

# **TECHNICAL SUPPORT DOCUMENT**

Air Discharge Permit ADP 24-3651 Air Discharge Permit Application CO-1099

Issued: July 24, 2024

Kalama Export Company

**SWCAA ID - 1124** 

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# **ABBREVIATIONS**

#### List of Acronyms

ADP	Air Discharge Permit	NOV	Notice of Violation/
AP-42	Compilation of Emission Factors, AP-	NSPS	New Source Performance Standard
	42, 5th Edition, Volume 1, Stationary	PSD	Prevention of Significant
	Point and Area Sources – published		Deterioration
	by EPA	RCW	Revised Code of Washington
ASIL	Acceptable Source Impact Level	SCC	Source Classification Code
BACT	Best available control technology	SDS	Safety Data Sheet
CAM	Compliance Assurance Monitoring	SQER	Small Quantity Emission Rate listed
CAS#	Chemical Abstracts Service registry		in WAC 173-460
	number	Standard	Standard conditions at a temperature
CFR	Code of Federal Regulations		of 68°F (20°C) and a pressure of
EPA	U.S. Environmental Protection		29.92 in Hg (760 mm Hg)
	Agency	SWCAA	Southwest Clean Air Agency
EU	Emission Unit	WAC	Washington Administrative Code
mfr	Manufacturer		-

# List of Units and Measures

$\mu g/m^3$	Micrograms per cubic meter	ppmv	Parts per million by volume
μm	Micrometer ( $10^{-6}$ meter)	ppmvd	Parts per million by volume, dry
acfm	Actual cubic foot per minute	ppmw	Parts per million by weight
bhp	Brake horsepower	psig	Pounds per square inch, gauge
dscfm	Dry Standard cubic foot per minute	rpm	Revolution per minute
gr/dscf	Grain per dry standard cubic foot	scfm	Standard cubic foot per minute
hp	Horsepower	tph	Ton per hour
hp-hr	Horsepower-hour	tpy	Tons per year
ppm	Parts per million		

## List of Chemical Symbols, Formulas, and Pollutants

CO	Carbon monoxide	$PM_{10}$	PM with an aerodynamic diameter
$CO_2$	Carbon dioxide		10 μm or less
CO <sub>2</sub> e	Carbon dioxide equivalent	PM <sub>2.5</sub>	PM with an aerodynamic diameter
HAP	Hazardous air pollutant listed pursuant		2.5 µm or less
	to Section 112 of the Federal Clean	$SO_2$	Sulfur dioxide
	Air Act	SO <sub>x</sub>	Sulfur oxides
NO <sub>2</sub>	Nitrogen dioxide	TAP	Toxic air pollutant pursuant to
NO <sub>x</sub>	Nitrogen oxides		Chapter 173-460 WAC
$O_2$	Oxygen	VOC	Volatile organic compound
O <sub>3</sub>	Ozone		
PM	Particulate Matter with an		
	aerodynamic diameter 100 µm or less		

Terms not otherwise defined have the meaning assigned to them in the referenced regulations or the dictionary definition, as appropriate.

# **1. FACILITY IDENTIFICATION**

Facility Name: Facility Address:Kalama Export Company 2211 North Hendrickson Drive, Kalama, WA 98625SWCAA Identification:1124Contact Person:Mike Leeper, Safety ManagerPrimary Process: SIC/NAICS Code:Grain Terminal Elevator 5153 / Grain and Field Beans (Agents and Brokers) 425120 / Wholesale Trade Agents and Brokers Natural Minor	Applicant Name: Applicant Address:	Kalama Export Company, LLC 2211 North Hendrickson Drive, Kalama, WA 98625
SWCAA Identification:1124Contact Person:Mike Leeper, Safety ManagerPrimary Process:Grain Terminal ElevatorSIC/NAICS Code:5153 / Grain and Field Beans (Agents and Brokers)Facility Classification:Natural Minor	Facility Name: Facility Address:	Kalama Export Company 2211 North Hendrickson Drive, Kalama, WA 98625
Contact Person:Mike Leeper, Safety ManagerPrimary Process:Grain Terminal ElevatorSIC/NAICS Code:5153 / Grain and Field Beans (Agents and Brokers)425120 / Wholesale Trade Agents and BrokersFacility Classification:Natural Minor	SWCAA Identification:	1124
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Facility Classification: Natural Minor	SIC/NAICS Code:	5153 / Grain and Field Beans (Agents and Brokers) 425120 / Wholesale Trade Agents and Brokers
	Facility Classification:	Natural Minor

## 2. FACILITY DESCRIPTION

Kalama Export Company (Kalama Export) is an export grain terminal at the Port of Kalama. The facility has a maximum throughput of 502,333,333 bu/yr (15,070,000 tpy) based on the number of ships that can be loaded in a year. Grains accepted by the facility include wheat, corn, soybeans, barley, and milo. Grain is received by rail and barge, screened, cleaned as applicable, stored, and loaded into ocean-going ships. Less frequently, grain may be loaded into trucks.

## **3. CURRENT PERMITTING ACTION**

This permitting action is in response to Air Discharge Permit application number CO-1099 (ADP Application CO-1099) dated May 21, 2024. Kalama Export submitted ADP Application CO-1099 requesting the following:

• Approval to handle additional commodities. The commodities are identified as beet pellets, rapeseed, soy meal, dried distiller's grains (DDGS), and DDGS pellets.

The current permitting action provides approval for additional commodities as proposed in ADP Application CO-1099.

ADP 24-3651 will supersede ADP 23-3605 in its entirety.

#### 4. PROCESS DESCRIPTION

4.a. <u>General Facility (*existing*).</u> Kalama Export is a marine export grain terminal that receives grain – wheat (60 lb/bu), corn (56 lb/bu), soybeans (60 lb/bu), barley (56 lb/bu), and milo/sorghum (56 lb/bu) – by railcar and barge, and then loads the grain into ocean-going ships for export. A small percentage of the grain may be shipped out via trucks. The facility originally included two railcar receiving pits, two dust load out systems, one screenings load out system, storage and shipping silos, a weigh house and laboratory, a barge unloading system, four ship loading spouts, various conveyors, and several baghouses and bin vents for dust control. In 2001, an expansion added four baghouses, two bin vent filters, two dust load out stations, additional grain storage silos, a wheat cleaning system, and a new barge sampling, weighing, and distribution system. In a previous permitting action in 2010, an additional wheat cleaner, eight baghouses and bin vents for dust control, eight shipping silos, and various new conveyors and other equipment were permitted, and the total storage capacity of the facility increased 4,860,000 bu. The stated storage capacity does take into account the U.S. Department of Agriculture (USDA) "pack factor."

<u>ADP Application CO-1099.</u> Kalama Export proposes to handle and store new commodities at the facility. No changes to existing equipment are proposed. Existing dust control equipment is expected to be sufficient to minimize particulate matter emissions associated with the new commodities.

4.b. <u>Railcar Receiving (*existing*).</u> Grain is delivered by unit trains to the rail receiving area; one unit train is typically 110 unit cars, with each car having a capacity of 4,000–5,150 ft<sup>3</sup>. The rail receiving area is enclosed by two walls and a roof and is roughly two railcars in length and extends across two parallel tracks. Each track has a receiving pit with an exposed area of approximately 204 ft<sup>2</sup> (51 ft by 4 ft). The rail receiving pits have the capacity to receive 50,000 bu/hr (1,500 tph<sup>1</sup>), each. As the railcars move into the rail receiving area, the railcar hoppers (3–6 hoppers per railcar) are opened manually by a powered wrench and the grain flows into the pit. When the hopper is empty, the hopper gate is closed and the incoming railcar hopper gate is opened. The speed of the railcars is adjusted so that the railcar is empty by the time it exits the receiving area. The grain flows through grates into the receiving pit,



Railcar receiving choke flow

which is aspirated to baghouses DC-1 and DC-2. As grain initially fills the pit, the free fall distance from the bottom of the hopper to the top of the pile decreases until the top of the pile intersects the grain flowing from the railcar, resulting in choked flow. Choked flow reduces the amount of dust created. In addition, as the pile height increases, the exposed area of the grate decreases, thus increasing the face velocity across the exposed area of the grate. The increased face velocity provides additional fugitive dust control, such as the dust created as the grain flows down the sides of the pile. Aspiration air is continuously drawn during the entire unloading process. The unloading rate of the pit conveyors is adjusted to maintain choked flow between the railcar and the grain pile in the pit. After the grain is conveyed from the rail receiving pits, mineral oil is sprayed on to the grain as a dust suppressant. The mineral oil is sprayed onto the grain from above and below the grain stream as the grain is transferred from the receiving belt to the transfer belt. Approximately <sup>2</sup>/<sub>3</sub> of the oil is applied at the rail receiving belts (belts D-6 or D-7) prior to cleaning, with the remaining portion of the oil applied to the grain at the shipping belt prior to shipping. In most cases, the oil is applied prior to cleaning. The minimum oil rate is 3 qt/1,000 bu, although higher application rates are often used, the USDA has established a maximum of 0.02% (~7 qt/1,000 bu) application rate for grain (21 CFR 172.878). There is a small quantity of grain that is unoiled depending upon the customer requirements, but in most cases the majority of the grain is oiled. A literature review has been performed as part of previous permitting actions to establish dust suppression efficiency for the mineral oil. As a result, SWCAA has established the oil dust suppression efficiency to be 70% for corn<sup>2</sup>, 73% for wheat<sup>3</sup>, 60% for soybeans<sup>4</sup>, 65% for milo and barley<sup>5</sup>; the oil control efficiency for other grains has not been established.

<sup>&</sup>lt;sup>1</sup> Since the conversion from volume (bu) to mass (lb or ton) varies according to grain type, unless otherwise noted, wheat is used for conversions of this type with an assumed bulk density of 60 lb/bu.

<sup>&</sup>lt;sup>2</sup> Experimental design applied mineral oil at 0.02% (approximately 7 qt/1,000 bu) and achieved a dust control efficiency of 69.7%, which was rounded to 70% (F. S. Lai, et al., *Examining the Use of Additives to Control Grain Dust*, Final Report to the National Grain and Feed Association, Washington, DC, June 1982).

<sup>&</sup>lt;sup>3</sup> Control efficiencies of 78% and 68% were achieved during two tests performed at two separate facilities. These values were averaged to 73% (*Emission Factors for Grain Elevators*, Final Report to National Grain and Feed Foundation, Midwest Research Institute (MRI), Kansas City, Missouri, January, 1997).

<sup>&</sup>lt;sup>4</sup> In the above MRI reference above, the tests using mineral oil on soybeans were inconclusive. However, the reference stated that "oil addition systems can typically achieve control efficiencies between 60% and 80%." Lacking any better information, SWCAA assumes that the control effectiveness of mineral oil on soybeans is a minimum of 60%.

<sup>&</sup>lt;sup>5</sup> In two tests performed with milo at a single facility, control efficiencies of 61% and 65% were determined at an oil application rate of 0.16 qt/minute. SWCAA and Kalama Export have agreed upon a value of 65% control efficiency for both milo and barley based upon this test (*Tests of Oil Suppression of PM-10 at Grain Elevators*, Test Report, MRI, Kansas City, MO, November 1994).

4.c. Barge Receiving (existing). Grain arriving by Columbia River barge is unloaded using a marine leg. The marine leg is a split casing bucket elevator attached to an arm that extends the leg into the barge. The barge has a center sump cap that covers an opening approximately 12' by 12'. The cap is removed, and the marine leg is inserted into the hold. The marine leg buckets dig into the grain and elevate it out of the barge and once the marine leg reaches the bottom of the hold, screw augers in the base of the barge move the grain towards the center of the barge to the marine leg. The leg is aspirated to baghouse DC-11 at 7,700 acfm. Grain can be unloaded at 30,000 bu/hr (900 tph), maximum rate. Kalama Export will be attaching tarps to the deck of the barge to narrow the opening between the sides of the marine leg and the sump cap during unloading. After the marine leg is placed into the sump cap opening and the tarps are fastened over the sump opening, the buckets begin to dig into the barge hold which creates fugitive emissions due to mechanical action of the buckets on the grain. As the marine leg digs deeper into the hold, a conical airspace is hollowed out within the hold with the sides of the pile at the angle of repose for the particular grain being unloaded. Grain rolling down the sides of the pile towards the marine leg may also create PM emissions.



Marine Leg

Approximately <sup>7</sup>/<sub>3</sub> of the mineral oil is applied at the barge receiving belts (belts B-16 or B-17) prior to cleaning, with the remaining portion of the oil applied to the grain at the shipping belts (belts B-1, B-2, or B-3) prior to shipping. Similar to the configuration of the mineral oil application system for rail receiving, mineral oil is sprayed onto the grain from the top and the bottom of the grain stream as the grain transfers between the receiving belt and the transfer belt.

- 4.d. <u>Internal Grain Handling, Weigh House, Sampling, and Distribution (*existing*). As a general practice, all grain is oiled prior to distribution to weigh belts at the scale house. PM emissions from the weighing process are controlled by baghouses DC-4 and DC-5. The barge weighing, sampling, and distribution system is controlled by baghouse DC-15. Mineral oil may also be applied at the weigh house prior to storage or shipping (belts B-16 and B-17).</u>
- 4.e. <u>Grain Cleaning (*existing*).</u> The facility has the ability to clean wheat, corn, and soybeans. This process removes debris or foreign material, large and/or small particles that are unwanted, and light or low density material. All grain has been oiled prior to cleaning. The older wheat cleaning system can process 20,000 bu/hr (600 tph); PM emissions from this system are controlled by baghouses DC-15, DC-17, and DC-20. The system is composed of two Cimbria Mega 168 cleaners. Six Cimbria Indented Cylinder Separator cleaners further clean the discards from the other cleaners (approximately 10% of the volume). The wheat cleaning system can process 80,000 bu/hr (2,400 tph). The system includes eight Mega 168 cleaners and 12 Cimbria Indented Cylinder Separator cleaners. Grain can be weighed, cleaned, and then returned to the scale house for re-weighing.

4.f. Dust and Screenings Loadout (existing). Screenings and dust from the cleaning systems and baghouse catches are collected for off-site purposes via four truck loadout stations. All of the truck loadouts are equipped with aspirated, telescoping Midwest spouts. The truck loadout near the scale house is enclosed by two walls but does not contain a roof. This loadout location is equipped with a Midwest MC-22 aspirated retractable bulk loading spout and is controlled by Bin Vent DC-12. The dust tank loadout near the shipping belts is enclosed by two walls (14' high by 35' wide) and a roof; the dust tank is immediately above the loadout and is controlled by baghouse DC-13. The screenings loadouts near the existing cleaning system are housed in two structures. One is a cylindrical tank, where the baghouse catch for baghouses DC-14, DC-15, and DC-17 is stored, and the other is a square building; both structures have a drivethrough, are enclosed by two walls and a roof, and are controlled by Bin Vent Filters DC-18 and DC-19. Dust is loaded into trucks using a Paragon series Midwest model MC22-EV-OV aspirated, retractable bulk loading spout.



*Truck loadout stations for dust and screening, controlled by (clockwise from top right) DC-12,DC-13, and DC18/19 (bottom two)* 

4.g. <u>Grain Storage and Transfer (*existing*).</u> The facility was originally constructed with vertically oriented, Battery 1 storage bins (21 silos, numbered 311 through 434), Battery 2 storage bins (17 silos, numbered 111 through 233), and Battery 2 shipping bins (numbered 001 through 004); some storage bins (e.g., 111 and 131) can also be used as shipping bins. These silos have a combined storage capacity of 2,340,000 bu, which includes the storage capacity of the interstitial spaces. In the 2000–2001 expansion (OA 00-2325), the total grain storage capacity at the facility was increased by 1,500,000 bu to 3,840,000 bu with the addition of 15 new storage silos and shipping bins (500/600 Series, numbered 511 through 631). In 2010, the permitting action included an increase in the storage capacity by 800,000 bu to 4,640,000 bu total with the addition of eight more shipping bins (SB Series, numbered SB11 through SB33).

Grain is delivered to the silos through several turnheads that distribute the grain to individual silos. The turnheads are completely enclosed. Silos are controlled both at the top of the bin during loading and at the bottom of the bin during conveying. PM emissions from Batteries 1 and 2 are controlled by baghouses DC-6 and DC-7 at the top and DC-8 at the bottom. The silos (500/600 Series) are controlled by baghouse DC-16 at the top and DC-14 at the bottom. Although the silos do contain bin vents, the bin vents are opened only when removing grain from the silos in order to allow air to move into the silos. The bin vents are closed during filling and there are no emissions. The SB Series shipping bins are controlled by DC-24 at the top and DC-25, DC-26, and DC-27 at the bottom.

All of the conveyor surfaces actively carrying grain are completely enclosed and are not exposed to ambient air. The belt returns and belt take-ups are not enclosed. There have been no observances of fugitive dust from either the return portion of the belts or the belt take-ups. The belts are roller belt-type, and conveyor air is discharged to baghouses DC-3 and DC-13.

4.h. <u>Truck Loading (*existing*).</u> A small quantity of grain may be loaded onto trucks via the five vertical side taps. Grain delivered to trucks has been oiled with approximately <sup>2</sup>/<sub>3</sub> of the total quantity of mineral oil; there are no other controls. Kalama Export is limited to a maximum of 2,000,000 bu/yr (60,000 tpy) loadout to truck.

4.i. Ship Loading (existing). Grain is transferred from the silos or storage bins via enclosed conveyors to the ship dock. Approximately <sup>2</sup>/<sub>3</sub> of the mineral oil has already been applied to the grain prior to shipping. When grain is removed from storage, the final  $\frac{1}{3}$  of the mineral oil is applied prior to the grain being sent to the scale house, the shipping bins, and finally loaded onto the ship. At the dock, grain is delivered to the ship through any or all of the four sloped grain spouts. The spouts can be angled from vertical to about 60° from vertical and can be extended from 95-140 ft. The ends of the spouts are equipped with fabricated deadboxes at the end of the spouts and spring-loaded gates, which maintain a solid column of grain prior to exiting the spout. The deadboxes are equipped with two internal baffle plates and a hinged resistance plate at the end that opens in response to the grain flowing out the spout. Dust is pneumatically evacuated from the deadbox between the two internal baffle plates and drawn through a duct parallel to



Ship loading spout. The square "box" is the deadbox and the spring loaded gate is located approximately halfway from the deadbox to the end of the spout.

the spout to baghouses DC-9 and DC-10. These baghouses draw about 5,000 acfm from each spout as well as from conveyor transfer points in the shipping towers. Valves installed in the ducts leading to the ship loading spouts divert air from unused spouts to the baghouses. Transfer of pneumatic air occurs when either spout 1 or 2 is not in use or when either spout 3 or 4 is not used. The air normally drawn through the two spouts is made available to the single operating spout.

A single spout has a maximum loading capacity of 50,000 bu/hr (1,500 tpy), however, prior to 2010, the single shipping belt did not have the capacity to deliver grain to all four spouts at the maximum rate. At the maximum belt rate, if all four spouts were being used, they operated at a reduced delivery rate. In 2010, the addition of a second belt allowed an additional 100,000 bu/hr (3,000 tpy) of grain to be delivered to the shipping dock and allowed all spouts to be operated at maximum capacity (200,000 bu/hr, combined). In addition, during periods of rain, grain can be routed to the shipping bins until the rain stops and ship loading can occur at the maximum rate.

4.j. <u>Paved and Unpaved Roads (*existing*).</u> The majority of the truck traffic is due to dust and screenings loadout from the four loadout stations and a small contribution from the delivery of grain to trucks.

# 5. EQUIPMENT/ACTIVITY IDENTIFICATION

#### Railcar Receiving

5.a. <u>Railcar Receiving, Railcar Pit #1 (*existing*).</u> Baghouse DC-1 controls the emissions from Railcar Pit #1 through pickups along the edge of the pit and various drop points for belts B-7, B-11A, and B-11B, and drag conveyor D-5.

Year Installed:	1983	de
Make/Model:	Carter Day / 376-RF-8	9
Airflow:	32,500 acfm	
Air-to-Cloth Ratio:	8.5 to 1	
Filter Media:	16 oz felt singed, oval (3" x 6")	
Number of Bags:	376 bags, 96" in length	
Filter Area:	3,840 ft <sup>2</sup> (from Donaldson)	
Stack Height:	13 feet	
Stack Diameter:	43.75"	
NSPS Applicable:	Yes/No. The railcar pit and associated belts/controls were	
	installed prior to NSPS applicability date. Belts B-11A and	
	B-11B and associated emission controls are subject to the NS	PS.



Baghouse DC-1

5.b. Railcar Receiving, Railcar Pit #2 (existing). Baghouse DC-2 controls the emissions from Railcar Pit #2 through pickups along the edge of the pit and various drop points for belts B-6 and B-10 and drag conveyor D-4. Year Installed: 1983 Make/Model: Carter Day / 376-RF-8 Airflow: 32,500 acfm Air-to-Cloth Ratio: 8.5 to 1 Filter Media: 16 oz felt singed, oval (3" x 6") 376 bags, 96" in length Number of Bags: 3,840 ft<sup>2</sup> (from Donaldson) Filter Area: Stack Height: 13 ft Stack Diameter: 43.75" NSPS Applicable:





Baghouse DC-2

5.c. <u>Railcar Receiving, Fugitive Emissions (*existing*).</u> Any particulate matter (PM) that is not captured by the rail receiving building and aspirated pit or controlled by the baghouse is released as fugitive PM, PM<sub>10</sub>, and PM<sub>2.5</sub>. Fugitive emissions from the railcar pits are not subject to the NSPS since the pits were installed prior to the date when the NSPS became applicable.

## Barge Receiving

Barge Receiving System (existing). Baghouse DC-11 controls emissions from the 5.d. marine leg, belt BC #9, and a surge bin. Year Installed: 1983 Make/Model: Carter Day / 72-RF-10 Airflow: 9.500 acfm Air-to-Cloth Ratio: 8.4 to 1 Filter Media: 16 oz felt singed, oval (3" x 6") Number of Bags: 72 bags, 120" in length Filter Area: 915 ft<sup>2</sup> (from Donaldson) Stack Height: 23 ft Stack Diameter: 10.5" NSPS Applicable: No. The barge receiving system and its associated control were installed prior to NSPS applicability date.



Baghouse DC-11

5.e. <u>Barge Receiving System, Fugitive Emissions (*existing*). Any PM that is not captured by the aspirated marine leg and controlled by the filter is released as fugitive PM, PM<sub>10</sub>, and PM<sub>2.5</sub>. Fugitive emissions from the barge receiving system are not subject to the NSPS since the pits were installed prior to the date when the NSPS became applicable.</u>

# Internal Grain Handling: Weigh House, Sampling, and Distribution

5.f. <u>Grain Transfer System (*existing*).</u> Baghouse DC-3 is used to control PM emissions from conveyor transfer points within the internal handling system, including belts B-10 B-11A B-12 and B-13

B-10, B-11A, B-12, and	I B-13.
Year Installed:	1983
Make/Model:	Carter Day / 124-RF-10
Airflow:	15,600 acfm
Air-to-Cloth Ratio:	6.7 to 1
Filter Media:	16 oz felt singed, oval (3" x 6")
Number of Bags:	124 bags, 120" in length
Filter Area:	1,580 ft <sup>2</sup> (from Donaldson)
Stack Height:	10.5 ft
Stack Diameter:	26"
NSPS Applicable:	Yes/No. The transfer system and its associated control were installed prior to NSPS applicability date. Belts B-
	11A and B-11B and associated emission controls are
	subject to the NSPS.



Baghouse DC-3

5.g. <u>Weigh House Receiving (*existing*).</u> Baghouse DC-4 is used to control PM emissions from the weigh house where the grain is weighed on scales after receiving or prior to shipping. There are dust pickups on bulk weigher #W-2 and #W-3 and belts B-12, B-13, B-16, and B-17.

Year Installed:	1983
Make/Model:	Carter Day / 232-RF-8
Airflow:	19,600 acfm
Air-to-Cloth Ratio:	8.4 to 1
Filter Media:	16 oz felt singed, oval (3" x 6")
Number of Bags:	232 bags, 96" in length
Filter Area:	2,320 ft <sup>2</sup> (from Donaldson)
Stack Height:	11.5 ft
Stack Diameter:	33.5"
NSPS Applicable:	No. The weigh house receiving system and its associated control were installed prior to NSPS
	applicability date.



Baghouse DC-4

5.h. <u>Weigh House Shipping (*existing*).</u> Baghouse DC-5 is used to control PM emissions from the weigh house shipping system that weighs grain after receiving or prior to shipping. There are dust pickups on bulk weigher #W-1, grain cleaner C-1, belt B-14, belt B-15, screw conveyor SC-24, and leg L-23.

Sium eleuner e 1, eer	
Year Installed:	1983
Make/Model:	Carter Day / 156-RF-10
Airflow:	17,300 acfm
Air-to-Cloth Ratio:	8.0 to 1
Filter Media:	16 oz felt singed, oval (3" x 6")
Number of Bags:	156 bags, 120" in length
Filter Area:	1,990 ft <sup>2</sup> (from Donaldson)
Stack Height:	11.5 ft
Stack Diameter:	32"
NSPS Applicable:	No. The weigh house shipping system and its associated control were installed prior to NSPS applicability date.



Baghouse DC-5

5.i. <u>Sampling, Weighing, and Distribution System (existing)</u>. Baghouse DC-15 controls dust PM emissions from the sampling weighing and distribution system. There are dust pickups for the upper garner, weigh hopper, lower garner, and belt B-35.
 Year Installed: 2000

Make/Model: Donaldson Torit / 124-RFW-10 Airflow: 15.600 acfm Air-to-Cloth Ratio: 9.6 to 1 16 oz felt singed, oval (3" x 6") Filter Media: 124 bags, 120" in length Number of Bags: Filter Area: 1.613 ft<sup>2</sup> Stack Height: 43 ft Stack Diameter: 30" NSPS Applicable: Yes. The sampling weighing and distribution system and its associated control were installed after the NSPS applicability date.



Baghouses DC-15 (left) and DC-17 (right)

## Grain Cleaning

5.j. <u>Wheat Cleaning System #1 (*existing*).</u> Baghouse DC-17 controls PM emissions from the wheat cleaning system. There are dust pickups for two 10,000 bph Cimbra 160 Delta cleaners, three Cimbra HEID length separators, upper surge bin SB-1, screenings bin SCB1, lower surge bin SB-2, screw conveyors SC-43 and SC-44, drag conveyors D-40 and D-41, and leg L-38.

Year Installed:	2000
Make/Model:	Donaldson Torit / 124-RFW-10
Airflow:	16,900 acfm
Air-to-Cloth Ratio:	7.7 to 1
Filter Media:	16 oz felt singed, oval (3" x 6")
Number of Bags:	124 bags, 120" in length
Filter Area:	1,613 ft <sup>2</sup>
Stack Height:	43 ft
Stack Diameter:	28.5"
NSPS Applicable:	Yes. The wheat cleaning system, bins, leg, and the associated control were installed after the NSPS applicability date.

5.k. Wheat Cleaning System #2 (existing). Baghouse DC-20 helps to reduce the amount of dust in the grain and wheat cleaning area when offloading barges. There are dust pickups for two surge hoppers, four cleaners (Cleaners 1-4), two indents (LS-1 and LS-2), a screenings bin, and drag conveyors D-42 and D-44. Year Installed: 2006 Make/Model: Donaldson Torit / 156-RFW-10 Airflow: 16.600 acfm Air-to-Cloth Ratio: 6.9 to 1 Filter Media: 16 oz felt singed, oval (3" x 6") 156 bags, 120" in length Number of Bags: Filter Area: 2,029 ft<sup>2</sup> 15 ft Stack Height: Stack Diameter: 31.75" NSPS Applicable: Yes. The cleaning system, belts, surge bins, leg, and the associated control were installed after the NSPS applicability date.



Baghouse DC-20

5.1. Wheat Cleaning Systems #3 through #6 (existing). Baghouse DC-21 for this wheat cleaning system. There are dust pickups for surge bin SB-10, three 1,600 bu cleaner surge bins (SB-11, SB-12, and SB-13), four 80,000 bph Cimbra 168 Mega cleaners (C-10, C-12, and C-14), grader surge bin SB-16, a 2,500 bph Cimbra 116 corn reclaim cleaner (C-17), belts B-70, B-71, and B-75, and leg L-73

15.		
Year Installed:	2010	
Make/Model:	Donaldson / 376 RFWP 10 KD	
Airflow:	36,500 acfm	
Air-to-Cloth Ratio:	7.2 to 1	
Filter Media:	16 oz felt singed, oval (3" x 6")	2
Number of Bags:	376 bags, 120" in length	
Filter Area:	4,892 ft <sup>2</sup>	
Stack Diameter: 40.75"		Longer Longer
NSPS Applicable:	Yes. The cleaning system, belts, surge bins, leg, and the associated control were installed after the NSPS applicability date.	



Baghouse DC-21

5.m. Wheat Cleaning Systems #7 through #10 (existing). Baghouse DC-22 controls processes associated with the wheat cleaning system, conveyors, elevators, and the dust and screenings bins. There are dust pickups for four 80,000 bph Cimbra 168 Mega cleaners (C-11, C-13, and C-15), a 3,000 bph Cimbra 168 grader (C-16), two indent surge bins (SB-14 and SB-15), a corn reclaim surge bin (SB-17), surge bin SB-18, drag conveyors D-72, D-76, D-78, D-79, D-82, D-84, and D-85, legs L-74, L-77, L-81 (screenings), and L-83, and dust bin SC-87 (and the associated aspirated, telescoping spout), and screenings bin SC-86 (and the associated aspirated, telescoping spout).

**Baghouse DC-22** 

Year Installed: 2010 Donaldson / 376 RFWP 10 KD Make/Model: Airflow: 35,300 acfm Air-to-Cloth Ratio: 7.2 to 1 Filter Media: 16 oz felt singed, oval (3" x 6") 376 bags, 120" in length Number of Bags: 4,892 ft<sup>2</sup> Filter Area: Stack Diameter: 40.25" **NSPS** Applicable: Yes. The cleaning system, belts, surge bins, legs, and the associated control were installed after the NSPS applicability date.

# Dust and Screenings Loadout

5.n. <u>Dust Bin #12 (*existing*).</u> Bin Vent Filter DC-12 controls PM emissions at the truck load-out for the dust tank. While unloading screenings to trucks, emissions are controlled by Bin Vent Filter DC-12. The original Carter Day 48-RF-6 baghouse was replaced in 2010. Airflow was not altered. The baghouse has been modified to accommodate fewer bags.

	8
Year Installed:	1983
Year Modified	2010
Make/Model:	Donaldson / 72-RFT-6
Airflow:	2,800 acfm
Air-to-Cloth Ratio:	7.5 to 1
Filter Media:	16 oz felt singed, oval (3" x 6")
Number of Bags:	48 bags, 72" in length
Filter Area:	366 ft <sup>2</sup>
Stack Diameter:	33"
NSPS Applicable:	No. Not an affected facility; does not control emissions
* *	from grain.



Bin Vent Filter DC-12 (top left)

5.0. <u>Dust Bin #13 (*existing*).</u> Baghouse catch from baghouses DC-6 through DC-10 are collected in the dust tank (volume of 6100 ft<sup>3</sup>). Bin Vent Filter DC-13 controls dust from the dust tank truck loadout. Dust is loaded into trucks using a Midwest retractable (travel distance approximately 10'), aspirated spout (m/n MC-22-OV)

$1 \times 10^{-2} \times 2^{-0} \times 10^{-1}$	
Year Installed:	1990
Make/Model:	MAC / 72-MWP-40
Airflow:	1,500 acfm
Air-to-Cloth Ratio:	3.9 to 1
Filter Media:	16 oz felt singed, oval (3" x 6")
Number of Bags:	48 bags, 72" in length
Filter Area:	375 ft <sup>2</sup>
Stack Height:	58 ft, discharges vertically downward
Stack Diameter:	33"
NSPS Applicable:	No. Not an affected facility; does not control emissions
	from grain.



Bin Vent Filter DC-13

5.p. <u>Dust Bin #18 (*existing*).</u> Bin Vent Filter DC-18 controls PM emissions at the screenings truck loadout for the dust collection hoppers of DC-17. Material is pneumatically conveyed to the bin at 440 acfm. This unit works on positive pressure. Dust is loaded through a common screw conveyor with Dust Bin #19 to an aspirated, telescoping spout with an airflow of 500 acfm.

to an aspirated, terescop	spout with an arriow of 500 denni.
Year Installed:	2003
Make/Model:	Camcorp / 6PRT7LP
Airflow:	940 acfm
Air-to-Cloth Ratio:	6.3 to 1
Filter Media:	16 oz felt singed, oval (3" x 6")
Number of Bags:	7 bags, 72" in length
Filter Area:	67 ft <sup>2</sup>
Stack Height:	65 ft, discharges vertically downward
Stack Diameter:	7"
NSPS Applicable:	No. Not an affected facility; does not control emissions from grain.



Bin Vent Filter DC-18

5.q. <u>Dust Bin #19 (*existing*).</u> Baghouse DC-19 controls the dust truck loadout point for collection hoppers of baghouses DC-14, DC-15, DC-16, and DC-20 (added in 2007). Material is pneumatically conveyed to the bin at 320 acfm. This unit works on positive pressure. Dust is loaded through a common screw conveyor with Dust Tank #DC-19A to an aspirated, telescoping spout. When the spout is being aspirated, it pulls an additional 500 acfm.

Year Installed:	2003
Make/Model:	Camcorp / 6PRT4LP
Airflow:	820 acfm
Air-to-Cloth Ratio:	5.5 to 1
Filter Media:	16 oz felt singed, oval (3" x 6")
Number of Bags:	4 bags, 72" in length
Filter Area:	38 ft <sup>2</sup>
Stack Height:	65 ft, discharges vertically downward
Stack Diameter:	6"
NSPS Applicable:	No. Not an affected facility; does not control emissions
	from grain.



Bin Vent Filter DC-19

5.r. <u>Dust Bin #23 (*existing*).</u> Bin Vent Filter DC-23 controls dust from the dust bin (volume 3,000 bu) truck loadout. Material from Dust Bin #23 is loaded out through the Dust Bin #12 truck loadout spout.

Year Installed:	2010
Make/Model:	MAC / 54AVS16
Airflow:	400 acfm
Air-to-Cloth Ratio:	3.4 to 1
Filter Media:	16 oz felt singed, circular (6" diameter)
Number of Bags:	16 bags, 54" in length
Filter Area:	107 ft <sup>2</sup>
Stack Diameter: 10", discharges horizontally	
NSPS Applicable:	No. Not an affected facility; does not control emissions
	from grain.



Bin Vent Filter DC-23

5.s. <u>Dust and Screenings Loadout to Truck, Fugitive Emissions (*existing*).</u> Dust and screenings are loaded into truck via aspirated, telescoping spouts; however, the loadout areas are not completely enclosed and fugitive emissions can occur. Any PM that is not contained within the truck during loadout or within the building is released as fugitive PM, PM<sub>10</sub>, and PM<sub>2.5</sub>.

# Grain Storage and Transfer

5.t. <u>Storage and Shipping Bins (Batteries 1 and 2) Tops (*existing*). Baghouse DC-6 controls PM emissions from the transfer of grain to and from the battery 1 and 2 storage bins (through bin loading vents). There are dust pickups for belts B-18 and B-19, and distributors TH-1, TH-2, TH-3, and TH-4.</u>

and D 19, and around	ators 111 1, 111 2, 111 5, and 111 11
Year Installed:	1983
Make/Model:	Carter Day / 232-RF-10
Airflow:	28,100 acfm
Air-to-Cloth Ratio:	8.5 to 1
Filter Media:	16 oz felt singed, oval (3" x 6")
Number of Bags:	232 bags, 120" in length
Filter Area:	2,960 ft <sup>2</sup>
Stack Height:	123 ft
Stack Diameter:	37.75"
NSPS Applicable:	No. The storage bins, belts, and distributors, and the associated control were installed prior to the NSPS applicability date.



Baghouse DC-6

5.u. <u>Shipping Bins (Battery 1) Tops (*existing*).</u> Baghouse DC-7 is used for the control of PM emissions through the shipping bin loading vents from the transfer of grain to and from battery 1 and 2 storage. There are dust pickups for the four shipping bins B-001, B-002, B-003, and B-004, and drop points for belts B-15, B-16, B-17, B-18, and B-19.

B 19.
1983
Carter Day / 232-RF-10
28,700 acfm
7.4 to 1
16 oz felt singed, oval (3" x 6")
232 bags, 120" in length
2,960 ft <sup>2</sup>
123 ft
38"
No. The shipping bins, belts, and the associated control were installed prior to the NSPS applicability date.



Baghouse DC-7

5.v. <u>Storage and Shipping Bins (Batteries 1 and 2) Bottoms (*existing*). Baghouse DC-8 controls emissions caused by grain removal from the storage and shipping bin bottoms. There are dust pickups for belts B-1, B-2, B-3, B-9, B-11B, B-14, B-20, B-21.</u>

D = 20, D = 1.	
Year Installed:	1983
Make/Model:	Carter Day / 376-RF-10
Airflow:	42,100 acfm
Air-to-Cloth Ratio:	8.3 to 1
Filter Media:	16 oz felt singed, oval (3" x 6")
Number of Bags:	376 bags, 120" in length
Filter Area:	4,800 ft <sup>2</sup>
Stack Height:	13 ft
Stack Diameter:	46.57"
NSPS Applicable:	Yes/No. The storage and shipping bins bottoms belts and the associated control were installed prior to the



Baghouse DC-8

NSPS applicability date. Belts B-11A and B-11B and associated emission controls are subject to the NSPS.

5.w. <u>Storage Bins (500/600 series) Bottoms (*existing*).</u> Baghouse DC-14 controls PM emissions from the grain conveyor belts moving grain from the bottoms of the concrete storage bins (500 and 600 series bins). There are dust pickups for the drops from the bins onto belts B-31, B-32, and B-33 and for belts B-1, B-2, and B-3.

Year Installed:	2000
Make/Model:	Donaldson / 156-RFW-10
Airflow:	20,000 acfm
Air-to-Cloth Ratio:	9.9 to 1
Filter Media:	16 oz felt singed, oval (3" x 6")
Number of Bags:	156 bags, 120" in length
Filter Area:	2,030 ft <sup>2</sup>
Stack Height:	16 ft
Stack Diameter:	31.75"
NSPS Applicable:	Yes. The storage bins, conveyors, and the associated control were installed after the NSPS applicability date.



Baghouse DC-14

5.x. <u>Storage Bins (500/600 Series) Tops (existing)</u>. Baghouse DC-16 controls PM emissions from the conveyors and grain distributors at the tops of the newer storage bins. There are dust pickups for turnheads TH-5 and TH-6, and belts B-28 and B-29

2000
Donaldson / 72-RFW-10
8,400 acfm
9.0 to 1
16 oz felt singed, oval (3" x 6")
72 bags, 120" in length
937 ft <sup>2</sup>
123 ft
25"
Yes. The storage bins, turnheads, conveyors, and the associated control were installed after the NSPS applicability date.



Baghouse DC-16

5.y. <u>Shipping Bins (SB Series) Tops (*existing*).</u> Baghouse DC-24 controls dust PM emissions from the shipping silo fill system. Dust collected from this filter will be transported to the existing dust bin on the east side of the shipping bins via pneumatic transfer. There are dust pickups on turnhead TH-7, which delivers grain to shipping bins SB-11 through SB-33, and belts B-97 and B-98.

	<b>U</b>
Year Installed:	2010
Make/Model:	Donaldson Torit / 124-RFW-10
Airflow:	9,900 acfm
Air-to-Cloth Ratio:	6.2 to 1
Filter Media:	16 oz felt singed, oval (3" x 6")
Number of Bags:	124 bags, 120" in length
Filter Area:	1,613 ft <sup>2</sup>
Stack Diameter:	30.25"
NSPS Applicable:	Yes. The turnhead, conveyors, and the associated
	control were installed after the NSPS applicability date.



Baghouse DC-24

5.z. <u>Shipping Bins SB-11, SB-12, and SB-13 Bottoms (*existing*). Baghouse DC-25 controls dust PM emissions from the shipping bin transfer system. There are dust pickups on shipping bins SB-11, SB-12, and SB-13 where the bins discharge to belt B-91, and on belts B-9, B-20, B-92, and B-99.</u>

•	
Year Installed:	2010
Make/Model:	Donaldson Torit / 156-RFW-10
Airflow:	18,600 acfm
Air-to-Cloth Ratio:	7.6 to 1
Filter Media:	16 oz felt singed, oval (3" x 6")
Number of Bags:	156 bags, 120" in length
Filter Area:	2,030 ft <sup>2</sup>
Stack Diameter:	30.75"
NSPS Applicable:	Yes. The storage bins, conveyors, and the associated control were installed after the NSPS
	applicability date.

5.aa. <u>Shipping Bins SB-21 and SB-22 Bottoms (*existing*). Baghouse DC-26 controls dust PM emissions from the shipping bin transfer system. There are dust pickups on shipping bins SB-21 and SB-22, where the bins discharge to belt B-93, and on belts B-9, B-20, B-94, and B-99.</u>

0110  m	+, and D-99.
Year Installed:	2010
Make/Model:	Donaldson Torit / 124-RFW-10
Airflow:	12,400 acfm
Air-to-Cloth Ratio:	7.7 to 1
Filter Media:	16 oz felt singed, oval (3" x 6")
Number of Bags:	124 bags, 120" in length
Filter Area:	1,613 ft <sup>2</sup>
Stack Diameter:	30.75"
NSPS Applicable:	Yes. The storage bins, conveyors, and the associated control were installed after the NSPS applicability date.



Baghouse DC-26

5.bb. <u>Shipping Bins SB-31, SB-32, and SB-33 Bottoms (*existing*). Baghouse DC-27 controls dust PM emissions from the shipping silo (SB series) system. There are dust pickups on shipping bins SB-31, SB-32, and SB-33, where the bins discharge to belt B-95, and on belts B-9, B-20, B-96, and B-99.</u>

Year Installed:	2010				
Make/Model:	Donaldson Torit / 156-RFW-10				
Airflow:	18,300 acfm				
Air-to-Cloth Ratio:	7.6 to 1				
Filter Media:	16 oz felt singed, oval (3" x 6")				
Number of Bags:	156 bags, 120" in length				
Filter Area:	2,030 ft <sup>2</sup>				
Stack Diameter:	30.625"				
NSPS Applicable:	Yes. The conveyors were installed after the NSPS applicability date.				



Housekeeping Vacuur	n Collector System ( <i>existing</i> ). Baghouse DC-28 controls
dust PM emissions fro	m the vacuum collector system in the cleaner building.
Make/Model:	Donaldson Torit / TD-573
Serial No.:	15004500
Manufactured:	December 2020
Airflow:	1,100 acfm
Filter Media:	Fibra-Web Cartridge (26" x 12.74")
Number of Bags:	3 bags
Filter Area:	678 ft <sup>2</sup>
Stack Height:	139.7 inches
Stack Diameter:	~8", discharges into building
Performance:	Merv 14 filters
NSPS Applicable:	No.
	Housekeeping Vacuur dust PM emissions fro Make/Model: Serial No.: Manufactured: Airflow: Filter Media: Number of Bags: Filter Area: Stack Height: Stack Diameter: Performance: NSPS Applicable:



Baghouse DC-28

## Truck Loading

5.dd. <u>Truck Loading, Fugitive Emissions (*existing*).</u> Emissions from the five truck loading spouts two sets of two spouts on the NE and SW sides of the silos and one on the north end – are not controlled, although the majority of the grain transferred through the spouts is oiled with at least 2 qt/1000 bu. Any PM that is not contained within the truck during loadout or within the building is released as fugitive PM, PM<sub>10</sub>, and PM<sub>2.5</sub>. Fugitive emissions from the truck loading operation are not subject to the NSPS since the truck loaders were installed in 1983, prior to the NSPS applicability date.



Truck Loading Spout

## Ship Loading

5.ee. <u>Ship Loading Towers #1 and #2 (*existing*).</u> Baghouse DC-9 is used to control PM emissions from ship loading spouts #1 and #2 and pickups on belts B-21 and B-22. When either of the loading spouts is not in use, a gate valve diverts air to the operating spout.

Year Installed: 2018 Donaldson Torit / 232RFW-10AW Make/Model: Airflow: 24,600 acfm Air-to-Cloth Ratio: 8.2 to 1 Filter Media: 10.5 oz Duralife polyester, oval (3" x 6") 232 bags, 120" in length Number of Bags: Filter Area: 3.018 ft<sup>2</sup> Stack Height: 35 ft Stack Diameter: 37.5" NSPS Applicable: No.



Baghouse DC-9

5.ff. Ship Loading Towers #3 and #4 (existing). Baghouse DC-10 is used to control PM emissions from ship loading spouts #3 and #4 and pickups on belt B-22. When either of the loading spouts is not in use, a gate valve diverts air to the operating spout. Y

Year Installed:	2018				
Make/Model:	Donaldson Torit / 232RF-8AW				
Airflow:	19,600 acfm				
Air-to-Cloth Ratio:	8.1 to 1				
Filter Media:	10.5 oz duralife polyester, oval (3" x 6")				
Number of Bags:	232 bags, 96" in length				
Filter Area:	2,414 ft <sup>2</sup>				
Stack Height:	35 ft				
Stack Diameter:	34"				
NSPS Applicable:	Yes. The ship loader was modified after the NSPS applicability date.				



Baghouse DC-10

- 5.gg. Ship Loading, Fugitive Emissions (existing). Any PM that is not captured by the pneumatic draw on the four grain loading spouts is released as fugitive PM, PM<sub>10</sub>, and PM<sub>2.5</sub>. Fugitive emissions from the ship loading system are subject to the NSPS since the ship loading spouts were modified after the date when the NSPS became applicable.
- 5.hh. Paved and Unpaved Roads, Fugitive Emissions (existing). Fugitive PM emissions are caused by vehicle traffic, mostly trucks carrying screenings loadout, on paved roads and unpaved roads.
- 5.ii. Emergency Fire Pump Engine (existing). The facility utilizes/maintains a diesel powered fire suppression system for the ship grain loading and barge unloading leg. Cummins / N-855-F

Engine Make/Model: Engine S/N: 48437 Engine Rating: 240 hp Year Built: March 1981 Fuel Usage: 12 gallons per hour Location: Dock

5.jj. Equipment/Activity Summary.

ID		
No.	Equipment/Activity	<b>Control Equipment/Measure</b>
1	Railcar Receiving, Railcar Pit #1	Baghouse DC-1
2	Railcar Receiving, Railcar Pit #2	Baghouse DC-2
3	Railcar Receiving, Fugitive Emissions	None
4	Barge Receiving System	Marine Leg and Baghouse DC-11
5	Barge Receiving, Fugitive Emissions	None
6	Grain Transfer System	Baghouse DC-3
7	Weigh House Receiving	Baghouse DC-4
8	Weigh House Shipping	Baghouse DC-5
9	Sampling, Weighing, and Distribution System	Baghouse DC-15
10	Wheat Cleaning System #1	Baghouse DC-17
11	Wheat Cleaning System #2	Baghouse DC-20
12	Wheat Cleaning Systems #3 through #6	Baghouse DC-21
13	Wheat Cleaning Systems #7 through #10	Baghouse DC-22

ID		
No.	Equipment/Activity	Control Equipment/Measure
14	Dust Bin #12	Bin Vent Filter DC-12
15	Dust Bin #13	Bin Vent Filter DC-13
16	Dust Bin #18	Bin Vent Filter DC-18
17	Dust Bin #19	Bin Vent Filter DC-19
18	Dust Bin #23	Bin Vent Filter DC-23
19	Dust and Screenings Loadout to Truck, Fugitive Emissions	Mineral Oil Application, Aspirated Telescoping Spout, Partial Enclosure
20	Storage and Shipping Bins (Batteries 1 and 2) Tops	Baghouse DC-6
21	Shipping Bins (Battery 1) Tops	Baghouse DC-7
22	Storage and Shipping Bins (Batteries 1 and 2) Bottoms	Baghouse DC-8
23	Storage Bins (500/600 Series) Bottoms	Baghouse DC-14
24	Storage Bins (500/600 Series) Tops	Baghouse DC-16
25	Shipping Bins (SB Series) Tops	Baghouse DC-24
26	Shipping Bins SB-11, SB-12, and SB-13 Bottoms	Baghouse DC-25
27	Shipping Bins SB-21 and SB-22 Bottoms	Baghouse DC-26
28	Shipping Bins SB-31, SB-32, and SB-33 Bottoms	Baghouse DC-27
29	Housekeeping Vacuum Cleaner System	Baghouse DC-28
30	Truck Loading, Fugitive Emissions	Mineral Oil Application
31	Ship Loading Towers #1 and #2	Loading Spout Deadbox, Mineral Oil Application, and Baghouse DC-9
32	Ship Loading Towers #3 and #4	Loading Spout Deadbox, Mineral Oil Application, and Baghouse DC-10
33	Ship Loading, Fugitive Emissions	Mineral Oil Application
34	Paved and Unpaved Roads, Fugitive Emissions	None
35	Emergency Fire Pump Engine	Ultra-Low Sulfur Fuel (<15 ppm S diesel)

## 6. EMISSIONS DETERMINATION

Emissions to the ambient atmosphere from facility operations, as proposed in ADP Application CO-1099, consist of nitrogen oxides (NO<sub>x</sub>), carbon monoxide (CO), volatile organic compounds (VOC), particulate matter (PM), and sulfur dioxide (SO<sub>2</sub>).

Unless otherwise specified by SWCAA, actual emissions must be determined using the specified input parameter listed for each emission unit and the following hierarchy of methodologies:

- (a) Continuous emissions monitoring system (CEMS) data;
- (b) Source emissions test data (EPA reference method). When source emissions test data conflicts with CEMS data for the time period of a source test, source test data must be used;
- (c) Source emissions test data (other test method); and
- (d) Emission factors or methodology provided in this TSD.

6.a. <u>Baghouse and Bin Vent Filter Emissions (*existing*).</u> Baghouses, powered/unpowered bin vents, and cartridge bin vent filters at this facility are point sources of PM emissions. Maximum potential emissions can be calculated assuming the maximum hours of operation (8,760 hr/yr), a maximum grain loading for PM, PM<sub>10</sub>, and PM<sub>2.5</sub>, and the rated maximum flow rate.

			PM/PM <sub>10</sub>	PM <sub>2.5</sub>	PM/PM <sub>10</sub>	PM <sub>2.5</sub>	
	Air Flow	Hours of	Emission	Emission	Emission	Emission	
Unit	(acfm)	(hr/vr)	Kate (gr/dscf) <sup>*</sup>	(gr/dscf) <sup>†</sup>	(lb/hr) <sup>‡</sup>	Kate (lb/hr) <sup>‡</sup>	
Railcar Receiving	Railcar Receiving						
Baghouse DC-1	32,500	8,760	0.0020	3.4×10 <sup>-4</sup>	0.56	0.095	
Baghouse DC-2	32,500	8,760	0.0020	3.4×10 <sup>-4</sup>	0.56	0.095	
Barge Receiving	- )	- )					
Baghouse DC-11	9,500	8,760	0.0020	3.4×10 <sup>-4</sup>	0.16	0.028	
Grain Transfer System							
Baghouse DC-3	15,600	8,760	0.0020	3.4×10 <sup>-4</sup>	0.27	0.045	
Weigh House Shipping, Sa	mpling, We	ighing, and I	Distribution S	ystem			
Baghouse DC-4	19,600	8,760	0.0020	3.4×10 <sup>-4</sup>	0.34	0.057	
Baghouse DC-5	17,300	8,760	0.0020	3.4×10 <sup>-4</sup>	0.30	0.050	
Baghouse DC-15	15,600	8,760	0.0020	3.4×10 <sup>-4</sup>	0.27	0.045	
Grain Cleaning							
Baghouse DC-17	16,900	8,760	0.0020	3.4×10 <sup>-4</sup>	0.29	0.049	
Baghouse DC-20	16,600	8,760	0.0020	3.4×10 <sup>-4</sup>	0.28	0.048	
Baghouse DC-21	36,500	8,760	0.0020	3.4×10 <sup>-4</sup>	0.63	0.11	
Baghouse DC-22	35,300	8,760	0.0020	3.4×10 <sup>-4</sup>	0.61	0.10	
Dust and Screenings Load	out to Truck						
Bin Vent Filter DC-12	2,800	8,760	0.0020	3.4×10 <sup>-4</sup>	0.048	0.008	
Bin Vent Filter DC-13	1,500	8,760	0.005	$8.5 \times 10^{-4}$	0.064	0.011	
Bin Vent Filter DC-18	940	8,760	0.005	$8.5 \times 10^{-4}$	0.040	0.007	
Bin Vent Filter DC-19	820	8,760	0.005	$8.5 \times 10^{-4}$	0.035	0.006	
Bin Vent Filter DC-23	400	8,760	0.0020	3.4×10 <sup>-4</sup>	0.007	0.001	
Grain Storage and Transfer							
Baghouse DC-6	28,100	8,760	0.0020	3.4×10 <sup>-4</sup>	0.48	0.082	
Baghouse DC-7	28,700	8,760	0.0020	3.4×10 <sup>-4</sup>	0.49	0.084	
Baghouse DC-8	42,100	8,760	0.0020	3.4×10 <sup>-4</sup>	0.72	0.12	
Baghouse DC-14	20,000	8,760	0.0020	3.4×10 <sup>-4</sup>	0.34	0.058	
Baghouse DC-16	8,400	8,760	0.0020	$3.4 \times 10^{-4}$	0.14	0.024	
Baghouse DC-24	9,900	8,760	0.0020	$3.4 \times 10^{-4}$	0.17	0.029	
Baghouse DC-25	18,600	8,760	0.0020	3.4×10 <sup>-4</sup>	0.32	0.054	
Baghouse DC-26	12,400	8,760	0.0020	3.4×10 <sup>-4</sup>	0.21	0.036	

Unit	Air Flow Rate (acfm)	Hours of Operation (hr/yr)	PM/PM <sub>10</sub> Emission Rate (gr/dscf) <sup>*</sup>	PM <sub>2.5</sub> Emission Rate (gr/dscf) <sup>†</sup>	PM/PM <sub>10</sub> Emission Rate (lb/hr) <sup>‡</sup>	PM <sub>2.5</sub> Emission Rate (lb/hr) <sup>‡</sup>
Baghouse DC-27	18,300	8,760	0.0020	3.4×10 <sup>-4</sup>	0.31	0.053
Ship Loading						
Baghouse DC-9	24,600	8,760	0.0020	$3.4 \times 10^{-4}$	0.42	0.072
Baghouse DC-10	19,600	8,760	0.0020	3.4×10 <sup>-4</sup>	0.34	0.057
Vacuum Collector System						
Baghouse DC-28	1,100	8,760	0.0020	3.4×10 <sup>-4</sup>	0.02	0.003

\* PM and  $PM_{10}$  emission rates are assumed to be equal.

<sup>†</sup> PM<sub>2.5</sub> emissions are assumed to be 17% of the PM<sub>10</sub> emissions, which is consistent with AP-42, Section 9.9.1, Table 9.9.1-1 (March 2003)

<sup>‡</sup> Hourly emission rates are determined assuming the grain loading limit and the larger of the permit application flow or the most recent source test flow for each unit, rounded to the nearest 100 acfm.

Emissions must be determined by the total number of hours of operation for each baghouse or filter multiplied by the emission factors above unless new emission factors are developed through source testing. Any alternate emission calculation methodologies are accepted or specified by SWCAA.

## 6.b. <u>Fugitive Emissions (existing).</u>

#### Railcar Receiving

Most of the facilities within SWCAA's jurisdiction have, at minimum, a 3-sided enclosure and either aspirated pits or an aspirated building. Kalama Export employs a 3-sided enclosed building, grain delivery under choked flow conditions, and aspirated pits. SWCAA believes that the combination of control technologies will achieve a minimum of 99% capture/control efficiency. It is assumed that the aspiration air is being applied during the entire unloading process. If aspiration air is not applied during the entire unloading process, the capture efficiency is reduced.

It is feasible that Kalama Export could receive all the grain by railcar and no grain by barge. This would represent one of two scenarios for grain receipt, the other being maximum receipt by barge with the remainder by railcar. This second scenario is discussed in the *Receiving Grain by Barge* section.

Using the AP-42 Sec. 9.9.1 (March 2003) emission factors for railcar unloading and a capture efficiency of 99%, the following emission factors for PM, PM<sub>10</sub>, and PM<sub>2.5</sub> can be determined:

	Uncontrolled Emission		<b>Controlled Emission</b>
Pollutant	Factor (lb/ton)	<b>Capture Efficiency</b>	Factor (lb/ton)
PM	0.032	99%	$3.2 \times 10^{-4}$
PM <sub>10</sub>	0.0078	99%	$7.8 \times 10^{-5}$
PM <sub>2.5</sub>	0.0013	99%	$1.3 \times 10^{-5}$

Potential emissions are calculated based on a maximum grain throughput of 2,151,000 tpy using the emission factors and capture efficiency cited above. Annual emissions will be calculated from actual grain throughput.

## Barge Receiving

The marine leg has a much lower receipt rate than railcar unloading. A maximum of 30,000 bu/hr (900 tph) of grain can be unloaded by the marine leg. The aspiration of the marine leg will induce some negative pressure under the installed tarps. SWCAA believes that the physical barrier in conjunction with the aspirated marine leg should be sufficient to capture at least 98% of the fugitive PM emissions.

Using the AP-42 Sec. 9.9.1 (March 2003) emission factors for barge unloading, and a capture efficiency of 98%, the following emission factors for PM,  $PM_{10}$ , and  $PM_{2.5}$  can be determined:

Pollutant	Uncontrolled Emission Factor (lb/ton)	Capture Efficiency	Controlled Emission Factor (lb/ton)
PM	0.15	98%	0.0030
PM <sub>10</sub>	0.038	98%	7.6×10 <sup>-4</sup>
PM <sub>2.5</sub>	0.0050	98%	$1.0 \times 10^{-4}$

Potential emissions are calculated based on a maximum grain throughput of 10,512,000 tpy using the emission factors and capture efficiency cited above. Annual emissions will be calculated from actual grain throughput. When calculating emissions for annual emission inventory, the emission factors for both barge unloading and railcar unloading shall be used as appropriate. The emissions from the additional grain received by railcar would be calculated as described in the previous section and maximum emissions would be calculated using this assumption.

## Dust and Screenings Loadout to Truck

Kalama Export operates two dust tank loadouts and three screenings loadouts where the baghouse catch and unwanted material from the cleaning operations are stored and loaded into trucks for disposal. The loadout areas are generally partial enclosures (two walls and a roof) with a telescoping, aspirated spout. Based upon review of other grain handling facilities within the SWCAA jurisdiction, the amount of dust and screenings loaded out ranges from 0.15% to 0.30% of the total weight of grain processed. This determination is based on the total amount of screenings loadout reported by the facility to SWCAA and by the total amount of grain processed by the facility. SWCAA has determined that using the highest determined value of 0.30% is the most conservative assumption. Since the material in the screenings loadout is expected to be dustier than grain itself because it is comprised mostly of the dirt and fine material removed during cleaning and screening, SWCAA has multiplied the AP-42 §9.9.1 (March 2003) for grain by 10, which is consistent with previous permitting actions. SWCAA has assumed a maximum of 50% capture efficiency for the combination of the aspirated spouts and the partial enclosure. Using the assumptions above, the emission factors for PM, PM<sub>10</sub>, and PM<sub>2.5</sub> can be determined:

Dust and Screenings Loadout Fugitive Emission Factors					
Uncontrolled Emission FactorCapture/ControlControlled EmissioPollutant(lb/ton)EfficiencyFactor (lb/ton)					
PM	0.86	50%	0.43		
PM <sub>10</sub>	0.29	50%	0.15		
PM <sub>2.5</sub>	0.049	50%	0.025		

Annual emissions will be calculated from actual dust and screenings loadout using the emission factors and capture efficiency cited above.

## Truck Loading

The facility has the capability of loading large amounts of grain into trucks via the side taps; however, the facility has requested a maximum limit of 2,000,000 bu/yr (60,000 tpy). This method of loading is not controlled, other than the mineral oil that was applied during grain receipt. The majority of grain loaded into trucks is corn, with smaller amounts of the other grains. Using AP-42 Sec. 9.9.1 (March 2003) and the oil control efficiency, the following emission factors for PM, PM<sub>10</sub>, and PM<sub>2.5</sub> can be determined:

Truck Loading Fugitive Emission Factors						
Grain and Pollutant	Uncontrolled Emission Factor (lb/ton)	Oil Control Efficiency	Controlled Emission Factor (lb/ton)			
Corn (oiled)						
PM	0.086	70%	0.026			
PM <sub>10</sub>	0.029	70%	0.0087			
PM <sub>2.5</sub>	0.0049	70%	0.0015			
Wheat (oiled)						
PM	0.086	73%	0.023			
PM <sub>10</sub>	0.029	73%	0.0078			
PM <sub>2.5</sub>	0.0049	73%	0.0013			
Soybeans (oiled)						
PM	0.086	60%	0.034			
PM <sub>10</sub>	0.029	60%	0.012			
PM <sub>2.5</sub>	0.0049	60%	0.0020			
Barley and Milo (oiled)						
PM	0.086	65%	0.030			
PM <sub>10</sub>	0.029	65%	0.010			
PM <sub>2.5</sub>	0.0049	65%	0.0017			

When loading grain into trucks, the truck travels approximately 1.25 miles roundtrip to and from the loading spout on paved roads. For approximately 0.5 miles the truck is empty and 0.75 miles, the truck is loaded with grain. The same emission factors as determined below are applicable to truck loadout of grain for paved road emissions.

#### Ship Loading

Although the ship loading spouts are aspirated, there is a considerable drop between the end of the spout and the ship's hold. Grain that has been oiled prior to being handled has an additional control efficiency based on the type of grain that is applied to the emission factor. Up to 10% of the maximum throughput is approved to be unoiled. Using AP-42 Sec. 9.9.1 (March 2003) emission factors for ship loading and the applicable oil control efficiency, the following emission factors for PM, PM<sub>10</sub>, and PM<sub>2.5</sub> can be determined:

Ship Loading Emission Factors					
Grain and Pollutant	Uncontrolled Emission Factor (lb/ton)	Oil Control Efficiency	Deadbox Capture Efficiency*	Controlled Emission Factor (lb/ton)	
Corn (oiled)					
PM	0.048	70%	70%/65%	0.0043	
PM <sub>10</sub>	0.012	70%	70%/65%	0.0013	
PM <sub>2.5</sub>	0.0020	70%	70%/65%	$2.1 \times 10^{-4}$	
Wheat (oiled)					
PM	0.048	73%	70%/65%	0.0039	
PM <sub>10</sub>	0.012	73%	70%/65%	0.0011	
PM <sub>2.5</sub>	0.0020	73%	70%/65%	$1.9 \times 10^{-4}$	
Soybeans / Dried Peas	(oiled)				
PM	0.048	60%	70%/65%	0.0058	
PM <sub>10</sub>	0.012	60%	70%/65%	0.0017	
PM <sub>2.5</sub>	0.0020	60%	70%/65%	$2.8 \times 10^{-4}$	
Barley / Milo / Canola	(oiled)			• 	
PM	0.048	65%	70%/65%	0.005	
PM <sub>10</sub>	0.012	65%	70%/65%	0.0015	
PM <sub>2.5</sub>	0.0020	65%	70%/65%	2.5×10 <sup>-4</sup>	
All Grains (un-oiled)				• 	
PM	0.048	0%	70%/65%	0.014	
PM <sub>10</sub>	0.012	0%	70%/65%	0.0042	
PM <sub>2.5</sub>	0.0020	0%	70%/65%	7.0×10 <sup>-4</sup>	
All Other Products					
PM	0.048	0%	70%/65%	0.014	
PM <sub>10</sub>	0.012	0%	70%/65%	0.0042	
PM <sub>2.5</sub>	0.0020	0%	70%/65%	$7.0 \times 10^{-4}$	
* Deadbox control effi and PM <sub>2.5</sub> .	ciency has been establ	lished by SWCAA	at 70% for PM and	nd $\overline{65\%}$ for $PM_{10}$	

Potential emissions from ship loading are calculated based on a maximum grain throughput of 12,603,000 tpy (wheat - 11,342,700 tpy oiled, 1,260,300 tpy un-oiled) using the emission factors and capture efficiency cited above. Annual emissions will be calculated from actual grain throughput.

<u>ADP Application CO-1099.</u> Emissions from the handling and storage of the new commodities proposed by Kalama Export will be calculated in the same fashion as emissions from previously approved commodities. The emission factor for the new commodities will be the same factor as currently used for un-oiled grains.

# Paved and Unpaved Roads

Emissions factors for PM,  $PM_{10}$ , and  $PM_{2.5}$  from the operation of trucks on paved and unpaved roads are determined using equation 2 from AP-42 Section 13.2.1 (January 2011) and equations 1a and 2 from AP-42 Section 13.2.2 (November 2006), respectively:

Paved Road Equation	Unpaved Road Equation
$E = \left[k\left(sL\right)^{0.91} (W)^{1.02}\right] \left(1 - \frac{P}{4N}\right)$ Where: $E = \text{pounds of pollutant per VMT}^*$ $k = \text{particle size multiplier (lb/VMT)};$ $k \text{ is 0.011 lb/VMT for PM,}$ $k \text{ is 0.0022 lb/VMT for PM_{10}, \text{ and}}$ $k \text{ is 0.00054 lb/VMT for PM_{2.5}}$ $sL = \text{road surface silt loading (g/m^2)};$ $sL \text{ is 0.6 g/m^2, from AP-42 §13.2}$ $W = \text{average vehicle weight (tons)};$ $15 \text{ tons empty and 40 tons full}$ $P = \text{average \# of wet days (>0.01") in time}$ $period; 175 \text{ day/yr (WRCC: Longview,}$ $1931-2006 \text{ data})$ $N = \text{number of days in the averaging period;}$ $365 \text{ days}$	$E = k \left(\frac{s}{12}\right)^{a} \cdot \left(\frac{W}{3}\right)^{b} \cdot \left(\frac{365 - P}{365}\right)$ Where: $E = \text{ pounds of pollutant per VMT^{\dagger}}$ $k = \text{ particle size multiplier (lb/VMT);}$ $k \text{ is 4.9 lb/VMT for PM,}$ $k \text{ is 1.5 lb/VMT for PM_{10}, \text{ and}}$ $k \text{ is 0.15 lb/VMT for PM_{2.5}}$ $s = \text{ surface silt loading (g/m^2);}$ $s \text{ is 4.2\%, from AP-42 §13.2.2}$ $a = \text{ constant (unitless);}$ $a \text{ is 0.7 for PM and}$ $a \text{ is 0.9 for PM_{10} and PM_{2.5}.}$ $W = \text{ average vehicle weight (tons);}$ $15 \text{ tons empty and 40 tons full}$ $b = \text{ constant (unitless); } b \text{ is 0.45}$ $P = \text{ average # of wet days (>0.01") in time}$ $period; 175 \text{ day/yr (WRCC:}$ $Longview, 1931-2006 \text{ data})$
* Paved road emissions are assumed to be from an	n "industrial" site per §13.2.1

<sup>†</sup> SWCAA did not subtract out the emissions from exhaust, brake wear, and tire wear since they are generally considered to be insignificant.

Based on the above equations and assumption, the following emissions factors were determined:

	Paved Haul F Emission Fac	Roads Fugitive tors (lb/VMT)	Unpaved Haul Emission Fac	Roads Fugitive tors (lb/VMT)
Pollutant	Empty Truck Full Truck		Empty Truck	Full Truck
PM	0.096	0.26	2.5	3.9
PM <sub>10</sub>	0.019	0.052	1.2	1.9
PM <sub>2.5</sub>	0.0047	0.013	0.12	0.18

Kalama Export has provided SWCAA with driving distances to various truck loadout locations at the facility (grain loadout distance estimated by SWCAA):

	Distance on P	aved Road (ft)	Distance on Un	paved Road (ft)
Location	Empty Truck	Full Truck	Empty Truck	Full Truck
DC-12	3,700	4,750	0	0
DC-13	4,750	2,200	0	0
DC-18/DC-19	3,200	2,200	800	0
Grain Loadout	4,000	2,200	0	0

For purposes of calculating maximum emissions, it is assumed that all the dust and screenings loadout occurs at the location with the highest emission rate (i.e., DC-18/DC-19). Annual emissions may be calculated using this assumption, or if Kalama Export provides the quantities of dust and screenings loaded out from each location, the individual emission rates can be used.

Emissions will be determined based on total vehicle miles driven using the emission factors cited above unless new emission factors are developed through source testing. Any alternate emission calculation methodologies must be accepted by SWCAA prior to use.

6.c. <u>Fugitive and Filtered Particulate Emissions Summary (*existing*).</u> The calculation of the maximum emissions has some inherent variation due to the different emission factors for each grain, the multiple methods of receipt and shipping, and the realistic constraints of the number of railcars, barges, and ships that can be handled. According to various grain handling facilities, a Panamax ship can be loaded in 28–36 hours. Assuming that ship loading is the main constraint to throughput, the maximum number of Panamax ships that could be loaded is 274 ships in a year (8760 hr/yr divided by 32 hr/ship). A Panamax ship can hold between 50,000 to 60,000 tons of grain, which based on the above assumptions equates, on average, to 422,100,000 bu/yr (12,663,000 tpy) of wheat.

Although the facility can receive many different types of grain, wheat is the most common grain received. The maximum emissions from the facility are determined below using the following assumptions:

- Total grain throughput of the facility is 12,663,000 tpy of wheat only;
- 90% of the grain throughput is oiled (11,342,700 tpy) and 10% is unoiled (1,260,300 tpy);
- All of the wheat is cleaned;
- 10,512,000 tpy received by barge and 2,151,000 tpy received by railcar;
- 60,000 tpy loaded to trucks and 12,603,000 tpy loaded to ships; and
- Dust and screenings loadout is assumed to be 0.3% of total throughput (37,989 ton) and loaded out entirely from DC-18/DC-19.

Source	PM (tpy)	PM <sub>10</sub> (tpy)	PM <sub>2.5</sub> (tpy)
Point Emission Sources			
Baghouses	36.871	36.871	6.268
Fugitive Emission Sources			
Receiving Grain by Railcar	0.344	0.084	0.014
Receiving Grain by Barge	15.768	3.995	0.526
Grain Loading to Ship, Oiled and Un-Oiled Grain	30.941	8.885	1.519
Grain Loading to Truck, Oiled Grain	0.690	0.234	0.039
Dust and Screenings Loadout	8.168	2.849	0.475
Paved and Unpaved Roads, Dust and Screenings	0.415	0.164	0.020
Paved and Unpaved Roads, Oiled Grain	0.218	0.044	0.011
TOTAL	93.41	53.12	8.87

6.d. <u>Emergency Fire Pump Engine (*existing*).</u> Potential emissions from engine operation are calculated based on the use of ultra-low sulfur diesel (≤0.0015% sulfur by weight) and 200 hours per year of full load operation. Annual emissions will be calculated from actual hours of operation using the emission factors below unless new emission factors are developed through source testing. Any alternate emission calculation methodologies must be accepted or specified by SWCAA.

Emergency Fire P	ump Engine					
Hours of Operation =		200 hours				
Power Output =		240	horsepower			
Diesel Density =		7.206	pounds per g	gallon		
Fuel Sulfur Content :	=	0.0015	% by weight	t		
Fuel Consumption R	ate =	12.0	gal/hr			
Fuel Heat Content =	:	0.138	MMBtu/gal	(for use with	GHG factors f	rom 40 CFR 98)
Pollutant	Emission Factor Ib/hp-hr	Emissions lb/hr	Emissions tpy	Emission Fa Source	ctor	
NO <sub>v</sub>	0.031	7.44	0.74	AP-42 Tabl	e 3.3-1 (10/96)	-
co	0.00668	1.60	0.16	AP-42 Tabl	e 3.3-1 (10/96)	
VOC	0.0025141	0.60	0.060	AP-42 Tabl	e 3.3-1 (10/96)	
SO <sub>x</sub> as SO <sub>2</sub>		0.0026	0.00026	Mass Balan	ce	
PM	0.0022	0.53	0.053	AP-42 Tabl	e 3.3-1 (10/96)	
$PM_{10}$	0.0022	0.53	0.053	AP-42 Tabl	e 3.3-1 (10/96)	
PM <sub>2.5</sub>	0.0022	0.53	0.053	AP-42 Tabl	e 3.3-1 (10/96)	
			CO <sub>2</sub> e	CO <sub>2</sub> e		
Greenhouse Gases	kg/MMBtu	GWP	lb/MMBtu	lb/gallon	tpy, CO <sub>2</sub> e	
CO <sub>2</sub>	73.96	1	163.05	23	27	40 CFR 98
$CH_4$	0.003	21	0.139	0.019	0.02	40 CFR 98
N <sub>2</sub> O	0.0006	310	0.410	0.057	0.07	40 CFR 98
Total GHG - CO <sub>2</sub> e	73.9636		163.603	23	27	-

6.e. <u>Emissions Summary/Facility-wide Potential to Emit.</u> Facility-wide potential to emit as calculated in the sections above is summarized below.

Potential Emissions (tpy)	Project Increase (tpy)
0.74	0.0
0.16	0.0
0.060	0.0
0.0003	0.0
0.0	0.0
93.47	0.0
53.18	0.0
8.92	0.0
0.0	0.0
0.0	0.0
	Potential Emissions (tpy) 0.74 0.16 0.060 0.0003 0.0 93.47 53.18 8.92 0.0 0.0 0.0

<u>ADP Application CO-1099.</u> ADP Application CO-1099 does not propose to make any change in the maximum throughput of grain and/or grain products handled and stored at the Kalama facility. When handled, the new

commodities proposed by Kalama Export will displace existing commodities. Consequently, facility-wide potential emissions will not change as a result of this permitting action.

## 7. REGULATIONS AND EMISSION STANDARDS

Regulations that have been used to evaluate the acceptability of the proposed facility and establish emission limits and control requirements include, but are not limited to, the regulations, codes, or requirements listed below.

- 7.a. <u>40 CFR 52.21 "Prevention of significant deterioration of air quality"</u> requires facilities within certain source categories and/or emitting regulated pollutants (potential to emit) above 100 tpy or 250 tpy, depending upon the category, to apply for and obtain a Prevention of Significant Deterioration (PSD) permit. Grain terminals are not defined as a 100 tpy PSD major source under \$52.21(b)(1)(i)(*a*). Therefore, they are defined as a 250 tpy PSD major source under \$52.21(b)(1)(i)(*a*). Therefore, they are defined as a 250 tpy PSD major source under \$52.21(b)(1)(*i*)(*a*). Therefore, they are defined as a required to be included in the emissions determination for PSD applicability since 40 CFR 60 Subpart DD was promulgated prior to August 7, 1980. Based on the calculations made using the belt capacity at this facility, the potential to emit for Kalama Export is less than 250 tpy, including fugitive emissions. Therefore, this regulation does not apply to this permitting action.
- 7.b. <u>40 CFR 60.300 et seq. (Subpart DD) "Standards of Performance for Grain Elevators"</u> applies to each "affected facility" at a grain terminal elevator defined as "any grain elevator with permanent storage capacity of more than 2.5 million bushels" that commences construction, modification, or reconstruction after August 3, 1978. An affected facility is defined as each:
  - Truck unloading station;
  - Truck loading station;
  - Barge and ship unloading station;
  - Barge and ship loading station;
  - Railcar loading station;
  - Railcar unloading station;
  - Grain dryer; and
  - Grain handling operations including bucket elevators or legs (excluding legs used to unload barges or ships), scale hoppers and surge bins (garners), turn heads, scalpers, cleaners, trippers, and the headhouse and any other such structures.

Emission units such as loading and unloading stations, grain dryers, and grain handling operations, and any associated capture systems constructed prior to the promulgation date are <u>not</u> affected facilities. However, the status of a unit changes if it is modified<sup>6</sup> or reconstructed<sup>7</sup>, after the promulgation date. At that point, the "new" affected facility and the associated emission controls become subject to the NSPS. Modification, replacement, or removal of the control equipment does not change the status of the unit [per §60.14(e)(5)], although, the associated control equipment (but not the emissions unit) <u>does</u> become subject to the NSPS if the use of the control equipment is altered (e.g. using an existing control on a new affected facility). EPA Applicability Determination Index (ADI) Control Number 0700052, relates to questions regarding malt (not subject to the NSPS) and barley (subject to the NSPS) and whether equipment which handles these products and the emissions from these products are subject to the NSPS. The ADI states "emissions from a baghouse that is controlling dust from grain and malt handling within the malt house are subject to NSPS Subpart DD, because the commingled emissions from a baghouse that previously was not subject to the NSPS becomes subject to the NSPS once "grain handling emissions that are subject to the NSPS becomes subject to the NSPS once "grain handling emissions that are subject to the NSPS becomes subject to the NSPS once "grain handling emissions that are subject to the NSPS becomes subject to the NSPS once "grain handling emissions that are subject to the NSPS becomes subject to the NSPS once "grain handling emissions that are subject to the NSPS becomes subject to the NSPS once "grain handling emissions that are subject to the NSPS becomes subject to the NSPS once "grain handling emissions that are subject to the NSPS becomes subject to the NSPS once "grain handling emissions that are subject to the NSPS becomes subject to the NSPS once "grain handling emissions t

<sup>&</sup>lt;sup>6</sup> The term "modification" is defined under §60.14 in conjunction with §60.304. Generally, an affected facility is only modified under Subpart DD if the physical change or change in method of operation resulted in an increase in the maximum hourly capacity to emit filterable particulate matter.

 $<sup>^{7}</sup>$  The term "reconstruction" is defined under §60.15.

to the NSPS" become comingled. It does not cause the original "affected facility" to become subject to the NSPS. Any new affected facility at a grain terminal elevator is subject to the NSPS.

Conveyors are not specifically called out in the NSPS as affected facilities, but EPA ADI Control Number 0700052 clearly states the intent that conveyors would be subject to the NSPS. The ADI states, "conveyors located inside the malt house that are used to move unmalted barley are subject to Subpart DD." SWCAA concludes that any conveyor that is constructed, modified, or reconstructed after August 8, 1978, is subject to the NSPS and, if the emissions from the conveyor are controlled, then the associated control system would also be subject to Subpart DD.

Subpart DD is not applicable to the dust or screenings handling, storage, or truck loadout systems because the material being handled is grain dust, chaff, and other grain waste (i.e., not grain). A similar determination was made by EPA Region 6 for the grain waste bins at an Arkansas Rice Mill. In that determination (#0000016 in EPA's Applicability Determination Index), EPA stated that "the supporting background information document for Subpart DD describes an affected facility in greater detail without suggesting that grain elevators would include anything other than whole grains."

The Kalama Export facility was originally constructed in 1983 with a permanent storage capacity of 2,340,000 bu<sup>8</sup>. Although the facility was constructed after the promulgation date of August 3, 1978, it did not meet the definition of "grain terminal elevator." The original facility included the railcar unloading station, the barge unloading station, the ship loading station, the truck loading station, and various grain handling operations. In 2000, the facility expansion added an additional 1,500,000 bu of storage, which caused the facility to meet the definition of "grain terminal elevator" and therefore all new construction, modifications, and reconstructions after that date would potentially be subject to Subpart DD. Several new affected facilities were established as part of the expansion, including cleaners, weigh hoppers, and conveyors, along with associated control equipment. In 1999 and later in 2010, modification to the ship loader spouts and an increase in the hourly emissions from ship loading caused the ship loading operation to become subject to Subpart DD. Later additions and modifications in 2003, 2007, and 2010 added additional affected facilities and storage capacity; the current permanent storage capacity is 4,860,000 bu.

7.c. <u>40 CFR 63 Subpart ZZZZ [§63.6580 *et seq*] "National Emissions Standards for Hazardous Air Pollutants (NESHAP) for Stationary Reciprocating Internal Combustion Engines"</u> establishes national emission limitations and operating limitations for HAP emitted from stationary reciprocating internal combustion engines located at major and area sources of HAP emissions. The existing Emergency Generator Engine is located at an area source of HAP and used in emergency situations; therefore, this regulation applies to the existing engine.

(existing, area, <500 hp, emergency)For existing emergency engines at an area source, the owner or operator is required to:

- Change oil and filter every 500 hours of operation or annually, whichever comes first except as allowed by 40 CFR 63.6625(i) [Table 2d(4)(a)];
- Inspect air cleaner every 1,000 hours of operation or annually, whichever comes first [Table 2d(4)(b)];
- Inspect all hoses and belts every 500 hours of operation or annually, whichever comes first, and replace as necessary [Table 2d(4)(c)];
- Install a non-resettable hour meter if one is not already installed. [§ 63.6625(f)]
- Report each instance in which the owner did not meet each operating limitation [§ 63.6640(b)];
- Limit operation of the engine to emergency use and maintenance checks and readiness testing. Operation for maintenance checks and readiness testing may be conducted only to the extent that the tests are recommended

<sup>&</sup>lt;sup>8</sup> This value does not include the USDA "pack factor", which can be up to 9.5% depending upon the type of grain being stored, and adjusts for the additional storage capacity available as the grain at the bottom of the silos is compacted. The effect of the factor is that the amount of grain that can be stored at the facility is greater than the design capacity. In a March 29, 2000 letter to SWCAA, EPA made an applicability determination that the pack factor is not applicable when determining the applicability of Subpart DD.

by Federal, State or local government, the manufacturer, the vendor, or the insurance company associated with the engine. Operation for maintenance checks and readiness testing is limited to 100 hours per year [ $\S$  63.6640(f)(2)(i)];

- Record the occurrence and duration of each malfunction of operation (i.e., process equipment) [§ 63.6655(a)(2)];
- Record maintenance conducted on the engine in order to demonstrate that the engine was operated and maintained according to the applicable maintenance plan [§ 63.6655(e)]; and
- Record the hours of operation of the engine by use of a non-resettable hour meter. The owner or operator must document how many hours are spent for emergency operation, including what classified the operation as emergency and how many hours are spent for non-emergency operation [§ 63.6655(f)].

There may be other requirements under the Subpart that apply to the facility that are not specified above. SWCAA has not yet taken delegation of this regulation; therefore, at this time, EPA is the Administrator of this regulation and the facility must communicate directly with EPA regarding compliance demonstrations and/or reporting required by this rule. For purposes of this Subpart, "diesel fuel" also includes any non-distillate fuel with comparable physical and chemical properties (e.g., biodiesel) that is suitable for use in compression ignition engines per §63.6675.

- 7.d. <u>Revised Code of Washington (RCW) 70A.15.2040</u> empowers any activated air pollution control authority to prepare and develop a comprehensive plan or plans for the prevention, abatement and control of air pollution within its jurisdiction. An air pollution control authority may issue such orders as may be necessary to effectuate the purposes of the Washington Clean Air Act and enforce the same by all appropriate administrative and judicial proceedings subject to the rights of appeal as provided in Chapter 62, Laws of 1970 ex. sess.
- 7.e. <u>RCW 70A.15.2210</u> provides for the inclusion of conditions of operation as are reasonably necessary to assure the maintenance of compliance with the applicable ordinances, resolutions, rules and regulations when issuing an Air Discharge Permit for installation and establishment of an air contaminant source.
- 7.f. <u>WAC 173-401 "Operating Permit Regulation"</u> requires all major sources and other sources as defined in WAC 173-401-300 to obtain an operating permit. This regulation is not applicable because this source is not a potential major source and does not meet the applicability criteria set forth in WAC 173-401-300.
- 7.g. <u>WAC 173-460 "Controls for New Sources of Toxic Air Pollutants"</u> requires Best Available Control Technology for toxic air pollutants (T-BACT), identification and quantification of emissions of toxic air pollutants and demonstration of protection of human health and safety.
- 7.h. <u>WAC 173-476 "Ambient Air Quality Standards"</u> establishes ambient air quality standards for PM<sub>10</sub>, PM<sub>2.5</sub>, lead, sulfur dioxide, nitrogen dioxide, ozone, and carbon monoxide in the ambient air, which shall not be exceeded.
- 7.i. <u>SWCAA 400-040 "General Standards for Maximum Emissions"</u> requires all new and existing sources and emission units to meet certain performance standards with respect to Reasonably Available Control Technology (RACT), visible emissions, fallout, fugitive emissions, odors, emissions detrimental to persons or property, sulfur dioxide, concealment and masking, and fugitive dust.
- 7.j. <u>SWCAA 400-050 "Emission Standards for Combustion and Incineration Units"</u> requires that all provisions of SWCAA 400-040 be met and that no person shall cause or permit the emission of particulate matter from any combustion or incineration unit in excess of 0.23 grams per dry cubic meter (0.1 grains per dry standard cubic foot) of exhaust gas at standard conditions.
- 7.k. <u>SWCAA 400-060 "Emission Standards for General Process Units"</u> prohibits particulate matter emissions from all new and existing process units in excess of 0.1 grains per dry standard cubic foot of exhaust gas.

- 7.1. <u>SWCAA 400-109 "Air Discharge Permit Applications"</u> requires that an Air Discharge Permit application be submitted for all new installations, modifications, changes, or alterations to process and emission control equipment consistent with the definition of "new source". Sources wishing to modify existing permit terms may submit an Air Discharge Permit application to request such changes. An Air Discharge Permit must be issued, or written confirmation of exempt status must be received, before beginning any actual construction, or implementing any other modification, change, or alteration of existing equipment, processes, or permits.
- 7.m. <u>SWCAA 400-110 "New Source Review"</u> requires that SWCAA issue an Air Discharge Permit in response to an Air Discharge Permit application prior to establishment of the new source, emission unit, or modification.
- 7.n. <u>SWCAA 400-113 "Requirements for New Sources in Attainment or Nonclassifiable Areas"</u> requires that no approval to construct or alter an air contaminant source shall be granted unless it is evidenced that:
  - (1) The equipment or technology is designed and will be installed to operate without causing a violation of the applicable emission standards;
  - (2) Best Available Control Technology will be employed for all air contaminants to be emitted by the proposed equipment;
  - (3) The proposed equipment will not cause any ambient air quality standard to be exceeded; and
  - (4) If the proposed equipment or facility will emit any toxic air pollutant regulated under WAC 173-460, the proposed equipment and control measures will meet all the requirements of that Chapter.

## 8. RACT/BACT/BART/LAER/PSD/CAM DETERMINATIONS

The proposed equipment and control systems incorporate Best Available Control Technology (BACT) for the types and amounts of air contaminants emitted by the processes as described below:

#### New BACT Determinations

8.a. <u>BACT Determination – Handling and Storage of Grain and Meal.</u> The proposed use of process enclosure and high efficiency filtration has been determined to meet the requirements of BACT for handling and storage of grain and meal (beet pellets, rapeseed, soy meal, DDGS, DDGS pellets) at this facility.

#### Previous BACT Determinations

- 8.b. <u>BACT Determination Belt Conveyor Replacement (*ADP 23-3605*).</u> The proposed use of process enclosure and high efficiency filtration has been determined to meet the requirements of BACT for grain transfer conveyors at this facility.
- 8.c. <u>BACT Determination Housekeeping Vacuum Collector System (*ADP 22-3556*). A PM limit of 0.002 gr/dscf is more stringent than the limit required under SWCAA 400-101 (3). The baghouse is therefore considered BACT.</u>

#### Other Determinations

- 8.d. <u>Prevention of Significant Deterioration (PSD) Applicability Determination.</u> The potential to emit of this facility is less than applicable PSD applicability thresholds. Likewise, this permitting action will not result in a potential increase in emissions equal to or greater than the PSD thresholds. Therefore, PSD review is not applicable to this action.
- 8.e. <u>Compliance Assurance Monitoring (CAM) Applicability Determination</u>. CAM is not applicable to any emission unit at this facility because it is not a major source and is not required to obtain a Part 70 permit.

## 9. AMBIENT IMPACT ANALYSIS

9.a. <u>TAP Small Quantity Review</u>. The new equipment and modifications proposed in ADP Application CO-1099 will not affect the type or quantity of TAP emissions from this facility.

#### Conclusions

- 9.b. Handling and storage of new commodities, as proposed in ADP Application CO-1099, will not cause the ambient air quality requirements of Title 40 Code of Federal Regulations (CFR) Part 50 "National Primary and Secondary Ambient Air Quality Standards" to be violated.
- 9.c. Handling and storage of new commodities, as proposed in ADP Application CO-1099, will not cause the requirements of WAC 173-460 "Controls for New Sources of Toxic Air Pollutants" or WAC 173-476 "Ambient Air Quality Standards" to be violated.
- 9.d. Handling and storage of new commodities, as proposed in ADP Application CO-1099, will not cause a violation of emission standards for sources as established under SWCAA General Regulations Sections 400-040 "General Standards for Maximum Emissions" and 400-060 "Emission Standards for General Process Units."

## **10. DISCUSSION OF APPROVAL CONDITIONS**

SWCAA has made a determination to issue ADP 24-3651 in response to ADP Application CO-1099. ADP 24-3651 contains approval requirements deemed necessary to assure compliance with applicable regulations and emission standards as discussed below.

- 10.a. <u>Supersession of Previous Permits.</u> ADP 24-3651 supersedes ADP 23-3605 in its entirety.
- 10.b. <u>General Basis.</u> Permit requirements for equipment affected by this permitting action incorporate the operating schemes proposed by the applicant in ADP Application CO-1099. Permit requirements established by this action are intended to implement BACT, minimize emissions, and assure compliance with applicable requirements on a continuous basis.
- 10.c. <u>Monitoring and Recordkeeping Requirements.</u> ADP 24-3651 establishes monitoring and recordkeeping requirements sufficient to document compliance with applicable emission limits, ensure proper operation of approved equipment and provide for compliance with generally applicable requirements. Specific monitoring requirements are established for hours of operation, quantity of mineral oil applied, and type and quantity of grain throughput.

A requirement for a monthly "visual survey" of baghouse and bin vent exhausts has been established to provide a mechanism for the facility to maintain the equipment in good order and in compliance with the applicable opacity limits.

- 10.d. <u>Reporting Requirements.</u> ADP 24-3651 establishes general reporting requirements for annual air emissions, upset conditions and excess emissions. Specific reporting requirements are established for hours of operation and material throughput. Reports are to be submitted on an annual basis.
- 10.e. <u>Emission Limits Facility-wide.</u> Based on the maximum belt capacity of the facility, emissions from grain handling and storage are limited to 93.41 tpy PM, 53.12 tpy PM<sub>10</sub>, and 8.87 tpy PM<sub>2.5</sub>. These emission limits will not be changed by this permitting action.

- 10.f. <u>Emission Limits Baghouse and Bin Vents.</u> All baghouses and bin vents are subject to a 0.002 gr/dscf limit, with the exception of Bin Vent Filters DC-13, DC-18, and DC-19 which are subject to a 0.005 gr/dscf limit. The emission rates for existing baghouses and bin vents will not be changed by this permitting action.
- 10.g. <u>Emission Limits Visible Emissions.</u> Visible emission limits, with the exception of truck loading, are unchanged from previous permitting actions. The truck loading operation is not subject to Subpart DD; however, SWCAA believes that a visible emissions limit is appropriate for this source and has established the limit at 20% opacity.
- 10.h. <u>Operational Limits and Requirements.</u> Operating limits to ensure compliance with the emission limits and other requirements under the ADP have been included.

Oil application rates for applicable grains are established at a minimum of 3 qt/1,000 bu. This value represents the minimum quantity of mineral oil that, when applied to grain, had documented control effectiveness for PM. Although Kalama Export frequently applies more than this minimum quantity, a literature review did not indicate that there was a corresponding increase in control effectiveness with an increase in oil application rate.

Daily throughput limits for railcar and barge unloading and ship loading have been established to be consistent with other grain handling facilities within SWCAA's jurisdiction.

Approval conditions for the Emergency Generator are based on limited service (100 hr/yr) for actual power interruptions. Compliance with these requirements will be demonstrated based on manufacturer's emission factors and annual operation as recorded and reported by the source. BACT requirements for this unit include the use of low sulfur diesel (sulfur content not to exceed 0.0015% by weight). Visible emission limits have been established consistent with proper operation of the Cummins diesel engine. Due to the technical limitations of the engine, the limit of 5% opacity does not apply during periods of start-up and shutdown.

10.i. <u>Requirements for Unmodified Emission Units.</u> Permit requirements for facility operations not affected by ADP Application CO-1099 are carried forward unchanged from ADP 23-3605.

## 11. START-UP AND SHUTDOWN/ALTERNATIVE OPERATING SCENARIOS/POLLUTION PREVENTION

11.a. <u>Start-up and Shutdown Provisions.</u> Pursuant to SWCAA 400-081 "Start-up and Shutdown", technology based emission standards and control technology determinations shall take into consideration the physical and operational ability of a source to comply with the applicable standards during start-up or shutdown. Where it is determined that a source is not capable of achieving continuous compliance with an emission standard during start-up or shutdown, SWCAA shall include appropriate emission limitations, operating parameters, or other criteria to regulate performance of the source during start-up or shutdown.

The applicant did not identify any start-up and shutdown periods during which affected equipment is not capable of achieving continuous compliance with applicable technology determinations or approval conditions. To SWCAA's knowledge, this facility can comply with all applicable standards during startup and shutdown.

- 11.b. <u>Alternate Operating Scenarios.</u> SWCAA conducted a review of alternate operating scenarios applicable to equipment affected by this permitting action. The permittee did not propose or identify any applicable alternate operating scenarios. Therefore, none were included in the permit requirements.
- 11.c. <u>Pollution Prevention Measures.</u> SWCAA conducted a review of possible pollution prevention measures for the facility. No pollution prevention measures were identified by either the permittee or SWCAA separate or in addition to those measures required under BACT considerations. Therefore, none were included in the permit requirements.

# **12. EMISSION MONITORING AND TESTING**

12.a. <u>Emission Testing Requirements.</u> Baghouses and bin vents at this facility are subject to periodic emission testing requirements in accordance with ADP 24-3651 Appendix A. Fugitive emission sources are subject to periodic emission testing in accordance with ADP 24-3651 Appendix B.

Bin vents that are used to control emissions from the dust tanks and screenings bins (Bin Vent Filters DC-12, DC-13, DC-18, DC-19, DC-23, and DC-28) are not required to conduct a Method 5 PM test since they are not subject to Subpart DD and do not typically generate any measurable, consistent flow. Periodic visible emissions testing is required to provide an assurance of compliance.

<u>ADP Application CO-1099.</u> Kalama Export has not requested any change in emission testing requirements. Existing emission testing requirements will be carried forward unchanged by this permitting action.

## **13. FACILITY HISTORY**

- 13.a. <u>General History.</u> The grain export terminal was constructed at the Port of Kalama in 1983 by the Minnesota based Peavy Company. The original facility was permitted under OA 83-699 and included railcar unloading, marine leg, ship loading, and baghouses DC-1 through DC-12. The facility's storage capacity was approximately 2,340,000 bu. In 1990, the dust tank bin along with the associated truck loadout system and baghouse DC-13 were constructed (OA 90-1230). The catches of Baghouses DC-6 through DC-10 were routed to the new dust collection system. Redesigned deadboxes for the ship loading spouts as well as installation of the mineral oil system were permitted under OA 99-2183. OA 00-2325 also approved a storage capacity increase to 3,840,000 bu, a wheat cleaning system, a barge sampling, weighing, and distribution system, and installation of baghouses DC-14, DC-15, DC-16, and DC-17. In 2003, a determination was made that the facility could exceed Title V permitting thresholds and a voluntary emission limit was imposed at 80.0 tpy of PM<sub>10</sub> in ADP 03-2447. Modifications to the facility in 2007 and 2010 added additional equipment and storage capacity.
- 13.b. <u>Previous Permitting Actions.</u> SWCAA has previously issued the following Permits for this facility:

Permit <u>Number</u>	Application <u>Number</u>	Date	Purpose
23-3605	CO-1080	9/27/2023	Replacement of an existing conveyor belt (B11) with two conveyor belts of similar design and capacity (B11A, B11B).
22-3556	CO-1061	12/21/2022	Installation of replacement dust collector for housekeeping system. Superseded by ADP 23-3605.
18-3290	CO-997	6/18/2018	Replace existing Dust Collectors DC-9 and DC-10 with similar units. Baghouse and bin vent testing requirements were changed from five years to ten years. Superseded by ADP 22-3556.
12-3027	CO-915	7/19/2012	Modification of permit conditions to incorporate EPA equivalency determination for barge unloading, update loading rates and baghouse operational requirements, modify testing schedule for several baghouses. Superseded by ADP 18-3290.
10-2949	CO-891	11/15/2010	Installation of additional baghouses DC-21, DC-22, DC-24, DC-25, DC-26, DC-27, wheat cleaner, and dust loadout baghouse DC-23. Superseded by ADP 12-3027.
07-2713	CO-824	5/23/2007	Installation of additional baghouse DC-20 to be able to run barge unloading and wheat cleaners at the same time. Superseded by ADP 10-2949.

Permit <u>Number</u>	Application <u>Number</u>	Date	Purpose
03-2447	CO-742 CO-739	2/13/2003	Approval to use new AP-42 emission factors for barge unloading and ship loading operations and to implement voluntary emission limits for the facility. Superseded by ADP 07-2713.
00-2325	CO-663	6/29/2001	Approval of addition of grain storage capacity, a wheat cleaning system, and a barge sampling, weighing, and distribution system; also approves the installation of baghouses DC-14, DC-15, DC-16, and DC-17. Superseded by ADP 03-2447.
99-2183	CO-566	3/5/1999	Approval of new dust suppression system, modification of existing visible emission limits, and installation of modified spout dead boxes for ship loading. SWCAA 99-2183 superseded all other existing permits. Superseded by ADP 00-2325.
Letter	N/A	5/12/1993	Installed water spray system to control dust.
90-1230	CO-410	7/2/1990	Approval for dust storage bin and associated truck load-out system. Superseded by ADP 99-2183.
90-1184	CO-400	3/16/1990	Approval for increase in throughput up to one million bu/yr soybeans, one million bu/yr barley and 12 million bu/yr sorghum. Superseded by ADP 99-2183.
Letter	N/A	4/21/1987	Approval to use oil as dust suppression in lieu of operating dust control systems 9 and 10.
83-699	CO-285	7/22/1983	Approval for grain loading operations with a storage capacity of 2.3 million bushels. Superseded by ADP 99-2183.

13.c. <u>Compliance History</u>. A search of source records on file at SWCAA did not identify any outstanding compliance issues at this facility.

# **14. PUBLIC INVOLVEMENT OPPORTUNITY**

- 14.a. <u>Public Notice for ADP Application CO-1099</u>. Public notice for ADP Application CO-1099 was published on the SWCAA internet website for a minimum of (15) days beginning on June 4, 2024.
- 14.b. <u>Public/Applicant Comment for ADP Application CO-1099.</u> SWCAA did not receive specific comments, a comment period request, or any other inquiry from the public regarding this ADP application. Therefore, no public comment period was provided for this permitting action.
- 14.c. <u>State Environmental Policy Act.</u> This project is exempt from SEPA requirements pursuant to WAC 197-11-800(3) because the new commodities proposed by the applicant are similar in nature to previously approved commodities, and this action will not result in a material expansion or change in use. SWCAA made a Determination of SEPA Exempt (SWCAA 24-024) concurrent with issuance of ADP 24-3651.