

May 1, 2019

South Cat Canyon Stationary Source Part 70/APD Permit Renewal

Engineering Division
Santa Barbara County
Air Pollution Control District
260 North San Antonio Road, Suite A
Santa Barbara, CA 93110

To Whom it May Concern:

HVI Cat Canyon, Inc. hereby submits the Part 70 Reevaluation applications for the South Cat Canyon Stationary Source including Part 70/PTO 8036, 8075, 8076, and 8869. Enclosed please find the following:

Title V Application Forms;

As noted in Forms 1302-I1 and 1302-I2, Greka continues to work with the District to resolve Notices of Violation (NOVs) and other related compliance matters. We believe it is appropriate to note them in the compliance certification since they are ongoing matters.

If you have any questions or comments please contact me at (805) 357-2944.

Sincerely,

Alex Dimitrijevic
President and COO

Enclosure

### STATIONARY SOURCE SUMMARY (Form 1302-A1)

APCD: Santa Barbara County Air Pollution Control Dis	trict
COMPANY NAME: HVI Cat Canyon Inc.	
□ APCD USE ONLY □	APCD IDS Processing ID:
Application #:	Date Application Received:
Application Filing Fee*:	Date Application Deemed Complete:
I. SOURCE IDENTIFICATION	
Source Name: South Cat Canyon	
ž	EPA AIRS Plant ID (for APCD use only): 3211
3. Parent Company (if different than Source Name): HV	T Cat Canyon Inc.
4. Mailing Address of Responsible Official: P.O. Box 54	489, Santa Maria, CA 93456
5. Street Address of Source Location (include Zip Code	): 6527 Dominion Road, Santa Maria, CA 93454
6. UTM Coordinates (if required) (see instructions):	
7. Source located within: 50 miles of the state lin 50 miles of a Native American Nation [] Yes [	
8. Type of Organization: [X] Corporation [ ] Sole Ov	wnership [] Government [] Partnership [] Utility
Company	
9. Legal Gwner's Name: HVI Cat Canyon Inc.	
10. Owner's Agent Name (if any): NA Tit	le: Telephone #:
11. Responsible Official: Alex Dimtrijevic Title: President	dent and COO Telephone #:(805) 357-2944
12. Plant Site Manager/Contact: Alex Dimtrijevic Title:	President and COO Telephone #:(805) 357-2944
13. Type of facility: Oil and Gas Production	
14. General description of processes/products: See Secti	
•	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 Sect	tion 112(r)] required? [ ] Not Applicable [] Yes [X] No
(If yes, attach verification that Risk Management Plan	is registered with appropriate agency or description of status of
Risk Management Plan submittal.) Verification regard	ding this submittal has already been submitted to the District.
* Applications submitted without a filing fee will be returne	ed to the applicant immediately as "improper" submittals

Page \_\_\_\_\_ of \_\_\_\_

SBC APCD (4.03.06)

## STATIONARY SOURCE SUMMARY (Form 1302-A2)

APCD: Santa Barbara County Air Pollution Control District	☐ APCD USE ONLY ☐ APCD IDS Processing ID:		Υ□
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon		yon
II. TYPE OF PERMIT ACTION			
		CURRENT PERMIT (permit number)	EXPIRATION (date)
☐ Initial SBCAPCD's Regulation XIII Applicati	ion		
X Permit Renewal		8869	June 2019
☐ Significant Permit Revision*			
☐ Minor Permit Revision*			
☐ Administrative Amendment			
b: [X 2. Is source operating under a Title V Program Comp 3. For permit modifications, provide a general descri	pliance Schedu	•	
*Requires APCD-approved NSR permit prior to a peri	mit revision su	bmittal	
SBC APCD (4.03.06)		Pag	eof

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

APCD:	□ APCD USE ONLY □
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

#### I. TOTAL STATIONARY SOURCE EMISSIONS

Provide a brief description of operating scenario: An oil and gas production facility.

POLLUTANT* (name)	EMISSIONS (tons per year)	PRE-MODIFICATION EMISSIONS (tons per year)	EMISSIONS CHANGE (tons per year)
	No change in er	nissions requested for this renewal applic	ation.
	- The Third Third that the Control of the Control o	e strong de partie de la companya de	

<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.

## EXEMPT EMISSIONS UNITS (Form 1302-H)

 $\square$  APCD USE ONLY  $\square$ 

APCD:

anta Barbara County Air Pollution Control District	APCD IDS Processing ID:
OMPANY NAME: VI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon
Are you claiming any emitting activities to be YES _X _ NO  I. ACTIVITIES CLAIMED TO BE INSIGNII	oe insignificant? (See definition at bottom of page insignificant?) FICANT (Attach supporting calculations)
Activity Description of Activity/Emission	Units Potential to Emit for each Pollutant
See existing insignificant activity list/discussion in o	current permit. Table 6.1 – Estimated Exempt Emissions
	· · · · · · · · · · · · · · · · · · ·
	ule 1301 (definitions). For an activity to be considered er year potential to emit (PTE) any criteria pollutants, a rom Part 70 requirements/permits.
3C APCD (4.03.06)	Page of _

### COMPLIANCE PLAN (Form 1302-I1)

APCD:	□ APCD USE ONLY □
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

#### 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

Applical	ole 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>
See section 3 of e	xisting Part 70/APCD PTO 8869			
40 CFR 63 Subpart HH	Oil and Natural Gas Production and Natural Gas Transmission and Storage	None.	Exempt – 63.760(e)(1)	6/17/1999
40 CFR 63 Subpart JJJJJJ	NESHAP for Industrial, Commercial, and Institutional Boilers Area Sources	Boilers (113839 and 2525, Glycol Regenerator (8396)	Exempt – 63.11195(e)	3/21/2011

- 1 Review APCD SIP Rules, NSPS, NESHAPS, and MACTs.
- 2 Regulatory Reference is the abbreviated citation (e.g. 40 CFR 60 Subpart GOO, 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.

Other Applicable Federal Requirements <sup>5</sup>	Affected Emission Unit	In compliance?	Effective Date
See existing Part 70/APCD PTO 8869	See permit	Yes	3/29/2013
Rule 360 – Boilers, Water Heaters, and Process Heaters (0.075-2 MMBTU)	Boiler (113839)	Yes	3/15/2018

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.

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

### COMPLIANCE PLAN (Form 1302-I1)

APCD:	☐ APCD USE ONLY ☐
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

#### 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 Federa	l 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>

See section 3 of existing Part 70/APCD PTO 8869

- 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.

Other Applicable Federal Requirements <sup>5</sup>	Affected Emission Unit	In compliance?	Effective Date
See existing Part 70/APCD PTO 8869	See permit	Yes	3/29/2013
Regulation VIII – New Source Review and Other Associated Rules	N/A	Yes	8/25/2016

5 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.

\*\*\* If more than one page is used, please ensure that "Santa Barbara APCD", stationary source name and "Form 1302-11" appear on each page. \*\*\*

### COMPLIANCE PLAN (Form 1302-I2)

APCD:	□ APCD USE ONLY □
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

#### III. COMPLIANCE CERTIFICATION

#### <u>Under penalty of perjury, I certify the following:</u>

- 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;
- □ 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 basis¹;
- 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>

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		APCI	DIDS PROCESSING ID:	
COMPANY NAMI HVI Cat Canyon Ir		SOUR	CE NAME: South Cat Canyon	
contains for	rms or attachments that are not identified elow. Review the instructions if you are	d below	that are part of your application. If the application, please identify these attachments in the blank space of the forms and attachments that need to be included in a	
Forms included	l with application		Attachments included with application	
Total StaCompliancCompliaExempt _X_ Certifica  List of	ry Source Summary Form Attionary Source Emission For e Plan Form Ince Plan Certification Form Equipment Form Attion Statement Form  ther forms or attachments  Here if additional forms on back		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 Compliance Assurance monitoring protocols Risk management verification per 112(r)	
that the ir identified I certify the USEPA's Signature Print Nan	nformation contained in this appliabove, are true, accurate, and co	ication mplete as defir Alex I	Date 5/1/2019	

SBC APCD (4.03.06)

Page \_\_\_\_\_ of \_\_\_\_

## CERTIFICATION STATEMENT (Form 1302-M continued)

APCD:	☐ APCD USE ONLY ☐
Santa Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

List Other Forms or Attachments (cont.)
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SBC APCD (4.03.06)

Page \_\_\_\_\_ of \_\_\_\_

### STATIONARY SOURCE SUMMARY (Form 1302-A1)

APCD: Santa Barbara County Air Pollution Control District  COMPANY NAME: HVI Cat Canyon Inc.		
□ APCD USE ONLY □	APCD IDS Processing ID:	
Application #:	Date Application Received:	
Application Filing Fee*:	Date Application Deemed Complete:	
<ol> <li>Parent Company (if different than Source Name): HV</li> <li>Mailing Address of Responsible Official: P.O. Box 5</li> <li>Street Address of Source Location (include Zip Code 6. UTM Coordinates (if required) (see instructions):</li> <li>Source located within: 50 miles of the state li 50 miles of a Native American Nation [] Yes [</li> <li>Type of Organization: [X] Corporation [] Sole Official: Alex Dimeris Name.</li> <li>Owner's Agent Name (if any): NA Timestate Manager/Contact: Alex Dimerijevic Title: Presi 12. Plant Site Manager/Contact: Alex Dimerijevic Title: 13. Type of facility: Oil and Gas Production 14. General description of processes/products: See Sect 15. Does your facility store, or otherwise handle, greater List of Substances and their Thresholds (see Attachment 16. Is a Federal Risk Management Plan [pursuant to See (If yes, attach verification that Risk Management Plan</li> </ol>	489, Santa Maria, CA 93456 e): 6527 Dominion Road, Santa Maria, CA 93454  ne [] Yes [X] No  ] No [X] Not Applicable whership [] Government [] Partnership [] Utility  tle: Telephone #: dent Telephone #:(805) 357-2944 e President Telephone #:(805) 357-2944  tion 2 of Part 70 PTO 8076 c than threshold quantities of any substance on the Section 112(r)  A)? [] Yes [X] No	
* Applications submitted without a filing fee will be returned	ed to the applicant immediately as "improper" submittals	

Page \_\_\_\_\_ of \_\_\_

SBC APCD (4.03.06)

## STATIONARY SOURCE SUMMARY (Form 1302-A2)

APCD: Santa Barbara County Air Pollution Control District	☐ APCD USE ONLY ☐ APCD IDS Processing ID:		Υ□
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon		ıyon
II. TYPE OF PERMIT ACTION	<u> </u>		
		CURRENT PERMIT (permit number)	EXPIRATION (date)
☐ Initial SBCAPCD's Regulation XIII Application	)II		
X Permit Renewal		8076	June 2019
☐ Significant Permit Revision*			
☐ Minor Permit Revision*			
☐ Administrative Amendment			
b: [X  2. Is source operating under a Title V Program Comp  3. For permit modifications, provide a general descrip	liance Sched		
		·	
*Requires APCD-approved NSR permit prior to a perm	nit revision su	ıbmittal	
SBC APCD (4.03.06)		Pag	ge of

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

APCD:	☐ APCD USE ONLY ☐
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

#### I. TOTAL STATIONARY SOURCE EMISSIONS

Provide a brief description of operating scenario: An oil and gas production facility.

POLLUTANT* (name)	EMISSIONS (tons per year)	PRE-MODIFICATION EMISSIONS (tons per year)	EMISSIONS CHANGE (tons per year)
	No change in emissions requested for this renewal application.		
	Para processor (1)		

<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.

# EXEMPT EMISSIONS UNITS (Form 1302-H)

☐ APCD USE ONLY ☐

APCD:

Santa Barbara Cou	nty Air Pollution Control District	APCD IDS P	rocessing ID:	
COMPANY NAME IVI Cat Canyon In		SOURCE NA	ME: South Cat Canyon	
Are you clain	ning any emitting activities to be	insignificant?	(See definition at bot	tom of page
I. ACTIVIT	IES CLAIMED TO BE INSIGNIF	CANT (Attach	supporting calculations	)
Activity	Description of Activity/Emission V	Jnits Pot	ential to Emit for each Po	llutant
See existing	insignificant activity list/discussion in cu	rrent permit. Table	5.6-1 – Estimated Exempt	Emissions
insignification 0.5 tons pe	nt activities are defined in APCD Rul nt emissions cannot exceed 2 tons per r year for any regulated HAP.	year potential to	emit (PTE) any criteria	
Note: Insiş	gnificant activities are not exempt fro	m Part 70 require	ments/permits.	
SBC APCD (4.03.06	()		Page	of

### COMPLIANCE PLAN (Form 1302-I1)

APCD:	□ APCD USE ONLY □
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

#### 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>
See section 3 of ex	isting Part 70/APCD PTO 8076			·
40 CFR 63 Subpart HH	Oil and Natural Gas Production and Natural Gas Transmission and Storage	None.	Exempt – 63.760(e)(1)	6/17/1999

- 1 Review APCD SIP Rules, NSPS, NESHAPS, and MACTs.
- Regulatory Reference is the abbreviated citation (e.g. 40 CFR 60 Subpart COO, APCD Rule 325.H) and Title is the prosaic title (e.g. HSPS 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.

Other Applicable Federal Requirements <sup>5</sup>	Affected Emission Unit	In compliance?	Effective Date
See existing Part 70/APCD PTO 8076	See permit	Yes	3/29/2013
Regulation VIII – New Source Review and Other Associated Rules	N/A	Yes	8/25/2016

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.

<sup>\*\*\*</sup> If more than one page is used, please ensure that "Santa Barbara APCD", stationary source name and "Form 1302-11" appear on each page. \*\*\*

### COMPLIANCE PLAN (Form 1302-I2)

APCD:	☐ APCD USE ONLY ☐
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

#### 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;
- □ 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 1302-11, on a timely basis¹:
- 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>

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: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon	
contains forms or attachments that are not identified	chments that are part of your application. If the application ed below, please identify these attachments in the blank space e unsure of the forms and attachments that need to be included in a	
Forms included with application	Attachments included with application	
_X_ Stationary Source Summary Form Total Stationary Source Emission For Compliance Plan Form Compliance Plan Certification Form Exempt Equipment FormX_ 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 Compliance Assurance monitoring protocols Risk management verification per 112(r)	
that the information contained in this application identified above, are true, accurate, and co	as defined in SBCAPCD's Regulation XIII, Rule 1301 or  Date 5/1/2019  Alex Dimtrijevic	

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SBC APCD (4.03.06)

## CERTIFICATION STATEMENT (Form 1302-M continued)

APCD:	☐ APCD USE ONLY ☐
Santa Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

	List Other Forms or Atta	chments (cont.)
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### STATIONARY SOURCE SUMMARY (Form 1302-A1)

APCD: Santa Barbara County Air Pollution Contro	ol District
COMPANY NAME: HVI Cat Canyon Inc.	
☐ APCD USE ONLY ☐	APCD IDS Processing ID:
Application #:	Date Application Received:
Application Filing Fee*:	Date Application Deemed Complete:
I. SOURCE IDENTIFICATION	
Source Name: South Cat Canyon	
2. Four digit SIC Code: 1311	USEPA AIRS Plant ID (for APCD use only): 3831
3. Parent Company (if different than Source Name)	•
4. Mailing Address of Responsible Official: P.O. B	
· · · · · · · · · · · · · · · · · · ·	Code): 6527 Dominion Road, Santa Maria, CA 93454
6. UTM Coordinates (if required) (see instructions	
7. Source located within: 50 miles of the sta	
50 miles of a Native American Nation [] Y	
	ole Ownership [ ] Government [ ] Partnership [ ] Utility
Company  9. Legal Owner's Name: HVI Cat Canyon Inc.	
10. Owner's Agent Name (if any): NA	Title: Telephone #:
11. Responsible Official: Alex Dimtrijevic Title:	
•	Title: President and COO Telephone #:(805) 357-2944
13. Type of facility: Oil and Gas Production	This. Tresident and edge Telephone m.(665) 557 257
14. General description of processes/products: See	e Section 2 of Part 70 PTO 8036
	reater than threshold quantities of any substance on the Section 112(r)
List of Substances and their Thresholds (see Attach	•
16 Is a Federal Risk Management Plan Inursuant to	o Section 112(r)] required? [ ] Not Applicable [] Yes [X] No
	t Plan is registered with appropriate agency or description of status of
	regarding this submittal has already been submitted to the District.
Risk Management i an Submittal.) Verification i	regurang into submittat has aiready been submitted to the District.

Page \_\_\_\_\_ of \_\_\_\_

SBC APCD (4.03.06)

## STATIONARY SOURCE SUMMARY (Form 1302-A2)

APCD: Santa Barbara County Air Pollution Control	District	☐ APCD USE ONLY ☐ APCD IDS Processing ID:		<b>.Y</b> 🗆
COMPANY NAME: HVI Cat Canyon Inc.		SOURCE NAME: South Cat Canyon		nyon
II. TYPE OF PERMIT ACTION				
			CURRENT PERMIT (permit number)	EXPIRATION (date)
☐ Initial SBCAPCD's Regulation	XIII Application			
X Permit Renewal			8036	June 2019
☐ Significant Permit Revision*				
☐ Minor Permit Revision*				
☐ Administrative Amendment				
<ul><li>2. Is source operating under a Title V</li><li>3. For permit modifications, provide</li></ul>	V Program Complia	ance Schedu		
				/ · · · · · .
*Requires APCD-approved NSR perm	nit prior to a permit	t revision su	bmittal	
SBC APCD (4.03.06)		•	Pa	ge of

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

APCD:	☐ APCD USE ONLY ☐
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: HVI South Cat Canyon

#### I. TOTAL STATIONARY SOURCE EMISSIONS

Provide a brief description of operating scenario: Internal Combustion Engines used in support of oil and gas production.

POLLUTANT* (name)	EMISSIONS (tons per year)	PRE-MODIFICATION EMISSIONS (tons per year)	EMISSIONS CHANGE (tons per year)
	No change in er	missions requested for this renewal applic	ation.
			1000

<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.

### EXEMPT EMISSIONS UNITS (Form 1302-H)

☐ APCD USE ONLY ☐

**APCD IDS Processing ID:** 

APCD:

Santa Barbara County Air Pollution Control District

Activity	Description of Activity	Winician Unita	Potential to Emit fo	or each Pallutont
	insignificant activity list/disci			
				174
	THE STATE OF THE S			
			**************************************	
	`			
insignification of the control of th	nt activities are defined in Antender exceed ryear for any regulated HA	2 tons per year poter AP.	itial to emit (PTE) an	y criteria pollutant
Note: Insig				

### COMPLIANCE PLAN (Form 1302-I1)

APCD:	☐ APCD USE ONLY ☐
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

#### 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>
See section 3 of exi	sting Part 70/APCD PTO 8869			
40 CFR 63 Subpart HH	Oil and Natural Gas Production and Natural Gas Transmission and Storage	None.	Exempt – 63.760(e)(1)	6/17/1999
40 CFR 63 Subpart ZZZZ	NESHAP for Stationary Reciprocating Internal Combustion Engines	Caterpillar G- 942 (#6466)	Currently Out-of-	6/15/2004

1 Review APCD SIP Rules, NSPS, NESHAPS, and MACTs.

Milaidafe ( - ......

- 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.

Other Applicable Federal Requirements <sup>5</sup>	Affected Emission Unit	In compliance?	Effective Date
See existing Part 70/APCD PTO 8036	See permit	Yes	3/29/2013
Regulation VIII – New Source Review and Other Associated Rules	N/A	Yes	8/25/2016

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.

\*\*\* If more than one page is used, please ensure that "Santa Barbara APCD", stationary source name and "Form 1302-11" appear on each page. \*\*\*

### COMPLIANCE PLAN (Form 1302-I2)

APCD:	□ APCD USE ONLY □
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

#### 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;
- 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>

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: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon
contains forms or attachments that are not identified	achments that are part of your application. If the application and below, please identify these attachments in the blank space a unsure of the forms and attachments that need to be included in a
Forms included with application	Attachments included with application
_X_ Stationary Source Summary Form Total Stationary Source Emission For Compliance Plan Form Compliance Plan Certification Form Exempt Equipment Form _X_ Certification Statement Form  List other forms or attachments  [ ] check here if additional forms     listed on back	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 Compliance Assurance monitoring protocols Risk management verification per 112(r)
I certify that I am the responsible official, USEPA's 40 CFR Part 70.	as defined in SBCAPCD's Regulation XIII, Rule 1301 or  Date 5/1/2019  Alex Dimtrijevic

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

APCD:	☐ APCD USE ONLY ☐
Santa Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

List Other Forms or Attachments (cont.)
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### STATIONARY SOURCE SUMMARY (Form 1302-A1)

ADCD C A D I C A LI D N A C A LID		
APCD: Santa Barbara County Air Pollution Control District		
COMPANY NAME: HVI Cat Canyon Inc.		
□ APCD USE ONLY □	APCD IDS Processing ID:	
Application #:	Date Application Received:	
Application Filing Fee*:	Date Application Deemed Complete:	
I. SOURCE IDENTIFICATION		
Source Name: South Cat Canyon		
2. Four digit SIC Code: 1311 US	EPA AIRS Plant ID (for APCD use only): 3307	
3. Parent Company (if different than Source Name): HV	√I Cat Canyon Inc.	
4. Mailing Address of Responsible Official: P.O. Box 5		
5. Street Address of Source Location (include Zip Code	e): 6527 Dominion Road, Santa Maria, CA 93454	
6. UTM Coordinates (if required) (see instructions):		
7. Source located within: 50 miles of the state li 50 miles of a Native American Nation [ ] Yes		
8. Type of Organization: [X] Corporation [ ] Sole O	wnership [] Government [] Partnership [] Utility	
Company		
9. Legal Owner's Name: HVI Cat Canyon Inc.		
• • •	tle: Telephone #:	
11. Responsible Official: Alex Dimtrijevic Title: President	*	
12. Plant Site Manager/Contact: Alex Dimtrijevic Title	: President and COO Telephone #:(805) 357-2944	
13. Type of facility: Oil and Gas Production		
14. General description of processes/products: See Sect		
·	r 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 Sec	ction 112(r)] required? [ ] Not Applicable [] Yes [X] No	
(If yes, attach verification that Risk Management Plan	n is registered with appropriate agency or description of status of	
	rding this submittal has already been submitted to the District.	
* Applications submitted without a filing fee will be returned	ed to the applicant immediately as "improper" submittals	

Page \_\_\_\_\_ of \_\_\_\_

SBC APCD (4.03.06)

# STATIONARY SOURCE SUMMARY (Form 1302-A2)

APCD: Santa Barbara County Air Pollution Control District	☐ APCD USE ONLY ☐ APCD IDS Processing ID:		
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon		
II. TYPE OF PERMIT ACTION			
		CURRENT PERMIT (permit number)	EXPIRATION (date)
☐ Initial SBCAPCD's Regulation XIII Application	1		43505
X Permit Renewal		8075	June 2019
☐ Significant Permit Revision*			
☐ Minor Permit Revision*			
☐ Administrative Amendment			
b: [X]  2. Is source operating under a Title V Program Compli  3. For permit modifications, provide a general descript	None of the		ents [Section 112]
*Requires APCD-approved NSR permit prior to a permit	t revision su	bmittal	
SBC APCD (4.03.06)		Pag	e of

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

APCD:	☐ APCD USE ONLY ☐
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

#### I. TOTAL STATIONARY SOURCE EMISSIONS

Provide a brief description of operating scenario: An oil and gas production facility.

POLLUTANT* (name)	EMISSIONS (tons per year)	PRE-MODIFICATION EMISSIONS (tons per year)	EMISSIONS CHANGE (tons per year)
	No change in er	nissions requested for this renewal applic	ration.
x			

<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.

# EXEMPT EMISSIONS UNITS (Form 1302-H)

☐ APCD USE ONLY ☐

APCD:

anta Barbara Cou	nty Air Pollution Control District	APCD IDS Processing ID:
OMPANY NAME IVI Cat Canyon In		SOURCE NAME: South Cat Canyon
Are you clain	<u>-</u>	insignificant? (See definition at bottom of page
I. ACTIVIT	IES CLAIMED TO BE INSIGNIFIC	CANT (Attach supporting calculations)
Activity	Description of Activity/Emission U	nits Potential to Emit for each Pollutant
See existing	insignificant activity list/discussion in cur	rent permit. Table 5.6-1 – Estimated Exempt Emissions
***************************************		
insignification of the control of th		: 1301 (definitions). For an activity to be considered year potential to emit (PTE) any criteria pollutants, an
BC APCD (4.03.06	·)	Page of

### COMPLIANCE PLAN (Form 1302-I1)

APCD:	□ APCD USE ONLY □
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

#### 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> Regulatory Reference <sup>2</sup> Reference <sup>2</sup>		Affected Emission Unit	In compliance?  (yes/no/exempt³)	Effective  Date <sup>4</sup>
See section 3 of existing Part 70/APCD PTO 8075				
40 CFR 63 Subpart HH	Oil and Natural Gas Production and Natural Gas Transmission and Storage	None.	Exempt – 63.760(e)(1)	6/17/1999

- 1 Review APCD SIP Rules, NSPS, NESHAPS, and MACTs.
- 22 Regulatory Reference is the abbreviated citation (c.g. 40 CFR 60 Subpart OOO, APCD Rule 325.H) and Title is the prosaic title 325. (e.g. NSPS Standards of Performance for Nonmetallic Mineral Processing Plants, Crude Oil Production and Separation, Inspection)
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Other Applicable Federal Requirements <sup>5</sup>	Affected Emission Unit	In compliance?	Effective Date
See existing Part 70/APCD PTO 8075	See permit	Yes	3/29/2013
Regulation VIII – New Source Review and Other Associated Rules	N/A	Yes	8/25/2016

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.

<sup>\*\*\*</sup> If more than one page is used, please ensure that "Santa Barbara APCD", stationary source name and "Form 1302-11" appear on each page. \*\*\*

### COMPLIANCE PLAN (Form 1302-I2)

APCD:	□ APCD USE ONLY □
Santa Barbara County Air Pollution Control District	APCD IDS Processing ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

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- ☐ 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 basis¹;
- 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>

Signature of Responsible Official

Date

- 1. Unless a more detailed schedule is expressly required by the applicable federal requirement.
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that the information contained in this application identified above, are true, accurate, and co	as defined in SBCAPCD's Regulation XIII, Rule 1301 or  Leading Date 5/1/2019  Alex Dimtrijevic

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

APCD:	☐ APCD USE ONLY ☐
Santa Barbara County Air Pollution Control District	APCD IDS PROCESSING ID:
COMPANY NAME: HVI Cat Canyon Inc.	SOURCE NAME: South Cat Canyon

	List Other Forms or Attachments (cont.)
* ***	
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