hazards 0 Flammability 0 Instability 0 Physical and Chemical

Properties Simple

asphyxiant

Note: Ratings were assigned in accordance with Compressed Gas Association (CGA) guidelines as published in CGA Pamphlet P-19-2019, CGA Recommended Hazard Ratings for Compressed Gases, 4th Edition.

 Issue Date
 07-Apr-2017

 Revision Date
 27-Sep-2021

Revision Note: SDS sections updated; 3

LIND-P086

General Disclaimer

For terms and conditions, including limitation of liability, please refer to the purchase agreement in effect between Messer LLC, Messer Merchant Production LLC, Messer North America, Inc., Messer Gas Puerto Rico, Inc. or Messer Canada Inc. (or any of their affiliates and subsidiaries) and the purchaser.

DISCLAIMER OF EXPRESSED AND IMPLIED WARRANTIES

Although reasonable care has been taken in the preparation of this document, we extend no warranties and make no representations as to the accuracy or completeness of the information contained herein, and assume no responsibility regarding the suitability of this information for the user's intended purposes or for the consequences of its use. Each individual should make a determination as to the suitability of the information for their particular purpose(s).

End of Safety Data Sheet