

December 14, 2023

Santa Barbara County Air Pollution Control District 260 N. San Antonio Rd, Suite A Santa Barbara, CA 93110

Subject:

Pacific Coast Energy Acquisition

Title V Permit Application Casmalia Stationary Source

Arellanes, Casmalia ICEs, Morganti, Muscia, NR Bonetti, and Righetti Leases

SSID 11516

FID 03212, 04216, 3303, 3304, 4501, and 3948

### Too Whom it May Concern:

Enclosed is a Title V permit application to include above referenced leases in the Casmalia Field as part of the Orcutt Hill Field Stationary Source owned and operated by Pacific Coast Energy Company (PCEC).

Per District policy, the application fee Four Hundred and Ninety-one dollars (\$491.00) per facility totaling Two Thousand Niine Hundred and Forty-six Dollars (\$2,946.00) will be paid over the phone with staff.

Should you have any questions about this submittal, do not hesitate to contact me or Marianne Strange at 805-564-6590.

Sincerely,

Philip Brown

P. Brance

COO

805-937-2576

Enclosure

C: M. Strange, MFSA Justin Martin, PCEC



### General Permit Application Form -01

Santa Barbara County Air Pollution Control District 260 N. San Antonio Road, Suite A Santa Barbara, CA 93110-1315

1. APPLICATION T	YPE (check all that a	pply):			
Authority to	Construct (ATC)	☐ Tr	ansfer of Owner/Oper	rator (use Form -01T)	
Permit to Op	erate (PTO)	En	nission Reduction Cre	edits	
ATC Modifi	cation		crease in Production F	Rate or Throughput	
PTO Modifie	cation	□ De	ecrease in Production	Rate or Throughput	
Other (Speci	fy)				
Previous ATC/P	<u>ΓΟ</u> Number (if known	Refer to the	project description		
• Yes \cap No	application types of	except ATCs and ete Title 5 Form -	Emission Reduction (1302 C1/C2, D1/D2,	oplies to Title 5 sources Credits). Complete Title E1/E2, F1/F2, G1/G2 as	5 Form -1302 A1/A2,
Mail or email the com	pleted application to t	he APCD's Engin	eering Division at the	address listed above or	permits@sbcapcd.org.
may also be made content/uploads/a  Do not submit the  3. IS YOUR PROJE FEET FROM TH	by credit card by subing cd-01c.pdf via mail of the Credit Card Authors CT'S PROPERTY B	mitting the Credit or calling 805-979 orization Form vi OUNDARY LOO RY OF A SCHO	Card Authorization F -8050 to pay via phon a email.  CATED OR PROPOOL? If yes, and the p	SED TO BE LOCATE roject results in an emiss	ww.ourair.org/wp- D WITHIN 1,000
If yes, provide the	ne name of school(s)				
Address of school	ol(s)				
City			Zip Code		
If yes, please subn disclosure to the p Procedure 6100-02 meet the criteria or or to declare it as a information from p	ublic, all information of the confidence of the confidence of the confidence of the confidential at the time of the confidential at the confidenti	licate application claimed as confide dential Information 254.7. Failure to of application, she Part 70 permit application	which shall be a publication shall be submitted in:  http://www.ourair.follow required proceduall be deemed a waive	c document. In order to ed in accordance with Alorg/wp-content/uploads/dures for submitting coner by the applicant of the information in accordance with the	PCD Policy & 6100-020.pdf, and fidential information, right to protect such
	FOR APCI	) USE ONLY		DATE	STAMP
FID	4501	Permit No.	PT-70 16217		
Project Name	N.R. Bonetti Le	⊥ ease (Casmal		Rec'd	12/18/2023
Filing Fee	\$ 491.00		202.E? YES / NO		

CC Ending 9258 Marianne Strange

### **5. COMPANY/CONTACT INFORMATION:**

Owner Info		○ Yes  No Use as Billing Contact?					
Company Nar	me	Pacific Coast	Pacific Coast Energy Acquisitions LLC				
Doing Busines	ess As	PCEA					
Contact Name	e	Lisa Toler	Position/Title CFO				
Mailing Addre	ess	1 Riverway,	Suite 1025				
City	louston		State TX Zip Code 77056				
Telephone	28	1-782-8275	Cell Email Lisa.Toler@pceclp.com				
Operator Info	•		● Yes ○ No Use as Billing Contact?				
Company Nar		Pacific Coast	t Energy Company LP				
Doing Busines		PCEC					
Contact Name		Phil Brown	Position/Title COO				
Mailing Addre		1333 Oleun	1555 Orcutt Hill Road				
City	rcutt		State CA Zip Code 93455				
Telephone	80:	5-937-2576	Cell Email Philip.Brown@pceclp.com				
Authorized Ag			Yes No Use as Billing Contact?				
Company Nar	me	M. F. Strange	e& Associates, Inc.				
Doing Busines	ess As	MFSA					
Contact Name	e	Marianne Str	range Position/Title President				
Mailing Addro	ess	P. O. Box 14	84				
City	anta Ba	a Barbara State CA Zip Code 93102					
Telephone	80	)-564-6590	Cell (805) 570-9740 Email mstrange@mfsair.com				
*Use this section if the application is not submitted by the owner/operator. Complete APCD Form -01A ( <a href="http://www.ourair.org/wp-content/uploads/apcd-01a.pdf">http://www.ourair.org/wp-content/uploads/apcd-01a.pdf</a> ). Owner/Operator information above is still required.							
SEND PERM	ITTIN	G CORRESP	PONDENCE TO (check all that apply):				
☐ Owne	er						
   X Autho							

Page 2 of 5

Oil and Gas			
EQUIPMENT LOCATION (Address):			
Specify the street address of the proposed or actual please specify the location by cross streets, or lease			
Equipment Address			
City	State CA	Zip Code 93455	1
Work Site Phone +1 (805) 937-2576			
C Incorporated (within city limits)   ① Unincorporated	orated (outside city limits)	Used at Various Locat	ions
Assessors Parcel No(s):			
Assessors I arcel No(s).			
PROJECT DESCRIPTION:			
(Describe the equipment to be constructed, modified and/needed):	or operated or the desired change	e in the existing permit. At	tach a separate page
Due to common ownership and contiguous property bound 8976-R11) Casmalia ICEs (PTO 8035-R11), Morganti (PTO 8977-R10) as part of the Orcutt Hill Field Stationary Source	O 8096-R12), Muscio (PTO 8980-R10	)), NR Bonetti (PTO 8978-R10	
DO YOU REQUIRE A LAND USE PERMIT OR (	OTHER LEAD AGENCY P	ERMIT FOR THE PR	ОЈЕСТ
	Yes • No		
Agency Name	Permit #	Phone #	Permit Date
* The lead agency is the public agency that has the presponsible for determining whether the project will review and environmental document will be necessar rather than the Air Pollution Control District.	have a significant effect on the e	nvironment and determines	what environmenta
B. If <b>yes</b> , has the lead agency permit application been de	emed complete and is a copy of	their completeness letter	attached?
○Yes ○ No			
Please note that the APCD will not deem your ap	oplication complete until the le	ead agency application is	deemed complete
C. If the lead agency permit application has not been deemed complete, please explain.			
D. A copy of the final lead agency permit or other discrecompleteness review process.	etionary approval by the lead age	ncy may be requested by the	ne APCD as part of

6. GENERAL NATURE OF BUSINESS OR AGENCY:

IU. PRO	JECT STATUS:						
А. Г	Date of Equipment Installation	N/A					
eq		riolation (NOV) for not obtaining a perm e you installed this equipment without th le per Rule 210.			Yes	• No	
C. Is	this application being submitted of	lue to the loss of a Rule 202 exemption?			Yes	<ul><li>No</li></ul>	
D. W	e nature and (	Yes	No No				
	this application also for a change orm -01T.	of owner/operator? If yes, please also in	clude a complete	d APCD (	○ Yes	• No	
11. APPI	LICANT/PREPARER STAT	EMENT:					
	tor or an authorized agent (contract	n also must sign the permit application. ctor/consultant) working on behalf of the					
	I certify pursuant to H&SC Section application is true and correct.	n 42303.5 that all information contained	herein and inforn	nation submitte	ed with t	this	
	Ma	rianne Strange		Dec 14, 2023	23		
	Signat	ure of application preparer		Date			
	Maria	nne Strange	MFSA				
	Print name of	application preparer	En	nployer name			
12 APPI			En	nployer name			
12. APPI	Application Filing Fee (Fee = remitting the current fee.) As a this payment option, please co		A adjusted every J vill accept credit o www.ourair.org/v	July 1st. Please ard payments.	e ensure If you v oads/apo	wish to use cd-01c.pdf and	
	Application Filing Fee (Fee = remitting the current fee.) As a this payment option, please co submit it via mail or call 805-9.  Existing permitted sources magnetic fee.	neck all that apply) \$491. The application filing fee is COLA a convenience to applicants, the APCD with the applicant of the	A adjusted every J vill accept credit on www.ourair.org/v submit the Credit from their current	fuly 1st. Please card payments. vp-content/uple it Card Form-6	e ensure If you v pads/apc OIC via	wish to use ed-01c.pdf and email.	
	Application Filing Fee (Fee = remitting the current fee.) As a this payment option, please co submit it via mail or call 805-9.  Existing permitted sources mathis box. Please deduct the filing Form -01T (Transfer of Owne	seck all that apply) \$491. The application filing fee is COLA a convenience to applicants, the APCD was mplete a Credit Card Form-01C https://porp-8050 to pay over the phone. Do not by request that the filing fee be deducted:	A adjusted every of adjusted every of a accept credit of a www.ourair.org/v submit the Credit from their current account.	July 1st. Please and payments.	e ensure If you v oads/apc OIC via deposits	wish to use ed-01c.pdf and email.	
	Application Filing Fee (Fee = remitting the current fee.) As a this payment option, please co submit it via mail or call 805-9.  Existing permitted sources may this box. Please deduct the filing Form -01T (Transfer of Owner from what is listed on the current Form -03 (School Summary Form -03)	seck all that apply) \$491. The application filing fee is COLA a convenience to applicants, the APCD with a convenience of the APCD with a	A adjusted every of a adjusted every of a accept credit of a www.ourair.org/v submit the Credit from their current account.  Iso addresses a cloutent/uploads/ap undary is within	fuly 1st. Please and payments. wp-content/uple teard Form-6 reimbursable on ange in owner cd-01t.pdf	e ensure If you v oads/apo OIC via deposits and/or	wish to use ed-01c.pdf and email. by checking operator status boundary of a	
	Application Filing Fee (Fee = remitting the current fee.) As a this payment option, please co submit it via mail or call 805-9.  Existing permitted sources mathis box. Please deduct the filit Form -01T (Transfer of Owne from what is listed on the current form what is listed on the current form -03 (School Summary Form form the filit form the filit form the filit form what is listed on the current form form form form the filit form form form form form form form form	seck all that apply) \$491. The application filing fee is COLA a convenience to applicants, the APCD was made a Credit Card Form-01C https:// 279-8050 to pay over the phone. Do not by request that the filing fee be deducted and fee from my existing reimbursement by reference attached if this application a gent permit. http://www.ourair.org/wp-corm) attached if the project's property bo	A adjusted every Joill accept credit of www.ourair.org/wsubmit the Credit from their current account.  Iso addresses a cloutent/uploads/apundary is within tww.ourair.org/wjentified in APCD purair.org/wp-con	July 1st. Please and payments. vp-content/uploit Card Form-6 reimbursable of ange in owner cd-01t.pdf  1,000 feet of the p-content/upload Rule 204 (Apptent/uploads/getent/	e ensure If you voads/apc OIC via deposits and/or ae outer lads/apcc olication en-info.p	wish to use ed-01c.pdf and email.  by checking  operator status  boundary of a 1-03.pdf  as), the edf), and any	
	Application Filing Fee (Fee = remitting the current fee.) As a this payment option, please co submit it via mail or call 805-9.  Existing permitted sources may this box. Please deduct the filing Form -01T (Transfer of Owner from what is listed on the current Form -03 (School Summary Form school (k-12) and the project reschool (k-12) and the project reschool from Form of the APCD's Process/Equipment Form -01A (Authorized Agent)	\$491. The application filing fee is COLA a convenience to applicants, the APCD was made a Credit Card Form-01C https://vip-8050 to pay over the phone. Do not by request that the filing fee be deducted and fee from my existing reimbursement ar/Operator) attached if this application a sent permit. http://www.ourair.org/wp-com/) attached if the project's property bo results in an emissions increase. http://www.ourair.org/wp-com/) attached if the project's property bo results in an emissions increase. http://www.ourair.org/wp-com/) attached if this application as idenation Requirements List (https://www.ourair.org/wp-com/) attached if this application was perg., contractor or consultant). This form	A adjusted every of adjusted every of a adjust	fuly 1st. Please and payments.   vp-content/uplose reimbursable of the reimbursable of	e ensure If you voads/apc OIC via deposits and/or ae outer ads/apcc olication en-info.ppply to t	wish to use ed-01c.pdf and email.  by checking  operator status  boundary of a d-03.pdf  as), the edf), and any he project.  equested to be	

### 13. NOTICE OF CERTIFICATION:

All applicants must complete the following Notice of Certification. This certification must be signed by the Authorized Company Representative representing the owner/operator. Signatures by Authorized Agents will not be accepted.

NOTIC	CE of CERTIFICATION	<u>ON</u>
, Phil Brown	Water to the control of the control	ployed by or represent
Type or Print Name of Authorized Company	Representative	
PCEC		
Type or Print Name of Bus	siness, Corporation, Company, I	ndividual, or Agency
aid rules and regulations when operated in the manner a yethe cost reimbursement basis, as the responsible persone actual recorded cost, plus administrative cost, incurre ate. If I withdraw my application, I further understand through closure of the APCD files on the project.  For applications submitted for Authority to Construct, more operate permits, I hereby certify that all major stations or operated by the applicant, or by an entity controlling, are on approved schedule for compliance with all application, and all applicable emission limitations and standard protection Agency.	on, I agree that I will pay the Sar ed by the APCD in the processing that I shall inform the APCD in modifications to existing Authority ary sources in the state and all st controlled by, or under common able emission limitations and sta	ata Barbara County Air Pollution Control District g of the application within 30 days of the billing writing and I will be charged for all costs incurred by to Construct, and Authority to Construct/Permit actionary sources in the air basin which are owned control with the applicant, are in compliance, or indards under the Clean Air Act (42 USC 7401 et
Completed By: Marianne Strange	Title: Agent	t
Date: Dec 14, 2023	Phone:	(805) 564-6590
Signature of Authorized Company Representative	P. Brau:	,
Land		
PLEASE NOTE THAT FAILURE TO COM	PLETELY PROVIDE ALL	REQUIRED INFORMATION OR FEFS W
		D OR DEEMED INCOMPLETE.

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### Print Form



## Authorized Agent Form Application Form -01A

Santa Barbara County Air Pollution Control District 260 N. San Antonio Road, Suite A Santa Barbara, CA 93110-1315

I hereby designate:			
Agent's Name (print)	Marianne Strange		
Agent's Business Nar	me M. F. Strange & Associates, Inc.		
Agent's Phone Numb	er 805-564-6590		
Agent's Email	mstrange@mfsair.com		
Agent's Address	P. O. Box 1484		
City, State, Zip	Santa Barbara CA 93012		
to serve as the Auth	orized Agent for my company:	Pacific Coast Energy Acquisitions LLC & PCEC	
		(applicant or permitted company's name - print)	
at Casmalia Statio	nary Source		
		(facility name(s) - print)	
in dealing with the S	Santa Barbara County Air Polluti	on Control District (APCD) in matters regarding (check as appropriate):	
Permitting		Billing	
☑ Air Toxics/HRA		⊠ Source Testing	
	Permit Compliance	☐ All of the above	
Other (state purp	ose):		
	cluded written correspondence, to g by my company or the following	elephone discussions and meetings and shall remain in effect until it is ng date: Indefinate whichever is earlier.	
As a designated Residentified above:	ponsible Official, I hereby autho	rize the above mentioned agent to represent my company in the matters	
Name (print)	hilip Brown		
Title C	hief Operating Officer		
Phone 80	05-937-2576		
Email p	philip.brown@pceclp.com		
Address 15	1555 Orcutt Hill Road		
City, State, Zip O	rcutt, CA 93455		
Signature	P.Brank';		

APCD - 01A (1/2020)

For APCD use only. FID #

**App.** #

### ARELLANES LEASE PTO 8976-R11 TV APPLICATION FORMS

# STATIONARY SOURCE SUMMARY (Form 1302-A1)

APCD: Santa Barbara County Air Pollution Control Dis	trict			
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC				
► APCD USE ONLY -ii(	APCD IDS Processing ID:			
Application #:	Date Application Received:			
Application Filing Fee*:	Date Application Deemed Complete:			
I. SOURCE IDENTIFICATION				
1. Source Name: Arellanes Lease Casmalia				
2. Four digit SIC Code: 1311	USEPA AIRS Plant ID (for APCD use only):			
3. Parent Company (if different than Source Name)	): Pacific Coast Energy Acquisitions, LLC			
4. Mailing Address of Responsible Official: 1555	Orcutt Hill Road Orcutt, CA 93455			
5. Street Address of Source Location (include Zip	Code):			
6. UTM Coordinates (if required) (see instructions)	):			
7. Source located within: 50 miles of the state lir	ne [ ] Yes [X] No			
50 miles of a Native A	merican Nation [ ] Yes [X] No [ ] Not Applicable			
8. Type of Organization: [X] Corporation	[ ] Sole Ownership [ ] Government			
[ ] Partnership 9. Legal Owner's Name: Pacific Coast Energy Acqui	[ ] Utility Company sitions, LLC			
10. Owner's Agent Name (if any): Marianne Strange				
11. Responsible Official: Philip Brown	Title: Chief Operations Telephone #: 805-937-2576 Officer			
12. Plant Site Manager/Contact: Doug Miller	Title: Production Telephone #: 805-937-2576 Foreman			
13. Type of facility: Oil and Gas				
14. General description of processes/products:	Please refer to attached project description			
15. Does your facility store, or otherwise handle, gr	reater than threshold quantities of any substance on the Section 112(r)			
List of Substances and their Thresholds (see Attachi	ment A)? [ ] Yes [X] No			
16. Is a Federal Risk Management Plan [pursuant to	o Section 112(r)] required? [ ] Not Applicable [ ] Yes [ X] N			
	an is registered with appropriate agency or description of status of Risk			
Management Plan submittal.)  * Applications submitted without a filing fee will be returned.				

SBC APCD (4.03.06) Page \_\_1 \_\_of 21 \_\_\_

# STATIONARY SOURCE SUMMARY (Form 1302-A2)

APCD:	► APCD USE ONLY -<
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

### II. TYPE OF PERMIT ACTION

	CURRENT PERMIT (permit number)	EXPIRATION (date)
Initial SBCAPCD's Regulation XIII Application	8976 – R11	6/2025
Permit Renewal		
Significant Permit Revision*		
Minor Permit Revision*		
Administrative Amendment		

### III. DESCRIPTION OF PERMIT ACTION

1.	Does the permit action requested involve:	a:	[ ] Portable Source [ ] Acid Rain Source [ ] Source Subject	ce [	] Voluntary Emissions Caps ] Alternative Operating Scenarios Γ Requirements [Section 112]
	b:	[X]	None of the options	in 1.a. ar	e applicable
2.	Is source operating under a Title V Program C	Compli	iance Schedule? [	] Yes	[X] No
3.	For permit modifications, provide a general de	escript	ion of the proposed p	ermit mo	dification:

SBC APCD (4.03.06) Page 2 of 21 \_\_\_

<sup>\*</sup>Requires APCD-approved NSR permit prior to a permit revision submittal

## TOTAL STATIONARY SOURCE EMISSIONS (Form 1302-B)

APCD:	► APCD USE ONLY ""
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

#### I. TOTAL STATIONARY SOURCE EMISSIONS

Provide a brief description of operating scenario: Please refer to attached project description.

POLLUTANT  *  (name)	EMISSIONS (tons per year)	PRE-MODIFICATION  EMISSIONS  (tons per year)	EMISSIONS CHANGE ** (tons per year)
NOx	306.70		N/A
ROC	191.06	NOT APPLICABLE FOR FIRST	1.77
СО	240.36	APPLICATION SUBMITTALS	N/A
SOx	19.21		N/A
PM	7.62		N/A
PM10	7.62		N/A
PM2.5	7.62		N/A

<sup>\*</sup> Emissions for all pollutants for which the source is major and for all NSPS/MACT-regulated air pollutants must be reported. HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

SBC APCD (4.03.06) Page 3 of 21 \_\_\_

<sup>\*\*</sup> Transferring all existing Casmalia Field Stationary Source leases to Orcutt Hill Stationary Source

### COATING / SOLVENT EMISSION UNIT (Form 1302-D1)

APCD:	► APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

- 1. Equipment type: Solvent & Coating Rule 202 exempt for maintenance ATC/PTO Number: 8976-R11
- 2. Equipment description:
- 3. Equipment make, model & serial number:
- 4. Maximum design process rate or throughput:
- 5. Control device(s) type and description (if any):
- 6. Description of coating/solvent application/drying method(s) employed including coating transfer:
- 7. List and describe primary coating/solvent process equipment used: Mineral Spirits or similar for Lab Cuts. Coatings used for maintenance activities.

### II. OPERATIONAL INFORMATION

1.	Operating schedule:	hours/day	hours/year
2.	Coatings/solvents information:		

COATING/ SOLVENT (name)	MANUFACTURER (name)	MAXIMUM USE (gal/day, gal/yr)	VAPOR PRESSURE (mm of Hg)	SOLIDS CONTENT (%)	VOC CONTENT (%)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

SBC APCD (4.03.06) Page <u>4</u> of 21 \_\_\_

### COATING / SOLVENT EMISSION UNIT (Form 1302-D2)

APCD:	► APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

3. Emissions for Emission Unit(s) described on page(s):

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS	ROC				
A. Emissions	0.1				
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REGU	OTHER REGULATED AIR POLLUTANT EMISSIONS (tons per year) <sup>4</sup>				
POLLUTANTS	POLLUTANTS				
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

SBC APCD (4.03.06) Page \_\_\_\_5 of 21 \_\_\_

## GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

- 1. General process description: Separators
- 2. Equipment type\*: Oil and Gas Separators
- 3. Equipment description\*: ATC/PTO Number: 8976-R11 (Device 100927)
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput:
- 6. Control device(s) type and description (if any):

### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	_ hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and f	inished	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

SBC APCD (4.03.06) Page <u>6</u> of 21 \_\_\_

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

## GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

1. General process description: Oil and Gas V
---

- 2. Equipment type\*: Oil and Gas Well
- 3. Equipment description\*: 5 Producing and idle wells ATC/PTO Number: 8976-R11 (Device 002615)
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput:
- 6. Control device(s) type and description (if any):

### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760 <u> </u>	_ hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and fi	nished	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

SBC APCD (4.03.06) Page \_\_\_\_7\_\_of 21 \_\_\_\_

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

### GENERAL EMISSION UNIT (Form 1302-F2)

► APCD USE ONLY <.
APCD IDS Processing ID:
SOURCE NAME: Arellanes Lease Casmalia

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS	ROC				
A. Emissions	0.02				
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER RE	GULATED AIR	R POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	ı
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

SBC APCD (4.03.06) Page \_\_\_\_8 \_\_of 21 \_\_\_

## GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

		UNIT		

<ol> <li>General process description</li> </ol>	: Well Cellars
---	----------------

- 2. Equipment type\*: Well Cellars
- 3. Equipment description\*: 5 well cellars, each with 36 sq. ft. of surface area ATC/PTO Number: 8976-R11 (Device 002616)
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput:
- 6. Control device(s) type and description (if any):

### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760 <u> </u>	_ hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and fi	nished	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

SBC APCD (4.03.06) Page 9 of 21 \_\_\_

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

### GENERAL EMISSION UNIT (Form 1302-F2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

CRITERIA POLLUTANT EMISSIONS (tons per year)						
POLLUTANTS	ROC					
A. Emissions	0.92					
B. Pre-Modification Emissions <sup>1</sup>						
C. Emission Change <sup>2</sup>						
D. Emission Limit <sup>3</sup>						
OTHER RE	GULATED AIR	R POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	ı	
POLLUTANTS						
A. Emissions						
B. Pre-Modification Emissions <sup>1</sup>						
C. Emission Change <sup>2</sup>						
D. Emission Limit <sup>3</sup>						

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

SBC APCD (4.03.06) Page \_\_\_10\_of 21 \_\_\_

### GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

- 1. General process description: Fugitive Hydrocarbon Components CARB KVB
- 2. Equipment type\*: Valves, Flanges, etc.
- 3. Equipment description\*: Please refer to page 2 of attached equipment list ATC/PTO Number: 8976-R11 (Device 002614)
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput:
- 6. Control device(s) type and description (if any):

### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	_ hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and fi	inished	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

SBC APCD (4.03.06) Page \_\_\_\_11\_of 21 \_\_\_

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

### GENERAL EMISSION UNIT (Form 1302-F2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

4. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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## EXEMPT EMISSIONS UNITS (Form 1302-H)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

Are you claiming any emitting activities to be insignificant? (See definition at bottom of page)

YES X\_\_\_ NO \_\_\_\_\_

Activity	Description of Activity/Emission Units	Potential to Emit for each Pollutar
Solvents & Coatings	Lab Cuts & Facility/Equipment Maintenance	0.1 TPY ROC

Insignificant activities are defined in APCD Rule 1301 (definitions). For an activity to be considered insignificant emissions cannot exceed 2 tons per year potential to emit (PTE) any criteria pollutants, and 0.5 tons per year for any regulated HAP.

Note: Insignificant activities are not exempt from Part 70 requirements/permits.

SBC APCD (4.03.06) Page \_\_\_\_13\_\_of 21 \_\_\_\_

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

#### I. PROCEDURE FOR USING FORM 1302-I

This form shall be submitted as part of the SBCAPCD's Regulation XIII Application. The Responsible Official shall identify the applicable federal requirement(s) to which the source is subject. In the Compliance Plan (Form 1302-I), a Responsible Official shall identify whether the source identified in the SBCAPCD's Regulation XIII Application currently operates in compliance with all applicable federal requirements.

### II. APPLICABLE FEDERAL REQUIREMENTS

Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance?	Effective
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>		(yes/no/exempt <sup>3</sup> )	Date <sup>4</sup>
APCD Rule 301	Circumvention	Entire Source	Yes	In Effect
APCD Rule 302	Visible Emissions	Entire Source	Yes	In Effect
APCD Rule 303	Nuisance	Entire Source	Yes	In Effect
APCD Rule 304	Particulate Matter – Northern Zone	Each PM Source	Yes	In Effect
APCD Rule 309	Specific Contaminants	Combustion Units	Yes	In Effect
APCD Rule 310	Odorous Organic Sulfides	Combustion Units	Yes	In Effect
APCD Rule 311	Sulfur Content of Fuel	Combustion Units	Yes	In Effect
APCD Rule 317	Organic Solvents	Maintenance/Wipe Cleaning	Yes	In Effect
APCD Rule 321	Solvent Cleaning Operations	Maintenance Operations	Yes	In Effect
APCD Rule 322	Metal Surface Coating Thinner and Reducer	Maintenance Operations	Yes	In Effect
APCD Rule 323	Architectural Coatings - Standards	Maintenance Operations	Yes	In Effect
APCD Rule 324	Disposal and Evaporation of Solvents	Maintenance/Wipe Cleaning	Yes	In Effect
APCD Rule 325	Crude Oil Production and Separation	Wash Tank, crude storage tanks, wastewater tanks	Yes	In Effect
APCD Rule 331	Fugitive Emissions Inspection & Maintenance	All components (valves, flanges, seals, compressors, and pumps) used to handle oil and gas	Yes	In Effect
APCD Rule 333	Control of Emissions from Reciprocating IC Engines	Controlled Natural Gas (NG) fired rich burn ICEs	Yes	In Effect

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APCD: ► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District APCD IDS Processing ID:

COMPANY NAME: Pacific Coast Energy Acquisitions, LLC SOURCE NAME: Arellanes Lease Casmalia

Applicable Fede	ral Requirement <sup>1</sup>		In compliance?	Effective
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>	Affected Emission Unit	(yes/no/exempt <sup>3</sup> )	Date <sup>4</sup>
APCD Rule 343		Wash Tank, crude storage tanks, wastewater tanks	Yes	In Effect
APCD Rule 344	Petroleum Wells, Sumps and Cellars	Well cellars, sump, wastewater pits	Yes	In Effect
APCD Rule 346	Loading of Organic Liquids	Crude oil loading rack	Yes	In Effect
APCD Rule 353	Adhesives and Sealants	Maintenance Operations	Yes	In Effect
APCD Rule 359	Flares and Thermal Oxidizers	Flares	Yes	In Effect
APCD Rule 360	Water Heaters and Small Boilers	Water heaters, boilers, steam generators or process heaters with a rated heat input capacity greater than or equal to 75,000 Btu/hour up to and including 2,000,000 Btu/hr	Yes	In Effect
APCD Rule 505.A,B1,D	Breakdown Conditions	All Emission Units	Yes	In Effect
APCD Rule 603	Emergency Episode Plans	Entire Source	Yes	In Effect
APCD Regulation VIII	New Source Review	Entire Source	Yes	In Effect
APCD Regulation XIII	Part 70 Operating Permits	Entire Source	Yes	In Effect
40 CFR Parts 51/52	New Source Review (Nonattainment Area Review and Prevention of Significant Deterioration)	Entire Source	Yes	In Effect
40 CFR Part 60 Subpart A	New Source Performance Standards	Entire Source	Yes	In Effect
40 CFR Part 60 Subpart Kb	Standards of Performance	Storage vessels for petroleum liquids constructed or modified prior to July 23, 1984	Exempt	In Effect
		Any new or replacement tanks constructed or modified after July 23, 1984	Yes	In Effect
0 CFR Part 60 ubpart OOOOa CCR Title 17, Division 3, Chapter 1, Subchapter 0	Greenhouse Gas Emission Standards for Crude Oil and Natural Gas Facilities Climate Change	Entire Source	Yes	In Effect
0 CFR Part 61	Standards for Hazardous	All stationary reciprocating internal combustion engines	Yes	In Effect
	Air Pollutants			

SBC APCD (4.03.06) Page \_\_\_\_15\_\_of 21 \_\_\_

APCD:

Santa Barbara County Air Pollution Control District

APCD IDS Processing ID:

COMPANY NAME Point of the processing ID:

COMPANY NAME: Pacific Coast Energy Acquisitions, LLC

SOURCE NAME: Arellanes Lease Casmalia

Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance?	Effective
Regulatory Reference <sup>2</sup>	Regulation Title		(yes/no/exempt <sup>3</sup> )	Date <sup>4</sup>
40 CFR Part 63	Maximum Achievable Control Technology	None	Exempt per §63.760(e)(1) based on 'black oil' production	In Effect
40 CFR Part 63 Subpart HH	National Emission Standards for Hazardous Air Pollutants (NESHAP) From Oil and Natural Gas Production Facilities	Entire Source	Exempt – Not a major source of HAP's	In Effect
40 CFR Part 63 Subpart ZZZZ	National Emissions Standards for Hazardous Air Pollutants for Stationary Reciprocating Internal Combustion Engines	All stationary reciprocating internal combustion engines	Yes	In Effect
40 CFR Part 64	Compliance Assurance Monitoring	Emission units with a control device used to comply with an emission standard	Exempt – no control devices used to comply with an emission standard	In Effect
40 CFR Part 70	Operating Permits	Entire Source	Yes	In Effect

<sup>1</sup> Review APCD SIP Rules, NSPS, NESHAPS, and MACTs.

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<sup>2</sup> Regulatory Reference is the abbreviated citation (e.g. 40 CFR 60 Subpart OOO, APCD Rule 325.H) and Title is the prosaic title (e.g. NSPS Standards of Performance for Nonmetallic Mineral Processing Plants, Crude Oil Production and Separation, Inspection)

<sup>3</sup> If exempt from applicable federal requirement, include explanation for exemption.

<sup>4</sup> Indicate the date during the permit term that the applicable federal requirement will become effective for the emission unit.

APCD: ► APCD USE ONLY <.

Santa Barbara County Air Pollution Control District APCD IDS Processing ID:

COMPANY NAME: Pacific Coast Energy Acquisitions, LLC | SOURCE NAME: Arellanes Lease Casmalia

Other Applicable Federal Requirements <sup>5</sup> NOTE: PC # varies in each PTO	Affected Emission Unit	In compliance?	Effective Date
PTO 08976 Condition 1	All Devices	Yes	In Effect
Emission Limits			
PTO 08976 Condition 2.a Fugitive Hydrocarbon Inspection & Maintenance Plan	All Devices	Yes	In Effect
PTO 08976 Condition 2.b	Well Cellars (Device No. 002616)	Yes	In Effect
Well Cellars	Well Cellars (Bevice 140, 002010)	1 03	III Effect
PTO 08976 Condition 3	All Devices	Yes	In Effect
Monitoring		100	III ZIIVV
PTO 08976 Condition 4	All Devices	Yes	In Effect
Recordkeeping			
PTO 08976 Condition 5	All Devices	Yes	In Effect
Reporting			
PTO 08976 Condition 6	All Devices	Yes	In Effect
Requirements for Produced Gas			
PTO 08976 Condition 7	All Devices	Yes	In Effect
Facility Fugitive Hydrocarbon	1.11.20.1100	100	III ZIIVV
Emissions			
PTO 08976 Condition 8	All Devices	Yes	In Effect
Greenhouse Gas Emissions Standards			
PTO 08976 Condition 9	All Devices	Yes	In Effect
Consistency with Analysis			
PTO 08976 Condition 10	All Devices	Yes	In Effect
Equipment Maintenance			
PTO 08976 Condition 11	All Devices	Yes	In Effect
Compliance			
PTO 08976 Condition 12	All Devices	Yes	In Effect
Severability			
PTO 08976 Condition 13	All Devices	Yes	In Effect
Conflict Between Permits			
PTO 08976 Condition 14	All Devices	Yes	In Effect
Access to Records and Facilities			
PTO 08976 Condition 15	All Devices	Yes	In Effect
Equipment Identification			
PTO 08976 Condition 16	All Devices	Yes	In Effect
Emission Factor Revisions			
PTO 08976 Condition 17	All Devices	Yes	In Effect
Nuisance			
PTO 08976 Condition 18	All Devices	Yes	In Effect
Grounds for Revocation			
PTO 08976 Condition 19	All Devices	Yes	In Effect
Transfer of Owner/Operator			
PTO 08976 Condition 20	All Devices	Yes	In Effect
Fugitive and Maintenance Plan			

SBC APCD (4.03.06) Page <u>17</u> of 21 \_\_\_

APCD:
Santa Barbara County Air Pollution Control District
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC

Applicable Federal Requirement

In compliance?
(yes/no/exempt³)

Effective Date<sup>4</sup>

Applicable Federal Requirement			In compliance? (yes/no/exempt <sup>3</sup> )	Effective Date <sup>4</sup>
Regulatory Reference <sup>2</sup>	Affected Emission Unit			
PTO 08976 Condition 21	All Devices		Yes	In Effect
Documents Incorporated by Reference				
5 A11 · · · · · · · · · · · · · · · · · ·	11.11	1.1 1	. 11. 14	1

All environmentally significant permit conditions -- such as emission, operation, and throughput limitations or compliance monitoring conditions associated with such limitations -- listed in all authority to construct (ATC) permits issued to the Part 70 source are also applicable requirements.

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<sup>\*\*\*</sup> If more than one page is used, please ensure that "Santa Barbara APCD", stationary source name and "Form 1302-I1" appear on each page. \*\*\*

## (Form 1302-I2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

### III. COMPLIANCE CERTIFICATION

### Under penalty of perjury, I certify the following:

- X Based on information and belief formed after reasonable inquiry, the source identified in this application will continue to comply with the applicable federal requirement(s) with which the source is in compliance identified in form 1302-I1;
- X Based on information and belief formed after reasonable inquiry, the source identified in this application will comply with the future-effective applicable federal requirement(s) identified in form 1302-I1, on a timely basis<sup>1</sup>;

Based on information and belief formed after reasonable inquiry, the source identified in this application is not in compliance with the applicable federal requirement(s), identified in form 1302-I1, and I have attached a compliance plan schedule.<sup>2</sup>

P.B. 12/15/23

Signature of Responsible Official Date

- 1. Unless a more detailed schedule is expressly required by the applicable federal requirement.
- 2. At the time of expected permit issuance, if the source expects to be out of compliance with an applicable federal requirement, the applicant is required to provide a compliance schedule with this application, with the following exception. A source which is operating under a variance that is effective for less than 90 days need not submit a Compliance Schedule. For sources operating under a variance, which is in effect for more than 90 days, the Compliance Schedule is the schedule that was approved as part of the variance granted by the hearing board.

The compliance schedule shall contain a schedule of remedial measures, including an enforceable sequence of actions with milestones, leading to compliance with this applicable federal requirement. For sources operating under a variance, the compliance schedule is part of the variance granted by the hearing board. The compliance schedule shall resemble, and be at least as stringent as that contained in any judicial consent decree or administrative order to which the source is subject. For sources not operating under a variance, consult the Air Pollution Control Officer regarding procedures for obtaining a compliance schedule.

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## CERTIFICATION STATEMENT (Form 1302-M)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

Identify, by checking off below, the forms and attachments that are part of your application. If the application contains forms or attachments that are not identified below, please identify these attachments in the blank space provided below. Review the instructions if you are unsure of the forms and attachments that need to be included in a complete application.

Forms included with application	Attachments included with application
Stationary Source Summary Form Total Stationary Source Emission For Compliance Plan Form Compliance Plan Certification Form Exempt Equipment Form Certification Statement Form List other forms or attachments	Description of Operating Scenarios Sample emission calculations Fugitive emission estimates List of Applicable requirements Discussion of units out of compliance with applicable federal requirements and, if required, submit a schedule of Compliance Facility schematic showing emission points NSR Permit PSD Permit PSD Permit Compliance Assurance monitoring protocols Risk management verification per 112(r)
[ ] check here if additional forms listed on back	

I certify under penalty of law, based on information and belief formed after reasonable inquiry, that the information contained in this application, composed of the forms and attachments identified above, are true, accurate, and complete.

I certify that I am the responsible official, as defined in SBCAPCD's Regulation XIII, Rule 1301 or USEPA's 40 CFR Part 70.

Signature of Responsible Official

Date

**Print Name of Responsible Official:** 

Philip Brown

Title of Responsible Official and Company Name: Chief Operations Officer

# **CERTIFICATION STATEMENT** (Form 1302-M continued)

APCD:	► APCD USE ONLY ""
Santa Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Arellanes Lease Casmalia

List Other Forms or Attachments (cont.)	

SBC APCD (4.03.06) Page \_\_\_\_21 of 21 \_\_\_

### **Example Emission Calcuations**

### Permit to Operate 08976 - R11

### ATTACHMENT A

### **Emission Calculations**

### FUGITIVE HYDROCARBON EMISSION CALCULATIONS - CARB/KVB METHOD (Ver. 6.0)

Page 1 of 2

Attachment: A-1

Permit Number: Reeval 8976-R11 Facility: Arellanes Lease

#### Input Data

Facility Information         Value           Number of Active Wells at Facility.         8           Facility Gas Production.         800,000           Facility Dry Oil Production.         800           Facility Gas to Oil Ratio (if > 500 then default to 501)         501           API Gravity.         11.3           Facility Model Number.         5	<u>Units</u> wells scf/day bbls/day scf/bbl degrees API dimensionless	Reference Permit Application Permit Application Permit Application Permit Application Permit Application Permit Application User Input
No. of Steam Drive Wells with Control Vents	wells	Permit Application
No. of Steam Drive Wells with Uncontrolled Vents	wells wells	Permit Application Permit Application
No. of Cyclic Steam Drive Wells with Uncontrolled Vents	wells lb/day-well	Permit Application Table Below

#### **Emission Factor Based on Lease Model**

Lease Model	Valve Without Ethane	Fitting Without Ethane	Composite Without	Units
1	1.4921	0.9947	2.4868	lbs/day-well
2	0.6999	0.6092	1.3091	lbs/day-well
3	0.0217	0.0673	0.0890	lbs/day-well
4	4.5090	2.1319	6.6409	lbs/day-well
5	0.8628	1.9424	2.8053	lbs/day-well
6	1.7079	2.5006	4.2085	lbs/day-well

Model #1: Number of wells on lease is less than 10 and the GOR is less than 500.

Model #2: Number of wells on lease is between 10 and 50 and the GOR is less than 500.

Model #3: Number of wells on lease is greater than 50 and the GOR is less than 500.

Model #4: Number of wells on lease is less than 10 and the GOR is greater than 500.

Model #5: Number of wells on lease is between 10 and 50 and the GOR is greater than 500. Model #6: Number of wells on lease is greater than 50 and the GOR is greater than 500.

Reference: CARB speciation profiles numbers 529, 530, 531, 532

### CARB KVB ROC Potential to Emit

Emission Source	lb/day	TPY
Valves and Fittings <sup>a</sup>	4.49	0.82
Sumps, Wastewater Tanks and Well Cellars <sup>b</sup>	8.13	1.48
Oil/Water Separators <sup>b</sup>	0.00	0.00
Pumps/Compressors/Well Heads <sup>a</sup>	0.13	0.02
Enhanced Oil Recovery Fields	0.00	0.00
Total ROC Potential to Emit <sup>c</sup>	12.75	2.33

#### Notes:

- a. Emissions amount reflect an 80% reduction due to Rule 331 implementation.
- b. Emissions reflect control efficiencies where applicable.
- c. Due to rounding, the totals may not appear correct

### Permit to Operate 08976 - R11

### ATTACHMENT A

### **Emission Calculations**

#### Page 2 of 2

#### Unit Type Emission Calculations

Pumps, Compressors, and Well Heads Uncontrolled Emission Calculations

	Value	Units	Reference
Number of Wells	8	wells	Permit Application
Wellhead Emissions	0.0776	lb-ROC/day	Calculated Value
FHC from Pumps	0.0312	lb-ROC/day	Calculated Value
FHC from Compressors	0.5432	lb-ROC/day	Calculated Value
Total ROC Emissions	0.65	lb-ROC/day	Calculated Value

Well Cellars, Sumps, Covered Wastewater Tanks, and Oil/Water Separators

Separation Level	Heavy Oil Service	Light Oil Service	Units
Primary	0.0941	0.1380	lb ROC/ft <sup>2</sup> -day
Secondary	0.0126	0.0180	lb ROC/ft2-day
Tertiary	0.0058	0.0087	Ib ROC/ft <sup>2</sup> -day

WELL CELLARS				Level of Separation	
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
Well Cellars <sup>(a)</sup>	8	288	8.13		
				0.00	
					0.00
Daily ROC Emissions (lb/day)		8.13	0.00	0.00	

#### Notes:

a. A 70% reduction is applied for implementation of Rule 344 (Sumps, Pits, and Well Cellars).

COVERED WASTEWATER TANKS				Level of Separation	
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
Covered Wastewater Tank <sup>(a)</sup>	0	0	0.00		
	0	0		0.00	
	0	0			0.00
Daily ROC E	missions (lb/day)		0.00	0.00	0.00

### Notes:

a. A 85% reduction is applied.

COVERED WASTEWATER TANK WITH VAPOR RECOVERY				Level of Separation	
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
Covered Wastewater	0	0	0.00		
Tank with Vapor Recovery <sup>(a)</sup>	0	0		0.00	
	0	0			0.00
Daily ROC E	missions (lb/day)		0.00	0.00	0.00

#### Notes:

a. A 95% reduction is applied.

OIL AND WATE	OIL AND WATER SEPARATORS		Туре		
Equipment Type	Total Throughput (MMgal)	Covered	Vapor Recovery	Open Top	
	0	0.00			
Oil and Water Separators (a)(b)	0		0.00		
·	0			0.00	
Daily ROC En	nissions (lb/day)	0.00	0.00	0.00	

#### Notes:

- a. A 85% reduction is applied for covered, 85% for connected to vapor recovery, and 0% for open top.
- b. Emission Factor of 560 lb-ROC/Mmgal

Processed By: KMB Date: 3/8/2022

### PROJECT DESCRIPTION

This facility consists of five oil and gas production wells, five well cellars, three separators, and associated fugitives. There is no other oil and gas production equipment subject to permit at this location. Production is routed to the central processing facility located at Morganti Lease via pipeline.

### CASMALIA ICE PTO 8035-R12 TV APPLICATION FORMS

# STATIONARY SOURCE SUMMARY (Form 1302-A1)

APCD: Santa Barbara County Air Pollution Contro	ol District			
COMPANY NAME: Pacific Coast Energy Acquisitio	ons, LLC			
► APCD USE ONLY -ii(	APCD IDS Processing ID:			
Application #:	Date Application Received:			
Application Filing Fee*:	Date Application Deemed Complete:			
I. SOURCE IDENTIFICATION				
Source Name: Casmalia IC Engines				
2. Four digit SIC Code: 1311	USEPA AIRS Plant ID (for APCD use only):			
3. Parent Company (if different than Source Name): Pacific Coast Energy Acquisitions, LLC				
4. Mailing Address of Responsible Official: 1	1555 Orcutt Hill Road Orcutt, CA 93455			
5. Street Address of Source Location (include	e Zip Code):			
6. UTM Coordinates (if required) (see instruc	ctions):			
7. Source located within: 50 miles of the sta				
50 miles of a Nati	tive American Nation [ ] Yes [X] No [ ] Not Applicable			
8. Type of Organization: [X] Corpora	ation [ ] Sole Ownership [ ] Government			
[ ] Partner 9. Legal Owner's Name: Pacific Coast Energy (	rship [ ] Utility Company			
10. Owner's Agent Name (if any): Marianne S	Strange Title: Environmental Telephone #: 805-564-6590 Consultant			
11. Responsible Official: Philip Brown	Title: Chief Operations Telephone #: 805-937-2576 Officer			
12. Plant Site Manager/Contact: Doug Miller	Title: Sr. Production Telephone #: 805-937-2576 Foreman			
13. Type of facility: Oil and Gas				
14. General description of processes/products:	Please refer to attached project description			
15. Does your facility store, or otherwise hand	dle, greater than threshold quantities of any substance on the Section 112(r)			
List of Substances and their Thresholds (see A	attachment A)? [ ] Yes [X] No			
16 Is a Federal Rick Management Dian Invest	uant to Section 112(r)] required? [ ] Not Applicable [ ] Yes [ X] No			
5	ent Plan is registered with appropriate agency or description of status of Risk			
Management Plan submittal.)	eturned to the applicant immediately as "improper" submittels			

SBC APCD (4.03.06) Page \_\_\_\_\_1\_ of \_\_14\_\_

# STATIONARY SOURCE SUMMARY (Form 1302-A2)

► APCD USE ONLY -<
APCD IDS Processing ID:
SOURCE NAME: Casmalia IC Engines

### II. TYPE OF PERMIT ACTION

	CURRENT PERMIT (permit number)	EXPIRATION (date)
Initial SBCAPCD's Regulation XIII Application	8035-R12	6/2025
Permit Renewal		
Significant Permit Revision*		
Minor Permit Revision*		
Administrative Amendment		

III	DESCRIPTION	OF DEDMIT	ACTION
111.	DESCINII HON	OF LENWILL	ACHUN

1.	Does the permit action requested involve:	a:	[ ] Portable Sou [ ] Acid Rain So [ ] Source Subje	ource [	Orange   Voluntary Emissions Caps   Alternative Operating Scenarios   Requirements [Section 112]
	b: [X] None of the options in 1.a. are applicable				
2.	Is source operating under a Title V Program C	Compli	ance Schedule?	[ ] Yes	[X] No
3.	For permit modifications, provide a general de	escript	ion of the proposed	d permit mo	odification:

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<sup>\*</sup>Requires APCD-approved NSR permit prior to a permit revision submittal

## TOTAL STATIONARY SOURCE EMISSIONS (Form 1302-B)

APCD:	► APCD USE ONLY ""
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Casmalia IC Engines

#### I. TOTAL STATIONARY SOURCE EMISSIONS

Provide a brief description of operating scenario: Please refer to attached project description.

POLLUTANT  *  (name)	EMISSIONS (tons per year)	PRE-MODIFICATION EMISSIONS (tons per year)	EMISSIONS CHANGE ** (tons per year)
NOx	306.70		12.48
ROC	191.06	NOT APPLICABLE FOR FIRST	0.79
СО	240.36	APPLICATION SUBMITTALS	10.48
SOx	19.21		0.85
PM	7.62		0.07
PM10	7.62		0.07
PM2.5	7.62		0.07

<sup>\*</sup> Emissions for all pollutants for which the source is major and for all NSPS/MACT-regulated air pollutants must be reported. HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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<sup>\*\*</sup> Transferring all existing Casmalia Field Stationary Source leases to Orcutt Hill Stationary Source

## COMBUSTION EMISSION UNIT (Form 1302-C1)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Casmalia IC Engines

#### I. EMISSION UNIT DESCRIPTION

1.	Equipment type: < 50 hp ICEs	ATC/PTO Number: 8035 R12
----	------------------------------	--------------------------

- 2. Equipment description: 4 ICEs APCD Dev #s 005850, 112024, 004492, 004475
- 3. For piston ICEs: [ ] 2-stroke [X] 4-stroke [] NA
- 4. Equipment make, model & serial number: Please refer to the attached calculations
- 5. Maximum design process rate or maximum power input/output: Please refer to the attached calculations
- 6. Primary use: well pumps
- 7. Burner(s) design, operating temperature and capacity:
- 8. Control device(s) type and description (if any):

#### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	_hours/year
2.	Exhaust gas properties (temper	ature, SCF	M, %H <sub>2</sub> O, %O2 or %CO	<sub>2</sub> , % exce	ess air):

3. Fuel specifications:

**SBC APCD (4.03.06)** 

FUEL TYPE (name)	MAX ANNUAL USAGE**  (ft³./yr, lb/yr, gal/yr)	HEATING VALUE (BTU/lb or BTU/gal)	SULFUR (%)
Produced gas			

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

Page \_\_\_4\_\_ of \_\_\_14

<sup>\*\*</sup> List only if there is a permit restriction limiting annual fuel use below the theoretical maximum usage.

## COMBUSTION EMISSION UNIT (Form 1302-C2)

APCD:	► APCD USE ONLY �
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Casmalia IC Engines

4. Emissions for Emission Units described on page(s):

CRITERIA POLLUTANT EMISSIONS (tons per year)													
POLLUTANTS	NOx	ROC	СО	Sox	PM, PM10 & PM2.5								
A. Emissions	12.48	0.79	10.48	0.85	0.07								
B. Pre-Modification Emissions <sup>1</sup>													
C. Emission Change <sup>2</sup>													
D. Emission Limit <sup>3</sup>													
OTHER REC	GULATED AI	R POLLUTA	NT EMISSIO	NS (tons per year	)4								
POLLUTANTS													
A. Emissions													
B. Pre-Modification Emissions <sup>1</sup>													
C. Emission Change <sup>2</sup>													
D. Emission Limit <sup>3</sup>													

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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### COATING / SOLVENT EMISSION UNIT (Form 1302-D1)

APCD:	► APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Casmalia IC Engines

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1. Equipment type: Solvent & Coating Rule 202 exempt for maintenance ATC/PTO Number 8035-R12

- 2. Equipment description:
- 3. Equipment make, model & serial number:
- 4. Maximum design process rate or throughput:
- 5. Control device(s) type and description (if any):
- 6. Description of coating/solvent application/drying method(s) employed including coating transfer:
  All solvent and coating emissions will be assumed on the Orcutt Hill stationary source under the Cal Coast Lease PTO 8826.
- 7. List and describe primary coating/solvent process equipment used: Mineral Spirits or similar for Lab Cuts. Coatings used for maintenance activities.

#### II. OPERATIONAL INFORMATION

1.	Operating schedule:	_ hours/day	hours/year
2.	Coatings/solvents information:		

COATING/ SOLVENT (name)	MANUFACTURER (name)	MAXIMUM USE (gal/day, gal/yr)	VAPOR PRESSURE (mm of Hg)	SOLIDS CONTENT (%)	VOC CONTENT (%)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

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## **COATING / SOLVENT EMISSION UNIT** (Form 1302-D2)

APCD:	► APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Casmalia IC Engines

3. Emissions for Emission Unit(s) described on page(s): fill in at end

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS	ROC				
A. Emissions	0.1				
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REGU	JLATED AIR I	POLLUTANT I	EMISSIONS (to	ns per year)4	
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
  For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

**SBC APCD (4.03.06)** Page \_

## COMPLIANCE PLAN (Form 1302-I1)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Casmalia IC Engines

#### I. PROCEDURE FOR USING FORM 1302-I

This form shall be submitted as part of the SBCAPCD's Regulation XIII Application. The Responsible Official shall identify the applicable federal requirement(s) to which the source is subject. In the Compliance Plan (Form 1302-I), a Responsible Official shall identify whether the source identified in the SBCAPCD's Regulation XIII Application currently operates in compliance with all applicable federal requirements.

#### II. APPLICABLE FEDERAL REQUIREMENTS

Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance?	Effective
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>		(yes/no/exempt <sup>3</sup> )	Date <sup>4</sup>
APCD Rule 301	Circumvention	Entire Source	Yes	In Effect
APCD Rule 302	Visible Emissions	Entire Source	Yes	In Effect
APCD Rule 303	Nuisance	Entire Source	Yes	In Effect
APCD Rule 304	Particulate Matter – Northern Zone	Each PM Source	Yes	In Effect
APCD Rule 309	Specific Contaminants	Combustion Units	Yes	In Effect
APCD Rule 310	Odorous Organic Sulfides	Combustion Units	Yes	In Effect
APCD Rule 311	Sulfur Content of Fuel	Combustion Units	Yes	In Effect
APCD Rule 317	Organic Solvents	Maintenance/Wipe Cleaning	Yes exempt	In Effect
APCD Rule 321	Solvent Cleaning Operations	Maintenance Operations	Yes	In Effect
APCD Rule 322	Metal Surface Coating Thinner and Reducer	Maintenance Operations	Yes	In Effect
APCD Rule 323	Architectural Coatings - Standards	Maintenance Operations	Yes	In Effect
APCD Rule 324	Disposal and Evaporation of Solvents	Maintenance/Wipe Cleaning	Yes	In Effect
APCD Rule 325	Crude Oil Production and Separation	Wash Tank, crude storage tanks, wastewater tanks	Yes	In Effect
APCD Rule 331	Fugitive Emissions Inspection & Maintenance	All components (valves, flanges, seals, compressors, and pumps) used to handle oil and gas	Yes	In Effect
APCD Rule 333	Control of Emissions from Reciprocating IC Engines	Controlled Natural Gas (NG) fired rich burn ICEs	Yes	In Effect

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Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance? (yes/no/exempt³)	Effective Date <sup>4</sup>	
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>	THREE EMISSION CINC	(jes/no/exempt)	Dutt	
APCD Rule 343	Petroleum Storage Tank Degassing	Wash Tank, crude storage tanks, wastewater tanks	Yes	In Effect	
APCD Rule 344	Petroleum Wells, Sumps and Cellars	Well cellars, sump, wastewater pits	Yes	In Effect	
APCD Rule 346	Loading of Organic Liquids	Crude oil loading rack	Yes	In Effect	
APCD Rule 353	Adhesives and Sealants	Maintenance Operations	Yes	In Effect	
APCD Rule 359	Flares and Thermal Oxidizers	Flares	Yes	In Effect	
APCD Rule 360	Emissions of Oxides of Nitrogen From Large Water Heaters and Small Boilers	Water heaters, boilers, steam generators or process heaters with a rated heat input capacity greater than or equal to 75,000 Btu/hour up to and including 2,000,000 Btu/hr	Yes	In Effect	
APCD Rule 505.A,B1,D	Breakdown Conditions	All Emission Units	Yes	In Effect	
APCD Rule 603	Emergency Episode Plans	Entire Source	Yes	In Effect	
APCD Regulation VIII	New Source Review	Entire Source	Yes	In Effect	
APCD Regulation XIII	Part 70 Operating Permits	Entire Source	Yes	In Effect	
40 CFR Parts 51/52	New Source Review (Nonattainment Area Review and Prevention of Significant Deterioration)	Entire Source	Yes	In Effect	
40 CFR Part 60 Subpart A	New Source Performance Standards	Entire Source	Yes	In Effect	
40 CFR Part 60 Subpart Kb	Standards of Performance for Volatile Organic Liquid Storage Vessels	Storage vessels for petroleum liquids constructed or modified prior to July 23, 1984	Exempt there are no tanks at the Arellanes Lease	In Effect	
	z.quiu sistuge vissois	Any new or replacement tanks constructed or modified after July 23, 1984	Yes	In Effect	
40 CFR Part 60 Subpart OOOOa	Greenhouse Gas Emission Standards for Crude Oil and Natural Gas Facilities	Entire Source	Yes	In Effect	
And CCR Title 17, Division 3, Chapter 1, Subchapter 10	Climate Change				
40 CFR Part 61	National Emission Standards for Hazardous Air Pollutants	All stationary reciprocating internal combustion engines	Yes	In Effect	
40 CFR Part 63	Maximum Achievable Control Technology	None	Exempt per §63.760(e)(1) based on 'black oil' production	In Effect	

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Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance? (yes/no/exempt³)	Effective Date <sup>4</sup>
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>	Affected Emission Unit	(yes/no/exempt)	Date
40 CFR Part 63 Subpart HH	National Emission Standards for Hazardous Air Pollutants (NESHAP) From Oil and Natural Gas Production Facilities	Entire Source	Exempt – Not a major source of HAP's	In Effect
40 CFR Part 63 Subpart ZZZZ	National Emissions Standards for Hazardous Air Pollutants for Stationary Reciprocating Internal Combustion Engines	All stationary reciprocating internal combustion engines	Yes There are no ICEs at NR Bonetti Lease	In Effect
40 CFR Part 64	Compliance Assurance Monitoring	Emission units with a control device used to comply with an emission standard	Exempt – no control devices used to comply with an emission standard	In Effect
40 CFR Part 70	Operating Permits	Entire Source	Yes	In Effect

<sup>1</sup> Review APCD SIP Rules, NSPS, NESHAPS, and MACTs.

<sup>2</sup> Regulatory Reference is the abbreviated citation (e.g. 40 CFR 60 Subpart OOO, APCD Rule 325.H) and Title is the prosaic title (e.g. NSPS Standards of Performance for Nonmetallic Mineral Processing Plants, Crude Oil Production and Separation, Inspection)

<sup>3</sup> If exempt from applicable federal requirement, include explanation for exemption.

<sup>4</sup> Indicate the date during the permit term that the applicable federal requirement will become effective for the emission unit.

Other Applicable Federal Requirements <sup>5</sup> NOTE: PC # varies in each PTO	Affected Emission Unit	In compliance?	Effective Date
PTO 08035 Condition 1	All Devices	Yes	In Effect
Emission Limits	All Devices	1 68	III Effect
PTO 08035 Condition 2.	All Devices	Yes	In Effect
Heat input ,de-rating, fuel S limit,	All Devices	1 68	III Effect
Maintenance			
PTO 08035 Condition 3	All Devices	Yes	In Effect
Monitoring	All Devices	1 CS	III Effect
PTO 08035 Condition 4	All Devices	Yes	In Effect
Recordkeeping	All Devices	1 68	III Effect
PTO 08035 Condition 5	All Devices	Yes	In Effect
Reporting	All Devices	1 68	III Effect
PTO 08035 Condition 6	All Devices	Yes	In Effect
	All Devices	res	in Effect
Temporary ICEs PTO 08035 Condition 7	All Devices	77	I ECC 4
	All Devices	Yes	In Effect
Consistency with Analysis PTO 08035 Condition 8	All Devices	Yes	I DCC /
	All Devices	Yes	In Effect
Equipment Maintenance	All D	***	I FCC
PTO 08035 Condition 9	All Devices	Yes	In Effect
Compliance			7 7 700
PTO 08035 Condition 10	All Devices	Yes	In Effect
Severability			
PTO 08035 Condition 11	All Devices	Yes	In Effect
Conflict Between Permits			
PTO 08035 Condition 12	All Devices	Yes	In Effect
Access to Records and Facilities			
PTO 08035 Condition 13	All Devices	Yes	In Effect
Equipment Identification			
PTO 08035 Condition 14	All Devices	Yes	In Effect
Emission Factor Revisions			
PTO 08035 Condition 15	All Devices	Yes	In Effect
Nuisance			
PTO 08035 Condition 16	All Devices	Yes	In Effect
Grounds for Revocation			
PTO 08035 Condition 17	All Devices	Yes	In Effect
Transfer of Owner/Operator			
PTO 08035 Condition 18	All Devices	Yes	In Effect
ICE PMCMP			
PTO 08035 Condition 18	All Devices	Yes	In Effect
Grounds for Revocation			
PTO 08035 Condition 19	All Devices	Yes	In Effect
Documents Incorporated by Reference			

All environmentally significant permit conditions -- such as emission, operation, and throughput limitations or compliance monitoring conditions associated with such limitations -- listed in all authority to construct (ATC) permits issued to the Part 70 source are also applicable requirements.

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<sup>\*\*\*</sup> If more than one page is used, please ensure that "Santa Barbara APCD", stationary source name and "Form 1302-I1" appear on each page. \*\*\*

## (Form 1302-I2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Casmalia IC Engines

#### III. COMPLIANCE CERTIFICATION

#### Under penalty of perjury, I certify the following:

- X Based on information and belief formed after reasonable inquiry, the source identified in this application will continue to comply with the applicable federal requirement(s) with which the source is in compliance identified in form 1302-I1;
- X Based on information and belief formed after reasonable inquiry, the source identified in this application will comply with the future-effective applicable federal requirement(s) identified in form 1302-I1, on a timely basis<sup>1</sup>;

Based on information and belief formed after reasonable inquiry, the source identified in this application is not in compliance with the applicable federal requirement(s), identified in form 1302-I1, and I have attached a compliance plan schedule.<sup>2</sup>

Positive of Responsible Official

Date

- 1. Unless a more detailed schedule is expressly required by the applicable federal requirement.
- 2. At the time of expected permit issuance, if the source expects to be out of compliance with an applicable federal requirement, the applicant is required to provide a compliance schedule with this application, with the following exception. A source which is operating under a variance that is effective for less than 90 days need not submit a Compliance Schedule. For sources operating under a variance, which is in effect for more than 90 days, the Compliance Schedule is the schedule that was approved as part of the variance granted by the hearing board.

The compliance schedule shall contain a schedule of remedial measures, including an enforceable sequence of actions with milestones, leading to compliance with this applicable federal requirement. For sources operating under a variance, the compliance schedule is part of the variance granted by the hearing board. The compliance schedule shall resemble, and be at least as stringent as that contained in any judicial consent decree or administrative order to which the source is subject. For sources not operating under a variance, consult the Air Pollution Control Officer regarding procedures for obtaining a compliance schedule.

## CERTIFICATION STATEMENT (Form 1302-M)

CD:	► APCD USE ONLY <.
a Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:
MPANY NAME: Pacific Coast Energy Acquisitions,	SOURCE NAME: Casmalia IC Engines
forms or attachments that are not identified below, plea	nents that are part of your application. If the application contains are identify these attachments in the blank space provided below, and attachments that need to be included in a complete application.
Forms included with application	Attachments included with application
Stationary Source Summary Form Total Stationary Source Emission For Compliance Plan Form Compliance Plan Certification Form Exempt Equipment Form Certification Statement Form  List other forms or attachments  APCD -01  [ ] check here if additional forms     listed on back	Description of Operating ScenariosX Sample emission calculationsFugitive emission estimatesX List of Applicable requirementsDiscussion of units out of compliance with applicable federal requirements and, if required, submit a schedule of Compliance Facility schematic showing emission points NSR Permit PSD Permit Compliance Assurance monitoring protocols Risk management verification per 112(r)
contained in this application, composed of the forms complete.	and belief formed after reasonable inquiry, that the information s and attachments identified above, are true, accurate, and I in SBCAPCD's Regulation XIII, Rule 1301 or USEPA's 40 CFR
Signature of Responsible Official	Date
Print Name of Responsible Official: Philip	Brown
Title of Responsible Official and Company Name:	

# **CERTIFICATION STATEMENT** (Form 1302-M continued)

APCD:	► APCD USE ONLY ""
Santa Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Casmalia IC Engines

List Other Forms or Attachments (cont.)				

SBC APCD (4.03.06) Page \_\_\_\_14\_\_ of \_\_\_14\_\_

### **EMISSION CALCULATIONS**

### Permit to Operate 08035 - R12

### **ATTACHMENT A**

### **Emission Calculations**

Attachment: A-

Permit Number: Reeval 8035-R11
Facility: Casmalia IC Engines

#### Engine Data

<u>Parameters</u>	<u>Value</u>	<u>Units</u>	Reference / Notes
Rich or Lean Burn (Enter R if Rich, or L if Lean)	. R	None	Permit application
Engine Rating	. 47.2	bhp	Permit application
Brake Specific Fuel Consumption (Higher Heating Value Basis)	11,500	Btu/bhp-hr	Permit application
Daily Hours of Operation	.24	hours/day	Permit application
Annual Hours of Operation	. 8,760	hours/year	Permit application

#### Fuel Data

<u>Parameters</u>	<u>Value</u>	<u>Units</u>	<u>Reference</u>
Sulfur Content of Fuel	796	ppmv	Permit application
Heat Content of Fuel	1,100	Btu/scf	Permit application

#### **Emission Factors**

<u>Pollutant</u>	<u>Value</u>	<u>Units</u>
NO <sub>x</sub> Emission Factor	1.905	lb/MMBtu
ROC Emission Factor	0.121	lb/MMBtu
CO Emission Factor	1.600	lb/MMBtu
SO <sub>x</sub> Emission Factor	0.130	lb/MMBtu
PM Emission Factor	0.010	lb/MMBtu
PM <sub>10</sub> Emission Factor	0.010	lb/MMBtu
PM <sub>2.5</sub> Emission Factor	0.010	lb/MMBtu

#### Spark Ignited ICE Potential to Emit

Pollutant	lb/day	TPY
NO <sub>x</sub>	24.82	4.53
ROC	1.58	0.29
CO	20.84	3.80
SO <sub>x</sub>	1.69	0.31
PM	0.13	0.02
PM <sub>10</sub>	0.13	0.02
PM <sub>2.5</sub>	0.13	0.02

 Processed By:
 KMB
 Date:
 8-Mar-22

### Permit to Operate 08035 - R12

### **ATTACHMENT A**

### **Emission Calculations**

Attachment: A-2

Permit Number: Reeval 8035-R11
Facility: Casmalia IC Engines

#### Engine Data

<u>Parameters</u>	<u>Value</u>	<u>Units</u>	Reference / Notes
Rich or Lean Burn (Enter R if Rich, or L if Lean)	. R	None	Permit application
Engine Rating	. 38.4	bhp	Permit application
Brake Specific Fuel Consumption (Higher Heating Value Basis)	10,500	Btu/bhp-hr	Permit application
Daily Hours of Operation	24	hours/day	Permit application
Annual Hours of Operation	. 8,760	hours/year	Permit application

#### Fuel Data

<u>Parameters</u>	<u>Value</u>	<u>Units</u>	<u>Reference</u>
Sulfur Content of Fuel	796	ppmv	Permit application
Heat Content of Fuel	1,100	Btu/scf	Permit application

#### **Emission Factors**

<u>Pollutant</u>	<u>Value</u>	<u>Units</u>
NO <sub>x</sub> Emission Factor	1.905	lb/MMBtu
ROC Emission Factor	0.121	lb/MMBtu
CO Emission Factor	1.600	lb/MMBtu
SO <sub>x</sub> Emission Factor	0.130	lb/MMBtu
PM Emission Factor		lb/MMBtu
PM <sub>10</sub> Emission Factor	0.010	lb/MMBtu
PM <sub>2.5</sub> Emission Factor	0.010	lb/MMBtu

#### Spark Ignited ICE Potential to Emit

Pollutant	lb/day	TPY
NO <sub>x</sub>	18.43	3.36
ROC	1.17	0.21
CO	15.48	2.83
SO <sub>x</sub>	1.26	0.23
PM	0.10	0.02
PM <sub>10</sub>	0.10	0.02
PM <sub>2.5</sub>	0.10	0.02
··•		•

 Processed By:
 KMB
 Date:
 8-Mar-22

### Permit to Operate 08035 - R12

### **ATTACHMENT A**

### **Emission Calculations**

Attachment: A-3

Reeval 8035-R11 Permit Number: Facility: Casmalia IC Engines

#### Engine Data

<u>Parameters</u>	<u>Value</u>	<u>Units</u>	Reference / Notes
Rich or Lean Burn (Enter R if Rich, or L if Lean)	.R	None	Permit application
Engine Rating	. 25.0	bhp	Permit application
Brake Specific Fuel Consumption (Higher Heating Value Basis)	11,000	Btu/bhp-hr	Permit application
Daily Hours of Operation	.24	hours/day	Permit application
Annual Hours of Operation	. 8,760	hours/year	Permit application

#### Fuel Data

<u>Parameters</u>	<u>Value</u>	<u>Units</u>	<u>Reference</u>
Sulfur Content of Fuel	. 796	ppmv	Permit application
Heat Content of Fuel	. 1,100	Btu/scf	Permit application

#### **Emission Factors**

<u>Pollutant</u>	<u>Value</u>	<u>Units</u>
NO <sub>x</sub> Emission Factor	1.905	lb/MMBtu
ROC Emission Factor	0.121	lb/MMBtu
CO Emission Factor		lb/MMBtu
SO <sub>x</sub> Emission Factor	0.130	lb/MMBtu
PM Emission Factor		lb/MMBtu
PM <sub>10</sub> Emission Factor	0.010	lb/MMBtu
PM <sub>2.5</sub> Emission Factor	0.010	lb/MMBtu

#### Spark Ignited ICE Potential to Emit

Pollutant	lb/day	TPY
NO <sub>x</sub>	12.57	2.29
ROC	0.80	0.15
CO	10.56	1.93
SO <sub>x</sub>	0.86	0.16
PM	0.07	0.01
PM <sub>10</sub>	0.07	0.01
PM <sub>2.5</sub>	0.07	0.01

Processed By: Date: 8-Mar-22

### PROJECT DESCRIPTION

Four produced gas-fired, rich bum internal combustion engines power oil well pumps located throughout the Casmalia Stationary Source. Two of these engines are derated using orifice plates.

### MORGANTI LEASE PTO 8096-R12 TV APPLICATION FORMS

# STATIONARY SOURCE SUMMARY (Form 1302-A1)

APCD: Santa Barbara County Air Pollution Contr	ol District		
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC			
► APCD USE ONLY -ii(	APCD IDS Processing ID:		
Application #:	Date Application Received:		
Application Filing Fee*:	Date Application Deemed Complete:		
I. SOURCE IDENTIFICATION			
Source Name: Morganti Lease Casmalia			
2. Four digit SIC Code: 1311	USEPA AIRS Plant ID (for APCD use only):		
3. Parent Company (if different than Source	Name): Pacific Coast Energy Acquisitions, LLC		
4. Mailing Address of Responsible Official:	1555 Orcutt Hill Road Orcutt, CA 93455		
5. Street Address of Source Location (include	e Zip Code):		
6. UTM Coordinates (if required) (see instruc	ctions):		
7. Source located within: 50 miles of the st	tate line [ ] Yes [X] No		
50 miles of a Nat	tive American Nation [ ] Yes [X] No [ ] Not Applicable		
8. Type of Organization: [X] Corpor	ation [ ] Sole Ownership [ ] Government		
[ ] Partne			
9. Legal Owner's Name: Pacific Coast Energy	Company LP		
10. Owner's Agent Name (if any): Marianne S	Strange Title: Environmental Telephone #: 805-564-6590 Consultant		
11. Responsible Official: Philip Brown	Title: Chief Operations Telephone #: 805-937-2576 Officer		
12. Plant Site Manager/Contact: Doug Miller	Title: Sr. Production Telephone #: 805-937-2576 Foreman		
13. Type of facility: Oil and Gas			
14. General description of processes/products	Please refer to attached project description		
15. Does your facility store, or otherwise hand	dle, greater than threshold quantities of any substance on the Section 112(r)		
List of Substances and their Thresholds (see A	Attachment A)? [ ] Yes [X] No		
16 Is a Federal Rick Management Plan Fource	uant to Section 112(r)] required? [ ] Not Applicable		
	ent Plan is registered with appropriate agency or description of status of Risk		
Management Plan submittal.)	vaturned to the applicant immediately as "improper" submittals		

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## STATIONARY SOURCE SUMMARY (Form 1302-A2)

APCD:	► APCD USE ONLY -<
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

#### II. TYPE OF PERMIT ACTION

	CURRENT PERMIT (permit number)	EXPIRATION (date)
Initial SBCAPCD's Regulation XIII Application	08096 – R12	6/2025
Permit Renewal		
Significant Permit Revision*		
Minor Permit Revision*		
Administrative Amendment		

#### III. DESCRIPTION OF PERMIT ACTION

1.	Does the permit action requested involve:	a:	[ ] Acid Rain Source	]	] Voluntary Emissions Caps ] Alternative Operating Scenarios Requirements [Section 112]
	b:	[X]	None of the options in	1.a. are	applicable
2.	Is source operating under a Title V Program C	Compl	ance Schedule? [ ]	Yes	[X] No
3.	For permit modifications, provide a general de	escript	ion of the proposed peri	mit mod	lification:

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<sup>\*</sup>Requires APCD-approved NSR permit prior to a permit revision submittal

## TOTAL STATIONARY SOURCE EMISSIONS (Form 1302-B)

APCD:	► APCD USE ONLY ""
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

#### I. TOTAL STATIONARY SOURCE EMISSIONS

Provide a brief description of operating scenario: Please refer to attached project description.

POLLUTANT  *  (name)	EMISSIONS (tons per year)	PRE-MODIFICATION EMISSIONS (tons per year)	EMISSIONS CHANGE ** (tons per year)
NOx	306.70		1.72
ROC	191.06	NOT APPLICABLE FOR FIRST	15.93
СО	240.36	APPLICATION SUBMITTALS	9.13
SOx	19.21		2.99
PM	7.62		0.50
PM10	7.62		0.50
PM2.5	7.62		0.53

<sup>\*</sup> Emissions for all pollutants for which the source is major and for all NSPS/MACT-regulated air pollutants must be reported. HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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<sup>\*\*</sup> Transferring all existing Casmalia Field Stationary Source leases to Orcutt Hill Stationary Source

# COMBUSTION EMISSION UNIT (Form 1302-C1)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

EM	IISSION UNIT DESCRIPTION		
1.	Equipment type: Glycol Reboiler	ATC/PTO Number: 08096 – R12	
2.	Equipment description:0.10 MMBtu/Hr APCD Dev # 002830		
3.	For piston ICEs: [ ] 2-stroke [ ] 4-stroke [ ] NA		
4.	Equipment make, model & serial number:		
5.	Maximum design process rate or maximum power input/output:		
6.	Primary use: Disposal of excess produced gas		
7.	Burner(s) design, operating temperature and capacity:		
8.	. Control device(s) type and description (if any):		
OPERATIONAL INFORMATION			
1.	Operating schedule: hours/day	hours/year	
2.	Exhaust gas properties (temperature, SCFM, %H <sub>2</sub> O, %O2 or %	CO <sub>2</sub> , % excess air):	

I.

II.

3. Fuel specifications:

FUEL TYPE (name)	MAX ANNUAL USAGE**  (ft³./yr, lb/yr, gal/yr)	HEATING VALUE (BTU/lb or BTU/gal)	SULFUR (%)
Produced gas	876 MMBtu/yr	1200	<796

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

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<sup>\*\*</sup> List only if there is a permit restriction limiting annual fuel use below the theoretical maximum usage.

## COMBUSTION EMISSION UNIT (Form 1302-C2)

APCD:	► APCD USE ONLY �
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

4. Emissions for Emission Units described on page(s):Glycol Reboiler

CRITERIA POLLUTANT EMISSIONS (tons per year)						
POLLUTANTS	NOx	ROC	СО	SOX	PM, PM10 PM2.5	
A. Emissions	0.04	0.00	0.02	0.05	0.00	
B. Pre-Modification Emissions <sup>1</sup>						
C. Emission Change <sup>2</sup>						
D. Emission Limit <sup>3</sup>						
OTHER RE	GULATEI	D AIR POLLU	TANT EMISSIC	NS (tons per year	.)4	
POLLUTANTS						
A. Emissions						
B. Pre-Modification Emissions <sup>1</sup>						
C. Emission Change <sup>2</sup>						
D. Emission Limit <sup>3</sup>						

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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## COMBUSTION EMISSION UNIT (Form 1302-C1)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

#### III. EMISSION UNIT DESCRIPTION

	12171	ission enii beseini non	
	1.	Equipment type: Heater Treater	ATC/PTO Number: 08096 – R12
	2.	Equipment description:3.0 MMBtu/Hr APCD Dev #108155	
	3.	For piston ICEs: [ ] 2-stroke [ ] 4-stroke [ ] NA	
	4.	Equipment make, model & serial number: National Boiler VFH	S1050283
	5.	Maximum design process rate or maximum power input/output:	3.0 MMBtu/hr
	6.	Primary use: Disposal of excess produced gas	
	7.	Burner(s) design, operating temperature and capacity:	
	8.	Control device(s) type and description (if any):	
IV.	OP	ERATIONAL INFORMATION	
	1.	Operating schedule: hours/day	hours/year
	2.	Exhaust gas properties (temperature, SCFM, $\%H_2O,\%O2$ or $\%O$	CO <sub>2</sub> , % excess air):
	3.	Fuel specifications:	

FUEL TYPE (name)	MAX ANNUAL USAGE** (ft³./yr, lb/yr, gal/yr)	HEATING VALUE (BTU/lb or BTU/gal)	SULFUR (%)
Produced gas	26280 MMBtu/yr	1200	<796

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

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<sup>\*\*</sup> List only if there is a permit restriction limiting annual fuel use below the theoretical maximum usage.

## COMBUSTION EMISSION UNIT (Form 1302-C2)

APCD:	► APCD USE ONLY �
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

4. Emissions for Emission Units described on page(s):No associated emissions – cannot operate unit Rule 361 is achieved

CRITERIA POLLUTANT EMISSIONS (tons per year)						
POLLUTANTS	NOx	ROC	СО	SOX	PM, PM10 PM2.5	
A. Emissions						
B. Pre-Modification Emissions <sup>1</sup>						
C. Emission Change <sup>2</sup>						
D. Emission Limit <sup>3</sup>						
OTHER REC	GULATED AIR	R POLLUTANT	EMISSIONS (to	ons per year <sup>)4</sup>		
POLLUTANTS						
A. Emissions						
B. Pre-Modification Emissions <sup>1</sup>						
C. Emission Change <sup>2</sup>						
D. Emission Limit <sup>3</sup>						

- 5 For permit revisions only; emissions prior to project modification.
- 6 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 7 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 8 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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## COMBUSTION EMISSION UNIT (Form 1302-C1)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

#### V. EMISSION UNIT DESCRIPTION

3. Fuel specifications:

	1.	Equipment type: Boiler 1 & 2		ATC/PTO Number: 08096 – R12
	2.	Equipment description:0.3.0 & 4.72 M	MBtu/Hr APCD Dev # 110	0345 & 106922
	3.	For piston ICEs: [ ] 2-stroke [ ] 4	-stroke [] NA	
	4.	Equipment make, model & serial num	ber: Ajax HNP3000-W 550	660 & Miura LX-200SG 47S43346
	5.	Maximum design process rate or maximum	imum power input/output:	
	6.	Primary use: Disposal of excess produc	ced gas	
	7.	Burner(s) design, operating temperatu	re and capacity:	
	8.	Control device(s) type and description	(if any):	
VI.	OP	ERATIONAL INFORMATION		
	1.	Operating schedule:	_ hours/day	hours/year
	2.	Exhaust gas properties (temperature, S	SCFM, %H <sub>2</sub> O, %O2 or %0	CO <sub>2</sub> , % excess air):

FUEL TYPE (name)	MAX ANNUAL USAGE**  (ft³./yr, lb/yr, gal/yr)	HEATING VALUE (BTU/lb or BTU/gal)	SULFUR (%)
Produced gas	26,280 and 41,347.2 MMBtu/yr	1200	<796

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

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<sup>\*\*</sup> List only if there is a permit restriction limiting annual fuel use below the theoretical maximum usage.

### **COMBUSTION EMISSION UNIT** (Form 1302-C2)

APCD:	► APCD USE ONLY �
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

1. Emissions for Emission Units described on page(s): :No associated emissions – cannot operate unit Rule 361 is achieved

CRITERIA POLLUTANT EMISSIONS (tons per year)							
POLLUTANTS	NOx	ROC	СО	SOX	PM, PM10 PM2.5		
A. Emissions							
B. Pre-Modification Emissions <sup>1</sup>							
C. Emission Change <sup>2</sup>							
D. Emission Limit <sup>3</sup>							
OTHER R	EGULATE	D AIR POL		IISSIONS (tons			
POLLUTANTS							
A. Emissions							
B. Pre-Modification Emissions <sup>1</sup>							
C. Emission Change <sup>2</sup>							
D. Emission Limit <sup>3</sup>							

9 For permit revisions only; emissions prior to project modification.
 10 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).

11 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.

12 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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### COATING / SOLVENT EMISSION UNIT (Form 1302-D1)

APCD:	► APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

#### I. EMISSION UNIT DESCRIPTION

- 1. Equipment type: Solvent & Coating Rule 202 exempt for maintenance ATC/PTO Number: 08096 R12
- 2. Equipment description:
- 3. Equipment make, model & serial number:
- 4. Maximum design process rate or throughput:
- 5. Control device(s) type and description (if any):
- 6. Description of coating/solvent application/drying method(s) employed including coating transfer:
  All solvent and coating emissions will be assumed on the Orcutt Hill stationary source under the Cal Coast Lease PTO 8826.
- 7. List and describe primary coating/solvent process equipment used: Mineral Spirits or similar for Lab Cuts. Coatings used for maintenance activities.

#### II. OPERATIONAL INFORMATION

1.	Operating schedule:	hours/day	hours/year
2	Coatings/solvents information:		

COATING/ SOLVENT (name)	MANUFACTURER (name)	MAXIMUM USE (gal/day, gal/yr)	VAPOR PRESSURE (mm of Hg)	SOLIDS CONTENT (%)	VOC CONTENT (%)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

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## COATING / SOLVENT EMISSION UNIT (Form 1302-D2)

APCD:	► APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

3. Emissions for Emission Unit(s) described on page(s):

CRIT	ERIA POLLUT	TANT EMISSIO	ONS (tons per ye	ear)	
POLLUTANTS	ROC				
A. Emissions	0.1				
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REGU	JLATED AIR I	POLLUTANT I	EMISSIONS (to	ns per year)4	
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# ORGANIC LIQUID STORAGE UNIT (Form 1302-E1)

APCD:				► APCD USI	E ONLY <.
Santa B	arbara County Air Pollut	ion Control District	APCI	D IDS PROCESSING ID:	
COMPA	ANY NAME: Pacific Coas	st Energy Acquisition	ns, LLC SOUI	RCE NAME: Morganti Lea	ase Casmalia
I.	EMISSION UNIT DES	CRIPTION			
	1. Equipment type: Crude	e Oil Tank #1 & 2		ATC/PTO Nun	nber: 08096 – R12
	2. Equipment description	: 1000 & 2000 bbl			
	3. Equipment make, mod	el & serial number:		Year constructe	ed:
	4. Control device(s) type	and description (if an	y): VRU		
II.	OPERATIONAL INFO	ORMATION			
	1. Operating schedule: <u>24</u>	1_hours/day	8760	hours/year	
	2. Raw material used or p	processed:			
	ORGANIC LIQUID (material name)	TRUE VAPOR PRESSURE (psia)	BOILING POINT (°F)	STORAGE TEMPERATURE (°F)	ANNUAL LIQUID THROUGHPUT (gals/year)
C	Crude	0.84		145	12,264,000
C	Crude	0.84		145	12,264,000
C	Crude	0.84		145	12,264,000
C	Crude	0.84		145	12,264,000
	Crude	0.84		145	12,264,000
	Crude	0.84		145	12,264,000
	3. Throughput profile (%	of total): 100Ja			
III.	3. Throughput profile (%  TANK DESIGN AN	of total): 100Ja	DNS	oril-June <u>100</u> Jul	
III.	<ol> <li>Throughput profile (%</li> <li>TANK DESIGN AN</li> <li>Tank design: [ ] Float</li> </ol>	of total): 100Ja	DNS	ril-June 100 July	
III.	<ol> <li>Throughput profile (%</li> <li>TANK DESIGN AN</li> <li>Tank design: [ ] Float</li> </ol>	of total): 100Ja  D SPECIFICATIO  ing Roof (external) Underground  Max Fill Rate:  : 12 & 16	DNS  [ ] Floating Roof [ ] Pressure Vessor gals/hr Max With ft Vapor Space:	(internal) [X ] Fixed	
III.	3. Throughput profile (%  TANK DESIGN AN  1. Tank design: [] Float Roof []  2. Tank specifications: Meight Diamet	of total): 100Ja  D SPECIFICATIO  ing Roof (external) Underground  Max Fill Rate:  : 12 & 16	DNS  [ ] Floating Roof [ ] Pressure Vesse gals/hr Max With ft Vapor Space: ft Paint color:	ril-June100Jul_  (internal) [X ] Fixed el [ ] Other:	

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## ORGANIC LIQUID STORAGE UNIT (Form 1302-E2)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

#### III. TANK DESIGN AND SPECIFICATIONS 4. Roof type: [ ] Other: [] Pan [ ] Pontoon 5. Tank Seals: [ ] Single Seal Double Seal Primary Seal Shoe Type: Secondary Seal Shoe Type: Metallic Shoe Shoe Mounted Wiper Seal Vapor Mounted Resilient Seal Rim Mounted Wiper Seal Liquid Mounted Resilient Seal Weathershield Wiper Seal [ ] Other: \_ Other:

6. Emissions for Emission Units described on page(s):

	ROC			
POLLUTANTS	ROC			
A. Emissions	0.04 & 0.06			
B. Pre-Modification Emissions <sup>1</sup>				
C. Emission Change <sup>2</sup>				
D. Emission Limit <sup>3</sup>				
OTHER REGULA	ΓED AIR POLLUTAN	T EMISSIONS	(tons per year) <sup>4</sup>	
POLLUTANTS				
A. Emissions				
B. Pre-Modification Emissions <sup>1</sup>				
C. Emission Change <sup>2</sup>				
D. Emission Limit <sup>3</sup>				

3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.

4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# ORGANIC LIQUID STORAGE UNIT (Form 1302-E1)

	•				
APCD: Santa Barbara County Air Pollu	tion Control District	A	PCD IDS	► APCD U	USE ONLY <. ID:
COMPANY NAME: Pacific Coa	st Energy Acquisition	ns, LLC S	OURCE N	NAME: Morganti	Lease Casmalia
IV. EMISSION UNIT DES	SCRIPTION	<u> </u>			
1. Equipment type: Diluc	ent Tank			ATC/PTO N	Number: 08096 – R12
2. Equipment description	: 750 bbl				
3. Equipment make, mod	lel & serial number:			Year constru	ucted:
4. Control device(s) type	and description (if ar	ıy): VRU			
V. OPERATIONAL INFO	ORMATION				
1. Operating schedule: 2	4_hours/day	8	3760	hours/year	
2. Raw material used or	processed:				
ORGANIC LIQUID (material name)	TRUE VAPOR PRESSURE (psia)	BOILING POINT (°F)		STORAGE EMPERATU RE (°F)	ANNUAL LIQUID THROUGHPUT (gals/year)
Diluent	0.5		64		11,497,500
3. Throughput profile (% VI. TANK DESIGN AN	,		_ April-Jun	e <u>100</u>	July-Sep100 Oct-Dec
1. Tank design: [ ] Floa				nal) [X ] Fixo	
	Max Fill Rate: Height: 24 Diameter: 15.5	ft Vapor Spa		nl: gal/ ft	/hr
(	Capacity: ga	al			
2 Shall type:	1 Cunited [ ]	Divoted []	Walda	d [] Othor	r haltad

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## ORGANIC LIQUID STORAGE UNIT (Form 1302-E2)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

#### 4. Roof type: [] Pan Pontoon [ ] Other: 5. Tank Seals: [ ] Single Seal Double Seal Primary Seal Shoe Type: Secondary Seal Shoe Type: Metallic Shoe Shoe Mounted Wiper Seal Vapor Mounted Resilient Seal Rim Mounted Wiper Seal Liquid Mounted Resilient Seal Weathershield

[ ] Other: \_

6. Emissions for Emission Units described on page(s):

Wiper Seal

Other:

TANK DESIGN AND SPECIFICATIONS

III.

CRITERI	A POLLUTANT EMI	SSIONS (tons per	year)	
POLLUTANTS	ROC			
A. Emissions	0.70			
B. Pre-Modification Emissions <sup>1</sup>				
C. Emission Change <sup>2</sup>				
D. Emission Limit <sup>3</sup>				
OTHER REGULA	TED AIR POLLUTA	NT EMISSIONS (	tons per year)4	
POLLUTANTS				
A. Emissions				
B. Pre-Modification Emissions <sup>1</sup>				
C. Emission Change <sup>2</sup>				
D. Emission Limit <sup>3</sup>				
5 For permit revisions only; emissions prior to	project modification.	· (G .: 1)		

6 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).

7 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.

**8** HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# ORGANIC LIQUID STORAGE UNIT (Form 1302-E1)

APCD:				► APCD US	E ONLY <.
Santa Bai	rbara County Air Pollut	ion Control District	APO	CD IDS PROCESSING ID:	
COMPA	NY NAME: Pacific Coas	st Energy Acquisition	ns, LLC SOU	URCE NAME: Morganti Lea	ase Casmalia
VII.	EMISSION UNIT	DESCRIPTION			
1.	. Equipment type: Wash	Tank		ATC/PTO Nun	nber: 08096 – R12
2.	. Equipment descriptions	: 5000 bbl			
3.	. Equipment make, mod	el & serial number:		Year constructe	ed:
4.	. Control device(s) type	and description (if an	y): VRU		
VIII	I. OPERATIONAL I	NFORMATION			
1.	. Operating schedule: <u>24</u>	hours/day	876	60hours/year	
2.	. Raw material used or p	processed:			
	ORGANIC LIQUID (material name)	TRUE VAPOR PRESSURE (psia)	BOILING POINT (°F)	STORAGE TEMPERATURE (°F)	ANNUAL LIQUID THROUGHPUT (gals/year)
				, ,	
Cr	rude & water	0.84		145	12,264,000
Cr	ude & water	0.84			12,264,000
Cri	ude & water	0.84			12,264,000
Cri	ude & water	0.84			12,264,000
Cri	ude & water	0.84			12,264,000
Cri	ude & water	0.84			12,264,000
3.	. Throughput profile (%	of total): 100Ja	_		
3. IX.	. Throughput profile (%  TANK DESIGN AN  . Tank design: [ ] Float	of total): 100Ja	_	145  April-June 100 July of (internal) [X ] Fixed	
3. IX.	. Throughput profile (%  TANK DESIGN AN  . Tank design: [ ] Float	of total): 100Ja  D SPECIFICATIO  ing Roof (external) Underground  fax Fill Rate:	PNS  [ ] Floating Rocc [ ] Pressure Ves  gals/hr Max Wift Vapor Space	hpril-June 100 July  of (internal) [X ] Fixed sel [ ] Other:  ithdrawal: gal/hr	
3. IX.	. Throughput profile (%  TANK DESIGN AN  . Tank design: [ ] Float Roof [ ]  . Tank specifications: M Height: Diamet	of total): 100Ja  D SPECIFICATIO  ing Roof (external) Underground  fax Fill Rate:	PNS  [ ] Floating Rocc [ ] Pressure Ves  gals/hr Max With Vapor Space ft Paint color:	hpril-June 100 July  of (internal) [X ] Fixed sel [ ] Other:  ithdrawal: gal/hr	

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## ORGANIC LIQUID STORAGE UNIT (Form 1302-E2)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

#### TANK DESIGN AND SPECIFICATIONS [ ] Pontoon 4. Roof type: [ ] Other: [] Pan 5. Tank Seals: [ ] Single Seal Double Seal Primary Seal Shoe Type: Secondary Seal Shoe Type: Metallic Shoe Shoe Mounted Wiper Seal Vapor Mounted Resilient Seal Rim Mounted Wiper Seal Liquid Mounted Resilient Seal ] Weathershield Wiper Seal [ ] Other: \_ Other:

6. Emissions for Emission Units described on page(s):

III.

CRITERIA POLLUTANT EMISSIONS (tons per year)							
POLLUTANTS	ROC						
A. Emissions	0.00						
B. Pre-Modification Emissions <sup>1</sup>							
C. Emission Change <sup>2</sup>							
D. Emission Limit <sup>3</sup>							
OTHER REGULA	TED AIR POLLUTA	NT EMISSIONS	(tons per year) <sup>4</sup>				
POLLUTANTS							
A. Emissions							
B. Pre-Modification Emissions <sup>1</sup>							
C. Emission Change <sup>2</sup>							
D. Emission Limit <sup>3</sup>							
<ul> <li>9 For permit revisions only; emissions prior to</li> <li>10 Difference between Pre-Modification Emiss</li> <li>11 For voluntary emissions cap and emission line hour (lbs/hr), pounds per million BTU (lb/l)</li> <li>12 HAP emissions must be determined and the</li> </ul>	tions (Section B.) and Emmits [i.e. expressed as pa MMBTU, etc.] required by	rts per million (ppm) by any applicable fed	eral requirement.				

12 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# ORGANIC LIQUID STORAGE UNIT (Form 1302-E1)

APCD:			► APCD USE ONLY <.					
Santa Barbara County Air Pollution Control District			APCD IDS PROCESSING ID:					
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC			SOURCE NAME: Morganti Lease Casmalia					
X. EMISSION UNIT DES	CRIPTION							
1. Equipment type: Produced Water Tank #1 & 2 ATC/PTO Number: 08096 – R12								
2. Equipment description: 1000 & 1000 bbl								
3. Equipment make, mod	3. Equipment make, model & serial number: Year constructed:							
4. Control device(s) type								
XI. OPERATIONAL I	NFORMATION							
1. Operating schedule: 24								
2. Raw material used or p	orocessed:							
ORGANIC LIQUID (material name)	TRUE VAPOR PRESSURE (psia)	BOILIN POINT (°F)		STORAGE TEMPERATURE (°F)	ANNUAL LIQUID THROUGHPUT (gals/year)			
Produced water								
3. Throughput profile (% of total): 100_Jan-Mar 100_April-June 100July-Sep 100 Oct-Dec  XII. TANK DESIGN AND SPECIFICATIONS								
1. Tank design: [ ] Floating Roof (external) [ ] Floating Roof (internal) [X ] Fixed Roof [ ] Underground [ ] Pressure Vessel [ ] Other:								
Tank specifications: Meight:     Diamet	12 & 16	ft Vapor S	Space:	drawal: gal/hr	-			
C	apacity: ga	al						
3. Shell type: [	] Gunited [ ]	Riveted	[] \	Welded [ ] Other: b	olted			

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## **ORGANIC LIQUID STORAGE UNIT** (Form 1302-E2)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

#### 4. Roof type: [] Pan Pontoon [ ] Other:

Primary Seal Shoe Type: Secondary Seal Shoe Type: Metallic Shoe Shoe Mounted Wiper Seal

Double Seal

Vapor Mounted Resilient Seal Rim Mounted Wiper Seal Liquid Mounted Resilient Seal Weathershield Wiper Seal [ ] Other: \_ Other:

6. Emissions for Emission Units described on page(s):

TANK DESIGN AND SPECIFICATIONS

[ ] Single Seal

ROC ROC							
POLLUTANTS	Roo						
A. Emissions	0.08 & 0.08						
B. Pre-Modification Emissions <sup>1</sup>							
C. Emission Change <sup>2</sup>							
D. Emission Limit <sup>3</sup>							
OTHER REGULA	TED AIR POLLUTANT EMIS	SIONS (tons per year) <sup>4</sup>					
POLLUTANTS							
A. Emissions							
B. Pre-Modification Emissions <sup>1</sup>							
C. Emission Change <sup>2</sup>							

14 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).

15 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.

16 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

III.

5. Tank Seals:

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

- 1. General process description: Separators
- 2. Equipment type\*: Oil and Gas Separators
- 3. Equipment description\*: 6 Oil & Gas Separators APCD Dev # 100961, 100968, 100967, 100955, 100972, 113346 ATC/PTO Number: 08096 R12
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput: N/A
- 6. Control device(s) type and description (if any): N/A

## II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	_ hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and fi	nished	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

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<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

1. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	GULATED AIR	R POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>		_			

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

### III. EMISSION UNIT DESCRIPTION

- 1. General process description: Scrubbers
- 2. Equipment type\*: Gas Scrubbers
- 3. Equipment description\*: 7 Gas scrubbers APCD Dev # 100954, 100966, 100956, 100969, 100970, 100971, 100957 ATC/PTO Number: 08096 R12
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput: N/A
- 6. Control device(s) type and description (if any): N/A

### IV. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	_ hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and fi	nished j	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

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<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

2. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	GULATED AIR	R POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 5 For permit revisions only; emissions prior to project modification.
- 6 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 7 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- **8** HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

1.	General	process	description:	Oil and	Gas	Wellheads
----	---------	---------	--------------	---------	-----	-----------

- 2. Equipment type\*: Oil and Gas Well
- 3. Equipment description\*: 23 Producing and or idle wells ATC/PTO Number: 08096 R12
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput: oil 800 bbls/day and produced gas 800,000 scf/day
- 6. Control device(s) type and description (if any):

### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	hours/year	
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O		
3.	Raw products used and finished products produced:					

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)
		Oil	800 bbls/Day
		Produced Gas	800,000 scf/Day

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<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

1. Emissions for Emission Units described on page(s): all emissions are fugitive currently calculated with KVB Method.

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS		ROC			
A. Emissions		0.357			
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	GULATED AIR	POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

- 1. General process description: Sumps & Well Cellars
- 2. Equipment type\*: Sumps & Well Cellars
- 3. Equipment description\*: 23 well cellars, each with 36 sq. ft. of surface area APCD Dev # 2862, Sumps APCD Dev # 100963, 100962, 2831 ATC/PTO Number: 08096 R12
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput:
- 6. Control device(s) type and description (if any):

### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	_ hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and f	inished j	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

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<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

1. Emissions for Emission Units described on previous page

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS		ROC			
A. Emissions		2.67			
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	GULATED AIR	POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

1.	General	process of	description:	Fugitive	Hydrocarl	bon Components	-CLP Metl	nod
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- 2. Equipment type\*: Component Leak Paths.
- 3. Equipment description\*: Valves, flanges connections etc. ATC/PTO Number: 08096 R12
- 4. Equipment make, model & serial number: N/A
- 5. Maximum design process rate or throughput: N/A
- 6. Control device(s) type and description (if any):N/A

### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and fi	nished	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

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<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

► APCD USE ONLY <.
PCD IDS Processing ID:
OURCE NAME: Morganti Lease Casmalia

4. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)						
POLLUTANTS		ROC				
A. Emissions		0.60				
B. Pre-Modification Emissions <sup>1</sup>						
C. Emission Change <sup>2</sup>						
D. Emission Limit <sup>3</sup>						
OTHER REC	GULATED AIR	R POLLUTANT	EMISSIONS	s (tons per year) <sup>4</sup>		
POLLUTANTS						
A. Emissions						
B. Pre-Modification Emissions <sup>1</sup>						
C. Emission Change <sup>2</sup>						
D. Emission Limit <sup>3</sup>						

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

### I EMISSION UNIT DESCRIPTION

- 4. General process description: Loading Rack
- 5. Equipment type\*: Oil Loading Rack and Diluent unloading rack
- 6. Equipment description\*: APCD Dev # 1097227 & 5286 ATC/PTO Number: 08096 R12
- 7. Equipment make, model & serial number:
- 8. Maximum design process rate or throughput: 160 bbl / hr
- 9. Control device(s) type and description (if any): N/A

### II OPERATIONAL INFORMATION

10.	Operating schedule:	24	hours/day	8760	hours/year
11.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
12	Raw products used and fir	nished pr	oducts produced.		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

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<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

3. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)						
POLLUTANTS						
A. Emissions		0.14				
B. Pre-Modification Emissions <sup>1</sup>						
C. Emission Change <sup>2</sup>						
D. Emission Limit <sup>3</sup>						
OTHER REC	GULATED AIF	R POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>		
POLLUTANTS						
A. Emissions						
B. Pre-Modification Emissions <sup>1</sup>						
C. Emission Change <sup>2</sup>						
D. Emission Limit <sup>3</sup>						

- **9** For permit revisions only; emissions prior to project modification.
- 10 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 11 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 12 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

a.	General	process	descript	tion:	<b>Pigging</b>

b. Equipment type Pig Launcher

c. Equipment description\*: APCD Dev # 100959 ATC/PTO Number: 08096 – R12

d. Equipment make, model & serial number:

e. Maximum design process rate or throughput: N/A

f. Control device(s) type and description (if any): N/A

### II. OPERATIONAL INFORMATION

	a.	Operating schedule:	24	hours/day	8760	_ hours/year
	b.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
c.	Ra	w products used and fir	nished p	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

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<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

4. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)							
POLLUTANTS							
A. Emissions		0.01					
B. Pre-Modification Emissions <sup>1</sup>							
C. Emission Change <sup>2</sup>							
D. Emission Limit <sup>3</sup>							
OTHER REC	GULATED AIR	R POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>			
POLLUTANTS							
A. Emissions							
B. Pre-Modification Emissions <sup>1</sup>							
C. Emission Change <sup>2</sup>							
				_			

- 13 For permit revisions only; emissions prior to project modification.
- 14 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 15 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 16 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

### V. EMISSION UNIT DESCRIPTION

1.	General	process	description:	Glycol	Contactor

- 2. Equipment type\*: Gas Separators
- 3. Equipment description\*: APCD Dev #100958 ATC/PTO Number: 08096 R12
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput: N/A
- 6. Control device(s) type and description (if any): N/A

### VI. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	_ hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and fi	nished	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

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<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

5. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)							
POLLUTANTS							
A. Emissions							
B. Pre-Modification Emissions <sup>1</sup>							
C. Emission Change <sup>2</sup>							
D. Emission Limit <sup>3</sup>							
OTHER REC	GULATED AIR	R POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>			
POLLUTANTS							
A. Emissions							
B. Pre-Modification Emissions <sup>1</sup>							
C. Emission Change <sup>2</sup>							
D. Emission Limit <sup>3</sup>							

- 17 For permit revisions only; emissions prior to project modification.
- 18 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 19 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 20 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

a.	General	process	description:	Electric Motors & Pu	mns
а.	Ochiciai	process	acscription.	Liceuic Motors & i u	unps

- b. Equipment type Electric Motors
- c. Equipment description\*: 2 Electric Motors APCD Dev #2829, 100964 & 1 Pump APCD Dev # 100952 ATC/PTO Number: 08096 R12
- d. Equipment make, model & serial number:
- e. Maximum design process rate or throughput: N/A
- f. Control device(s) type and description (if any): N/A

### II. OPERATIONAL INFORMATION

a.	Operating schedule:	24	hours/day	8760	hours/year		
b.	Exhaust gas flow rate:		SCFM @	$\%H_2O$			
Raw products used and finished products produced:							

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

SBC APCD (4.03.06)	Page	of 51_	

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

6. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	GULATED AIR	R POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 21 For permit revisions only; emissions prior to project modification.
- 22 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 23 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 24 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

SBC APCD (4.03.06) Page \_\_\_\_37 \_\_ of \_\_51\_\_

# EMISSION CONTROL UNIT (Form 1302-G1)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

## I. EQUIPMENT DESCRIPTION

1. General process description: Vapor Recovery

2. Equipment type: Compressor ATC/PTO Number: 08096 – R12

3. Equipment description: APCD Dev # 2859

4. Equipment make, model & serial number: :SN CAS42810

5. Emission unit(s) served by this equipment: Tanks and crude loading

6. Maximum design or rated capacity:15 HP

## II. EQUIPMENT DESIGN INFORMATION

1. Exhaust gas:	Temperature:	°F	Flow Rate:	SCFM		
	Moisture:	%	Oxygen:	%		
	CO <sub>2</sub> :	%				
2.6	N. C		D D			
2. General:	•		Pressure Drop:	in-Hg		
	Inlet Temp.:	°F	Outlet Temp.:	°F		
3. Catalyst data:	Catalyst Type/Mate	erial:				
	Catalyst Life:	years	Volume:	Ft <sup>3</sup>		
	Space Velocity:	Ft <sup>3</sup> /Ft	NH3 inj. Rate:	gal/hr		
	NH3 Inj. Temp.:	°F				
4. Baghouse data:	Design:	[ ] Positive Pressure	e []	Negative Pressure		
	Cleaning Method:					
	Fabric Material:					
	Flow Rate:	SCFM	Air/Clot	h Ratio:		
5. ESP data:	Number of fields:		Cleaning	g Method:		
	Power Input:					
6. Scrubber data:	Type/design:		Sorbent Type:			
7. Other Control Devices (include design information adequate to verify efficiency):						

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# EMISSION CONTROL UNIT (Form 1302-G2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

## III. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	hours/year
----	---------------------	----	-----------	------	------------

2. Raw products used by control device:

3. Operating information:

POLLUTANTS AND EMISSION CONTROL INFORMATION						
POLLUTANT (name)	INLET CONCENTRATION <sup>2</sup>	OUTLET CONCENTRATION <sup>2</sup>	CONTROL EFFICIENCY			
	(ppm or gr/DSCF <sup>1</sup> )	(ppm or gr/DSCF <sup>1</sup> )	(% by weight)			
C			95			

Specify percent O2 or percent CO2.

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<sup>2</sup> Provide information adequate to determine efficiency of control.

# EMISSION CONTROL UNIT (Form 1302-G1)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

## IV. EQUIPMENT DESCRIPTION

1. General process description: Flare

2. Equipment type: Combustion control device ATC/PTO Number: 08096 – R12

3. Equipment description: APCD Dev # 8428

4. Equipment make, model & serial number: :

5. Emission unit(s) served by this equipment: Tanks and crude loading

6. Maximum design or rated capacity:

## V. EQUIPMENT DESIGN INFORMATION

1. Exhaust gas:	Temperature:	°F	Flow Rate:	SCFM		
	Moisture:		Oxygen:			
	CO <sub>2</sub> :	%				
2.0	<b>N</b> C .		D D			
2. General:	Manufacturer:		Pressure Drop:	n-Hg		
	Inlet Temp.:	°F	Outlet Temp.:	°F		
3. Catalyst data:	Catalyst Type/Mat	terial:				
	Catalyst Life:	years	Volume:	Ft <sup>3</sup>		
	Space Velocity:	$_{}$ Ft $^3$ /Ft	NH3 inj. Rate:	gal/hr		
	NH3 Inj. Temp.:	°F				
4. Baghouse data:	Design:	[ ] Positive Pressur	re []	Negative Pressure		
	Cleaning Method:					
	Fabric Material:					
	Flow Rate:	SCFM	Air/Clot	h Ratio:		
5. ESP data:	Number of fields:		Cleaning	g Method:		
	Power Input:					
6. Scrubber data:	Type/design:		Sorbent Type:			
7. Other Control Devices (include design information adequate to verify efficiency):						

SBC APCD (4.03.06) Page 40 of 51

# **EMISSION CONTROL UNIT** (Form 1302-G2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

## VI. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	hours/year
----	---------------------	----	-----------	------	------------

2. Raw products used by control device:

Operating information:

I	POLLUTANTS AND EMISSION (	CONTROL INFORMATION	
POLLUTANT (name)	INLET CONCENTRATION <sup>2</sup> (ppm or gr/DSCF <sup>1</sup> )	OUTLET CONCENTRATION <sup>2</sup> (ppm or gr/DSCF <sup>1</sup> )	CONTROL EFFICIENCY <sup>2</sup> (% by weight)
OC	(11	(Fr. 11 8. 2 2 1 1 )	95

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Provide information adequate to determine efficiency of control.

# EXEMPT EMISSIONS UNITS (Form 1302-H)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

Are you claiming any emitting activities to be insignificant? (See definition at bottom of page)

YES X\_\_\_ NO \_\_\_\_\_

Activity	Description of Activity/Emission Units	Potential to Emit for each Pollutant
Solvents & Coatings	Lab Cuts & Facility/Equipment Maintenance	0.1 TPY ROC

Insignificant activities are defined in APCD Rule 1301 (definitions). For an activity to be considered insignificant emissions cannot exceed 2 tons per year potential to emit (PTE) any criteria pollutants, and 0.5 tons per year for any regulated HAP.

Note: Insignificant activities are not exempt from Part 70 requirements/permits.

SBC APCD (4.03.06) Page 42 of 51

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

### I. PROCEDURE FOR USING FORM 1302-I

This form shall be submitted as part of the SBCAPCD's Regulation XIII Application. The Responsible Official shall identify the applicable federal requirement(s) to which the source is subject. In the Compliance Plan (Form 1302-I), a Responsible Official shall identify whether the source identified in the SBCAPCD's Regulation XIII Application currently operates in compliance with all applicable federal requirements.

### II. APPLICABLE FEDERAL REQUIREMENTS

Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance?	Effective
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>		(yes/no/exempt <sup>3</sup> )	Date <sup>4</sup>
APCD Rule 301	Circumvention	Entire Source	Yes	In Effect
APCD Rule 302	Visible Emissions	Entire Source	Yes	In Effect
APCD Rule 303	Nuisance	Entire Source	Yes	In Effect
APCD Rule 304	Particulate Matter – Northern Zone	Each PM Source	Yes	In Effect
APCD Rule 309	Specific Contaminants	Combustion Units	Yes	In Effect
APCD Rule 310	Odorous Organic Sulfides	Combustion Units	Yes	In Effect
APCD Rule 311	Sulfur Content of Fuel	Combustion Units	Yes	In Effect
APCD Rule 317	Organic Solvents	Maintenance/Wipe Cleaning	Yes exempt	In Effect
APCD Rule 321	Solvent Cleaning Operations	Maintenance Operations	Yes	In Effect
APCD Rule 322	Metal Surface Coating Thinner and Reducer	Maintenance Operations	Yes	In Effect
APCD Rule 323	Architectural Coatings - Standards	Maintenance Operations	Yes	In Effect
APCD Rule 324	Disposal and Evaporation of Solvents	Maintenance/Wipe Cleaning	Yes	In Effect
APCD Rule 325	Crude Oil Production and Separation	Wash Tank, crude storage tanks, wastewater tanks	Yes	In Effect
APCD Rule 331	Fugitive Emissions Inspection & Maintenance	All components (valves, flanges, seals, compressors, and pumps) used to handle oil and gas	Yes	In Effect
APCD Rule 333	Control of Emissions from Reciprocating IC Engines	Controlled Natural Gas (NG) fired rich burn ICEs	Yes	In Effect

SBC APCD (4.03.06) Page 43 of 51

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance? (yes/no/exempt <sup>3</sup> )	Effective Date <sup>4</sup>
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>	Affected Emission Unit	(yes/no/exempt )	Date
APCD Rule 343	Petroleum Storage Tank Degassing	wastewater tanks	Yes	In Effect
APCD Rule 344	Petroleum Wells, Sumps and Cellars	pits	Yes	In Effect
APCD Rule 346	Loading of Organic Liquids	Crude oil loading rack	Yes	In Effect
APCD Rule 353	Adhesives and Sealants	Maintenance Operations	Yes	In Effect
APCD Rule 359	Flares and Thermal Oxidizers	Flares	Yes	In Effect
APCD Rule 360	Emissions of Oxides of Nitrogen From Large Water Heaters and Small Boilers	Water heaters, boilers, steam generators or process heaters with a rated heat input capacity greater than or equal to 75,000 Btu/hour up to and including 2,000,000 Btu/hr	Yes	In Effect
APCD Rule 505.A,B1,D	Breakdown Conditions	All Emission Units	Yes	In Effect
APCD Rule 603	Emergency Episode Plans	Entire Source	Yes	In Effect
APCD Regulation VIII	New Source Review	Entire Source	Yes	In Effect
APCD Regulation XIII	Part 70 Operating Permits	Entire Source	Yes	In Effect
40 CFR Parts 51/52	New Source Review (Nonattainment Area Review and Prevention of Significant Deterioration)	Entire Source	Yes	In Effect
40 CFR Part 60 Subpart A	New Source Performance Standards	Entire Source	Yes	In Effect
	Standards of Performance for Volatile Organic Liquid Storage Vessels	Storage vessels for petroleum liquids constructed or modified prior to July 23, 1984	Exempt there are no tanks at the Arellanes Lease	In Effect
•		Any new or replacement tanks constructed or modified after July 23, 1984	Yes	In Effect

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APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

Applicable Federal		In compliance? (yes/no/exempt <sup>3</sup> )	Effective Date <sup>4</sup>	
Requirement <sup>1</sup>	Affected Emission Unit			
40 CFR Part 60 Subpart OOOOa	Greenhouse Gas Emission Standards for Crude Oil and Natural Gas Facilities	Entire Source	Yes	In Effect
And CCR Title 17, Division 3, Chapter 1, Subchapter 10	Climate Change			
40 CFR Part 61	National Emission Standards for Hazardous Air Pollutants	All stationary reciprocating internal combustion engines	Yes	In Effect
40 CFR Part 63	Maximum Achievable Control Technology	None	Exempt per §63.760(e)(1) based on 'black oil' production	In Effect
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>			
40 CFR Part 63 Subpart HH	National Emission Standards for Hazardous Air Pollutants (NESHAP) From Oil and Natural Gas Production Facilities	Entire Source	Exempt – Not a major source of HAP's	In Effect
40 CFR Part 63 Subpart ZZZZ	National Emissions Standards for Hazardous Air Pollutants for Stationary Reciprocating Internal Combustion Engines	All stationary reciprocating internal combustion engines	Yes There are no ICEs at NR Bonetti Lease	In Effect
40 CFR Part 64	Compliance Assurance Monitoring	Emission units with a control device used to comply with an emission standard	Exempt – no control devices used to comply with an emission standard	In Effect
40 CFR Part 70	Operating Permits	Entire Source	Yes	In Effect

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- 1 Review APCD SIP Rules, NSPS, NESHAPS, and MACTs.
- 2 Regulatory Reference is the abbreviated citation (e.g. 40 CFR 60 Subpart OOO, APCD Rule 325.H) and Title is the prosaic title (e.g. NSPS Standards of Performance for Nonmetallic Mineral Processing Plants, Crude Oil Production and Separation, Inspection)
- 3 If exempt from applicable federal requirement, include explanation for exemption.
- 4 Indicate the date during the permit term that the applicable federal requirement will become effective for the emission unit.

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APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

Other Applicable Federal Requirements <sup>5</sup> NOTE: PC # varies in each PTO	Affected Emission Unit	In compliance?	Effective Date
PTO 08096 Condition 1	All Devices	Yes	In Effect
Emission Limits			
PTO 08096 Condition 2	All Devices	Yes	In Effect
Operational Restrictions			
PTO 08096 Condition 3	All Devices	Yes	In Effect
Monitoring			
PTO 08096 Condition 4	All Devices	Yes	In Effect
Recordkeeping			
PTO 08096 Condition 5	All Devices	Yes	In Effect
Reporting			
PTO 08096 Condition 6	2.0-5.0 MMBtu Burners	Yes	In Effect
Compliance with 361			
PTO 08096 Condition 7	All component leak paths	Yes	In Effect
Facility Fugitive Hydrocarbon			
Emissions			
PTO 08096 Condition 8	Production tanks	Yes	In Effect
Crudfe Oil Sampling			
PTO 08096 Condition9	Loading Racks	Yes	In Effect
Compliance with 346s			
PTO 08096 Condition 10	External combustion burners	Yes	In Effect
External Combustion			
PTO 08096 Condition 11	All Devices	Yes	In Effect
Requirements for produced gas			
PTO 08096 Condition 12	All Devices	Yes	In Effect
GHG emission standards			
PTO 08096 Condition 13	All Devices	Yes	In Effect
Consistency with Analysis			
PTO 08096 Condition 14	All Devices	Yes	In Effect
Equipment Maintenance			
PTO 08096 Condition 15	All Devices	Yes	In Effect
Compliance			
PTO 08096 Condition 16	All Devices	Yes	In Effect
Severability			
PTO 08096 Condition 17	All Devices	Yes	In Effect
Conflicts between permits			
PTO 08096 Condition 18	All Devices	Yes	In Effect
Access to Records			

SBC APCD (4.03.06) Page 47 of 51

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

PTO 08096 Condition 19	All Devices	Yes	In Effect
Equipment ID			
PTO 08096 Condition 20	All Devices	Yes	In Effect
Emission Factor Revisions			
PTO 08096 Condition 21	All Devices	Yes	In Effect
Nuisance			
PTO 08096 Condition 22	All Devices	Yes	In Effect
Grounds for Revocation			
PTO 08096 Condition 23	All Devices	Yes	In Effect
Transfer of Owner Operator			
PTO 08096 Condition 24	All Devices	Yes	In Effect
Documents incorporated by Reference			
·	·		

All environmentally significant permit conditions -- such as emission, operation, and throughput limitations or compliance monitoring conditions associated with such limitations -- listed in all authority to construct (ATC) permits issued to the Part 70 source are also applicable requirements.

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<sup>\*\*\*</sup> If more than one page is used, please ensure that "Santa Barbara APCD", stationary source name and "Form 1302-I1" appear on each page. \*\*\*

# (Form 1302-I2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia

### III. COMPLIANCE CERTIFICATION

### Under penalty of perjury, I certify the following:

- X Based on information and belief formed after reasonable inquiry, the source identified in this application will continue to comply with the applicable federal requirement(s) with which the source is in compliance identified in form 1302-II;
- X Based on information and belief formed after reasonable inquiry, the source identified in this application will comply with the future-effective applicable federal requirement(s) identified in form 1302-I1, on a timely basis<sup>1</sup>;

Based on information and belief formed after reasonable inquiry, the source identified in this application is not in compliance with the applicable federal requirement(s), identified in form 1302-I1, and I have attached a compliance plan schedule.<sup>2</sup>

P. Branci
12/15/23

Signature of Responsible Official
Date

- 1. Unless a more detailed schedule is expressly required by the applicable federal requirement.
- 2. At the time of expected permit issuance, if the source expects to be out of compliance with an applicable federal requirement, the applicant is required to provide a compliance schedule with this application, with the following exception. A source which is operating under a variance that is effective for less than 90 days need not submit a Compliance Schedule. For sources operating under a variance, which is in effect for more than 90 days, the Compliance Schedule is the schedule that was approved as part of the variance granted by the hearing board.

The compliance schedule shall contain a schedule of remedial measures, including an enforceable sequence of actions with milestones, leading to compliance with this applicable federal requirement. For sources operating under a variance, the compliance schedule is part of the variance granted by the hearing board. The compliance schedule shall resemble, and be at least as stringent as that contained in any judicial consent decree or administrative order to which the source is subject. For sources not operating under a variance, consult the Air Pollution Control Officer regarding procedures for obtaining a compliance schedule.

# CERTIFICATION STATEMENT (Form 1302-M)

Identify, by checking off below, the forms and attachments forms or attachments that are not identified below, please id Review the instructions if you are unsure of the forms and at  Forms included with application  Stationary Source Summary Form	entify these attachments in the blank space provided below.
Identify, by checking off below, the forms and attachments forms or attachments that are not identified below, please id Review the instructions if you are unsure of the forms and at  Forms included with application  Stationary Source Summary Form	URCE NAME: Morganti Lease Casmalia  that are part of your application. If the application contains entify these attachments in the blank space provided below. tachments that need to be included in a complete application
Identify, by checking off below, the forms and attachments forms or attachments that are not identified below, please id Review the instructions if you are unsure of the forms and at  Forms included with application  Stationary Source Summary Form	that are part of your application. If the application contains entify these attachments in the blank space provided below. tachments that need to be included in a complete application
Forms included with application  Stationary Source Summary Form	entify these attachments in the blank space provided below.  tachments that need to be included in a complete application
Stationary Source Summary Form	Attachments included with application
Total Stationary Source Emission For Compliance Plan Form Compliance Plan Certification Form Exempt Equipment Form Certification Statement Form  List other forms or attachments  APCD -01	Description of Operating ScenariosX Sample emission calculationsX Fugitive emission estimatesX List of Applicable requirementsDiscussion of units out of compliance with applicable federal requirements and, if required, submit a schedule of ComplianceFacility schematic showing emission pointsNSR Permit PSD Permit Compliance Assurance monitoring protocols Risk management verification per 112(r)
[ ] check here if additional forms listed on back	

# **CERTIFICATION STATEMENT** (Form 1302-M continued)

APCD:	► APCD USE ONLY ""	
Santa Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:	
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Morganti Lease Casmalia	

List Other Forms or Attachments (cont.)			

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## EXAMPLE EMISSION CALCULATIONS

## Permit to Operate 08096 - R12

## **ATTACHMENT A**

## **Emission Calculations**

### WASH TANK EMISSION CALCULATIONS (Ver. 4.0)

Attachment: A-1

Permit Number: Reeval 8096-R12 Facility: Morganti Lease

#### **Basic Input Data**

Information	<u>Value</u>	<u>Reference</u>
Liquid Type	Crude Oil	Permit Application
Liquid TVP	0.84	Permit Application
If TVP is entered, enter TVP temperature (°F)	145	Permit Application
Is the tank heated (Yes or No)?	Yes	Permit Application
If tank is heated, enter temperature (°F)	145	Permit Application
Is tanked to a VRS (Yes or No)?	Yes	Permit Application
Is this a wash tank (Yes or No)?	Yes	Permit Application
Will flashing losses occur (Yes or No)?	No	Permit Application
Breather vent pressure setting range (psi)	0.06	Permit Application (default of 0.06 psi)

#### Tank Data

<u>Information</u>	<u>Value</u>	<u>Reference</u>
Diameter (feet)	37.6	Permit Application
Capacity (barrels)	5,000	Permit Application
Capacity (gallons)	210,000	Calculated Value
Roof Type (Enter C if Conical, or D if Dome Roof)	. с	Permit Application
Shell Height (feet)	24	Permit Application
Roof Height	1	Permit Application (default of 1 foot)
Average Liquid Height (feet)	23	Calculated Value
Tank Paint Color	Medium Gray	Permit Application
Condition (Enter 1 if Good, or 2 if Poor)	1	Permit Application (default of 0.06 psi)
Upstream pressure (psi)	. 0.06	Permit Application (0 psi when no flashing loses occur)

### Liquid Data

Information Maximum Daily Throughput (barrels per day)	1.226E+07	Reference Permit Application Calculated Value RVP Matrix
API Gravity (°)		Permit Application

### Vapor Recovery System Data

<u>Information</u>	<u>Value</u>	<u>Reference</u>
Vapor Recovery System Long Term Efficiency	95.00%	SBCAPCD
Vapor Recovery System Short Term Efficiency	95.00%	SBCAPCD

#### Tank ROC Potential to Emit

	Uncontrolled Potential to Emit		Controlled Potential to Emit	
	lb/day	TPY	lb/day	TPY
Breathing Losses	0.05	0.01	0.00	0.00
Working Losses	0.00	0.00	0.00	0.00
Flashing Losses	0.00	0.00	0.00	0.00
Total	0.05	0.01	0.00	0.00

Processed By: KMB Date: 14-Mar-22

## Permit to Operate 08096 - R12

## **ATTACHMENT A**

## **Emission Calculations**

## CRUDE OIL TANK 1 EMISSION CALCULATIONS (Ver. 4.0)

Attachment: A-2

Permit Number: Reeval 8096-R12 Facility: Morganti Lease

#### **Basic Input Data**

<u>Information</u>	<u>Value</u>	<u>Reference</u>
Liquid Type	. Crude Oil	Permit Application
Liquid TVP	0.84	Permit Application
If TVP is entered, enter TVP temperature (°F)	. 145	Permit Application
Is the tank heated (Yes or No)?	Yes	Permit Application
If tank is heated, enter temperature (°F)	145	Permit Application
Is tanked to a VRS (Yes or No)?	Yes	Permit Application
Is this a wash tank (Yes or No)?	No	Permit Application
Will flashing losses occur (Yes or No)?	No	Permit Application
Breather vent pressure setting range (psi)	0.06	Permit Application (default of 0.06 psi)

#### Tank Data

<u>Information</u>	<u>Value</u>	<u>Reference</u>
Diameter (feet)	21.5	Permit Application
Capacity (barrels)	1,000	Permit Application
Capacity (gallons)	42,000	Calculated Value
Roof Type (Enter C if Conical, or D if Dome Roof)	. C	Permit Application
Shell Height (feet)	. 12	Permit Application
Roof Height	1	Permit Application (default of 1 foot)
Average Liquid Height (feet)	6	Calculated Value
Tank Paint Color	Medium Gray	Permit Application
Condition (Enter 1 if Good, or 2 if Poor)	1	Permit Application (default of 0.06 psi)
Upstream pressure (psi)	. 0.06	Permit Application (0 psi when no flashing loses occur)

### Liquid Data

<u>Information</u>	<u>Value</u>	<u>Reference</u>
Maximum Daily Throughput (barrels per day)	400	Permit Application
Maximum Annual Throughput (gallons)	6.132E+06	Calculated Value
RVP (psi)	0.38596	RVP Matrix
API Gravity (°)	10.3	Permit Application

#### Vapor Recovery System Data

<u>Information</u>	<u>Value</u>	<u>Reference</u>
Vapor Recovery System Long Term Efficiency	95.00%	SBCAPCD
Vapor Recovery System Short Term Efficiency	95.00%	SBCAPCD

#### Tank ROC Potential to Emit

	Uncontrolled Potential to Emit		Controlled Potential to Emit	
	lb/day	TPY	lb/day	TPY
Breathing Losses	0.07	0.01	0.00	0.00
Working Losses	4.13	0.75	0.21	0.04
Flashing Losses	0.00	0.00	0.00	0.00
Total	4.20	0.77	0.21	0.04

Processed By: KMB Date: 14-Mar-22

## **ATTACHMENT A**

# **Emission Calculations**

### **CRUDE OIL TANK 2 EMISSION CALCULATIONS (Ver. 4.0)**

Attachment: A-3

Permit Number: Reeval 8096-R12 Facility: Morganti Lease

### **Basic Input Data**

<u>Information</u>	<u>Value</u>	<u>Reference</u>
Liquid Type	Crude Oil	Permit Application
Liquid TVP	0.84	Permit Application
If TVP is entered, enter TVP temperature (°F).	145	Permit Application
Is the tank heated (Yes or No)?	Yes	Permit Application
If tank is heated, enter temperature (°F)	145	Permit Application
Is tanked to a VRS (Yes or No)?	Yes	Permit Application
Is this a wash tank (Yes or No)?	No	Permit Application
Will flashing losses occur (Yes or No)?	No	Permit Application
Breather vent pressure setting range (nsi)	0.06	Permit Application (default of

### Tank Data

<u>Information</u>	<u>Value</u>	Reference
Diameter (feet)	29.8	Permit Application
Capacity (barrels)	2,000	Permit Application
Capacity (gallons)	84,000	Calculated Value
Roof Type (Enter C if Conical, or D if Dome Roof)	C	Permit Application
Shell Height (feet)	16	Permit Application
Roof Height	1	Permit Application (default of 1 foot)
Average Liquid Height (feet)	8	Calculated Value
Tank Paint Color	Medium Gray	Permit Application
Condition (Enter 1 if Good, or 2 if Poor)	1	Permit Application (default of 0.06 psi)

### Liquid Data

<u>Information</u>	<u>Value</u>	<u>Reference</u>
Maximum Daily Throughput (barrels per day)	400	Permit Application
Maximum Annual Throughput (gallons)	6.132E+06	Calculated Value
RVP (psi)	0.38596	RVP Matrix
API Gravity (°)	10.3	Permit Application

### Vapor Recovery System Data

<u>Information</u>	<u>Value</u>	<u>Reference</u>
Vapor Recovery System Long Term Efficiency	95.00%	SBCAPCD
Vapor Recovery System Short Term Efficiency	95.00%	SBCAPCD

### Tank ROC Potential to Emit

	Uncontrolle	ed Potential to Emit	Controlled Potential to Emit			
	lb/day	TPY	lb/day	TPY		
Breathing Losses	0.17	0.03	0.01	0.00		
Working Losses	6.47	1.18	0.32	0.06		
Flashing Losses	0.00	0.00	0.00	0.00		
Total	6.64	1.21	0.33	0.06		

Processed By: KMB Date: 14-Mar-22

# **ATTACHMENT A**

# **Emission Calculations**

### **DILUENT TANK EMISSION CALCULATIONS (Ver. 4.0)**

Attachment: A-4

Permit Number: Reeval 8096-R12 Facility: Morganti Lease

### **Basic Input Data**

<u>Information</u>	<u>Value</u>	<u>Reference</u>
Liquid Type	. Crude Oil	Permit Application
Liquid TVP	. 0.5	Permit Application
If TVP is entered, enter TVP temperature (°F)	67	Permit Application
Is the tank heated (Yes or No)?	No	Permit Application
If tank is heated, enter temperature (°F)	. N/A	Permit Application
Is tanked to a VRS (Yes or No)?	No	Permit Application
Is this a wash tank (Yes or No)?	No	Permit Application
Will flashing losses occur (Yes or No)?	No	Permit Application
Breather vent pressure setting range (psi)	. 0.06	Permit Application (default of 0.06 psi)

### Tank Data

Information	Value	Reference
Diameter (feet)		Permit Application
Capacity (barrels)		Permit Application
Capacity (gallons)	31,500	Calculated Value
Roof Type (Enter C if Conical, or D if Dome Roo		Permit Application
Shell Height (feet)	<mark>24</mark>	Permit Application
Roof Height	1	Permit Application (default of 1 foot)
Average Liquid Height (feet)	12	Calculated Value
Tank Paint Color	Medium Gray	Permit Application
Condition (Enter 1 if Good, or 2 if Poor)	1	Permit Application (default of 0.06 psi)
Upstream pressure (psi)	0.06	Permit Application (0 psi when no flashing loses occur)

### Liquid Data

<u>Information</u>	<u>Value</u>	<u>Reference</u>
Maximum Daily Throughput (barrels per day)	750	Permit Application
Maximum Annual Throughput (gallons)	1.150E+07	Calculated Value
RVP (psi)	1.21849	RVP Matrix
API Gravity (°)	.20	Permit Application

## Vapor Recovery System Data

<u>Information</u>	<u>Value</u>	<u>Reference</u>
Vapor Recovery System Long Term Efficiency	95.00%	SBCAPCD
Vapor Recovery System Short Term Efficiency	95.00%	SBCAPCD

## Tank ROC Potential to Emit

	Uncontrolle	ed Potential to Emit	Controlled Potential to Em			
	lb/day	TPY	lb/day	TPY		
Breathing Losses	0.73	0.13	0.73	0.13		
Working Losses	3.13	0.57	3.13	0.57		
Flashing Losses	0.00	0.00	0.00	0.00		
Total	3.86	0.70	3.86	0.70		

Processed By: KMB Date: 14-Mar-22

# **ATTACHMENT A Emission Calculations**

	FUGITIVE HYDROCARBON EMISSION CALCULATIONS - CLP METHOD (Ver. 3.0)								
Attachment: A-5 Permit Number: Reeval 8096-R12 Facility: Morganti Lease									
Facility Information									
Facility Type (Enter X Where Appropriate) Production Field X	_Gas Processing Plant		Refinery		Offshore Platform		-		
Gas/Condensate Service Component									
Component Type	Component Count	THC Emission Factor (lb/day-clp) <sup>8</sup>	ROC/THC Ratio	Uncontrolled ROC Emission (lb/day)	Control Efficiency <sup>b,c</sup>	Controlled ROC Emission (lb/hr)	Controlled ROC Emission (lb/day)	Controlled ROC Emission (Tons/Qtr)	Controlled ROC Emission (Tons/Yr)
Valves - Accessible/Inaccessible	65	0.295	0.31	5.94	0.80	0.05	1.19	0.05	0.22
Valves - Unsafe	0	0,295	0,31	0.00	0.00	0.00	0.00	0.00	0.00
Valves - Bellows	0	0.295	0.31	0.00	0.90	0.00	0.00	0.00	0.00
Valves - Bellows / Background ppmv	0	0.295	0.31	0.00	1.00	0.00	0.00	0.00	0.00
Valves - Category A	0	0,295	0.31	0.00	0.84	0.00	0.00	0.00	0.00
Valves - Category B	0	0,295	0.31	0.00	0.85	0.00	0.00	0.00	0.00
Valves - Category C	0	0.295	0,31	0.00	0.87	0.00	0.00	0.00	0.00
Valves - Category D	0	0.295	0.31	0.00	0.87	0.00	0.00	0.00	0.00
Valves - Category E	0	0,295	0.31	0.00	0.88	0.00	0.00	0.00	0.00
Valves - Category F	0	0.295	0.31	0.00	0.90	0.00	0.00	0.00	0,00
Valves - Category G	0	0.295	0.31	0.00	0.92	0.00	0.00	0.00	0.00
Flanges/Connections - Accessible/Inaccessible	256	0,070	0.31	5.56	0.80	0.05	1.11	0.05	0.20
Flanges/Connections - Unsafe	0	0,070	0.31	0.00	0.00	0.00	0.00	0.00	0.00
Flanges/Connections - Category A	0	0.070	0.31	0.00	0.84	0.00	0.00	0.00	0.00
Flanges/Connections - Category B	0	0.070	0.31	0.00	0.85	0.00	0.00	0.00	0.00
Flanges/Connections - Category C	0	0.070	0.31	0.00	0.87	0.00	0.00	0.00	0.00
Flanges/Connections - Category D	0	0.070	0.31	0.00	0.87	0.00	0.00	0.00	0.00
Flanges/Connections - Category E	0	0.070	0.31	0.00	0.88	0.00	0.00	0.00	0.00
Flanges/Connections - Category F	0	0.070	0.31	0.00	0.90	0.00	0.00	0.00	0.00
Flanges/Connections - Category G	0	0.070	0.31	0.00	0.92	0.00	0.00	0.00	0.00
Compressor Seals - To Atm	1	2,143	0,31	0.66	0.80	0.01	0.13	0.01	0.02
Compressor Seals - To VRS	0	2.143	0.31	0.00	1.00	0.00	0.00	0.00	0.00
PSV - To Atm/Flare	2	6.670	0.31	4.14	0.80	0.03	0.83	0.04	0.15
PSV - To VRS	0	6.670	0.31	0.00	1.00	0.00	0.00	0.00	0.00
Pump Seals - Single	0	1,123	0.31	0.00	0.80	0.00	0.00	0.00	0,00
Pump Seals - Dual/Tandem	0	1.123	0.31	0.00	1.00	0.00	0.00	0.00	0.00
Gas Condensate Subtotals	324			16.30		0.14	3.26	0.15	0.59
	•								

## Oil Service Components

Component Type	Component Count	THC Emission Factor (lb/day-clp) a	ROC/THC Ratio	Uncontrolled ROC Emission (lb/day)	Control Efficiency <sup>b,c</sup>	Controlled ROC Emission (lb/hr)	Controlled ROC Emission (lb/day)	Controlled ROC Emission (Tons/Qtr)	Controlled ROC Emission (Tons/Yr)
Valves - Accessible/Inaccessible	45	0.004	0.56	0.10	0.80	0.00	0.02	0.00	0.00
Valves - Unsafe	0	0.004	0.56	0.00	0.00	0.00	0.00	0.00	0.00
Valves - Bellows	0	0.004	0.56	0.00	0.90	0.00	0.00	0.00	0.00
Valves - Bellows / Background ppmv	0	0.004	0.56	0.00	1.00	0.00	0.00	0.00	0.00
Valves - Category A	0	0.004	0.56	0.00	0.84	0.00	0.00	0.00	0.00
Valves - Category B	0	0.004	0.56	0.00	0.85	0.00	0.00	0.00	0.00
Valves - Category C	0	0.004	0.56	0.00	0.87	0.00	0.00	0.00	0.00
Valves - Category D	0	0.004	0.56	0.00	0.87	0.00	0.00	0.00	0.00
Valves - Category E	0	0.004	0.56	0.00	0.88	0.00	0.00	0.00	0.00
Valves - Category F	0	0.004	0.56	0.00	0.90	0.00	0.00	0.00	0.00
Valves - Category G	0	0.004	0.56	0.00	0.92	0.00	0.00	0.00	0.00
Flanges/Connections - Accessible/Inaccessible	130	0.002	0.56	0.15	0.80	0.00	0.03	0.00	0.01
Flanges/Connections - Unsafe	0	0,002	0.56	0.00	0.00	0.00	0.00	0.00	0.00
Flanges/Connections - Category A	0	0.002	0.56	0.00	0.84	0.00	0.00	0.00	0.00
Flanges/Connections - Category B	0	0.002	0.56	0.00	0.85	0.00	0.00	0.00	0.00
Flanges/Connections - Category C	0	0.002	0.56	0.00	0.87	0.00	0.00	0.00	0.00
Flanges/Connections - Category D	0	0.002	0.56	0.00	0.87	0.00	0.00	0.00	0.00
Flanges/Connections - Category E	0	0.002	0.56	0.00	0.88	0.00	0.00	0.00	0.00
Flanges/Connections - Category F	0	0.002	0.56	0.00	0.90	0.00	0.00	0.00	0.00
Flanges/Connections - Category G	0	0.002	0.56	0.00	0.92	0.00	0.00	0.00	0.00
PSV - To Atm/Flare	0	0.267	0.56	0.00	0.80	0.00	0.00	0.00	0.00
PSV - To VRS	0	0.267	0.56	0.00	1.00	0.00	0.00	0.00	0.00
Pump Seals - Single	0	0.004	0.56	0.00	0.80	0.00	0.00	0.00	0.00
Pump Seals - Dual/Tandem	0	0.004	0.56	0.00	1.00	0.00	0.00	0.00	0.00
Oil Subtotals	175			0.25		0.00	0.05	0.00	0.01
Total	499	1		16.55		0.14	3,31	0.15	0.60

Notes:
a. District Policy and Procedure 6100.061.1998.
b. A 80% efficiency is assigned to fugline components Rule 331 implementation.
c. Emission control efficiencies for each component type are identified in FHC Control Factors (Ver. 2.0).

Processed By: KMB Date: 14-Mar-22

## **ATTACHMENT A**

## **Emission Calculations**

## FUGITIVE HYDROCARBON EMISSION CALCULATIONS - CARB/KVB METHOD (Ver. 6.0)

Page 1 of 2

Attachment: A-6

Permit Number: Reeval 8096-R12 Facility: Morganti Lease

### Input Data

Facility Information  Number of Active Wells at Facility.  Facility Gas Production  Facility Dry Oil Production  Facility Gas to Oil Ratio (if > 500 then default to 501)  API Gravity.  Facility Model Number  No. of Steam Drive Wells with Control Vents.	800,000 800 501 10.3 5	Units wells scf/day bbls/day scf/bbl degrees API dimensionless wells	Reference Permit Application Permit Application Permit Application Permit Application Permit Application User Input Permit Application Permit Application
· ·	0 0 0		

#### **Emission Factor Based on Lease Model**

Lease Model	Valve Without Ethane	Fitting Without Ethane	Composite Without	Units
1	1.4921	0.9947	2.4868	lbs/day-well
2	0.6999	0.6092	1.3091	lbs/day-well
3	0.0217	0.0673	0.0890	lbs/day-well
4	4.5090	2.1319	6.6409	lbs/day-well
5	0.8628	1.9424	2.8053	lbs/day-well
6	1.7079	2.5006	4.2085	lbs/day-well

Model #1: Number of wells on lease is less than 10 and the GOR is less than 500.

Model #2: Number of wells on lease is between 10 and 50 and the GOR is less than 500.

Model #3: Number of wells on lease is greater than 50 and the GOR is less than 500.

Model #4: Number of wells on lease is less than 10 and the GOR is greater than 500. Model #5: Number of wells on lease is between 10 and 50 and the GOR is greater than 500.

Model #6: Number of wells on lease is greater than 50 and the GOR is greater than 500.

Reference: CARB speciation profiles numbers 529, 530, 531, 532

#### CARB KVB ROC Potential to Emit

Emission Source	lb/day	TPY
Valves and Fittings <sup>a</sup>	13.47	2.46
Sumps, Wastewater Tanks and Well Cellars <sup>b</sup>	37.87	6.91
Oil/Water Separators <sup>b</sup>	0.00	0.00
Pumps/Compressors/Well Heads <sup>a</sup>	0.39	0.07
Enhanced Oil Recovery Fields	0.00	0.00
Total ROC Potential to Emit <sup>c</sup>	51.73	9.44

#### Notes.

- a. Emissions amount reflect an 80% reduction due to Rule 331 implementation.
- b. Emissions reflect control efficiencies where applicable.
- c. Due to rounding, the totals may not appear correct

## **ATTACHMENT A**

# **Emission Calculations**

### Page 2 of 2

### Unit Type Emission Calculations

Pumps, Compressors, and Well Heads Uncontrolled Emission Calculations

	Value	Units	Reference
Number of Wells	24	wells	Permit Application
Wellhead Emissions	0.2328	lb-ROC/day	Calculated Value
FHC from Pumps	0.0936	lb-ROC/day	Calculated Value
FHC from Compressors	1.6296	lb-ROC/day	Calculated Value
Total ROC Emissions	1.96	lb-ROC/day	Calculated Value

Well Cellars, Sumps, Covered Wastewater Tanks, and Oil/Water Separators

Separation Level	Heavy Oil Service	Light Oil Service	Units
Primary	0.0941	0.1380	lb ROC/ft <sup>2</sup> -day
Secondary	0.0126	0.0180	lb ROC/ft <sup>2</sup> -day
Tertiary	0.0058	0.0087	lb ROC/ft <sup>2</sup> -day

WELL 0	CELLARS			Level of Separation	
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
	24	768	21.68		
Well Cellars <sup>(a)</sup>	2	39		0.49	
weil Cellars**	1	10		0.13	
	1	2,608			15.13
Daily ROC En	nissions (lb/day)		21.68	0.62	15.13

### Notes:

a. A 70% reduction is applied for implementation of Rule 344 (Sumps, Pits, and Well Cellars).

COVERED WAS	TEWATER TANKS			Level of Separation	
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
Covered Wastewater	0	0	0.00		
Tank <sup>(a)</sup>	0	0		0.00	
l ank <sup>c</sup> ,	0	0			0.00
Daily ROC Er	nissions (lb/day)		0.00	0.00	0.00

#### Notes.

a. A 85% reduction is applied.

COVERED WASTEWATER	TANK WITH VAPOR	RECOVERY		Level of Separation	
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
Covered Wastewater	0	0	0.00		
	2	709		0.45	
Tank with Vapor Recovery <sup>(a)</sup>	0	0			0.00
Daily ROC E	missions (lb/day)		0.00	0.45	0.00

### Notes:

a. A 95% reduction is applied.

OIL AND WATER SEPARATORS			Туре	
Equipment Type	Total Throughput (MMgal)	Covered	Vapor Recovery	Open Top
	0	0.00		
Oil and Water Separators (a)(b)	0		0.00	
·	0			0.00
Daily ROC Emissions (lb/day)		0.00	0.00	0.00

#### Notes:

- a. A 85% reduction is applied for covered, 85% for connected to vapor recovery, and 0% for open top.
- b. Emission Factor of 560 lb-ROC/Mmgal

Processed By: KMB Date: 14-Mar-22

# **ATTACHMENT A**

# **Emission Calculations**

## **CRUDE OIL LOADING RACK EMISSION CALCULATIONS (Ver. 4.2)**

Attachment: A-7

Permit Number: Reeval 8096-R12 Facility: Morganti Lease

### **Rack Information**

<u>Rack Type</u>	Enter X Where Appropriate	<u>S Factor</u>
Submerged Loading of a Clean Cargo Tank		0.50
Submerged Loading: Dedicated Normal Service	X	0.60
Submerged Loading: Dedicated Vapor Balance Service		1.00
Splash Loading of a Clean Cargo Tank		1.45
Splash Loading: Dedicated Normal Service		1.45
Splash Loading: Dedicated Vapor Balance Service		1.00

### **Input Data**

<u>Input data</u>	<u>Value</u>	<u>Reference</u>
Saturation Factor	0.60	Previous Input, AP-42 Table 4.4-1
Molecular Weight	50	SBCAPCD Default for Crude Oil
True Vapor Pressure (psia)	0.840	Permit Application
Liquid Temperature (°F)	145	Permit Application
Loading Rate (bbl/hr)	160.00	Permit Application
Storage Capacity (bbl)	4,000	Permit Application
Daily Production (bbl)	800	Permit Application
Annual Production (bbl)	292,000	Permit Application
Vapor Recovery Efficiency	0.95	SBCAPCD
ROC/THC Reactivity	0.885	SBCAPCD Default for Crude Oil

## **Loading Rate Calculations**

Calculated Information	<u>Value</u>	<u>Reference</u>
Daily Hours Loading (hours)	.24.00	Calculated Value
Annual Hours Loading (hours)	1,825.00	Calculated Value
Loading Loss (lb / 1,000 gals)	.0.5190	Calculated Value

## Crude Oil Loading Rack ROC Potential to Emit

Controlled Potential to Emit	
lb/day	3.70
TPY	0.14

Processed By: KMB Date: 14-Mar-2	22
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# **ATTACHMENT A**

# **Emission Calculations**

## **GLYCOL REBOILER EMISSION CALCULATIONS (Ver. 7.0)**

Attachment: A-8

Permit Number: Reeval 8096-R12 Facility: Morganti Lease

### **Heater Input Data**

<u>Information</u>	<u>Value</u>	<u>Units</u>	<u>Reference</u>
Maximum Hourly Heat Input	. 0.100	MMBtu/hr	Permit Application
Daily Operating Schedule	.24	hrs/day	Permit Application
Maximum Daily Heat Input	.2.400	MMBtu/day	Calculated value
Yearly Load Factor (%)	. 100	%	Permit Application
Maximum Annual Heat Input	876.000	MMBtu/yr	Calculated value

### **Fuel Information**

<u>Information</u>	<u>Value</u>	<u>Units</u>	<u>Reference</u>
Fuel	Produced Gas	N/A	Permit Application
High Heating Value	1,200	Btu/scf	Permit Application
Sulfur Content of Fuel	.796.00	ppmvd as H <sub>2</sub> S	Permit Application

### **Emission Factors**

<u>Pollutant</u>	<u>Value</u>	<u>Units</u>	<u>Reference</u>
NO <sub>x</sub> Emission Factor	0.0920	lb/MMBtu	Uncontrolled Emission Factor
ROC Emission Factor	0.0054	lb/MMBtu	AP-42, Section 1.4
CO Emission Factor	0.0393	lb/MMBtu	Uncontrolled Emission Factor
SO <sub>x</sub> Emission Factor	0.1191	lb/MMBtu	Mass Balance Calculation
PM Emission Factor	0.0075	lb/MMBtu	AP-42, Section 1.4
PM <sub>10</sub> Emission Factor	0.0075	lb/MMBtu	AP-42, Section 1.4
PM <sub>2.5</sub> Emission Factor	0.0075	lb/MMBtu	AP-42, Section 1.4

## **Boiler/Steam Generator Potential to Emit**

Pollutant	lb/day	TPY
NO <sub>x</sub>	0.22	0.04
ROC	0.01	0.00
CO	0.09	0.02
SO <sub>x</sub>	0.29	0.05
PM	0.02	0.00
PM <sub>10</sub>	0.02	0.00
PM <sub>2.5</sub>	0.02	0.00

Processed By: KMB Date: 14-Mar-22

## **ATTACHMENT A**

# **Emission Calculations**

# **OILFIELD FLARE EMISSION CALCULATIONS (Ver. 2.0)**

Attachment: A-9

Permit Number: Reeval 8096-R12 Facility: Morganti Lease

### **Fuel Information**

<u>Data</u>	<u>Value</u>	<u>Units</u>	<u>Reference</u>
Flare Throughput	0.113	MMscf/day	Permit Application
Gas Heat Content	1,200	Btu/scf	Permit Application
Sulfur Content	.796	ppmv as H <sub>2</sub> S	Permit Application

## **Heat Input Data**

<u>Value</u>	<u>Units</u>	<u>Reference</u>
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5.625 MMBtu/hour Daily divided by 24 hr/day 135.000 MMBtu/day Permit Application 49,275.000 MMBtu/year Daily times 365 days/yr

### **Emission Factors**

<u>Pollutant</u>	lb/MMBtu	<u>Reference</u>
$NO_x$	0.0680	AP-42, Table 13.5-1
ROC	0.2000	District February 2016 Flare Study
CO	0.3700	AP-42, Table 13.5-1
$SO_x$	0.1191	Mass Balance Calculation
PM	0.0200	SBCAPCD
PM <sub>10</sub>	0.0200	AP-42, Chapter 1.4
$PM_{2.5}$	0.0200	AP-42, Chapter 1.4

### Flare Potential to Emit

Pollutant	lb/day	TPY
NO <sub>x</sub>	9.18	1.68
ROC	27.00	4.93
CO	49.95	9.12
SO <sub>x</sub>	16.08	2.93
PM	2.70	0.49
PM <sub>10</sub>	2.70	0.49
PM <sub>2.5</sub>	2.70	0.49

Processed By: KMB Date: 14-Mar-22

## PROJECT DESCRIPTION

Oil, water, and gas are produced from twenty-three wells on the Morganti Lease. Diluent is injected into the formation to enhance productivity at this facility. Additionally, production from Arellanes Lease, Muscio Lease, N.R. Bonetti Lease and Righetti Lease are piped to the central processing facility located at the Morganti Lease.

Production is initially routed to separator vessels where produced gas is separated from the produced fluids. The produced fluids are routed to the wash tank where the produced water is separated. The produced water is then routed to the wastewater tanks and re-injected into the formation via disposal wells. The oil is routed to the crude oil storage tanks then trucked from the facility via a truck loading rack.

Produced gas and gas collected by the vapor recovery system is treated for hydrogen sulfide using scrubbers and then used as fuel in the glycol reboiler or flared.

# MUSCIO LEASE PTO 8980-R10 TV APPLICATION FORMS

# STATIONARY SOURCE SUMMARY (Form 1302-A1)

APCD: Santa Barbara County Air Pollution Control Dis	501 ICU
COMPANY NAME: Pacific Coast Energy Acquisitions, I	LC
► APCD USE ONLY -ii(	APCD IDS Processing ID:
Application #:	Date Application Received:
Application Filing Fee*:	Date Application Deemed Complete:
I. SOURCE IDENTIFICATION	
Source Name: Muscio Lease Casmalia	
2. Four digit SIC Code: 1311	USEPA AIRS Plant ID (for APCD use only):
3. Parent Company (if different than Source Name	`
4. Mailing Address of Responsible Official: 1555	· · · · · · · · · · · · · · · · · · ·
5. Street Address of Source Location (include Zip	
6. UTM Coordinates (if required) (see instructions	
7. Source located within: 50 miles of the state li	
50 miles of a Native A	
8. Type of Organization: [X ] Corporation	[ ] Sole Ownership [ ] Government
[ ] Partnership	[ ] Utility Company
9. Legal Owner's Name: Pacific Coast Energy Comp	·
10. Owner's Agent Name (if any): Marianne Strang	e Title: Environmental Telephone #: 805-564-6590 Consultant
11. Responsible Official: Philip Brown	Title: Chief Operations Telephone #: 805-937-2576 Officer
12. Plant Site Manager/Contact: Doug Miller	Title: Sr. Production Telephone #: 805-937-2576 Foreman
13. Type of facility: Oil and Gas	
14. General description of processes/products:	Please refer to attached project description
15. Does your facility store, or otherwise handle, g	reater than threshold quantities of any substance on the Section 112(r)
List of Substances and their Thresholds (see Attach	ment A)? [ ] Yes [X] No
16. Is a Federal Risk Management Plan [pursuant t	o Section 112(r)] required? [ ] Not Applicable [ ] Yes [ X] N
c ii	lan is registered with appropriate agency or description of status of Risk
Management Plan submittal.)	ed to the applicant immediately as "improper" submittals

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# STATIONARY SOURCE SUMMARY (Form 1302-A2)

APCD:	► APCD USE ONLY -<
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia

## II. TYPE OF PERMIT ACTION

	CURRENT PERMIT (permit number)	EXPIRATION (date)
Initial SBCAPCD's Regulation XIII Application	8980 – R10	5/2025
Permit Renewal		
Significant Permit Revision*		
Minor Permit Revision*		
Administrative Amendment		

## III. DESCRIPTION OF PERMIT ACTION

1.	Does the permit action requested involve:	a:	[ ] Portable Source [ ] Acid Rain Source [ ] Source Subject to	e [	] Voluntary Emissions Caps ] Alternative Operating Scenarios Γ Requirements [Section 112]
	b:	[X]	None of the options in	ı 1.a. ar	e applicable
2.	Is source operating under a Title V Program C	ompli	iance Schedule?	] Yes	[X] No
3.	For permit modifications, provide a general de	escript	ion of the proposed per	rmit mo	dification:

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<sup>\*</sup>Requires APCD-approved NSR permit prior to a permit revision submittal

# TOTAL STATIONARY SOURCE EMISSIONS (Form 1302-B)

APCD:	► APCD USE ONLY ""
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia

### I. TOTAL STATIONARY SOURCE EMISSIONS

Provide a brief description of operating scenario: Please refer to attached project description.

POLLUTANT  *  (name)	EMISSIONS (tons per year)	PRE-MODIFICATION  EMISSIONS  (tons per year)	EMISSIONS CHANGE ** (tons per year)
NOx	306.70	,	N/A
ROC	191.06	NOT APPLICABLE FOR FIRST	0.58
СО	240.36	APPLICATION SUBMITTALS	N/A
SOx	19.21		N/A
PM	7.62		N/A
PM10	7.62		N/A
PM2.5	7.62		N/A

<sup>\*</sup> Emissions for all pollutants for which the source is major and for all NSPS/MACT-regulated air pollutants must be reported. HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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<sup>\*\*</sup> Transferring all existing Casmalia Field Stationary Source leases to Orcutt Hill Stationary Source

# COATING / SOLVENT EMISSION UNIT (Form 1302-D1)

APCD:	► APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Orcutt Field, Muscio Lease

## I. EMISSION UNIT DESCRIPTION

- 1. Equipment type: Solvent & Coating Rule 202 exempt for maintenance ATC/PTO Number: 8976-R11
- 2. Equipment description:
- 3. Equipment make, model & serial number:
- 4. Maximum design process rate or throughput:
- 5. Control device(s) type and description (if any):
- 6. Description of coating/solvent application/drying method(s) employed including coating transfer:
  All solvent and coating emissions will be assumed on the Orcutt Hill stationary source under the Cal Coast Lease PTO 8826.
- 7. List and describe primary coating/solvent process equipment used: Mineral Spirits or similar for Lab Cuts. Coatings used for maintenance activities.

## II. OPERATIONAL INFORMATION

1.	Operating schedule:	_ hours/day	hours/year
2	Coatings/solvents information:		

COATING/ SOLVENT (name)	MANUFACTURER (name)	MAXIMUM USE (gal/day, gal/yr)	VAPOR PRESSURE (mm of Hg)	SOLIDS CONTENT (%)	VOC CONTENT (%)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

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# COATING / SOLVENT EMISSION UNIT (Form 1302-D2)

APCD:	► APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia

3. Emissions for Emission Unit(s) described on page(s): fill in at end

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS	ROC				
A. Emissions	0.1				
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REGI	JLATED AIR I	POLLUTANT I	EMISSIONS (to	ns per year)4	
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

- 1. General process description: Separators
- 2. Equipment type\*: Oil and Gas Separators
- 3. Equipment description\*: 1 Oil & Gas Separator ATC/PTO Number: 8980-R10 (Device 100935)
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput: N/A
- 6. Control device(s) type and description (if any): N/A

## II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and f				

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

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<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

# GENERAL EMISSION UNIT (Form 1302-F2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia

1. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	GULATED AIR	POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

1.	General	l process	description:	Oil and	Gas	Wellheads
----	---------	-----------	--------------	---------	-----	-----------

- 2. Equipment type\*: Oil and Gas Well
- 3. Equipment description\*: 2 Producing and or idle wells
- ATC/PTO Number: 8980-R10 (Device 002869)

- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput: oil 800 bbls/day and produced gas 800,000 scf/day
- 6. Control device(s) type and description (if any):

## II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	_ hours/year	
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O		
3.	. Raw products used and finished products produced:					

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)
		Oil	800 bbls/Day
		Produced Gas	800,000 scf/Day

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<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

# GENERAL EMISSION UNIT (Form 1302-F2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia

1. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS		ROC			
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	GULATED AIF	R POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: O Muscio Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

<ol> <li>General process description</li> </ol>	: Well Cellars
---	----------------

- 2. Equipment type\*: Well Cellars
- 3. Equipment description\*: 2 well cellars, each with 36 sq. ft. of surface area ATC/PTO Number: 8980-R10 (Device 002870)
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput:
- 6. Control device(s) type and description (if any):

## II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	_ hours/day	8760	hours/year
2.	Exhaust gas flow rate:	S	CFM @	%H <sub>2</sub> O	
3.	Raw products used and fi	nished prod	lucts produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

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<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

# GENERAL EMISSION UNIT (Form 1302-F2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia

1. Emissions for Emission Units described on previous page

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS	R	OC			
A. Emissions	0.	37			
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	GULATED AIR I	OLLUTANI	EMISSIONS	(tons per year)	ı
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

- 1. General process description: Fugitive Hydrocarbon Components CARB KVB
- 2. Equipment type\*: Component Leak Paths.
- 3. Equipment description\*: Valves, flanges connections etc. ATC/PTO Number: 8980-R10 (Device 002863)
- 4. Equipment make, model & serial number: N/A
- 5. Maximum design process rate or throughput: N/A
- 6. Control device(s) type and description (if any):N/A

## II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	_ hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and fi	nished p	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

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<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

# GENERAL EMISSION UNIT (Form 1302-F2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia

4. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS		ROC			
A. Emissions		0.21			
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	GULATED AIR	R POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>			·		

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# EXEMPT EMISSIONS UNITS (Form 1302-H)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia

Are you claiming any emitting activities to be insignificant? (See definition at bottom of page)

YES X\_\_\_ NO \_\_\_\_\_

Activity	Description of Activity/Emission Units	Potential to Emit for each Pollutant
Solvents & Coatings	Lab Cuts & Facility/Equipment Maintenance	0.1 TPY ROC

Insignificant activities are defined in APCD Rule 1301 (definitions). For an activity to be considered insignificant emissions cannot exceed 2 tons per year potential to emit (PTE) any criteria pollutants, and 0.5 tons per year for any regulated HAP.

Note: Insignificant activities are not exempt from Part 70 requirements/permits.

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# COMPLIANCE PLAN (Form 1302-I1)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia

### I. PROCEDURE FOR USING FORM 1302-I

This form shall be submitted as part of the SBCAPCD's Regulation XIII Application. The Responsible Official shall identify the applicable federal requirement(s) to which the source is subject. In the Compliance Plan (Form 1302-I), a Responsible Official shall identify whether the source identified in the SBCAPCD's Regulation XIII Application currently operates in compliance with all applicable federal requirements.

## II. APPLICABLE FEDERAL REQUIREMENTS

Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance?	Effective
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>		(yes/no/exempt³)	Date <sup>4</sup>
APCD Rule 301	Circumvention	Entire Source	Yes	In Effect
APCD Rule 302	Visible Emissions	Entire Source	Yes	In Effect
APCD Rule 303	Nuisance	Entire Source	Yes	In Effect
APCD Rule 304	Particulate Matter – Northern Zone	Each PM Source	Yes	In Effect
APCD Rule 309	Specific Contaminants	Combustion Units	Yes	In Effect
APCD Rule 310	Odorous Organic Sulfides	Combustion Units	Yes	In Effect
APCD Rule 311	Sulfur Content of Fuel	Combustion Units	Yes	In Effect
APCD Rule 317	Organic Solvents	Maintenance/Wipe Cleaning	Yes	In Effect
APCD Rule 321	Solvent Cleaning Operations	Maintenance Operations	Yes	In Effect
APCD Rule 322	Metal Surface Coating Thinner and Reducer	Maintenance Operations	Yes	In Effect
APCD Rule 323	Architectural Coatings - Standards	Maintenance Operations	Yes	In Effect
APCD Rule 324	Disposal and Evaporation of Solvents	Maintenance/Wipe Cleaning	Yes	In Effect
APCD Rule 325	Crude Oil Production and Separation	Wash Tank, crude storage tanks, wastewater tanks	Yes	In Effect
APCD Rule 331	Fugitive Emissions Inspection & Maintenance	All components (valves, flanges, seals, compressors, and pumps) used to handle oil and gas	Yes	In Effect
APCD Rule 333	Control of Emissions from Reciprocating IC Engines	Controlled Natural Gas (NG) fired rich burn ICEs	Yes	In Effect

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Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance? (yes/no/exempt³)	Effective Date <sup>4</sup>
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>	Affected Emission Unit	(yes/no/exempt <sup>o</sup> )	Date.
APCD Rule 343	Petroleum Storage Tank Degassing	Wash Tank, crude storage tanks, wastewater tanks	Yes	In Effect
APCD Rule 344	Petroleum Wells, Sumps and Cellars	Well cellars, sump, wastewater pits	Yes	In Effect
APCD Rule 346	Loading of Organic Liquids	Crude oil loading rack	Yes	In Effect
APCD Rule 353	Adhesives and Sealants	Maintenance Operations	Yes	In Effect
APCD Rule 359	Flares and Thermal Oxidizers	Flares	Yes	In Effect
APCD Rule 360	Emissions of Oxides of Nitrogen From Large Water Heaters and Small Boilers	Water heaters, boilers, steam generators or process heaters with a rated heat input capacity greater than or equal to 75,000 Btu/hour up to and including 2,000,000 Btu/hr	Yes	In Effect
APCD Rule 505.A,B1,D	Breakdown Conditions	All Emission Units	Yes	In Effect
APCD Rule 603	Emergency Episode Plans	Entire Source	Yes	In Effect
APCD Regulation VIII	New Source Review	Entire Source	Yes	In Effect
APCD Regulation XIII	Part 70 Operating Permits	Entire Source	Yes	In Effect
40 CFR Parts 51/52	New Source Review (Nonattainment Area Review and Prevention of Significant Deterioration)	Entire Source	Yes	In Effect
40 CFR Part 60 Subpart A	New Source Performance Standards	Entire Source	Yes	In Effect
40 CFR Part 60 Subpart Kb	Standards of Performance for Volatile Organic Liquid Storage Vessels	Storage vessels for petroleum liquids constructed or modified prior to July 23, 1984	Exempt there are no tanks at the Arellanes Lease	In Effect
1		Any new or replacement tanks constructed or modified after July 23, 1984	Yes	In Effect
40 CFR Part 60 Subpart OOOOa	Greenhouse Gas Emission Standards for Crude Oil and Natural Gas Facilities	Entire Source	Yes	In Effect
And CCR Title 17, Division 3, Chapter 1, Subchapter 10	Climate Change			
40 CFR Part 61	National Emission Standards for Hazardous Air Pollutants	All stationary reciprocating internal combustion engines	Yes	In Effect
40 CFR Part 63	Maximum Achievable Control Technology	None	Exempt per §63.760(e)(1) based on 'black oil' production	In Effect

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Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance?	Effective Date <sup>4</sup>	
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>	Affected Emission Unit	(yes/no/exempt <sup>3</sup> )	Date	
40 CFR Part 63 Subpart HH	National Emission Standards for Hazardous Air Pollutants (NESHAP) From Oil and Natural Gas Production Facilities	Entire Source	Exempt – Not a major source of HAP's	In Effect	
40 CFR Part 63 Subpart ZZZZ	National Emissions Standards for Hazardous Air Pollutants for Stationary Reciprocating Internal Combustion Engines	All stationary reciprocating internal combustion engines	Yes There are no ICEs at Arellanes Lease	In Effect	
40 CFR Part 64	Compliance Assurance Monitoring	Emission units with a control device used to comply with an emission standard	Exempt – no control devices used to comply with an emission standard	In Effect	
40 CFR Part 70	Operating Permits	Entire Source	Yes	In Effect	

<sup>1</sup> Review APCD SIP Rules, NSPS, NESHAPS, and MACTs.

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<sup>2</sup> Regulatory Reference is the abbreviated citation (e.g. 40 CFR 60 Subpart OOO, APCD Rule 325.H) and Title is the prosaic title (e.g. NSPS Standards of Performance for Nonmetallic Mineral Processing Plants, Crude Oil Production and Separation, Inspection)

<sup>3</sup> If exempt from applicable federal requirement, include explanation for exemption.

<sup>4</sup> Indicate the date during the permit term that the applicable federal requirement will become effective for the emission unit.

Other Applicable Federal Requirements <sup>5</sup> NOTE: PC # varies in each PTO	Affected Emission Unit	In compliance?	Effective Date
PTO 08980 Condition 1	All Devices	Yes	In Effect
Emission Limits	Tim Bevices	1 65	In Elicet
PTO 08980 Condition 2.a	All component leak paths	Yes	In Effect
Fugitive Hydrocarbon Inspection &	The component rount pump		III ZIIV
Maintenance Plan			
PTO 08980 Condition 2.b	Well Cellars (Device No. 002616)	Yes	In Effect
Well Cellars			
PTO 08980Condition 3	All Devices	Yes	In Effect
Monitoring			
PTO 08980Condition 4	All Devices	Yes	In Effect
Recordkeeping			
PTO 08976 Condition 5	All Devices	Yes	In Effect
Reporting			
PTO 08980 Condition 6	All Devices	Yes	In Effect
Requirements for Produced Gas			
PTO 08980 Condition 7	All component leak paths	Yes	In Effect
Facility Fugitive Hydrocarbon			
Emissions			
PTO 08980 Condition 8	All Devices	Yes	In Effect
Greenhouse Gas Emissions Standards			
PTO 08980 Condition 9	All Devices	Yes	In Effect
Consistency with Analysis			
PTO 08980 Condition 10	All Devices	Yes	In Effect
Equipment Maintenance			
PTO 08980 Condition 11	All Devices	Yes	In Effect
Compliance			
PTO 08980 Condition 12	All Devices	Yes	In Effect
Severability			
PTO 08980 Condition 13	All Devices	Yes	In Effect
Conflict Between Permits			
PTO 08980Condition 14	All Devices	Yes	In Effect
Access to Records and Facilities			
PTO 08976 Condition 15	All Devices	Yes	In Effect
Equipment Identification			
PTO 08980 Condition 16	All Devices	Yes	In Effect
Emission Factor Revisions			
PTO 08980 Condition 17	All Devices	Yes	In Effect
Nuisance			
PTO 08980 Condition 18	All Devices	Yes	In Effect
Grounds for Revocation			
PTO 08980 Condition 19	All Devices	Yes	In Effect
Transfer of Owner/Operator			
PTO 08980 Condition 20	All Devices	Yes	In Effect
Documents Incorporated by Reference			
<u> </u>			l

<sup>5</sup> All environmentally significant permit conditions -- such as emission, operation, and throughput limitations or compliance monitoring conditions associated with such limitations -- listed in all authority to construct (ATC) permits issued to the Part 70 source are also applicable requirements.

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<sup>\*\*\*</sup> If more than one page is used, please ensure that "Santa Barbara APCD", stationary source name and "Form 1302-I1" appear on each page. \*\*\*

# (Form 1302-I2)

APCD:	► APCD USE ONLY <.	
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:	
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia	

### III. COMPLIANCE CERTIFICATION

### Under penalty of perjury, I certify the following:

- X Based on information and belief formed after reasonable inquiry, the source identified in this application will continue to comply with the applicable federal requirement(s) with which the source is in compliance identified in form 1302-I1;
- X Based on information and belief formed after reasonable inquiry, the source identified in this application will comply with the future-effective applicable federal requirement(s) identified in form 1302-I1, on a timely basis<sup>1</sup>;

Based on information and belief formed after reasonable inquiry, the source identified in this application is not in compliance with the applicable federal requirement(s), identified in form 1302-I1, and I have attached a compliance plan schedule.<sup>2</sup>

P. Brown

12/15/23

Signature of Responsible Official

Date

- 1. Unless a more detailed schedule is expressly required by the applicable federal requirement.
- 2. At the time of expected permit issuance, if the source expects to be out of compliance with an applicable federal requirement, the applicant is required to provide a compliance schedule with this application, with the following exception. A source which is operating under a variance that is effective for less than 90 days need not submit a Compliance Schedule. For sources operating under a variance, which is in effect for more than 90 days, the Compliance Schedule is the schedule that was approved as part of the variance granted by the hearing board.

The compliance schedule shall contain a schedule of remedial measures, including an enforceable sequence of actions with milestones, leading to compliance with this applicable federal requirement. For sources operating under a variance, the compliance schedule is part of the variance granted by the hearing board. The compliance schedule shall resemble, and be at least as stringent as that contained in any judicial consent decree or administrative order to which the source is subject. For sources not operating under a variance, consult the Air Pollution Control Officer regarding procedures for obtaining a compliance schedule.

# CERTIFICATION STATEMENT (Form 1302-M)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia
forms or attachments that are not identified below, ple	ments that are part of your application. If the application contains ease identify these attachments in the blank space provided below, and attachments that need to be included in a complete application.

Stationary Source Summary Form Total Stationary Source Emission For Compliance Plan Form Compliance Plan Certification Form Exempt Equipment Form Certification Statement Form Certification Statement Form List other forms or attachments  APCD -01  Check here if additional forms  Check here if additional forms  Description of Operating Scenarios X Sample emission calculations X Fugitive emission estimates X List of Applicable requirements Discussion of units out of compliance with applicable federal requirements and, if required, submit a schedule of Compliance Facility schematic showing emission points NSR Permit PSD Permit Compliance Assurance monitoring protocols Risk management verification per 112(r)	Forms included with application	Attachments included with application
listed on back	Total Stationary Source Emission For Compliance Plan Form Compliance Plan Certification Form Exempt Equipment Form Certification Statement Form List other forms or attachments  APCD -01	X Sample emission calculations X Fugitive emission estimates X List of Applicable requirements Discussion of units out of compliance with applicable federal requirements and, if required, submit a schedule of Compliance Facility schematic showing emission points NSR Permit PSD Permit Compliance Assurance monitoring protocols

I certify under penalty of law, based on information and belief formed after reasonable inquiry, that the information contained in this application, composed of the forms and attachments identified above, are true, accurate, and complete.

I certify that I am the responsible official, as defined in SBCAPCD's Regulation XIII, Rule 1301 or USEPA's 40 CFR Part 70.

Signature of Responsible Official

Date

Print Name of Responsible Official:

Philip Brown

Title of Responsible Official and Company Name: Chief Operations Officer

# **CERTIFICATION STATEMENT** (Form 1302-M continued)

APCD:	► APCD USE ONLY ""
Santa Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Muscio Lease Casmalia

List Other Forms or Attachments (cont.)		

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## **EXAMPLE EMISSION CALCULATIONS**

## **ATTACHMENT A**

# **Emission Calculations**

## FUGITIVE HYDROCARBON EMISSION CALCULATIONS - CARB/KVB METHOD (Ver. 6.0)

Page 1 of 2

Attachment: A-1

Permit Number: Reeval 8980-R10 Facility: Muscio Lease

### Input Data

Facility Information	<u>Value</u>	<u>Units</u>	<u>Reference</u>
Number of Active Wells at Facility	2	wells	Permit Application
Facility Gas Production	800,000	scf/day	Permit Application
Facility Dry Oil Production	800	bbls/day	Permit Application
Facility Gas to Oil Ratio (if > 500 then default to 501)	501	scf/bbl	Permit Application
API Gravity	11.3	degrees API	Permit Application
Facility Model Number	5	dimensionless	User Input
No. of Steam Drive Wells with Control Vents	0	wells	Permit Application
No. of Steam Drive Wells with Uncontrolled Vents	0	wells	Permit Application
No. of Cyclic Steam Drive Wells with Control Vents	0	wells	Permit Application
No. of Cyclic Steam Drive Wells with Uncontrolled Vents	0	wells	Permit Application
Composite Valve and Fitting Emission Factor	2.8053	lb/day-well	Table Below

### Emission Factor Based on Lease Model

Lease Model	Valve Without Ethane	Fitting Without Ethane	Composite Without	Units
1	1.4921	0.9947	2.4868	lbs/day-well
2	0.6999	0.6092	1.3091	lbs/day-well
3	0.0217	0.0673	0.0890	lbs/day-well
4	4.5090	2.1319	6.6409	lbs/day-well
5	0.8628	1.9424	2.8053	lbs/day-well
6	1.7079	2.5006	4.2085	lbs/day-well

Model #1: Number of wells on lease is less than 10 and the GOR is less than 500.

Model #2: Number of wells on lease is between 10 and 50 and the GOR is less than 500.

Model #3: Number of wells on lease is greater than 50 and the GOR is less than 500. Model #4: Number of wells on lease is less than 10 and the GOR is greater than 500.

Model #5: Number of wells on lease is between 10 and 50 and the GOR is greater than 500.

Model #6: Number of wells on lease is greater than 50 and the GOR is greater than 500.

Reference: CARB speciation profiles numbers 529, 530, 531, 532

## CARB KVB ROC Potential to Emit

Emission Source	lb/day	TPY
Valves and Fittings <sup>a</sup>	1.12	0.20
Sumps, Wastewater Tanks and Well Cellars <sup>b</sup>	2.03	0.37
Oil/Water Separators <sup>b</sup>	0.00	0.00
Pumps/Compressors/Well Heads <sup>a</sup>	0.03	0.01
Enhanced Oil Recovery Fields	0.00	0.00
Total ROC Potential to Emit <sup>c</sup>	3.19	0.58

#### Notes:

- a. Emissions amount reflect an 80% reduction due to Rule 331 implementation.
- b. Emissions reflect control efficiencies where applicable.
- c. Due to rounding, the totals may not appear correct

## **ATTACHMENT A**

# **Emission Calculations**

### Page 2 of 2

### Unit Type Emission Calculations

Pumps, Compressors, and Well Heads Uncontrolled Emission Calculations

	Value	Units	Reference
Number of Wells	2	wells	Permit Application
Wellhead Emissions	0.0194	lb-ROC/day	Calculated Value
FHC from Pumps	0.0078	lb-ROC/day	Calculated Value
FHC from Compressors	0.1358	lb-ROC/day	Calculated Value
Total ROC Emissions	0.16	lb-ROC/day	Calculated Value

Well Cellars, Sumps, Covered Wastewater Tanks, and Oil/Water Separators

Separation Level	Heavy Oil Service	Light Oil Service	Units
Primary	0.0941	0.1380	lb ROC/ft <sup>2</sup> -day
Secondary	0.0126	0.0180	lb ROC/ft2-day
Tertiary	0.0058	0.0087	Ib ROC/ft <sup>2</sup> -day

WELL CELLARS		Level of Separation			
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
Well Cellars <sup>(a)</sup>	2	72	2.03		
				0.00	
					0.00
Daily ROC Emissions (lb/day)		2.03	0.00	0.00	

### Notes:

a. A 70% reduction is applied for implementation of Rule 344 (Sumps, Pits, and Well Cellars).

COVERED WASTEWATER TANKS		Level of Separation			
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
Covered Wastewater Tank <sup>(a)</sup>	0	0	0.00		
	0	0		0.00	
	0	0			0.00
Daily ROC Emissions (lb/day)		0.00	0.00	0.00	

### Notes:

a. A 85% reduction is applied.

COVERED WASTEWATER TANK WITH VAPOR RECOVERY			Level of Separation		
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
Covered Wastewater Tank with Vapor Recovery <sup>(a)</sup>	0	0	0.00		
	0	0		0.00	
	0	0			0.00
Daily ROC Emissions (lb/day)		0.00	0.00	0.00	

### Notes:

a. A 95% reduction is applied.

OIL AND WATER SEPARATORS		Туре		
Equipment Type	Total Throughput (MMgal)	Covered	Vapor Recovery	Open Top
Oil and Water Separators <sup>(a)(b)</sup>	0	0.00		
	0		0.00	
	0			0.00
Daily ROC Emissions (lb/day)		0.00	0.00	0.00

#### Notes.

- a. A 85% reduction is applied for covered, 85% for connected to vapor recovery, and 0% for open top.
- b. Emission Factor of 560 lb-ROC/Mmgal

Processed By: KMB Date: 3/8/2022

# PROJECT DESCRIPTION

This facility consists of two oil and gas production wells, two well cellars, one separator, and associated fugitives. There is no other oil and gas production equipment subject to permit at this location. Production is routed to the central processing facility located at Morganti Lease via pipeline.

## NR BONETTI PTO 8978-R10 TV APPLICATION FORMS

# STATIONARY SOURCE SUMMARY (Form 1302-A1)

APCD: Santa Barbara County Air Pollution Contro	l District
COMPANY NAME: Pacific Coast Energy Acquisition	ns, LLC
► APCD USE ONLY -ii(	APCD IDS Processing ID:
Application #:	Date Application Received:
Application Filing Fee*:	Date Application Deemed Complete:
I. SOURCE IDENTIFICATION	
Source Name: NR Bonetti Lease Casmalia	
2. Four digit SIC Code: 1311	USEPA AIRS Plant ID (for APCD use only):
3. Parent Company (if different than Source N	Jame): Pacific Coast Energy Acquisitions, LLC
4. Mailing Address of Responsible Official: 1	555 Orcutt Hill Road Orcutt, CA 93455
5. Street Address of Source Location (include	Zip Code):
6. UTM Coordinates (if required) (see instruct	tions):
7. Source located within: 50 miles of the sta	ate line [ ] Yes [X] No
50 miles of a Nati	ve American Nation [ ] Yes [X] No [ ] Not Applicable
8. Type of Organization: [X] Corpora	tion [ ] Sole Ownership [ ] Government
[ ] Partners 9. Legal Owner's Name: Pacific Coast Energy C	
10. Owner's Agent Name (if any): Marianne St	range Title: Environmental Telephone #: 805-564-6590 Consultant
11. Responsible Official: Philip Brown	Title: Chief Operations Telephone #: 805-937-2576 Officer
12. Plant Site Manager/Contact: Doug Miller	Title: Sr. Production Telephone #: 805-937-2576 Foreman
13. Type of facility: Oil and Gas	
14. General description of processes/products:	Please refer to attached project description
15. Does your facility store, or otherwise hand	le, greater than threshold quantities of any substance on the Section 112(r)
List of Substances and their Thresholds (see At	ttachment A)? [ ] Yes [X] No
16 - Is a Federal Risk Management Plan Inursu	ant to Section 112(r)] required? [ ] Not Applicable [ ] Yes [ X] N
	nt Plan is registered with appropriate agency or description of status of Risk
Management Plan submittal.)	turned to the applicant immediately as "improper" submittels

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# STATIONARY SOURCE SUMMARY (Form 1302-A2)

APCD:	► APCD USE ONLY -<
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

#### II. TYPE OF PERMIT ACTION

	CURRENT PERMIT (permit number)	EXPIRATION (date)
Initial SBCAPCD's Regulation XIII Application	8978 – R10	5/2025
Permit Renewal		
Significant Permit Revision*		
Minor Permit Revision*		
Administrative Amendment		

#### III. DESCRIPTION OF PERMIT ACTION

1.	Does the permit action requested involve:	a:	[ ] Acid Rain So	urce [	] Voluntary Emissions Caps ] Alternative Operating Scenarios T Requirements [Section 112]
	b:	[X]	None of the option	ns in 1.a. ar	e applicable
2.	Is source operating under a Title V Program C	ompli	ance Schedule?	[ ] Yes	[X] No
3.	For permit modifications, provide a general de	scripti	on of the proposed	l permit mo	odification:

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<sup>\*</sup>Requires APCD-approved NSR permit prior to a permit revision submittal

# TOTAL STATIONARY SOURCE EMISSIONS (Form 1302-B)

APCD:	► APCD USE ONLY ""
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

#### I. TOTAL STATIONARY SOURCE EMISSIONS

Provide a brief description of operating scenario: Please refer to attached project description.

POLLUTANT  *  (name)	EMISSIONS (tons per year)	PRE-MODIFICATION EMISSIONS (tons per year)	EMISSIONS CHANGE ** (tons per year)
NOx	306.70		N/A
ROC	191.06	NOT APPLICABLE FOR FIRST	1.55
СО	240.36	APPLICATION SUBMITTALS	N/A
SOx	19.21		N/A
PM	7.62		N/A
PM10	7.62		N/A
PM2.5	7.62		N/A

<sup>\*</sup> Emissions for all pollutants for which the source is major and for all NSPS/MACT-regulated air pollutants must be reported. HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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<sup>\*\*</sup> Transferring all existing Casmalia Field Stationary Source leases to Orcutt Hill Stationary Source

### COATING / SOLVENT EMISSION UNIT (Form 1302-D1)

APCD:	► APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

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- 1. Equipment type: Solvent & Coating Rule 202 exempt for maintenance ATC/PTO Number: 8978-R11
- 2. Equipment description:
- 3. Equipment make, model & serial number:
- 4. Maximum design process rate or throughput:
- 5. Control device(s) type and description (if any):
- 6. Description of coating/solvent application/drying method(s) employed including coating transfer:
  All solvent and coating emissions will be assumed on the Orcutt Hill stationary source under the Cal Coast Lease PTO 8826.
- 7. List and describe primary coating/solvent process equipment used: Mineral Spirits or similar for Lab Cuts. Coatings used for maintenance activities.

#### II. OPERATIONAL INFORMATION

1. Operating schedule:	hours/day	hours/year
2. Coatings/solvents information:		

COATING/ SOLVENT (name)	MANUFACTURER (name)	MAXIMUM USE (gal/day, gal/yr)	VAPOR PRESSURE (mm of Hg)	SOLIDS CONTENT (%)	VOC CONTENT (%)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

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## COATING / SOLVENT EMISSION UNIT (Form 1302-D2)

APCD:	► APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

3. Emissions for Emission Unit(s) described on page(s): fill in at end

CRITERIA POLLUTANT EMISSIONS (tons per year)										
POLLUTANTS	ROC									
A. Emissions	0.1									
B. Pre-Modification Emissions <sup>1</sup>										
C. Emission Change <sup>2</sup>										
D. Emission Limit <sup>3</sup>										
OTHER REGU	JLATED AIR I	POLLUTANT F	EMISSIONS (to	ns per year)4						
POLLUTANTS										
A. Emissions										
B. Pre-Modification Emissions <sup>1</sup>										
C. Emission Change <sup>2</sup>										
D. Emission Limit <sup>3</sup>										

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

#### I. EMISSION UNIT DESCRIPTION

- 1. General process description: Separators
- 2. Equipment type\*: Oil and Gas Separators
- 3. Equipment description\*: 4 Oil & Gas Separator ATC/PTO Number: 8978-R10 (Device100929)
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput: N/A
- 6. Control device(s) type and description (if any): N/A

#### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and fi	nished 1	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

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<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

## GENERAL EMISSION UNIT (Form 1302-F2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

1. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	OTHER REGULATED AIR POLLUTANT EMISSIONS (tons per year) <sup>4</sup>				
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

#### I. EMISSION UNIT DESCRIPTION

1. General process description: Oil and Gas We	ellheads
--	----------

- 2. Equipment type\*: Oil and Gas Well
- 3. Equipment description\*: 5 Producing and or idle wells ATC/PTO Number: 8978-R10 (Device 100931)
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput: oil 800 bbls/day and produced gas 800,000 scf/day
- 6. Control device(s) type and description (if any):

#### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	_ hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and finished products produced:				

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)
		Oil	800 bbls/Day
		Produced Gas	800,000 scf/Day

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<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

# GENERAL EMISSION UNIT (Form 1302-F2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

1. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS		ROC			
A. Emissions		0.02			
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	OTHER REGULATED AIR POLLUTANT EMISSIONS (tons per year) <sup>4</sup>				
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

#### I. EMISSION UNIT DESCRIPTION

1.	General	process	description:	Well Cellar	S
----	---------	---------	--------------	-------------	---

- 2. Equipment type\*: Well Cellars
- 3. Equipment description\*: 5 well cellars, each with 36 sq. ft. of surface area ATC/PTO Number: 89780-R10 (Device 008434)
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput:
- 6. Control device(s) type and description (if any):

#### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	_ hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	. Raw products used and finished products produced:				

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

## GENERAL EMISSION UNIT (Form 1302-F2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

1. Emissions for Emission Units described on previous page

CRI	CRITERIA POLLUTANT EMISSIONS (tons per year)				
POLLUTANTS		ROC			
A. Emissions		0.92			
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	GULATED AIR	POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

SBC APCD (4.03.06) Page \_\_\_\_\_\_1 of \_\_\_\_21

# GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

#### I. EMISSION UNIT DESCRIPTION

1.	General	process of	lescription:	Fugitive	Hydrocarl	bon Components	- CARB KVB
----	---------	------------	--------------	----------	-----------	----------------	------------

- 2. Equipment type\*: Component Leak Paths.
- 3. Equipment description\*: Valves, flanges connections etc. ATC/PTO Number: 8978-R10 (Device 008432)
- 4. Equipment make, model & serial number: N/A
- 5. Maximum design process rate or throughput: N/A
- 6. Control device(s) type and description (if any):N/A

#### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	. Raw products used and finished products produced:				

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

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<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

## GENERAL EMISSION UNIT (Form 1302-F2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

4. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRI	CRITERIA POLLUTANT EMISSIONS (tons per year)				
POLLUTANTS		ROC			
A. Emissions		0.61			
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	GULATED AIR	R POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	
POLLUTANTS					
A. Emissions					
A. Emissions  B. Pre-Modification Emissions <sup>1</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# EXEMPT EMISSIONS UNITS (Form 1302-H)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

Are you claiming any emitting activities to be insignificant? (See definition at bottom of page)

YES X\_\_\_ NO \_\_\_\_\_

Activity	Description of Activity/Emission Units	Potential to Emit for each Pollutan
Solvents & Coatings	Lab Cuts & Facility/Equipment Maintenance	0.1 TPY ROC

Insignificant activities are defined in APCD Rule 1301 (definitions). For an activity to be considered insignificant emissions cannot exceed 2 tons per year potential to emit (PTE) any criteria pollutants, and 0.5 tons per year for any regulated HAP.

Note: Insignificant activities are not exempt from Part 70 requirements/permits.

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# COMPLIANCE PLAN (Form 1302-I1)

APCD:	► APCD USE ONLY <.	
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:	
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia	

#### I. PROCEDURE FOR USING FORM 1302-I

This form shall be submitted as part of the SBCAPCD's Regulation XIII Application. The Responsible Official shall identify the applicable federal requirement(s) to which the source is subject. In the Compliance Plan (Form 1302-I), a Responsible Official shall identify whether the source identified in the SBCAPCD's Regulation XIII Application currently operates in compliance with all applicable federal requirements.

#### II. APPLICABLE FEDERAL REQUIREMENTS

Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance?	Effective
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>		(yes/no/exempt <sup>3</sup> )	Date <sup>4</sup>
APCD Rule 301	Circumvention	Entire Source	Yes	In Effect
APCD Rule 302	Visible Emissions	Entire Source	Yes	In Effect
APCD Rule 303	Nuisance	Entire Source	Yes	In Effect
APCD Rule 304	Particulate Matter – Northern Zone	Each PM Source	Yes	In Effect
APCD Rule 309	Specific Contaminants	Combustion Units	Yes	In Effect
APCD Rule 310	Odorous Organic Sulfides	Combustion Units	Yes	In Effect
APCD Rule 311	Sulfur Content of Fuel	Combustion Units	Yes	In Effect
APCD Rule 317	Organic Solvents	Maintenance/Wipe Cleaning	Yes exempt	In Effect
APCD Rule 321	Solvent Cleaning Operations	Maintenance Operations	Yes	In Effect
APCD Rule 322	Metal Surface Coating Thinner and Reducer	Maintenance Operations	Yes	In Effect
APCD Rule 323	Architectural Coatings - Standards	Maintenance Operations	Yes	In Effect
APCD Rule 324	Disposal and Evaporation of Solvents	Maintenance/Wipe Cleaning	Yes	In Effect
APCD Rule 325	Crude Oil Production and Separation	Wash Tank, crude storage tanks, wastewater tanks	Yes	In Effect
APCD Rule 331	Fugitive Emissions Inspection & Maintenance	All components (valves, flanges, seals, compressors, and pumps) used to handle oil and gas	Yes	In Effect
APCD Rule 333	Control of Emissions from Reciprocating IC Engines	Controlled Natural Gas (NG) fired rich burn ICEs	Yes	In Effect

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Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance? (yes/no/exempt³)	Effective Date <sup>4</sup>	
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>	THREE EMISSION CINC	(jes/no/exempt)	Dutt	
APCD Rule 343	Petroleum Storage Tank Degassing	Wash Tank, crude storage tanks, wastewater tanks	Yes	In Effect	
APCD Rule 344	Petroleum Wells, Sumps and Cellars	Well cellars, sump, wastewater pits	Yes	In Effect	
APCD Rule 346	Loading of Organic Liquids	Crude oil loading rack	Yes	In Effect	
APCD Rule 353	Adhesives and Sealants	Maintenance Operations	Yes	In Effect	
APCD Rule 359	Flares and Thermal Oxidizers	Flares	Yes	In Effect	
APCD Rule 360	Emissions of Oxides of Nitrogen From Large Water Heaters and Small Boilers	Water heaters, boilers, steam generators or process heaters with a rated heat input capacity greater than or equal to 75,000 Btu/hour up to and including 2,000,000 Btu/hr	Yes	In Effect	
APCD Rule 505.A,B1,D	Breakdown Conditions	All Emission Units	Yes	In Effect	
APCD Rule 603	Emergency Episode Plans	Entire Source	Yes	In Effect	
APCD Regulation VIII	New Source Review	Entire Source	Yes	In Effect	
APCD Regulation XIII	Part 70 Operating Permits	Entire Source	Yes	In Effect	
40 CFR Parts 51/52	New Source Review (Nonattainment Area Review and Prevention of Significant Deterioration)	Entire Source	Yes	In Effect	
40 CFR Part 60 Subpart A	New Source Performance Standards	Entire Source	Yes	In Effect	
40 CFR Part 60 Subpart Kb	Standards of Performance for Volatile Organic Liquid Storage Vessels	Storage vessels for petroleum liquids constructed or modified prior to July 23, 1984	Exempt there are no tanks at the Arellanes Lease	In Effect	
1	z.quiu sistuge vissois	Any new or replacement tanks constructed or modified after July 23, 1984	Yes	In Effect	
40 CFR Part 60 Subpart OOOOa	Greenhouse Gas Emission Standards for Crude Oil and Natural Gas Facilities	Entire Source	Yes	In Effect	
And CCR Title 17, Division 3, Chapter 1, Subchapter 10	Climate Change				
40 CFR Part 61	National Emission Standards for Hazardous Air Pollutants	All stationary reciprocating internal combustion engines	Yes	In Effect	
40 CFR Part 63	Maximum Achievable Control Technology	None	Exempt per §63.760(e)(1) based on 'black oil' production	In Effect	

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Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance?	Effective Date <sup>4</sup>
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>	Affected Emission Unit	(yes/no/exempt <sup>3</sup> )	Date.
40 CFR Part 63 Subpart HH	National Emission Standards for Hazardous Air Pollutants (NESHAP) From Oil and Natural Gas Production Facilities	Entire Source	Exempt – Not a major source of HAP's	In Effect
40 CFR Part 63 Subpart ZZZZ	National Emissions Standards for Hazardous Air Pollutants for Stationary Reciprocating Internal Combustion Engines	All stationary reciprocating internal combustion engines	Yes There are no ICEs at NR Bonetti Lease	In Effect
40 CFR Part 64	Compliance Assurance Monitoring	Emission units with a control device used to comply with an emission standard	Exempt – no control devices used to comply with an emission standard	In Effect
40 CFR Part 70	Operating Permits	Entire Source	Yes	In Effect

<sup>1</sup> Review APCD SIP Rules, NSPS, NESHAPS, and MACTs.

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<sup>2</sup> Regulatory Reference is the abbreviated citation (e.g. 40 CFR 60 Subpart OOO, APCD Rule 325.H) and Title is the prosaic title (e.g. NSPS Standards of Performance for Nonmetallic Mineral Processing Plants, Crude Oil Production and Separation, Inspection)

<sup>3</sup> If exempt from applicable federal requirement, include explanation for exemption.

<sup>4</sup> Indicate the date during the permit term that the applicable federal requirement will become effective for the emission unit.

Other Applicable Federal Requirements <sup>5</sup> NOTE: PC # varies in each PTO	Affected Emission Unit	In compliance?	Effective Date
PTO 08978 Condition 1	All Devices	Yes	In Effect
Emission Limits	THI Bevices	103	III Ellect
PTO 08978 Condition 2.a	All component leak paths	Yes	In Effect
Fugitive Hydrocarbon Inspection &	An component leak paths	103	III LIICCI
Maintenance Plan			
PTO 08978 Condition 2.b	Well Cellars	Yes	In Effect
Well Cellars	Wen centre	1 03	III Effect
PTO 08978 Condition 3	All Devices	Yes	In Effect
Monitoring	All Bevices	1 03	III Effect
PTO 08978 Condition 4	All Devices	Yes	In Effect
Recordkeeping	All Devices	103	III LIICCI
PTO 08978 Condition 5	All Devices	Yes	In Effect
Reporting	All Devices	103	III Effect
PTO 08978 Condition 6	All Devices	Yes	In Effect
Requirements for Produced Gas	All Devices	103	III Effect
PTO 08978 Condition 7	All component leak paths	Yes	In Effect
Facility Fugitive Hydrocarbon	An component leak pains	103	III Effect
Emissions			
PTO 08978 Condition 8	All Devices	Yes	In Effect
Greenhouse Gas Emissions Standards	All Devices	103	III Effect
PTO 08978 Condition 9	All Devices	Yes	In Effect
Consistency with Analysis	All Devices	1 68	III Ellect
PTO 08978 Condition 10	All Devices	Yes	In Effect
Equipment Maintenance	All Devices	1 68	III Effect
PTO 08978 Condition 11	All Devices	Yes	In Effect
Compliance	All Devices	1 68	III Effect
PTO 08978 Condition 12	All Devices	Yes	In Effect
Severability	All Devices	1 68	III Effect
PTO 08978 Condition 13	All Devices	Yes	In Effect
Conflict Between Permits	All Devices	res	In Effect
PTO 08978 Condition 14	All Devices	Yes	In Effect
Access to Records and Facilities	All Devices	res	in Effect
PTO 08978 Condition 15	All Devices	Yes	In Effect
II	All Devices	res	in Effect
Equipment Identification	A 11 D :	V	I., E.C.,
PTO 08978 Condition 16	All Devices	Yes	In Effect
Emission Factor Revisions	All Davisos	Vac	In Eff4
PTO 08978 Condition 17	All Devices	Yes	In Effect
Nuisance PTO 08978 Condition 18	All Davissa	V	L. E.C. 4
Grounds for Revocation	All Devices	Yes	In Effect
	All D	N/	I Ecc /
PTO 08978 Condition 19	All Devices	Yes	In Effect
Transfer of Owner/Operator	All D	N/	I Ecc /
PTO 08978 Condition 20	All Devices	Yes	In Effect
Documents Incorporated by Reference			

All environmentally significant permit conditions -- such as emission, operation, and throughput limitations or compliance monitoring conditions associated with such limitations -- listed in all authority to construct (ATC) permits issued to the Part 70 source are also applicable requirements.

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<sup>\*\*\*</sup> If more than one page is used, please ensure that "Santa Barbara APCD", stationary source name and "Form 1302-I1" appear on each page. \*\*\*

## (Form 1302-I2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

#### III. COMPLIANCE CERTIFICATION

#### Under penalty of perjury, I certify the following:

- X Based on information and belief formed after reasonable inquiry, the source identified in this application will continue to comply with the applicable federal requirement(s) with which the source is in compliance identified in form 1302-I1;
- X Based on information and belief formed after reasonable inquiry, the source identified in this application will comply with the future-effective applicable federal requirement(s) identified in form 1302-I1, on a timely basis<sup>1</sup>;

Based on information and belief formed after reasonable inquiry, the source identified in this application is not in compliance with the applicable federal requirement(s), identified in form 1302-I1, and I have attached a compliance plan schedule.<sup>2</sup>

P. Bruni 12/15/23
Signature of Responsible Official Date

- 1. Unless a more detailed schedule is expressly required by the applicable federal requirement.
- 2. At the time of expected permit issuance, if the source expects to be out of compliance with an applicable federal requirement, the applicant is required to provide a compliance schedule with this application, with the following exception. A source which is operating under a variance that is effective for less than 90 days need not submit a Compliance Schedule. For sources operating under a variance, which is in effect for more than 90 days, the Compliance Schedule is the schedule that was approved as part of the variance granted by the hearing board.

The compliance schedule shall contain a schedule of remedial measures, including an enforceable sequence of actions with milestones, leading to compliance with this applicable federal requirement. For sources operating under a variance, the compliance schedule is part of the variance granted by the hearing board. The compliance schedule shall resemble, and be at least as stringent as that contained in any judicial consent decree or administrative order to which the source is subject. For sources not operating under a variance, consult the Air Pollution Control Officer regarding procedures for obtaining a compliance schedule.

## CERTIFICATION STATEMENT (Form 1302-M)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

Identify, by checking off below, the forms and attachments that are part of your application. If the application contains forms or attachments that are not identified below, please identify these attachments in the blank space provided below. Review the instructions if you are unsure of the forms and attachments that need to be included in a complete application.

Forms included with application	Attachments included with application
Stationary Source Summary Form Total Stationary Source Emission For Compliance Plan Form Compliance Plan Certification Form Exempt Equipment Form Certification Statement Form  List other forms or attachments  APCD -01  [ ] check here if additional forms	Description of Operating ScenariosX Sample emission calculationsX Fugitive emission estimatesX List of Applicable requirementsDiscussion of units out of compliance with applicable federal requirements and, if required, submit a schedule of ComplianceFacility schematic showing emission pointsNSR PermitPSD PermitCompliance Assurance monitoring protocolsRisk management verification per 112(r)

I certify under penalty of law, based on information and belief formed after reasonable inquiry, that the information contained in this application, composed of the forms and attachments identified above, are true, accurate, and complete.

Print Name of Responsible Official: Philip Brown

Title of Responsible Official and Company Name: Chief Operations Officer

# **CERTIFICATION STATEMENT** (Form 1302-M continued)

APCD:	► APCD USE ONLY ""
Santa Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: NR Bonetti Lease Casmalia

List Other Forms or Attachments (cont.)			

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### **EXAMPLE EMISSION CALCULATIONS**

#### Permit to Operate 08978 - R10

#### **ATTACHMENT A**

### **Emission Calculations**

#### FUGITIVE HYDROCARBON EMISSION CALCULATIONS - CARB/KVB METHOD (Ver. 6.0)

Page 1 of 2

Attachment: A-

Permit Number: Reeval 8978-R10

Facility: N.R. Bonetti Lease (Casmalia)

#### Input Data

Facility Information	<u>Value</u>	<u>Units</u>	<u>Reference</u>
Number of Active Wells at Facility	6	wells	Permit Application
Facility Gas Production	800,000	scf/day	Permit Application
Facility Dry Oil Production	.800	bbls/day	Permit Application
Facility Gas to Oil Ratio (if > 500 then default to 501)	501	scf/bbl	Permit Application
API Gravity	11.3	degrees API	Permit Application
Facility Model Number	.5	dimensionless	User Input
No. of Steam Drive Wells with Control Vents	0	wells	Permit Application
No. of Steam Drive Wells with Uncontrolled Vents	0	wells	Permit Application
No. of Cyclic Steam Drive Wells with Control Vents	. 0	wells	Permit Application
No. of Cyclic Steam Drive Wells with Uncontrolled Vents	0	wells	Permit Application
Composite Valve and Fitting Emission Factor	2.8053	lb/day-well	Table Below

#### Emission Factor Based on Lease Model

Lease Model	Valve Without Ethane	Fitting Without Ethane	Composite Without	Units
1	1.4921	0.9947	2.4868	lbs/day-well
2	0.6999	0.6092	1.3091	lbs/day-well
3	0.0217	0.0673	0.0890	lbs/day-well
4	4.5090	2.1319	6.6409	lbs/day-well
5	0.8628	1.9424	2.8053	lbs/day-well
6	1.7079	2.5006	4.2085	lbs/day-well

Model #1: Number of wells on lease is less than 10 and the GOR is less than 500.

Model #2: Number of wells on lease is between 10 and 50 and the GOR is less than 500.

Model #3: Number of wells on lease is greater than 50 and the GOR is less than 500.

Model #4: Number of wells on lease is less than 10 and the GOR is greater than 500.

Model #5: Number of wells on lease is between 10 and 50 and the GOR is greater than 500.

Model #6: Number of wells on lease is greater than 50 and the GOR is greater than 500.

Reference: CARB speciation profiles numbers 529, 530, 531, 532

#### CARB KVB ROC Potential to Emit

Emission Source	lb/day	TPY
Valves and Fittings <sup>a</sup>	3.37	0.61
Sumps, Wastewater Tanks and Well Cellars <sup>b</sup>	6.10	1.11
Oil/Water Separators <sup>b</sup>	0.00	0.00
Pumps/Compressors/Well Heads <sup>a</sup>	0.10	0.02
Enhanced Oil Recovery Fields	0.00	0.00
Total ROC Potential to Emit <sup>c</sup>	9.56	1.75

#### Notes.

- a. Emissions amount reflect an 80% reduction due to Rule 331 implementation.
- b. Emissions reflect control efficiencies where applicable.
- c. Due to rounding, the totals may not appear correct

#### Permit to Operate 08978 - R10

#### **ATTACHMENT A**

### **Emission Calculations**

#### Page 2 of 2

#### **Unit Type Emission Calculations**

Pumps, Compressors, and Well Heads Uncontrolled Emission Calculations

	Value	Units	Reference
Number of Wells	6	wells	Permit Application
Wellhead Emissions	0.0582	lb-ROC/day	Calculated Value
FHC from Pumps	0.0234	lb-ROC/day	Calculated Value
FHC from Compressors	0.4074	lb-ROC/day	Calculated Value
Total ROC Emissions	0.49	lb-ROC/day	Calculated Value

Well Cellars, Sumps, Covered Wastewater Tanks, and Oil/Water Separators

Separation Level	Heavy Oil Service	Light Oil Service	Units
Primary	0.0941	0.1380	lb ROC/ft2-day
Secondary	0.0126	0.0180	lb ROC/ft2-day
Tertiary	0.0058	0.0087	Ih ROC/ff <sup>2</sup> -day

WELL CELLARS			Level of Separation		
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
	6	216	6.10		
Well Cellars <sup>(a)</sup>				0.00	
					0.00
Daily ROC E	missions ( <b>I</b> b/day)		6.10	0.00	0.00

#### Notes:

a. A 70% reduction is applied for implementation of Rule 344 (Sumps, Pits, and Well Cellars).

COVERED WASTEWATER TANKS				Level of Separation	
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
Covered Wastewater	0	0	0.00		
Tank <sup>(a)</sup>	0	0		0.00	
I ank'-7	0	0			0.00
Daily ROC E	nissions (lb/day)		0.00	0.00	0.00

#### Notes:

a. A 85% reduction is applied.

COVERED WASTEWATER	TANK WITH VAPOR	RECOVERY		Level of Separation	
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
Covered Wastewater Tank with Vapor Recovery <sup>(a)</sup>	0	0	0.00		
	0	0		0.00	
	0	0			0.00
Daily ROC E	missions (lb/day)		0.00	0.00	0.00

#### Notes:

a. A 95% reduction is applied.

OIL AND WATER SEPARATORS		Туре		
Equipment Type	Total Throughput (MMgal)	Covered	Vapor Recovery	Open Top
	0	0.00		
Oil and Water Separators (a)(b)	0		0.00	
·	0			0.00
Daily ROC Emissions (lb/day)		0.00	0.00	0.00

#### Notes:

- a. A 85% reduction is applied for covered, 85% for connected to vapor recovery, and 0% for open top.
- b. Emission Factor of 560 lb-ROC/Mmgal

Processed By: KMB Date: 3/8/2022

### PROJECT DESCRIPTION

This facility consists of five oil and gas production wells, five well cellars, four separators, and associated fugitives. There is no other oil and gas production equipment subject to permit at this location. Production is routed to the central processing facility located at Morganti Lease via pipeline.

### RIGHETTI LEASE PTO 8977-R10 TV APPLICATION FORMS

# STATIONARY SOURCE SUMMARY (Form 1302-A1)

APCD: Santa Barbara County Air Pollution C	ontrol District
COMPANY NAME: Pacific Coast Energy Acqu	isitions, LLC
► APCD USE ONLY -ii(	APCD IDS Processing ID:
Application #:	Date Application Received:
Application Filing Fee*:	Date Application Deemed Complete:
I. SOURCE IDENTIFICATION	
Source Name: Reghetti Lease Casmali	ia
2. Four digit SIC Code: 1311	USEPA AIRS Plant ID (for APCD use only):
3. Parent Company (if different than Sou	urce Name): Pacific Coast Energy Acquisitions, LLC
4. Mailing Address of Responsible Office	cial: 1555 Orcutt Hill Road Orcutt, CA 93455
5. Street Address of Source Location (in	clude Zip Code):
6. UTM Coordinates (if required) (see in	nstructions):
7. Source located within: 50 miles of	the state line [ ] Yes [X] No
50 miles of	a Native American Nation [ ] Yes [X] No [ ] Not Applicable
8. Type of Organization: [X] Co	orporation [ ] Sole Ownership [ ] Government
2.3	artnership [ ] Utility Company
9. Legal Owner's Name: Pacific Coast En	ergy Company LP
10. Owner's Agent Name (if any): Maria	nne Strange Title: Environmental Telephone #: 805-564-6590 Consultant
11. Responsible Official: Philip Brown	Title: Chief Operations Telephone #: 805-937-2576 Officer
12. Plant Site Manager/Contact: Doug M	iller Title: Sr. Production Telephone #: 805-937-2576 Foreman
13. Type of facility: Oil and Gas	
14. General description of processes/prod	ducts: Please refer to attached project description
15. Does your facility store, or otherwise	e handle, greater than threshold quantities of any substance on the Section 112(r)
List of Substances and their Thresholds (	see Attachment A)? [ ] Yes [X] No
16 Is a Federal Risk Management Plan [	pursuant to Section 112(r)] required? [ ] Not Applicable [ ] Yes [ X] N
	agement Plan is registered with appropriate agency or description of status of Risk
Management Plan submittal.)	Il he returned to the applicant immediately as "improper" submittels

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# STATIONARY SOURCE SUMMARY (Form 1302-A2)

APCD:	► APCD USE ONLY -<
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

#### II. TYPE OF PERMIT ACTION

	CURRENT PERMIT (permit number)	EXPIRATION (date)
Initial SBCAPCD's Regulation XIII Application	8977 – R10	6/2025
Permit Renewal		
Significant Permit Revision*		
Minor Permit Revision*		
Administrative Amendment		

III	DESCRIPTION	OF DEDMIT	ACTION
ш.	DESCRIF HON	OF FERMIT	ACHUN

1.	Does the permit action requested involve:	a:	[ ] Portable Source [ ] Acid Rain Source [ ] Source Subject	ce [	] Voluntary Emissions Caps ] Alternative Operating Scenarios Γ Requirements [Section 112]
	b:	[X]	None of the options	in 1.a. ar	e applicable
2.	Is source operating under a Title V Program C	Compli	ance Schedule? [	] Yes	[X] No
3.	For permit modifications, provide a general de	escript	ion of the proposed p	ermit mo	dification:

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<sup>\*</sup>Requires APCD-approved NSR permit prior to a permit revision submittal

## TOTAL STATIONARY SOURCE EMISSIONS (Form 1302-B)

APCD:	► APCD USE ONLY ""
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

#### I. TOTAL STATIONARY SOURCE EMISSIONS

Provide a brief description of operating scenario: Please refer to attached project description.

POLLUTANT  *  (name)	EMISSIONS (tons per year)	PRE-MODIFICATION EMISSIONS (tons per year)	EMISSIONS CHANGE ** (tons per year)
NOx	306.70		N/A
ROC	191.06	NOT APPLICABLE FOR FIRST	0.58
СО	240.36	APPLICATION SUBMITTALS	N/A
SOx	19.21		N/A
PM	7.62		N/A
PM10	7.62		N/A
PM2.5	7.62		N/A

<sup>\*</sup> Emissions for all pollutants for which the source is major and for all NSPS/MACT-regulated air pollutants must be reported. HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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<sup>\*\*</sup> Transferring all existing Casmalia Field Stationary Source leases to Orcutt Hill Stationary Source

### COATING / SOLVENT EMISSION UNIT (Form 1302-D1)

APCD:	► APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

#### I. EMISSION UNIT DESCRIPTION

- 1. Equipment type: Solvent & Coating Rule 202 exempt for maintenance ATC/PTO Number: 8977-R10
- 2. Equipment description:
- 3. Equipment make, model & serial number:
- 4. Maximum design process rate or throughput:
- 5. Control device(s) type and description (if any):
- 6. Description of coating/solvent application/drying method(s) employed including coating transfer:
  All solvent and coating emissions will be assumed on the Orcutt Hill stationary source under the Cal Coast Lease PTO 8826.
- 7. List and describe primary coating/solvent process equipment used: Mineral Spirits or similar for Lab Cuts. Coatings used for maintenance activities.

#### II. OPERATIONAL INFORMATION

1.	Operating schedule:	hours/day	hours/year
2	Coatings/solvents information:		

COATING/ SOLVENT (name)	MANUFACTURER (name)	MAXIMUM USE (gal/day, gal/yr)	VAPOR PRESSURE (mm of Hg)	SOLIDS CONTENT (%)	VOC CONTENT (%)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

SBC APCD (4.03.06) Page 4 of 21

## **COATING / SOLVENT EMISSION UNIT** (Form 1302-D2)

APCD:	► APCD USE ONLY <
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

3. Emissions for Emission Unit(s) described on page(s): fill in at end

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS	ROC				
A. Emissions	0.1				
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REGI	JLATED AIR I	POLLUTANT I	EMISSIONS (to	ns per year)4	
POLLUTANTS	POLLUTANTS				
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- For permit revisions only; emissions prior to project modification.
- Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
   For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

**SBC APCD (4.03.06)** Page \_\_

# GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

#### I. EMISSION UNIT DESCRIPTION

1. Gen	eral process	description:	Separators
--------	--------------	--------------	------------

- 2. Equipment type\*: Oil and Gas Separators
- 3. Equipment description\*: 1 Oil & Gas Separator ATC/PTO Number: 8977-R10 (Device100940)
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput: N/A
- 6. Control device(s) type and description (if any): N/A

#### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760 <u> </u>	_ hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and fi	nished	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

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<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

## GENERAL EMISSION UNIT (Form 1302-F2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

1. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS		ROC			
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	GULATED AIF	R POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

#### I. EMISSION UNIT DESCRIPTION

2.	Equipment type*: Oil and Gas Well

- 3. Equipment description\*: 2 Producing and or idle wells ATC/PTO Number: 8977-R10 (Device 003557)
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput:
- 6. Control device(s) type and description (if any):

General process description: Oil and Gas Wellheads

#### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day		8760	hours/year
2.	Exhaust gas flow rate:		SCFM @		$\%H_2O$	
3.	3. Raw products used and finished products produced:					

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

SBC APCD (4.03.06) Page \_\_\_\_\_ of \_\_\_\_

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

## GENERAL EMISSION UNIT (Form 1302-F2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

1. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)							
POLLUTANTS	POLLUTANTS ROC						
A. Emissions		0.01					
B. Pre-Modification Emissions <sup>1</sup>							
C. Emission Change <sup>2</sup>							
D. Emission Limit <sup>3</sup>							
OTHER REC	GULATED AIR	R POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>			
POLLUTANTS							
A. Emissions							
B. Pre-Modification Emissions <sup>1</sup>							
C. Emission Change <sup>2</sup>							
D. Emission Limit <sup>3</sup>							

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

#### I. EMISSION UNIT DESCRIPTION

<ol> <li>General process d</li> </ol>	lescription:	Well Cellars
---------------------------------------	--------------	--------------

- 2. Equipment type\*: Well Cellars
- 3. Equipment description\*: 2 well cellars, each with 36 sq. ft. of surface area ATC/PTO Number: 8977-R10 (Device 003558)
- 4. Equipment make, model & serial number:
- 5. Maximum design process rate or throughput:
- 6. Control device(s) type and description (if any):

#### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	hours/year
2.	Exhaust gas flow rate:		SCFM @	%H <sub>2</sub> O	
3.	Raw products used and fi	nished 1	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

# GENERAL EMISSION UNIT (Form 1302-F2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

1. Emissions for Emission Units described on previous page

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS		ROC			
A. Emissions		0.37			
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	GULATED AIR	POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	
POLLUTANTS					
A. Emissions					
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# GENERAL EMISSION UNIT (Form 1302-F1)

APCD:	► APCD USE ONLY 4{
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

### I. EMISSION UNIT DESCRIPTION

- 1. General process description: Fugitive Hydrocarbon Components CARB KVB
- 2. Equipment type\*: Component Leak Paths.
- 3. Equipment description\*: Valves, flanges connections etc. ATC/PTO Number: 8977-R10 (Device 0003556)
- 4. Equipment make, model & serial number: N/A
- 5. Maximum design process rate or throughput: N/A
- 6. Control device(s) type and description (if any):N/A

### II. OPERATIONAL INFORMATION

1.	Operating schedule:	24	hours/day	8760	hours/year
2.	Exhaust gas flow rate:		_ SCFM @	%H <sub>2</sub> O	
3.	Raw products used and fi	nished p	products produced:		

RAW PRODUCT USED (name)	FEED RATE or CONSUMPTION RATE or OTHER PARAMETER**	FINISHED PRODUCTS PRODUCED (name)	PRODUCTION RATE* (lbs/hr, gal/hr, etc.)

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<sup>\*</sup> Equipment may be grouped on a single form if it is of the same type and if the emissions are calculated the same way.

<sup>\*\*</sup> Choose parameters to allow determination of applicability of federal requirements (e.g. lbs/hr, gallons/hr, tons/yr)

# GENERAL EMISSION UNIT (Form 1302-F2)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

4. Emissions for Emission Units described on page(s): all emissions are fugitive and included in fugitive emissions.

CRITERIA POLLUTANT EMISSIONS (tons per year)					
POLLUTANTS		ROC			
A. Emissions		0.20			
B. Pre-Modification Emissions <sup>1</sup>					
C. Emission Change <sup>2</sup>					
D. Emission Limit <sup>3</sup>					
OTHER REC	GULATED AIR	R POLLUTANT	EMISSIONS	(tons per year) <sup>4</sup>	
POLLUTANTS					
A. Emissions					
A. Emissions  B. Pre-Modification Emissions <sup>1</sup>					

- 1 For permit revisions only; emissions prior to project modification.
- 2 Difference between Pre-Modification Emissions (Section B.) and Emissions (Section A.).
- 3 For voluntary emissions cap and emission limits [i.e. expressed as parts per million (ppm) corrected for dilution air, pounds per hour (lbs/hr), pounds per million BTU (lb/MMBTU, etc.] required by any applicable federal requirement.
- 4 HAP emissions must be determined, and those exceeding one ton per year from any emission unit category must also be quantified; if less than one ton per year, just list the HAPs emitted by name.

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# EXEMPT EMISSIONS UNITS (Form 1302-H)

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

Are you claiming any emitting activities to be insignificant? (See definition at bottom of page)

YES X\_\_\_ NO \_\_\_\_\_

I.	ACTIVITIES CLAIMED TO BE INSIGNIFICANT (Attach supporting calculations)						
	Activity	Description of Activity/Emission Units	Potential to Emit for each Pollutant				
	Solvents & Coatings	Lab Cuts & Facility/Equipment Maintenance	0.1 TPY ROC				
	·						

Insignificant activities are defined in APCD Rule 1301 (definitions). For an activity to be considered insignificant emissions cannot exceed 2 tons per year potential to emit (PTE) any criteria pollutants, and 0.5 tons per year for any regulated HAP.

Note: Insignificant activities are not exempt from Part 70 requirements/permits.

		4	
SBC APCD (4.03.06)	Page	4of21	

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

### I. PROCEDURE FOR USING FORM 1302-I

This form shall be submitted as part of the SBCAPCD's Regulation XIII Application. The Responsible Official shall identify the applicable federal requirement(s) to which the source is subject. In the Compliance Plan (Form 1302-I), a Responsible Official shall identify whether the source identified in the SBCAPCD's Regulation XIII Application currently operates in compliance with all applicable federal requirements.

### II. APPLICABLE FEDERAL REQUIREMENTS

Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance?	Effective
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>		(yes/no/exempt <sup>3</sup> )	Date <sup>4</sup>
APCD Rule 301	Circumvention	Entire Source	Yes	In Effect
APCD Rule 302	Visible Emissions	Entire Source	Yes	In Effect
APCD Rule 303	Nuisance	Entire Source	Yes	In Effect
APCD Rule 304	Particulate Matter – Northern Zone	Each PM Source	Yes	In Effect
APCD Rule 309	Specific Contaminants	Combustion Units	Yes	In Effect
APCD Rule 310	Odorous Organic Sulfides	Combustion Units	Yes	In Effect
APCD Rule 311	Sulfur Content of Fuel	Combustion Units	Yes	In Effect
APCD Rule 317	Organic Solvents	Maintenance/Wipe Cleaning	Yes exempt	In Effect
APCD Rule 321	Solvent Cleaning Operations	Maintenance Operations	Yes	In Effect
APCD Rule 322	Metal Surface Coating Thinner and Reducer	Maintenance Operations	Yes	In Effect
APCD Rule 323	Architectural Coatings - Standards	Maintenance Operations	Yes	In Effect
APCD Rule 324	Disposal and Evaporation of Solvents	Maintenance/Wipe Cleaning	Yes	In Effect
APCD Rule 325	Crude Oil Production and Separation	Wash Tank, crude storage tanks, wastewater tanks	Yes	In Effect
APCD Rule 331	Fugitive Emissions Inspection & Maintenance	All components (valves, flanges, seals, compressors, and pumps) used to handle oil and gas	Yes	In Effect
APCD Rule 333	Control of Emissions from Reciprocating IC Engines	Controlled Natural Gas (NG) fired rich burn ICEs	Yes	In Effect

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APCD: ► APCD USE ONLY <.

Santa Barbara County Air Pollution Control District APCD IDS Processing ID:

**COMPANY NAME: Pacific Coast Energy Acquisitions,** LLC

SOURCE NAME: Righetti Lease Casmalia

Applicable Federal Requirement <sup>1</sup>		Affected Emission Unit	In compliance? (yes/no/exempt³)	Effective Date <sup>4</sup>
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>	Affected Emission Unit	(yes/no/exempt)	Date
APCD Rule 343	Petroleum Storage Tank Degassing	Wash Tank, crude storage tanks, wastewater tanks	Yes	In Effect
APCD Rule 344	Petroleum Wells, Sumps and Cellars	pits	Yes	In Effect
APCD Rule 346	Loading of Organic Liquids	Crude oil loading rack	Yes	In Effect
APCD Rule 353	Adhesives and Sealants	Maintenance Operations	Yes	In Effect
APCD Rule 359	Flares and Thermal Oxidizers	Flares	Yes	In Effect
APCD Rule 360	Emissions of Oxides of Nitrogen From Large Water Heaters and Small Boilers	Water heaters, boilers, steam generators or process heaters with a rated heat input capacity greater than or equal to 75,000 Btu/hour up to and including 2,000,000 Btu/hr	Yes	In Effect
APCD Rule 505.A,B1,D	Breakdown Conditions	All Emission Units	Yes	In Effect
APCD Rule 603	Emergency Episode Plans	Entire Source	Yes	In Effect
APCD Regulation VIII	New Source Review	Entire Source	Yes	In Effect
APCD Regulation XIII	Part 70 Operating Permits	Entire Source	Yes	In Effect
40 CFR Parts 51/52	New Source Review (Nonattainment Area Review and Prevention of Significant Deterioration)	Entire Source	Yes	In Effect
40 CFR Part 60 Subpart A	New Source Performance Standards	Entire Source	Yes	In Effect
40 CFR Part 60 Subpart Kb	Standards of Performance for Volatile Organic Liquid Storage Vessels	Storage vessels for petroleum liquids constructed or modified prior to July 23, 1984	Exempt there are no tanks at the Arellanes Lease	In Effect
•	1 3	Any new or replacement tanks constructed or modified after July 23, 1984	Yes	In Effect

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APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions,	SOURCE NAME: Righetti Lease Casmalia

Applicable Federal		"	In compliance?	Effective
Requirement <sup>1</sup>		Affected Emission Unit	(yes/no/exempt <sup>3</sup> )	Date <sup>4</sup>
Regulatory Reference <sup>2</sup>	Regulation Title <sup>2</sup>			
40 CFR Part 60 Subpart OOOOa	Greenhouse Gas Emission Standards for Crude Oil and Natural Gas Facilities	Entire Source	Yes	In Effect
And CCR Title 17, Division 3, Chapter 1, Subchapter 10	Climate Change			
40 CFR Part 61	National Emission Standards for Hazardous	All stationary reciprocating internal combustion engines	Yes	In Effect
	Air Pollutants			
40 CFR Part 63	Maximum Achievable Control Technology	None	Exempt per §63.760(e)(1) based on 'black oil' production	In Effect
40 CFR Part 63 Subpart HH	National Emission Standards for Hazardous Air Pollutants (NESHAP) From Oil and Natural Gas Production Facilities	Entire Source	Exempt – Not a major source of HAP's	In Effect
40 CFR Part 63 Subpart ZZZZ	National Emissions Standards for Hazardous Air Pollutants for Stationary Reciprocating Internal Combustion Engines	All stationary reciprocating internal combustion engines	Yes There are no ICEs at NR Bonetti Lease	In Effect
40 CFR Part 64	Compliance Assurance Monitoring	Emission units with a control device used to comply with an emission standard	Exempt – no control devices used to comply with an emission standard	In Effect
40 CFR Part 70	Operating Permits	Entire Source	Yes	In Effect

<sup>1</sup> Review APCD SIP Rules, NSPS, NESHAPS, and MACTs.

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<sup>2</sup> Regulatory Reference is the abbreviated citation (e.g. 40 CFR 60 Subpart OOO, APCD Rule 325.H) and Title is the prosaic title (e.g. NSPS Standards of Performance for Nonmetallic Mineral Processing Plants, Crude Oil Production and Separation, Inspection)

<sup>3</sup> If exempt from applicable federal requirement, include explanation for exemption.

<sup>4</sup> Indicate the date during the permit term that the applicable federal requirement will become effective for the emission unit.

APCD:	► APCD USE ONLY <.
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

Other Applicable Federal Requirements <sup>5</sup> NOTE: PC # varies in each PTO	Affected Emission Unit	In compliance?	Effective Date
PTO 8977-R10Condition 1	All Devices	Yes	In Effect
Emission Limits			
PTO 8977-R10Condition 2.	All Devices	Yes	In Effect
Operating Restrictions			
PTO 8977-R10 Condition 3	All Devices	Yes	In Effect
Monitoring			
PTO 8977-R10Condition 4	All Devices	Yes	In Effect
Recordkeeping			
PTO 8977-R10Condition 5	All Devices	Yes	In Effect
Reporting			
PTO 8977-R10Condition 6	All Devices	Yes	In Effect
Requirements for Produced Gas			
PTO 8977-R10Condition 7	All component leak paths	Yes	In Effect
Fugitive Hydrocarbon Emissions			
PTO 8977-R10Condition 8	All Devices	Yes	In Effect
Greenhouse Gas Emissions Standards			
PTO 8977-R10Condition 9	All Devices	Yes	In Effect
Consistency with Analysis			
PTO 8977-R10-R10Condition 10	All Devices	Yes	In Effect
Equipment Maintenance			
PTO 8977-R10Condition 11	All Devices	Yes	In Effect
Compliance			
PTO 8977-R10Condition 12	All Devices	Yes	In Effect
Severability			
PTO 8977-R10Condition 13	All Devices	Yes	In Effect
Conflict Between Permits			
PTO 8977-R10Condition 14	All Devices	Yes	In Effect
Access to Records and Facilities			
PTO 8977-R10Condition 15	All Devices	Yes	In Effect
Equipment Identification			
PTO 8977-R10Condition 16	All Devices	Yes	In Effect
Emission Factor Revisions			
PTO 8977-R10Condition 17	All Devices	Yes	In Effect
Nuisance			
PTO 8977-R10Condition 18	All Devices	Yes	In Effect
Grounds for Revocation			
PTO 8977-R10Condition 19	All Devices	Yes	In Effect
Transfer of Owner/Operator			
PTO 8977-R10Condition 20	All Devices	Yes	In Effect
Documents Incorporated by Reference	- A DCD" - 4-4		

\*\*\* If more than one page is used, please ensure that "Santa Barbara APCD", stationary source name and "Form 1302-I1" appear on each page. \*\*\*

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# (Form 1302-I2)

APCD:	► APCD USE ONLY <.	
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:	
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia	

#### III. COMPLIANCE CERTIFICATION

### Under penalty of perjury, I certify the following:

- X Based on information and belief formed after reasonable inquiry, the source identified in this application will continue to comply with the applicable federal requirement(s) with which the source is in compliance identified in form 1302-I1;
- X Based on information and belief formed after reasonable inquiry, the source identified in this application will comply with the future-effective applicable federal requirement(s) identified in form 1302-I1, on a timely basis<sup>1</sup>;

Based on information and belief formed after reasonable inquiry, the source identified in this application is not in compliance with the applicable federal requirement(s), identified in form 1302-I1, and I have attached a compliance plan schedule.<sup>2</sup>

P. Leave  $\frac{12/15/23}{2}$  Signature of Responsible Official Date

- 1. Unless a more detailed schedule is expressly required by the applicable federal requirement.
- 2. At the time of expected permit issuance, if the source expects to be out of compliance with an applicable federal requirement, the applicant is required to provide a compliance schedule with this application, with the following exception. A source which is operating under a variance that is effective for less than 90 days need not submit a Compliance Schedule. For sources operating under a variance, which is in effect for more than 90 days, the Compliance Schedule is the schedule that was approved as part of the variance granted by the hearing board.

The compliance schedule shall contain a schedule of remedial measures, including an enforceable sequence of actions with milestones, leading to compliance with this applicable federal requirement. For sources operating under a variance, the compliance schedule is part of the variance granted by the hearing board. The compliance schedule shall resemble, and be at least as stringent as that contained in any judicial consent decree or administrative order to which the source is subject. For sources not operating under a variance, consult the Air Pollution Control Officer regarding procedures for obtaining a compliance schedule.

# CERTIFICATION STATEMENT (Form 1302-M)

► APCD USE ONLY <.		
APCD IDS PROCESSING ID:  SOURCE NAME: NR Bonetti Lease Casmalia		
nents that are part of your application. If the application contains ase identify these attachments in the blank space provided below and attachments that need to be included in a complete application		
Attachments included with application  Description of Operating Scenarios X Sample emission calculations X Fugitive emission estimates X List of Applicable requirements Discussion of units out of compliance with applicable federal requirements and, if required, submit a schedule of Compliance Facility schematic showing emission points NSR Permit PSD Permit PSD Permit Compliance Assurance monitoring protocols Risk management verification per 112(r)		
and belief formed after reasonable inquiry, that the informations and attachments identified above, are true, accurate, and in SBCAPCD's Regulation XIII, Rule 1301 or USEPA's 40 or		
12/15/22		

Title of Responsible Official and Company Name: Chief Operations Officer

# **CERTIFICATION STATEMENT** (Form 1302-M continued)

APCD:	► APCD USE ONLY ""
Santa Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:
COMPANY NAME: Pacific Coast Energy Acquisitions, LLC	SOURCE NAME: Righetti Lease Casmalia

List Other Forms or Attachments (cont.)			

SBC APCD (4.03.06) Page 21 of 21

## **EMISSION CALCULATIONS**

### Permit to Operate 08977 - R10

### **ATTACHMENT A**

# **Emission Calculations**

### FUGITIVE HYDROCARBON EMISSION CALCULATIONS - CARB/KVB METHOD (Ver. 6.0)

Page 1 of 2

Attachment: A-1

Permit Number: Reeval 8977-R10 Facility: Righetti Lease

#### Input Data

Facility Information	<u>Value</u>	<u>Units</u>	<u>Reference</u>
Number of Active Wells at Facility	2	wells	Permit Application
Facility Gas Production	800,000	scf/day	Permit Application
Facility Dry Oil Production	800	bbls/day	Permit Application
Facility Gas to Oil Ratio (if > 500 then default to 501)	. 501	scf/bbl	Permit Application
API Gravity	11.3	degrees API	Permit Application
Facility Model Number	5	dimensionless	User Input
No. of Steam Drive Wells with Control Vents	0	wells	Permit Application
No. of Steam Drive Wells with Uncontrolled Vents	0	wells	Permit Application
No. of Cyclic Steam Drive Wells with Control Vents	0	wells	Permit Application
No. of Cyclic Steam Drive Wells with Uncontrolled Vents	0	wells	Permit Application
Composite Valve and Fitting Emission Factor	2.8053	lb/day-well	Table Below

#### **Emission Factor Based on Lease Model**

Lease Model	Valve Without	Fitting Without	Composite	Units
Lease Model	Ethane	Ethane	Without	Onito
1	1.4921	0.9947	2.4868	lbs/day-well
2	0.6999	0.6092	1.3091	lbs/day-well
3	0.0217	0.0673	0.0890	lbs/day-well
4	4.5090	2.1319	6.6409	lbs/day-well
5	0.8628	1.9424	2.8053	lbs/day-well
6	1.7079	2.5006	4.2085	lbs/day-well

Model #1: Number of wells on lease is less than 10 and the GOR is less than 500.

Model #2: Number of wells on lease is between 10 and 50 and the GOR is less than 500.

Model #3: Number of wells on lease is greater than 50 and the GOR is less than 500.

Model #4: Number of wells on lease is less than 10 and the GOR is greater than 500.

Model #5: Number of wells on lease is between 10 and 50 and the GOR is greater than 500.

Model #6: Number of wells on lease is greater than 50 and the GOR is greater than 500.

Reference: CARB speciation profiles numbers 529, 530, 531, 532

#### CARB KVB ROC Potential to Emit

Emission Source	lb/day	TPY
Valves and Fittings <sup>a</sup>	1.12	0.20
Sumps, Wastewater Tanks and Well Cellars <sup>b</sup>	2.03	0.37
Oil/Water Separators <sup>b</sup>	0.00	0.00
Pumps/Compressors/Well Heads <sup>a</sup>	0.03	0.01
Enhanced Oil Recovery Fields	0.00	0.00
Total ROC Potential to Emit <sup>c</sup>	3.19	0.58

### Notes:

- a. Emissions amount reflect an 80% reduction due to Rule 331 implementation.
- b. Emissions reflect control efficiencies where applicable.
- c. Due to rounding, the totals may not appear correct

### Permit to Operate 08977 - R10

## ATTACHMENT A

# **Emission Calculations**

#### Page 2 of 2

#### **Unit Type Emission Calculations**

Pumps, Compressors, and Well Heads Uncontrolled Emission Calculations

	Value	Units	Reference
Number of Wells	2	wells	Permit Application
Wellhead Emissions	0.0194	lb-ROC/day	Calculated Value
FHC from Pumps	0.0078	lb-ROC/day	Calculated Value
FHC from Compressors	0.1358	lb-ROC/day	Calculated Value
Total ROC Emissions	0.16	lb-ROC/day	Calculated Value

Well Cellars, Sumps, Covered Wastewater Tanks, and Oil/Water Separators

Separation Level	Heavy Oil Service	Light Oil Service	Units
Primary	0.0941	0.1380	lb ROC/ft2-day
Secondary	0.0126	0.0180	lb ROC/ft2-day
Tertiary	0.0058	0.0087	lb ROC/ft2-day

WELL CELLARS		Level of Separation			
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
Well Cellars <sup>(a)</sup>	2	72	2.03		
				0.00	
					0.00
Daily ROC E	missions ( <b>I</b> b/day)		2.03	0.00	0.00

#### Notes:

a. A 70% reduction is applied for implementation of Rule 344 (Sumps, Pits, and Well Cellars).

COVERED WASTEWATER TANKS		Level of Separation			
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
Covered Wastewater	0	0	0.00		
Tank <sup>(a)</sup>	0	0		0.00	
I ank <sup>w</sup> /	0	0			0.00
Daily ROC Er	nissions (lb/day)		0.00	0.00	0.00

#### Notes.

a. A 85% reduction is applied.

COVERED WASTEWATER TANK WITH VAPOR RECOVERY		Level of Separation			
Equipment Type	Number	Total Area (ft <sup>2</sup> )	Primary	Secondary	Tertiary
Covered Wastewater	0	0	0.00		
	0	0		0.00	
Tank with Vapor Recovery <sup>(a)</sup>	0	0			0.00
Daily ROC Er	nissions (lb/day)		0.00	0.00	0.00

### Notes:

a. A 95% reduction is applied.

OIL AND WATER SEPARATORS		Туре		
Equipment Type	Total Throughput (MMgal)	Covered	Vapor Recovery	Open Top
Oil and Water Separators <sup>(a)(b)</sup>	0	0.00		
	0		0.00	
	0			0.00
Daily ROC Er	nissions (lb/day)	0.00	0.00	0.00

#### Notes:

- a. A 85% reduction is applied for covered, 85% for connected to vapor recovery, and 0% for open top.
- b. Emission Factor of 560 lb-ROC/Mmgal

Processed By: KMB Date: 3/8/2022

### PROJECT DESCRIPTION

This facility consists of two oil and gas production wells, two well cellars, one separator, and associated fugitives. There is no other oil and gas production equipment subject to permit at this location. Production is routed to the central processing facility located at Morganti Lease via pipeline.