ALLEGHENY COUNTY HEALTH DEPARTMENT AIR QUALITY PROGRAM

March 24, 2015

SUBJECT: Renewal Title V Operating Permit Application

Pittsburgh Allegheny County Thermal, Ltd.

120 Cecil Way

Pittsburgh, PA 15222

RE: Operating Permit No. 0044

Commercial steam generation plant

TO: Sandra L. Etzel

Chief Engineer

FROM: Hafeez A. Ajenifuja.

Air Quality Engineer

FACILITY DESCRIPTION:

The Pittsburgh Allegheny County Thermal, Ltd., StanwixStreet facility is a commercial steam generation plant located in the city of Pittsburgh, Allegheny County. The facility supplies steam for heating and refrigeration to commercial and institutional sites in that area. The plant is composed of four (4) 150 MMBtu/hr boiler each, with one common stack, which fire natural gas as their primary fuel and have the capacity to fire no. 2 fuel oil, in lieu of natural gas at times of emergency or a natural gas curtailment. The facility also has two (2) above ground #2 fuel oil storage tanks with a capacity of 25,000 gallons each, which have negligible VOCs and HAPs emissions as per US EPA, AP-42, Section 7.1, "Organic Liquid Storage Tanks", 9-97.

The facility is a major source of nitrogen oxides (NO_x) and carbon monoxide emissions (CO), and a minor source of particulate matter (PM), particulate matter < 10 microns in diameter. (PM₁₀), sulfur dioxide (SO_2), volatile organic compounds (VOCs) and hazardous air pollutants (HAPs) as defined in section 2101.20 of Article XXI.) The plant is subject to NO_x Reasonable Available Control Technology (NO_x RACT).

A stack test was performed in February 24-27, 2009 on all four (4) boilers firing both natural gas and No.2 fuel oil. The four boilers passed the test while firing natural gas, but only boilers 1 & 4 passed the test on all the pollutants while firing fuel oil. Boilers 2 & 3 failed to meet the Particulate Matter emission limit on fuel oil as per the Operating Permit requirement; this is therefore, the reason why boilers 2 & 3 are currently not allowed to fire fuel oil.

Meanwhile, in February 22, 2011, another stack test was performed to demonstrate compliance with the fuel oil PM emissions, and all four (4) boilers passed the test. Therefore, the facility is currently allowed to fire fuel oil on boiler 1-4 in lieu of natural gas at times of emergency or a natural gas curtailment.

PROCESS DESCRIPTION:

This is a Title V renewal application for Pittsburgh Allegheny County Thermal, Ltd located in the City of Pittsburgh, Allegheny County. The original operating permit was issued on June 26, 2002, and it was renewed in 2009. The facility's operations, processes and emissions are still the same as in the original operating permit.

EMISSION CALCULATION:

Emissions from each of the four (4) boilers and combined emission of all the four (4) boilers firing natural gas are shown below:

	Emissions (per boiler)			Combined Emissions	
Pollutants	Lbs/MMBtu	Lbs/hr	Tons/yr ¹	Lbs/hr	Tons/yr ¹
PM/PM ₁₀	0.008	1.20	5.26	4.80	21.02
NO_x	0.22	33	126.5	132.0	506.0
SO_X	0.0006	0.09	0.39	0.36	1.56
CO	0.0823	12.35	54.11	49.4	216.4
VOC	0.0054	0.81	3.54	3.24	14.2

^{1.} A year is defined as any consecutive 12-month period.

Sample Calculation (PM for boiler firing natural gas)

PM: (0.008 lb/MMBRU)*(150 MMBtu/h) = 1.20 lb/hr

 $(1.20 \text{ lbs/hr})^* (4 \text{ boilers}) = 4.80 \text{ lbs/hr}$

(1.20 lb/hr)*(8760 hr/yr)/(2000 lb/ton) = 5.26 tpy

 $(5.26 \text{ tons/yr})^* (4 \text{ boilers}) = 21.04 \text{ tpy}$

Emissions from each of the four (4) boilers and combined emission of all the four (4) boilers firing #2 fuel oil are shown below:

	Emissions (per boiler)			Combined Emissions	
Pollutants	Lbs/MMBtu	Lbs/hr	Tons/yr ^c	Lbs/hr	Tons/yr ^c
PM/PM ₁₀	0.015 ^a	2.25	0.56	9.0	2.24
NO_x	0.1728 ^b	25.92	6.48	103.68	25.92
SO_X	0.5652 ^b	84.78	21.20	338.84	84.72
CO	0.0360^{b}	5.40	1.35	21.60	5.40
VOC	0.004^{b}	0.6	0.15	2.4	0.6

^aSource: Article XXI §2104.02

^bSource: US EPA. AP-42, Table 1.3, September 1998. The emission factor unit was in lb/10³ gal. It was converted to lb/MMBtu by multiplying by heating value ^cA year is defined as any consecutive 12-month period

Sample Calculation (PM for boiler firing #2 fuel oil)

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PM: (0.015 lb/MMBRU)*(150 MMBtu/h) = 2.25 lb/hr
(2.25 lbs/hr)* (4 boilers) = 9.0 lbs/hr
(2.25 lb/hr)*(500 hr/yr)/(2000 lb/ton) = 0.563 tpy
(5.26 tons/yr)* (4 boilers) = 21.04 tpy
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RENEWAL OPERATING APPLICATION COMPONENTS:

1. Renewal Permit Application No. 0044 was received on March 17, 2014

METHOD OF DEMONSTRATING COMPLIANCE:

The facility will demonstrate compliance by complying with the daily recording of fuel type and consumption; maintain fuel certifications from #2 fuel oil suppliers per shipment. Continuous monitoring and recording of flue gas oxygen content and record keeping and recording requirements that include inspection, maintenance and repair data and monthly usage of natural gas and fuel oil. In addition, NOx compliance may be demonstrated by the specified periodic NOx emission tests.

REGULATORY APPLICABILITY:

1. Article XX1 Requirements for Issuance:

The requirements of Article XXI, Parts B and C for the issuance of this renewal permit have been met for this facility. Article XXI, Part D, Part E & Part H will have the necessary sections addressed individually.

2. Testing Requirements:

Pursuant to the RACT requirement of §2105.06.b.4.B of Article XXI, the facility will test all four boilers firing natural gas only for NOX emissions every two years (24 consecutive months) according to approved U.S. EPA test methods and Section 2108.02 of Article XXI.

The facility shall also test all four (4) boilers firing fuel oil to demonstrate compliance with the fuel oil NO_X , particulate and SO_2 emissions within 60 days of firing fuel oil according to approved U.S. EPA test methods and Section 2108.02 of Article XXI.

3. New Source Performance Standards (NSPS):

The facility is not subject to NSPS conditions because the boilers no.1 through no.4 were installed in 1982 and 1983, and no modifications or reconstructions have taken place since installation. The applicability date of subpart Db is June 19, 1984; therefore, subpart Db does not apply.

4. NESHAP and MACT Standards:

a. <u>40 CFR PART 63 Subpart JJJJJJ-National Emission Standards for Hazardous</u>
Air Pollutants for Industrial, Commercial, and Institutional Boilers Area Source:

The facility is not subject to this subpart. Pursuant to §63.11195(e), a gas fired boiler is not subject to this subpart. However, boilers 1 through 4 are capable of firing fuel oil for emergency gas curtailment

or gas interruption and therefore subject to Subpart JJJJJJJ, Table 2, every 5 years tune-ups based on limited fuel oil use.

Although, as part of it's maintenance activity, the facility is performing yearly tune-ups on all four (4) boilers to maintain proper operation.

5. Compliance Assurance Monitoring:

The Compliance Assurance Monitoring (CAM) rule found in 40 CFR 64 is not applicable to the facility pursuant to §64.2(a)(2), which states "the CAM requirements apply to unit that uses control device to achieve compliance with any such emission limitation or standard". Therefore, since the facility does not have any control device, it is exempt from the CAM requirement.

6. Reasonable Available Control Technology (RACT)

The facility is subject to NO_x Reasonable Available Control Technology (NO_x RACT) because it is a major source of NO_x .

7. EMISSIONS SUMMARY:

The allowable emission summary for the PACT is given in Table below:

EMISSION SUMMARY

Pollutant	Annual Emissions (tons/year)
PM/PM ₁₀	21.04
NO_X	506.0
SO_X	1.56
СО	216.40
VOC	14.16

RECOMMENDATIONS:

All the sources, operations and conditions are still the same as in the original permit. All applicable Federal, State, and County regulations have been addressed in the permit application. I recommend the issuance of the renewal operating permit No. 0044.