

# The State of New Hampshire

# **Department of Environmental Services**





November 10, 2022

Steven Gabrielle – Chief Operating Officer EPP Renewable Energy, LLC. 1605 North Cedar Crest Blvd., Suite 509 Allentown, PA 18101

RE: Compliance Evaluation Report

Dear Mr. Gabrielle,

The New Hampshire Department of Environmental Services, Air Resources Division (NHDES) has completed a compliance evaluation of EPP Renewable Energy, LLC at Four Hills Landfill in Nashua, New Hampshire. The purpose of the evaluation was to determine compliance with Title V Operating Permit TV-0064 and NH Admin. Rules, Env-A 100 *et seq*. This is a copy of the compliance evaluation report for your review and records.

Please note that this compliance evaluation pertains only to NH Code Admin. Rules, Env-A 100 *et seq.* as they relate to your air permit. Any compliance determination made with respect to the air rules does not in any way imply compliance with any other applicable environmental rules or laws.

NHDES identified deficiencies during this compliance evaluation, as detailed in this report.

If you have any questions, please contact David Smith at (603) 271-0650 or by email at david.w.smith@des.nh.gov

Sincerely,

**David Smith** 

Compliance Assessment Section Supervisor

Air Resources Division

ec: Mayor's Office, Nashua, NH nashuamayor@nashuanh.gov

Ed Werkheiser, Sr. Asset Manager, EPP Renewable Energy, ewerkheiser@eppserviceco.com

#### Inspection Date: October 14, 2022 On-Site Full Compliance Evaluation Report Date: November 10, 2022

#### **Abbreviations and Acronyms**

AAL **Ambient Air Limit** acf actual cubic foot

**ASTM** American Society of Testing and Materials

Btu British thermal units

CAS Chemical Abstracts Service

cfm cubic feet per minute

**CFR** Code of Federal Regulations **CNG** Compressed Natural Gas

CO Carbon Monoxide

New Hampshire Code of Administrative Rules – Air Related Programs Env-A

ft foot or feet ft3 cubic feet gal gallon

HAP Hazardous Air Pollutant as defined in Section 112 of the 1990 Clean Air Act Amendments

horsepower hp

hour hr kW kilowatt lb pound

LPG Liquefied Petroleum Gas

million MM

**MSDS** Material Safety Data Sheet

MW megawatt

**NAAQS** National Ambient Air Quality Standard

**NESHAP** National Emission Standard for Hazardous Air Pollutants

NG Natural Gas

**NHDES** New Hampshire Department of Environmental Services (the department)

NOx Oxides of Nitrogen

**NSPS New Source Performance Standard** Particulate Matter < 10 microns  $PM_{10}$ 

ppm parts per million

pounds per square inch psi

**RACT** Reasonable Available Control Technology

**RSA Revised Statutes Annotated RTAP** Regulated Toxic Air Pollutant

scf standard cubic foot Sulfur dioxide SO<sub>2</sub>

**TSP** Total Suspended Particulate

tons per consecutive 12-month period tpy **ULSD** Ultra-low Sulfur Diesel (15 ppm)

**USEPA** United States Environmental Protection Agency

VOC Volatile Organic Compound

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### I. Facility Description

The City of Nashua, NH is the owner/operator of the Four Hills Solid Waste Landfill (AFS #3301100191) located at 840 West Hollis St., Nashua, NH. The landfill covers approximately 263 acres. It contains a closed, unlined, 65-acre municipal solid waste (MSW) landfill; a closed, unlined 11-acre C&D landfill; and an active, lined, 33.5-acre Phase I, II, and III landfill. An active gas collection system consisting of a network of vertical extraction wells and horizontal gas collection trenches have been installed in the Phase I, II, and III expansion and the closed MSW portion of the landfill. A vacuum blower is used to extract gas from the landfill and convey the gas through manifold piping to a landfill gas-to-energy (LFGTE) facility operated by EPP Renewable Energy, LLC (EPP). The LFGTE facility consists of a Caterpillar G3516 LFG-fired engine (two used interchangeably but not simultaneously) and a Caterpillar G3520 LFG-fired engine. The engines were originally the responsibility of Four Hills Landfill and hence the city of Nashua. In October 2015, with the issuance of Permit TP-0169, the responsibility was transferred to EPP. The City operates an LFG flare to control any LFG that is not directed to the engines and a small emergency generator. The landfills, flare and small emergency generator are covered under a separate Title V Operating Permit (TV-0047) issued to the City of Nashua. EPP is a major source under the Title V program for CO emissions. The facility is a true minor source for NO<sub>x</sub>, SO<sub>2</sub>, PM, VOCs, and GHG and an area source for HAPs.

NHDES conducted an on-site full compliance evaluation of EPP located at 840 West Hollis St., Nashua NH, and the results are presented herein. NHDES discussed the purpose of the inspection as well as the rules pertaining to claims of confidentiality and facility safety concerns. EPP agreed to the inspection and authorized access to the facility. Material provided and operations conducted by the facility at the time of the evaluation were not claimed as confidential. The compliance evaluation covers the period of January 21, 2021 to October 14, 2022.

Facility name and address	EPP Renewable Energy, LLC				
Address	840 West Hollis St., Nashua, NH 03062				
County	Hillsborough				
Telephone	(603) 791-5061				
AFS#	3301100231				
Source Type	Major (Title V)				
Date/Time of Inspection:	October 14, 2022				
Type of Inspection:	On-Site Full Compliance Evaluation				
Inspected by:	David Smith, Senior Compliance Assessment Engineer				
Weather:	55 degrees, overcast, mild winds from the SW				
Source Contact(s):	Ed Werkheiser, Sr. Asset Manager Thacher Evans, Facility Operations Manager				
Last compliance inspection conducted at facility:	January 20, 2021				
Last Inspection Result:	·				
NHDES did not identify deficiencies during this compliance evaluation.					

Below is the permitting timeline for EPP

Permitting Timeline				
Title V Operating Permit	Issued	March 28, 2017		
TV-0064	Expired	February 28, 2022 (app shield applies)		

# II. Emission Unit Identification

Table 1 below, taken from permit TV-0064, lists the permitted emission units as verified during the evaluation.

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		Table 1 - En	nission Unit Ide	entification
Emission Unit ID	Device Identification	Manufacturer Model Number Serial Number	Installation Date	Maximum Design Capacity and Fuel Type(s)
EU01	Engine #1	Caterpillar G3516 4EK00649	1995	11.6 MMBtu/hr LFG – equivalent to 382.1 scfm (22,925 scf/hr) 1148 bhp
EU07	Alternate Engine #1	Caterpillar G3516 CTL00209	2001	11.6 MMBtu/hr LFG – equivalent to 382.1 scfm (22,925 scf/hr) 1148 bhp Hour Meter: 41,885 Hrs.
EU08	Engine #2	Caterpillar G3520 GZJ00176	July 2005	18.0 MMBtu/hr LFG – equivalent to 592.9 scfm (35,573 scf/hr) 2233 bhp Hour Meter: 54,706 Hrs.

During the compliance evaluation EPP reported that no changes to these devices were made nor has it added any devices requiring a permit or permit modification. EU07 was removed from service in 2018. EPP will keep this engine in storage and exchange it with EU01 when repairs become necessary.

The table below lists the facility's reported annual emissions for the review period.

Facility-Wide Emissions (tpy)							
	TSP	SO <sub>2</sub>	NO <sub>x</sub>	CO	VOC	HAPs/RTAPs	Total
Permitted Limits							
2021	15.54	21.66	28.41	79.03	0.05	6.96	151.65

#### III. Control Equipment

There is no air pollution control equipment required for the devices listed in Table 1.

#### IV. Stack Criteria

Table 2 below, taken from permit TV-0064, lists the permitted stack requirements for the facility's devices. During the most recent permit renewal application, it was discovered that the stack diameters originally described in previous permit applications are incorrect. The Cat 3516 engines vent to stack 1 which has an exit diameter of 0.75 ft, not 0.83 ft. The Cat 3520 engine vents to stack 2, which has an exit diameter of 1.3 ft, not 0.83 ft. In addition, the Cat 3520 engine stack height was modeled at 46 ft, however the most recent permit renewal application listed the stack height at 40 ft. EPP is aware it is required to update air dispersion modeling as a result

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of these changes. EPP stated it has contacted a consultant to assist with this and the updated evaluation is underway.

Table 2 – Stack Criteria					
Stack Number	Minimum Height (feet above ground surface)	Maximum Exit Diameter (feet)			
1	EU01 and EU07	46	0.83		
2	EU08	46	0.83		

# V. Compliance with Operating and Emission Limitations

Table 3, taken from permit TV-0064, lists the State-only enforceable operational and emission limitations for the facility, and any deficiencies noted during the evaluation.

	Table 3 – State-Only Enforceable Operational and Emission Limitations						
Item #	Requirement	Applicable Emission Unit	Regulatory Basis	Compliant			
1	24-hour and Annual Ambient Air Limit  The emissions of any Regulated Toxic Air Pollutant (RTAP) shall not cause an exceedance of its associated 24-hour or annual AAL as set forth in Env-A 1450.01, Table Containing the List Naming All Regulated Toxic Air Pollutants.	Facility Wide	Env-A 1400	See Findings			

Findings: See comments under Section IV. Stack Criteria. EPP is undertaking an updated compliance demonstration as a component of its stack dimensions modification modeling effort. NHDES will review and follow up with this demonstration once it is finalized and submitted.

2	Revisions of the List of RTAPs	Facility Wide	RSA 125-I:5 IV	
	In accordance with RSA 125-I:5 IV, if the department revises the list of RTAPs or their respective AALs or classifications under RSA 125-I:4, II and III, and as a result of such revision the owner or operator is required to obtain or modify the permit under the provisions of RSA 125-I or RSA 125-C, the owner or operator shall have 90 days following publication of notice of such final revision in the New Hampshire Rulemaking Register to file a complete application for such permit or permit modification.			See Findings

Findings: EPP did not conduct an RTAP compliance demonstration within 90 days of the most recent revision date, which was February 3, 2022. EPP is undertaking an updated compliance demonstration as a component of its stack dimensions modification modeling effort. NHDES will review and follow up with this demonstration once it is finalized and submitted.

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	Table 3 – State-Only Enforceable Operational and Emission Limitations							
Item #	Requirement	Applicable Emission Unit	Regulatory Basis	Compliant				
3	Activities Exempt from Visible Emission Standards  The average opacity shall be allowed to be in excess of those standards specified in Env-A 2002 for one period of 6 continuous minutes in any 60-minute period during startup, shutdown, and malfunction.	EU01, EU07, & EU08	Env-A 2002.04(c)	Yes				
4	Engine Operation Limitation  The owner or operator shall not operate the two Caterpillar G3516 (EU01 and EU07) simultaneously until such time as an updated air dispersion model is conducted and approved by the department to evaluate compliance with the National Ambient Air Quality Standards (NAAQS).	EU01 & EU07	Env-A 606.06 & Env-A 607.01(w)	Yes				

Findings: Since EU01 and EU07 are never installed at the same time, the engines cannot be operated simultaneously.

Table 4, taken from permit TV-0064, lists the federally enforceable operational and emission limitations for the facility, and any deficiencies noted during the evaluation.

	Table 4 – Federally Enforceable Operation	al and Emission l	imitations	
Item #	Requirement	Applicable Emission Unit	Regulatory Basis	Compliant
1	Permit Deviations In the event of a permit deviation, the owner or operator shall investigate and take corrective action immediately upon discovery of the permit deviation to restore the affected device, process, or air pollution control equipment to within allowable permit conditions.	EU01, EU07, & EU08	Env-A 911.03	Noted
Findin	gs: EPP did not report any permit deviations during this e	evaluation period	l.	
2	Visible Emission Standard for Fuel Burning Devices Installed After May 13, 1970 The average opacity from fuel burning devices installed after May 13, 1970 shall not exceed 20 percent for any continuous 6-minute period.	EU01, EU07, & EU08	Env-A 2002.02	Yes
3	Particulate Emission Standards for Fuel Burning Devices Installed on or After January 1, 1985 The particulate matter emissions from fuel burning devices installed on or after January 1, 1985 shall not	EU01, EU07, & EU08	Env-A 2003.03	Yes

Table 4 – Federally Enforceable Operational and Emission Limitations						
Item #	Requirement	Applicable Emission Unit	Regulatory Basis	Compliant		
	exceed 0.30 lb/MMBtu.					
not be	gs: Compliance with the particulate emission standard is een required to date. However, at the time the permit wa mine that under normal operating conditions, these devic lard.	s issued, NHDES	had sufficient infor	mation to		
4	RICE NESHAP - Existing Stationary RICE  The owner or operator of non-emergency, non-black start stationary RICE which combusts landfill gas equivalent to 10 percent or more of the gross heat input on an annual basis and are subject to 40 CFR 63, Subpart ZZZZ shall:  a. Change oil and filter every 1,440 hours of operation or annually, whichever comes first;  b. Inspect spark plugs every 1,440 hours of operation or annually, whichever comes first, and replace as necessary;  c. Inspect all hoses and belts every 1,440 hours of operation or annually, whichever comes first, and replace as necessary;  d. Operate and maintain the stationary engine according to the manufacturer's emission-related operation and maintenance instructions (O&M manual) or develop and follow your own maintenance plan which must provide to the extent practicable for the maintenance and operation of the engine in a manner consistent with good air pollution control practice for minimizing emissions; and  e. Minimize the engine's time spent at idle during startup and minimize the engine's startup time to a period needed for appropriate and safe loading of the engine, not to exceed 30 minutes.	EU01 & EU07, & EU08	40 CFR 63.6603, 40 CFR 63.6625 & 40 CFR 63.6640 (Subpart ZZZZ))	Yes		
5	RICE NESHAP - General Provisions  The owner or operator must be in compliance with the operating limitations, and other requirements in 40 CFR Part 60, Subpart ZZZZ that apply at all times. At all times, the owner or operator must operate and maintain any affected source, including associated air pollution control equipment and monitoring equipment, in a manner consistent with safety and good air pollution control practices for minimizing	EU01, EU07 & EU08	40 CFR 63.6605(Subpart ZZZZ)	Yes		

emissions. The general duty to minimize emissions does not require you to make any further efforts to

	Table 4 – Federally Enforceable Operational and Emission Limitations						
Item #	Requirement	Applicable Emission Unit	Regulatory Basis	Compliant			
	reduce emissions if levels required by this standard have been achieved. Determination of whether such operation and maintenance procedures are being used will be based on information available to the department which may include, but is not limited to, monitoring results, review of operation and maintenance procedures, review of operation and maintenance records, and inspection of the source.						

# VI. Compliance with Monitoring and Testing Requirements

Table 5 below, taken from permit TV-0064, lists the monitoring and testing requirements for the facility and any deficiencies noted during the evaluation.

		Table 5 - Monitoring and Te	esting Requirer	ments		
Ite m#	Parameter	Method of Compliance	Frequency	Applicable Unit	Regulatory Basis	Compliant
1	To Be Determined	When conditions warrant, the department may require the owner or operator to conduct stack testing in accordance with USEPA or other department approved methods.	Upon request by the department	Facility Wide	RSA 125- C:6, XI	Noted
Findin	ngs: NHDES did no	t request stack testing at this facility d	uring the inspe	ction period.		
2	Hours of Operation	Each engine shall be equipped with a non-resettable hour meter.	Continuous	EU01, EU07 & EU08	Env-A 604.01	Yes
3	Landfill gas flow rate	Monitoring of Landfill Gas Flow Rate The engines shall be equipped with instrumentation to monitor landfill gas flow. The owner or operator shall monitor landfill gas flow to the engines and shall record instantaneous flow rate (scfm) and totalized flow (scf) on a daily basis, corrected for standard temperature and pressure. The owner or operator shall operate, calibrate, and maintain the landfill gas flow meter(s) in accordance with the recommended procedures and maintenance schedules of the equipment manufacturer.	Continuous	EU01, EU07 & EU08	Env-A 604.01	Yes

	Table 5 - Monitoring and Testing Requirements					
Ite m#	Parameter	Method of Compliance	Frequency	Applicable Unit	Regulatory Basis	Compliant
4	Opacity Measurements	Testing for Opacity from Stationary Sources Opacity measurements shall be conducted following the procedure set forth in 40 CFR 60, Appendix A, Method 9, Visual Determination of the Opacity of Emissions from Stationary Sources or other Division approved method.	Upon request by NHDES/EPA	EU01, EU07 & EU08	Env-A 807.02	Noted
Findir	ngs: NHDES did no	nt request additional testing during this	inspection per	iod.	Г	
5	Oil Analysis	The oil analysis program for the engines must at a minimum analyze the following parameters:  a. Total base number, viscosity, and percent water content;  b. The condemning limits for the following parameters in a.) above are:  1. Total base number is less than 30% of the total base number of the oil when new;  2. Viscosity of the oil has changed by more than 20% from the viscosity of the oil when new; or  3. Percent water content (by volume) is greater than 0.5  4. If all of the condemning limits listed in b.) above are not exceeded, the engine oil is not required to be changed;  5. If any of the condemning limits listed in b.) above are exceeded, the engine oil must be changed within 2 business days of receiving the results of the analysis; and  6. If the engine is not in operation when the results of the analysis are received,	Annually if choosing to use the oil analysis program in lieu of the annual oil change specified in Table 3, Item 7	EU01, EU07 & EU08	40 CFR 63.6625(j) (Subpart ZZZZ)	Yes

	Table 5 - Monitoring and Testing Requirements					
Ite m#	Parameter	Method of Compliance	Frequency	Applicable Unit	Regulatory Basis	Compliant
		the engine oil must be changed within two business days or before commencing operation of the engine, whichever is later.				

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Findings: EPP began using the OAP in May of 2022, and maintained documents on site to verify the oil is in compliance with the above stated condemning limits.

# VII. Compliance with Recordkeeping Requirements

Table 6 below, taken from permit TV-0064, lists the recordkeeping requirements for the facility and any deficiencies noted during the evaluation.

	Table 6 - Recordkee	eping Requirer	nents		
Item #	Requirement	Duration/ Frequency	Applicable Unit	Regulatory Basis	Compliant
1	Record Retention and Availability  The owner or operator shall retain records of all required monitoring data, recordkeeping and reporting requirements, stack testing results and support information for a period of at least 5 years from the date of origination.	Retain for a minimum of 5 years	Facility Wide	40 CFR 70.6(a)(3)(ii) (B)	Yes
2	Monitoring Recordkeeping Requirements  The owner or operator shall maintain records of the monitoring listed in Table 5 of this permit including a summary of maintenance, calibration, and repair records of the LFG flow meters and temperature and pressure monitoring devices.	Maintain on a continuous basis	EU01, EU07 & EU08	40 CFR 70.6(a)(3)(ii)	Yes
3	General Recordkeeping Requirements for Combustion Devices  The owner or operator shall maintain the following records of fuel characteristics and utilization for the fuel burned in the combustion devices:  a. Type (e.g. landfill gas) and amount of actual LFG flow to each engine (scf/day and total scf/month);  b. Hours of operation of each engine (hours/day);	Monthly unless otherwise noted	EU01, EU07 & EU08	Env-A 903.03	Yes

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	Table 6 - Recordkee	eping Requirer	ments		
Item #	Requirement	Duration/ Frequency	Applicable Unit	Regulatory Basis	Compliant
	Env-A 1400.  Compliance was demonstrated at the time of permit issuance as described in the department's Application Review Summary for application #15-0053. The source must update the compliance demonstration using one of the methods provided in Env-A 1405 if:  a. There is a revision to the list of RTAPs lowering the AAL or De Minimis Value for any RTAP emitted from the Facility;  b. The amount of any RTAP emitted is greater than the amount that was evaluated in the Application Review Summary;  c. An RTAP that was not evaluated in the Application Review Summary will be emitted; or  d. Stack conditions (e.g. air flow rate) change.	process changes and within 90 days of each revision of Env-A 1400		(State-only Requirement)	
Findin	gs: See findings from Table 3, Item 2.				
7	Recordkeeping for Permit Deviations:  In the event of a permit deviation, the owner or operator shall record the following information:  a. A description of the permit deviation, including the applicable permit number and permit condition(s);  b. The probable cause of the permit deviation;  c. The date and time of the discovery of the permit deviation;  d. The actual date(s) and time(s) of the permit deviation;  e. The duration of the permit deviation, including the date and time that the device, process, or air pollution control equipment returned to operation in compliance with an enforceable emission limitation or operating condition;  f. The specific device, process, or air pollution control equipment that contributed to the permit deviation;  g. Any corrective measures taken to address the permit deviation;  h. Preventative measures taken to prevent future permit deviations;  i. The type and amount of any excess emissions that occurred as a result of the	Maintain Up-to-date Data	EU01, EU07 & EU08	Env-A 911.03	Noted

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	Table 6 - Recordkeeping Requirements				
Item #	Requirement	Duration/ Frequency	Applicable Unit	Regulatory Basis	Compliant
	permit deviation, if applicable; and j. If applicable, the calculation or estimation used to quantify the excess emissions.				

Findings: EPP did not report any permit deviations during this inspection period.

# VIII. Compliance with Reporting Requirements

Table 7 below, taken from permit TV-0064, lists the reporting requirements for the facility and any deficiencies noted during the evaluation.

	Table 7 - Reporting Requirements					
Item #	Requirement	Frequency	Applicable Emission Unit	Regulatory Basis	Compliant	
1	<ul> <li>General Reporting Requirements</li> <li>a. Each report shall be separately and clearly labeled with:</li> <li>1. The name, mailing address and physical address of the source covered by the report;</li> <li>2. The operating period covered by the report;</li> <li>3. The permit number and condition or item number that requires the report submittal;</li> <li>4. The type of report, using the name of the report as specified in the reporting condition in the permit, that is being submitted; and</li> <li>5. The date the report was prepared;</li> <li>b. An owner or operator who submits a report that is a revision to a previously-submitted report shall clearly identify the previously-submitted report with the information specified in Table 6, Item 1.a. above, and indicate which portions of the report have been revised;</li> <li>c. The owner or operator may submit more than one report with a single cover, provided the owner or operator clearly identifies each report being</li> </ul>	For each report submitted to the department	Facility Wide	Env-A 907.01 State-only Requirement	Yes	

	Table 7 - Reporting Requirements				
Item #	Requirement	Frequency	Applicable Emission Unit	Regulatory Basis	Compliant
	submitted using the information required in Table 6, Items 1.a. and 1.b. above, if applicable, for each report;  d. Each report submitted to the department and/or USEPA shall include the certification of accuracy statement outlined in Condition XII.B. of this permit and shall be signed by the responsible official; and  e. The owner or operator shall submit reports as paper documents or by electronic means. The owner or operator who submits a report by electronic means shall separately mail or deliver a cover letter, signed by the responsible official that contains the information specified in Table 6, Items 1.a. through 1.c. above, as well as the date the report was submitted by electronic means.				
2	Annual Emissions Report  Submit an annual emissions report to the department which shall include the following information:  a. Actual calendar year emissions from each emission unit of NOx, total VOCs, total filterable and condensable PM, filterable PM <sub>10</sub> , filterable PM <sub>2.5</sub> , CO, SO <sub>2</sub> , each HAP and each RTAP (reported by CAS number), CO <sub>2</sub> e, ammonia, and lead;  b. The methods used in calculating emissions in accordance with Env-A 705.02, Determination of Actual Emissions for Use in Calculating Emission-Based Fee;  c. The emission factors and the origin of the emission factors; and  d. All information recorded in accordance with Table 6, Item 3.	Annually (received by the department no later than April 15th of the following year)	EU01, EU07 & EU08	Env-A 907.02	Yes
3	$\frac{NO_x Emission\ Statements\ Reporting}{Requirements}$ If the actual annual $NO_x$ emissions from all	Annually (received by the	EU01, EU07 & EU08	Env-A 909	Yes

	Table 7 - Rep	orting Require	ments		
Item #	Requirement	Frequency	Applicable Emission Unit	Regulatory Basis	Compliant
	permitted devices located at the Facility are greater than or equal to 10 tpy, then include the information recorded in accordance with Table 6, Item 5.	department no later than April 15th of the following year)			
4	Update to Air Pollution Dispersion Modeling Impact Analysis  If an update to the facility's air pollution dispersion modeling impact analysis is required pursuant to Env-A 606.02, submit the information required pursuant to Env-A 606.04:  a. With the permit application submitted for the change which triggered the analysis; or  b. Within 15-days of completion of the change which triggered the analysis, if a permit application is not required.	As specified	Facility wide	Env-A 910.01	See Findings
Finding	gs: See findings from Section IV. Stack Criteria				
5	Permit Deviations that lasted More than 9 Consecutive Days In the event of a permit deviation that does not cause an excess emission but continues for a period greater than 9 consecutive days, the owner or operator of the affected device, process, or air pollution control equipment shall:  a. Notify the department by electronic means by submitting a report which contains:  1. Facility name; 2. Facility address; 3. Name of the responsible official; 4. Facility telephone number; and 5. All of the information required in Table 6, Item 7  b. Reports which can be submitted by electronic means shall be submitted by e-mail (pdeviations@des.nh.gov) or fax (603) 271-7053	Within 24 hours of discovery of excess emission	EU01, EU07 & EU08	Env-A 911.04(b)	Noted

	Table 7 - Rep	orting Require	ments		
Item #	Requirement	Frequency	Applicable Emission Unit	Regulatory Basis	Compliant
Finding	s: EPP did not report any permit deviations d	luring this inspe	ection period.		
6	Permit Deviations – Excess Emission Reporting Requirements In the event of a permit deviation that causes excess emissions, the owner or operator of the affected device, process, or air pollution control equipment shall:  a. Notify the department of the permit deviation and excess emissions by telephone (603) 271-1370 or by electronic means within 24 hours of discovery of the permit deviation, and  b. Submit a written report of the permit deviation on paper at the address listed in Condition XX.B. or by electronic to the department within 10 days of discovery of the permit deviation which contains:  1. Facility name; 2. Facility address; 3. Name of the responsible official; 4. Facility telephone number; and 5. All of the information required in Table 6, Item 7  c. Reports which can be submitted by electronic means shall be submitted by e-mail (pdeviations@des.nh.gov) or fax (603) 271-7053	Prompt reporting, within 24 hours of discovery of the excess emission and In writing, within 10 days of discovery of the excess emission	EU01, EU07 & EU08	Env-A 7911.04	Noted
Finding	s: EPP did not report any permit deviations d	luring this inspe	ection period.	Γ	
8	Semi-annual Permit Deviation and Monitoring Report  The owner or operator shall submit a semi-annual permit deviation and monitoring report, which contains a summary of all permit deviations that have occurred during the reporting period.	Semi- annually by July 31 <sup>st</sup> and January 31 <sup>st</sup> of each calendar year	EU01, EU07 & EU08	40 CFR 70.6(a)(3)(iii) (A)	Yes
9	Annual Compliance Certification  Annual compliance certification shall be submitted in accordance with Condition XII of the permit.	Annually (no later than April 15 <sup>th</sup> of the following year)	EU01, EU07 & EU08	40 CFR 70.6(c)(1)	Yes

### IX. Permit Deviations

EPP is aware of the recordkeeping and reporting requirements for permit deviations. During the inspection period, EPP did not report any permit deviations.

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#### X. Other Findings

There were no other findings during this inspection.

# XI. <u>Enforcement History and Status</u>

During the inspection period, NHDES did not issue any enforcement actions against EPP.

# XII. Compliance Assistance, Recommendations and Corrective Actions

NHDES will review and follow up with the compliance demonstration associated with the updated modeling effort once it is finalized and submitted.

NHDES recommends EPP explore the Energy Efficiency Incentive Program at <a href="www.nhsaves.com">www.nhsaves.com</a>. For major renovations and end of life replacement of electrical devices, up to 75% of the incremental cost to install high efficiency equipment is covered. The retrofit program offers incentives up to 50% of the installed cost to replace older equipment with new, energy efficient equipment.

In addition, the facility can receive email notifications of rule changes by subscribing to E-News found at the following link: Rule Changes

Report Prepared By	David Smith
Title	Compliance Assessment Section Supervisor
Signed	David Smith