

# BUREAU OF AIR MANAGEMENT NEW SOURCE REVIEW PERMIT TO CONSTRUCT AND OPERATE A STATIONARY SOURCE

Issued pursuant to Title 22a of the Connecticut General Statutes (CGS) and Section 22a-174-3a of the Regulations of Connecticut State Agencies (RCSA).

| Owner/Operator           | The University of Connecticut   |  |  |
|--------------------------|---|--|--|
| Address                  | 31 LeDoyt Road – U 3038, Storrs, CT 06269   |  |  |
| Equipment Location       | 240 Glenbrook Road, adjacent to the existing Central Heating Plant,<br>Storrs, CT 06269   |  |  |
| Equipment Description    | Solar Taurus Model 70 T10301S combustion turbine with a Natural Gas fired duct burner – Dry Low NOx Combustion System, Selective Catalytic Reduction, and Oxidation Catalyst.                         |  |  |
| Town-Permit Numbers      | 098-0056  |  |  |
| Premises Number          | 15  |  |  |
| Stack Number             | 33  |  |  |
| Collateral Conditions    | Part X – Special Requirements has operational restrictions for the following pieces of equipment: EU 599, EU 606 and GEU-8  Part XII – Premises Wide Emission Cap for Hazardous Air Pollutants (HAPs) |  |  |
| Prior Permit Issue Dates | September 13, 2004 (Original Permit) December 13, 2005 (Minor Modification)   |  |  |
| Modification Issue Date  | December 24, 2015   |  |  |
| Expiration Date          | None  |  |  |

/s/Anne Gobin for Robert J. Klee

Commissioner

<u>December 24, 2015</u> Date This permit specifies necessary terms and conditions for the operation of this equipment to comply with state and federal air quality standards. The Permittee shall at all times comply with the terms and conditions stated herein.

#### PART I. OPERATIONAL CONDITIONS

#### A. Design Specifications

Combustion Turbine:

1. Maximum Fuel Firing Rates:

Natural Gas: 91,977 ft<sup>3</sup>/hr @ 0°F ambient temperature

No. 2 Fuel Oil: 618.2 gal/hr @ 0°F ambient temperature

2. Maximum Gross Heat Input:

Natural Gas: 94.37 MMBtu/hr (HHV) @ 0°F ambient temperature

No. 2 Fuel Oil: 85.62 MMBtu/hr (HHV) @ 0°F ambient temperature

Duct Burner System:

- 1. Maximum Natural Gas Firing Rate: 58,480 ft<sup>3</sup>/hr
- 2. Maximum Gross Heat Input: 60 MMBtu/hr (HHV)

Stack Parameters:

- 1. Minimum Stack Height: 180 ft
- 2. Minimum Exhaust Gas Flow Rate:

Natural Gas: 56,158 acfm

No. 2 Fuel Oil: 60,729 acfm

3. Stack Exit Temperature:

No. 2 Fuel Oil: 284 °F

Natural Gas: 221 °F

4. Minimum Distance from Stack to Property Line: 600 ft

#### B. Operating Limits

Combustion Turbine

- 1. Fuel Type(s): Natural Gas and No. 2 Fuel Oil
- 2. Maximum Fuel Oil Consumption over any Consecutive 12 Month Period: 2,781,900 gallons No. 2 Fuel Oil (\*)
- 3. Maximum Operating Hours Firing Oil over any Consecutive 12 Month Period: <u>4,500</u> Hours (\*)
- 4. Maximum Natural Gas Consumption over any Consecutive 12 Month Period: see equation below

Maximum Annual Natural Gas Consumption (MMcf) = 2,089.37 MMcf – [(0.079504 MMcf/hr) x (Operating Hours Firing No. 2 Fuel Oil)] (\*)

#### PART I. OPERATIONAL CONDITIONS, continued

Where:

0.079504 MMcf/hr = Maximum Natural Gas Firing Rate of one turbine at 59°F.

- 5. Maximum Fuel Sulfur Content (% by weight, dry basis): 0.05 No. 2 Fuel Oil
  - (\*) Maximum Fuel Consumption and Operating Hours Firing Oil combined for Permit Nos. 098-0056, 098-0061 & 098-0062

Duct Burner System (\*\*)

- 1. Fuel Type(s): Natural Gas
- 2. Maximum Fuel Consumption over any Consecutive 12 Month Period: 1,410.54 MMcf of Natural Gas (\*\*\*)
  - (\*\*) Maximum Fuel Consumption combined for Permit Nos. 098-0056, 098-0061 & 098-0062
  - (\*\*\*) Maximum annual natural gas consumption for each duct burner was calculated assuming a maximum capacity factor of 91.78%.

#### PART II. CONTROL EQUIPMENT

#### A. Control Equipment

The following specifications need not be verified on a continuous basis, however, if requested by the Bureau, demonstration shall be shown.

1. Selective Catalytic Reduction (SCR)

Make and Model:

Housing: Rentech

Injection Grid: Vector Systems

Catalyst: Emerachem

Catalyst Type: Coated ceramic honeycomb substrate

Pressure Drop: 3.0 in H<sub>2</sub>O (includes both catalysts)

Expected Ammonia Injection Rate at Maximum Rated Capacity: 71.0 lb/hr

Design Removal Efficiency: 90%

2. Low NOx Burner

Make and Model: Solar Taurus Model 70 T10301s turbine with dry low-NOx combustor

- 3. Other: Oxidation Catalyst with control efficiency for CO: 80% and VOC: 45%
- 4. Pollutants controlled by Control Equipment

| Equipment Controlled | Type of Control               | Pollutant |
|----------------------|-------------------------------|-----------|
| Duct Burner          | Selective Catalytic Reduction | NOx       |
|                      | Oxidation Catalyst            | VOC, CO   |
| Combustion Turbine   | Selective Catalytic Reduction | NOx       |
|                      | Dry Low-NOx Combustor         | NOx       |
|                      | Oxidation Catalyst            | VOC, CO   |

#### PART II. CONTROL EQUIPMENT, continued

#### B. Minimum Efficiency

Selective Catalytic Reduction, Dry Low NOx Combustor and Oxidation Catalyst shall be used to achieve limits in PART VIII, Allowable Emission Limits.

# PART III. CONTINUOUS EMISSION MONITORING REQUIREMENTS AND ASSOCIATED EMISSION LIMITS (Applicable if -X- Checked)

CEM shall be required for the following pollutant/operational parameters and enforced on the following basis:

| Pollutant/Operational Parameter | Averaging <u>Times</u> | <u>Units</u> |
|---------------------------------|------------------------|--------------|
| □ Fuel Flow to turbine          | continuous             | scf; gallons |
| □ Fuel Flow to duct burner      | continuous             | scf; gallons |

#### PART IV. OPERATING REQUIREMENTS

- A. The Permittee shall submit and maintain an updated standby plan pursuant to RCSA Section 22a-174-6, "Air Pollution" emergency episode procedures.
- **B.** The turbine and duct burner shall be operated using good combustion practices.
- C. The Permitee shall comply with the requirements of RCSA Section 22a-174-4, Source Monitoring, Record Keeping and Reporting.

#### PART V. MONITORING, RECORD KEEPING AND REPORTING REQUIREMENTS

#### A. Monitoring

The Permitee shall install a fuel-metering device to continuously monitor fuel flow to the turbine and duct burner (Turbine: Natural Gas and No. 2 Fuel Oil; Duct Burner: Natural Gas)

#### B. Record Keeping and Reporting

- The Permittee shall keep records of annual fuel consumption for the turbine and duct burner separately. Annual fuel consumption shall be based on any consecutive 12 month time period and shall be determined by adding (for each fuel) the current month's fuel usage to that of the previous 11 months. The Permittee shall make these calculations within 30 days of the end of the previous month.
- 2. The Permittee shall keep records of the fuel certification for each delivery of fuel from a bulk petroleum provider or a copy of the current contract with the fuel supplier supplying the fuel used by the equipment that includes the applicable sulfur content of the fuel as a condition of each shipment. The shipping receipt or contract shall include the date of delivery, the name of the fuel supplier, type of fuel delivered, the percentage of sulfur in such fuel, by weight, dry basis, and the method used to determine the sulfur content of such fuel.

#### PART V. MONITORING, RECORD KEEPING AND REPORTING REQUIREMENTS, Continued

- 3. The Permittee shall keep records of annual emission for the criteria pollutants, ammonia and formaldehyde listed in PART VIII of this permit. Annual emissions shall be based on any consecutive 12 month time period and shall be determined by adding the current month's emissions to that of the previous 11 months. The Permittee shall make these calculations within 30 days of the end of the previous month.
- 4. The Permittee shall keep records of the annual operating hours of the combustion turbine for operations firing No. 2 fuel oil. Operating hours shall be recorded to the nearest 0.1 hour. The annual operating hours firing oil shall be based on any consecutive 12 month time period and shall be determined by adding the current month's operating hours firing oil to that of the previous 11 months. The Permittee shall make these calculations within 30 days of the end of the previous month.
- 5. The Permittee shall submit all required reports to the commissioner as required pursuant to RCSA Section 22a-174-22(I).
- 6. The Permittee shall keep records on premises indicating continual compliance with all above conditions at all times and shall make them available upon request by the commissioner for the duration of this permit, or for the previous five years, whichever is less.

#### PART VI. CONTROL EQUIPMENT MALFUNCTION

The Permittee shall comply with the requirements of RCSA Section 22a-174-7.

#### PART VII. EMISSIONS OPERATING AND MAINTENANCE (EO&M) PLAN

The owner/operator shall maintain a current EO&M Plan on-site and shall update it on a yearly basis and kept on site. The EO&M Plan shall apply to all equipment covered by this permit and shall include, but not be limited to, consideration of: maintenance of spare parts, start-up/shut-down provisions, procedures, protocols, and methodologies for demonstrating continuous compliance with applicable emission limitations. Any revision to this plan which conflicts or may conflict with any condition of this permit shall be reviewed by the commissioner and shall receive the commissioner's written approval prior to such revision.

#### PART VIII. ALLOWABLE EMISSION LIMITS

The Permittee shall not exceed the emission limits stated herein at any time, as determined in accordance with the applicable averaging times defined in Part III of this permit or as specified in an approved stack test protocol, except during periods of start-up, shut-down, and/or malfunction.

#### PART VIII. ALLOWABLE EMISSION LIMITS, continued

#### A. Criteria Pollutants

Combustion Turbine:

#### **Natural Gas**

| Criteria Pollutants | ppmvd at 15% O <sub>2</sub> | lb/hr |
|---------------------|-----------------------------|-------|
| PM                  |                             | 2.10  |
| PM-10               |                             | 2.10  |
| SOx                 |                             | 0.32  |
| NOx                 | 2.5                         | 0.85  |
| VOC                 |                             | 0.33  |
| CO                  | 10                          | 2.08  |

#### No. 2 Fuel Oil

| Criteria Pollutants | ppmvd at 15% O <sub>2</sub> | lb/hr   | TPY°    |
|---------------------|-----------------------------|---------|---------|
| PM                  |                             | 3.00    | 6.75    |
| PM-10               |                             | 3.00    | 6.75    |
| SOx                 |                             | 4.32    | 9.73    |
| NOx                 | 9.6 <sup>b</sup>            | 3.25    | 7.31    |
| NOx                 | 12°                         |         |         |
| VOC                 |                             | 5.41    | 12.18   |
| CO                  | 10 <sup>b</sup>             | 3.44    | 7.73    |
| СО                  | 20°                         | _       |         |
| Pb                  |                             | 1.20E-3 | 2.70E-3 |

 $<sup>^{\</sup>rm a}$  Allowable Emissions in TPY @ 4,500 hrs/yr burning No. 2 Fuel Oil for Permits 098-0056, 098-0061 and 098-0062, combined.

#### **Duct Burner**

#### **Natural Gas**

| Criteria Pollutants | lb/hr    |
|---------------------|----------|
| PM                  | 0.44     |
| PM-10               | 0.44     |
| SOx                 | 0.04     |
| NOx                 | 0.58     |
| VOC                 | 0.18     |
| CO                  | 0.98     |
| Pb                  | 2.92E-05 |

b Operating on No. 2 Fuel Oil @ 80 - 100% load.

Coperating on No. 2 Fuel Oil @ 55 - 79.9% load.

#### PART VIII. ALLOWABLE EMISSION LIMITS, continued

#### Total Allowable Emissionsd

| Criteria Pollutants | TPY      |
|---------------------|----------|
| PM                  | 34.98    |
| PM-10               | 34.98    |
| SOx                 | 13.17    |
| NOx                 | 22.35    |
| VOC                 | 17.38    |
| CO                  | 39.03    |
| Pb                  | 3.05E-03 |

d Total Allowable Emissions for Permit Nos. 098-0056, 098-0061 and 098-0062, combined.

#### B. Hazardous Air Pollutants

a. Ammonia: 10 ppmvd @15% O2

b. This unit shall not cause an exceedance of the Maximum Allowable Stack Concentration (MASC) for any Hazardous Air Pollutant (HAP) emitted and listed in RCSA Section 22a-174-29. [State-Only Requirement]

**C.** Demonstration of compliance with the above emission limits may be met by calculating the emission rates using emission factors from the following sources:

1. Duct Burner Emissions: AP42 - 5<sup>th</sup> Edition (7/98)

NOx: 100 lb/MMcf - Section 1.4, Table 1.4-1

CO: 84 lb/MMcf - Section 1.4, Table 1.4-1

VOC: 5.5 lb/MMcf - Section 1.4, Table 1.4-2

SOx: 0.6 lb/MMcf - Section 1.4, Table 1.4-2

PM/PM10: 7.6 lb/MMcf - Section 1.4, Table 1.4-2

2. <u>Uncontrolled Turbine Emissions (Natural Gas) @ 50-100% load: Solar Turbines</u>

NOx: 8.54 lb/hr, 25 ppmvd @ 15% O<sub>2</sub>

CO: 10.40 lb/hr, 50 ppmvd @ 15% O<sub>2</sub>

VOC: 0.60 lb/hr, 25 ppmvd @ 15% O<sub>2</sub>

SOx: 3.4E-3 lb/MMBtu – AP42 Section 3.1, Table 3.1-2a, 5<sup>th</sup> Edition (4/00)

PM/PM10: 2.10 lb/hr

3. Uncontrolled Turbine Emissions (No. 2 Fuel Oil) @ 55-79.9% load: Solar Turbines

NOx: 32.5 lb/hr, 120 ppmvd @ 15% O<sub>2</sub>

CO: 17.18 lb/hr, 100 ppmvd @ 15% O<sub>2</sub>

VOC: 9.84 lb/hr, 100 ppmvd @ 15% O<sub>2</sub>

SOx: 0.0505 lb/MMBtu - AP42 Section 3.1, Table 3.1-2a, 5th Edition (4/00)

PM/PM10: 2.55 lb/hr

Pb: 1.4E-05 lb/MMBtu - AP42 Section 3.1, Table 3.1-5, 5<sup>th</sup> Edition (4/00)

#### PART VIII. ALLOWABLE EMISSION LIMITS, continued

- 4. Uncontrolled Turbine Emissions (No. 2 Fuel Oil) @ 80-100% load: Solar Turbines
  - NOx: 32.5 lb/hr, 96 ppmvd @ 15% O<sub>2</sub>
  - CO: 10.13 lb/hr, 50 ppmvd @ 15% O<sub>2</sub>
  - VOC: 2.90 lb/hr, 25 ppmvd @ 15% O<sub>2</sub>
  - SOx: 0.0505 lb/MMBtu AP42 Section 3.1, Table 3.1-2a, 5<sup>th</sup> Edition (4/00)
  - PM/PM10: 3.00 lb/hr
  - Pb: 1.4E-05 lb/MMBtu AP42 Section 3.1, Table 3.1-5, 5th Edition (4/00)
- 5. Hazardous Air Pollutants Turbine Firing No. 2 Fuel Oil
  - i. Arsenic, Beryllium, Cadmium, Chromium, Lead, Mercury, Nickel: AP42, Table 3.1-5, 5<sup>th</sup> Edition (4/00) and AP42, Table 1.4-4, 5<sup>th</sup> Edition (7/98)
  - ii. Formaldehyde: AP42, Table 3.1-4,  $5^{th}$  Edition (4/00) and AP42, Table 1.4-3,  $5^{th}$  Edition (7/98)
  - iii. Sulfuric Acid: DEP Memo 8/5/87
  - iv. Copper: Emission factors not available for turbine firing No. 2 fuel oil. Maximum emission rate (lb/hr) from each turbine/duct system was calculated as the sum of the duct burner emissions and the maximum emissions from the turbine (oil-fired or gasfired) at 0 °F ambient temperature.
  - v. Ammonia: most recent approved stack test result.
- 6. <u>Hazardous Air Pollutants Turbine Firing Natural Gas</u>
  - i. Ammonia: most recent approved stack test result.
  - ii. Formaldehyde: AP42, Table 3.1-3,  $5^{th}$  Edition (4/00) and AP42, Table 1.4-3,  $5^{th}$  Edition (7/98)

The above statement shall not preclude the commissioner from requiring other means (e.g. stack testing) to demonstrate compliance with the above emission limits, as allowed by state or federal statute, law or regulation.

#### PART IX. STACK EMISSION TEST REQUIREMENTS

- **A.** Stack emission testing shall be performed in accordance with the <u>Emission Test Guidelines</u> available on the DEEP website.
  - Stack testing shall be required for the following pollutants:  $\square$  NOx  $\square$  CO  $\square$  PM<sub>10</sub>  $\square$  Ammonia
- **B.** Stack testing is required for all fuels and for combined operations of the turbine and duct burner to show compliance with the allowable emission limits for NOx, CO, PM<sub>10</sub> and Ammonia in Part VIII of this permit.
- **C.** Recurrent stack testing for NOx, CO,  $PM_{10}$  and Ammonia shall be performed within five years from the previous stack test to demonstrate compliance with the limits in Part VIII of this permit.

#### PART IX. STACK EMISSION TEST REQUIREMENTS, continued

**D.** The maximum rated capacity of the turbine may be corrected for the ambient temperature at the time of stack testing using Equation 1 and 2 below.

Note: The equation is applicable at temperatures between 0°F and 100°F

#### **Equation 1: Natural Gas**

$$Y: -0.0004T^2 - 0.1988T + 94.37$$

#### Equation 2: No. 2 Fuel Oil

$$Y: -0.0003T^2 - 0.1879T + 85.62$$

Where Y= Heat Input (MMBtu/hr)
T= Ambient Air Temperature (°F)

- E. Stack test results shall be reported in units of lb/hr and ppmvd at 15% O<sub>2</sub>.
- **F.** The commissioner retains the right to require stack testing of any pollutant at any time to demonstrate compliance.

#### **PART X. SPECIAL REQUIREMENTS**

- **A.** The Permittee shall operate and maintain this equipment in accordance with the manufacturer's specifications and written recommendations.
- **B.** Noise (for non-emergency use)

The Permittee shall operate this facility at all times in a manner so as not to violate or contribute significantly to the violation of any applicable state noise control regulations, as set forth in RCSA Sections 22a-69-1 through 22a-69-7.4.

**C.** The Permittee shall comply with all applicable sections of the following New Source Performance Standard at all times.

Title 40 CFR Part 60, Subparts A (General Provisions), Dc¹ (Standard of Performance for Small Industrial-Commercial-Institutional Steam Generating Units) and GG² (Standards of Performance for Stationary Gas Turbines)

Copies of the Code of Federal Regulations (CFR) are available online at the U.S. Government Printing Office website.

#### D. Emergency Engines

i. Equipment: Cummins Model 35GGFD natural gas-fired generator (EU 599)
 Location: 1386 Storrs Road, Storrs
 Operating Limit: Maximum Hours of Operation over any Consecutive 12 Month Period shall not exceed 300 hours

<sup>&</sup>lt;sup>1</sup> For Duct Burner

<sup>&</sup>lt;sup>2</sup> For turbine

#### PART X. SPECIAL REQUIREMENTS, continued

ii. Equipment: Cummins Model 60GGHE or equivalent natural gas-fired emergency generator (EU 606)

**Location:** Football Complex

Operating Limit: Maximum hours of operation over any consecutive 12 month period shall not exceed 300 hours

#### iii. Record Keeping Requirements

The Permittee shall monitor and keep records of monthly and annual operating hours for each engine listed above. Annual operating hours shall be based on any 12 consecutive month time period and shall be determined by adding the current month's operating hours to that of the previous 11 months. The Permittee shall make these calculations within 30 days of the end of the previous month.

The Permittee shall keep records on the premises indicating continual compliance with the above conditions at all times and shall make them available upon request by the Commissioner for the duration of this permit, or for the previous five years, whichever is less.

#### E. Other equipment (GEU-8)

- i. Equipment:
  - Nine Laars RHEOS+ Model 1600 natural gas-fired condensing boilers, each rated at 1.6 MMBtu/hr or equivalent
  - Three Laars RHEOS+ Model 2000 natural gas-fired condensing boilers, each rated at 2.0 MMBtu/hr or equivalent

**Location: Hilltop Apartments** 

Operating Limit: Total natural gas consumption over any consecutive 12 month period shall not exceed 536,112 ccf for this equipment combined.

ii. Equipment: All natural gas-fired heating equipment

<u>Location</u>: Charter Oak Apartments and Suites, Husky Village, Hilltop Apartments Community Center (2353 Alumni Drive), and Hilltop Apartments Building No. 22 (22 Husky Circle)

Operating Limit: Total natural gas consumption over any consecutive 12 month period shall not exceed 689,482 ccf for all heating equipment at these locations combined.

iii. Equipment: All natural gas-fired heating equipment

Location: Hilltop Suites

Operating Limit: Total natural gas consumption over any consecutive 12 month period shall not exceed 142,700 ccf for all heating equipment at this location combined.

#### PART X. SPECIAL REQUIREMENTS, continued

#### iv. Record Keeping Requirements

The Permittee shall monitor and keep records of the total monthly and total annual fuel consumption for each group of equipment at the locations listed above. These records shall be obtained from monthly utility billing records. Annual fuel consumption shall be based on the fuel consumption determined from any 12 consecutive months of billing records and shall be calculated by adding the fuel consumption from the current month's billing records to the fuel consumption obtained from the previous 11 months of billing records. The Permittee shall make these calculations within 30 days after the date that each month's billing records become available.

The Permittee shall keep records on the premises indicating continual compliance with the above conditions at all times and shall make them available upon request by the Commissioner for the duration of this permit, or for the previous five years, whichever is less.

#### PART XI. NOx Offsets

To avoid the requirements of RCSA Section 22a-174-3a(I) (Permit Requirements For Non-attainment Areas), the University of Connecticut secured NOx offsets from the shutdown of Bigelow Boiler No. 8 (Serial No. 13000, EMU 018) at the Central Heating Plant. A total of 16.83 TPY of NOx offsets were obtained from the shutdown of Bigelow Boiler No. 8.

Bigelow Boiler No. 8 has DEEP issued Registration (Registration No. 098-0021). Registration No. 098-0021 was revoked on December 31, 2005.

#### PART XII. PREMISES WIDE EMISSION CAP FOR HAZARDOUS AIR POLLUTANTS (HAPs)

- **A.** Annual HAP emissions for the premises shall be less than 10 TPY of a single hazardous air pollutant and less than 25 TPY of any combination of HAPs.
- **B.** The Permittee shall calculate and record the monthly and consecutive 12 month HAP emissions, both by single HAP and total HAPs, from the premises. The consecutive 12 month emissions of HAPs shall be determined by adding the current month's emissions to that of the previous 11 months for the premises.

#### PART XIII. ADDITIONAL TERMS AND CONDITIONS

- A. This permit does not relieve the Permittee of the responsibility to conduct, maintain and operate the regulated activity in compliance with all applicable requirements of any federal, municipal or other state agency. Nothing in this permit shall relieve the Permittee of other obligations under applicable federal, state and local law.
- **B.** Any representative of the DEEP may enter the Permittee's site in accordance with constitutional limitations at all reasonable times without prior notice, for the purposes of inspecting, monitoring and enforcing the terms and conditions of this permit and applicable state law.
- C. This permit may be revoked, suspended, modified or transferred in accordance with applicable law.

#### PART XIII. ADDITIONAL TERMS AND CONDITIONS, continued

- D. This permit is subject to and in no way derogates from any present or future property rights or other rights or powers of the State of Connecticut and conveys no property rights in real estate or material, nor any exclusive privileges, and is further subject to any and all public and private rights and to any federal, state or local laws or regulations pertinent to the facility or regulated activity affected thereby. This permit shall neither create nor affect any rights of persons or municipalities who are not parties to this permit.
- **E.** Any document, including any notice, which is required to be submitted to the commissioner under this permit shall be signed by a duly authorized representative of the Permittee and by the person who is responsible for actually preparing such document, each of whom shall certify in writing as follows: "I have personally examined and am familiar with the information submitted in this document and all attachments thereto, and I certify that based on reasonable investigation, including my inquiry of those individuals responsible for obtaining the information, the submitted information is true, accurate and complete to the best of my knowledge and belief. I understand that any false statement made in the submitted information may be punishable as a criminal offense under section 22a-175 of the Connecticut General Statutes, under section 53a-157b of the Connecticut General Statutes, and in accordance with any applicable statute."
- **F.** Nothing in this permit shall affect the commissioner's authority to institute any proceeding or take any other action to prevent or abate violations of law, prevent or abate pollution, recover costs and natural resource damages, and to impose penalties for violations of law, including but not limited to violations of this or any other permit issued to the Permittee by the commissioner.
- **G.** Within 15 days of the date the Permittee becomes aware of a change in any information submitted to the commissioner under this permit, or that any such information was inaccurate or misleading or that any relevant information was omitted, the Permittee shall submit the correct or omitted information to the commissioner.
- H. The date of submission to the commissioner of any document required by this permit shall be the date such document is received by the commissioner. The date of any notice by the commissioner under this permit, including but not limited to notice of approval or disapproval of any document or other action, shall be the date such notice is personally delivered or the date three days after it is mailed by the commissioner, whichever is earlier. Except as otherwise specified in this permit, the word "day" means calendar day. Any document or action which is required by this permit to be submitted or performed by a date which falls on a Saturday, Sunday or legal holiday shall be submitted or performed by the next business day thereafter.
- I. Any document required to be submitted to the commissioner under this permit shall, unless otherwise specified in writing by the commissioner, be directed to: Office of Director; Engineering & Enforcement Division; Bureau of Air Management; Department of Energy and Environmental Protection; 79 Elm Street, 5th Floor; Hartford, Connecticut 06106-5127.



#### **NSR** Engineering Evaluation

#### CT Department of Energy and Environmental Protection Bureau of Air Management

| Company Name: The University of Connecticut  |   | Permit Nos.:              | 098-0056, 098-0061 and 098-0062       |
|--|---|---------------------------|---------------------------------------|
| Equipment Location: 240 Glenbrook Road, adjacent to existing Central Heating Plant, Storrs |   | Date App Received:        | 10/14/2015                            |
| Mailing Address:   | 31 LeDoyt Road – U 3038, Storrs, CT 06269 | SIMS No.                  | 201507918, 201507921<br>and 201507837 |
| Contact Person:  | Mr. Mark Bolduc                           | Date Prepared:            | 10/27/2015                            |
| Contact Title:   | Environmental Compliance Analyst          | Prepared By:              | Lidia Howard                          |
| Contact Phone:   | (860) 486-8148                            | Single or Multiple Units: | Multiple                              |
| Contact Email:   | mark.bolduc@uconn.edu                     | Permit Type:              | Minor Mod (prepaid)                   |
| Ozone:   | serious non-attainment                    | Premises Size:            | Major                                 |
| PM2.5:   | attainment                                | Equipment Size:           | Minor                                 |
| Equipment Description Three Solar Taurus with duct burners                                 |   | TV/GPLPE Permit No:       | 098-0029-TV                           |
| Sten 1: Co   | mplete all the fields above               |                           | <u> </u>                              |

Generate Eval Step 2:

**Update Fields** Step 3:

#### Introduction

Reason for Application: The University of Connecticut (UCONN) submitted three applications to modify Permit Nos. 078-0056, 0061 and 0062. Specifically, UCONN is requesting to incorporate equations into the permits that will reflect the relationship between inlet temperature and heat input for natural gas and No. 2 fuel oil.

Regulatory Applicability: RCSA §22a-174-2a(e)

**Discussion of Modification:** UCONN requested to include two equations, one for natural gas and one for No. 2 fuel oil to reflect the relationship between the inlet temperature and heat input. This will allow the stack testing group to stack test the turbine at 90% of its maximum rated capacity and adjust parameters in the permit as a function of ambient temperature.

Additionally, the following changes were incorporated:

- 1. The first page of the permit now reflects the two collateral conditions that are in Part X and XII of the permits.
- 2. Part VII Emissions Operating and Maintenance Plan, Part IX Stack Emission Test Requirements and Part XI – NOx Offsets were updated to reflect current requirements.

- 3. Part VIII Allowable Emission Limits: the language for HAPs: the tables were replaced with the current HAPs requirement language from the masters as follows:
  - a. Ammonia: 10 ppmvd @15% O<sub>2</sub>
  - b. This unit shall not cause an exceedance of the Maximum Allowable Stack Concentration (MASC) for any Hazardous Air Pollutant (HAP) emitted and listed in RCSA Section 22a-174-29. [State-Only Requirement]
- 4. Part X Special Requirements: to provide UCONN with the flexibility of replacing heating equipment the EU numbers were removed from the permits.

The nine boilers (less than 2.0 MMBtu/hr) located at Hilltop Apartments and the heating equipment located at Charter Oak Apartments and Suites, Husky Village, Hilltop Apartments Community Center (2353 Alumni Drive), Hilltop Apartments Building No. 22 (22 Husky Circle) and Hilltop Suites have a fuel limit allocated to each group.

Individually, none of the pieces of equipment triggers the requirements of RCSA §22a-174-3a. Since each group of equipment has a cap on the fuel, the replacement of equipment will not increase emissions. The cap was evaluated and included in the 2005 modification to the permits (see Attachment A).

The Title V permit is the document that keeps track of emission units by identifying each piece by EU number. Moving forward, the emission units mentioned above will be identified as GEU-8 in Section II - Table II.A. of the Title V Permit.

The requested changes do not affect emissions from the premises.

Pursuant to RCSA §22a-174-2a(e)(6) the minor modification to Permit Nos. 098-0056, 098-0061 and 098-0062 will be issued without published notice, public comment or hearing.

#### Permit Fee(s) (Double Click to edit)

| Equipment Size                            | ○ Major  | Minor    |
|---|----------|----------|
| Permit Type Minor Permit Mod              |          |          |
| Permit Fee                                | \$1,750  | ea.      |
| Municipality                              | Yes      |          |
| # of Permits/Applications                 | 3        | \$5,250  |
| Application Fee Submitted                 | ✓ Yes    | -\$2,820 |
| Was Permit Fee paid with Application Fee? | ✓ Yes    | -2430    |
| Additional Application Fees (\$1750 Each) | 0 0      |          |
| DAOT DUTING                               | Quantity |          |
| BACT Review                               | 0        | \$0      |
| LAER Review                               | <b>0</b> | \$0      |
| Money Owed                                |          | \$0      |

#### **Compliance History Review**

| Was the SIMS Enforcement Report run and reviewed for this applicant?                                  | Yes        |
|---|------------|
| Were other bureaus contacted to resolve any outstanding enforcement actions shown in the SIMS Report? | N/A        |
| What is the date on the Enforcement Section's review of air compliance email?                         | 10/21/2015 |
| Was the compliance record reviewed in accordance with the Environmental Compliance History Policy?    | Yes        |

### **Approvals**

Based on the information submitted by the applicant, this engineering evaluation and the compliance history review, the granting of permits is recommended for The University of Connecticut.

Lidia J. <u>Howard</u> APCE II Susan E. Amarello Supervising APCE

Jaimeson Sinclair Assistant Director

## Attachment A MEMORANDUM

TO: Gary S. Rose, Director

Anne R. Gobin, Bureau Chief

Date Rec'd: June 17, 2005 PAMS Nos.: 200501585-87

EPE Nos.: 22125-27

FROM: Lidia Howard, APCE

Richard A. Pirolli, SAPCE

SUBJECT: Minor Permit Modifications to Permit Numbers 098-0056, 098-0061 &

098-0062

#### DISCUSSION:

The University of Connecticut (UCONN) submitted a written request on June 16, 2005 for a minor modification to incorporate collateral conditions to Permit Numbers 098-0056, 098-0061 & 098-0062 for several pieces of equipment located at the Storrs Campus.

Permit Numbers 098-0056, 098-0061 & 098-0062 for three (3) Solar Taurus Turbines (Cogeneration facility) were issued on September 13, 2004. During the technical evaluation it was determined that the project did not trigger the requirements for nonattainment New Source Requirement (NSR) permitting. Pursuant to the "de minimis rule" of Section 182(c)(6) and (f) of the Clean Air Act and Section 22a-174-3a(a)(6) of the Regulations of Connecticut State Agencies (RCSA), that demonstration was made by showing that the sum of all of the emissions increases and decreases at the UCONN premises over the past five (5) years was less than twenty-five (25) tons per year of nitrogen oxide (NOx) and Volatile Organic Compound (VOC).

However, after the permits were issued UCONN determined that a number of emission sources were inadvertently omitted from the five (5) year emissions aggregation calculations submitted in support of the permit applications for the Cogeneration facility. Additionally, UCONN is also proposing the installation of some new emission sources. As such, UCONN is seeking enforceable limits on these sources, so the aggregated net emission increases of NOx and VOC can be kept below the twenty-five (25) tons per year to avoid nonattainment NSR.

Most of the new and omitted sources do not trigger the need to obtain permits under Section 22a-174-3a. The enforceable allowable limitations for these sources will be incorporated into Permit Numbers 098-0056, 098-0061 & 098-0062.

Pursuant to Section 22a-174-2a(e) the incorporation of enforceable allowable limits for the omitted sources constitute a minor modification because the increase of potential emissions, above allowable emissions, is less than fifteen (15) tons per year. Pursuant to Section 22a-174-2a(e)(6), a notice of Tentative Determination will be published in the newspaper to allow for public comment.

Table No.1 and Table No. 2 below show the updated five (5) year aggregation for NOx and VOC emissions:

Table No.1: Five (5) year NOx Aggregation Review

| Year     | Equipment Removed                | Actual         | Equipment Installed/                 | Actual    | Net  |
|----------|----------------------------------|----------------|--------------------------------------|-----------|--|
|          | •                                | Emissions      | Modified                             | Emissions | Emissions a  |
|          |                                  | Decreases      |                                      | Increases | 1  |
|          |                                  | (TPY)          |                                      | (TPY)     |  |
|          | Diesel Fire Pump Engine -        | 0.01           | 100 kW Natural gas Fired Generator   | 0.11      | 表示。<br>《表示》  |
| 2001     | Wilbur Cross d                   |                | Capstone Apartments <sup>d</sup>     | }         | <b>一种加州</b> 公司   |
|          | Diesel Fire Pump Engine -        | 0.01           | NG Heaters - Hilltop Apts (47 units) | 0.32      | 10000000000000000000000000000000000000   |
|          | Jorgensen Aud.d                  | ļ              | Hilltops Apts. (310 units)           | 0.76      |  |
|          |                                  |                | NG boilers – Hilltop Suites          | 0.71      | The state of the s |
| <u> </u> |                                  | - 0.02         |                                      | + 1.90    | +1.88  |
|          | 350 kW Diesel Generator -        | 0.08           | 150 kW LPG-Fired Generators -        | 0.42      |  |
|          | Torrey Life Science              | •              | Alumni Quad <sup>d</sup>             |           |  |
|          | (Permit No. 098-0017)            | ·              | 65 kW LPG-Fired Generator -          | 0.26      |  |
|          | Revoked                          |                | Buckley Hall <sup>d</sup>            |           |  |
|          |                                  |                | 17 kW LPG-Fired Generator -          | 0.07      |  |
| 2002     |                                  |                | Hilltop Dorms <sup>d</sup>           |           |  |
|          |                                  |                | 35 kW LPG-Fired Generator -          | 0.14      |  |
|          | <u>'</u>                         |                | McMahon Hall <sup>d</sup>            |           |  |
|          |                                  | -              | 60 kW LPG-Fired Generator -          | 0.25      |  |
|          |                                  |                | Shippee Hall <sup>d</sup>            | -         |  |
|          |                                  | - 0.08         |                                      | +1.14     | + 1.06   |
|          | 600 kW Diesel Generator –        | 0.07           | 250 kW NG fired generator –          | 1.92      |  |
|          | Pharmacy Building                |                | Towers Dorms                         |           |  |
| 2003     | (Permit No. 098-0013)            |                | GF heating equip – Husky Village     | 0.52      |  |
|          | Revoked                          | 0.10           | GF heating equip – Charter Oak       | 2.40      |  |
| į        | 275 kW Diesel Generator –        | 0.10           | Apts. and Suites                     |           |  |
|          | Castleman Building               |                |                                      |           |  |
|          | (Permit No. 098-0014)<br>Revoked |                |                                      |           |  |
|          | Keyokeu                          | 0.15           | <del></del> ·                        |           | at the late of the sec   |
| -        | T. 1 100 . 4 . 1 11              | - 0.17         | 7 4 7 7                              | + 4.84    | + 4.67   |
| 0004     | Insignificant Activities         |                | Poultry Facility Heating units       | 0.33      |  |
| 2004     | •                                |                | Poultry Facility Generator           | 0.26      |  |
|          | <u>-</u>                         |                |                                      |           | lana i   |
|          |                                  | ~ 0.0          | 1                                    | + 0.59    | + 0.59   |
| 7        | Boiler #8 -Central Heating       | 16.83          | 1,500 kW Emergency Diesel            | 8.47      |  |
| 2005     | Plant c (Reg. 098-0021)          |                | Generator                            |           |  |
|          | Natural gas-fired heaters –      | 0.76           | Cogeneration Facility (Permit Nos.   | 22.35     | 1 2 4 4  |
|          | Hilltops Apts. (310 units)       |                | 098-0056, 098-0061, 098-0062)        |           |  |
| İ        |                                  |                | Hilltop Apts. – 12 Laars NG fired    | 0.38      |  |
| . [      |                                  |                | condensing boilers                   |           |  |
| 1        |                                  |                | Football Complex – 60 kW NG fired    | 0.48      |  |
| ļ        |                                  | <u>,</u> _     | emergency engine                     |           |  |
|          |                                  | <u>-</u> 17.59 |                                      | + 31.68   | +14.09   |
|          | TOTAL NET I                      | EMISSIONS IN   | CREASES (2001 – 2005) b              |           | + 22.29  |

a. Net Emissions = Emissions Increases - Emissions Decreases

Italics indicates sources for which new collateral permit conditions are being proposed by UCONN

b. Total Net Emissions = Net Emissions (2001 + 2002 + 2003 + 2004 + 2005)

c. Boiler #8 will be removed from the Central Heating Plant upon start of commercial operation of the Cogeneration facility

d. NPR = No Permit Required

Table No.2: Five (5) year VOC Aggregation Review

| Year | Equipment Removed  | Actual<br>Emissions | Equipment Installed/<br>Modified                                       | Actual<br>Emissions | Net<br>Emissions <sup>a</sup> |
|------|--|---------------------|--|---------------------|-------------------------------|
|      |  | Decreases<br>(TPY)  |  | Increases<br>(TPY)  |                               |
| 2001 | Insignificant Activities   |                     | 100 kW Natural gas Fired Generator<br>Capstone Apartments <sup>d</sup> | 0.06                |                               |
| 1    |  |                     | NG Heaters - Hilltop Apts (47 units)                                   | 0.02                |                               |
|      |  | j                   | Hilltops Apts. (310 units)   | 0.04                |                               |
|      |  |                     | NG boilers – Hilltop Suites  | 0.04                |                               |
|      |  | - 0.00              |  | + 0.16              | + 0.16                        |
|      | 350 kW Diesel Generator -<br>Torrey Life Science                 | 0.01                | 150 kW LPG-Fired Generators -<br>Alumni Quad <sup>d</sup>              | 0.10                |                               |
|      | (Permit No. 098-0017)<br>Revoked                                 |                     | 65 kW LPG-Fired Generator -<br>Buckley Hall <sup>d</sup>               | 0.06                |                               |
| 2002 |  |                     | 17 kW LPG-Fired Generator -<br>Hilltop Dorms <sup>d</sup>              | 0.02                |                               |
|      |  |                     | 35 kW LPG-Fired Generator -<br>McMahon Hall <sup>d</sup>               | 0.03                |                               |
|      |  |                     | 60 kW LPG-Fired Generator -<br>Shippee Hall <sup>d</sup>               | 0.06                |                               |
|      |  | - 0.01              | ·  | + 0.27              | + 0.26                        |
|      | 275 kW Diesel Generator –<br>Castleman Building                  | 0.01                | 250 kW NG fired generator –<br>Towers Dorms                            | 0.05                |                               |
| 2003 | (Permit No. 098-0014)  |                     | GF heating equip – Husky Village                                       | 0.03                |                               |
|      | Revoked  |                     | GF heating equip Charter Oak<br>Apts. and Suites                       | 0.14                |                               |
|      |  | - 0.01              |  | + 0.22              | + 0.21                        |
|      | Insignificant Activities   |                     | Poultry Facility Heating units   | 0.02                |                               |
| 2004 |  |                     | Poultry Facility Generator   | 0.01                |                               |
|      |  | - 0.0               | <u> </u>   | + 0.03              | + 0.03                        |
| 2005 | Boiler #8 -Central Heating<br>Plant <sup>c</sup> (Reg. 098-0021) | 1.42                | 1,500 kW Emergency Diesel<br>Generator                                 | 0.36                |                               |
|      | Natural gas-fired heaters —<br>Hilltops Apts. (310 units)        | 0.04                | Cogeneration Facility (Permit Nos. 098-0056, 098-0061, 098-0062)       | 17.38               |                               |
|      |  | ·                   | Hilltop Apts. – 12 Laars NG fired condensing boilers                   | 0.15                |                               |
|      |  |                     | Football Complex 60 kW NG fired emergency engine                       | 0.04                |                               |
|      |  | - 1.48              |  | +17.93              | + 16.47                       |
|      | TOTAL NET EMISSIONS INCREASES (2001 – 2005) b                    |                     |  |                     |                               |

a. Net Emissions = Emissions Increases - Emissions Decreases

Italics indicates sources for which new collateral permit conditions are being proposed by UCONN

b. Total Net Emissions = Net Emissions (2001 + 2002 + 2003 + 2004 + 2005)

c. Boiler #8 will be removed from the Central Heating Plant upon start of commercial operation of the Cogeneration facility

d. NPR = No Permit Required

The five (5) year net emissions increase of NOx and VOC is 22.29 TPY and 17.13 TPY respectively. These numbers take into account the requested enforceable collateral conditions on omitted and new proposed equipment. Neither VOC nor NOx net emissions increase trigger nonattainment review, thus the update of the omitted and new proposed equipment does not change the outcome of the issued permits for the cogeneration facility. Table No. 3 summarizes the equipment and proposed operating limits:

Table No.3 Equipment and Proposed Operating Limit

| Location/Equipment                         | Proposed Operating Limit                 |
|--|--|
| Football Complex – 60 kW Emergency         | Maximum Annual Operating Hours = 300     |
| Generator                                  |  |
| Hilltop Apartments – 12 Laars Boilers      | Maximum Annual natural Gas Consumption = |
|  | 536,112 ccf                              |
| Charter Oak Apts. & Suites, Husky Village, | Combined Maximum Annual Natural Gas      |
| Hilltop Apts. Bldg. No. 22, Hilltop Apts.  | Consumption = 689,482 ccf                |
| Community Center                           |  |
| Hilltop Suites                             | Maximum Annual Natural Gas Consumption = |
| ·  | 142,700 ccf                              |

The compliance record was reviewed in accordance with the Environmental Compliance History Policy. The applicant's submitted compliance information form was reviewed along with agency records, including the PAMS Enforcement database, for information to evaluate the applicant's compliance history and the relevance of such history to the activity for which authorization is being sought. Additionally, a review of air program compliance was requested from the Compliance and Field Operations Division and that response forms a part of this record.

Based on the information submitted by the applicant, this engineering evaluation and the compliance history review, the granting of minor modifications to Permit Numbers 098-0056, 098-0061 & 098-0062 is recommended for The University of Connecticut - Storrs.

Lidia Howard APCE II Date

REVIEW:

Richard A. Pirolli Supervising APCE