

2003.09.30 HW Malfunction Plan



Norlite Corporation Cohoes, New York



Startup, Shutdown, and Malfunction Plan Pursuant to the HWC MACT Regulations

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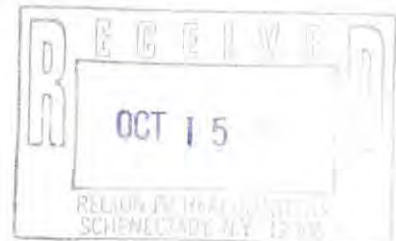


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1. INTRODUCTION

1.1 Program Objectives

As the operator of a facility which combusts hazardous waste, Norlite Corporation is required by the federal National Emission Standards for Hazardous Air Pollutant (NEHSAP) General Provisions at 40 CFR 63.6(e) to prepare and implement a Startup, Shutdown, and Malfunction Plan (SSMP) for the facility. This plan is intended to document the procedures the facility must take during periods of startup, shutdown, and malfunction in order to minimize releases of hazardous air pollutants (HAPs). In addition, the federal Hazardous Waste Combustor Maximum Achievable Control Technology (MACT) requires a SSMP, which serves as the means for the facility to ensure compliance with the MACT emission standards during periods of time when the equipment at the facility is running outside the bounds of normal system operation.

Under the NESHAP General Provisions, a period of excess emissions associated with a startup, shutdown, or malfunction is not considered a violation of the MACT standards if:

- The SSM event is described in a facility's SSMP, and
- During the event, the operators of the facility follow and document conformance with the procedures laid out in the Plan.

The primary purposes of the SSM Plan are:

- To ensure that MACT-affected sources are operated and maintained in a manner consistent with safety and good air pollution control practices for minimizing emission rates of HAPs during periods of equipment startup, shutdown, or malfunction,
- To correct process and emission control equipment malfunctions as soon as safe and practicable after their occurrence, and
- To streamline the reporting and recordkeeping obligations associated with periods of equipment startup, shutdown, or malfunction (including any corrective actions taken during periods of equipment malfunction).

1.2 Organization of the Plan

The procedures that operating personnel at Norlite follow during periods of startup, shutdown, and malfunction are integrated into the Standard Operating Procedures (SOPs) for each of the operating units at the facility. Controlled copies of the procedures and schedules referenced in

this Plan will be located in each Kiln Control Room, Kiln Supervisors Office and in the office library.

The SSMP is organized as follows: Section 1 provides an overview of the Plan, as well as the specific regulatory citations which govern its preparation and implementation. Section 1 also contains a description of the Norlite facility. Section 2 provides reference to the appropriate Startup, Shutdown, and Malfunction procedures for the Lightweight Aggregate Kiln, Section 3 provides references to the appropriate SSM procedures for the facility's emission control systems, and Section 4 provides references to the appropriate SSM procedures for the facility's continuous monitoring systems, including both operating parameter and continuous emissions monitoring.

1.3 Regulatory Requirements

Norlite is subject to MACT standards for Hazardous Waste Combustors (HWCs), codified commencing at 40 CFR 63.1200. These standards include the obligation to prepare a SSMP for the facility (40 CFR 63.1206(c)(2)).

The General Provisions section of the NESHAP rule lays out administrative procedures, compliance demonstration requirements, and other obligations for sources subject to MACT standards promulgated under the Federal air regulations in 40 CFR Part 63. These provisions, adopted on March 16, 1994, include a requirement that the owner or operator of a source subject to a MACT standard develop and implement a plan which describes the procedures to be followed for operating and maintaining the source during periods of startup, shutdown, and malfunction (40 CFR 63.6(e)(3)). The NESHAPs General Provisions require that the SSMP be in place prior to a source's MACT compliance deadline. The SSMP is not required to be reviewed and approved by regulatory agencies prior to its implementation, however, a copy must be submitted if it is requested by the permitting authority.

As described in the previous section, the SSMP must describe how process and HAP emission control systems will be operated so as to minimize HAP emissions during periods of startup, shutdown, and malfunction. When actions taken during a startup, shutdown, or malfunction event (including actions taken to correct a malfunction) are consistent with procedures specified in the Plan, then any HAP emissions in excess of the MACT requirements which occur are considered periods of "excess emissions" rather than violations of the standard. Consequently, the owner or operator of the source must keep records to demonstrate that the facility's Plan was followed during such events. A semi-annual report is required to be submitted certifying that the Plan was followed if a startup, shutdown, or malfunction event occurred during the reporting period.

If the actions taken during a startup, shutdown, or malfunction event are inconsistent with the Plan, and the event results in an emission or operating parameter limit being exceeded, the

owner or operator must record the actual actions taken and meet certain other reporting and Plan update requirements. Within two working days of the action, verbal notification (telephone or in-person) is required, and within seven working days a written report is required to be submitted to the Agency containing an explanation of the circumstances, the reasons why the SSMP was not followed, and the excess emissions and/or monitoring exceedances that occurred.

If a malfunction event occurs which causes emissions in excess of the standard that is not addressed, or inadequately addressed, by the SSMP, the Plan must be revised within 45 days to address the malfunction, in order for the malfunction event to be accorded the same treatment as events covered by the original Plan. The revised plan must include detailed procedures that will be followed to minimize emissions during similar future events, as well as a program of corrective action for similar malfunctions (see 40 CFR 63.6(e)(3)(viii)).

The HWC MACT Standards provide three alternative pathways for facilities to follow to develop their SSMP with respect to treatment of malfunctions. Because none of Norlite's existing RCRA Permit Conditions are in conflict with the treatment afforded by the MACT for malfunctions that are described in this Plan, Norlite has elected to leave these permit conditions unchanged and is therefore following neither the RCRA Option (as described at 40 CFR 270.235(a)(2)) nor the Clean Air Act Option (as described at 40 CFR 63.1206(c)(2)(ii)).

1.4 Document Control/Plan Change Procedures

1.4.1 Revision Notification/Submittal Requirements

The NESHAP General Provisions at 40 CFR 63.6(e)(3)(vii) describe how the SSMP may be required to be revised based on any of the following criteria:

- If it does not address an SSM event that has occurred,
- If its procedures do not adequately provide for minimization of emissions during an SSM event,
- If it does not provide adequate procedures for correction of a malfunction as quickly as possible,
- If it includes an event that does not meet the definition of startup, shutdown, or malfunction, or
- If changes are made to the facility equipment or operations that impact the SSMP.

If an SSM event occurs that is not addressed or is inadequately addressed by the SSMP and causes excess emissions, the required notification provisions described previously in Section 1.3 of this Plan are triggered (i.e., verbal notification to the regulatory agency as per SOP SSMP 1-03 within two working days, followed by written confirmation within seven days). In addition, the Plan must be revised within 45 days after the event in order for the event to be treated the same as events in the original Plan.

Once the Plan has been revised, the superseded revision must be kept on record and made available for inspection upon request for a period of 5 years.

If the Plan is revised in such a way that it changes the scope of activities at the facility which are deemed to be a startup, shutdown or malfunction event, or if the revision otherwise modifies the applicability of an emission limit, written notice to the regulatory agency describing the revision must be made before the revised Plan can be considered to have gone into effect.

1.4.2 Internal Document Control Procedures

Standard operating procedure SSMP 1-02 (Document Control Log, Document Control File) contains Norlite's procedures for tracking and controlling internal documentation. Original issuance of and control of revisions to the SSMP are subject to these procedures.

1.4.3 Revision History

This Plan was prepared and issued as Revision 0 on September 30, 2003.

1.5 Facility Systems Descriptions

This section presents a summary description of the Norlite process and combustion system. An overview process and instrumentation diagram (P&ID) is provided in the Appendix A (Drawing 1).

1.5.1 General Process Overview

The Norlite facility produces an expanded shale lightweight aggregate in two dry process rotary kilns. Raw materials are quarried on-site and transported to the kiln via a conveyor system. The basic material (shale) is proportioned and stored in a silo. The raw product is introduced to the kiln at the feed (back) end from the silo, while fuels are fed from the opposite end. Calcination of the product occurs at a product temperature of 1,700°F to 2,000°F. The shale is then heated to the point of incipient fusion where it is in a semi-plastic state to expand internal gases, thereby creating voids. The cooled vitreous clinker is then discharged and stockpiled.

1.5.2 Rotary Kilns Descriptions

Kiln No. 1, manufactured by Traylor, is 175 feet long. Kiln No. 2, manufactured by Allis-Chalmers, is 180 feet long. Both kilns have an outside diameter of 11 feet and consist of a steel shell lined with 6-inches of refractory brick, for an effective inside diameter of 10 feet. The burn zone extends approximately 30 feet from the front end of the kiln. The burn zone gas temperature is maintained at 2,200°F to 3,000°F. Each kiln has thermocouples mounted at the kiln gas exit and at the fabric filter inlet for monitoring process temperatures.

The rated capacity of each kiln is approximately 25 tons per hour (tph) clinker. Typically, 2.5×10^6 Btu are required to produce one ton of clinker at maximum capacity. In order to achieve a quality lightweight aggregate product, the kiln is normally operated at approximately 8% to 10% oxygen at the back-end with carbon monoxide concentrations less than 100 ppm.

1.5.3 Feed System Descriptions

Heat is supplied to each kiln by firing fossil fuel, used oil, or liquid low grade fuel (LLGF). All fuel is fed to the kiln through burners at the front end of the kiln.

Liquid Waste Feeds - LLGF is maintained in nitrogen blanketed storage tanks and is delivered to the kiln via pumps to maintain an approximate maximum feed rate of 13.3 gallons per minute (gpm) to each burner. The burner consists of a stainless steel outer pipe that supplies atomization air or steam and a $\frac{3}{8}$ -inch diameter carbon steel inner pipe. This burner uses high-pressure air or steam atomization to inject the material directly into the combustion zone. The LLGF burner is rated at 20.0 gpm at 35 psi line pressure and is monitored continuously with a Micromotion doppler flow meter.

Solid Feed Materials - The basic feed material is shale, which is proportioned and stored in a covered silo and then fed directly to the kiln. The shale is introduced at the back end of the kiln. No other solid waste materials are fed to the kiln.

Process Vent Streams - There are two (2) process vent streams that are sent to the kiln for incineration. The first stream is the vent from the nitrogen blanketed LLGF storage tanks. During the filling cycles of the storage tanks, any excess gaseous vapors are vented through a closed loop system to the burner end of the kiln. The second stream consists of vented material from the drum handling operations. Drums are emptied via a vacuum system. The vacuum system vents to the kiln and also vapors from the drum processing room, under negative ventilation. This vent stream is mixed with ambient air and is used as primary combustion air for the burner.

Supplemental Fuels - Fossil fuels or used oil are used to preheat the kiln during start-up and may also be used as supplemental fuel while firing LLGF. Fossil fuels or used oil may also be used as a pilot when firing LLGF. Fuel oil or used oil may also be blended with LLGF when

firing to increase heat content of the waste feed and improve combustion characteristics. In cases where fuel oil or used oil is fired with LLGF, the metals content of the fuel oil and used oil is taken into account in demonstrating compliance with condition VII(C)(4) of the facility's Part 373 Permit.

1.5.4 Waste Handling and Blending Operations Description

LLGF typically has a flash point of 200°F or lower. The LLGF is not reactive, but may be a hazardous waste as defined in New York State regulations because the heavy metal and organic compound concentrations may exceed limits. Also, LLGF may contain a characteristic corrosive waste.

Norlite stores the LLGF in storage tanks or in drums within the bulk storage area. The tanks and containers are located in a permitted secondary containment. The design and operation for the tanks and containers are described in Section D, Section F (under Inspection), and Section G -- the Emergency and Contingency Plan, of the RCRA Part 373 permit. The LLGF, having been pre-screened, is non-corrosive to the glass-lined (Tanks 300-600), carbon steel (Tanks 100 A,B,C and 200 B,C) or stainless steel (Tank 200 A) storage tanks designed with suitable corrosion allowance. The necessary specification for the fuel has been provided to the suppliers, and has been confirmed with their LLGF Specification Sheet, and with the Norlite analysis provided prior to burning and unloading.

When preparing a tank of LLGF for burning, Norlite determines the heating value of the fuel along with the concentration of metals and total halogens. This is accomplished by 1) calculation based upon the original analysis of the fuel that makes up the tank, or 2) sampling and analysis of the tank. Each load of LLGF is sampled and analyzed upon receipt as described in Section C-5(b) of the Part 373 permit. A control procedure prevents the burning of any waste until the heat content, total halogen, PCB, and metal parameters have been verified. An analysis form (WAP-2) is completed for each tank burned indicating the analyzed or calculated values for each permit parameter, the dates of analysis and/or calculation, and the date of authorization to burn the waste from the designated tank. The tank is not cleared for burning until all regulated constituents are verified and shown to be within permit limits. Once the tanks have been certified, the tanks are locked with pad locks on the bottom and top valves and the recirculation valve in accordance with SOP OM 2-02. The volume of the tanks are measured using either ultrasonic or radar level gauges.

1.5.5 Procedures for Rapidly Stopping Hazardous Waste Feed During Equipment Malfunction

Each kiln is manned on an around-the-clock basis by the burner operator from the kiln control room. The burner operator can monitor critical operating variables from the control room via a

computerized data acquisition system (DAS). The burner operator, in conjunction with the kiln field operator and mechanic, make routine system adjustments to maintain the kiln at optimum conditions for the production of light weight aggregate while maintaining the system within the operating window as set forth by the automatic waste feed cutoff (AWFCO) system.

In the event that an AWFCO operating parameter exceeds the operating window, LLGF is automatically cutoff by the AWFCO system. In this event, the burner operator will switch to a fossil fuel or oil until corrections have been made to bring the operation within the operating window.

In the event of a power failure, all systems shut down including, but not limited to, LLGF flow, fuel farm feed systems, raw shale feed, main flame, etc. All systems require manual restart. A fossil fuel is fired to bring all operating parameters within the operating window prior to commencing LLGF feed.

The main flame of the kiln is either self-sustaining or sustained by the presence of a fossil fuel pilot. Both the main flame and the pilot flame are monitored by an electronic eye to provide positive proof that a flame exists. In the event of a loss of signal by the electronic eye, the fossil fuel feed to the pilot, the main natural gas valve, the LLGF AWFCO valve, and the used oil feed valve are closed and a manual reset is required to re-establish a proof positive flame. Should operating parameters fall outside the operating window during a flame failure, a fossil fuel is fired to bring all operating parameters within the operating window prior to commencing LLGF feed.

1.5.6 Air Pollution Control Equipment Description

Both kilns have identical emission control systems, as depicted in Drawing 2 in Appendix A. The systems include both wet and dry emission control devices for the collection and removal of particulate matter, hydrogen chloride (HCl), metals and other gaseous emission products. The principal collection mechanisms are sedimentation, condensation, impaction, filtration and interception for particulate matter and metals and absorption for HCl and other gaseous species. The overall Air Pollution Control System (APCS) also includes forced draft fans, an induced draft fan and exhaust stack, each of which is described below.

Multiclone - Kiln emissions first pass through a mechanical collector to remove large particulate matter, a Barrons multiple cyclone unit (multiclone) incorporating relatively small diameter cyclones operating in parallel with a common inlet and outlet. The multiclone is provided to remove coarse particulate matter and is rated for 2-3 in. w.c. pressure drop. Dust collected in the multi-clone accumulates in a hopper. It is pneumatically conveyed and combined with the baghouse fines, which are added to the light weight aggregate becoming part of the product.

Heat Exchanger - The kiln flue gas then passes through an air to air heat exchanger rated at 65,000 acfm. This unit was redesigned in late 1999/early 2000 and now uses two (2) forced draft fans for providing ambient air as the cooling medium. Gases enter the heat exchanger at approximately 900°F to 1,100°F and exit at 400 - 460°F with a 2-3 inch w.c. pressure drop across the unit. The gases are cooled to 400°F or lower, by the injection of quench air to the flue gas at the exchanger outlet. A fan supplies air to the bottom exchanger shell and a second fan supplies ambient air directly to the top exchanger shell. A damper provides cooling air to control temperature if the inlet temperature to the baghouse is higher than desired. The damper is under negative pressure since it is upstream of the induced draft fan. The damper does not function as an emergency bypass to the air pollution control system. There is no such bypass or "dump stack" in the entire kiln process.

Fabric Filter with Hydrated Lime Addition - Following the heat exchanger is an Aeropulse, Inc. Power Pulse Collector (fabric filter or baghouse) with three modules and 17,334 square feet of filter area. The unit is rated for 52,700 acfm at 450°F. The air cloth ratio is 3.04:1 with all three modules operating and 4.50:1 with one down for maintenance. Teflon impregnated woven fiberglass with a permeability of approximately 10 cfm per square foot at 0.5 in. w.c. is used as the filter media. The filter media is continuously pulsed one row at a time, controlled by a timer. A modulating air damper automatically adjusts inlet gas temperatures (if required) to less than 400°F by bleeding in ambient air directly into the flue gas before entering the baghouse. An automatic waste feed cutoff is activated if baghouse inlet temperature exceeds 400°F, since this is the Part 373 Permit limit. Pressure drop across the unit is rated between 2-10 in. w.c., with all three modules on-line.

Hydrated lime [$\text{Ca}(\text{OH})_2$], stored in a 2,500 cubic foot silo, is injected into the air pollution control system immediately prior to the baghouse. This is primarily to control sulfur dioxide and sulfuric acid mist from the combustion of LLGF in the kiln and to protect the baghouse from resulting corrosion. The lime also neutralizes hydrogen chloride, providing approximately 80% of the removal prior to the wet scrubber. The baghouse is designed to control 60% of the SO_2 and SO_3 introduced from the kiln. Lime feed varies from near zero to 500 pounds per hour, depending upon the fuel type and feed rate.

Fines collected in each cell of the baghouse are discharged via a rotary air lock. The fines are pneumatically conveyed and combined with the multiclone fines to one of two storage silos. Fines from both silos are added to the light weight aggregate, becoming part of the product.

Venturi Scrubber - The ID fan carries exhaust gases to a BECO Venturi (MMV) scrubber for acid gas removal. This unit is rated for 53,000 acfm at 450°F at the inlet and 38,600 acfm at 138°F at the outlet, with 2 to 6 in. w.c. pressure drop. The scrubber is a rod design that has tubular stainless steel rods and baffles installed in rows across the throat. The intent is to provide high turbulence like the effect of a small venturi throat without incurring the high

pressure drop typically associated with conventional high efficiency venturi scrubbers. Additionally, the tubes and baffles provide additional impaction surfaces for enhanced particulate and HCl collection. The scrubber is designed for 99% HCl and 68% SO₂ removal efficiencies.

Clean water headers are located directly above the venturi to provide sensible cooling to the exhaust system. Caustic sodium carbonate (soda ash) or sodium hydroxide solution, comprised of a maximum of 10% dissolved solids (sodium carbonate, sodium chloride and/or sodium sulfate), is recycled through the unit at approximately 200 gpm. It is introduced through nozzles located below the water headers and directly above the MMV module. Scrubbing solution is also injected into the transition segment located between the venturi MMV and Ducon units.

Excess water drains from the venturi exit elbow to the 1,000-gallon settling/recycle tank. The pH of the solution in the recycle tank is continuously monitored by a pH probe and automatically maintained at pH 7.9 or greater. The pH is adjusted by the introduction of 5% to 10% sodium carbonate or sodium hydroxide solution to the venturi feed at a typical rate of 3 to 25 gpm depending on actual pH readings. Blowdown is taken from the blowdown pump discharge to maintain a constant solids concentration in the solution. Blowdown is typically in the range of 13.0 to 30.0 gpm, depending on the quantity of fuel burned as well as the chloride and sulfur contents.

Ducon Mist Eliminator - Following the BECO MMV unit is a BECO/QUAD MMV mist eliminator installed in the bottom of the Ducon unit. The unit is designed to capture entrained droplets of caustic solution exiting the BECO scrubber. This unit is rated for a pressure drop of 1.5 to 4 in. w.c. This mist eliminator drains into the recycle tank.

A further modification of the Ducon unit consists of two plastic mesh AUTO YORK™ mist eliminator pads (or the equivalent) segmented by a baffle controlling velocity across each pad face. This mist eliminator is located at the top of the unit immediately preceding the exhaust stack. Water sprays on the pad flush solids into the unit for capture in the bottom. The Ducon unit functions as an entrainment separator for the venturi scrubber.

Induced and Forced Draft Fans - The baghouse is followed by a Barron 400 HP system fan which induces draft through the kiln, multiclone, heat exchanger and baghouse and provides forced draft on the exhaust gases through the venturi scrubber and Ducon mist elimination units. Additionally, the fan provides induced draft for a hood installed over the kiln shale feed chute, designed and installed to capture any fugitive emissions emanating from this area. The ID fan is rated at 53,000 acfm at 450°F.

Secondary combustion air is supplied by forced draft clinker cooler fans rated at a total of 25,000 scfm. The secondary combustion air is preheated by the clinker cooler at the front end of the kiln.

Exhaust Stack - Scrubbed kiln exhaust passes to the atmosphere via a 48 inch diameter fiberglass-reinforced plastic (FRP) stack 120 feet above grade at approximately 46,000 acfm at 130°F and 15% moisture (v/v). Two access platforms are provided for stack sampling.

2. SSM PLAN FOR THE ROTARY KILNS

2.1 Standard Operating Procedures for the Rotary Kilns

2.1.1 Startup Procedures for the Rotary Kilns

Operating procedures for startup of the Norlite rotary kilns, including procedures to minimize emissions of HAPs during startup events, are contained in the following standard operating procedures:

- SSMP 2-01: Startup of the Kilns From a Cold Condition
- SSMP 2-02: Restart of the Kilns From a Warm Condition

2.1.2 Shutdown Procedures for the Rotary Kilns

Operating procedures for shut down of the Norlite rotary kilns, including procedures to minimize emissions of HAPs during shut down events, are contained in the following standard operating procedures:

- SSMP 2-03: Planned or Routine Shutdown of the Kilns
- SSMP 2-03A: Emergency or Unexpected Shutdown of the Kilns

2.1.3 Malfunction Procedures for the Rotary Kilns

Procedures to be followed during malfunction events, including procedures to minimize emissions of hazardous air pollutants during these events, are contained in the following standard operating procedures:

- SSMP 2-04: Procedures for Deviation from Minimum Kiln Backend Temperature
- SSMP 2-05: Procedures for Exceedance of Maximum Baghouse Inlet Temperature
- SSMP 2-06: Procedures for Exceedance of Maximum Flue Gas Flow Rate
- SSMP 2-07: Procedures for Deviation from Minimum Venturi Pressure Drop
- SSMP 2-08: Procedures for Deviation from Minimum Scrubber Blowdown Rate

- SSMP 2-09: Procedures for Deviation from Minimum Scrubber Tank Liquid Level
- SSMP 2-10: Procedures for Deviation from Minimum Scrubber Recirculation Rate
- SSMP 2-11: Procedures for Deviation from Minimum Scrubber Liquid pH
- SSMP 2-12: Procedures for Deviation from Minimum Dry Sorbent Feed Rate
- SSMP 2-13: Procedures for Deviation from Minimum Dry Sorbent Carrier Fluid Flow Rate
- SSMP 2-14: Procedures for Deviation from Negative Kiln Pressure
- SSMP 2-15: Procedures for Exceedance of Carbon Monoxide Emission Concentration
- SSMP 2-17: Procedures to Follow During a Power Failure
- SSMP 2-18: Procedures to Follow for Loss of ID Fan
- SSMP 2-19: Procedures to Follow for Loss of Dilution Damper
- SSMP 2-20: Procedures to Follow for Loss of LGF Flow
- SSMP 2-21: Procedures to Follow for Loss of Shale Feed

2.2 SSM Plan Conformance Verification Procedures for the Rotary Kilns

Norlite Field Operators will utilize a paper checklist (SSMP 3-04A: Field Operators MACT Checklist – Form) to document conformance with SSM Plan procedures. This checklist will record that the appropriate procedures were followed for each startup, shutdown, or malfunction event by checking that each action item was completed. Copies of the checklists completed for each startup, shutdown, or malfunction event will be maintained by the facility.

3. SSM PLAN FOR THE EMISSION CONTROL SYSTEMS

3.1 Heat Exchanger

3.1.1 Standard Operating Procedures for the Heat Exchangers

Startup and shutdown procedures for the heat exchangers are covered by the rotary kiln system procedures referenced previously (SSMP 2-01, SSMP 2-02, SSMP 2-03 and SSMP 2-03A).

3.1.2 Malfunction Procedures for the Heat Exchangers

Procedures to be followed during malfunction events of the heat exchangers, including procedures to minimize emissions of HAPs during these events, are contained in the following standard operating procedure:

- SSMP 3-01: Procedures for Investigation of Possible Heat Exchanger Malfunctions

3.2 Fabric Filter/Lime Addition (FF/LA) System

3.2.1 Standard Operating Procedures for the FF/LA System

Startup and shutdown procedures for the fabric filter/lime addition systems are covered by the rotary kiln system procedures referenced previously (SSMP 2-01, SSMP 2-02, SSMP 2-03 and SSMP 2-03A).

3.2.2 Malfunction Procedures for the FF/LA System

Procedures to be followed during malfunction events of the fabric filters/lime addition systems, including procedures to minimize emissions of hazardous air pollutants during these events, are contained in the following standard operating procedure:

- SSMP 3-02: Procedures for Investigation of Possible Baghouse Malfunctions

3.3 Wet Scrubber Systems

3.3.1 Standard Operating Procedures for the Wet Scrubber Systems

Startup and shutdown procedures for the wet scrubber systems are covered by the rotary kiln system procedures referenced previously (SSMP 2-01, SSMP 2-02, SSMP 2-03 and SSMP 2-03A).

3.3.2 Malfunction Procedures for the Wet Scrubber Systems

Procedures to be followed during malfunction events of the wet scrubber systems, including procedures to minimize emissions of hazardous air pollutants during these events, are contained in the following standard operating procedure:

- SSMP 3-03: Procedures for Investigation of Possible Malfunction of the Ducon and Venturi Scrubber Systems

3.4 SSM Plan Conformance Verification Procedures for the Emission Control Systems

Norlite Field Operators will utilize a paper checklist (SSMP 3-04A: Field Operators MACT Checklist – Form) to document conformance with SSMP procedures. This checklist will record that the appropriate procedures were followed for each startup, shutdown, or malfunction event by checking that each action item was completed. Copies of the checklists completed for each startup, shutdown, or malfunction event will be maintained by the facility.

4. SSM PLAN FOR THE CMS

4.1 SSM Plan for the Continuous Monitoring System (CMS)

4.1.1 Standard Operating Procedures for the CMS

The facility process monitoring systems can be operated independently of the rotary kiln and emission control systems. Procedures referenced previously (SSMP 2-01, SSMP 2-02, SSMP 2-03 and SSMP 2-03A) describe startup and shutdown of the rotary kiln systems. The CMS are kept running even when the kilns are down.

4.1.2 Malfunction Procedures for the CMS

Malfunctions of process monitoring systems are among the possible causes of malfunctions in both the rotary kiln systems and emission control systems. Standard operating procedures referenced previously describe actions that operating personnel are to follow to investigate malfunctions of these systems. Standard operating procedures SSMP 2-04 to SSMP 2-17 cover malfunctions of the rotary kiln systems; standard operating procedures SSMP 3-01 to SSMP 3-03 cover the malfunctions of the emission control systems.

4.2 SSM Plan for the Continuous Emissions Monitoring System (CEMS)

4.2.1 Standard Operating Procedures for the CEMS

The continuous emissions monitoring systems can be operated independently of the rotary kiln systems. Startup procedures for the continuous emissions monitoring systems are contained in the following standard operating procedure:

- SSMP 4-01: Startup of Continuous Emissions Monitoring Systems

The continuous emissions monitoring systems are intended to be operated on a continuous basis and not shut down, as reflected in the following standard operating procedure:

- SSMP 4-04: Shutdown of Continuous Emissions Monitoring Systems

4.2.2 Malfunction Procedures for the CEMS

Procedures to be followed during malfunction events of the continuous emissions monitoring systems, including procedures to minimize emissions of hazardous air pollutants during these events, are contained in the following standard operating procedures:

- SSMP 4-02: Procedures for Power Failure of the Continuous Emissions Monitoring Systems
- SSMP 4-03: Procedures for Malfunctions of the Continuous Emissions Monitoring Systems

4.3 SSM Plan Conformance Verification Procedures for the Process Monitoring and Continuous Emissions Monitoring Systems

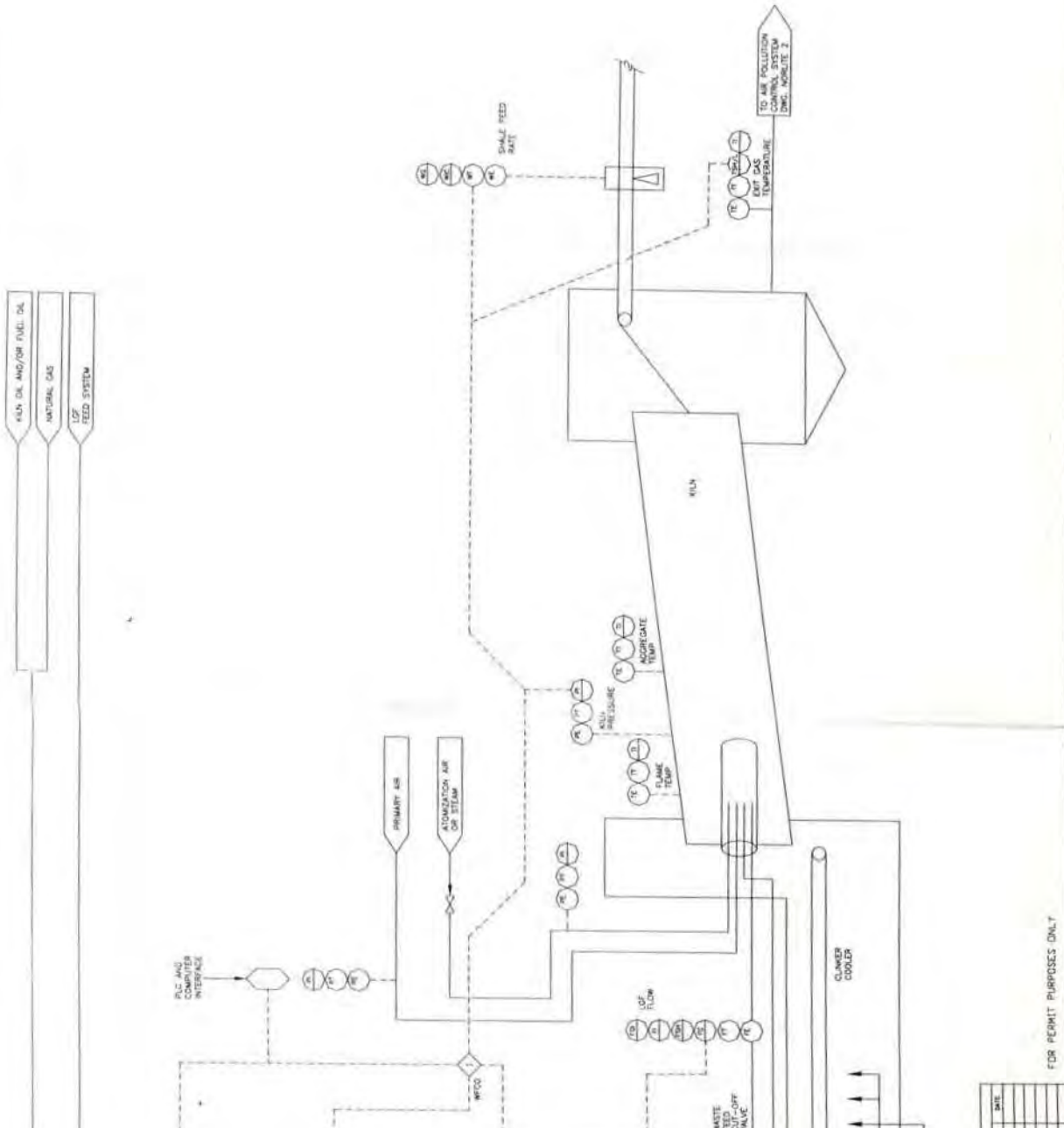
Norlite Field Operators will utilize a paper checklist (SSMP 3-04A: Field Operators MACT Checklist – Form) to document conformance with SSM Plan procedures. This checklist will record that the appropriate procedures were followed for each startup, shutdown, or malfunction event by checking that each action item was completed. Copies of the checklists completed for each startup, shutdown, or malfunction event will be maintained by the facility.

Appendix:

Overview Process and Instrumentation Diagram

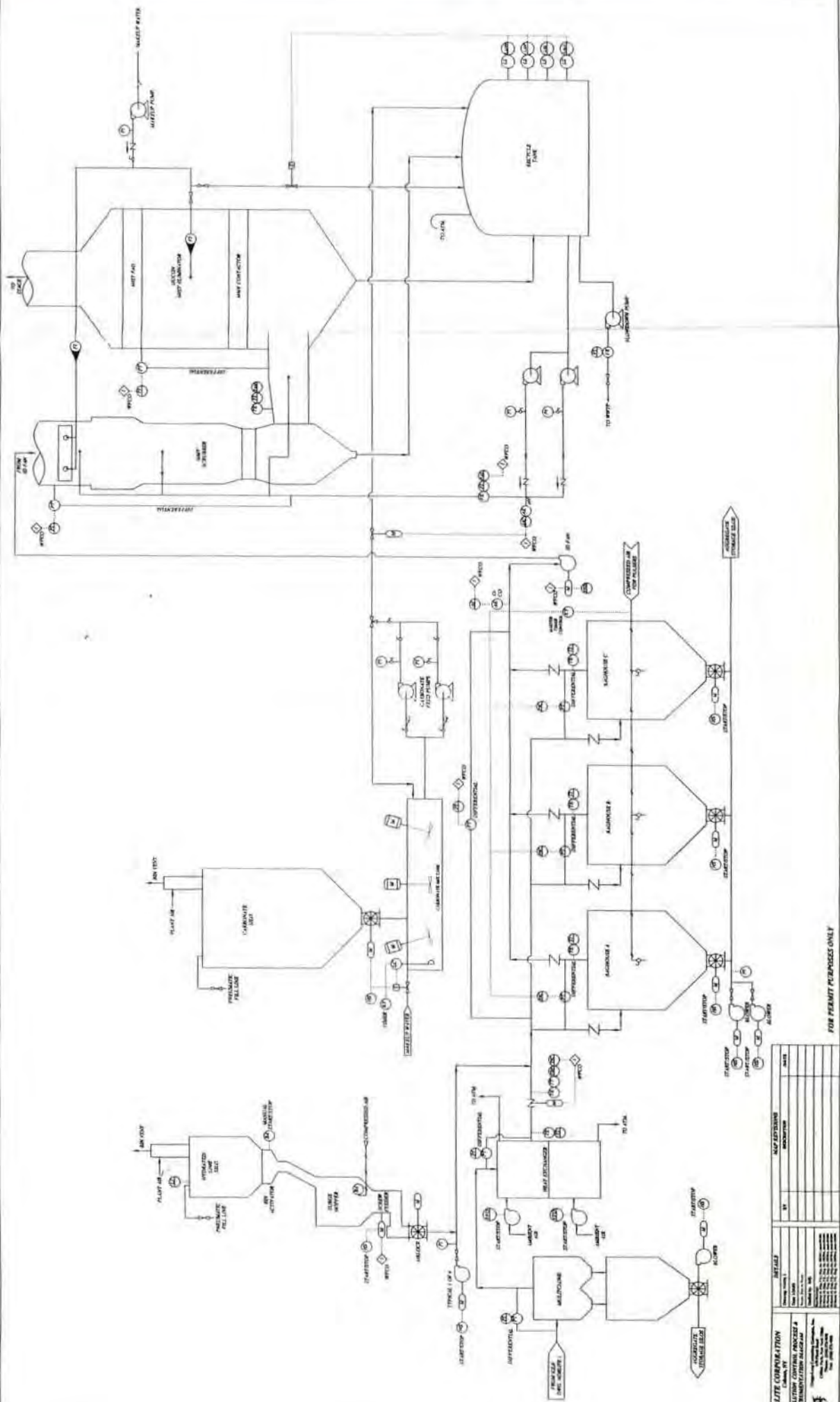
Air Pollution Control System Flow Diagram

SSM Checklist



FOR PERMIT PURPOSES ONLY

NORLITE CORPORATION		DETAILS		DATE	
NORLITE CORPORATION		Drawing No.	DATE	BY	DATE
INSTRUMENTATION DIAGRAM		WASTE FEED VALVE	11/27/88		
<small> INSTRUMENTATION DIAGRAM DRAWING NO. 11/27/88 SCALE: AS SHOWN ALL DIMENSIONS IN INCHES UNLESS OTHERWISE SPECIFIED ALL DIMENSIONS TO CENTER UNLESS OTHERWISE SPECIFIED ALL DIMENSIONS TO FACE UNLESS OTHERWISE SPECIFIED ALL DIMENSIONS TO CENTER UNLESS OTHERWISE SPECIFIED ALL DIMENSIONS TO FACE UNLESS OTHERWISE SPECIFIED </small>		REVISIONS	REVISIONS	BY	DATE



FOR PERMIT PURPOSES ONLY

NOBLE CORPORATION 10000 W. 10th Ave., Suite 100 Denver, CO 80231 Phone: (303) 751-1000 Fax: (303) 751-1001 Website: www.noblecorp.com		SHEET NO. _____ OF _____ DATE _____ DRAWN BY _____ CHECKED BY _____ APPROVED BY _____
PROJECT INFORMATION PROJECT NAME: _____ PROJECT NO.: _____ PROJECT LOCATION: _____ PROJECT DESCRIPTION: _____		SCALE: _____ UNIT: _____ TOLERANCE: _____ MATERIAL: _____ FINISH: _____ PAINT: _____ COATING: _____ SPECIAL NOTES: _____

This form is to be filled out during a Startup, Shutdown or Malfunction of the Kiln, Air Pollution Control (APC), Monitoring Equipment or a Bag Leak Alarm.

Date: _____ Person Completing Form: _____ Shift: _____

Circle Event: Startup Shutdown Malfunction Bag Leak Alarm
(Required)

Circle Event: APC Monitoring Equipment Kiln 1 Kiln 2
(Required)

NOTE: (Must start procedures to decide cause of alarm w/in 30 minutes of time alarm first sounds.)

Explain Occurrence: _____

<p align="center">Startup/Shutdown Times</p> <p>Time System Went Off-Line: _____ <small>(Off All Fuels)</small></p> <p>Time System Came On-Line: _____ <small>(Any Fuels On (Start of Procedures), Time is from DEC Report)</small></p>	<p align="center">Bag Leak Detection Alarm</p> <p>Time Alarm Activated: _____</p> <p>Time Corrective Measures began: _____</p>
--	---

<p align="center">Malfunction Times</p> <p>Time Event Occurred: _____ <small>(Time is from Alarm Report)</small></p> <p>Time Haz. Waste Reintroduced: _____ <small>(Any Fuels On (Start of Procedures))</small></p>	<p align="center">Office Use Only</p> <p>Check box if deviated from Plan: <input type="checkbox"/></p>
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SOP #	Description	Operator's Initials
Operations: Startup		
SSMP 2-01	Kiln Startup-Cold	_____
SSMP 2-02	Kiln Startup-Warm	_____
Shutdown		
SSMP 2-03	Kiln Shutdown-Planned	_____
SSMP 2-03A	Kiln Shutdown-Emergency or Unexpected	_____
SSMP 2-17	Power Failure	_____
Continuous Monitoring Systems (CMS):		
SSMP 4-01	Startup	_____
SSMP 4-02	Power Failure	_____
SSMP 4-03	Malfunction	_____
SSMP 4-04	Shutdown	_____

<p align="center">Malfunctions</p> <p>List any corrective measures that were done to correct malfunction: _____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p> <p>_____</p>

Record other actions taken not in SOP's: _____

Key:

Malfunction: any sudden, infrequent, and not reasonably preventable failure of air pollution control equipment, process equipment, or a process to operate in a normal or usual manner. Failures that are caused in part by poor maintenance or careless operation are not malfunctions.

Shutdown: the stoppage of operation of an affected source or portion of an affected source for any purpose.

Startup: the setting in operation of an affected source or portion of an affected source for any purpose.

Supervisors Signature: _____ Date: _____