FEDERAL OPERATING PERMIT

A FEDERAL OPERATING PERMIT IS HEREBY ISSUED TO

Southwestern Electric Power Company

AUTHORIZING THE OPERATION OF

H.W. Pirkey Power Plant
Electric Services

LOCATED AT

Harrison County, Texas

Latitude 32° 27’ 45” Longitude 094° 28’ 58”

Regulated Entity Number: RN100214287

This permit is issued in accordance with and subject to the Texas Clean Air Act (TCAA), Chapter 382 of the Texas Health and Safety Code and Title 30 Texas Administrative Code Chapter 122 (30 TAC Chapter 122), Federal Operating Permits. Under 30 TAC Chapter 122, this permit constitutes the permit holder’s authority to operate the site, emission units and affected source listed in this permit. Operations of the site, emission units and affected source listed in this permit are subject to all additional rules or amended rules and orders of the Commission pursuant to the TCAA.

This permit does not relieve the permit holder from the responsibility of obtaining New Source Review authorization for new, modified, or existing facilities in accordance with 30 TAC Chapter 116, Control of Air Pollution by Permits for New Construction or Modification.

The site, emission units and affected source authorized by this permit shall be operated in accordance with 30 TAC Chapter 122, the general terms and conditions, special terms and conditions, and attachments contained herein.

This permit shall expire five years from the date of issuance. The renewal requirements specified in 30 TAC § 122.241 must be satisfied in order to renew the authorization to operate the site, emission units and affected source.

Permit No: O31 Issuance Date: November 22, 2010

For the Commission

\[Signature\]
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GENERAL TERMS AND CONDITIONS

The permit holder shall comply with all terms and conditions contained in 30 TAC § 122.143 (General Terms and Conditions), 30 TAC § 122.144 (Recordkeeping Terms and Conditions), 30 TAC § 122.145 (Reporting Terms and Conditions), and 30 TAC § 122.146 (Compliance Certification Terms and Conditions).

In accordance with 30 TAC § 122.144(1), records of required monitoring data and support information required by this permit, or any applicable requirement codified in this permit, are required to be maintained for a period of five years from the date of the monitoring report, sample, or application unless a longer data retention period is specified in an applicable requirement. The five year record retention period supersedes any less stringent retention requirement that may be specified in a condition of a permit identified in the New Source Review Authorization attachment.

If the permit holder chooses to demonstrate that this permit is no longer required, a written request to void this permit shall be submitted to the Texas Commission on Environmental Quality (TCEQ) by the Responsible Official in accordance with 30 TAC § 122.161(e). The permit holder shall comply with the permit’s requirements, including compliance certification and deviation reporting, until notified by the TCEQ that this permit is voided.

The permit holder shall comply with 30 TAC Chapter 116 by obtaining a New Source Review authorization prior to new construction or modification of emission units located in the area covered by this permit.

All reports required by this permit must include in the submittal a cover letter which identifies the following information: company name, TCEQ regulated entity number, air account number (if assigned), site name, area name (if applicable), and Air Permits Division permit number(s).

SPECIAL TERMS AND CONDITIONS:

Emission Limitations and Standards, Monitoring and Testing, and Recordkeeping and Reporting:

1. Permit holder shall comply with the following requirements:

   A. Emission units (including groups and processes) in the Applicable Requirements Summary attachment shall meet the limitations, standards, equipment specifications, monitoring, recordkeeping, reporting, testing, and other requirements listed in the Applicable Requirements Summary attachment to assure compliance with the permit.

   B. The textual description in the column titled “Textual Description” in the Applicable Requirements Summary attachment is not enforceable and is not deemed as a substitute for the actual regulatory language. The Textual Description is provided for information purposes only.
C. A citation listed on the Applicable Requirements Summary attachment, which has a notation [G] listed before it, shall include the referenced section and subsection for all commission rules, or paragraphs for all federal and state regulations and all subordinate paragraphs, subparagraphs and clauses, subclauses, and items contained within the referenced citation as applicable requirements.

D. Emission units subject to 40 CFR Part 63, Subpart ZZZZ as identified in the attached Applicable Requirements Summary table are subject to 30 TAC Chapter 113, Subchapter C, § 1090 which incorporates the 40 CFR Part 63 Subpart by reference.

E. For the purpose of generating discrete emission reduction credits through 30 TAC Chapter 101, Subchapter H, Division 4 (Discrete Emission Credit Banking and Trading), the permit holder shall comply with the following requirements:

(i) Title 30 TAC § 101.372 (relating to General Provisions)

(ii) Title 30 TAC § 101.373 (relating to Discrete Emission Reduction Credit Generation and Certification)

(iii) Title 30 TAC § 101.378 (relating to Discrete Emission Credit Banking and Trading)

(iv) The terms and conditions by which the emission limits are established to generate the discrete reduction credit are applicable requirements of this permit

2. The permit holder shall comply with the following sections of 30 TAC Chapter 101 (General Air Quality Rules):

A. Title 30 TAC § 101.1 (relating to Definitions), insofar as the terms defined in this section are used to define the terms used in other applicable requirements

B. Title 30 TAC § 101.3 (relating to Circumvention)

C. Title 30 TAC § 101.8 (relating to Sampling), if such action has been requested by the TCEQ

D. Title 30 TAC § 101.9 (relating to Sampling Ports), if such action has been requested by the TCEQ

E. Title 30 TAC § 101.10 (relating to Emissions Inventory Requirements)

F. Title 30 TAC § 101.201 (relating to Emission Event Reporting and Recordkeeping Requirements)
G. Title 30 TAC § 101.211 (relating to Scheduled Maintenance, Startup, and Shutdown Reporting and Recordkeeping Requirements)

H. Title 30 TAC § 101.221 (relating to Operational Requirements)

I. Title 30 TAC § 101.222 (relating to Demonstrations)

J. Title 30 TAC § 101.223 (relating to Actions to Reduce Excessive Emissions)

3. Permit holder shall comply with the following requirements of 30 TAC Chapter 111:

A. Visible emissions from stationary vents with a flow rate of less than 100,000 actual cubic feet per minute and constructed after January 31, 1972 that are not listed in the Applicable Requirements Summary attachment for 30 TAC Chapter 111, Subchapter A, Division 1, shall not exceed 20% opacity averaged over a six-minute period. The permit holder shall comply with the following requirements for stationary vents at the site subject to this standard:

(i) Title 30 TAC § 111.111(a)(1)(B) (relating to Requirements for Specified Sources)

(ii) Title 30 TAC § 111.111(a)(1)(E)

(iii) Title 30 TAC § 111.111(a)(1)(F)(i), (ii), (iii), or (iv)

(iv) For emission units with vent emissions subject to 30 TAC § 111.111(a)(1)(B), complying with 30 TAC § 111.111(a)(1)(F)(ii), (iii), or (iv), and capable of producing visible emissions from (but not limited to) particulate matter, acid gases, and NOx, the permit holder shall also comply with the following periodic monitoring requirements for the purpose of annual compliance certification under 30 TAC § 122.146. These periodic monitoring requirements do not apply to vents that do not emit visible emissions such as vents that emit only VOC or vents that provide passive ventilation, such as plumbing vents; or vents that are subject to the emission limitation of 30 TAC § 111.111(a)(1)(B) and Compliance Assurance Monitoring, as specified in the attached “Applicable Requirements Summary” and “Additional Monitoring Requirements:”

(1) An observation of stationary vents from emission units in operation shall be conducted at least once during each calendar quarter unless the emission unit is not operating for the entire quarter.

(2) For stationary vents from a combustion source, if an alternative to the normally fired fuel is fired for a period greater than or equal to 24 consecutive hours, the permit holder shall conduct an observation of the stationary vent for each such period to determine if visible emissions are present. If such period is greater than 3 months,
observations shall be conducted once during each quarter. Supplementing the normally fired fuel with natural gas or fuel gas to increase the net heating value to the minimum required value does not constitute creation of an alternative fuel.

(3) Records of all observations shall be maintained.

(4) Visible emissions observations of emission units operated during daylight hours shall be conducted no earlier than one hour after sunrise and no later than one hour before sunset. Visible emissions observations of emission units operated only at night must be made with additional lighting and the temporary installation of contrasting backgrounds. Visible emissions observations shall be made during times when the activities described in 30 TAC § 111.111(a)(1)(E) are not taking place. Visible emissions shall be determined with each stationary vent in clear view of the observer. The observer shall be at least 15 feet, but not more than 0.25 mile, away from each stationary vent during the observation. For outdoor locations, the observer shall select a position where the sun is not directly in the observer’s eyes. When condensed water vapor is present within the plume, as it emerges from the emissions outlet, observations must be made beyond the point in the plume at which condensed water vapor is no longer visible. When water vapor within the plume condenses and becomes visible at a distance from the emissions outlet, the observation shall be evaluated at the outlet prior to condensation of water vapor. A certified opacity reader is not required for visible emissions observations.

(5) Compliance Certification:

(a) If visible emissions are not present during the observation, the RO may certify that the source is in compliance with the applicable opacity requirement in 30 TAC § 111.111(a)(1) and (a)(1)(B).

(b) However, if visible emissions are present during the observation, the permit holder shall either list this occurrence as a deviation on the next deviation report as required under 30 TAC § 122.145(2) or conduct the appropriate opacity test specified in 30 TAC § 111.111(a)(1)(F) to determine if the source is in compliance with the opacity requirements. If an opacity test is performed and the source is determined to be in compliance, the RO may certify that the source is in compliance with the applicable opacity requirement. However, if an opacity test is performed and the source is determined to be out of compliance, the permit holder shall
list this occurrence as a deviation on the next deviation report as required under 30 TAC § 122.145(2). The opacity test must be performed by a certified opacity reader.

(c) Some vents may be subject to multiple visible emission or monitoring requirements. All credible data must be considered when certifying compliance with this requirement even if the observation or monitoring was performed to demonstrate compliance with a different requirement.

B. For visible emissions from a building, enclosed facility, or other structure; the permit holder shall comply with the following requirements:

(i) Title 30 TAC § 111.111(a)(7)(A) (relating to Requirements for Specified Sources)

(ii) Title 30 TAC § 111.111(a)(7)(B)(i) or (ii)

(iii) For a building containing an air emission source, enclosed facility, or other structure containing or associated with an air emission source subject to 30 TAC § 111.111(a)(7)(A), complying with 30 TAC § 111.111(a)(7)(B)(i) or (ii), and capable of producing visible emissions from (but not limited to) particulate matter, acid gases, and NO\textsubscript{x}, the permit holder shall also comply with the following periodic monitoring requirements for the purpose of annual compliance certification under 30 TAC § 122.146:

(1) An observation of visible emissions from a building containing an air emission source, enclosed facility, or other structure containing or associated with an air emission source which is required to comply with 30 TAC § 111.111(a)(7)(A) shall be conducted at least once during each calendar quarter unless the air emission source or enclosed facility is not operating for the entire quarter.

(2) Records of all observations shall be maintained.

(3) Visible emissions observations of air emission sources or enclosed facilities operated during daylight hours shall be conducted no earlier than one hour after sunrise and no later than one hour before sunset. Visible emissions observations of air emission sources or enclosed facilities operated only at night must be made with additional lighting and the temporary installation of contrasting backgrounds. Visible emissions shall be determined with each emissions outlet in clear view of the observer. The observer shall be at least 15 feet, but not more than 0.25 mile, away from each emissions outlet during the observation. For outdoor locations, the observer shall select a position where the sun is not directly in the observer’s eyes. When
condensed water vapor is present within the plume, as it emerges from the emissions outlet, observations must be made beyond the point in the plume at which condensed water vapor is no longer visible. When water vapor within the plume condenses and becomes visible at a distance from the emissions outlet, the observation shall be evaluated at the outlet prior to condensation of water vapor. A certified opacity reader is not required for visible emissions observations.

(4) Compliance Certification:

(a) If visible emissions are not present during the observation, the RO may certify that the source is in compliance with the applicable opacity requirement in 30 TAC § 111.111(a)(7) and (a)(7)(A)

(b) However, if visible emissions are present during the observation, the permit holder shall either list this occurrence as a deviation on the next deviation report as required under 30 TAC § 122.145(2) or conduct the appropriate opacity test specified in 30 TAC § 111.111(a)(7)(B) to determine if the source is in compliance with the opacity requirements. If an opacity test is performed and the source is determined to be in compliance, the RO may certify that the source is in compliance with the applicable opacity requirement. However, if an opacity test is performed and the source is determined to be out of compliance, the permit holder shall list this occurrence as a deviation on the next deviation report as required under 30 TAC § 122.145(2). The opacity test must be performed by a certified opacity reader.

C. For visible emissions from all other sources not specified in 30 TAC § 111.111(a)(1), (4), or (7); the permit holder shall comply with the following requirements:

(i) Title 30 TAC § 111.111(a)(8)(A) (relating to Requirements for Specified Sources)

(ii) Title 30 TAC § 111.111(a)(8)(B)(i) or (ii)

(iii) For a source subject to 30 TAC § 111.111(a)(8)(A), complying with 30 TAC § 111.111(a)(8)(B)(i) or (ii), and capable of producing visible emissions from, but not limited to, particulate matter, acid gases, and NOₓ, the permit holder shall also comply with the following periodic monitoring requirements for the purpose of annual compliance certification under 30 TAC § 122.146:
(1) An observation of visible emissions from a source which is required to comply with 30 TAC § 111.111(a)(8)(A) shall be conducted at least once during each calendar quarter unless the source is not operating for the entire quarter.

(2) Records of all observations shall be maintained.

(3) Visible emissions observations of sources operated during daylight hours shall be conducted no earlier than one hour after sunrise and no later than one hour before sunset. Visible emissions observations of sources operated only at night must be made with additional lighting and the temporary installation of contrasting backgrounds. Visible emissions shall be determined with each source in clear view of the observer. The observer shall be at least 15 feet, but not more than 0.25 mile, away from each source during the observation. For outdoor locations, the observer shall select a position where the sun is not directly in the observer’s eyes. When condensed water vapor is present within the plume, as it emerges from the emissions outlet, observations must be made beyond the point in the plume at which condensed water vapor is no longer visible. When water vapor within the plume condenses and becomes visible at a distance from the emissions outlet, the observation shall be evaluated at the outlet prior to condensation of water vapor. A certified opacity reader is not required for visible emissions observations.

(4) Compliance Certification:

(a) If visible emissions are not present during the observation, the RO may certify that the source is in compliance with the applicable opacity requirement in 30 TAC § 111.111(a)(8) and (a)(8)(A)

(b) However, if visible emissions are present during the observation, the permit holder shall either list this occurrence as a deviation on the next deviation report as required under 30 TAC § 122.145(2) or conduct the appropriate opacity test specified in 30 TAC § 111.111(a)(8)(B) to determine if the source is in compliance with the opacity requirements. If an opacity test is performed and the source is determined to be in compliance, the RO may certify that the source is in compliance with the applicable opacity requirement. However, if an opacity test is performed and the source is determined to be out of compliance, the permit holder shall list this occurrence as a deviation on the next deviation report as required under 30 TAC § 122.145(2). The opacity test must be performed by a certified opacity reader.
D. Certification of opacity readers determining opacities under Method 9 (as outlined in 40 CFR Part 60, Appendix A) to comply with opacity monitoring requirements shall be accomplished by completing the Visible Emissions Evaluators Course, or approved agency equivalent, no more than 180 days before the opacity reading.

E. For emission units with contributions from uncombined water, the permit holder shall comply with the requirements of 30 TAC § 111.111(b).

F. Emission limits on nonagricultural processes, except for the steam generators specified in 30 TAC § 111.153, shall comply with the following requirements:

(i) Emissions of PM from any source may not exceed the allowable rates as required in 30 TAC § 111.151(a) (relating to Allowable Emissions Limits)

(ii) Sources with an effective stack height \( (h_e) \) less than the standard effective stack height \( (H_e) \), must reduce the allowable emission level by multiplying it by \( \left[ h_e/H_e \right]^2 \) as required in 30 TAC § 111.151(b)

(iii) Effective stack height shall be calculated by the equation specified in 30 TAC § 111.151(c)

G. Outdoor burning, as stated in 30 TAC § 111.201, shall not be authorized unless the following requirements are satisfied:

(i) Title 30 TAC § 111.205 (relating to Exception for Fire Training)

(ii) Title 30 TAC § 111.207 (relating to Exception for Recreation, Ceremony, Cooking, and Warmth)

(iii) Title 30 TAC § 111.209 (relating to Exception for Disposal Fires)

(iv) Title 30 TAC § 111.219 (relating to General Requirements for Allowable Outdoor Burning)

(v) Title 30 TAC § 111.221 (relating to Responsibility for Consequences of Outdoor Burning)

4. Permit holder shall comply with the following 30 TAC Chapter 115, Subchapter C requirements:

A. When filling gasoline storage vessels with a nominal capacity greater than 1,000 gallons (Stage I) at motor vehicle fuel dispensing facilities, which have dispensed less than 125,000 gallons of gasoline in any calendar month after January 1, 1999, the permit holder shall comply with the following requirements specified in 30 TAC Chapter 115, Subchapter C:

(i) Title 30 TAC § 115.222(7) (relating to Control Requirements)
5. The permit holder shall comply with the following requirements for units subject to any subpart of 40 CFR Part 60, unless otherwise stated in the applicable subpart:

A. Title 40 CFR § 60.7 (relating to Notification and Recordkeeping)

B. Title 40 CFR § 60.8 (relating to Performance Tests)

C. Title 40 CFR § 60.11 (relating to Compliance with Standards and Maintenance Requirements)

D. Title 40 CFR § 60.12 (relating to Circumvention)

E. Title 40 CFR § 60.13 (relating to Monitoring Requirements)

F. Title 40 CFR § 60.14 (relating to Modification)

G. Title 40 CFR § 60.15 (relating to Reconstruction)

H. Title 40 CFR § 60.19 (relating to General Notification and Reporting Requirements)

6. The permit holder shall comply with certified registrations submitted to the TCEQ for purposes of establishing federally enforceable emission limits. A copy of the certified registration shall be maintained with the permit. Records sufficient to demonstrate compliance with the established limits shall be maintained. The certified registration and records demonstrating compliance shall be provided, on request, to representatives of the appropriate TCEQ regional office and any local air pollution control agency having jurisdiction over the site. The permit holder shall submit updated certified registrations when changes at the site require establishment of new emission limits. If changes result in emissions that do not remain below major source thresholds, the permit holder shall submit a revision application to codify the appropriate requirements in the permit.

Additional Monitoring Requirements

7. Unless otherwise specified, the permit holder shall comply with the compliance assurance monitoring requirements as specified in the attached “CAM Summary” upon issuance of the permit. In addition, the permit holder shall comply with the following:

A. The permit holder shall comply with the terms and conditions contained in 30 TAC § 122.147 (General Terms and Conditions for Compliance Assurance Monitoring).
B. The permit holder shall report, consistent with the averaging time identified in the “CAM Summary,” deviations as defined by the deviation limit in the “CAM Summary.” Any monitoring data below a minimum limit or above a maximum limit, that is collected in accordance with the requirements specified in 40 CFR § 64.7(c), shall be reported as a deviation. Deviations shall be reported according to 30 TAC § 122.145 (Reporting Terms and Conditions).

C. The permit holder may elect to collect monitoring data on a more frequent basis and average the data, consistent with the averaging time specified in the “CAM Summary,” for purposes of determining whether a deviation has occurred. However, the additional data points must be collected on a regular basis. In no event shall data be collected and used in particular instances in order to avoid reporting deviations. All monitoring data shall be collected in accordance with the requirements specified in 40 CFR § 64.7(c).

D. The permit holder shall operate the monitoring, identified in the attached “CAM Summary,” in accordance with the provisions of 40 CFR § 64.7.

8. The permit holder shall comply with the periodic monitoring requirements as specified in the attached “Periodic Monitoring Summary” upon issuance of the permit. Except for, as applicable, monitoring malfunctions, associated repairs, and required quality assurance or control activities (including, as applicable, calibration checks and required zero and span adjustments), the permit holder shall conduct all monitoring in continuous operation (or shall collect data at all required intervals) at all times that the pollutant-specific emissions unit is operating. The permit holder may elect to collect monitoring data on a more frequent basis and average the data, consistent with the averaging time specified in the “Periodic Monitoring Summary,” for purposes of determining whether a deviation has occurred. However, the additional data points must be collected on a regular basis. In no event shall data be collected and used in particular instances to avoid reporting deviations. Deviations shall be reported according to 30 TAC § 122.145 (Reporting Terms and Conditions).

New Source Review Authorization Requirements

9. Permit holder shall comply with the requirements of New Source Review authorizations issued or claimed by the permit holder for the permitted area, including permits, permits by rule, standard permits, flexible permits, special permits, permits for existing facilities including Voluntary Emissions Reduction Permits and Electric Generating Facility Permits issued under 30 TAC Chapter 116, Subchapter I, or special exemptions referenced in the New Source Review Authorization References attachment. These requirements:

A. Are incorporated by reference into this permit as applicable requirements

B. Shall be located with this operating permit

C. Are not eligible for a permit shield
10. The permit holder shall comply with the general requirements of 30 TAC Chapter 106, Subchapter A or the general requirements, if any, in effect at the time of the claim of any PBR.

11. The permit holder shall maintain records to demonstrate compliance with any emission limitation or standard that is specified in a permit by rule (PBR) or Standard Permit listed in the New Source Review Authorizations attachment. The records shall yield reliable data from the relevant time period that are representative of the emission unit’s compliance with the PBR or Standard Permit. These records may include, but are not limited to, production capacity and throughput, hours of operation, material safety data sheets (MSDS), chemical composition of raw materials, speciation of air contaminant data, engineering calculations, maintenance records, fugitive data, performance tests, capture/control device efficiencies, direct pollutant monitoring (CEMS, COMS, or PEMS), or control device parametric monitoring. These records shall be made readily accessible and available as required by 30 TAC § 122.144.

A. If applicable, monitoring of control device performance or general work practice standards shall be made in accordance with the TCEQ Periodic Monitoring Guidance document.

B. Any monitoring or recordkeeping data indicating noncompliance with the PBR or Standard Permit shall be considered and reported as a deviation according to 30 TAC § 122.145 (Reporting Terms and Conditions).

12. The permit holder shall comply with the following requirements for Air Quality Standard Permits:

A. Registration requirements listed in 30 TAC § 116.611, unless otherwise provided for in an Air Quality Standard Permit

B. General Conditions listed in 30 TAC § 116.615, unless otherwise provided for in an Air Quality Standard Permit

C. Applicable requirements of 30 TAC § 116.617 for Pollution Control Projects based on the information contained in the registration application.

**Compliance Requirements**

13. The permit holder shall certify compliance in accordance with 30 TAC § 122.146. The permit holder shall comply with 30 TAC § 122.146 using at a minimum (but not limited to) the continuous or intermittent compliance method data from monitoring, recordkeeping, reporting, or testing required by the permit and any other credible evidence or information. The certification period may not exceed 12 months and the certification must be submitted within 30 days after the end of the period being certified.
14. Permit holder shall comply with the following 30 TAC Chapter 117 requirements:

   A. The permit holder shall comply with the compliance schedule as required in 30 TAC § 117.9300 for electric utilities in East and Central Texas.

15. Use of Discrete Emission Credits to comply with the applicable requirements:

   A. Unless otherwise prohibited, the permit holder may use discrete emission credits to comply with the following applicable requirements listed elsewhere in this permit:

      (i) Title 30 TAC Chapter 115

      (ii) Title 30 TAC Chapter 117

      (iii) If applicable, offsets for Title 30 TAC Chapter 116

      (iv) Temporarily exceed state NSR permit allowables

   B. The permit holder shall comply with the following requirements in order to use the credit to comply with the applicable requirements:

      (i) The permit holder must notify the TCEQ according to 30 TAC § 101.376(d)

      (ii) The discrete emission credits to be used must meet all the geographic, timeliness, applicable pollutant type, and availability requirements listed in 30 TAC Chapter 101, Subchapter H, Division 4

      (iii) The executive director has approved the use of the discrete emission credits according to 30 TAC § 101.376(d)(1)(A)

      (iv) The permit holder keeps records of the use of credits towards compliance with the applicable requirements in accordance with 30 TAC § 101.372(h) and 30 TAC Chapter 122

16. The permit holder may comply with the following 30 TAC Chapter 101, Subchapter H, Division 5 (System Cap Trading) Requirements for an electric generating facility participating in a system cap:

   A. Title 30 TAC § 101.383 (relating to General Provisions)

   B. Title 30 TAC § 101.385 (relating to Recordkeeping and Reporting)

**Protection of Stratospheric Ozone**

17. Permit holders at a site subject to Title VI of the FCAA Amendments shall meet the following requirements for protection of stratospheric ozone.
A. Any on-site servicing, maintenance, and repair on refrigeration and nonmotor vehicle air-conditioning appliances using ozone-depleting refrigerants or non-exempt substitutes shall be conducted in accordance with 40 CFR Part 82, Subpart F. Permit holders shall ensure that repairs on or refrigerant removal from refrigeration and nonmotor vehicle air-conditioning appliances using ozone-depleting refrigerants are performed only by properly certified technicians using certified equipment. Records shall be maintained as required by 40 CFR Part 82, Subpart F.

Temporary Fuel Shortages (30 TAC § 112.15)

18. The permit holder shall comply with the following 30 TAC Chapter 112 requirements:

   A. Title 30 TAC § 112.15 (relating to Temporary Fuel Shortage Plan Filing Requirements)

   B. Title 30 TAC § 112.16(a), (a)(1), and (a)(2)(B) - (c) (relating to Temporary Fuel Shortage Plan Operating Requirements)

   C. Title 30 TAC § 112.17 (relating to Temporary Fuel Shortage Plan Notification Procedures)

   D. Title 30 TAC § 112.18 (relating to Temporary Fuel Shortage Plan Reporting Requirements)

Agreed Order Requirements

19. The permit holder shall comply with the site specific requirements for the Pirkey Power Plant contained in the attached Agreed Order, Docket No. 201-0878-RUL, as part of the Northeast Texas Region Ozone (SIP) revision, dated March 13, 2002.

Permit Location

20. The permit holder shall maintain a copy of this permit and records related to requirements listed in this permit on-site.

Permit Shield (30 TAC § 122.148)

21. A permit shield is granted for the emission units, groups, or processes specified in the attached “Permit Shield.” Compliance with the conditions of the permit shall be deemed compliance with the specified potentially applicable requirements or specified potentially applicable state-only requirements listed in the attachment “Permit Shield.” Permit shield provisions shall not be modified by the executive director until notification is provided to the permit holder. No later than 90 days after notification of a change in a determination made by the executive director, the permit holder shall apply for the appropriate permit revision to reflect the new determination. Provisional terms are not eligible for this permit shield. Any term or condition, under a permit shield, shall not be protected by the permit shield if it is replaced by a provisional term or condition or the basis of the term and condition changes.
Acid Rain Permit Requirements

22. For unit P-16 (identified in the Certificate of Representation as unit 1), located at the affected source identified by ORIS/Facility code 7902, the designated representative and the owner or operator, as applicable, shall comply with the following Acid Rain Permit requirements.

A. General Requirements

(i) Under 30 TAC § 122.12(1) and 40 CFR Part 72, the Acid Rain Permit requirements contained here are a separable portion of the Federal Operating Permit (FOP) and have an independent public comment process which may be separate from, or combined with the FOP.

(ii) The owner and operator shall comply with the requirements of 40 CFR Part 72 and 40 CFR Part 76. Any noncompliance with the Acid Rain Permit will be considered noncompliance with the FOP and may be subject to enforcement action.

(iii) The owners and operators of the affected source shall operate the source and the unit in compliance with the requirements of this Acid Rain Permit and all other applicable State and federal requirements.

(iv) The owners and operators of the affected source shall comply with the General Terms and Conditions of the FOP that incorporates this Acid Rain Permit.

(v) The term for the Acid Rain permit shall commence with the issuance of the FOP that incorporates the Acid Rain permit and shall be run concurrent with the remainder of the term of the FOP. Renewal of the Acid Rain permit shall coincide with the renewal of the FOP that incorporates the Acid Rain permit and subsequent terms shall be no more than five years from the date of renewal of the FOP and run concurrent with the permit term of the FOP.

B. Monitoring Requirements

(i) The owners and operators, and the designated representative, of the affected source and each affected unit at the source shall comply with the monitoring requirements contained 40 CFR Part 75.

(ii) The emissions measurements recorded and reported in accordance with 40 CFR Part 75 and any other credible evidence shall be used to determine compliance by the affected source with the acid rain emissions limitations and emissions reduction requirements for SO₂ and NOₓ under the ARP.
(iii) The requirements of 40 CFR Part 75 shall not affect the responsibility of the owners and operators to monitor emission of other pollutants or other emissions characteristics at the unit under other applicable requirements of the FCAA Amendments (42 U.S.C. 7401, as amended November 15, 1990) and other terms and conditions of the operating permit for the source.

C. SO₂ emissions requirements

(i) The owners and operators of each source and each affected unit at the source shall comply with the applicable acid rain emissions limitations for SO₂.

(ii) As of the allowance transfer deadline the owners and operators of the affected source and each affected unit at the source shall hold, in the unit’s compliance subaccount, allowances in an amount not less than the total annual emissions of SO₂ for the previous calendar year.

(iii) Each ton of SO₂ emitted in excess of the acid rain emissions limitations for SO₂ shall constitute a separate violation of the FCAA amendments.

(iv) An affected unit shall be subject to the requirements under (i) and (ii) of the SO₂ emissions requirements as follows:

(1) Starting January 1, 2000, an affected unit under 40 CFR § 72.6(a)(2); or

(2) Starting on the later of January 1, 2000 or the deadline for monitor certification under 40 CFR Part 75, an affected unit under 40 CFR § 72.6(a)(3).

(v) Allowances shall be held in, deducted from, or transferred into or among Allowance Tracking System accounts in accordance with the requirements of the ARP.

(vi) An allowance shall not be deducted, for compliance with the requirements of this permit, in a calendar year before the year for which the allowance was allocated.

(vii) An allowance allocated by the EPA Administrator or under the ARP is a limited authorization to emit SO₂ in accordance with the ARP. No provision of the ARP, Acid Rain permit application, this Acid Rain Permit, or an exemption under 40 CFR §§ 72.7 or 72.8 and no provision of law shall be construed to limit the authority of the United States to terminate or limit such authorization.

(viii) An allowance allocated by the EPA Administrator under the ARP does not constitute a property right.
D. NO\textsubscript{x} Emission Requirements

(i) The owners and operators of the source and each affected unit at the source shall comply with the applicable acid rain emissions limitations for NO\textsubscript{x} under 40 CFR Part 76.

E. Excess emissions requirements for SO\textsubscript{2} and NO\textsubscript{x}.

(i) The designated representative of an affected unit that has excess emissions in any calendar year shall submit a proposed offset plan, as required under 40 CFR Part 77.

(ii) If an affected source has excess emissions in any calendar year shall, as required by 40 CFR Part 77:

(1) Pay, without demand, the penalty required and pay, upon demand, the interest on that penalty.

(2) Comply with the terms of an approved offset plan.

F. Recordkeeping and Reporting Requirements

(i) Unless otherwise provided, the owners and operators of the affected source and each affected unit at the source shall keep on-site at the source each of the following documents for a period of five years from the date the document is created. This period may be extended for cause, at any time before the end of five years, in writing by the permitting authority or the EPA Administrator.

(1) The certificate of representation for the designated representative for the source and each affected unit and all documents that demonstrate the truth of the statements in the certificate of representation, in accordance with 40 CFR § 72.24; provided that the certificate and documents shall be retained on-site at the source beyond such five-year period until such documents are superseded because of the submission of a new certificate of representation changing the designated representative.

(2) All emissions monitoring information, in accordance with 40 CFR Part 75, provided that to the extent that 40 CFR Part 75 provides for a three-year period for recordkeeping (rather than a five-year period cited in 30 TAC § 122.144), the three-year period shall apply.

(3) Copies of all reports, compliance certifications, and other submissions and all records made or required under the ARP or relied upon for compliance certification.
(4) Copies of all documents used to complete a acid rain permit application and any other submission under the ARP or to demonstrate compliance with the requirements of the ARP.

(ii) The designated representative of an affected source and each affected unit at the source shall submit the reports required under the ARP including those under 40 CFR Part 72, Subpart I and 40 CFR Part 75.

G. Liability

(i) Any person who knowingly violates any requirement or prohibition of the ARP, a complete acid rain permit application, an acid rain permit, or a written exemption under 40 CFR §§ 72.7 or 72.8, including any requirement for the payment of any penalty owed to the United States, shall be subject to enforcement pursuant to FCAA § 113(c).

(ii) Any person who knowingly makes a false, material statement in any record, submission, or report under the ARP shall be subject to criminal enforcement pursuant to FCAA § 113(c) and 18 U.S.C. 1001.

(iii) No permit revision shall excuse any violation of the requirements of the ARP that occurs prior to the date that the revision takes effect.

(iv) The affected source and each affected unit shall meet the requirements of the ARP contained in 40 CFR Parts 72 through 78.

(v) Any provision of the ARP that applies to an affected source or the designated representative of an affected source shall also apply to the owners and operators of such source and of the affected units at the source.

(vi) Any provision of the ARP that applies to an affected unit (including a provision applicable to the DR of an affected unit) shall also apply to the owners and operators of such unit. Except as provided under 40 CFR § 72.44 (Phase II repowering extension plans) and 40 CFR § 76.11 (NOx averaging plans), and except with regard to the requirements applicable to units with a common stack under 40 CFR Part 75 (including 40 CFR §§ 75.16, 75.17, and 75.18), the owners and operators and the DR of one affected unit shall not be liable for any violation by any other affected unit of which they are not owners or operators or the DR and that is located at a source of which they are not owners or operators or the DR.

(vii) Each violation of a provision of 40 CFR Parts 72, 73, 74, 75, 76, 77, and 78 by an affected source or affected unit, or by an owner or operator or DR of such source or unit, shall be a separate violation of the FCAA Amendments.
H. Effect on other authorities. No provision of the ARP, an acid rain permit application, an acid rain permit, or an exemption under 40 CFR §§ 72.7 or 72.8 shall be construed as:

(i) Except as expressly provided in Title IV of the FCAA Amendments, exempting or excluding the owners and operators and, to the extent applicable, the DR of an affected source or affected unit from compliance with any other provision of the FCAA Amendments, including the provisions of Title I of the FCAA Amendments relating to applicable National Ambient Air Quality Standards or State Implementation Plans.

(ii) Limiting the number of allowances a unit can hold; provided, that the number of allowances held by the unit shall not affect the source’s obligation to comply with any other provisions of the FCAA Amendments.

(iii) Requiring a change of any kind in any state law regulating electric utility rates and charges, affecting any state law regarding such state regulation, or limiting such state regulation, including any prudence review requirements under such state law.

(iv) Modifying the Federal Power Act or affecting the authority of the Federal Energy Regulatory Commission under the Federal Power Act; or,

(v) Interfering with or impairing any program for competitive bidding for power supply in a state in which such program is established.

I. The number of SO₂ allowances allocated by the EPA in 40 CFR Part 73 is enforceable only by the EPA Administrator.

Clean Air Interstate Permit Requirements

23. For unit P-16 (identified in the Certificate of Representation as Unit 1), located at the site identified by ORIS/Facility code 7902, the designated representative and the owner or operator, as applicable, shall comply with the following Clean Air Interstate Rule (CAIR) Permit requirements. Until approval of the Texas CAIR SIP, the permit holder shall comply with the equivalent requirements of 40 CFR Part 97 in place of the referenced 40 CFR Part 96 requirements in the Texas CAIR permit and 30 TAC Chapter 122 requirements.

A. General Requirements

(i) Under 30 TAC § 122.420(b) and 40 CFR §§ 96.120(b) and 96.220(b) the CAIR Permit requirements contained here are a separable portion of the Federal Operating Permit (FOP).

(ii) The owners and operators of the CAIR NOₓ and the CAIR SO₂ source shall operate the source and the unit in compliance with the requirements of this CAIR permit and all other applicable State and federal requirements.
(iii) The owners and operators of the CAIR NO\textsubscript{x} and the CAIR SO\textsubscript{2} source shall comply with the General Terms and Conditions of the FOP that incorporates this CAIR Permit.

(iv) The term for the initial CAIR permit shall commence with the issuance of the revision containing the CAIR permit and shall be the remaining term for the FOP that incorporates the CAIR permit. Renewal of the initial CAIR permit shall coincide with the renewal of the FOP that incorporates the CAIR permit and subsequent terms shall be no more than five years from the date of renewal of the FOP and run concurrent with the permit term of the FOP.

B. Monitoring and Reporting Requirements

(i) The owners and operators, and the CAIR designated representative, of the CAIR NO\textsubscript{x} source and each CAIR NO\textsubscript{x} unit at the source shall comply with the monitoring, reporting, and recordkeeping requirements contained 40 CFR Part 96, Subpart HH.

(ii) The owners and operators, and the CAIR designated representative, of the CAIR SO\textsubscript{2} source and each CAIR SO\textsubscript{2} unit at the source shall comply with the monitoring, reporting, and recordkeeping requirements contained 40 CFR Part 96, Subpart HHH.

(iii) The emissions measurements recorded and reported in accordance with 40 CFR Part 96, Subpart HH and any other credible evidence shall be used to determine compliance by the CAIR NO\textsubscript{x} source with the CAIR NO\textsubscript{x} emissions limitation.

(iv) The emissions measurements recorded and reported in accordance with 40 CFR Part 96, Subpart HHH and any other credible evidence shall be used to determine compliance by the CAIR SO\textsubscript{2} source with the CAIR SO\textsubscript{2} emissions limitation.

C. NO\textsubscript{x} emissions requirements

(i) As of the allowance transfer deadline for a control period, the owners and operators of the CAIR NO\textsubscript{x} source and each CAIR NO\textsubscript{x} unit at the source shall hold, in the source’s compliance account, CAIR NO\textsubscript{x} allowances available for compliance deductions for the control period under 40 CFR § 96.154(a) in an amount not less than the tons of total nitrogen oxides emissions for the control period from all CAIR NO\textsubscript{x} units at the source, as determined in accordance the requirements 40 CFR Part 96, Subpart HH.
(ii) A CAIR NO\textsubscript{x} unit shall be subject to the requirements of paragraph C(i) of this CAIR Permit starting on the later of January 1, 2009, or the deadline for meeting the unit’s monitor certification requirements under 40 CFR § 96.170(b)(1), (2), or (5).

(iii) A CAIR NO\textsubscript{x} allowance shall not be deducted, for compliance with the requirements of this permit, for a control period in a calendar year before the year for which the CAIR NO\textsubscript{x} allowance was allocated.

(iv) CAIR NO\textsubscript{x} allowances shall be held in, deducted from or transferred into or among CAIR NO\textsubscript{x} Allowance Tracking System accounts in accordance with the requirements of 40 CFR Part 96, Subpart FF or Subpart GG.

(v) A CAIR NO\textsubscript{x} allowance is a limited authorization to emit one ton of nitrogen oxides in accordance with the CAIR NO\textsubscript{x} Annual Trading Program. No provision of the CAIR NO\textsubscript{x} Annual Trading Program, the CAIR permit application, the CAIR permit, or an exemption under 40 CFR § 96.105 and no provision of law shall be construed to limit the authority of the State or the United States to terminate or limit such authorization.

(vi) A CAIR NO\textsubscript{x} allowance does not constitute a property right.

(vii) Upon recordation by the Administrator under 40 CFR Part 96, Subpart FF or Subpart GG, every allocation, transfer, or deduction of a CAIR NO\textsubscript{x} allowance to or from a CAIR NO\textsubscript{x} unit’s compliance account is incorporated automatically in this CAIR permit.

D. NO\textsubscript{x} excess emissions requirement

(i) If a CAIR NO\textsubscript{x} source emits nitrogen oxides during any control period in excess of the CAIR NO\textsubscript{x} emissions limitation, the owners and operators of the source and each CAIR NO\textsubscript{x} unit at the source shall surrender the CAIR NO\textsubscript{x} allowances required for deduction under 40 CFR § 96.154(d)(1) and pay any fine, penalty, or assessment or comply with any other remedy imposed, for the same violations, under the Clean Air Act or applicable State law.

(ii) Each ton of such excess emissions and each day of such control period shall constitute a separate violation of 40 CFR Part 96, Subpart AA, the Clean Air Act, and applicable State law.

E. SO\textsubscript{2} emissions requirements

(i) As of the allowance transfer deadline for a control period, the owners and operators of the CAIR SO\textsubscript{2} source and each CAIR SO\textsubscript{2} unit at the source shall hold, in the source’s compliance account, CAIR SO\textsubscript{2} allowances available for compliance deductions for the control period under 40 CFR § 96.254(a) and (b) in an amount not less than the tons of total sulfur dioxides emissions for
the control period from all CAIR SO\textsubscript{2} units at the source, as determined in accordance the requirements 40 CFR Part 96, Subpart HHH.

(ii) A CAIR SO\textsubscript{2} unit shall be subject to the requirements of paragraph E(i) of this CAIR Permit starting on the later of January 1, 2010, or the deadline for meeting the unit’s monitor certification requirements under 40 CFR § 96.270(b)(1), (2), or (5).

(iii) A CAIR SO\textsubscript{2} allowance shall not be deducted, for compliance with the requirements of this permit, for a control period in a calendar year before the year for which the CAIR SO\textsubscript{2} allowance was allocated.

(iv) CAIR SO\textsubscript{2} allowances shall be held in, deducted from, or transferred into or among CAIR SO\textsubscript{2} Allowance Tracking System accounts in accordance with the requirements of 40 CFR Part 96, Subpart FFF or Subpart GGG.

(v) A CAIR SO\textsubscript{2} allowance is a limited authorization to emit sulfur dioxide in accordance with the CAIR SO\textsubscript{2} Trading Program. No provision of the CAIR SO\textsubscript{2} Trading Program, the CAIR permit application, the CAIR permit, or an exemption under 40 CFR § 96.205 and no provision of law shall be construed to limit the authority of the State or the United States to terminate or limit such authorization.

(vi) A CAIR SO\textsubscript{2} allowance does not constitute a property right.

(vii) Upon recordation by the Administrator under 40 CFR Part 96, Subpart FFF or Subpart GGG, every allocation, transfer, or deduction of a CAIR SO\textsubscript{2} allowance to or from a CAIR SO\textsubscript{2} unit’s compliance account is incorporated automatically in this CAIR permit.

F. SO\textsubscript{2} excess emissions requirements

(i) If a CAIR SO\textsubscript{2} source emits sulfur dioxides during any control period in excess of the CAIR SO\textsubscript{2} emissions limitation, the owners and operators of the source and each CAIR SO\textsubscript{2} unit at the source shall surrender the CAIR SO\textsubscript{2} allowances required for deduction under 40 CFR § 96.254(d)(1) and pay any fine, penalty, or assessment or comply with any other remedy imposed, for the same violations, under the Clean Air Act or applicable State law.

(ii) Each ton of such excess emissions and each day of such control period shall constitute a separate violation of 40 CFR Part 96, Subpart AAA, the Clean Air Act, and applicable State law.
G. Recordkeeping and Reporting Requirements

(i) Unless otherwise provided, the owners and operators of the CAIR NO\textsubscript{x} source and each CAIR NO\textsubscript{x} unit at the source and the CAIR SO\textsubscript{2} source and each CAIR SO\textsubscript{2} unit at the source shall keep on-site at the source each of the following documents for a period of five years from the date the document is created. This period may be extended for cause, at any time before the end of five years, in writing by the permitting authority or the Administrator.

1. The certificate of representation under 40 CFR §§ 96.113 and 96.213 for the CAIR NO\textsubscript{x} designated representative for the source and each CAIR NO\textsubscript{x} unit and the CAIR SO\textsubscript{2} designated representative for the source and each CAIR SO\textsubscript{2} unit at the source and all documents that demonstrate the truth of the statements in the certificate of representation; provided that the certificate and documents shall be retained on-site at the source beyond such five-year period until such documents are superseded because of the submission of a new certificate of representation under 40 CFR §§ 96.113 and 96.213 changing the CAIR designated representative.

2. All emissions monitoring information, in accordance with 40 CFR Part 96, Subpart HH and Subpart HHH, provided that to the extent that these subparts provide for a three-year period for recordkeeping, the three-year period shall apply.

3. Copies of all reports, compliance certifications, and other submissions and all records made or required under the CAIR NO\textsubscript{x} Annual Trading Program and CAIR SO\textsubscript{2} Trading Program or relied upon for compliance determinations.

4. Copies of all documents used to complete a CAIR permit application and any other submission under the CAIR NO\textsubscript{x} Annual Trading Program and CAIR SO\textsubscript{2} Trading Program or to demonstrate compliance with the requirements of the CAIR NO\textsubscript{x} Annual Trading Program and CAIR SO\textsubscript{2} Trading Program.

(ii) The CAIR designated representative of a CAIR NO\textsubscript{x} source and each CAIR NO\textsubscript{x} unit at the source and a CAIR SO\textsubscript{2} source and each CAIR SO\textsubscript{2} unit at the source shall submit the reports required under the CAIR NO\textsubscript{x} Annual Trading Program and the CAIR SO\textsubscript{2} Trading Program including those under 40 CFR Part 96, Subpart HH and Subpart HHH.
H. The CAIR NO\textsubscript{x} source and each CAIR NO\textsubscript{x} unit shall meet the requirements of the CAIR NO\textsubscript{x} Annual Trading Program contained in 40 CFR Part 96, Subparts AA through II.

I. The CAIR SO\textsubscript{2} source and each CAIR SO\textsubscript{2} unit shall meet the requirements of the CAIR SO\textsubscript{2} Trading Program contained in 40 CFR Part 96, Subparts AAA through III.

J. Any provision of the CAIR NO\textsubscript{x} Annual Trading Program and the CAIR SO\textsubscript{2} Trading Program that applies to a CAIR NO\textsubscript{x} source or CAIR SO\textsubscript{2} source or the CAIR designated representative of a CAIR NO\textsubscript{x} source or CAIR SO\textsubscript{2} source shall also apply to the owners and operators of such source and the units at the source.

K. Any provision of the CAIR NO\textsubscript{x} Annual Trading Program and the CAIR SO\textsubscript{2} Trading Program that applies to a CAIR NO\textsubscript{x} unit or CAIR SO\textsubscript{2} unit or the CAIR designated representative of a CAIR NO\textsubscript{x} unit or CAIR SO\textsubscript{2} unit shall also apply to the owners and operators of such unit.

L. No provision of the CAIR NO\textsubscript{x} Annual Trading Program, CAIR SO\textsubscript{2} Trading Program, a CAIR permit application, a CAIR permit, or an exemption under 40 CFR §§ 96.105 or 96.205 shall be construed as exempting or excluding the owners and operators, and the CAIR designated representative, of a CAIR NO\textsubscript{x} source or CAIR NO\textsubscript{x} unit or a CAIR SO\textsubscript{2} source or CAIR SO\textsubscript{2} unit from compliance with any other provision of the applicable, approved State implementation plan, a federally enforceable permit, or the Clean Air Act.
ATTACHMENTS

Applicable Requirements Summary
Additional Monitoring Requirements
Permit Shield
New Source Review Authorization References
Agreed Order Requirements
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Note: A “none” entry may be noted for some emission sources in this permit’s “Applicable Requirements Summary” under the heading of “Monitoring and Testing Requirements” and/or “Recordkeeping Requirements” and/or “Reporting Requirements.” Such a notation indicates that there are no requirements for the indicated emission source as identified under the respective column heading(s) for the stated portion of the regulation when the emission source is operating under the conditions of the specified SOP Index Number. However, other relevant requirements pursuant to 30 TAC Chapter 122 including Recordkeeping Terms and Conditions (30 TAC § 122.144), Reporting Terms and Conditions (30 TAC § 122.145), and Compliance Certification Terms and Conditions (30 TAC § 122.146) continue to apply.
<table>
<thead>
<tr>
<th>Unit/Group/Process ID No.</th>
<th>Unit Type</th>
<th>Group/Inclusive Units</th>
<th>SOP Index No.</th>
<th>Regulation</th>
<th>Requirement Driver</th>
</tr>
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<tr>
<td>P-16</td>
<td>BOILERS/STEAM GENERATORS/STEAM GENERATING UNITS</td>
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<td>R112</td>
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<td>D-SERIES FUEL TYPE #1 = Lignite., D-SERIES FUEL TYPE #2 = Gaseous fossil fuel.</td>
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<td>40 CFR Part 60, Subpart D</td>
<td>D-SERIES FUEL TYPE #1 = Solid fossil fuel.</td>
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## Unit Summary

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<td>EMISSION POINTS/STATIONARY VENTS/PROCESS VENTS</td>
<td>N/A</td>
<td>R1111-1</td>
<td>30 TAC Chapter 111, Visible Emissions</td>
<td>VENT SOURCE = The source of the vent is a steam generator fired by solid fossil fuel., OPACITY MONITORING SYSTEM = The executive director and Administrator have determined that 30 TAC § 111.111(a)(1)(F) may be used to comply with the appropriate opacity standard since the gas stream contains condensed water vapor which could interfere with proper CEMS operation., ANNUAL ACF = Annual average capacity factor is greater than 30%, as reported to the Federal Power Commission for calendar year 1974, HEAT INPUT = Heat Input is greater than 250 MMBtu/hr.</td>
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### Unit Summary

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<td>R1111-3</td>
<td>30 TAC Chapter 111, Visible Emissions</td>
<td>VENT SOURCE = The source of the vent is not a steam generator fired by solid fossil fuel, oil or a mixture of oil and gas and is not a catalyst regenerator for a fluid bed catalytic cracking unit., OPACITY MONITORING SYSTEM = A continuous emissions monitoring system (CEMS) capable of measuring the opacity of emissions is installed in the vent in accordance with 30 TAC § 111.111(a)(1)(C).</td>
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<td>Fuel = Lignite or coal or any mix with natural gas</td>
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<td>30 TAC Chapter 111, Nonagricultural Processes</td>
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### Applicable Requirements Summary

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<th>ID No.</th>
<th>Type</th>
<th>SOP Index No.</th>
<th>Pollutant</th>
<th>Emission Limitation/Standard or Equipment Specification</th>
<th>Textual Description (See Special Term and Condition 1.B.)</th>
<th>Monitoring And Testing Requirements (30 TAC § 122.144)</th>
<th>Recordkeeping Requirements (30 TAC § 122.145)</th>
<th>Reporting Requirements (30 TAC § 122.145)</th>
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<tbody>
<tr>
<td>P-16</td>
<td>EU</td>
<td>R112</td>
<td>SO₂</td>
<td>30 TAC Chapter 112, Sulfur Compounds</td>
<td>§ 112.8(a)</td>
<td>Except as in §112.8(b), no person may cause, suffer, allow, or permit emissions of SO₂ from solid fossil fuel-fired steam generators to exceed 3.0 lb/MMBtu heat input averaged over a 3-hour period.</td>
<td>§ 112.2(a)</td>
<td>** See CAM Summary</td>
<td>§ 112.2(c)</td>
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<tr>
<td>P-16</td>
<td>EU</td>
<td>R117</td>
<td>NOₓ</td>
<td>30 TAC Chapter 117, Subchapter E, Division 1</td>
<td>§ 117.3020(c)</td>
<td>The annual average emission cap shall be calculated using the following equation.</td>
<td>§ 117.3020(d)</td>
<td>§ 117.3020(e)</td>
<td>§ 117.3020(f)</td>
</tr>
<tr>
<td>P-16</td>
<td>EU</td>
<td>60D-A1</td>
<td>PM</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.42(a)(1)</td>
<td>On/after the §60.8 tests, no affected facility shall emit gases containing particulate matter in excess of 43 ng/J heat input (0.10 lb/MMBtu) derived from fossil fuel or fossil fuel and wood residue.</td>
<td>§ 60.46(a)</td>
<td>§ 60.46(b)(1)</td>
<td>[G]§ 60.46(b)(2)</td>
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<tr>
<td>P-16</td>
<td>EU</td>
<td>60D-A1</td>
<td>PM (OPACITY)</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.42(a)(2)</td>
<td>On/after the performance tests of §60.8, no affected facility shall emit gases exhibiting greater than 20% opacity except for one six-minute period per hour of not more than 27% opacity.</td>
<td>§ 60.45(a)</td>
<td>[G]§ 60.45(b)(1)</td>
<td>§ 60.45(b)(2)</td>
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<th>Citation</th>
<th>Textual Description</th>
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<th>Recordkeeping Requirements (30 TAC § 122.144)</th>
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<tr>
<td>P-16</td>
<td>EU</td>
<td>60D-A1</td>
<td>SO₂</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.43(a)(2)</td>
<td>On/after the §60.8 tests, no affected facility shall emit gases containing SO₂ in excess of 520 ng/J heat input (1.2 lb/MMBtu) derived from solid fossil fuel or solid fossil fuel and wood residue.</td>
<td>§ 60.45(a) § 60.45(c) § 60.45(c)(1) § 60.45(c)(2) § 60.45(c)(3) [G] § 60.45(e) [G] § 60.45(f) § 60.45(g) § 60.45(g)(2)(i) § 60.46(a) § 60.46(b)(1) [G] § 60.46(b)(4) [G] § 60.46(d)(1) [G] § 60.46(d)(3) § 60.46(d)(4) § 60.46(d)(6) § 60.46(d)(7)</td>
<td>None</td>
<td>§ 60.45(g)</td>
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<tr>
<td>P-16</td>
<td>EU</td>
<td>60D-A1</td>
<td>NOₓ</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.44(a)(4)</td>
<td>On/after the §60.8 tests, no affected facility shall emit gases containing NOₓ, expressed as NO₂, in excess of 260 ng/J heat input (0.60 lb/MMBtu) derived from the specified fuels.</td>
<td>§ 60.45(b)(3) § 60.45(b)(4) § 60.46(a) § 60.46(b)(1) [G] § 60.46(b)(5) [G] § 60.46(d)(1) § 60.46(d)(5) § 60.46(d)(6) § 60.46(d)(7)</td>
<td>None</td>
<td>None</td>
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<td>P-16</td>
<td>EU</td>
<td>60D-A2</td>
<td>PM</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.42(a)(1)</td>
<td>On/after the §60.8 tests, no affected facility shall emit gases containing particulate matter in excess of 43 ng/J heat input (0.10 lb/MMBtu) derived from fossil fuel or fossil fuel and wood residue.</td>
<td>§ 60.46(a) § 60.46(b)(1) [G] § 60.46(b)(2) [G] § 60.46(d)(1) § 60.46(d)(2) [G] § 60.46(d)(3) § 60.46(d)(6) § 60.46(d)(7) ** See CAM Summary</td>
<td>None</td>
<td>None</td>
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<tr>
<td>P-16</td>
<td>EU</td>
<td>60D-A2</td>
<td>PM (OPACITY)</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.42(a)(2)</td>
<td>On/after the performance tests of §60.8, no affected facility shall emit gases exhibiting greater than 20% opacity</td>
<td>§ 60.45(a) § 60.45(c) § 60.45(c)(3) § 60.45(g)</td>
<td>§ 60.45(b) [G] § 60.45(b)(1) [G] § 60.45(b)(2)</td>
<td>§ 60.45(g)</td>
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<tr>
<td>P-16</td>
<td>EU 60D-A2</td>
<td>SO₂</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.43(b) § 60.43(c)</td>
<td>When different fossil fuels are burned simultaneously in any combination, the applicable standard (ng/J) shall be determined by proration using the specified formula.</td>
<td>§ 60.45(a) § 60.45(c) § 60.45(c)(1) § 60.45(c)(2) § 60.45(c)(3) § 60.45(c)(4) [G]§ 60.45(e) [G]§ 60.45(f) § 60.45(g) § 60.45(g)(2)(i) § 60.46(a) § 60.46(b)(1) [G]§ 60.46(b)(4) [G]§ 60.46(c) [G]§ 60.46(d)(1) [G]§ 60.46(d)(3) § 60.46(d)(4) § 60.46(d)(6) § 60.46(d)(7)</td>
<td>None</td>
<td>§ 60.45(g)</td>
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<tr>
<td>P-16</td>
<td>EU 60D-A2</td>
<td>NOₓ</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.44(b)</td>
<td>Except as stated in §60.44(c) and (d), when different fossil fuels are burned simultaneously in any combination, the applicable standard is determined by proration using the specified formula.</td>
<td>§ 60.45(b)(3) § 60.45(b)(4) § 60.46(a) § 60.46(b)(1) [G]§ 60.46(b)(5) [G]§ 60.46(c) [G]§ 60.46(d)(1) § 60.46(d)(5) § 60.46(d)(6) § 60.46(d)(7)</td>
<td>None</td>
<td>None</td>
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<tr>
<td>P-16</td>
<td>EU 60D-B1</td>
<td>PM</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.42(a)(1)</td>
<td>On/after the §60.8 tests, no affected facility shall emit gases containing particulate matter in excess of 43 ng/J heat input (0.10 lb/MMBtu) derived from fossil fuel or</td>
<td>§ 60.46(a) § 60.46(b)(1) [G]§ 60.46(b)(2) [G]§ 60.46(d)(1) § 60.46(d)(2) [G]§ 60.46(d)(3)</td>
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<td>Unit/Group/Process</td>
<td>ID No.</td>
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<td>Pollutant</td>
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<td>Citation</td>
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<td>§ 60.46(d)(6)</td>
<td>(30 TAC § 122.144)</td>
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<td>P-16</td>
<td>EU</td>
<td>60D-B1</td>
<td>PM (OPACITY)</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.42(a)(2)</td>
<td>fossil fuel and wood residue.</td>
<td>§ 60.45(a) § 60.45(c) § 60.45(c)(3) § 60.45(g) § 60.45(g)(1)(i) § 60.46(a) § 60.46(b)(3)</td>
<td>§ 60.45(h) [G]§ 60.45(h)(1) [G]§ 60.45(h)(2)</td>
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<tr>
<td>P-16</td>
<td>EU</td>
<td>60D-B1</td>
<td>SO2</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.43(a)(2)</td>
<td>On/after the §60.8 tests, no affected facility shall emit gases containing SO2 in excess of 520 ng/J heat input (1.2 lb/MMBtu) derived from solid fossil fuel or solid fossil fuel and wood residue.</td>
<td>§ 60.45(a) § 60.45(c) § 60.45(c)(1) § 60.45(c)(2) § 60.45(c)(3) [G]§ 60.45(e) [G]§ 60.45(f) § 60.45(g) § 60.45(g)(2)(i) § 60.46(a) § 60.46(b)(1) [G]§ 60.46(b)(4) [G]§ 60.46(d)(1) [G]§ 60.46(d)(3) § 60.46(d)(4) § 60.46(d)(6) § 60.46(d)(7)</td>
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<td>P-16</td>
<td>EU</td>
<td>60D-B1</td>
<td>NOx</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.44(a)(3)</td>
<td>On/after the §60.8 tests, no affected facility shall emit gases containing NOx, expressed as NO2, in excess of 300 ng/J heat input (0.7 lb/MMBtu) derived from the specified fuels.</td>
<td>§ 60.45(b)(3) § 60.45(b)(4) § 60.46(a) § 60.46(b)(1) [G]§ 60.46(b)(5) [G]§ 60.46(d)(1) § 60.46(d)(5) § 60.46(d)(6) § 60.46(d)(7)</td>
<td>None</td>
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**See CAM Summary**

*Terms and Condition 1.B.*
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<tbody>
<tr>
<td>P-16</td>
<td>EU</td>
<td>60D-B2</td>
<td>PM</td>
<td>40 CFR Part 60, Subpart D</td>
<td>On/after the §60.8 tests, no affected facility shall emit gases containing particulate matter in excess of 43 ng/J heat input (0.10 lb/MMBtu) derived from fossil fuel or fossil fuel and wood residue.</td>
<td>§ 60.46(a) § 60.46(b)(1) § 60.46(b)(2) § 60.46(d)(1) § 60.46(d)(2) § 60.46(d)(3) § 60.46(d)(6) § 60.46(d)(7) ** See CAM Summary</td>
<td>None</td>
<td>None</td>
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<tr>
<td>P-16</td>
<td>EU</td>
<td>60D-B2</td>
<td>PM (OPACITY)</td>
<td>40 CFR Part 60, Subpart D</td>
<td>On/after the performance tests of §60.8, no affected facility shall emit gases exhibiting greater than 20% opacity except for one six-minute period per hour of not more than 27% opacity.</td>
<td>§ 60.45(a) § 60.45(c) § 60.45(c)(3) § 60.45(g) § 60.45(g)(1)(i) § 60.46(a) § 60.46(b)(3) ** See CAM Summary</td>
<td>§ 60.45(h) § 60.45(b)(1) § 60.45(b)(2)</td>
<td>§ 60.45(g)</td>
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<tr>
<td>P-16</td>
<td>EU</td>
<td>60D-B2</td>
<td>SO₂</td>
<td>40 CFR Part 60, Subpart D</td>
<td>When different fossil fuels are burned simultaneously in any combination, the applicable standard (ng/J) shall be determined by proration using the specified formula.</td>
<td>§ 60.45(a) § 60.45(c) § 60.45(c)(1) § 60.45(c)(2) § 60.45(c)(3) § 60.45(c)(4) § 60.45(e) § 60.45(f) § 60.45(g) § 60.45(g)(2)(i) § 60.46(a) § 60.46(b)(1) § 60.46(b)(4) § 60.46(c) § 60.46(d)(1) § 60.46(d)(3) § 60.46(d)(4) § 60.46(d)(6) § 60.46(d)(7) ** See CAM Summary</td>
<td>None</td>
<td>§ 60.45(g)</td>
</tr>
<tr>
<td>P-16</td>
<td>EU</td>
<td>60D-B2</td>
<td>NOₓ</td>
<td>40 CFR Part 60, Subpart D</td>
<td>Except as stated in §60.44(c) and (d), when different fossil fuels are burned</td>
<td>§ 60.45(b)(3) § 60.45(b)(4) § 60.46(a)</td>
<td>None</td>
<td>None</td>
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<tr>
<td>ID No.</td>
<td>Type</td>
<td>Name</td>
<td>Citation</td>
<td>simultaneously in any combination, the applicable standard is determined by proration using the specified formula.</td>
<td>$60.46(b)(1)$</td>
<td>$60.46(b)(5)$</td>
<td>$60.46(c)$</td>
</tr>
<tr>
<td>P-16</td>
<td>EU</td>
<td>60D-C</td>
<td>PM</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.42(a)(1)</td>
<td>On/after the §60.8 tests, no affected facility shall emit gases containing particulate matter in excess of 43 ng/J heat input (0.10 lb/MMBtu) derived from fossil fuel or fossil fuel and wood residue.</td>
<td>$60.46(a)$</td>
</tr>
<tr>
<td>P-16</td>
<td>EU</td>
<td>60D-C</td>
<td>PM (OPACITY)</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.42(a)(2)</td>
<td>On/after the performance tests of §60.8, no affected facility shall emit gases exhibiting greater than 20% opacity except for one six-minute period per hour of not more than 27% opacity.</td>
<td>$60.45(a)$</td>
</tr>
<tr>
<td>P-16</td>
<td>EU</td>
<td>60D-C</td>
<td>SO₂</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.40(a)</td>
<td>The affected facility burns fuel (such as only gaseous fuels) that has no specific SO₂ emission requirements.</td>
<td>$60.45(a)$</td>
</tr>
<tr>
<td>P-16</td>
<td>EU</td>
<td>60D-C</td>
<td>NOₓ</td>
<td>40 CFR Part 60, Subpart D</td>
<td>§ 60.44(a)(1)</td>
<td>On/after the §60.8 tests, no affected facility shall emit gases containing NOₓ, expressed as NO₂, in excess of 86 ng/J heat input (0.2</td>
<td>$60.45(b)(3)$</td>
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<td>Type</td>
<td>SOP Index No.</td>
<td>Pollutant Name</td>
<td>Citeation</td>
<td>lb/MMBtu) derived from gaseous fossil fuel.</td>
<td>Monitoring And Testing Requirements</td>
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<tr>
<td><strong>P-1</strong></td>
<td>EU</td>
<td>60Y</td>
<td>PM (OPACITY)</td>
<td><strong>Gases, which exhibit 20% opacity, shall not be discharged into the atmosphere from any coal processing/conveying equipment, coal storage system, or coal transfer/loading system processing coal.</strong></td>
<td>(30 TAC § 122.144)</td>
<td>(30 TAC § 122.145)</td>
</tr>
<tr>
<td>P-2</td>
<td>EU</td>
<td>60Y</td>
<td>PM (OPACITY)</td>
<td><strong>Gases, which exhibit 20% opacity, shall not be discharged into the atmosphere from any coal processing/conveying equipment, coal storage system, or coal transfer/loading system processing coal.</strong></td>
<td>(30 TAC § 122.144)</td>
<td>(30 TAC § 122.145)</td>
</tr>
<tr>
<td>P-3</td>
<td>EU</td>
<td>60Y</td>
<td>PM (OPACITY)</td>
<td><strong>Gases, which exhibit 20% opacity, shall not be discharged into the atmosphere from any coal processing/conveying equipment, coal storage system, or coal transfer/loading system processing coal.</strong></td>
<td>(30 TAC § 122.144)</td>
<td>(30 TAC § 122.145)</td>
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<td><strong>Name</strong></td>
<td><strong>Citation</strong></td>
<td><strong>(30 TAC § 122.144)</strong></td>
<td><strong>(30 TAC § 122.145)</strong></td>
<td><strong>None</strong></td>
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<tr>
<td>P-5</td>
<td>EU</td>
<td>60Y</td>
<td>PM (OPACITY)</td>
<td>40 CFR Part 60, Subpart Y</td>
<td>§ 60.252(c)</td>
<td>Gases, which exhibit opacity, shall not be discharged into the atmosphere from any coal processing/conveying equipment, coal storage system, or coal transfer/loading system processing coal.</td>
<td>§ 60.254(a) § 60.254(b)(2) ** See Periodic Monitoring Summary</td>
</tr>
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<td>P-6</td>
<td>EU</td>
<td>60Y</td>
<td>PM (OPACITY)</td>
<td>40 CFR Part 60, Subpart Y</td>
<td>§ 60.252(c)</td>
<td>Gases, which exhibit opacity, shall not be discharged into the atmosphere from any coal processing/conveying equipment, coal storage system, or coal transfer/loading system processing coal.</td>
<td>§ 60.254(a) § 60.254(b)(2) ** See Periodic Monitoring Summary</td>
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<td>P-7</td>
<td>EU</td>
<td>60Y</td>
<td>PM (OPACITY)</td>
<td>40 CFR Part 60, Subpart Y</td>
<td>§ 60.252(c)</td>
<td>Gases, which exhibit opacity, shall not be discharged into the atmosphere from any coal processing/conveying equipment, coal storage system, or coal transfer/loading system processing coal.</td>
<td>§ 60.254(a) § 60.254(b)(2) ** See Periodic Monitoring Summary</td>
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<tr>
<td>P-16</td>
<td>EP</td>
<td>R1111-1</td>
<td>OPACITY</td>
<td>30 TAC Chapter 111, Visible Emissions</td>
<td>§ 111.111(a)(1)(B) § 111.111(a)(1)(E) § 111.111(a)(3)</td>
<td>Visible emissions from any stationary vent shall not exceed an opacity of 20% averaged over a six minute period for any source on which construction was begun after January 31, 1972.</td>
<td>** See CAM Summary</td>
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<td><strong>P-16</strong></td>
<td>EP</td>
<td>R1111-3</td>
<td>OPACITY 30 TAC Chapter 111, Visible Emissions</td>
<td>Visible emissions from any stationary vent shall not exceed an opacity of 20% averaged over a six minute period for any source on which construction was begun after January 31, 1972.</td>
<td>§ 111.111(a)(1)(D) [G] § 111.111(a)(1)(F)</td>
<td>§ 111.111(a)(1)(C) § 111.111(a)(1)(D)</td>
<td>None</td>
</tr>
<tr>
<td><strong>P-16</strong></td>
<td>EU</td>
<td>R153</td>
<td>PM 30 TAC Chapter 111, Nonagricultural Processes</td>
<td>No person may cause, suffer, allow, or permit emissions of particulate matter from any solid fossil fuel-fired steam generator to exceed 0.3 pound of total suspended particulate per million Btu heat input, averaged over a two-hour period.</td>
<td>§ 111.153(b)</td>
<td></td>
<td>None</td>
</tr>
<tr>
<td><strong>P-16</strong></td>
<td>EU</td>
<td>R153Gas</td>
<td>PM 30 TAC Chapter 111, Nonagricultural Processes</td>
<td>No person may cause, suffer, allow, or permit emissions of particulate matter from any oil or gas fuel-fired steam generator with a heat input greater than 2,500 million Btu per hour to exceed 0.1 pound of total suspended particulate per million Btu input averaged over a two-hour period.</td>
<td>§ 111.153(c)</td>
<td></td>
<td>None</td>
</tr>
<tr>
<td><strong>DFP</strong></td>
<td>EU</td>
<td>63ZZZZ</td>
<td>112(B) HAPS 40 CFR Part 63, Subpart ZZZZ</td>
<td>A new or reconstructed emergency stationary RICE with a site rating of less than or equal to 500 brake HP located at a major source of HAP emissions must meet the requirements of this part by meeting the requirements of 40 CFR Part 60, Subpart IIII, for</td>
<td></td>
<td></td>
<td>None</td>
</tr>
<tr>
<td>Unit/Group/Process</td>
<td>SOP Index No.</td>
<td>Pollutant</td>
<td>Emission Limitation/Standard or Equipment Specification</td>
<td>Textual Description (See Special Term and Condition 1.B.)</td>
<td>Monitoring And Testing Requirements</td>
<td>Recordkeeping Requirements</td>
<td>Reporting Requirements</td>
</tr>
<tr>
<td>-------------------</td>
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<td>--------------------------------------------------------</td>
<td>----------------------------------------------------------</td>
<td>-----------------------------------</td>
<td>----------------------------</td>
<td>------------------------</td>
</tr>
<tr>
<td>DFP</td>
<td>EU</td>
<td>60III</td>
<td>No Pollutant Associated with these Requirements</td>
<td>CI engines.</td>
<td>The permit holder shall comply with the applicable requirements of 40 CFR Part 60, Subpart III</td>
<td>The permit holder shall comply with the applicable monitoring and testing requirements of 40 CFR Part 60, Subpart III</td>
<td>The permit holder shall comply with the applicable reporting requirements of 40 CFR Part 60, Subpart III</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>40 CFR Part 60, Subpart III</td>
<td>§ 60.4200(a) The permit holder shall comply with the applicable limitation, standard and/or equipment specification requirements of 40 CFR Part 60, Subpart III</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>EMGEN</td>
<td>EU</td>
<td>63ZZZZ</td>
<td>112(B) HAPS</td>
<td>For each existing emergency stationary CI RICE and black start stationary CI RICE, located at a major source, you must comply with the requirements as specified in Table 2c.1.a-c.</td>
<td>$ 63.6625(f) $ 63.6625(i) $ 63.6655(a) $ 63.6655(a)(1) $ 63.6655(a)(2) $ 63.6655(a)(4) $ 63.6655(d) $ 63.6655(f) $ 63.6660(c)</td>
<td>$ 63.6640(b) $ 63.6640(e) $ 63.6650(f)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>40 CFR Part 63, Subpart ZZZZ</td>
<td></td>
<td>$ 63.6625(f) $ 63.6625(i) $ 63.6655(a) $ 63.6655(a)(1) $ 63.6655(a)(2) $ 63.6655(a)(4) $ 63.6655(d) $ 63.6655(f) $ 63.6660(c)</td>
<td>$ 63.6640(b) $ 63.6640(e) $ 63.6650(f)</td>
<td></td>
</tr>
</tbody>
</table>
Additional Monitoring Requirements

Compliance Assurance Monitoring Summary ................................................................. 40
Periodic Monitoring Summary ....................................................................................... 46
### CAM Summary

<table>
<thead>
<tr>
<th>UNIT/GROUP/PROCESS INFORMATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>ID No.: P-16</td>
</tr>
<tr>
<td>Control Device ID No.: AD-16</td>
</tr>
<tr>
<td>Control Device Type: Wet or Dry Electrostatic Precipitator</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>APPLICABLE REGULATORY REQUIREMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name: 30 TAC Chapter 111, Visible Emissions</td>
</tr>
<tr>
<td>SOP Index No.: R1111-1, R1111-3</td>
</tr>
<tr>
<td>Pollutant: OPACITY</td>
</tr>
<tr>
<td>Main Standard: § 111.111(a)(1)(B)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MONITORING INFORMATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Indicator: Opacity</td>
</tr>
<tr>
<td>Minimum Frequency: six times per minute</td>
</tr>
<tr>
<td>Averaging Period: six-minute</td>
</tr>
<tr>
<td>Deviation Limit: 20% Opacity (6 minute average)</td>
</tr>
</tbody>
</table>

CAM Text: The COMS shall be operated in accordance with 40 CFR § 60.13.
<table>
<thead>
<tr>
<th>UNIT/GROUP/PROCESS INFORMATION</th>
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<thead>
<tr>
<th>APPLICABLE REGULATORY REQUIREMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name: 30 TAC Chapter 111, Nonagricultural Processes</td>
</tr>
<tr>
<td>SOP Index No.: R153</td>
</tr>
<tr>
<td>Pollutant: PM</td>
</tr>
<tr>
<td>Main Standard: § 111.153(b)</td>
</tr>
</tbody>
</table>

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<tr>
<th>MONITORING INFORMATION</th>
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<tbody>
<tr>
<td>Indicator: Opacity</td>
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<tr>
<td>Minimum Frequency: six times per minute</td>
</tr>
<tr>
<td>Averaging Period: six-minute</td>
</tr>
<tr>
<td>Deviation Limit: Opacity 20% (6 minute average)</td>
</tr>
<tr>
<td>CAM Text: The COMS shall be operated in accordance with 40 CFR § 60.13.</td>
</tr>
</tbody>
</table>
# CAM Summary

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<th>UNIT/GROUP/PROCESS INFORMATION</th>
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<tr>
<th>APPLICABLE REGULATORY REQUIREMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name: 30 TAC Chapter 111, Nonagricultural Processes</td>
</tr>
<tr>
<td>SOP Index No.: R153Gas</td>
</tr>
<tr>
<td>Pollutant: PM</td>
</tr>
<tr>
<td>Main Standard: § 111.153(c)</td>
</tr>
</tbody>
</table>

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<tr>
<td>Indicator: Opacity</td>
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</tr>
<tr>
<td>Deviation Limit: 20 % Opacity (6 minute average)</td>
</tr>
<tr>
<td>CAM Text: The COMS shall be operated in accordance with 40 CFR § 60.13.</td>
</tr>
</tbody>
</table>
## CAM Summary

### UNIT/GROUP/PROCESS INFORMATION

<table>
<thead>
<tr>
<th>ID No.:</th>
<th>P-16</th>
</tr>
</thead>
<tbody>
<tr>
<td>Control Device ID No.:</td>
<td>FGD</td>
</tr>
<tr>
<td>Control Device Type:</td>
<td>Wet Scrubber</td>
</tr>
</tbody>
</table>

### APPLICABLE REGULATORY REQUIREMENT

<table>
<thead>
<tr>
<th>Name:</th>
<th>30 TAC Chapter 112, Sulfur Compounds</th>
</tr>
</thead>
<tbody>
<tr>
<td>SOP Index No.:</td>
<td>R112</td>
</tr>
<tr>
<td>Pollutant:</td>
<td>SO₂</td>
</tr>
<tr>
<td>Main Standard:</td>
<td>§ 112.8(a)</td>
</tr>
</tbody>
</table>

### MONITORING INFORMATION

<table>
<thead>
<tr>
<th>Indicator:</th>
<th>Sulfur Dioxide Concentration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum Frequency:</td>
<td>four times per hour</td>
</tr>
<tr>
<td>Averaging Period:</td>
<td>one hour</td>
</tr>
<tr>
<td>Deviation Limit:</td>
<td>1.2 LB/MMBTU</td>
</tr>
</tbody>
</table>

CAM Text: Use a continuous emission monitoring system (CEMS) to measure and record sulfur dioxide emissions in the exhaust stream of the control device. The CEMS shall be operated in accordance with the monitoring requirements of 40 CFR § 60.13 and the performance specifications of 40 CFR Part 60, Appendix B. In addition, monitor oxygen or carbon dioxide with a CEMS operated in accordance with above CEMS procedures.
## CAM Summary

### UNIT/GROUP/PROCESS INFORMATION

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<thead>
<tr>
<th>ID No.:</th>
<th>P-16</th>
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<tbody>
<tr>
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<td>AD-16</td>
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<tr>
<td>Control Device Type:</td>
<td>Wet or Dry Electrostatic Precipitator</td>
</tr>
</tbody>
</table>

### APPLICABLE REGULATORY REQUIREMENT

<table>
<thead>
<tr>
<th>Name:</th>
<th>40 CFR Part 60, Subpart D</th>
</tr>
</thead>
<tbody>
<tr>
<td>SOP Index No.:</td>
<td>60D-A1, A2, B1, B2, &amp; C</td>
</tr>
<tr>
<td>Pollutant:</td>
<td>PM</td>
</tr>
<tr>
<td>Main Standard:</td>
<td>§ 60.42(a)(1)</td>
</tr>
</tbody>
</table>

### MONITORING INFORMATION

<table>
<thead>
<tr>
<th>Indicator:</th>
<th>Opacity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Minimum Frequency:</td>
<td>six times per minute</td>
</tr>
<tr>
<td>Averaging Period:</td>
<td>six-minute</td>
</tr>
<tr>
<td>Deviation Limit:</td>
<td>20% Opacity (6 minute average)</td>
</tr>
</tbody>
</table>

CAM Text: The COMS shall be operated in accordance with 40 CFR § 60.13.
### CAM Summary

<table>
<thead>
<tr>
<th>UNIT/GROUP/PROCESS INFORMATION</th>
</tr>
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<tr>
<td>ID No.: P-16</td>
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<tr>
<td>Control Device ID No.: AD-16</td>
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<tr>
<td>Control Device Type: Wet or Dry Electrostatic Precipitator</td>
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</table>

<table>
<thead>
<tr>
<th>APPLICABLE REGULATORY REQUIREMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name: 40 CFR Part 60, Subpart D</td>
</tr>
<tr>
<td>Pollutant: PM (OPACITY)</td>
</tr>
<tr>
<td>SOP Index No.: 60D-A1, A2, B1, B2, &amp; C</td>
</tr>
<tr>
<td>Main Standard: § 60.42(a)(2)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MONITORING INFORMATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Indicator: Opacity</td>
</tr>
<tr>
<td>Minimum Frequency: six times per minute</td>
</tr>
<tr>
<td>Averaging Period: six-minute</td>
</tr>
<tr>
<td>Deviation Limit: 20% Opacity (6 minute average)</td>
</tr>
<tr>
<td>CAM Text: The COMS shall be operated in accordance with 40 CFR § 60.13.</td>
</tr>
</tbody>
</table>
### Periodic Monitoring Summary

<table>
<thead>
<tr>
<th>UNIT/GROUP/PROCESS INFORMATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>ID No.: P-1, P-2, P-3, P-5, P-6, P-7</td>
</tr>
<tr>
<td>Control Device ID No.: N/A</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>APPLICABLE REGULATORY REQUIREMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name: 40 CFR Part 60, Subpart Y</td>
</tr>
<tr>
<td>Pollutant: PM (OPACITY)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MONITORING INFORMATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Indicator: Opacity</td>
</tr>
<tr>
<td>Minimum Frequency: Once per month</td>
</tr>
<tr>
<td>Averaging Period: Six-minutes</td>
</tr>
<tr>
<td>Deviation Limit: 20% Opacity</td>
</tr>
</tbody>
</table>

Periodic Monitoring Text: Opacity shall be monitored, by a certified observer, for at least one, six-minute period in accordance with Title 40 Code of Federal Regulations Part 60 (40 CFR Part 60), Appendix A, Test Method 9. Any opacity readings above the deviation limit shall be reported as a deviation.
Permit Shield

Permit Shield ..........................................................48
The Executive Director of the TCEQ has determined that the permit holder is not required to comply with the specific regulation(s) identified for each emission unit, group, or process in this table.

<table>
<thead>
<tr>
<th>ID No.</th>
<th>Group/Inclusive Units</th>
<th>Regulation</th>
<th>Basis of Determination</th>
</tr>
</thead>
<tbody>
<tr>
<td>P-16</td>
<td>N/A</td>
<td>40 CFR Part 60, Subpart Da</td>
<td>Construction or Modification commenced prior to September 18, 1978</td>
</tr>
<tr>
<td>P-16</td>
<td>N/A</td>
<td>40 CFR Part 60, Subpart Db</td>
<td>Construction, Modification, or Reconstruction commenced prior to June 19, 1984</td>
</tr>
<tr>
<td>P-16</td>
<td>N/A</td>
<td>40 CFR Part 60, Subpart Dc</td>
<td>Construction, Modification, or Reconstruction commenced prior to June 9, 1989</td>
</tr>
<tr>
<td>P-4</td>
<td>N/A</td>
<td>40 CFR Part 60, Subpart Y</td>
<td>A coal storage facility is defined as any facility used to store coal except for open storage piles. P-4 is an open storage pile.</td>
</tr>
<tr>
<td>P-17</td>
<td>N/A</td>
<td>40 CFR Part 60, Subpart OOO</td>
<td>Construction, Modification, or Reconstruction commenced prior to August 31, 1983</td>
</tr>
<tr>
<td>P-18</td>
<td>N/A</td>
<td>40 CFR Part 60, Subpart OOO</td>
<td>Construction, Modification, or Reconstruction commenced prior to August 31, 1983</td>
</tr>
<tr>
<td>P-19</td>
<td>N/A</td>
<td>40 CFR Part 60, Subpart OOO</td>
<td>Construction, Modification, or Reconstruction commenced prior to August 31, 1983</td>
</tr>
<tr>
<td>P-20</td>
<td>N/A</td>
<td>40 CFR Part 60, Subpart OOO</td>
<td>Construction, Modification, or Reconstruction commenced prior to August 31, 1983</td>
</tr>
<tr>
<td>P-21</td>
<td>N/A</td>
<td>40 CFR Part 60, Subpart OOO</td>
<td>Limestone ball mill has a capacity of &lt;25 tons/hr.</td>
</tr>
</tbody>
</table>
New Source Review Authorization References

New Source Review Authorization References .......................................................... 50

New Source Review Authorization References by Emission Unit .................................. 51
New Source Review Authorization References

The New Source Review authorizations listed in the table below are applicable requirements under 30 TAC Chapter 122 and enforceable under this operating permit.

<table>
<thead>
<tr>
<th>Prevention of Significant Deterioration (PSD) Permits</th>
</tr>
</thead>
<tbody>
<tr>
<td>PSD Permit No.: PSDTX64</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Title 30 TAC Chapter 116 Permits, Special Permits, and Other Authorizations (Other Than Permits By Rule, PSD Permits, or NA Permits) for the Application Area.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Authorization No.: 6269</td>
</tr>
<tr>
<td>Authorization No.: 6270</td>
</tr>
<tr>
<td>Authorization No.: 49226</td>
</tr>
<tr>
<td>Authorization No.: 76547</td>
</tr>
<tr>
<td>Authorization No.: 102679</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Permits By Rule (30 TAC Chapter 106) for the Application Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number: 106.227</td>
</tr>
<tr>
<td>Number: 106.261</td>
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<tr>
<td>Number: 106.262</td>
</tr>
<tr>
<td>Number: 106.263</td>
</tr>
<tr>
<td>Number: 106.265</td>
</tr>
<tr>
<td>Number: 106.355</td>
</tr>
<tr>
<td>Number: 106.412</td>
</tr>
<tr>
<td>Number: 106.454</td>
</tr>
<tr>
<td>Number: 106.472</td>
</tr>
<tr>
<td>Number: 106.473</td>
</tr>
<tr>
<td>Number: 106.511</td>
</tr>
<tr>
<td>Number: 106.532</td>
</tr>
</tbody>
</table>
New Source Review Authorization References by Emissions Unit

The following is a list of New Source Review (NSR) authorizations for emission units listed elsewhere in this operating permit. The NSR authorizations are applicable requirements under 30 TAC Chapter 122 and enforceable under this operating permit.

<table>
<thead>
<tr>
<th>Unit/Group/Process ID No.</th>
<th>Emission Unit Name/Description</th>
<th>New Source Review Authorization</th>
</tr>
</thead>
<tbody>
<tr>
<td>DFP</td>
<td>DIESEL FIRE PUMP</td>
<td>106.511/09/04/2000</td>
</tr>
<tr>
<td>EMGEN</td>
<td>EMERGENCY GENERATOR</td>
<td>106.511/09/04/2000</td>
</tr>
<tr>
<td>P-16</td>
<td>BOILER #1</td>
<td>6269, PSCTX64</td>
</tr>
<tr>
<td>P-17</td>
<td>LIMESTONE CAR DUMPER</td>
<td>6270</td>
</tr>
<tr>
<td>P-18</td>
<td>ACTIVE LIMESTONE STORAGE</td>
<td>6270</td>
</tr>
<tr>
<td>P-19</td>
<td>LIMESTONE SILO</td>
<td>6270</td>
</tr>
<tr>
<td>P-1</td>
<td>TRUCK HOPPER A1</td>
<td>6270, PSCTX64</td>
</tr>
<tr>
<td>P-20</td>
<td>LIMESTONE BALL MILL</td>
<td>6270</td>
</tr>
<tr>
<td>P-21</td>
<td>LIMESTONE BALL MILL</td>
<td>80150</td>
</tr>
<tr>
<td>P-2</td>
<td>TRUCK HOPPER A2</td>
<td>6270, PSCTX64</td>
</tr>
<tr>
<td>P-3</td>
<td>TRANSFER HOUSE</td>
<td>6270, PSCTX64</td>
</tr>
<tr>
<td>P-4</td>
<td>LIGNITE STORAGE PILE</td>
<td>6270, PSCTX64</td>
</tr>
<tr>
<td>P-5</td>
<td>CRUSHER HOUSE</td>
<td>6270, PSCTX64</td>
</tr>
<tr>
<td>P-6</td>
<td>TRANSFER CHUTES</td>
<td>6270, PSCTX64</td>
</tr>
<tr>
<td>P-7</td>
<td>CONVEYORS &amp; TRANSFER POINTS</td>
<td>6270, PSCTX64</td>
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</table>
Agreed Order Requirements

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Agree
Elizabeth Gunter  
American Electric Power  
400 W. 15th Street, Suite 1500  
Austin, Texas 78701

Re: Docket No. 2001-0878-RUL, Final Adopted Agreed Order Concerning the Northeast Texas SIP

Dear Elizabeth,

Enclosed please find a copy of the Final Adopted Agreed Order, Docket No. 2001-0878-RUL, adopted by the Commission, signed, and filed with the Office of Chief Clerk today. Thank you again for your assistance in developing the Order.

Please let me know if you have any questions, or need anything further.

Sincerely,

Terry G. Salem  
Staff Attorney.

cc: Howard "Bud" Ground  
    Julie Albrecht
IN THE MATTER OF AN
AGREED ORDER CONCERNING
SOUTHWESTERN ELECTRIC
POWER COMPANY:
WILKES POWER PLANT,
ACCOUNT NO. ME0006A
PIRKEY POWER PLANT,
ACCOUNT NO. HH0037F
KNOX LEE POWER PLANT,
ACCOUNT NO. GJ0043K.

BEFORE THE
TEXAS NATURAL RESOURCE
CONSERVATION COMMISSION

DOCKET NO. 2001-0878-RUL

The Texas Natural Resource Conservation Commission (the Commission or TNRCC) and Southwestern Electric Power Company (SWEPCO or the Company) enter into this Agreed Order for the purpose of achieving early reductions of emissions of nitrogen oxide \(\text{(NO}_x\text{)}\) as part of the development of a voluntary one hour ozone state implementation plan (SIP) for the Northeast Texas Region, which is composed of Gregg, Harrison, Rusk, Smith and Upshur counties. The Northeast Texas Region has been operating under a Flexible Attainment Region (FAR) Agreement between the United States Environmental Protection Agency (EPA), TNRCC and Northeast Texas Air Care (NETAC) since September 16, 1996, which expired September 16, 2001. The FAR concept was developed to encourage local efforts to maintain levels of ground level ozone below the National Ambient Air Quality Standard (NAAQS).

The Commission and the Northeast Texas Region agree that an early SIP proposal will continue to allow local officials to address air quality issues, while providing benefits for air quality.
quality in the Northeast Texas Region. As part of this continuing local effort, the Company has agreed to voluntarily reduce emissions of NO\textsubscript{x} as agreed herein.

The Commission hereby orders the Company to comply with the requirements herein regarding control of NO\textsubscript{x} from the facilities referenced below, pursuant to §§ 382.011, 382.012, 382.023, 382.024, and 382.025 of the Texas Clean Air Act (TCAA or the Act), Texas Health & Safety Code, Chapter 382, and § 110 of the Federal Clean Air Act, 42 U.S.C. § 7401 et. seq., for the purpose of revising the Texas SIP for Ozone Control.

I. STIPULATIONS

For the purpose of this Agreed Order, the parties have agreed and stipulated as follows:

1. Section 110 of the Federal Clean Air Act, 42 U.S.C. 7401 et. seq., requires Texas to submit SIP revisions to the United States Environmental Protection Agency (EPA) for approval and to demonstrate that such SIP revisions provide for protection of the NAAQS.

2. Sections 382.011 and 382.012 of the TCAA provide authority for the Commission to control the quality of the state’s air and prepare and develop a general, comprehensive plan for the proper control of the state’s air, and sections 382.023, 382.024, and 382.025 of the TCAA provide the Commission’s authority to issue orders. The issuance of this order is in compliance with the TCAA.

3. The Commission and the Company agree that the Commission has jurisdiction to enter this Agreed Order, and the Company is subject to the Commission’s jurisdiction.

4. In order to better safeguard the air resources of this state, the Company agrees to comply with the terms of this Order.
5. The Commission and the Company acknowledge that the Company has entered into this Order voluntarily. Nothing in this Order shall be interpreted as evidence that the Company is causing or contributing to a violation of the NAAQS or is in any respect non-compliant with any federal, state or local law. Additionally, this Order shall not constitute a "compliance event" as defined in 30 TAC § 116.11 or any similar designation under federal, state or local law.

6. Nothing in this Order limits the Company’s defenses in the TCAA or rules adopted pursuant to the TCAA, including 30 TAC §§ 101.6 (Upset Reporting and Recordkeeping Requirements), 101.7 (Maintenance, Start-up and Shutdown Reporting, Recordkeeping, and Operational Requirements), 101.11 (Demonstrations), and 101.12 (Temporary Exemptions During Drought Conditions).

7. Nothing in this Order supercedes any requirement of the TCAA or the rules and requirements of the Commission.

8. The Company owns and operates the following electric power plants (the Plants):

   A. Wilkes Power Plant, P.O. Box 309, Hwy. 49 East, Avinger, TX 75530 (referred to specifically herein as Wilkes);

   B. Pirkey Power Plant, 2400 Farm Rd. 3251, Hallsville, TX 75650 (referred to specifically herein as Pirkey); and

   C. Knox Lee Power Plant, Route 6, Box 306A, Longview, TX 75603 (referred to specifically herein as Knox Lee).

9. The plants consist of one or more sources as defined in §382.003(12) of the Act.
10. All monitoring, recordkeeping, reporting, and testing shall be conducted in accordance with the provisions of 30 TAC §§ 117.141, 117.143, 117.145, 117.147 and 117.149 with the exception that sections 117.141(d), 117.145(c), and 117.149(e) shall be calculated on a 30 day rolling average. Initial demonstration of compliance testing at each plant shall be completed in accordance with the schedule specified in 30 TAC§ 117.512 (Compliance Schedule for Utility Electric Generation in East and Central Texas). The Company shall make records available upon request by the TNRCC or any other air pollution control agency with jurisdiction.

11. This Order does not authorize or prohibit any modification of the plants listed above, nor does it authorize or prohibit the construction of any abatement equipment that may be necessary to achieve the emission rates noted in this Order. The Company is ordered to submit the appropriate application or registration documentation to the TNRCC’s Office of Permitting, Remediation and Registration for any authorization necessary to implement the requirements of this Order.

12. Nothing in this Order shall preclude the Company from including the reduction in NOx emissions reflected in this Order, including any changes in operation or addition of controls to the facilities listed in paragraphs 16-19 below, in the Company’s or plants’ applications for any emissions permits, however, nothing in this Order shall assure the eligibility of such reductions for inclusion in any application for an emission permit.

13. Notwithstanding any other provision of this Order, any delays in or failure of performance by the Company under this Order caused by an act of God, war, strike, riot, or other catastrophe beyond the reasonable control of the company (Force Majeure) shall not constitute a
violation of this Order. The Company has the burden of establishing that such an event has occurred. In the event the Company's performance under this Order is prevented by the Force Majeure condition, the Company shall promptly notify the TNRCC of the particulars and estimated duration of such condition, shall keep TNRCC advised of the progress in eliminating such condition, and proceed with compliance with this Order as expeditiously as practicable.

14. In lieu of the Company's completion of one or more of the projects described in paragraph 16-19 below, Company may propose one or more alternative projects provided the emissions reductions from such alternative projects are at least equivalent to those of the projects in paragraphs 16-19 that will be replaced. If the Company elects to propose an alternative project, it will submit to TNRCC all information reasonably necessary as set forth in this stipulation for the TNRCC to evaluate and approve the alternative project. TNRCC will not unreasonably withhold such approval. Until TNRCC approves an alternative project or otherwise grants permission to the Company to cease performance of a project required under this Order, the Company shall remain obligated to perform the original project that the alternative project would otherwise replace. Approvals of alternative project(s) will be evaluated through the Alternative Means of Control (AMOC) process established in 30 TAC Chapter 115, Subchapter F, altered to allow multiple plant plans, §§ 115.913, Procedures for Alternate Means of Control Plan Submittal, with the submission limited to information relevant to the change, 115.914, Procedures for an Alternate Means of Control Plan Approval, and 115.915, Public Notice Format. Demonstration calculations and criteria for approval will be consistent with and limited to the NOx control and SIP demonstration purposes of this Agreed Order.
15. All notifications required by this Order (unless otherwise specified herein) shall be sent to:

Office of Environmental Policy, Analysis & Assessment
Strategic Implementation Plans Section, MC-206
P.O. Box 13087
Austin, Texas 78711-3087

Notifications required by this Order shall not substitute for any other notification requirement of the Commission or the TCAA.

16. The Company installed vane cascade flame stabilizers to reduce NO\textsubscript{x} emissions on Wilkes Power Plant Unit Number 2 pursuant to application dated July 9, 1999. The Commission approved the application as Standard Permit Number 41815 by TNRCC letter dated September 20, 1999 as authorized by 30 TAC § 116.617. Wilkes Power Plant Unit Number 2 will achieve a thirty-day rolling average NO\textsubscript{x} emission rate of .17 lb/mmBtu.

17. The Company installed vane cascade flame stabilizers to reduce NO\textsubscript{x} emissions on Wilkes Power Plant Unit Number 3 pursuant to application dated March 3, 2000. The Commission approved the application as Standard Permit Number 43804 by letter dated April 26, 2000 as authorized by 30 TAC §116.617. Wilkes Power Plant Unit Number 3 will achieve a thirty-day rolling average NO\textsubscript{x} emission rate of .17 lb/mmBtu.

18. The Company installed a patented water injection system to reduce flame temperatures and NO\textsubscript{x} emissions from Knox Lee Power Plant Unit Number 5 pursuant to application dated August 4, 2000. The application was approved as Standard Permit Number 45305 by the TNRCC in a letter dated October 17, 2000 as authorized under 30 TAC § 116.617.
116.617. Knox Lee Power Plant Unit Number 5 will achieve a thirty-day rolling average NO\textsubscript{x} emission rate of .18 lb/mmBtu.

19. On or before June 30, 2003, the Company will install and operate a full complement of 56 low NO\textsubscript{x} burners and add an Over Fire Air system to reduce NO\textsubscript{x} emissions from Pirkey Power Plant. The Pirkey Power Plant will achieve a thirty-day rolling average NO\textsubscript{x} emission rate of .22 lb/mmBtu.

20. As an alternative to achieving the reductions in stipulations 16-18 above, the Company may achieve equivalent reductions at the Pirkey plant, in excess of the reductions in stipulation 19 above. The Company shall follow the procedures in stipulation 14 for alternative projects in order to exercise this option. In no event shall reductions at plants other than the Pirkey plant be substituted for the reductions at the Wilkes or Knox Lee plants. However, nothing in this Order shall preclude the Company from utilizing the system cap flexibility under 30 TAC Chapter 117 or the Emissions Reduction Credit Banking and Trading Program under 30 TAC Chapter 101, provided additional reductions are achieved in excess of the total reductions required by stipulations 16-19.

21. As used herein, the term “thirty-day rolling average” means an average, calculated for each day that fuel is combusted in a unit, of all the hourly emissions data for the preceding 30 days that fuel was combusted in the unit.
II. ORDER

It is therefore ordered by the Texas Natural Resource Conservation Commission that Southwestern Electric Power Company, shall, from and after the date of this Agreed Order, limit its emissions of NO\textsubscript{x} as specified in paragraphs 16-20 above, and maintain compliance with this Order.

The provisions of this Agreed Order shall apply to and be binding upon Southwestern Electric Power Company, its successors, assigns and upon those persons in active concert or participation with them who receive actual notice of this Agreed Order by personal service or otherwise. Southwestern Electric Power Company is hereby ordered to give notice of this Agreed Order to any successor in interest prior to transfer of ownership of all or any part of its plants, located at:

A. Wilkes Power Plant, P.O. Box 309, Hwy. 49 East, Avinger, TX 75630;

B. Pirkey Power Plant, 2400 Farm Rd. 3251, Hallsville, TX 75650; and

C. Knox Lee Power Plant, Route 6, Box 306A, Longview, TX 75603;

and within ten days of any such transfer, provide the Texas Natural Resource Conservation Commission with written notice via certified mail that such notice of transfer has been given.
The Chief Clerk shall provide a copy of this Order to each of the parties.

PASSED AND APPROVED at the regular meeting of the Texas Natural Resource Conservation Commission on **MAR 13 2002**.

TEXAS NATURAL RESOURCE CONSERVATION COMMISSION

[Signature]

For the Commission

I am authorized to agree to the attached Agreed Order on behalf of the entity indicated below by my signature, and do hereby agree to the terms and conditions specified therein.

[Signature]
Margaret Hoffinan
Deputy Director, Office of Legal Services
Texas Natural Resource Conservation Commission

3/13/02
Date

[Signature]
John F. Norris, Jr.
Vice President
Authorized representative of
Southwestern Electric Power Company

2/26/02
Date
APPENDIX A

Acronym List .......................................................................................................................... 64
Acronym List

The following abbreviations or acronyms may be used in this permit:

ACFM ........................................................................................................... actual cubic feet per minute
AMOC ........................................................................................................ alternate means of control
ARP ............................................................................................................. Acid Rain Program
ASTM ........................................................................................................ American Society of Testing and Materials
B/PA .......................................................... Beaumont/Port Arthur (nonattainment area)
CAM ........................................................................................................... Compliance Assurance Monitoring
CD ............................................................................................................... control device
COMS ......................................................................................................... continuous opacity monitoring system
cVS ............................................................................................................. closed-vent system
D/FW .......................................................... Dallas/Fort Worth (nonattainment area)
DR ............................................................................................................. Designated Representative
EIP ............................................................................................................. El Paso (nonattainment area)
EP ............................................................................................................... emission point
ePA ........................................................................................................... U.S. Environmental Protection Agency
EU ............................................................................................................ emission unit
FCAA Amendments ................................................................................ Federal Clean Air Act Amendments
FOP ........................................................................................................... federal operating permit
GF ............................................................................................................ grandfathered
gt/100 scf ................................................................................................ grains per 100 standard cubic feet
HAP ........................................................................................................... hazardous air pollutant
H/G/B .......................................................... Houston/Galveston/Brazoria (nonattainment area)
H2S .......................................................................................................... hydrogen sulfide
ID No. ...................................................................................................... identification number
lb/hr .......................................................................................................... pound(s) per hour
MMBtu/hr ............................................................................................. Million British thermal units per hour
MRRT ....................................................................................................... monitoring, recordkeeping, reporting, and testing
NA ........................................................................................................... nonattainment
N/A .......................................................................................................... not applicable
NADB ......................................................................................................... National Allowance Data Base
NOx .......................................................................................................... nitrogen oxides
NSPS .......................................................... New Source Performance Standard (40 CFR Part 60)
NSR ......................................................................................................... New Source Review
ORIS ....................................................................................................... Office of Regulatory Information Systems
Pb ............................................................................................................... lead
PBR .......................................................................................................... Permit By Rule
PM .......................................................................................................... particulate matter
ppmv ...................................................................................................... parts per million by volume
PSD .......................................................................................................... prevention of significant deterioration
RO .......................................................................................................... Responsible Official
SO2 .......................................................................................................... sulfur dioxide
TCEQ ....................................................................................................... Texas Commission on Environmental Quality
TSP .......................................................................................................... total suspended particulate
tVP .......................................................................................................... true vapor pressure
U.S.C ....................................................................................................... United States Code
VOC ......................................................................................................... volatile organic compound