- 4.0 Analyses of Individual Nonattainment Areas
- 4.3 Region 3 Nonattainment Areas
- 4.3.1 Delaware

Attachment 1

DELAWARE Area Designations For the 24-Hour Fine Particle National Ambient Air Quality Standard

The table below identifies the counties in Delaware that EPA has designated as not attaining the 2006 24-hour fine particle ($PM_{2.5}$) standard.¹ A county (or part thereof) is designated as nonattainment if it has an air quality monitor that is violating the standard or if the county is determined to be contributing to the violation of the standard.

	Delaware Recommended	EPA's Designated
Area	Nonattainment Counties	Nonattainment Counties
Philadelphia-Wilmington	None	New Castle County

EPA has designated the remaining counties in the state as "attainment/unclassifiable."

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¹ EPA designated nonattainment areas for the 1997 fine particle standards in 2005. In 2006, the 24-hour PM_{2.5} standard was revised from 65 micrograms per cubic meter (average of 98th percentile values for 3 consecutive years) to 35 micrograms per cubic meter; the level of the annual standard for PM_{2.5} remained unchanged at 15 micrograms per cubic meter (average of annual averages for 3 consecutive years).

EPA Technical Analysis for the Pennsylvania and Delaware portion of the Philadelphia-Wilmington Area

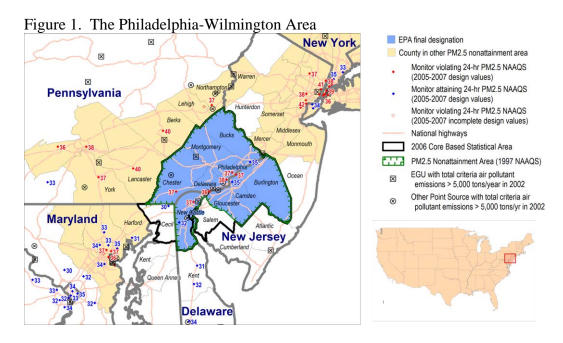
Introduction

Pursuant to section 107(d) of the Clean Air Act, EPA must designate as nonattainment those areas that violate the NAAQS and those nearby areas that contribute to violations. This technical analysis for the Philadelphia-Wilmington area identifies the counties with monitors that violate the $2006\ 24$ -hour $PM_{2.5}$ standard and evaluates nearby counties for contributions to fine particle concentrations in the area. EPA has evaluated these counties based on the weight of evidence of the following nine factors recommended in EPA guidance and any other relevant information:

- pollutant emissions
- air quality data
- population density and degree of urbanization
- traffic and commuting patterns
- growth
- meteorology
- geography and topography
- jurisdictional boundaries
- level of control of emissions sources

We also used analytical tools and data such as pollution roses, fine particle composition monitoring data, back trajectory analyses, and the contributing emission score (CES) to evaluate these areas. (See additional discussion of the CES under Factor 1 below.)

Figure 1 is a map of the counties in the Philadelphia-Wilmington nonattainment area and other relevant information such as the locations and design values of air quality monitors, and the metropolitan area boundary.



For this area, EPA previously established PM_{2.5} nonattainment boundaries for the 1997 PM_{2.5} NAAQS that included nine full counties, with five counties in Pennsylvania, one county in Delaware, and three counties in New Jersey.

In December 2007, the Commonwealth of Pennsylvania recommended that Bucks, Chester, Delaware, Montgomery, and Philadelphia Counties be designated as "nonattainment" for the 2006 24-hour PM_{2.5} standard based on air quality data from 2004-2006. These data are from Federal Reference Method (FRM) monitors located in the state. (See the December 28, 2007 letter from the Pennsylvania Department of Environmental Protection to EPA, received on January 3, 2008.)

In December 2007, the State of Delaware recommended that New Castle County be designated as "nonattainment" for the 2006 24-hour PM_{2.5} standard based on air quality data from 2004-2006. However, the State of Delaware requested that New Castle County be a separate nonattainment area, and not included in the Philadelphia-Wilmington area. This recommendation deviates from the previously established nonattainment boundaries for the 1997 PM_{2.5} NAAQS. These data are from FRM monitors located in the state. (See the December 18, 2007 letter from Ruth Ann Minner, Governor of Delaware to EPA, received on December 19, 2007.)

In August 2008, EPA notified the Commonwealth of Pennsylvania and the States of Delaware of its intended designations. In these letters, EPA also requested that if the Commonwealth of Pennsylvania and the State of Delaware wished to provide comments on EPA's intended designation, it should do so by October 20, 2008. EPA stated that it would consider any additional information (e.g., on power plants or partial county areas) provided by the state in making final decisions on the designations. In response, the State of Delaware provided additional technical data and comments to EPA in a letter dated October 15, 2008 and in person at a meeting held at EPA Region III in Philadelphia on November 20, 2008. These comments and the additional information were submitted to support Delaware's recommendation that New Castle County should be designated as a single-county nonattainment area, separate from the Philadelphia-Wilmington nonattainment area. For further discussion addressing Delaware's response that New Castle County should not be included in the Philadelphia-Wilmington nonattainment area, see our State and Tribal Comment Summary and Response Document in the Docket for this action.

Based on EPA's technical analysis described below, EPA has designated the same counties as previously designated for $PM_{2.5}$ as nonattainment for the 2006 24-hour $PM_{2.5}$ air-quality standard as part of the Philadelphia-Wilmington nonattainment area, based upon currently available information. These counties are listed in the table below.

Philadelphia-Wilmington	State-Recommended EPA-Final Designate	
Area	Nonattainment Counties	Nonattainment Counties
		within Region III
Pennsylvania	Bucks County	Bucks County
	Chester County	Chester County
	Delaware County	Delaware County
	Montgomery County	Montgomery County
	Philadelphia County	Philadelphia County
Delaware	None	New Castle County

The following is a technical analysis for the EPA Region III portion of the Philadelphia-Wilmington area. The New Jersey portion of the Philadelphia-Wilmington Area is analyzed in a separate technical support document.

Factor 1: Emissions data

For this factor, EPA evaluated county level emission data for the following PM_{2.5} components and precursor pollutants: PM_{2.5} emissions total, PM_{2.5} emissions carbon, PM_{2.5} emissions other, sulfur dioxide (SO₂), nitrogen oxides (NO_x), volatile organic compounds (VOCs), and ammonia (NH₃). "PM_{2.5} emissions total" represents direct emissions of PM_{2.5} and includes: "PM_{2.5} emissions carbon," "PM_{2.5} emissions other", primary sulfate (SO₄), and primary nitrate. (Although primary sulfate and primary nitrate, which are emitted directly from stacks rather than forming in atmospheric reactions with SO₂ and NO_x, are part of "PM_{2.5} emissions total," they are not shown in Table 1 as separate items). "PM_{2.5} emissions carbon" represents the sum of organic carbon (OC) and elemental carbon (EC) emissions, and "PM_{2.5} emissions other" represents other inorganic particles (crustal). Emissions of SO₂ and NO_x, which are precursors of the secondary PM_{2.5} components sulfate and nitrate, are also considered. VOCs and NH₃ are also potential PM_{2.5} precursors and are included for consideration.

Emissions data were derived from the 2005 National Emissions Inventory (NEI), version 1. See http://www.epa.gov/ttn/naaqs/pm/pm25_2006_techinfo.html.

EPA also considered the Contributing Emissions Score for each county. The CES is a metric that takes into consideration emissions data, meteorological data, and air quality monitoring information to provide a relative ranking of counties in and near an area. Note that this metric is not the exclusive manner for considering data for these factors. A summary of the CES is included in attachment 2, and a more detailed description can be found at http://www.epa.gov/ttn/naaqs/pm/pm25_2006_techinfo.html#C.

Table 1 shows emissions of $PM_{2.5}$ and precursor pollutants components (given in tons per year) and the CES for violating and potentially contributing counties in the Philadelphia-Wilmington area. Counties that are part of the Philadelphia-Wilmington nonattainment area for the 1997 $PM_{2.5}$ NAAQS are shown in boldface. Counties are listed in descending order by CES.

Table 1. PM_{2.5} Related Emissions and Contributing Emissions Score

County	State	CES	2.5	PM _{2.5}	PM _{2.5}	SO_2	NOx	VOCs	NH ₃
	Recommended		emissions	emissions	emissions	(tpy)	(tpy)	(tpy)	(tpy)
	Nonattainment?		total	carbon	other				
			(tpy)	(tpy)	(tpy)				
New Castle, DE	Yes - other area	100	2,394	891	1,504	50,955	28,291	19,269	1,699
Philadelphia, PA	Yes	100	2,506	1,248	1,258	11,293	38,733	35,230	1,299
Delaware, PA	Yes	89	2,454	865	1,589	20,356	32,904	20,250	956
Gloucester, NJ	Yes	85				7,116	12,711	14,140	813
Camden, NJ	Yes	68	971	597	374	1,839	13,852	14,126	780
Burlington, NJ	Yes	32	1,960	1,137	822	3,368	15,570	20,312	980
Chester, PA	Yes	26				7,990	16,507	19,666	2,563
Montgomery, PA	Yes	24	2,597			5,411	23,306	37,216	1,535
Bucks, PA	Yes	11	2,022			3,951	16,792	26,241	1,834
York, PA	Yes - other area	33	,	1,217	6,396	118,621	32,214	18,478	3,913
Salem, NJ	No	28	1,233	314	919	5,947	7,241	4,062	828
Atlantic, NJ	No	14		1,045		752	7,310	19,538	564
Cecil, MD	No	13			425	1,298	3,962	5,853	749
Cumberland, NJ	No	12	952	440	513	3,196	6,526	6,758	483
Lancaster, PA	Yes - other area	11	3,258	1,159	2,099	4,017	16,396	26,407	16,486
Mercer, NJ	Yes - other area	10	,	579	1,079	17,891	17,640	9,278	475
Berks, PA	Yes - other area	9	3,378	922	2,456	18,874	18,086	19,117	4,653
Harford, MD	Yes - other area	9	1,769			2,307	7,310	10,512	967
Kent, DE	No	7	1,014			4,478	9,088	6,301	1,803
Ocean, NJ	No	5	1,540	993	547	1,060	9,578	25,720	569
Northampton, PA	Yes - other area	4		665	4,556	60,396	24,620	10,960	807
Middlesex, NJ	Yes - other area	3	1,549	951	598	3,129	29,172	28,056	1,257
Kent, MD	No	2	443	162	282	471	1,002	2,225	1,050
Lehigh, PA	Yes - other area	2	1,328	501	828	3,749	11,503	13,369	904
Monmouth, NJ	Yes - other area	2	1,506	989	517	1,789	16,771	20,744	1,345
Queen Anne's, MD	No	2			398	479	2,076	3,290	1,365
Hunterdon, NJ	No	1		454	316	556	3,882	5,053	395
Somerset, NJ	Yes - other area	1	801	451	349	577	7,886	9,823	532
Warren, NJ	Yes - other area	0	1,105	588	517	563	5,088	5,468	747

As shown above in Table 1, both New Castle County, DE and Philadelphia County, PA have CES values of 100. While in 2005 these counties had similar PM_{2.5} emissions, New Castle had much higher SO₂ emissions. York County, PA has the highest SO₂ emissions, but a moderate CES of 33. In addition, York County is part of the York nonattainment area for the 1997 PM_{2.5} NAAQS and the 2006 PM_{2.5} NAAQS. Northampton County, PA also has relatively high SO₂ emissions, but a low CES of four. This low CES is due partly to the fact that the prevailing winds in this part of Pennsylvania are from the southwest, and Northampton County is north of the Philadelphia-Wilmington area. Northampton County is part of the Allentown-Bethlehem-Easton nonattainment area for the 2006 PM_{2.5} NAAQS.

Delaware County, PA and Gloucester County, NJ have the next highest CESs, at eighty-nine and eighty-five, respectively. Delaware County's emissions are considerably higher than Gloucester Counties. However, as shown in Figure 1, large point sources are located in Gloucester County, directly upwind of the violating monitors in Camden and Philadelphia Counties.

Camden County has a CES of sixty-eight. Of the counties in the Philadelphia-Wilmington nonattainment area, Camden County has the lowest emissions. However, it has a violating monitor.

Burlington and Salem Counties in New Jersey and Chester and Montgomery Counties in Pennsylvania have CES values between twenty and thirty-two. Of those four counties, Salem County has the second highest SO₂ emissions, but the lowest PM_{2.5}-total, PM_{2.5}-carbon, NOx, VOC, and NH₃ emissions. Burlington, Chester, and Montgomery Counties are in the Philadelphia-Wilmington nonattainment areas for the 1997 PM_{2.5} NAAQS and the 2006 PM_{2.5} NAAQS.

Of the remaining counties with CESs greater than ten, Lancaster County, PA and Mercer County, NJ are part of exiting nonattainment areas for the 1997 $PM_{2.5}$ NAAQS, the Lancaster and New York areas, respectively. Those counties are included in the same nonattainment areas for the 2006 $PM_{2.5}$ NAAQS.

Cecil County, MD (CES = 13) has lower total $PM_{2.5}$, carbon $PM_{2.5}$, SO_2 , NOx, VOC, and NH_3 emissions than the counties in the Philadelphia-Wilmington nonattainment area for the 1997 $PM_{2.5}$ NAAQS and the 2006 $PM_{2.5}$ NAAQS. Atlantic County, NJ (CES = 14) has lower SO_2 , NOx, and NH_3 emissions than the counties in the 1997 $PM_{2.5}$ NAAQS and the 2006 $PM_{2.5}$ NAAQS Philadelphia-Wilmington nonattainment area, but mid-range total $PM_{2.5}$ and VOC emissions, and high carbon $PM_{2.5}$ emissions.

Factor 2: Air quality data

This factor considers the 24-hour $PM_{2.5}$ design values micrograms per cubic meter (in $\mu g/m^3$) for air quality monitors in counties in the Philadelphia-Wilmington area based on data for the 2005-2007 period. A monitor's design value indicates whether that monitor attains a specified air quality standard. The 2006 24-hour $PM_{2.5}$ standard is met when the 3-year average of a monitor's 98^{th} percentile values is $35~\mu g/m^3$ or less. A design value is only valid if minimum data completeness criteria are met.

The 24-hour $PM_{2.5}$ design values for counties in the Philadelphia-Wilmington area are shown in Table 2.

Table 2. Air Quality Data

Tuore 2: Tim Quarity				
County	State	24-hr PM _{2.5}	24-hr PM _{2.5}	24-hr PM _{2.5}
	Recommended	Design Values,	Design Values,	Design Values,
	Nonattainment?	2003-2005	2004-2006	2005-2007
		$(\mu g/m^3)$	$(\mu g/m^3)$	$(\mu g/m^3)$
New Castle, DE	Yes - other area	37	37	37
Philadelphia, PA	Yes	38	36	38
Delaware, PA	Yes	35	35	36
Gloucester, NJ	Yes	32		
Camden, NJ	Yes	39	37	38
Burlington, NJ	Yes		No monitor	
Chester, PA	Yes			37
Montgomery, PA	Yes	Incomplete data		

Bucks, PA	Yes		33	35	
York, PA	Yes - other area	41	37	37	
Salem, NJ	No		No monitor		
Atlantic, NJ	No		No monitor		
Cecil. MD	No	33	30	30	
Cumberland, NJ	No		No monitor		
Lancaster. PA	Yes - other area	44	39	40	
Mercer, NJ	Yes - other area	36	34		
Berks, PA	Yes - other area	39	37	40	
Harford, MD	Yes - other area	34	31	31	
Kent, DE	No	32	32	32	
Ocean, NJ	No	34	31		
Northampton, PA	Yes - other area	36	37	37	
Middlesex, NJ	Yes - other area	38	34		
Kent, MD	No		No monitor		
Lehigh, PA	Yes - other area	36			
Monmouth, NJ	Yes - other area	No monitor			
Queen Anne's, MD	No	No monitor			
Hunterdon, NJ	No	No monitor			
Somerset, NJ	Yes - other area	No monitor			
Warren, NJ	Yes - other area		34		

New Castle County in Delaware and Philadelphia, Chester and Delaware Counties in Pennsylvania show violations of the 2006 24-hour PM_{2.5} standard. Therefore, these counties are included in the Philadelphia-Wilmington nonattainment area for the 2006 PM_{2.5} NAAQS. York County, Lancaster County, Berks County, and Northampton County in Pennsylvania also show a violation of the 2006 24-hour PM_{2.5} standard. However, these counties are included in the other nonattainment areas for the 2006 PM_{2.5} NAAQS.

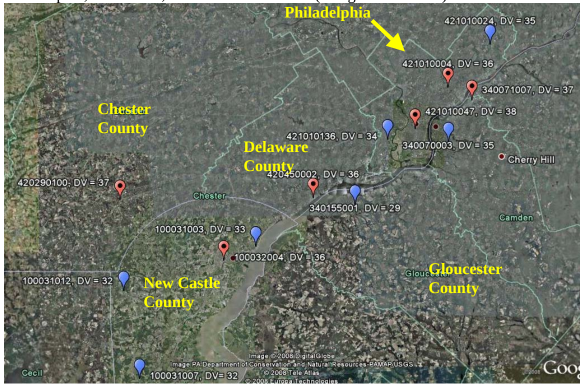
The State of Delaware recommended that New Castle County, which was included in the Philadelphia-Wilmington nonattainment area for the 1997 PM_{2.5} NAAQS, not be included in the Philadelphia-Wilmington nonattainment area for the 2006 PM_{2.5} NAAQS. Delaware's recommendation was based, in part, on monitoring data from counties surrounding New Castle County. In her December 18, 2007 recommendation letter, Governor Minner states that only one of the three monitors in New Castle County, the downtown Wilmington monitor known as the MLK monitor (located on Martin Luther King Boulevard in downtown Wilmington), shows a violation of the standard, and that monitors in Pennsylvania, Maryland, and New Jersey near New Castle County are not monitoring violations. "These other monitors are placed in areas which represent most of the compass, thereby "encircling" the MLK monitor with "clean" ones. Moreover, the closest monitor above the standard is in Center City Philadelphia (Broad Street), which is about 30 miles away from the MLK monitor."

Using 2004-2006 data, the monitors near New Castle County did meet the standard. However, considering 2005-2007 data, monitors in Chester and Delaware Counties in Pennsylvania, which border New Castle County, are violating the standard. Table 2.1 shows the 2004-2006 and 2005-2007 design values and locations for the air quality monitors in New Castle, Chester, Philadelphia, Gloucester, and Camden Counties. Figure 2 maps out the locations of those air quality monitors.

Table 2.1. Design Values in New Castle, Chester, Philadelphia, Gloucester & Camden Counties

County, State	Monitor	Location	2004 - 2006	2005 - 2007
	AQS ID		Design Value	Design Value
			μg/m ³	μg/m ³
V G 1 DD	100031003	River Road Park, Bellefonte	33	33
New Castle, DE	100031007	Lums Pond State Park, Lums Pond	32	32
	100031012	Univ. De North Campus, Newark	32	32
	100032004	Mlk Blvd And Justison St., Wilmington	36	36
Chester, PA	420290100	New Garden Airport, Toughkenamon	35	37
Delaware, PA	420450002	Front St & Norris St, Chester	35	36
Philadelphia,	421010004	1501 E Lycoming Ave, Philadelphia	36	36
PA	421010024	Grant Ave & Ashton Rd, Philadelphia	35	35
	421010047	500 South Broad Street, Philadelphia	37	38
	421010136	5917 Elmwood Avenue, Philadelphia	33	34
Camden, NJ	340070003	Copewood & E. Davis Sts, Camden	36	35
	340071007	Morris-Delair Water Treatment Plant, Pennsauken	37	37
Gloucester, NJ	340155001	Gibbstown Municipal Bldg, 5, Gibbstown	29	29

Figure 2. Air Quality Monitors and 2005-2007 Design Values in New Castle, Chester, Philadelphia, Gloucester, and Camden Counties (Google Earth 2008)



Under this factor, we also consider fine particle composition monitoring data. Air quality monitoring data on the composition of fine particle mass are available from the EPA Chemical Speciation Network and the IMPROVE monitoring network. Analysis of these data indicates that the days with the highest fine particle concentrations occur in both the cold and warm seasons, but more often in the warm season. Figure 2.1 illustrates average concentrations of

 $PM_{2.5}$ components for both warm and cold season high $PM_{2.5}$ days. This data indicates that sources of SO_2 , direct $PM_{2.5}$ carbon, and NOx emissions are key contributors to exceedances in the area.

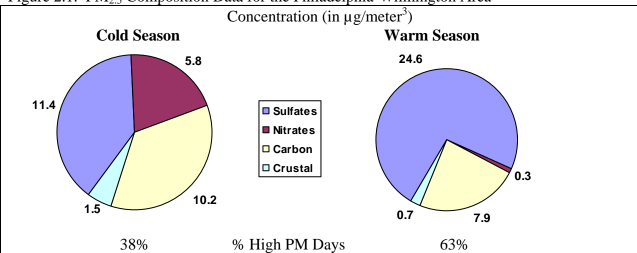


Figure 2.1. PM_{2.5} Composition Data for the Philadelphia-Wilmington Area

Note: Eligible monitors for providing design value data generally include State and Local Air Monitoring Stations (SLAMS) at population-oriented locations with an FRM monitor. All data from Special Purpose Monitors (SPM) using an FRM is eligible for comparison to the relevant NAAQS, subject to the requirements given in the October 17, 2006 Revision to Ambient Air Monitoring Regulations (71 FR 61236). All monitors used to provide data must meet the monitor siting and eligibility requirements given in 71 FR 61236 to 61328 in order to be acceptable for comparison to the 2006 24-hr PM_{2.5} NAAQS for designation purposes.

Additionally, it is EPA's position that emissions from sources in New Castle County contribute to the nonattainment problem throughout the Philadelphia-Wilmington nonattainment area and therefore New Castle County should be included in the nonattainment area. *See, also*, our State and Tribal Comment Summary and Response Document in the Docket for this action.

Factor 3: Population density and degree of urbanization (including commercial development)

Table 3 shows the 2005 population for each county in the area being evaluated, as well as the population density for each county in that area. Population data gives an indication of whether it is likely that population-based emissions might contribute to violations of the 2006 24-hour $PM_{2.5}$ standard.

Table 3. Population

County	State	2005	2005
	Recommended	Population	Population
	Nonattainment?		Density
			(pop/sq mi)
New Castle, DE	Yes - other area	522,094	1077
Philadelphia, PA	Yes	1,456,350	10220
Delaware, PA	Yes	554,393	2910

Gloucester, NJ	Yes	277,037	823
Camden, NJ	Yes	515,381	2272
Burlington, NJ	Yes	449,148	548
Chester, PA	Yes	473,723	624
Montgomery, PA	Yes	774,666	1591
Bucks, PA	Yes	619,772	998
York, PA	Yes - other area	408,182	449
Salem, NJ	No	66,054	190
Atlantic, NJ	No	270,318	444
Cecil, MD	No	97,474	257
Cumberland, NJ	No	152,905	304
Lancaster, PA	Yes - other area	489,936	499
Mercer, NJ	Yes - other area	366,070	1601
Berks, PA	Yes - other area	396,236	458
Harford, MD	Yes - other area	238,850	519
Kent, DE	No	143,462	240
Ocean, NJ	No	558,170	738
Northampton, PA	Yes - other area	287,334	762
Middlesex, NJ	Yes - other area	789,283	2487
Kent, MD	No	19,908	67
Lehigh, PA	Yes - other area	330,168	948
Monmouth, NJ	Yes - other area	634,841	1308
Queen Anne's, MD	No	45,469	115
Hunterdon, NJ	No	130,042	297
Somerset, NJ	Yes - other area	319,830	1049
Warren, NJ	Yes - other area	110,317	305

In general, the data above in Table 3 shows that the counties in the Philadelphia-Wilmington nonattainment area for the 1997 and 2006 PM_{2.5} NAAQS have higher populations and population densities than the other counties in this analysis. Some exceptions are several counties that were included in other nonattainment areas for the 1997 PM_{2.5} NAAQS and are included in those same nonattainment areas for the 2006 PM_{2.5} NAAQS. Other counties with populations comparable to the counties in the existing Philadelphia-Wilmington PM_{2.5} nonattainment area are Lehigh and Northampton Counties in Pennsylvania and Ocean County in New Jersey. Lehigh and Northampton Counties are included in the Allentown-Bethlehem-Easton nonattainment area for the 2006 PM_{2.5} NAAQS.

In the December 18, 2007 recommendation letter, Governor Minner states that in 2006, Philadelphia's population density, 10,729, is almost nine times that of New Castle County, 1,234, and that population density does not necessarily reflect ambient concentrations of PM_{2.5}. Governor Minner goes on to compare population density in New Castle County with that of Philadelphia, Delaware, and Montgomery Counties where, considering 2004-2006 data, certain monitors were showing attainment. Delaware believes that based on this, population and population density data should not be given much weight in determining nonattainment area boundaries. It is important to note that EPA uses population data as one indicator of population-based emissions (i.e. area sources) that might contribute to nonattainment, including downwind nonattainment. As is clearly demonstrated in Factor 6, below, New Castle County is upwind of monitors in the Philadelphia area that have recorded violations of the 2006 24-hour PM_{2.5} NAAQS.

Factor 4: Traffic and commuting patterns

This factor considers the number of commuters in each county who drive to another county within the Philadelphia-Wilmington area, the percent of total commuters in each county who commute to other counties within the Philadelphia-Wilmington area, as well as the total Vehicle Miles Traveled (VMT) for each county in millions of miles (see Table 4). A county with numerous commuters is generally an integral part of an urban area and is likely contributing to fine particle concentrations in the area.

Table 4. Traffic and Commuting Patterns

County	State	2005 VMT	Number	Percent	Number	Percent
 -J	Recommended	(millions)	Commuting	Commuting	Commuting	Commuting
	Nonattainment?	()	to any	to any	into and	into and
			violating	violating	within	within
			counties	counties	statistical	statistical
					area	area
New Castle, DE	Yes - other area	5,674	228,630	93	237,010	97
Philadelphia, PA	Yes	6,499	469,300	82	558,270	98
Delaware, PA	Yes	4,011	216,560	85	249,130	98
Gloucester, NJ	Yes	2,621	42,160	35	111,620	92
Camden, NJ	Yes	4,669	162,290	71	215,780	94
Burlington, NJ	Yes	4,902	46,850	23	174,000	84
Chester, PA	Yes	4,414	184,920	85	207,990	96
Montgomery, PA	Yes	7,527	101,460	27	365,750	96
Bucks, PA	Yes	5,250	44,390	15	261,390	86
York, PA	Yes - other area	3,333	148,290	77	730	0
Salem, NJ	No	1,013	5,450	19	24,900	87
Atlantic, NJ	No	3,234	4,700	4	8,310	7
Cecil, MD	No	1,193	15,970	38	34,590	83
Cumberland, NJ	No	1,264	2,020	4	6,820	12
Lancaster, PA	Yes - other area	4,392	217,820	94	9,110	4
Mercer, NJ	Yes - other area	2,668	2,700	2	11,100	7
Berks, PA	Yes - other area	3,320	159,000	90	20,450	12
Harford, MD	Yes - other area	2,068	1,920	2	3,030	3
Kent, DE	No	1,435	6,370	11	6,710	11
Ocean, NJ	No	3,367	1,460	1	5,520	3
Northampton, PA	Yes - other area	2,399	99,860	80	3,730	3
Middlesex, NJ	Yes - other area	8,014	970	0	2,250	1
Kent, MD	No	219	680	8	970	11
Lehigh, PA	Yes - other area	3,374	133,030	90	10,210	7
Monmouth, NJ	Yes - other area	6,230	1,190	0	2,410	1
Queen Anne's, MD	No	758	230	1	260	1
Hunterdon, NJ	No	929	840	1	1,710	3
Somerset, NJ	Yes - other area	2,702	450	0	1,050	1
Warren, NJ	Yes - other area	1,342	2,450	5	230	1

The listing of counties on Table 4 reflects a ranking based on the number of people commuting to other counties. The counties that are in the nonattainment area for the 1997 PM_{2.5} NAAQS are shown in boldface.

The above data in Table 4 indicates that the counties in the Philadelphia-Wilmington nonattainment area for the 1997 and 2006 $PM_{2.5}$ NAAQS have considerably more commuters

into and within the Philadelphia-Wilmington area than all other counties in this analysis. For the most part, those counties also have higher VMT. Some exceptions are several counties that were included in other nonattainment areas for the 1997 PM_{2.5} NAAQS and the 2006 PM_{2.5} NAAQS. Other counties with VMT comparable to the counties in the existing Philadelphia-Wilmington PM_{2.5} nonattainment area are Lehigh and Northampton Counties in Pennsylvania and Atlantic and Ocean Counties in New Jersey. Lehigh and Northampton Counties are included in the Allentown-Bethlehem-Easton nonattainment area for the 2006 PM_{2.5} NAAQS. Atlantic and Ocean Counties have very few commuters into the Philadelphia-Camden-Wilmington metropolitan statistical area (MSA). (See Table 4.)

In her December 18, 2007 recommendation letter, Governor Minner states that in less than one percent of the commuters into Philadelphia-Wilmington area from New Castle County, and that many of these commuters are likely to use public transportation. The Southeastern Pennsylvania Transportation Authority (SEPTA) serves commuters from the Bucks, Chester, Delaware, Montgomery, Philadelphia and New Castle Counties, and brings many of them into Center City Philadelphia. The Port Authority Transit Corporation (PATCO) brings commuters from southern New Jersey into Center City Philadelphia. EPA believes that, as a general matter, it is likely that commuters from most counties in the Philadelphia-Wilmington nonattainment area rely heavily on public transportation. Over 237,000 New Castle County commuters work within the Philadelphia statistical area, including New Castle County. Of the nine counties in the Philadelphia-Wilmington nonattainment, New Castle County has the fifth highest number of commuters into and within the statistical area. Therefore, this commuting data did not weigh heavily in EPA's decision to include New Castle County in the Philadelphia-Wilmington nonattainment area for the 2006 PM_{2.5} NAAQS.

Governor Minner goes on to compare VMT in New Castle County with that of Philadelphia, stating that VMT are similar, yet New Castle County has three of its four monitors showing attainment. As with population data, EPA considers VMT as one indicator of emissions that might contribute to nonattainment, including downwind nonattainment. As shown in Factor 6, below, New Castle County is directly upwind of monitors in the Philadelphia area that have recorded violations of the 2006 24-hour PM_{2.5} NAAQS.

Note: The 2005 VMT data used for Tables 4 and 5 of the technical analysis have been derived using methodology such as that described in "Documentation for the 2005 Mobile National Emissions Inventory, Version 2," December 2008, prepared for the Emission Inventory Group, U.S. EPA. This document may be found at:

 $\frac{\text{ftp://ftp.epa.gov/EmisInventory/2005 nei/mobile sector/documentation/2005 mobile nei versi}{\text{on 2 report.pdf}}$

Factor 5: Growth rates and patterns

This factor considers population growth for 2000-2005 and growth in vehicle miles traveled for 1996-2005 for counties in the Philadelphia-Wilmington area, as well as patterns of population and VMT growth. A county with rapid population or VMT growth is generally an integral part of an urban area and likely to be contributing to fine particle concentrations in the area.

Table 5 below shows population, population growth, VMT and VMT growth for counties that are included in the Philadelphia-Wilmington area.

Table 5. Population and VMT Values and Percent Change

rabie 3. Populati	on and vivii	1 values and Percent Change			
Location	Population	Population %	2005 VMT	VMT	
	(2005)	change	(1000s mi)	% change	
		(2000 - 2005)		(1996 - 2005)	
New Castle, DE	522,094	4	5,674	25	
Philadelphia, PA	1,456,350	(4)	6,499	(31)	
Delaware, PA	554,393	1	4,011	24	
Gloucester, NJ	277,037	8	2,621	26	
Camden, NJ	515,381	2	4,669	17	
Burlington, NJ	449,148	6	4,902	43	
Chester, PA	473,723	9	4,414	54	
Montgomery, PA	774,666	3	7,527	73	
Bucks, PA	619,772	3	5,250	49	
York, PA	408,182	7	3,333	6	
Salem, NJ	66,054	3	1,013	50	
Atlantic, NJ	270,318	7	3,234	54	
Cecil, MD	97,474	13	1,193	10	
Cumberland, NJ	152,905	4	1,264	24	
Lancaster, PA	489,936	4	4,392	21	
Mercer, NJ	366,070	4	2,668	(22)	
Berks, PA	396,236	6	3,320	11	
Harford, MD	238,850	9	2,068	0	
Kent, DE	143,462	13	1,435	5	
Ocean, NJ	558,170	9	3,367	5	
Northampton, PA	287,334	7	2,399	21	
Middlesex, NJ	789,283	5	8,014	56	
Kent, MD	19,908	3	219	42	
Lehigh, PA	330,168	6	3,374	34	
Monmouth, NJ	634,841	3	6,230	37	
Queen Anne's, MD	45,469	11	758	81	
Hunterdon, NJ	130,042	6	929	(42)	
Somerset, NJ	319,830	7	2,702	39	
Warren, NJ	110,317	7	1,342	2	

The data above in Table 5 show that while most counties in this analysis have experienced modest increases in population from 2000 to 2005, only Philadelphia has lost population in that same time period. Philadelphia's population is still much higher than any other county in this analysis. Similarly, most counties saw increased VMT from 1996 to 2005. VMT decreased in only three counties, Philadelphia County, PA, Mercer County, NJ and Hunterdon County, NJ. Philadelphia County's VMT is still higher than most counties in this analysis.

In Delaware's December 18, 2007 designation recommendation letter, Governor Minner states that New Castle County has a "moderate" population growth rate, and compares that rate to counties such as Gloucester which are monitoring attainment. Governor Minner also compares New Castle County's VMT growth to that of Gloucester County, which is monitoring attainment. While population in Gloucester County has increased at a similar rate to New Castle County from 2002 to 2006, the 2005 population in New Castle County is nearly twice that of Gloucester County. From 2002 to 2005, VMT increased in Gloucester County has by a greater percentage than in New Castle County. However, in 2005, New Castle County's VMT is more

than twice that of Gloucester County. (See Tables 5.2 and 5.3, below.) Further discussion in response to Delaware's position that New Castle County should not be included in the Philadelphia-Wilmington nonattainment area is included in our State and Tribal Comment Summary and Response Document in the Docket for this action.

Table 5.2. Population Growth 2002-2006, from Delaware's 12/18/2007 recommendation letter

		Рор 02-06 (%	Design	
County	2006 рор	Pop 02-06 (% change) ¹⁴	Value	
Chester	482,112	11.2	35	
Gloucester	282,031	10.3	28	
Burlington	450,627	6.4	Na	
New Castle	525,587	5.4	36	
Bucks	623,205	4.3	33	
Montgomery	775,688	3.6	32	
Camden	517,001	1.8	36	
Delaware	555,996	0.7	35	
Philadelphia	1,448,394	-4.6	38	

Table 5.3. VMT Growth 2002-2005, from Delaware's 12/18/2007 recommendation letter

County	2005	2002	02-'05 % Increase
Gloucester	7,431	6,956	6.4%
Burlington	13,365	12,582	5.9%
New Castle	15,286	14,626	4.3%
Delaware	10,181	9,746	4.3%
Philadelphia	16,316	15,775	3.3%
Camden	10,855	10,543	2.9%
Montgomery	19,110	18,675	2.3%
Bucks	13,696	13,487	1.5%
Chester	11,832	11,653	1.5%

Factor 6: Meteorology (weather/transport patterns)

For this factor, EPA considered data from National Weather Service instruments and other meteorological monitoring sites in the area. Wind direction and wind speed data for 2005-2007 were analyzed, with an emphasis on "high $PM_{2.5}$ days" for each of two seasons (an October-April "cold" season and a May-September "warm" season). These high days are defined as days where any FRM air quality monitors had 24-hour $PM_{2.5}$ concentrations above 95% on a frequency distribution curve of $PM_{2.5}$ 24-hour values.

For each air quality monitoring site, EPA developed a "pollution rose" to understand the prevailing wind direction and wind speed on the days with highest fine particle concentrations. The figures identify 24-hour PM_{2.5} values by color; days exceeding 35 ug/m3 are denoted with a red or black icon. A dot indicates the day occurred in the warm season; a triangle indicates the day occurred in the cool season. The center of the figure indicates the location of the air quality

monitoring site, and the location of the icon in relation to the center indicates the direction from which the wind was blowing on that day. An icon that is close to the center indicates a low average wind speed on that day. Higher wind speeds are indicated when the icon is further away from the center.

In Delaware's December 18, 2007 designation recommendation letter, Governor Minner stated that wind roses show Philadelphia's upwind sources come from southern New Castle County, where one significant source (the former Motiva refinery) has been controlled. (See Factor 9) Governor Minner also stated that the Delaware Department of Natural Resources and Environmental Protection (DNREC) believes that the monitored nonattainment at the New Castle, Camden, and Philadelphia monitors is due to long range transport and local sources, and not transport within the Philadelphia MSA. In other words, it is the State of Delaware's position that emissions from New Castle County do not contribute to nonattainment in other parts of the Philadelphia-Wilmington area.

Figure 6 shows the six violating monitors in the Philadelphia-Wilmington area, and includes two sources of SO₂ and NOx in New Castle County: the former Motiva refinery in Delaware City and the Edge Moor power plant in Wilmington. As shown in Factor 9, emissions from the former Motiva refinery have been greatly reduced since 2005, but in 2007 the facility still emitted close to 3000 tons of SO₂ and 3000 tons NO₂. The Edge Moor power plant had nearly 8000 tons of SO₂ emissions and over 2,200 tons of NOx emissions in 2006.

Figure 6. Violating Monitors in the Philadelphia-Wilmington Area and the Edge Moor Power Plant and the Former Motiva Refinery (Google Earth 2008)

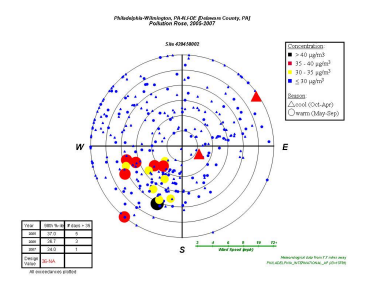




The pollution roses below for Delaware, Chester, Camden, and Philadelphia Counties show that, on high $PM_{2.5}$ days (days with monitored $PM_{2.5}$ values greater than 35 μ g/m³), winds are generally from the southwest. These pollution roses indicate that violating monitors in the Philadelphia-Wilmington area are downwind of both northern and southern New Castle County. (See Figures 6.1 through 6.7)

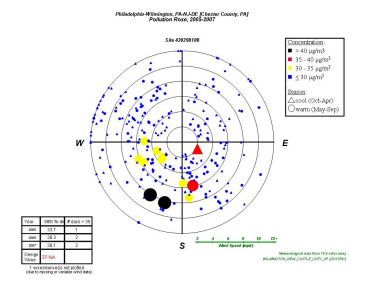
The pollution rose below for the Delaware County monitor, Figure 6.1, indicates that for most high PM_{2.5} days, winds are from the southwest, demonstrating an influence from northern New Castle County and other areas further southwest. Occasional high days show winds from the east and northeast.

Figure 6.1. Pollution Trajectory Plot for Delaware County, PA (Site 42-045-0002)



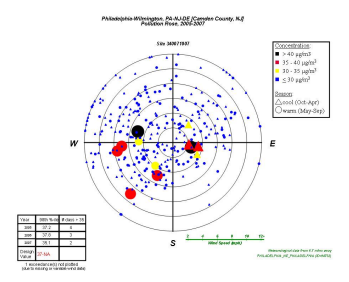
High $PM_{2.5}$ days at the Chester County monitor are from the south-southwest, southeast, and south-southeast. Winds from the southeast and south-southeast would pass through New Castle County. (See Figure 6.2.)

Figure 6.2. Pollution Trajectory Plot for Chester County, PA (Site 42-029-0100)



The following pollution rose, Figure 6.3, shows that high $PM_{2.5}$ days at the Camden County monitor are from the predominantly from the west and southwest, indicating that Philadelphia, Delaware, and New Castle Counties are impacting this monitor. Occasional high days show winds from the east.

Figure 6.3. Pollution Trajectory Plot for Camden County, NJ (Site 34-007-1007)



The two Philadelphia monitors below show winds from the southwest and west on most high $PM_{2.5}$ days. However, the Center City Philadelphia monitor (421010047, 500 South Broad Street) shows occasional high days from the east. The monitor further north in Philadelphia (421010004, 1501 E Lycoming Ave.) shows occasional high days with winds from the west. (See Figures 6.4 and 6.5.)

Figure 6.4. Pollution Trajectory Plot for Philadelphia County, PA (Site 42-101-0047)

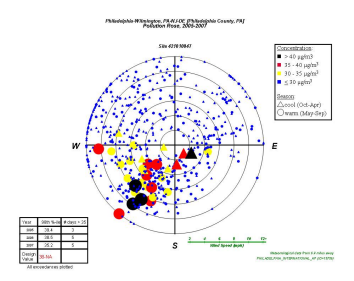
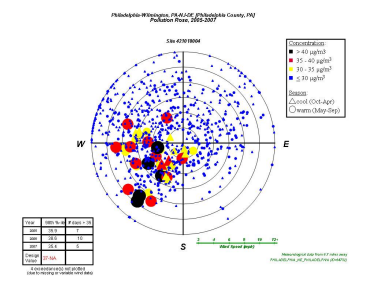


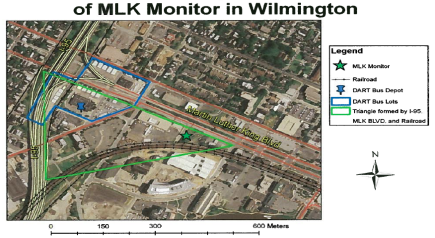
Figure 6.5. Pollution Trajectory Plot for Philadelphia County, PA (Site 42-101-0004)



In her December 18, 2007 designation recommendation letter, Governor Minner of Delaware stated that nonattainment in New Castle County is a localized issue, within the county itself. Local mobile source emissions near the downtown Wilmington monitor (the MLK monitor), including traffic on MLK Boulevard and Interstate I-95, a large bus depot, and the CSX/Norfolk Southern Railroad, are cited the cause of the nonattainment problem. (See Figure 6.6.) A local component is evident in the pollution rose for the downtown Wilmington monitor, which shows some high PM_{2.5} days with low to moderate speed winds from all points of the compass. (See Figure 6.7.)

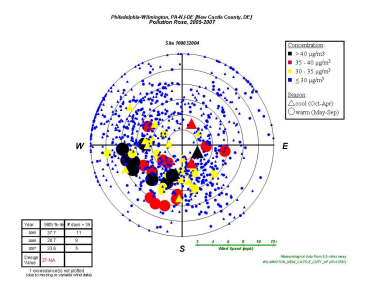
However, the similar local emission sources can be cited for the violating monitors in Philadelphia, Chester, and Camden Counties, which are also located near interstate highways. The Philadelphia monitors are located in highly urbanized areas, with traffic congestion. Furthermore, Figure 6.7 also shows prevailing southwesterly winds, which are typical in the Philadelphia-Wilmington area and also imply that this air quality monitor is also affected by regional transport.

Figure 6.6. Photo of the Downtown Wilmington Monitor from Delaware's December 18, 2007 designation recommendation letter



Aerial Photograph (2006)

Figure 6.7. Pollution Trajectory Plot for Wilmington, New Castle County, DE (Site 10-003-2004)



In her recommendation letter, Governor Minner also stated that studies indicate that long range interstate transport of power plants sulfate emissions is the most significant contributor to $PM_{2.5}$ concentrations in Delaware and the Philadelphia MSA, and that emissions from the entire state

of Delaware contribute little to concentrations in the Philadelphia area. EPA agrees that power plant emissions are a major contributor. In fact, there is a large power plant in New Castle County. In 2006, the Edge Moor facility in New Castle County had SO₂ emissions of nearly 8,000 tons and NOx emissions of over 2,200 tons.

Considering all the information set out above as well as in our State and Tribal Comment Summary and Response Document in the Docket for this action. EPA has determined that New Castle County contributes to the nonattainment problem at downwind monitors in the Philadelphia-Wilmington area.

Note: The meteorology factor is also considered in each county's Contributing Emissions Score because the method for deriving this metric included an analysis of trajectories of air masses for high PM_{2.5} days.

Factor 7: Geography/topography (mountain ranges or other air basin boundaries)

The geography/topography analysis evaluates the physical features of the land that might have an effect on the air shed and, therefore, on the distribution of $PM_{2.5}$ over the Philadelphia-Wilmington area.

The Philadelphia-Wilmington area does not have any geographical or topographical barriers significantly limiting air-pollution transport within its air shed. Therefore, this factor did not play a significant role in the decision-making process.

Factor 8: Jurisdictional boundaries (e.g., existing PM_{2.5} areas)

In evaluating the jurisdictional boundary factor, EPA gave special consideration to areas that were already designated nonattainment in 2005 for violating the 1997 fine particle standards. Analysis of chemical composition data in these areas indicates that the same components that make up most of the PM_{2.5} mass in the area on an annual average basis (such as sulfate and direct PM_{2.5} carbon in many eastern areas) also are key contributors to the PM_{2.5} mass on days exceeding the 2006 24-hour PM_{2.5} standard. These data indicate that in many cities, the same source categories that contribute to violations of the annual standard also contribute to exceedances of the 2006 24-hour standard.

Most areas that were originally designated nonattainment for the PM_{2.5} standards still have not attained the standards. Thus, EPA has generally concluded that counties that were designated as having emissions sources contributing to fine particle concentrations which continue to exceed the 1997 standards (all areas violated the annual standard, three also violated the previous 24-hour standard) also contribute to fine particle concentrations on the highest days. For this reason, EPA believes that for most existing nonattainment areas, the nonattainment area for the 2006 24-hour standard should be the same. Consideration also should be given to existing boundaries and organizations as they may facilitate air quality planning and the implementation of control measures to attain the standard. Areas already designated as nonattainment represent important boundaries for state air quality planning.

The major jurisdictional boundaries in the Philadelphia-Wilmington area are the state lines between Pennsylvania, Delaware, and New Jersey. Air-quality monitors that violate the 2006 PM_{2.5} NAAQS in the Philadelphia-Wilmington area are located in Pennsylvania, Delaware, and New Jersey. However, the Delaware Valley Regional Planning Commission (DVRPC), the metropolitan planning organization (MPO) in the Philadelphia area, serves Bucks, Chester, Delaware, Montgomery, and Philadelphia Counties in Pennsylvania, and Burlington, Camden, Gloucester, and Mercer Counties in New Jersey. New Castle County, DE is in a separate MPO, the Wilmington Area Planning Council (WILMAPCO). WILMAPCO is the Metropolitan Planning Organization for New Castle County, Delaware and Cecil County, Maryland.

On the other hand, areas designated as 8-hour ozone nonattainment areas are also important boundaries for state air quality planning. Bucks, Chester, Delaware, Montgomery, and Philadelphia Counties in Pennsylvania; New Castle, Kent, and Sussex Counties in Delaware; Cecil County, Maryland; and Atlantic, Burlington, Camden, Cape May, Cumberland, Gloucester, Mercer, Ocean, and Salem Counties in New Jersey were included in the Philadelphia-Wilmington-Atlantic City 8-hour ozone nonattainment area. Other counties included in this technical analysis are also designated as 8-hour ozone nonattainment areas, but are not associated with the Philadelphia-Wilmington area. To the degree appropriate, based upon violations and contributions to violations of the ozone and PM_{2.5} NAAQS in a particular area, EPA believes it may be helpful for air planning purposes and for attainment of both NAAQS, for there to be some consistency between ozone and PM_{2.5} nonattainment area boundaries. Comparison of ozone areas with potential PM_{2.5} nonattainment areas, therefore, gives added weight to inclusion of New Castle County, DE in the Philadelphia-Wilmington nonattainment area.

In her December 18, 2007 designation recommendation letter, Governor Minner of Delaware states that New Castle County should be a nonattainment area separate from the Philadelphia area because Delaware did not develop a joint air quality plan for the 1997 PM_{2.5} standard, and does not anticipate the need to do so for the 2006 PM_{2.5} standard. Furthermore, Governor Minner states the regional planning organizations (RPOs) which include Delaware, Pennsylvania, and New Jersey are already working together regarding visibility planning (regional haze) to reduce SO₂, NOx, and PM, and that joint efforts among the states would increase the administrative burden. Finally, Governor Minner states that Delaware will continue to actively interact with EPA and its RPOs, the Ozone Transport Commission (OTC), and the Mid-Atlantic/Northeast Visibility Union (MANE-VU).

New Castle County has historically been part of the Philadelphia nonattainment area for ozone (1-hour and 8-hour) and PM_{2.5}. Delaware, Pennsylvania, and New Jersey have a long history of working cooperatively through the OTC and MANE-VU and with ozone attainment planning. Therefore, EPA does not anticipate that including New Castle County as part of the Philadelphia nonattainment area for the 2006 PM_{2.5} NAAQS will be an undue burden on Delaware. *See, also* our State and Tribal Comment Summary and Response Document in the Docket for this action

Factor 9: Level of control of emission sources

Under this factor, the existing level of control of emission sources is taken into consideration. The emissions data used by EPA in this technical analysis and provided in Table 1 (under Factor 1) represent emissions levels taking into account any control strategies implemented in the

Philadelphia-Wilmington area before 2005 on stationary, mobile, and area sources. Data are presented for $PM_{2.5}$ components that are directly emitted (carbonaceous $PM_{2.5}$ and crustal $PM_{2.5}$) and for pollutants which react in the atmosphere to form fine particles (e.g. SO_2 , NOx, VOC, and ammonia).

In considering county-level emissions, EPA used data from the 2005 National Emissions Inventory, the most updated version of the national inventory available at the beginning of the designations process in late 2007. However, EPA recognized that for certain counties, emissions may have changed since 2005. For example, certain power plants or large sources of emissions in or near this area may have installed emission controls or otherwise significantly reduced emissions since 2005. Some States provided updated information on emissions and emission controls in their comments to EPA. EPA considered such additional information in making final designation decisions.

With regard to nearby power plants, EPA considered information about whether a specific plant installed federally enforceable emission controls by December 2008 resulting in significant emissions reductions. A control requirement is considered to be federally-enforceable if it is required by a State regulation adopted in a State implementation plan, if it is included in a federally-enforceable Title V operating permit, or if it is required by a consent decree which also requires the controls to be included in federally enforceable permit upon termination of the consent decree. In making final decisions, EPA also considered whether a facility would continue to emit pollutants which contribute to $PM_{2.5}$ exceedances even after emission controls are operational.

In her December 18, 2007 recommendation letter, Governor Minner of Delaware stated that between 2000 and 2012, New Castle County will achieve a 75% reduction in SO₂ emissions and a 62% reduction in NOx emissions due to state and federal programs, and projects that in 2012 the county will have the second highest emissions in the Philadelphia-Wilmington area. However, EPA is only considering controls in place and federally enforceable at the time of designation, i.e., by 2008. Therefore, these planned controls are not being considered in this analysis. *See*, *also* our State and Tribal Comment Summary and Response Document in the Docket for this action.

In New Castle County, DE, the former Motiva Enterprises' Delaware City Refinery has reduced its emissions since 2005. (See Table 9) Under a 2001 consent decree (CD), Motiva Enterprises' Delaware City Refinery was required to install emission controls on two if its processes, a fluid catalytic cracking unit, which breaks apart petroleum molecules so they can be refined into fuels, and the fluid coker unit, which then captures dirty, heavier materials for secondary processing into products like asphalt. Scrubbers were required on both units to reduce SO₂ emissions. The CD required Motiva to have the controls in place by 2006. Regenerative wet gas scrubbers are currently operating on the fluid catalytic cracking unit and fluid coker unit.

Table 9. Former Motiva Refinery Emissions, 2002 to 2007

Year	SO_2	NO_2	PM-Con	PM _{2.5} -Fil	PM ₁₀ -Fil	CO	VOC	NH_3
2002	34,096.5	3,534.8	89.9	1,218.2	1,291.3	3,857.9	829.9	43.0
2003	34,149.7	3,403.8	94.7	1,008.3	1,037.5	6,448.1	596.3	19.9
2004	27,533.8	3,459.6	417.3	5.6	1,187.1	9,692.6	698.1	102.4
2005	26,476.1	2,954.3	430.2	32.9	640.4	4,021.4	662.9	28.1

2006	25,988.6	2,921.6	91.2	0.4	849.6	3,048.2	334.5	7.8
2007	2,937.9	2,838.9	98.7	-	399.5	2,612.4	266.8	17.4

Note: Data was rounded to the nearest tenth

Source: This data was obtained from the following letters, which DNREC supplied to EPA.

- 5/6/2003 letter from Franklin R. Wheeler, Refinery Manager, Motiva Enterprises LLC to the DNREC Air Quality Management Section, transmitting the Annual Emissions Inventory for 2002 summarizing emissions from the Motiva Enterprises' Delaware City Refinery, modified by letter dated 1/8/2004 from E.M, Piovoso, Motiva Enterprises LLC
- 10/26/2004 letter from Berta Molina, Manager, Regulatory Affairs, Motiva Enterprises LLC to the DNREC Air Quality Management Section, transmitting the Annual Emissions Inventory for 2003 summarizing emissions from the former Motiva Enterprises' Delaware City Refinery
- 4/27/2005 letter from Cathe Kalisz, Environmental Manager, Premcor Refining Group, Inc., to the DNREC Air Quality Management Section, transmitting the 2004 Annual Air Emissions Inventory and Emissions Statement Report for the Premcor Refining Group Inc. Delaware City Refinery and modified by hand on 9/8/2005 per "Data Base"
- 5/31/2006 letter from Cathe Kalisz, Staff Environmental Engineer, Valero Delaware City Refinery, to the DNREC Air Quality Management Section, transmitting the 2005 Annual Air Emissions Inventory and Emissions Statement Report for the Premcor Refining Group Inc. Delaware City Refinery
- 4/30/2007 letter from Scott Mesavitz, Associate Environmental Engineer, Valero Delaware City Refinery, to the DNREC Air Quality Management Section, transmitting the 2006 Annual Air Emissions Inventory and Emissions Statement Report for the Premcor Refining Group Inc. – Delaware City Refinery
- 4/29/2008 letter from Cathe Kalisz, Staff Environmental Engineer, Valero Delaware City Refinery, to the DNREC Air Quality Management Section, transmitting the 2007 Annual Air Emissions Inventory and Emissions Statement Report for the Premcor Refining Group Inc. Delaware City Refinery

Note: In 2004, Premcor Inc. purchased the Delaware City refining complex from Motiva Enterprises LLC. In 2005, Valero Energy Corporation purchased Premcor, Inc.

As shown above in Table 9, SO_2 emissions at the former Motiva refinery were reduced from 26,476.1 tons in 2005 to 2,937.9 tons in 2007. This 23,538.2 ton reduction brings the New Castle County emissions in Table 1 (Factor 1) from 50,955 tons to 27,417 tons. Thus, even with this reduction, New Castle County's SO_2 emissions are still the highest of all the counties in the Philadelphia-Wilmington nonattainment area for the 1997 $PM_{2.5}$ NAAQS. Furthermore, in 2007, the former Motiva refinery still emitted had 2,937.9 tons of SO_2 emissions (more than all of Camden County) and 2,838.9 tons of NO_2 .

Table 9.1, below, shows emissions and controls (current and projected) for EGUs with SO_2 plus NO_x emissions greater than 5000 tons. Data was obtained from the 2006 National Electric Energy Data System (NEEDS) database. With the exception of the Brunner Island facility in York County, which has a projected date of 2008 for a scrubber on one of its three units, none of the EGUs in the counties in the Philadelphia-Wilmington nonattainment area for the 1997 $PM_{2.5}$ NAAQS put control in place between 2005 and 2008. Therefore, the level of control of EGUs is not a major factor in this analysis.

Table 9.1. EGUs with SO_2 plus NO_x emissions > 5000 tons, from the 2006 NEEDS EGU database

ſ	County	Plant Name	Plant	Unique ID Final	2006	2006	Scrubber	Scrubber	SCR	Capacity
			Type		SO_2	NOx	Online	Efficiency	Online	MW
							Year		Year	
	New Castle, DE	Edge Moor	Coal	593_B_4	5,671	1,485				174.0

County	Plant Name	Plant Type	Unique ID Final	2006 SO ₂	2006 NOx	Scrubber Online Year	Scrubber Efficiency	SCR Online Year	Capacity MW
		Steam	593_B_3	2,072	600				86.0
			593_B_5	239	179				445.0
Philadelphia, PA	Schuylkill Generating Station	Oil/Gas Steam	3169_B_1	95	43				166.0
Delaware, PA	Chester Operations	Coal Steam	50410_B_10						
	Eddystone	Coal	3161_B_2	2,811	2,519		91.6		36.0
	Generating Station	Steam	3161_B_1	3,240	2,701	1983	93.2		309.0
			3161_B_3	217	101	1982	93.2		279.0
			3161_B_4	186	88				380.0
Gloucester, NJ	Logan Generating Plant	Coal Steam	10043_B_B01	0	1,169	1994	93.0	2000	219.0
Chester, PA	Cromby	Coal	3159_B_1	3,435	1,581	1982	93.8		48.0
	Generating Station	Steam	3159_B_2	178	112				201.0
			3159_B_FB1	3,435	1,581		89.0		48.0
			3159_B_FB2	3,435	1,581		89.0		48.0
York, PA	P H Glatfelter	Coal Steam	50397_B_5PB036				91.6		36.1
	PPL Brunner	Coal	3140_B_3	45,447	6,288	2008	95.0		749.0
	Island	Steam	3140_B_2	26,606	3,600	2009	95.0		378.0
			3140_B_1	21,492	2,866	2009	95.0		321.0
Salem, NJ	Chambers	Coal	10566_B_BOIL2	0	771	1994	87.6	1994	131.0
	Cogeneration LP	Steam	10566_B_BOIL1	0	758	1994	93.0	1994	131.0
	Deepwater	Coal Steam	2384_B_8	1,503	732				80.0
		Oil/Gas Steam	2384_B_1	0	18				86.0
Mercer, NJ	PSEG Mercer	Coal	2408_B_1	7,520	1,695	2010	90.0	2004	315.3
	Generating Station	Steam	2408_B_2	6,997	2,196	2010	90.0	2004	309.9
Berks, PA	Titus	Coal	3115_B_3	4,718	708				81.0
		Steam	3115_B_1	4,666	699				81.0
			3115_B_2	3,954	589				81.0
Kent, DE	McKee Run	Oil/Gas Steam	599_B_3	51	40				103.0
Northampton, PA	Northampton Generating Company	Coal Steam	50888_B_BLR1	0	422		91.6		112.0
	Portland	Coal	3113_B_2	18,187	2,207				243.0
		Steam	3113_B_1	12,497	1,144				157.0
	PPL Martins Creek		3148_B_3	502	434				850.0
		Oil/Gas Steam	3148_B_4	351	261				820.0
	Foster Wheeler Mt Carmel Cogen	Coal Steam	10343_B_SG-101	492	246	1990	88.0		43.0
Middlesex, NJ	PSEG Sewaren	Oil/Gas	2411_B_4	29	66				116.0

County	Plant Name	Plant	Unique ID Final	2006	2006	Scrubber	Scrubber	SCR	Capacity
		Type		SO_2	NOx	Online	Efficiency	Online	MW
						Year		Year	
	Generating Station	Steam	2411_B_3	26	33				105.0
			2411_B_2	13	17				101.0
			2411_B_1	12	9				95.0

Conclusion

Bucks, Chester, Delaware, Montgomery, and Philadelphia Counties in Pennsylvania and New Castle County in Delaware were included in the Philadelphia-Wilmington nonattainment area for the 1997 PM_{2.5} NAAQS, along with Camden, Burlington, and Gloucester Counties in New Jersey. These counties (plus additional counties in Delaware, Maryland, and New Jersey) are also included in the Philadelphia-Wilmington-Atlantic City 8-hour ozone nonattainment area.

Air quality monitors in Philadelphia, Chester, Delaware, and New Castle Counties show violations of the 2006 24-hour PM_{2.5} NAAQS, based on 2005-2007 data. Meteorological data shows that the predominant wind direction in the Philadelphia-Wilmington nonattainment area is from the southwest. This means that pollution from New Castle County, DE; Delaware County, PA; and Chester County, PA, as well as other areas further southwest, contribute to violations at the Philadelphia County, PA and Camden County, NJ air quality monitors, which are downwind, to their northeast.

Bucks, Chester, Delaware, Montgomery, Philadelphia, and New Castle Counties have higher emissions than most other nearby counties. One notable exception is York County, which is part of the York nonattainment area for the 1997 PM_{2.5} NAAQS and the 2006 PM_{2.5} NAAQS. Bucks, Chester, Delaware, Montgomery, Philadelphia, and New Castle Counties also contribute to the particulate matter concentrations in the Philadelphia-Wilmington nonattainment area through population-based emissions (e.g., vehicle emissions and other small area sources). These counties have higher populations, population densities, and VMT than the most other nearby counties. Bucks, Chester, Delaware, Montgomery, Philadelphia, and New Castle Counties also have considerably more commuters into and within the Philadelphia area than other nearby counties.

In December 2007, the State of Delaware recommended that New Castle County be a separate nonattainment area, and not be included in the Philadelphia-Wilmington area. However, in August 2008, based on EPA's technical analysis of the area, EPA recommended that New Castle County be designated as part of the Philadelphia-Wilmington nonattainment area. In response, the State of Delaware provided additional technical data and comments to EPA in a letter dated October 15, 2008 and in person at a meeting held at EPA Region III in Philadelphia on November 20, 2008. These comments and the additional information were submitted to support Delaware's recommendation that New Castle County should be designated as a single-county nonattainment area, separate from the Philadelphia-Wilmington nonattainment area. EPA evaluated this information and determined that the inclusion of New Castle County in the Philadelphia-Wilmington nonattainment area is appropriate. For a more full response to each of

the points raised by Delaware subsequent to our August 2008 technical analysis, see our State and Tribal Comment Summary and Response Document in the Docket for this action.

For the above stated reasons, EPA has designated Bucks, Chester, Delaware, Montgomery, and Philadelphia Counties in Pennsylvania and New Castle County in Delaware as part of the Philadelphia-Wilmington nonattainment area for the 2006 PM_{2.5} NAAQS.

Additional information regarding responses to specific State comments can be found in EPA's Response to Comments document at http://www.epa.gov/pmdesignations/2006standards/tech.htm.

Attachments to the EPA Technical Analysis for the Philadelphia-Wilmington Area

- 5/6/2003 letter from Franklin R. Wheeler, Refinery Manager, Motiva Enterprises LLC to the DNREC Air Quality Management Section, transmitting the Annual Emissions Inventory for 2002 summarizing emissions from the Motiva Enterprises' Delaware City Refinery, modified by letter dated 1/8/2004 from E.M. Piovoso, Motiva Enterprises LLC
- 10/26/2004 letter from Berta Molina, Manager, Regulatory Affairs, Motiva Enterprises LLC to the DNREC Air Quality Management Section, transmitting the Annual Emissions Inventory for 2003 summarizing emissions from the former Motiva Enterprises' Delaware City Refinery
- 4/27/2005 letter from Cathe Kalisz, Environmental Manager, Premcor Refining Group, Inc., to the DNREC Air Quality Management Section, transmitting the 2004 Annual Air Emissions Inventory and Emissions Statement Report for the Premcor Refining Group Inc. Delaware City Refinery and modified by hand on 9/8/2005 per "Data Base"
- 5/31/2006 letter from Cathe Kalisz, Staff Environmental Engineer, Valero Delaware City Refinery, to the DNREC Air Quality Management Section, transmitting the 2005 Annual Air Emissions Inventory and Emissions Statement Report for the Premcor Refining Group Inc. – Delaware City Refinery
- 4/30/2007 letter from Scott Mesavitz, Associate Environmental Engineer, Valero Delaware
 City Refinery, to the DNREC Air Quality Management Section, transmitting the 2006 Annual
 Air Emissions Inventory and Emissions Statement Report for the Premcor Refining Group
 Inc. Delaware City Refinery
- 4/29/2008 letter from Cathe Kalisz, Staff Environmental Engineer, Valero Delaware City Refinery, to the DNREC Air Quality Management Section, transmitting the 2007 Annual Air Emissions Inventory and Emissions Statement Report for the Premcor Refining Group Inc. – Delaware City Refinery

Attachment 2

Description of the Contributing Emissions Score

The CES is a metric that takes into consideration emissions data, meteorological data, and air quality monitoring information to provide a relative ranking of counties in and near an area. Using this methodology, scores were developed for each county in and around the relevant metro area. The county with the highest contribution potential was assigned a score of 100, and other county scores were adjusted in relation to the highest county. The CES represents the relative maximum influence that emissions in that county have on a violating county. The CES, which reflects consideration of multiple factors, should be considered in evaluating the weight of evidence supporting designation decisions for each area.

The CES for each county was derived by incorporating the following significant information and variables that impact PM_{2.5} transport:

- Major PM_{2.5} components: total carbon (organic carbon (OC) and elemental carbon (EC)), SO₂, NO_x, and inorganic particles (crustal).
- PM_{2.5} emissions for the highest (generally top 5%) PM_{2.5} emission days (herein called "high days") for each of two seasons, cold (Oct-Apr) and warm (May-Sept)
- Meteorology on high days using the NOAA HYSPLIT model for determining trajectories of air masses for specified days
- The "urban increment" of a violating monitor, which is the urban PM_{2.5} concentration that is in addition to a regional background PM_{2.5} concentration, determined for each PM_{2.5} component
- Distance from each potentially contributing county to a violating county or counties

A more detailed description of the CES can be found at http://www.epa.gov/ttn/naaqs/pm/pm25_2006_techinfo.html#C.

Franklin R. Wheeler Refinery Manager



MAY 0 9 2003

May 6, 2003 CMRRR# 7000 0600 0029 2933 6645

The Air Quality Management Section, DNREC Attn: Emission Inventory Department 156 S. State St. Dover, Delaware 19901

Dear Sirs/Madams:

This submittal represents the Annual Emission Inventory for 2002 summarizing emissions from Motiva Enterprises' Delaware City Refinery. Included, as part of the submittal, is one disk labeled as follows:

Motiva Enterprises - Delaware City Refinery - Emission Inventory 2002, Tanks and Water8

Attachment 1 is a summary of the facility emissions including the signed certification statement.

Starting in 1999, the Department requested that HAP emissions be included as part of the Annual Emission Inventory. This type of information is reported as part of the TRI submittal for the Delaware City refinery. The TRI must be submitted by July 1, 2003 for the year 2002. When the HAP emissions estimates are completed for TRI reporting this information will also be supplied to you.

The following comments are offered regarding the 2002 submittal;

Flaring emissions – The refinery flare gas system is equipped with two flare gas recovery compressors. Gases that are vented to the flare system are recovered and returned to the refinery fuel gas system. When the amount of material vented to the flare system exceeds the capacity of the flare gas recovery compressors, a flaring event occurs. Emissions from the pilot gases on the flares are included under the process "Flare". Emissions associated with the gases flared are included under the process "Accidental Releases"

NO_X Controls on the Repowering Combustion Turbines (CTs) – The method of controlling NO_x on the CTs is dependent on the type of fuel combusted. Steam injection is used for NO_x control for operation on low sulfur diesel. Nitrogen quench is used for NO_x control for syn gas operation.

Ammonia Emissions - The major sources of ammonia emissions are the Fluid Coker and the Fluid Catalytic Cracker. Although these emissions have been reported in the TRI for previous years, ammonia emissions are included for the first time in the 2002 emission inventory.

Several additional potential sources of ammonia emissions were reviewed and were not included because they are relatively insignificant. The Precombustor combusts waste gas ammonia. It is equipped with SNCR controls. The exhaust from the Precombustor goes to process heater 21-H-701. Based on in-house technical guidance for combustion equipment, a combustion efficiency of 99% is applied to this process heater. Potential ammonia emissions are estimated to be approximately 25 pounds per year.

Evaporative ammonia emissions at the Waste Water Treatment Plant (WWTP) were also evaluated. These emissions are estimated to be approximately 18 pounds per year. Due to the low level of these ammonia emissions, neither source was included in the emission inventory.

Ammonia is injected into Crude Unit distillation column 21-C-2, and into various heat exchangers for pH control. The condensate containing ammonia is treated in the foul water system. There are no air emissions associated with this process.

<u>Emission Factors</u> - It appears that the emission factors used by the i-Steps software for the automatic calculation of pollutants for certain sources have changed from those used in past years. For VOC, PT, and CO emissions, these updated factors are 2 to 3 times greater than past factors. Motiva is concerned that the use of these revised factors may result in perceived non-compliances with annual permit limits for some sources due purely to a change in the method of calculation. Until this matter can be fully evaluated, Motiva will continue to use emission factors consistent with past emission inventory submittals.

<u>Constant Information in i-Steps</u> - Most information is erased by the Department each year prior to releasing the i-Steps software to reporting facilities. Some information such as tank capacities does not change from year to year. If this information were left intact, it would result in a substantial time saving.

If you have any questions regarding this information, please contact Ms. Betty Piovoso at (302) 834-6305.

Sincerely,

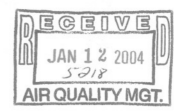
In Ma R (Much

Franklin R. Wheeler Refinery Manager

EMP/ Attachments



January 8, 2004 CMRRR# 7003 0500 0000 8487 0330



The Air Quality Management Section, DNREC Attn: Emission Inventory Department 156 S. State St. Dover, Delaware 19901

Dear Sirs/Madams:

Motiva Enterprises submitted the Annual Emission Inventory for 2002 in a letter to you dated May 6, 2003. Based on a review of emissions associated with the power plant boilers 1, 2, 3 and 4, revised SO₂ emissions are provided as follows;

	Boiler 1	Boiler 2	Boiler 3	Boiler 4
SO ₂ Emissions, tons				
Gas	0.9 334.7	0.9	0.9	8.0
Oil	641.2	0	621.2	972.0
Fuel Usage	646			
Gas, MMSCF	2140	2150	2035	1933
Oil, Mgallons	9014	0	8706	13726
Fuel Wt % Sulfur				
Gas	0.0009	0.0009	0.0009	0.0009
Oil	0.89	0.89	0.89	0.89
Emission Factors				
Gas	950*Wt % St	ulfur		
Oil	159.3*Wt %	Sulfur		

If you have any questions regarding this information, please contact me at (302) 834-6305.

Sincerely,

E. M. Piovoso

EMP/

Attachment 1

05/05/2003

2002 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

Page

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A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name:

MOTIVA ENTERPRISES, LLC - DELAWARE CITY

Facility Id:

00016

		1,579							
Group ID#	Group Description	VOC	NO2	CO	SO2	PM	PM10	PM25	NH3
001	COKER W/O COB W/ INCINRTR	5.4		65.9		69.2	69.2	-	
002	FLUID COKER CO BOLER 22H3	91.4368			18327.6	236.8	111.1		3.3
003	HEATER 22-H-2	0.1442			0.04892	0.1545	0.1545		
004	COKE HANDLING EQUIPMENT				0.0.1022	37.5			
005	CRUDE UNIT		1 1111						
006	HEATER #1 FOR UNIT 21-H-1	-	7000		2175	76	44.4		
007	HEATER #2 FOR UNIT 21-H-2	2,1224	87.6	0.9	0.7201	2.274	2.274		
008	FOUL WATER TREATMENT SYS.		0710	0.7	0.7201	201 - 101			
009	2 SOLUTIZER PLANTS				-				
010	COKER GASOLINE MEROX PLT		1	10.1	13.1				
011	CRACKER W/O CO BOILER	180			1511				
V 012	CRACKER CO BOILER	121.886	738.8	1523 58	11420 4	1019.42	765.022		4.2
013	TETRA HEATER 32-H-101	0.3682	15.2		,		0.3945		,
014	TETRA HEATER 32-H-102	010002		1100020	VIII 1/2		010210		
015	TETRA HEATER 32-H-103	3.2679	- 38	17.	1 Tuak	3 68	1 684		,
016	ALKYLATION FEED MEROX PLT				113.9				,
017	POLYMERIZATION MEROX PLT	.0 1.3:	6.64	1.662	74.5	0.1490	1 170		
018	ALKY & POLY UNITS	0,2055	18.36	2 4274	7110	0.350	c. 0 531a		
019	REFORMER, HEATER 25-H-1A	0.3880	18.41	4 6024	0.1390	0.30%	0 307		,
020	REFORMER, HEATER 25-H-1B	VOC	NOS	CO	502	5/4	- kg/1 (t)	b-Max	AHJ
021	CATALYTIC REFORMER UNIT								
022	EMERGENCY TAIL GAS TREATR	onb read Imp	ssipus Sw	Binary.					
023	NAPHTHALENE PLANT								
024	NAPTHALENE PLT HTR 33-H-1	DELAWARE	CHA					4	
025	NAPTHALENE PLT HTR 33-H-2								
027_	SULFUR RECOVERY UNIT 1	0.1	4.5	1.1	20.9864	0.6	0.6	1 2	
028	SULFUR RECOVERY UNIT 2	0.1	4.8		26.8106	0.7	0.7		1,850,
029	HYDROCRACKER	0.1	7.0	1.4	20.0100		0.7		
								A A	-

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2002 $\,$ ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

A Summary of Facility Emissions including Group Level Emissions in Tons/Year

Facility Name:

MOTIVA ENTERPRISES, LLC - DELAWARE CITY

Facility Id:

00016

Group ID#	Group Description	-	VOC	NO2	СО	SO2	PM	PM10	PM25	NH3
030	HYDROCRACKER HTR 36-H-1		0.3682	18.41	4.6025	0.12492	0.3945	0.3945		-
031	HYDROCRACKER HTR 36-H-3		0.2058	10.29	2.5725	0.06982	0.2205	0.2205		***************************************
032	HYDROCRACKER HTR 36-H-2		0.133	6.65	1.6625	0.04512	0.1425	0.1425		
033	HYDROCRACKER HYDROGEN PLT									
034	HYDROCRACKER H2 HTR 37-H1		3.2676	79,3	13.7	1.10865	3.501	3.501		
040_	TOLUENE FACILITY									
043	BENZENE EXTRACTION FAC.									
044_	AROMATICS FACT, FACILITY									
050_	CPI&API SEPARATOR, TANKS		199.5							
051_	WASTEWATER TREATMNT PLANT	820.	4.2	3.7	0,9					
052_	OIL RECOVERY SYSTEM									
066	TRASH INCINERATOR									
067_	BOILER 4		6.61512	418.9	46.9	973.792	82.2943	61.5299		
068_	BOILER 1		0.1	369.8	7.5	1147.3	48.2	65.8		
069_	BOILER 2		3	204.9	WC/	1.4	3.8	8.2		
070_	BOILER 3			341.7	0.5	1108.1	55,5	61.3	,	
071	METHANOL PLANT									
√ <u>072</u>	METHANOL PLT HTR 41-H-1		0.4	46 1/2	4.5	0.12207	0.4	_0.3855		
073	NEW CCR REFORMER #1									-
√ <u>074</u>	NEW CCR REF. HTR 42-H-1		1.6394	82.2	0.4	0.55622	1.7565	1.7565		
V 075	NEW CCR REF. HTR 42-H-2		1.5792	79.2	0.4	0.5358	1.692	1.692		-
V076_	NEW CCR REF. HTR 42-H-3		0.6846	34.3	0.2	0.23227	0.7335	-0.7335		
077_	NEW CCR REF. HTR 42-H-7		0.6216	25.6	0.3	0,2109	0.666	0.666		
078_	OLEFINS PLANT									
080	FLARE SYSTEM		0.3	2.6	18.9					
081	BARGE LOADING		9.0715	5.2	13.2		-			
082	LAND TREATMENT (TSDF)									
083	VALVE MAINTENANCE		41.1							

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A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name:

MOTIVA ENTERPRISES, LLC - DELAWARE CITY

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM	PM10	PM25	NH3
084_	HYDROD TRAIN HTR 29-H-101	0.4	23.5	6	0.13775	0.4	0.435		
085	HYDRODS, TRAIN HTR 29-H-8	0.6	24.5	1.5	0.20045	0.6	0.633		
086	HYDRODS, TRAIN HTR 29-H-1								
088	HYDRODESULFURIZER TRAIN 1		-						
089	HYDRODESULFURIZER TRAIN 2	1.58							
090_	HYDRODS, TRAIN HTR 29-H-2	0.4242	21.21	5.3025	0.14392	0.4545	0.4545		
091	HYDRODS, TRAIN HTR 29-H-3	0.0728	3.64	0.91	0.0247	0.078	0.078	-	
092	HYDRODS. TRAIN HTR 29-H-9	$_{0.2212}$	11.06	2.765	0.07505	0.237	0.237	-	
093	HYDRODESULFURIZER TRAIN 3	1,28							
094_	HYDRODESULFURIZER TRAIN 4								
095	HYDRODS, TRAIN HTR 29-H-4	0.1834	11.8	0.3	0.06222	0.1965	0.1965		
096	HYDRODS. TRAIN HTR 29-H-7	0.2002	10.01	2.5025	0.06792	0.2145	0.2145		
097_	HYDRODESULFURIZER TRAIN 5								
098_	HYDRODS. TRAIN HTR 29-H-5	0.35	22.1	1.5	0.11875	0.375	0.375		
099_	HYDRODS, TRAIN HTR 29-H-6	0.3598	10.7	45.4	0.12207	0.3855	0.3855		
100	STACK GAS SCRUBBER	-							
101	H2 CARBON DRUM VENT				-				
102	NAPHTHA TREATER	2.45			201.5				
105	CRUDE UNIT HEATR 21-H-701	0.9	73.1		23,2189	18.4	18.4		
106	HTR FOR COKER SHU UNIT	0.4606	23,03	5.7575	0.15627	0.4935	0.4935		NHA
110	CRACKER REGEN BYPASS								
125	CNHTU HEATR 25-H-401	- <u>cota i 31</u>	1.97	0.052	0.06555	0.315	0.315		
126	CNHTU HTR 25-H-402	0.01	3.24		0.14012	0.56	0.56		
130	ACID PLANT								
135	PROD TANK #135	2.24							
136	PROD TANK #136	2.38	La Filter	1 1 20 1					
137	PROD TANK #137	2.28		<u> </u>					stic
139	PROD TANK #139	1.64							

05/05/2003

2002 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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A Summary of Facility Emissions including Group Level Emissions in Tons/Year

Facility Name:

MOTIVA ENTERPRISES, LLC - DELAWARE CITY

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM	PM10	PM25	NH3
145_	PROD TANK #145	2.16		1 22	502				
146_	PROD TANK #146	2.36					-		
147_	PROD TANK #147	2.72			-		-		
149_	PROD TANK #149	1.22							
150	PROD TANK #149	2.7	-		-				
161_	PROD TANK #161	2.85					-		
162_	PROD TANK #161	2.84					_		
163	PROD TANK #163	3.03				-	-		
165	PROD TANK #165	1.89			-		-		
166_	PROD TANK #166	2.95			-		-	-	
167	PROD TANK #167	1.38	-	-	-	-		-	-
181	PROD TANK #187	2.65		-			-	***************************************	
182	PROD TANK #181	2.73							
		3.85			-				
183	PROD TANK #183		-		-		-		
185_	PROD TANK #185	1.88		-	-	-	-		
186	PROD TANK #186	0.51			-			-	
187_	PROD TANK #187	1.5		-			-		
201_	PROD TANK #203	2.15				-			
202_	PROD TANK #202	0.12							
203	PROD TANK #203			-			-	-	
204	PROD TANK #204	1.2							
205	PROD TANK #205	0.17							
206	PROD TANK #206	0.49							
223	PROD TANK #223	2.21							
224_	PROD TANK #224	1.77			_				
225	PROD TANK #225	0.42							
227	PROD TANK #227	0.1							
241	PROD TANK #241	0.38							

A Summary of Facility Emissions including Group Level Emissions in Tons/Year

Facility Name:

MOTIVA ENTERPRISES, LLC - DELAWARE CITY

Facility Id:

00016

Group ID#	Group Description	VOC N	NO2	CO	SO2	PM	PM10	PM25	NH3
242	PROD TANK #242	0.35							
243	PROD TANK #243	0.24							
244_	PROD TANK #244	3.27							
245	PROD TANK #245	1.67							
246	PROD TANK #246	4.61							
248	PROD TANK #248	0.13							
250	HYDROGEN PLANT VENT	22.4			121				
261	PROD TANK #261	0.29					-		
262	PROD TANK #262								
263	PROD TANK #263								
264	PROD TANK #264	2.75							
265	PROD TANK #265	1.78							
266	PROD TANK #266	0.67							
268	PROD TANK #268	0.15							
281	PROD TANK #281	0.03							
282_	PROD TANK #282	0.04							
283	PROD TANK #283	0,22							
284_	PROD TANK #284	0.25							
285_	PROD TANK #285	0.16							
286_	PROD TANK #286	0.16	5617			1.22		14/1	NH3
331_	BENZENE TANK T 331								
332	BENZENE TANK T 332	JUST PURST LINES IN	905 95	FILTER 1					
401	TOLUENE TANK #401	-							
402_	TOLUENE TANK #402	Na Proposition 1							
405	TANK #405	0.01					-		
406	TANK #406	0.01	Youn	12.62	10000	1 1 1 1 1 2 1			
407_	TANK #407	0.2							16
408_	TANK #408								

2002 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name:

MOTIVA ENTERPRISES, LLC - DELAWARE CITY

Facility Id:

00016

					0.00	200 2	000 000	1200 1200	
Group ID#	Group Description	VOC	NO2	CO	SO2	PM	PM10	PM25	NH3
470_	TANK #470								
471_	TANK #471								
481_	TANK #481								
500	TANK #500								
502_	TANK #502								
503	TANK #503								
504_	TANK #504								
505	TANK #505								
520_	PROPANE PIT FLARE	0.2	0.2	1.6				-	************
521	RFG COOLING TOWER	0.1				2.8	2.8		
523	REPOWERING COOLING TOW		-			2.23	2,23	-	
527	REPOWERING CT1	4.31	63.2	5.7	46.2	5.82	5.82		
528	REPOWERING CT2	1.79	34	1.3	15.1	2.38	2.38		
530_	REPOWER - RAW GAS FLARE		2.1	112.4	222.5				
532	REPOWER - CLEAN GAS FLARE		_ 20,2	198.3	15.5				
550	TANK #550								
551_	TANK #551								
552	TANK #552								
553_	TANK #553								
560	TANK #560	1.72							
561	TANK #561								
562	TANK #562								
563	TANK #563	0.08					-		
564	TANK #564		-						
565_	TANK #565							***************************************	
566_	TANK #566	0.04						-	
570_	BENZENE TANK T 570		-						
571	AROMATICS TANK T 571								

7

2002 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name:

MOTIVA ENTERPRISES, LLC - DELAWARE CITY

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM	PM10	PM25	NH3
572	AROMATICS TANK T 572								
580	TANK #580	0.57							
581	TANK #581	1.31				TO SHEET	30 7 7		e inqu
582	TANK #582	0.1				100000000000000000000000000000000000000			H DE
583	TANK #583	0.09							
584_	TANK #584	0.42							
901	CRUDE TANK #1 F-SS	1.07					-		- 123
902	CRUDE TANK #2 F-SS	1.85			-		-		, 10 8
903	CRUDE TANK #3 F-SS	1,72							
904	CRUDE TANK #4 F-SS	1.58							
905	CRUDE TANK #5 F-SS	1.7							
906_	CRUDE TANK #6 F-SS	1.96							
907	CRUDE TANK #7 F-SS	1.69							
908	CRUDE TANK #8 F-SS	1.39							
909	CRUDE TANK #9 F-DS	1.56							
910	CRUDE TANK #10 F-SS	2.25							
911	CRUDE TANK #11	2.11							
912	CRUDE TANK #12	2.36							-
944_	INTER. TANK #44	0.87							
945	INTER. TANK #45	8.73						177	14330
947	INTER. TANK # 47	0.21							
948_	INTER. TANK #48	0.47							
950	INTER. TANK #50	0.5				-			
951	INTER. TANK #51	0.39							
960_	INTER. TANK #60	0.02							
961_	INTER. TANK #61								
962	INTER. TANK #62	0.01							
965	INTER. TANK #65	0.02				101 201 1	33 (31230).		146

05/05/2003

2002 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

Page

A Summary of Facility Emissions including Group Level Emissions in Tons /Year

	Facility Name:	MOTIVA ENT	TERPRISES, LLC	- DELAWARE C	ITY						
	Facility Id:	00016		Group Level Emiss	sions Sum	ımary					
	Group ID#	Group Description		VOC	NO2	СО	SO2	PM	PM10	PM25	NH3
	966_	INTER. TANK #66		12.1							
	971	INTER. TANK #71					-				-
	972	INTER. TANK #72	8	1.15							
	973	INTER. TANK #73		0.48							
	974	INTER. TANK #74									-
	975	INTER. TANK #75	7	0.02							_
	976	INTER. TANK #76		0.01						-	
	977	INTER. TANK #77		0.06							
	978	INTER. TANK #78		0.08							-
	999_	ACCIDENTAL REL			9.1		18.7				
		2	po 530 + 532		+ 223	+910,7					
		GROUP	LEVEL AIR EMIS	SSION INVENTO	RY SUM	MARY					Page 8
			VOC	NO2 C	0 -	SO2	PT	PM	10 PN	125	NH3
		Total Emiss	ions <u>651.7758</u>	3511.02 293 3533,32* 384	₩.879 1	34909.12	1602.283	_1191.	774		7.5
	Pursuant to E	Regulation No. 30, I, th	e undersigned am			I have no	reonally av	aminad	and am f	amiliar v	with the
		ubmitted in this docum									
		s and information in the					ation and t	Jener 101	meu arec	i icasoni	abic inquiry
			nsible Official:	. 1			(P)	lease Pri	nt)		
		Title:	REFIR		AGER		,				
		estate and relative	ure: JR	Nanh	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Date 5 /	610	7 3		
		Signati	arc. Of the	//			Date				10
·k	See Pacility	letter 4/9/03		Data Ros				T. (GO)			
	•			VOC 829.909 35	NO2	CO 3857.94	SO2	PM-CO1 89, 91			
			10	L=- (+178,212)		3	34096.48	-			
			Workson	PM10-FIL	PN	M25-FIL	NH3	}			
			1 xxxxx	1291.343	12	18.249	43.00	017			



Bert Molina Manager - Regulatory Affairs

> Certified Mail 7002 3150 0004 6783 4547 Return Receipt Requested

October 26, 2004

Air Quality Management Section, DNREC 156 S. State St. Dover, Delaware 19901

Attn: Emission Inventory Department



This submittal represents the Annual Emission Inventory for 2003 summarizing emissions from the former Motiva Enterprises LLC Delaware City Refinery.

Included as part of the submittal are:

- I-Steps summary report of the facility emissions including the signed certification statement
- □ Disk labeled Motiva Enterprises LLC- Delaware City Refinery Emission Inventory 2003 Tanks
- □ HAP emissions summary. Table 1 summarizes speciation data for emissions from non-combustion sources. Table 2 summarizes all TRI air emissions.
- Summary of emission factors and calculation methodologies

Please note the following:

<u>Flaring emissions</u> – The refinery flare gas system is equipped with two flare gas recovery compressors. Gases that are vented to the flare system are recovered and returned to the refinery fuel gas system. When the amount of material vented to the flare system exceeds the capacity of the flare gas recovery compressors, a flaring event occurs. Emissions from the pilot gases on the flares are included under the process group "Flare". Emissions associated with the gases flared are included under the process group "Accidental Releases"

<u>Particulate Emissions</u> – The condensable and filterable portions of PM-10 emissions were reported where data was available from stack testing. No data is available on PM2.5 emissions. SCC factors used for estimating particulate emissions from combustion sources were assumed to be PM-10 filterable material.

If you have any questions regarding this information, please contact me at (713) 546-8485.

Bert Molina

Enclosures

Page

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Facility Name:

MOTIVA ENTERPRISES LLC

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	СО	SO2	PM-CON	PM10-FIL	PM25-FIL	NH3
031_	HYDROCRACKER HTR 36-H-3	0.17	8.72	2.18	0.04		0.1875		
032	HYDROCRACKER HTR 36-H-2	0.09849	4.9245	1.23112	0.02		0.10552		
033	HYDROCRACKER HYDROGEN PLT								
034	HYDROCRACKER H2 HTR 37-H1	2.44606	70.57	10.46	0.51		2.62078		
040_	TOLUENE FACILITY								
043	BENZENE EXTRACTION FAC.								
044_	AROMATICS FACT. FACILITY								
<u>050</u>	CPI&API SEPARATOR, TANKS	209.1							0.01
<u>051</u>	WASTEWATER TREATMNT PLANT	4.14	3.66	<u>0.91</u>					
052	OIL RECOVERY SYSTEM	0.21							
066	TRASH INCINERATOR								
<u>067</u>	BOILER 4	2.97858	208.03	31.71	293.01		20.4346		
068_	BOILER 1	0.14	<u>269</u>	7.86	234.84	19.33	12.98		
069_	BOILER 2	3.69	220.33	0.02	0.76	6.7	3.45		
<u>070</u>	BOILER 3	0.04	249.18	0.27	294.84	24.38	10.88		
071	METHANOL PLANT								
<u>072</u>	METHANOL PLT HTR 41-H-1								
<u>073</u>	NEW CCR REFORMER #1								
074	NEW CCR REF. HTR 42-H-1	1.45759	69.99	0.37		<u> </u>			
075	NEW CCR REF. HTR 42-H-2	1.39478	66.97	0.36	0.29		1.49441		
<u>076</u>	NEW CCR REF. HTR 42-H-3	0.6524	31.36		0.14		0.699		
<u>077</u>	NEW CCR REF. HTR 42-H-7	0.52635	22.05	0.22	0.11	L	0.56394		
078_	OLEFINS PLANT	<u> </u>							
080_	FLARE SYSTEM	0.31	2.66	19.18					
081	BARGE LOADING	7.72989	3.92	9.89					
082_	LAND TREATMENT (TSDF)								
083	VALVE MAINTENANCE	31.29			·	4			
084_	HYDROD TRAIN HTR 29-H-101	0.29	16.83	4.27	0.0612	2	0.31		

2003 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Page

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Facility Name:

MOTIVA ENTERPRISES LLC

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON PM10-FIL PM25-FI	L NH3
085	HYDRODS. TRAIN HTR 29-H-8	0.57	24.09	1.46	0.12198	0.61	
086	HYDRODS. TRAIN HTR 29-H-1						
088	HYDRODESULFURIZER TRAIN 1						
089	HYDRODESULFURIZER TRAIN 2						
090	HYDRODS, TRAIN HTR 29-H-2	0.43815	21.9079	5.47699	0.09	0.46945	
091	HYDRODS. TRAIN HTR 29-H-3	0.077	3.86	0.9625	0.02	0.0825	
092	HYDRODS. TRAIN HTR 29-H-9	0.2114	10.55	2.6425	0.04	0.2265	
093	HYDRODESULFURIZER TRAIN 3						
094_	HYDRODESULFURIZER TRAIN 4						
095	HYDRODS. TRAIN HTR 29-H-4	0.02948	1.93	0.05	0.01000	0.03158	
096	HYDRODS. TRAIN HTR 29-H-7	0.0392	1.93	0.48	0.01	0.042	
<u>097</u>	HYDRODESULFURIZER TRAIN 5						
098_	HYDRODS. TRAIN HTR 29-H-5	0.4298	27.74	1.84	0.09	0.4605	
099	HYDRODS. TRAIN HTR 29-H-6	0.36182	10.98	46.55	0.08	0.38767	
100	STACK GAS SCRUBBER						
101_	H2 CARBON DRUM VENT						
102	NAPHTHA TREATER					<u> </u>	
105	CRUDE UNIT HEATR 21-H-701	0.83	<u>75.48</u>		17.97	<u> </u>	0.0
106_	HTR FOR COKER SHU UNIT	0.3584	<u>17.92</u>	4.48	0.07	0.384	
110	CRACKER REGEN BYPASS						
125	CNHTU HEATR 25-H-401		2.39	0.05		<u> </u>	
126	CNHTU HTR 25-H-402	0.01	4.17		0.05	<u> </u>	
130	ACID PLANT						
135	PROD TANK #135	2.2					
136	PROD TANK #136	2.6		7 			
137_	PROD TANK #137	2.5					
139	PROD TANK #139	1					
145_	PROD TANK #145	2.3					

2003 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name:	MOTIVA ENTERPRISES LLC

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON PM10-FIL PM25-FIL NH3
146	PROD TANK #146	2.4				
147_	PROD TANK #147	2.3				
149	PROD TANK #149	1.2				
150	PROD TANK #150	2.5				
<u>161</u>	PROD TANK #161	2.45				
162	PROD TANK #162	3				
<u>163</u>	PROD TANK #163	3.79				
165	PROD TANK #165	1.8				
<u>166</u>	PROD TANK #166	2.8				
<u>167</u>	PROD TANK #167	1.6				
<u>181</u>	PROD TANK #181	3.4				
182	PROD TANK #182	2.5				
183	PROD TANK #183	3.3				
185	PROD TANK #185	2.58				
186	PROD TANK #186	0.5				
187	PROD TANK #187	1.3				
201	PROD TANK #203	3.07				
202	PROD TANK #202	0.1			-	
203	PROD TANK #203					
204_	PROD TANK #204	1				
205	PROD TANK #205	0.2			_	
206_	PROD TANK #206	0.4				
223	PROD TANK #223	2.19		-		
224	PROD TANK #224	2.03				
225_	PROD TANK #225	0.5	5			
227_	PROD TANK #227	N. (1.)		_	_	
241	PROD TANK #241	0.9	_			
242	PROD TANK #242	0.3	3			

2003 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

Page 5

A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name:	MOTIVA ENTERPRISES LLC
----------------	------------------------

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON PM10-FIL PM25-FIL NH3
243	PROD TANK #243	0.22				
244	PROD TANK #244	2.13				
245	PROD TANK #245	2.24				
246	PROD TANK #246	2.5				
248	PROD TANK #248	0.2				
250_	HYDROGEN PLANT VENT	14.57				
261	PROD TANK #261	0.3				
262_	PROD TANK #262					
263	PROD TANK #263	0.1				
264	PROD TANK #264	2.5				
265	PROD TANK #265	1.5				
266	PROD TANK #266	<u> </u>				
268	PROD TANK #268	0.17				
281	PROD TANK #281					
282	PROD TANK #282	0.1				
283	PROD TANK #283	0.2				
284	PROD TANK #284	0.2				
285	PROD TANK #285	0.2				
286	PROD TANK #286	0.2				
331	BENZENE TANK T 331					
332	BENZENE TANK T 332					
401_	TOLUENE TANK #401					
402_	TOLUENE TANK #402					
405	TANK #405					
406	TANK #406					
<u>407</u>	TANK #407	0.2				
408	TANK #408					
470	TANK #470	0.023				

2003 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT A Summary of Facility Emissions including Group Level Emissions in Tons /Year

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7

Facility Name:

MOTIVA ENTERPRISES LLC

Facility Id:

00016

Group ID#	Group Description	VOC NO2	CO	SO2	PM-CON PM10-FIL PM25-FIL NH3
580_	TANK #580	0.6			
581_	TANK #581	1.2			
582	TANK #582	0.1			
583	TANK #583	0.1			
584_	TANK #584	0.4			
901_	CRUDE TANK #1 F-SS	<u>1.75</u>			
902	CRUDE TANK #2 F-SS	1.9			
903	CRUDE TANK #3 F-SS	<u> 1.73</u>			
904_	CRUDE TANK #4 F-SS	1.4			
905	CRUDE TANK #5 F-SS	2			
906_	CRUDE TANK #6 F-SS	1.9			
<u>907</u>	CRUDE TANK #7 F-SS	1.7			
908	CRUDE TANK #8 F-SS	1.3			
909	CRUDE TANK #9 F-DS	1.54			
910_	CRUDE TANK #10 F-SS	1.9			
911_	CRUDE TANK #11	1.5			
912	CRUDE TANK #12	<u> </u>			
944	INTER. TANK #44	<u> </u>			
945	INTER. TANK #45	<u>7.4</u>			
947_	INTER. TANK # 47	0.2			
948	INTER. TANK #48	0.4			
950_	INTER. TANK #50	0.8			
951_	INTER. TANK #51	0.3			
960_	INTER. TANK #60				
961	INTER. TANK #61				
962	INTER. TANK #62				
965_	INTER. TANK #65				
966_	INTER. TANK #66	10.9			

2003 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

Page

A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Fa	cil	litv	N	am	e:

MOTIVA ENTERPRISES LLC

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON PM10-FIL	PM25-FIL NH3
471	TANK #471	0.005					
481	TANK #481						
500	TANK #500						
502_	TANK #502						
503	TANK #503						
504	TANK #504						
505	TANK #505						
520_	PROPANE PIT FLARE	1.09	1.06	7.64			
521_	RFG COOLING TOWER	4.15					
523	REPOWERING COOLING TOW						
527	REPOWERING CT1	0.38	52	5		5	
528	REPOWERING CT2	0.5	80	6	81	L	
530_	REPOWER - RAW GAS FLARE		1.03	40.7	282.6	5	
532	REPOWER - CLEAN GAS FLARE		12.7	501.8	26.9	<u>)</u>	
550_	TANK #550						
551_	TANK #551						
552_	TANK #552						
553	TANK #553						
560_	TANK #560	1.7					
561	TANK #561						
562_	TANK #562						
563	TANK #563	0.1					
564	TANK #564						
565	TANK #565						
566	TANK #566						
570_	BENZENE TANK T 570						
571	AROMATICS TANK T 571						
572_	AROMATICS TANK T 572						

2003 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

Page 8

A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name:	MOTIVA ENTERPR	SES LLC			_					
Facility Id:		roup Level	Emissio	ons Sui	mmary					
Group ID#	Group Description	VO	C N	O2	СО	SO2	PM-CON PM1	0-FILPM25-	FIL_NE	13_
971_	INTER. TANK #71									
972	INTER. TANK #72		1.2							
973	INTER. TANK #73		.36							
974	INTER. TANK #74									
975	INTER. TANK #75									
976	INTER. TANK #76									
977	INTER. TANK #77		.06							
978	INTER. TANK #78		0.1							
998	TANK FUGITIVE	_								
999_	ACCIDENTAL RELEASES	().25	0.36	2842.58	155.17				2.44
	GROUP LEVEL AIR EMIS	SION INVI	ENTOR	Y SUN	MMARY				Page	8
	VOC	NO ₂	CO		SO ₂	PM-C	ON PM10-FIL	PM25-FIL	NH3	
	Total Emissions596.251	3403.77	_6448.	084_	34149.66	94	466 1037.5	1008.32	19	.87
	egulation No. 30, I, the undersigned, am									
	ubmitted in this document and all of its a					nation a	nd belief forme	ed after reason	iable in	quiry
the statement	s and information in the document are tr	ue, accurate	and co	mplet	e.					
	Responsible Official:						_ (Please Print)			
	Title: Manager Regula	tory Affa	icy- N	lotiva	2					
	Signature:			_		Date 10	126104			



The Premcor Refining Group, Inc. Delaware City Refinery P.O. Box 7000 Delaware City, DE 19706-7000 302/834-6000

CMRRR# 7003 3110 0002 6805 5661

April 27, 2005

Attn: Emission Inventory Department Air Quality Management Section DNREC 156 S. State St. Dover, Delaware 19901 APR 2 9 2001 DI 139/6

RE: 2004 Annual Air Emission Inventory and Emissions Statement Report The Premcor Refining Group Inc. – Delaware City Refinery

Dear Sir or Madam:

Enclosed is the 2004 Annual Air Emission Inventory and Emissions Statement Report for The Premcor Refining Group Inc.'s (Premcor) Delaware City Refinery. Because Premcor purchased the facility from Motiva Enterprises LLC (Motiva) on May 1, 2004, the I-STEPS Summary Report includes separate certification statements for the Motiva and Premcor periods of operation. Emissions data were filed online using the Satellite I-STEPS software through the DNREC Air Quality Management Emissions Inventory Development Terminal Server.

As requested by the Emissions Inventory Department, this submittal also includes the following:

- □ A disk containing 2004 storage tank emissions information in TANKS 4.0 output format.
- A document summarizing emission factors and calculation methodologies. The condensable and filterable portions of PM-10 emissions were reported where data was available from stack testing. No data is available on PM2.5 emissions. SCC factors used for estimating particulate emissions from combustion sources were assumed to be PM-10 filterable material

If you have any questions regarding this submittal, please contact me at (302) 834-6408.

Sincerely,

Cathe Kalisz

Environmental Engineer

Cathe Kalisay

Enclosures

2004 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

A Summary of Facility Emissions including Group Level Emissions in Tons/Year

Facility Name:

THE PREMCOR REFINING GROUP INC

Facility Id:

00016

Group Level Emissions Summary

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON	PM10-FILPM	125-FIL NH3
001	COKER W/O COB W/ INCINRTR	8.49	55.79	_106.16	1315.11	live i	_114.28	0.5
002_	FLUID COKER CO BOLER 22H3	90.13	616.59	1126.72	15693.8) _ \	106.56	5.90
003	HEATER 22-H-2	0.13	6.34	1.59	0.05		0.14	
004_	COKE HANDLING EQUIPMENT							
005	CRUDE UNIT							
006	HEATER #1 FOR UNIT 21-H-1							
007_	HEATER #2 FOR UNIT 21-H-2	1.83	88.56	0.78	0.73		1.96	
008	FOUL WATER TREATMENT SYS.							
009_	2 SOLUTIZER PLANTS							
010	COKER GASOLINE MEROX PLT				13.1			
011	CRACKER W/O CO BOILER - DOWN	10.25	89.84	33.5	974.75	35.68	100.83	0.91
012	CRACKER CO BOILER	92.59	903.93	966.99	8152.24	298.34	822.22	8.92
013	TETRA HEATER 32-H-101	0.36	13.93	4.47	0.14		0.38	
014	TETRA HEATER 32-H-102							
015	TETRA HEATER 32-H-103							
016	ALKYLATION FEED MEROX PLT				_109.06	1100		
017	POLYMERIZATION MEROX PLT				63.38			
018	ALKY & POLY UNITS							
019	REFORMER, HEATER 25-H-1A							
020	REFORMER, HEATER 25-H-1B							
021	CATALYTIC REFORMER UNIT							
022	EMERGENCY TAIL GAS TREATR							
023	NAPHTHALENE PLANT							
024_	NAPTHALENE PLT HTR 33-H-1							
025	NAPTHALENE PLT HTR 33-H-2							
027	SULFUR RECOVERY UNIT 1	0.12	2.6	0.12	_111.25	6.62	2.48	
028	SULFUR RECOVERY UNIT 2	0.13	2.79	0.13	80.45	7.1	2.65	
029	HYDROCRACKER							

Page

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2004 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

Page 2

A Summary of Facility Emissions including Group Level Emissions in Tons/Year

Facility Name:

THE PREMCOR REFINING GROUP INC

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2 PM-C	ON PM10-FIL PM25-FII	L NH3
030_	HYDROCRACKER HTR 36-H-1	0.41	20.71	5.18	0.16	0.44	
031_	HYDROCRACKER HTR 36-H-3	0.23	11.38	2.84	0.09	0.24	
032_	HYDROCRACKER HTR 36-H-2	0.16	8.07	2.02	0.06	0.17	
033_	HYDROCRACKER HYDROGEN PLT						
034_	HYDROCRACKER H2 HTR 37-H1	3.51	102.36	14.84	1.4	3.76	
040_	TOLUENE FACILITY						
043_	BENZENE EXTRACTION FAC.						
044_	AROMATICS FACT. FACILITY						
050_	CPI&API SEPARATOR, TANKS	245.97					0.16
<u>051</u>	WASTEWATER TREATMNT PLANT	4.19	6.14	1.54			
052_	OIL RECOVERY SYSTEM	0.21					
066_	TRASH INCINERATOR						
067	BOILER 4	3.71	211.82	31.45	36.09		
068_	BOILER 1	0.13	201.95	7.89	31.89		
069_	BOILER 2	1.42	96.23	5.92	12.72		
<u>070</u>	BOILER 3	0.05	193.69		63.63		
<u>071</u>	METHANOL PLANT						
<u>072</u>	METHANOL PLT HTR 41-H-1						
073	NEW CCR REFORMER #1						
/ <u>074</u>	NEW CCR REF. HTR 42-H-1	1.59	66.46	0.4	0.63	1.7	
075	NEW CCR REF. HTR 42-H-2	1.66	69.6	0.42	0.66	1.78	
076	NEW CCR REF. HTR 42-H-3	0.61	25.66	0.16	0.24	0.66	
077	NEW CCR REF. HTR 42-H-7	0.62	25.59	0.26	0.25	0.66	
078	OLEFINS PLANT						
080_	FLARE SYSTEM	0.31	2.66	19.23	0.06		
081	BARGE LOADING	7.71	3.27	8.73			
082	LAND TREATMENT (TSDF)						
083	VALVE MAINTENANCE	32.68					

2004 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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A Summary of Facility Emissions including Group Level Emissions in Tons/Year

Facility Name:

THE PREMCOR REFINING GROUP INC

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2 P	PM-CON PM10-FIL PM25-FIL NH3
084_	HYDROD TRAIN HTR 29-H-101	0.25	14.83	3.76	0.1	0.27
085	HYDRODS. TRAIN HTR 29-H-8	0.71	29.8	1.81	0.28	0.76
086_	HYDRODS. TRAIN HTR 29-H-1					
088_	HYDRODESULFURIZER TRAIN 1					
089_	HYDRODESULFURIZER TRAIN 2					
<u>090</u>	HYDRODS. TRAIN HTR 29-H-2	0.42	21.02	5.26	0.17	0.45
091_	HYDRODS. TRAIN HTR 29-H-3	0.09	4.31	1.08	0.03	0.09
092	HYDRODS. TRAIN HTR 29-H-9	0.21	10.26	2.57	0.08	0.22
093	HYDRODESULFURIZER TRAIN 3					
094	HYDRODESULFURIZER TRAIN 4					
095	HYDRODS. TRAIN HTR 29-H-4	0.03	1.64	0.04	0.01	0.03
096	HYDRODS. TRAIN HTR 29-H-7	0.04	2.09	0.52	0.02	0.04
097_	HYDRODESULFURIZER TRAIN 5					
098_	HYDRODS. TRAIN HTR 29-H-5	0.44	28.41	1.88	0.18	0.48
099_	HYDRODS. TRAIN HTR 29-H-6	0.39	11.84	50.18	0.16	0.42
100_	STACK GAS SCRUBBER					
101	H2 CARBON DRUM VENT		-			<u> </u>
102	NAPHTHA TREATER				173.41	
105	CRUDE UNIT HEATR 21-H-701	0.85	81.58	1.7	38.28	<u>19.26</u> <u>2.83</u> <u>0.02</u>
106	HTR FOR COKER SHU UNIT	0.48	23.76	5.94	0.19	0.51
110	CRACKER REGEN BYPASS					
125	CNHTU HEATR 25-H-401		0.28	0.03	0.05	
126	CNHTU HTR 25-H-402	0.01	1.27		0.11	
130	ACID PLANT					
135	PROD TANK #135	2.28				
136	PROD TANK #136	2.71				
137	PROD TANK #137	2.8				
139	PROD TANK #139	1.67				

A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name:

THE PREMCOR REFINING GROUP INC

Facility Id:

00016

Group ID#	Group Description	VOC NO2	CO	SO2	PM-CON PM10-F	ILPM25-FIL NH3
145	PROD TANK #145	1.67	_			_
146	PROD TANK #146	2.78	_	_		
147	PROD TANK #147	2.9				
149	PROD TANK #149	1.52		_		
150	PROD TANK #150	2.79				
161	PROD TANK #161	2.12	_	_		
162	PROD TANK #162	3.35				
163	PROD TANK #163	4.12	_	_		
165	PROD TANK #165	1.4	_	_		
166	PROD TANK #166	1.51	_	_		
167	PROD TANK #167	1.08	_		10 10	
181	PROD TANK #181	2.23	_	_		_
182	PROD TANK #182	3.18	_			
183	PROD TANK #183	4.09	_			
185	PROD TANK #185	1.63				
186	PROD TANK #186	0.16				
187	PROD TANK #187	1.23				
201	PROD TANK #203			_		
202	PROD TANK #202	0.1		_		
203	PROD TANK #203	2.22				
204	PROD TANK #204	1.07				
205	PROD TANK #205	0.35		_		
206	PROD TANK #206	0.53				
223	PROD TANK #223	2	_	_		
224	PROD TANK #224	1.57				
225	PROD TANK #225	0.28				
227	PROD TANK #227	0.14				
241	PROD TANK #241	0.17				

2004 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name:	Fa	cil	itv	N	a	m	e:
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THE PREMCOR REFINING GROUP INC

Facility Id:

00016

Group ID#	Group Description	VOC NO2	CO	SO2 PM-CON PM10-FIL PM25-FIL NH3
242	PROD TANK #242	0.32		
243	PROD TANK #243	0.23		
244	PROD TANK #244	3.94		
245	PROD TANK #245	2.08		
246	PROD TANK #246	4.06		
248	PROD TANK #248	0.14		
250	HYDROGEN PLANT VENT	3.31		
261	PROD TANK #261	0.15		
262_	PROD TANK #262			
263	PROD TANK #263	0.05		
264	PROD TANK #264	2.97		
265	PROD TANK #265	2.06		
266	PROD TANK #266	0.61		
268_	PROD TANK #268	0.14		
281	PROD TANK #281	0.09		
282	PROD TANK #282	0.16		
283_	PROD TANK #283	0.25		
284_	PROD TANK #284	0.16		
285	PROD TANK #285	0.16		
286	PROD TANK #286	0.09		
331	BENZENE TANK T 331			
332	BENZENE TANK T 332			
401	TOLUENE TANK #401			
402	TOLUENE TANK #402			
405	TANK #405	0.18		
406_	TANK #406			
407_	TANK #407	0.39	-	
408_	TANK #408			

2004 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

Page

A Summary of Facility Emissions including Group Level Emissions in Tons/Year

Fac	ilits	No.	me:
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THE PREMCOR REFINING GROUP INC

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON PM10-FIL	PM25-FIL NH3
470	TANK #470	0.026			177		
471	TANK #471	0.013					
481	TANK #481						
500	TANK #500						
502	TANK #502						
503	TANK #503						
504	TANK #504						
505	TANK #505						
520_	PROPANE PIT FLARE	1.08	1.05	7.53			
521	RFG COOLING TOWER	0.37				0.72	
523	REPOWERING COOLING TOW					0.55	
527	REPOWERING CT1	0.63	76.39	15.65	142.87	<u></u>	
528	REPOWERING CT2	0.41	50.61	3	63.41	<u> </u>	
530	REPOWER - RAW GAS FLARE		1.28	54.18	257.39	<u> </u>	
532	REPOWER - CLEAN GAS FLARE		10.01	422.21	8.94	<u> </u>	
<u>550</u>	TANK #550						
551	TANK #551						
552_	TANK #552						
553	TANK #553						
<u>560</u>	TANK #560						
<u>561</u>	TANK #561						
562	TANK #562						
563	TANK #563						
564	TANK #564						
565	TANK #565						
566	TANK #566	0.04					
570_	BENZENE TANK T 570						
571	AROMATICS TANK T 571						

Page

Facility Name:

THE PREMCOR REFINING GROUP INC

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON PM10-FIL	PM25-FIL NH3
572	AROMATICS TANK T 572						
580	TANK #580	0.57					
581	TANK #581	1.71					
582	TANK #582	0.07					
583_	TANK #583	0.07					
584_	TANK #584	0.44					
901_	CRUDE TANK #1 F-SS	1.51					
902	CRUDE TANK #2 F-SS	1.48					
903	CRUDE TANK #3 F-SS	1.4					
904	CRUDE TANK #4 F-SS	1.38					
905	CRUDE TANK #5 F-SS	1.4					
906_	CRUDE TANK #6 F-SS	1.43					
907_	CRUDE TANK #7 F-SS	0.08					
908	CRUDE TANK #8 F-SS	0.85			-		
909	CRUDE TANK #9 F-DS	1.77					
910_	CRUDE TANK #10 F-SS	1.46					
911	CRUDE TANK #11	1.49					
912	CRUDE TANK #12	1.38					
944	INTER. TANK #44	1.03					
945	INTER. TANK #45	8.5					
947	INTER. TANK # 47	0.42					
948_	INTER. TANK #48	0.41					
950_	INTER. TANK #50	0.65					
951	INTER. TANK #51	0.29					
960	INTER. TANK #60	0.04					
961	INTER. TANK #61						
962	INTER. TANK #62	0.01					
965	INTER. TANK #65	0.01			_		

2004 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

Page

A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name:	THE PREMCO	R REFINING	GROUP IN	С					
Facility Id:	00016	Gr	oup Level En	nissions S	ummary				
Group ID#	Group Description		VOC	NO2	CO	SO2	PM-CON PM1	0-FILPM25-	FIL NH3
966_	INTER. TANK #66		11.01	<u> </u>					
971	INTER. TANK #71		0.01	<u> </u>					
972	INTER. TANK #72		0.97	7					
973	INTER. TANK #73		0.9)					
974	INTER. TANK #74								
975_	INTER. TANK #75		0.04	<u> </u>					
976	INTER. TANK #76		0.0.	3					
977_	INTER. TANK #77		0.00	5					
978	INTER. TANK #78		0.09)					
998	TANK FUGITIVE								
999_	ACCIDENTAL RELEASES	5	58.42	0.38	<u>6706.6</u>	206.13			85.93
	GROUP LEVEI	AIR EMISS	ION INVEN	TORY SU	MMARY				Page 8
		VOC	NO2	CO	SO2	PM-CO	ON PM10-FIL	PM25-FIL	NH3
0/8/05 10	Total Emissions	694.499	3196.77	9625.28	27553.75	417	367 1168.28	5.63	102.4
Pursuant to F	Regulation No. 30, I, the unde	rsigned, am a	Responsible	Official a	nd I have p	ersonall	v examined and	l am familiar	with the
	ubmitted in this document ar								
	s and information in the docu								
	Responsible C	Official:					(Please Print)		
	Title:								
	Signature:					Date			
		See	altac	hnev	24,				

FACILITY ID NO. 00016 DELWARE CITY REFINERY

EMISSIONS FOR THE OPERATING PERIOD 1/1/04 – 4/30/04 MOTIVA ENTERPRISES LLC

Pursuant to Regulation No. 30, I, the undersigned, am a Responsible Official and I have personally examined and am familiar with the information submitted in this document and all of its attachments. I certify, based on information and belief formed after reasonable inquiry, that the statements and information in the document are true, accurate, and complete.

Responsible Official:	Bert Molina		(Please Print)
Title: Regulatory Signature:	Affairs Manager	Date: _	4 / 27 / 05

FACILITY ID NO. 00016 DELWARE CITY REFINERY

EMISSIONS FOR THE OPERATING PERIOD 5/1/04 – 12/31/04 THE PREMCOR REFINING GROUP INC.

Pursuant to Regulation No. 30, I, the undersigned, am a Responsible Official and I have personally examined and am familiar with the information submitted in this document and all of its attachments. I certify, based on information and belief formed after reasonable inquiry, that the statements and information in the document are true, accurate, and complete.

Responsible C	official: Michael J. Pol	(Please Print)
Title:	finery Manager	-A
Signature:	med fally	Date: 04/27/05



4550 Wrangle Hill Road • Delaware City, Delaware 19706-7000

JUN 0 2 2006 20370

CMRRR# 7005 1160 0004 2622 2255

HAND DELIVERED

May 31, 2006

Attn: Emission Inventory Department Air Quality Management Section DNREC 156 S. State St. Dover, Delaware 19901

RE: 2005 Annual Air Emission Inventory and Emissions Statement Report
The Premcor Refining Group Inc. – Delaware City Refinery

Dear Sir or Madam:

Enclosed is the 2005 Annual Air Emission Inventory and Emissions Statement Report for The Premcor Refining Group Inc.'s (Premcor) Delaware City Refinery. Emissions data were filed online using the DNREC I-STEPS software. The electronic data submitted included carbon dioxide, nitrous oxide, and methane greenhouse gas emissions.

As requested by the Emissions Inventory Department, this submittal also includes the following:

- □ A disk containing 2005 storage tank emissions information in TANKS 4.09 output format.
- □ Tanks 4.09 printouts for a refinery fixed roof, internal floating roof and external floating roof tank. This is to document that the in the refinery's OpsEnvironmental software, which uses AP-42, Chapter 7 tank emissions equations, provides results consistent with Tank 4.09 software.
- A document summarizing emission factors and calculation methodologies. The condensible and filterable portions of PM-10 emissions were reported where data was available from stack testing. SCC factors used for estimating particulate emissions from refinery heaters were assumed to be PM-10 and PM-2.5 filterable material, in accordance with the draft proposed revisions to AP-42 emission factors for estimating PM2.5 emissions from gas-fired combustion units. The draft revisions indicate that all PM emissions from gas-fired combustion units are assumed to be PM2.5 and that condensible PM from gas-fired combustion units is negligible.

If you have any questions regarding this submittal, please contact me at (302) 834-6408.

Sincerely,

Cathe Kalisz

Staff Environmental Engineer

Cathe Kaling

Enclosures

RECEIVED

JUN 0 1 2006 STATE OF DELAWARE AIR QUALITY MGMICASTLE OFFICE bcc:

Andrew Kenner Gerry Forstell Pat Covert Heather Chelpaty Mary Jen Beach

FILE: 110(k)-1-R-5

V:\env\Emission Inventory\2005\DNREC Submittal\2005 El Transmittal Letter.doc

05/30/2006

2005 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT A Summary of Facility Emissions including Group Level Emissions in Tons /Year

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Facility Name:

THE PREMCOR REFINING GROUP INC

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON I	PM10-FILP	M25-FIL	NH3
001	COKER INCINERATOR STACK	2.63	36.94	32.82	346.16		22.22		0.16
002	FLUID COKER CO BOLER 22H3	82.19	576,4	613.91	14671.9		90.18		4.89
003	HEATER 22-H-2	<u>0,1</u>	6	1,5	0.1		0.1	0.1	
<u>004</u>	COKE HANDLING EQUIPMENT						<u>31.78</u>		
<u>005_</u>	CRUDE UNIT								
<u>007</u>	HEATER #2 FOR UNIT 21-H-2	2.1	<u>101.1</u>	0.9	2		<u>2.2</u>	2.2	
<u>008</u>	FOUL WATER TREATMENT SYS.								
<u>010 </u>	COKER GASOLINE MEROX PLT				13.14				
<u>011 </u>	CRACKER BYPASS STACK	<u>4.57</u>	<u>45.14</u>	<u> 15.01</u>	<u>394.18</u>	<u>14.43</u>	<u>19.33</u>		<u>0.46</u>
<u>012</u>	CRACKER CO BOILER MAIN ST	<u>107.59</u>	<u>900.18</u>	<u>716.74</u>	<u>9683.19</u>	<u>354.4</u>	<u>446.01</u>		11.19
<u>013 </u>	TETRA HEATER 32-H-101	0.3	<u>11.9</u>	<u>4,1</u>	0.3		<u>0.4</u>	0.4	
<u>014 </u>	TETRA HEATER 32-H-102								
<u>015</u>	TETRA HEATER 32-H-103								
<u>016 </u>	ALKYLATION FEED MEROX PLT				<u>_113.88</u>				
<u>017 </u>	POLYMERIZATION MEROX PLT				<u>74,46</u>				
<u>018 </u>	ALKY & POLY UNITS								
<u>020 </u>	REFORMER, HEATER 25-H-1B								
<u>021</u>	CATALYTIC REFORMER UNIT								
<u>024</u>	NAPTHALENE PLT HTR 33-H-1								
025_	NAPTHALENE PLT HTR 33-H-2								
<u>027</u>	SULFUR RECOVERY UNIT 1	0.2	1.5		33	<u>3.94</u>	0.3	4.2	
<u>028</u>	SULFUR RECOVERY UNIT 2	0.2	<u>4.1</u>	0.1	<u>119.4</u>	<u>2.95</u>	<u>0.16</u>	3.1	
<u>029</u> _	HYDROCRACKER								
<u>030</u> _	HYDROCRACKER HTR 36-H-1	0.3	<u> </u>	4.2	0.2		0.4	0.4	
<u>031</u>	HYDROCRACKER HTR 36-H-3	0.2	8.3	2.1	0.1		0.2	0.2	
<u>032</u>	HYDROCRACKER HTR 36-H-2	0.1	<u>5.3</u>	1.3			<u> </u>	0.1	
<u>033</u>	HYDROCRACKER HYDROGEN PLT	2.44							
<u>034</u>	HYDROCRACKER H2 HTR 37-H1	<u> 2.6</u>	<u>72.2</u>	11	0.9		<u>2.8</u>	2.8	

2005 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name:

THE PREMCOR REFINING GROUP INC

Facility Id:

00016

					~~~			
Group ID#	Group Description	<u>voc</u> _	NO2	_CO	SO2	PM-CON I	PM10-FIL	PM25-FIL NH3
<u>040                                   </u>	CLOSED TOLUENE FACILITY							
<u>043                                    </u>	BENZENE EXTRACTION FAC.							
<u>044</u>	AROMATICS FACT. FACILITY							<del></del>
<u>050                                   </u>	CPI&API SEPARATOR, TANKS	<u>243.74</u>						
<u>051</u>	WASTEWATER TREATMNT PLANT	4.2	<u>6.35</u>	<u>1.59</u>				
<u>052                                    </u>	OIL RECOVERY SYSTEM							
<u>066                                   </u>	CLOSED TRASH INCINERATOR							
<u>067_</u>	BOILER 4	1.63	<u>174.85</u>	<u>25.18</u>	46.31	<u>2.63</u>	0.87	
<u>068</u>	BOILER 1	0.13	<u> 189.11</u>	<u>7.66</u>	<u>25.14</u>	<u> 10.54</u>	<u>           3.5                         </u>	
<u> </u>	BOILER 2	0.5	<u>28,23</u>	1.02	4.77	2.88	<u> </u>	
<u>070</u> _	BOILER 3	<u>0.04</u>	<u> 186.81</u>		<u>56,75</u>	<u>5.65</u>	<u>1.87</u>	
<u>071                                    </u>	CLOSED METHANOL PLANT					- ———		
<u>072                                    </u>	CLOSED METHANOL PLT HTR 4							
<u>073</u>	NEW CCR REFORMER #1							
<u>074                                    </u>	NEW CCR REF. HTR 42-H-1	1.6	<u>74.5</u>	0.4	1.6	<u> </u>	<u> </u>	1.7
<u>075                                    </u>	NEW CCR REF. HTR 42-H-2	1.7	<u>76.9</u>	0.4	1.7		<u> </u>	1.8
<u>076                                    </u>	NEW CCR REF. HTR 42-H-3	0.8	<u>37.7</u>	0.2	0.8	<u> </u>	<u> </u>	0.9
<u>077                                   </u>	NEW CCR REF. HTR 42-H-7	0.6	<u>23.8</u>	0.2	0.6		<u>0.6</u>	<u>0.6</u>
<u>078                                    </u>	OLEFINS PLANT							
<u>080_</u>	FLARE SYSTEM	<u>8.9</u>	4.32	23.52	0.16	-		
<u>081</u>	BARGE LOADING	<u>8.16</u>	2,92	7.84				
<u>082</u>	CLOSED LAND TREATMENT (TS							
<u>083</u>	VALVE MAINTENANCE	<u>32.3</u>				· ———		
<u>084</u>	HYDROD TRAIN HTR 29-H-101	0.4	23.9	<u>6,1</u>	0.6		0.5	0.5
<u>085</u>	HYDRODS. TRAIN HTR 29-H-8	<u>0.6</u>	23.9	1.4	0.5	. <del></del>	0.6	0.6
<u>086_</u>	HYDRODS, TRAIN HTR 29-H-1							
<u>088</u>	HYDRODESULFURIZER TRAIN 1		<del></del> .					
<u>089</u>	HYDRODESULFURIZER TRAIN 2							

05/30/2006

#### 2005 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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A Summary of Facility Emissions including Group Level Emissions in Tons /Year

#### THE PREMCOR REFINING GROUP INC

Facility Id:

00016

Group ID#	Group Description	<u>VOC</u>	NO2	_CO	SO2 PI	<u>M-CON PM</u>	10-FILP	M25-FIL 1	NH3
<u>090_</u>	HYDRODS. TRAIN HTR 29-H-2	0.5	<u>23.7</u>	<u>5.9</u>	0.4		0.5	0.5	
<u>091                                    </u>	HYDRODS, TRAIN HTR 29-H-3	0.1	5.1	1.3	0.1		0.1	0.1	
<u>092</u>	HYDRODS. TRAIN HTR 29-H-9	0.2	<u>10.9</u>	<u>2.7</u>	0.2		0.2	0.2	
<u>093                                    </u>	HYDRODESULFURIZER TRAIN 3								
<u>094</u>	HYDRODESULFURIZER TRAIN 4								
<u>095                                    </u>	HYDRODS. TRAIN HTR 29-H-4		<u>1.6</u>						
<u>096</u>	HYDRODS, TRAIN HTR 29-H-7		2.2	0.5					
<u>097</u>	HYDRODESULFURIZER TRAIN 5								
<u>098                                    </u>	HYDRODS. TRAIN HTR 29-H-5	0,3	<u>17.6</u>	1.2	0.1		0.3	0.3	
<u>099                                   </u>	HYDRODS, TRAIN HTR 29-H-6	<u> </u>	<u>9.9</u>	41.9	0.2	<del>_</del>	0.3	0.3	
<u> 100                                   </u>	CLOSED STACK GAS SCRUBBER								
<u> 101 </u>	H2 CARBON DRUM VENT								
<u> 102 </u>	NAPHTHA TREATER				<u>191.54</u>				
<u> 105                                    </u>	CRUDE UNIT HEATR 21-H-701	0.1	<u>78.8</u>	<u>1.8</u>	<u>30.5</u>	<u>9,9</u> _	0.61	<u>10.5</u> _	<u>0,02</u>
<u> 106                                    </u>	HTR FOR COKER SHU UNIT		21.6	<u>5,4</u>	0.2		0.5	0.5	
<u>125                                    </u>	CNHTU HEATR 25-H-401		2.8	<u>0.1</u>	<u> </u>		<u>0.4</u>	<u>0.4</u>	
<u> 126</u>	CNHTU HTR 25-H-402		<u>4.3</u>		0.1		0.5	0.5	
<u>130                                    </u>	CLOSED ACID PLANT								
<u>135                                    </u>	PROD TANK #135	<u>2.06</u>							
<u>136                                    </u>	PROD TANK #136	<u>2.45</u>							
<u>137                                    </u>	PROD TANK #137	<u>4.13</u>				_ <del>_</del>			
<u>139                                    </u>	PROD TANK #139	<u>1.75</u>							
<u>145                                    </u>	PROD TANK #145	<u>2.17</u>							
<u>146</u>	PROD TANK #146	<u>2.63</u>				<u> </u>			
<u>147                                    </u>	PROD TANK #147	2.39							
<u>149                                    </u>	PROD TANK #149	<u> </u>				<u> </u>			
<u>150</u>	PROD TANK #150	2.9							
<u>161                                   </u>	PROD TANK #161	2					<del></del>		

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#### A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name: THE PREMCOR REFINING GROUP INC

Facility Id: 00016

Group ID#	Group Description	<u>voc</u>	NO2	CO	SO2	PM-CON PM10-FIL PM25-FIL NH3
<u>162</u>	PROD TANK #162	<u>3.27</u>				
<u>163                                    </u>	PROD TANK #163	4.3				
<u> 165 </u>	PROD TANK #165	1.49				
<u> 166</u>	PROD TANK #166	4.54			<u> </u>	
<u> 167 </u>	PROD TANK #167	<u>0,72</u>				
<u>181</u>	PROD TANK #181	2.59				
<u>182</u>	PROD TANK #182	3				
<u>183                                    </u>	PROD TANK #183	4.13				
<u>185                                    </u>	PROD TANK #185	<u>1,84</u>		<del></del> _		
<u> 186</u>	PROD TANK #186	0.18				
<u>187                                    </u>	PROD TANK #187	<u> </u>				
<u>201                                    </u>	PROD TANK #203					
<u>202</u>	PROD TANK #202	<u>0.09</u>				
<u>203                                    </u>	PROD TANK #203	2.24			•	~
<u>204</u>	PROD TANK #204	<u>0,59</u>				
<u>205                                    </u>	PROD TANK #205	<u>0.41</u>				
<u> 206                                    </u>	PROD TANK #206	<u>0.48</u>				
<u>223                                   </u>	PROD TANK #223	2.2				~ <u> </u>
<u>224</u>	PROD TANK #224	<u>1,76</u>				
<u>225                                   </u>	PROD TANK #225	<u> </u>				
<u>227                                   </u>	PROD TANK #227	<u> </u>				
<u>241</u>	PROD TANK #241	<u>0.42</u>				
<u>242                                   </u>	PROD TANK #242	<u> </u>				
<u>243                                    </u>	PROD TANK #243	0.26				
<u>244</u>	PROD TANK #244	3,44				
<u>245</u>	PROD TANK #245	2.06				
<u>246</u>	PROD TANK #246	<u> 1.55</u>				<del></del>
<u>248</u>	PROD TANK #248	0.12				

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#### A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name: THE PREMCOR REFINING GROUP INC

Facility Id: 00016 Group Level Emissions Summary

Group ID#	Group Description	voc_	NO2	CO	SO2	PM-CON PM10-FIL PM25-FIL NH3
<u>250</u>	HYDROGEN PLANT VENT					
<u> 261 </u>	PROD TANK #261	<u>0,24</u>				
<u> 262 </u>	PROD TANK #262					
<u>263                                    </u>	PROD TANK #263	0.1				
<u> 264 </u>	PROD TANK #264	2.63				
<u> 265 </u>	PROD TANK #265	<u>2.15</u>				
<u> 266 </u>	PROD TANK #266	<u> </u>			_	
<u>268</u>	PROD TANK #268	<u>0,18</u>				
<u> 281 </u>	PROD TANK #281	<u>0.33</u>				
<u>282</u>	PROD TANK #282	<u>0.18</u>				
<u>283                                    </u>	PROD TANK #283	<u>0,18</u>				
<u>284</u>	PROD TANK #284	0.1				
<u>285                                    </u>	PROD TANK #285	<u> </u>				
<u> 286 </u>	PROD TANK #286	0.13				
<u>331                                   </u>	BENZENE TANK T 331					
<u>332</u>	BENZENE TANK T 332					
<u>401                                    </u>	TOLUENE TANK #401					
<u>402</u>	TOLUENE TANK #402					
<u>405</u>	TANK #405	<u> </u>				
<u>406_</u>	TANK #406	<u>0.06</u>				
<u>407</u>	TANK #407	<u> </u>				
<u>408</u>	TANK #408					
<u>470_</u>	TANK #470	0.02				
<u>471                                    </u>	TANK #471	<u>0.01</u>				
<u>481</u>	TANK #481					
<u>500</u>	TANK #500					
<u>502</u>	TANK #502	<u>_</u>				
<u>503</u>	TANK #503					

#### A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name: THE PREMCOR REFINING GROUP INC

Facility Id:

00016

Group ID#	Group Description	<u>VOC</u>	NO2	<u></u>	SO2	PM-CON	PM10-FIL	PM25-FIL NH3
<u>504</u>	TANK #504							
<u>505</u>	TANK #505							
<u>520</u>	PROPANE PIT FLARE	<u> </u>	1.04	<u>7,51</u>				
<u>521</u>	RFG COOLING TOWER							
<b>523</b>	REPOWERING COOLING TOW						<u>1.77</u>	
<u>527                                    </u>	REPOWERING CT1	1.25	<u>51.76</u>	<u>14.87</u>	_155.97	<u> 11.07</u>	2.87	
<u>528</u>	REPOWERING CT2	<u>1.19</u>	<u>69.09</u>	<u>10.92</u>	45.88	<u> 11.76</u>	<u>2.91</u>	
<u>530                                    </u>	REPOWER - RAW GAS FLARE					<del></del>		
<u>532</u>	REPOWER SYNGAS FLARE		<u>14.39</u>	<u>613.68</u>	435,5	<u> </u>		
<u>550</u>	TANK #550							
<u>551</u>	TANK #551							
<u>552</u>	TANK #552							
<u>553                                   </u>	TANK #553							
<u>560</u>	TANK #560							
<u>561</u>	TANK #561							
<u>562</u>	TANK #562							
<u>563                                    </u>	TANK #563							
<u>564</u>	TANK #564							
<u>565_</u>	TANK #565							
<u> 566                                   </u>	TANK #566							
<u>570                                    </u>	BENZENE TANK T 570							
<u>571</u>	AROMATICS TANK T 571							
<u>572                                    </u>	AROMATICS TANK T 572							
<u>580</u>	TANK #580							
<u>581_</u>	TANK #581							
<u>582</u>	TANK #582							
<u>583                                    </u>	TANK #583							
<u>584                                    </u>	TANK #584	<del></del>						

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## A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility !	Name
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#### THE PREMCOR REFINING GROUP INC

Facility Id:

00016

Group ID#   Group Description   VOC   NO2   CO   SO2   PM-CON PMI0-FIL PM25-FIL NH3						
902	Group ID#	Group Description	VOC NO2	<u>CO</u>	<u>SO2</u>	PM-CON PM10-FIL PM25-FIL NH3
903	<u>901                                    </u>	CRUDE TANK #1 F-SS	<u> </u>			
904. CRUDE TANK #4 F-SS	<u>902                                    </u>	CRUDE TANK #2 F-SS	1.57			
905	<u>903                                    </u>	CRUDE TANK #3 F-SS	<u> </u>			- <del></del>
906	<u>904</u>	CRUDE TANK #4 F-SS	1.51			
907         CRUDE TANK #7 F-SS         0.4           908         CRUDE TANK #8 F-SS         1.13           909         CRUDE TANK #9 F-DS         1.87           910         CRUDE TANK #10 F-SS         1.63           911         CRUDE TANK #11         1.63           912         CRUDE TANK #12         1.52           944         INTER. TANK #44         0.97           945         INTER. TANK #45         7.68           947         INTER. TANK #48         0.15           948         INTER. TANK #50         0.53           951         INTER. TANK #50         0.53           951         INTER. TANK #61         0.03           961         INTER. TANK #61         0.04           962         INTER. TANK #65         0.89           965         INTER. TANK #66         11.85           971         INTER. TANK #71         0.06           972         INTER. TANK #73         0.63           974         INTER. TANK #74	<u>905                                    </u>	CRUDE TANK #5 F-SS	1.28			
908         CRUDE TANK #8 F-SS         1,13           909         CRUDE TANK #9 F-DS         1,87           910         CRUDE TANK #10 F-SS         1,63           911         CRUDE TANK #11         1,63           912         CRUDE TANK #12         1,52           944         INTER. TANK #44         0,97           945         INTER. TANK #45         7,68           947         INTER. TANK #47         0,53           948         INTER. TANK #48         0,15           950         INTER. TANK #50         0,53           951         INTER. TANK #51         0,38           960         INTER. TANK #60         0,05           961         INTER. TANK #61         0,04           962         INTER. TANK #62         0,02           965         INTER. TANK #65         0,89           966         INTER. TANK #66         11,85           971         INTER. TANK #71         0,06           972         INTER. TANK #73         0,63           974         INTER. TANK #74	<u>906</u>	CRUDE TANK #6 F-SS	1.47			
909       CRUDE TANK #9 F-DS       1.87         910       CRUDE TANK #10 F-SS       1.63         911       CRUDE TANK #11       1.63         912       CRUDE TANK #12       1.52         944       INTER. TANK #44       0.97         945       INTER. TANK #45       7.68         947       INTER. TANK #45       0.53         948       INTER. TANK #48       0.15         950       INTER. TANK #50       0.53         951       INTER. TANK #51       0.38         960       INTER. TANK #60       0.05         961       INTER. TANK #61       0.04         962       INTER. TANK #65       0.89         965       INTER. TANK #66       11.85         971       INTER. TANK #71       0.06         972       INTER. TANK #72       1.27         973       INTER. TANK #73       0.63         974       INTER. TANK #74	<u>907                                    </u>	CRUDE TANK #7 F-SS	0.4			
910	<u>908</u>	CRUDE TANK #8 F-SS	<u> 1.13</u>			- <del> </del>
911	<u>909</u> _	CRUDE TANK #9 F-DS	<u>1.87</u>		- <del>-</del>	- <del> </del>
912	<del></del>	CRUDE TANK #10 F-SS	<u> 1.63</u>	- ——		
944       INTER. TANK #44       0.97         945       INTER. TANK #45       7.68         947       INTER. TANK #47       0.53         948       INTER. TANK #48       0.15         950       INTER. TANK #50       0.53         951       INTER. TANK #51       0.38         960       INTER. TANK #60       0.05         961       INTER. TANK #61       0.04         962       INTER. TANK #62       0.02         965       INTER. TANK #65       0.89         966       INTER. TANK #66       11.85         971       INTER. TANK #71       0.06         972       INTER, TANK #72       1.27         973       INTER. TANK #73       0.63         974       INTER, TANK #74	_ <del>_</del>	CRUDE TANK #11	<u> 1.63</u>			- <u> </u>
945       INTER. TANK #45       7.68         947       INTER. TANK #47       0.53         948       INTER. TANK #48       0.15         950       INTER. TANK #50       0.53         951       INTER. TANK #51       0.38         960       INTER. TANK #60       0.05         961       INTER. TANK #61       0.04         962       INTER. TANK #62       0.02         965       INTER. TANK #65       0.89         966       INTER. TANK #66       11.85         971       INTER. TANK #71       0.06         972       INTER. TANK #72       1.27         973       INTER. TANK #73       0.63         974       INTER. TANK #74	<del></del>				- —-	
947       INTER. TANK #47       0.53         948       INTER. TANK #48       0.15         950       INTER. TANK #50       0.53         951       INTER. TANK #51       0.38         960       INTER. TANK #60       0.05         961       INTER. TANK #61       0.04         962       INTER. TANK #62       0.02         965       INTER. TANK #65       0.89         966       INTER. TANK #66       11.85         971       INTER. TANK #71       0.06         972       INTER. TANK #72       1.27         973       INTER. TANK #73       0.63         974       INTER. TANK #74		INTER. TANK #44	0.97			<del></del>
948       INTER. TANK #48       0.15         950       INTER. TANK #50       0.53         951       INTER. TANK #51       0.38         960       INTER. TANK #60       0.05         961       INTER. TANK #61       0.04         962       INTER. TANK #62       0.02         965       INTER. TANK #65       0.89         966       INTER. TANK #66       11.85         971       INTER. TANK #71       0.06         972       INTER. TANK #72       1.27         973       INTER. TANK #73       0.63         974       INTER. TANK #74	<del></del>	INTER. TANK #45				
950       INTER. TANK #50       0.53         951       INTER. TANK #51       0.38         960       INTER. TANK #60       0.05         961       INTER. TANK #61       0.04         962       INTER. TANK #62       0.02         965       INTER. TANK #65       0.89         966       INTER. TANK #66       11.85         971       INTER. TANK #71       0.06         972       INTER. TANK #72       1.27         973       INTER. TANK #73       0.63         974       INTER. TANK #74	<del></del> _		0.53	- <del></del>	<u> </u>	
951       INTER. TANK #51       0.38         960       INTER. TANK #60       0.05         961       INTER. TANK #61       0.04         962       INTER. TANK #62       0.02         965       INTER. TANK #65       0.89         966       INTER. TANK #66       11.85         971       INTER. TANK #71       0.06         972       INTER. TANK #72       1.27         973       INTER. TANK #73       0.63         974       INTER. TANK #74	<del>_</del>					
960       INTER. TANK #60       0.05         961       INTER. TANK #61       0.04         962       INTER. TANK #62       0.02         965       INTER. TANK #65       0.89         966       INTER. TANK #66       11.85         971       INTER. TANK #71       0.06         972       INTER. TANK #72       1.27         973       INTER. TANK #73       0.63         974       INTER. TANK #74	· <del>-</del>	<del></del>				
961       INTER. TANK #61       0.04         962       INTER. TANK #62       0.02         965       INTER. TANK #65       0.89         966       INTER. TANK #66       11.85         971       INTER. TANK #71       0.06         972       INTER. TANK #72       1.27         973       INTER. TANK #73       0.63         974       INTER. TANK #74	<del>-</del>					
962       INTER. TANK #62       0.02         965       INTER. TANK #65       0.89         966       INTER. TANK #66       11.85         971       INTER. TANK #71       0.06         972       INTER. TANK #72       1.27         973       INTER. TANK #73       0.63         974       INTER. TANK #74	<del></del>			_ <del></del>		
965       INTER. TANK #65       0.89         966       INTER. TANK #66       11.85         971       INTER. TANK #71       0.06         972       INTER. TANK #72       1.27         973       INTER. TANK #73       0.63         974       INTER. TANK #74	<u> </u>					
966       INTER. TANK #66       11.85         971       INTER. TANK #71       0.06         972       INTER, TANK #72       1.27         973       INTER. TANK #73       0.63         974       INTER. TANK #74						
971       INTER. TANK #71       0.06         972       INTER. TANK #72       1.27         973       INTER. TANK #73       0.63         974       INTER. TANK #74	<del></del> _					
972       INTER, TANK #72       1.27         973       INTER. TANK #73       0.63         974       INTER. TANK #74						
973 INTER. TANK #73 0.63 974 INTER. TANK #74			<del></del>		_ <del>_</del>	
974 INTER. TANK #74			<del></del>	<del>_</del>	- —	
	<del></del>		<u> </u>			
975 INTER. TANK #75 0.08						
	<u>975_</u>	INTER. TANK #75	0.08	·	. — <del>.</del>	

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## 2005 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name:	THE PREMCOR	REFINING	GROUP INC						
Facility Id:	00016	Gr	oup Level Em	issions Su	mmary				
Group ID#	Group Description		voc_	NO2	CO	SO2	PM-CON PM	10-FIL PM25-	FIL NH3
<u>976                                    </u>	INTER. TANK #76		0.02		<del></del>				
<u>977                                   </u>	INTER. TANK #77		<u> 3.83</u>						
<u>978                                    </u>	INTER. TANK #78		0.07	<del></del>					
<u>998</u>	TANK FUGITIVE								
<u>999</u>	ACCIDENTAL RELEASES		<b>25.86</b>	0.27	1834.39	<u>23.46</u>			<u>11.19</u>
	GROUP LEVEL A	AIR EMISS VOC 662.89	NO2	co	MMARY SO2 26476.09		N PM10-FIL .15640.43		Page 8 NH3 28.06
information s	Regulation No. 30, I, the unders ubmitted in this document and s and information in the document Responsible Off Title:	all of its att nent are tru- ficial;	achments cer	tify, based d complet	d on informe.	nation an		ed after reasor	

	I	SULFUR	NITROGEN	CARBON			44446Alia
Group ID	UNIT	DIOXIDE	OXIDE	MONOXIDE	Voc	TSP / PM10	AMMONIA
105	21-H-701 FUEL GAS	1/1-9/30/05: SCC Factor: 950 x Wt % S Lb. SOx /MMSCF fuel. Wt % S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.  SCC Factor: 950 x Wt % S Lb. SOx /MMSCF	NOx CEMS	0.001 lb/MMBTU 4/26 -4/27/05 stack test	0,0001 lb/MMBTU 4/26 -4/27/05 stack test	0.00597 Ib/MMBTU PM10-PRI PM10 primary from 4/26-27/05 stack test.	Precombustor design efficiency and
	21-H-701 AMMONIA	fuel. Wt.% S in ammonia stream from sour water stripper design data.					estimated NH3 combustion efficiency of 21-H-701
7	21-H-2 GAS	1/1-9/30/05: SCC Factor: 950 x Wt.% S Lb. SOx /MMSCF fuel, Wt.% S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	NOx CEMS	0.001 lb/MMBTU 1993 source test	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
2	COKER COB FUEL GAS	SO2 CEMS and stack flow monitor	NOx CEMS and stack flow monitor	SCC Factor: 35 lb. CO /MMSCF through 4/30/05; CO CEMS 5/1/05 forward	SCC Factor: 2.8 lb. VOC/MMSCF	Use of 1992 stack test factor, ratioed for actual feed rate to stack test feed rate, less fuel gas	
	COKER COB PROCESS GAS			SCC Factor: 35 lb. CO /MMSCF through 4/30/05; CO CEMS 5/1/05 forward	SCC Factor: 2.8 lb. VOC/MMSCF	emissions. 46.8% of TSP is PM-10.	Based on 4/04 process data
1	COKER INCINERATOR - FURL GAS	1/1-9/30/05: SCC Factor: 950 x Wt. % S Lb. SOx. MMSCF fuel. Wt. % S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	SCC Factor; 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
	COKER INCINERATOR - PROCESS GAS	Total SO2 emissions (presumed at monthly average for COB operation) less SO2 emissions from fuel gas	Total NOx emissions presumed at monthly average rate for COB operation	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	6/5/95 test data 0.0074 lb/hr per BPD FF	
3		1/1-9/30/05. SCC Factor: 950 x Wt % S Lb. SOx /MMSCF fuel. Wt % S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
12	FCCU COB MAIN STACK - GAS	SO2 CEMS and stack flow monitor	NOx CEMS and stack flow monitor	CO CEMS and stack flow monitor	SCC Factor: 2.8 lb. VOC/MMSCF		
	FCCU COB MAIN STACK - PROCESS GAS				SCC Factor: 2.8 lb. VOC/MMSCF	February and March 2005 stack test results for fitterable fraction; SO3 and H2SO4 condensibles estimated from SO2 emissions.	Based on 4/04 process data
11	FCCU BYPASS STACK - PROCESS GAS	Total SO2 emissions presumed at monthly average rate for COB operation	Total NOx emissions presumed at monthly average rate for COB operation	Total CO emissions presumed at monthly average rate for COB operation	SCC Factor: 2.8 lb, VOC/MMSCF	February and March 2005 stack test results for filterable fraction; SO3 and H2SO4 condensibles estimated from SO2 emissions.	
84		1/1-9/30/05, SCC Factor: 950 x Wt.% S Lb. SOx /MMSCF fuel, Wt.% S data from H2S CEMS. Starling 10/1 - material balance using TRS from fuel gas CEMS.	0.138 lb/ MMBTU 1993 stack test factor	0.035 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
85		1/1-9/30/05: SCC Factor: 950 x Wt.% S Lb. SOx /MMSCF fuel. Wt.% S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	0.099 lb/ MMBTU 1993 stack test factor	0.006 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb, VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
13			0.087 lb/ MMBTU 8/31/05 stack test factor	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
90		1/1-9/30/05: SCC Factor: 950 x Wt.% S Lb. SOx MMSCF fuel. Wt.% S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb, VOC/MMSCF	SCC Factor: 3 to PM-10/MMSCF	

	т	SULFUR	NITROGEN	CARBON		<del></del>	<del></del>
Group ID	UNIT	DIOXIDE	OXIDE	MONOXIDE	voc	TSP/PM10	AMMONIA
91	29-H-3	1/1-9/30/05: SCC Factor: 950 x Wt % S Lb. SOx /MMSCF fuel. Wt % S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	- Ammoria
92	29-H-9	1/1-9/30/05: SCC Factor: 950 x Wt.% S Lb. SOx /MMSCF fuel. Wt.% S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb, NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor, 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
95	29-H-4	1/1-9/30/05: SCC Factor: 950 x Wt % S Lb. SOx /MMSCF fuel. Wt.% S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.		0.004 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
96	29-H-7	1/1-9/30/05: SCC Factor: 950 x Wt % S Lb. SOx /MMSCF fuel Wt % S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
98	29-H-5	1/1-9/30/05: SCC Factor: 950 x Wt % S Lb. SOx /MMSCF fuel. Wt % S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	0.15 lb/ MMBTU 1993 stack test factor	0.01 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 Ib PM-10/MMSCF	
99	29-H-6	1/1-9/30/05: SCC Factor: 950 x Wt.% S Lb. SOx /MMSCF fuel. Wt.% S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	0.07 lb/ MMBTU 1993 stack test factor	0.301 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 ib PM-10/MMSCF	
34	H2 PLANT 37-H-1	1/1-9/30/05: SCC Factor: 950 x Wt % S Lb. SOx /MMSCF fuel. Wt % S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	NOx CEMS	0.01 lb/ MMBTU 1994 stack test factor	SCC Factor: 2.8 lb, VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
30	36-H-1	1/1-9/30/05: SCC Factor. 950 x Wt % S Lb. SOx /MMSCF fuel. Wt % S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 tb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 (b PM-10/MMSCF	
32	36-H-2	1/1-9/30/05: SCC Factor: 950 x WL% S Lb. SOx /MMSCF fuel: Wt.% S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
31	38-H-3	1/1-9/30/05: SCC Factor: 950 x Wt.% S Lb. SOx /MMSCF fuel: Wt.% S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
27	SRU I	SO2 CERMS	0.015 (b/ MMBTU 8/1-2/05 testing	0.0004 lb/ MMBTU 8/1-2/05 testing	0.002 lb/ MMBTU 8/1-2/05 testing	0.0430 lb/MMBTU PM-10 8/1-2/05 testing 93% of PM-PRI is condensable	
28	SRU II	SO2 CERMS	0.0240 lb/ MMBTU B/1-2/05 testing	0.0005 lb/ MMBTU 8/1-2/05 testing	0.001 lb/ MMBTU 8/1-2/05 testing	0.018 lb/MMBTU PM-10 8/1-2/05 testing 95% of PM-PRI is condensable	
74	42-H-1	SCC Factor: 950 x Wt. % S Lb. SOx /MMSCF fuel. Wt. % S data from H2S CEMS.	NOx CEMS	g.0006 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
<u>75</u>	42-H-2	SCC Factor: 950 x Wt % S Lb. SOx /MMSCF fuel. Wt % S data from H2S CEMS.	NOx CEMS	0.0006 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
76	42-H-3	SCC Factor: 950 x Wt % S Lb. SOx /MMSCF fuel. Wt % S data from H2S CEMS.	NOx CEMS	0.0006 lb/ MMBTU 1993 stack test factor	SCC Factor; 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	

	Τ	SULFUR	NITROGEN	CARBON	1	1	<del></del>
Group ID	UNIT	DIOXIDE	OXIDE	MONOXIDE	voc	TSP / PM10	AMMONIA
	42-H-7	SCC Factor: 950 x Wt.% S Lb. SOx /MMSCF		0.001 lb/ MMBTU	2005 . 205	2005	ļ
77	42-11-7	fuel. Wt.% S data from H2S CEMS.	2001 stack test factor	1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
80	FLARE PILOT/PURGE GAS	1/1-9/30/05: SCC Factor: 950 x Wt.% S Lb. SOx. MMSCF fuel. Wt.% S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	0.068 lb/MMBTU AP-42 Factor for Industrial Flares	0.37 lb/MMBTU AP-42 Factor for Industrial Flares	0.14 lb/MMBTU AP-42 Factor for Industrial Flares	N/A	
68	DCPP 1 GAS	SO2 CEMS	NOx CEMS	0.006 lb/MMBTU October 2001 stack test factor	0.0001 lb/MMBTU October 2001 stack test factor	0.011 lb/MMBTU July and Sept. 2004 stack tests	
69	DCPP 2 GAS	SO2 CEMS	NOx CEMS	со семѕ	0.0003 lb/MMBTU 6/15/04 stack test	0.0023 lb/MMBTU 6/15/04 stack test	
70	DCPP 3 GAS	SO2 CEMS	NOx CEMS	0.000 lb/MMBTU October 2001 stack test factor	0.00003 lb/MMBTU October 2001 stack test factor	0.0056 lb/MMBTU October 2001 stack test factor	
67	DCPP 4 GAS	SO2 CEMS	NOx CEMS	0.02 lb/MMBTU 1993 stack test factor	SCC Factor: 1.4 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
106		1/1-9/30/05: SCC Factor: 950 x Wt.% S Lb. SOx /MMSCF fuel. Wt.% S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
125		1/1-9/30/05: SCC Factor: 950 x Wt.% S Lb. SOx /MMSCF fuel. Wt.% S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	0.0028 lb/ MMBTU 3/30/05 stack test factor	0.075 lb/ MMSCF 2/01 stack test factor	0.0 lb/ MMSCF 2/01 stack test factor	4.56 lb/ MMSCF 2/01 stack test factor	
126		1/1-9/30/05: SCC Factor: 950 x Wt % S Lb. SOx /MMSCF fuel. Wt.% S data from H2S CEMS. Starting 10/1 - material balance using TRS from fuel gas CEMS.	0.027 lb/ MMBTU 3/29/05 stack test factor	0.0 lb/ MMSCF 2/01 stack test factor	0.07 lb/ MMSCF 2/01 stack test factor	3.82 lb/ MMSCF 2/01 stack test factor	
4	COKER BAG HOUSE	N/A	N/A	N/A		Emission Factor 0.2 Grains/SCF. Design flow of 5000 SCF/MIN. TSP not PM-10.	
51	wwtp	N/A	N/A	N/A	1992 estimate of VOC emissions following NESHAPS controls	N/A	Estimate - amount evaporated from wastewater
	wwtp vcu	N/A	Permit Factor: 12.8 lb NOx /M Gal	Permit Factor: 3.2 lb. CO / Mgal	Permit Factor: 0.26 lb VOC /Mgal	N/A	
50	WWTP DOWNSTREAM (CPI @ API SEP. TANKS)	N/A	N/A	N/A	WATER 9 model	N/A	
520	PROPANE PIT FLARE PILOT	N/A	4.089 lb/M Gai - TNRCC guidance document for flares and 99.9% flare efficiency		4.23 lb/M Gal - TNRCC guidance document for flares and 99.9% flare efficiency	N/A	
	PROPANE PIT FLARE PRODUCT	N/A	4.089 lb/M Gal - TNRCC guidance document for flares and 99.9% flare efficiency	29.5 lb/M Gal - TNRCC guidance document for flares and 99.9% flare efficiency	4.23 lb/M Gai - TNRCC guidance document for flares and 99.9% flare efficiency	N/A	

Γ	Г	SULFUR	NITROGEN	CARBON	1000.0	T T	
Group ID	UNIT	DIOXIDE	OXIDE	MONOXIDE	voc	TSP / PM10	AIMONIA
		1					
52	OIL RECOVERY SYS	N/A	N/A	N/A	Permit limit	N/A	<u> </u>
17	POLY MEROX	17 lb/hr limit from air permit	N/A	N/A	N/A	N/A	
16	ALKY MEROX	26 lb/hr limit from air permit	N/A	N/A	N/A	N/A	
··							
10	COKER MEROX	3 lb/hr limit from air permit	N/A	N/A	N/A	N/A	
<del> </del>		o tone than them by partial	18/1	W6	196	1021	
102	NAPHTHA TREATER	46 lb/hr limit from air permit	N/A	N/A	N/A	N/A	
102	NATITIA MEATER	40 IOTH WITH HOTT BILL PETRIC	7/0	N/A	N/A	192	
			]			İ	
	FUGITIVES (VALVE MAINTENANCE)	N/A	1		Use of EPA correlation equations and		
. 83	MAINTENANCE)	N/A	N/A	N/A	monitoring data	N/A	
			0.000581 lb/BBL	0.00156 lb/BBL	0.000646 lb/BBL		
. 81	BARGE LOADING GASOLINE	N/A	10/24/04 source testing	10/24/04 source testing	10/24/04 source testing	N/A	
81	BARGE LOADING METHANOL	N/A	2002 source testing	2002 source testing	2002 source testing	N/A	
			i				
81	BARGE LOADING DISTILLATE	N/A	N/A	N/A	AP-42 factor: 0.012 lb/1000 Gal. Loaded	N/A	
					1	1	
999	ACCIDENTAL RELEASES	Varies depending on type of release.	Varies depending on type of release.	Varies depending on type of release			
		!					
			1				
Various	TANK FARM	N/A	N/A	N/A	EPA AP-42 Equations	0.0	
					Periodic sampling of VOC concentrations in		
521	RFG COOLING TOWER	N/A	N/A	N/A	influent/recycle/effluent streams	Periodic sampling of TOS in influent	
					0.0002 lb/MMBTU - wout duct firing	0.0094 lb/MMBTU - w/out duct firing	
607	REPOWERING CT 1 SYNGAS	SO2 CEMS	NOx CEMS	CO CEMS	0.0031 lb/MMBTU with duct firing 2003 stack testing	0.0125 lb/MMBTU with duct firing 2003 stack testing	
527							
					0.0002 lb/MMBTU - w/out duct firing	0.0176 (b/MMBTU - w/out duct firing	
	REPOWERING CT 1 LSDF	SO2 CEMS	NOx CEMS	CO CEMS	0.0036 lb/MMBTU with duct firing 2003 stack testing	0.0165 lb/MMBTU with duct firing 2003 stack testing	
	INC. OTTENING OF TEGOT	I. SUZ CENIO	I NOX CEMS	CO CEMS	14000 stack results	zovo stack testing	

Group ID		SULFUR DIOXIDE	NITROGEN OXIDE	CARBON MONOXIDE	voc	TSP / PM10	
	UNIT						AMMONIA
					0.0002 Jb/MMBTU - w/out duct firing	0.0094 lb/MMBTU - w/out duct firing	
528	REPOWERING CT 2 SYNGAS	SO2 CEMS	NOx CEMS	CO CEMS	0.0031 lb/MMBTU with duct firing 2003 stack testing	0.0125 lb/MMBTU with duct firing 2003 stack testing	
020					0.0002 lb/MMBTU - w/out duct firing	0.0065 (b/MMBTU - w/out duct firing	
	REPOWERING CT 2 LSDF	SO2 CEMS	NOx CEMS	CO CEMS	0.0036 lb/MMBTU with duct firing 2003 stack testing	0.0165 lb/MMBTU with duct fining 2003 stack testing	
523	REPOWERING COOLING TOWER	N/A	N/A	N/A	N/A	Calculated from flow and TSS concentration	
530	REPOWERING RAW GAS FLARE	Material balance based on sulfur content	Prorated emissions from design feed rate and AP-42 emission factor - 0.068 lb/MMBTU	Prorated emissions from design feed rate and design CO destruction efficiency of 98%.	N/A	N/A	
	1						
532	REPOWERING CLEAN GAS FLARE	Material balance based on sulfur content	Prorated emissions from design feed rate and AP-42 emission factor - 0.068 lb/MMBTU	Prorated emissions from design feed rate and design CO destruction efficiency of 98%.	N/A	N/A	
	HYDROGEN PLANT VENT - DEAERATOR	N/A	N/A	N/A	6/3/04 source test	N/A	
	ĺ						
	HYDROGEN PLANT VENT - CO2	N/A	N/A	N/A	6/3/04 source test	Î N/A	



April 30, 2007 CMRRR# 7006 3450 0003 6308 4582

Attn: Emission Inventory Department Air Quality Management Section DNREC 156 S. State St. Dover, DE 19901



RE:

2006 Annual Air Emission Inventory and Emissions Statement Report

The Premcor Refining Group, Inc. – Delaware City Refinery

Dear Sir or Madam:

Enclosed is the 2006 Annual Air Emission Inventory and Emissions Statement Report for The Premcor Refining Group Inc.'s (Premcor) Delaware City Refinery. Emissions data were filed online using the DNREC i-STEPS software. The electronic data submitted included greenhouse gas emissions calculated using SANGEA software and hazardous air pollutants (HAPs) of interest by the Department.

Also enclosed is a summary of emission factors and calculation methodologies for criteria pollutants (including criteria pollutant precursors). Please note that Premcor has not conducted any stack testing for source-specific PM2.5 factors. PM10 condensibles have been reported as PM2.5-PRI where PM10 breakdowns were available from actual stack testing data.

Should you have any questions, please call me at (302) 836-6652.

Sincerely,

Scott Mesavitz

Associate Environmental Engineer

\Enclosures

# 2006 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

Page

A Summary of Facility Emissions including Group Level Emissions in Tons/Year

**Facility Name:** 

#### PREMCOR DELAWARE CITY REFINERY

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON I	PM10-FILP	M25-FIL NH3
001	COKER INCINERATOR STACK	3.4	131.6	41.9	2817.5		143.22	
002	FLUID COKER CO BOLER 22H3	13.1	501.5	426.6	13348.5		81.21	
003	HEATER 22-H-2	0.1	7.3	1.8	0.7	<u> </u>	0.2	0.0181
004	COKE HANDLING EQUIPMENT						37.5	
005_	CRUDE UNIT							
<u>007</u>	HEATER #2 FOR UNIT 21-H-2	2.3	115.8	0.9	11.1		2.5	
008_	FOUL WATER TREATMENT SYS.							
<u>010</u>	COKER GASOLINE MEROX PLT							
011_	CRACKER BYPASS STACK	<u>6.7</u>	28.7	21.5	593.3	1.24	25.67	
012	CRACKER CO BOILER MAIN ST	104.7	740.3	466.6	7993.7	25.34	517.65	
013	TETRA HEATER 32-H-101	0.3	6.5	4.3	1.6		0.4	0.0427
014	TETRA HEATER 32-H-102							
015	TETRA HEATER 32-H-103							
<u>016</u>	ALKYLATION FEED MEROX PLT							
<u>017</u>	POLYMERIZATION MEROX PLT							
<u>018                                    </u>	ALKY & POLY UNITS							
020	REFORMER, HEATER 25-H-1B							
021	CATALYTIC REFORMER UNIT							<u>,</u>
024	NAPTHALENE PLT HTR 33-H-1							
025	NAPTHALENE PLT HTR 33-H-2							
<u>027</u>	SULFUR RECOVERY UNIT 1	0.1	4.6	1.1	66.3	1.27	4	
028_	SULFUR RECOVERY UNIT 2		2.4	0.7	89.5	0.87	0.43	0.0379
029_	HYDROCRACKER					·		
030_	HYDROCRACKER HTR 36-H-1	0.4	<u>17.7</u>	4.4	1.7		0.4	0.0437
031	HYDROCRACKER HTR 36-H-3	0.2	12	3	1.1		0.3	0.0296
032	HYDROCRACKER HTR 36-H-2	0.1	4.9	1.2	0.5		0.1	0.012
033_	HYDROCRACKER HYDROGEN PLT							
034_	HYDROCRACKER H2 HTR 37-H1	3.1	96.7	12.1	14.9		3.3	

#### 2006 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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# A Summary of Facility Emissions including Group Level Emissions in Tons /Year

**Facility Name:** 

#### PREMCOR DELAWARE CITY REFINERY

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON P	M10-FIL	PM25-FIL	NH3
040_	CLOSED TOLUENE FACILITY								
043	BENZENE EXTRACTION FAC.								
044	AROMATICS FACT. FACILITY								
050	CPI&API SEPARATOR, TANKS	2.64							2.59
051	WASTEWATER TREATMNT PLANT	4.3	6.3	1.6					
052	OIL RECOVERY SYSTEM								
066	CLOSED TRASH INCINERATOR								
067	BOILER 4	1.7	185.6	26	54.5	2.72	0.9		
068	BOILER 1	0.1	<u>178.7</u>	7.4	39	10.25	3.4		
069	BOILER 2	0.5	29.2	2.6	5.6	2.63	0.87		
070	BOILER 3		157.7		46.7	5	1.66		
<u>071</u>	CLOSED METHANOL PLANT								
072	CLOSED METHANOL PLT HTR 4								
073	NEW CCR REFORMER #1								
074	NEW CCR REF. HTR 42-H-1	1.8	71.2	0.4	8.4		1.9		0.218
075_	NEW CCR REF. HTR 42-H-2	2	<u>78.9</u>	0.5	9.3		2.1		0.242
<u>076</u>	NEW CCR REF. HTR 42-H-3	0.9	<u>37.1</u>	0.2	4.4		1		0.114
<u>077</u>	NEW CCR REF. HTR 42-H-7	0.6	22.6	0.2	2.8		0.6		0.0729
078	OLEFINS PLANT								
080	FLARE SYSTEM	8.4	4.1	22.2	0.7				
081	BARGE LOADING	6.2	2.1	2.7					
082	CLOSED LAND TREATMENT (TS								
083	VALVE MAINTENANCE	25.3							
084	HYDROD TRAIN HTR 29-H-101	0.5	27	6.8	2.4		0.5		0.0616
085	HYDRODS. TRAIN HTR 29-H-8	0.6	22	1.3	2.7		0.6		0.0705
086	HYDRODS. TRAIN HTR 29-H-1								
088	HYDRODESULFURIZER TRAIN 1								
089_	HYDRODESULFURIZER TRAIN 2								

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A Summary of Facility Emissions including Group Level Emissions in Tons /Year

**Facility Name:** 

### PREMCOR DELAWARE CITY REFINERY

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2 P	M-CON PN	110-FIL	PM25-FII	NH3
090	HYDRODS. TRAIN HTR 29-H-2	0.5	25.7	6.4	2.5		0.6		0.0635
091	HYDRODS. TRAIN HTR 29-H-3	0.1	6.6	1.7	0.7		0.1		0.0163
092	HYDRODS. TRAIN HTR 29-H-9	0.2	11.3	2.8	1.1		0.2		0.028
093	HYDRODESULFURIZER TRAIN 3								
094	HYDRODESULFURIZER TRAIN 4								
095	HYDRODS. TRAIN HTR 29-H-4		1.9		0.2				0.00392
096	HYDRODS. TRAIN HTR 29-H-7		1.8	0.4	0.2				0.00433
<u>097</u>	HYDRODESULFURIZER TRAIN 5								
098	HYDRODS. TRAIN HTR 29-H-5	0.4	21.7	1.4	1.7		0.4		0.046
099	HYDRODS. TRAIN HTR 29-H-6	0.4	12.2	51.6	2.1		0.5		0.0541
<u>100</u>	CLOSED STACK GAS SCRUBBER								
<u>101</u>	H2 CARBON DRUM VENT								
102	NAPHTHA TREATER								
105	CRUDE UNIT HEATR 21-H-701		74.3		18.9	5.05	4.51	0.3987	0.013
<u>106</u>	HTR FOR COKER SHU UNIT	0.5	24.6	6.2	2.4		0.5		0.0608
125	CNHTU HEATR 25-H-401		2.5		1.3				0.0349
126	<u>CNHTU HTR 25-H-402</u>		6		2.7		0.1		0.0704
130	CLOSED ACID PLANT								
135	PROD TANK #135	1.89							
136	PROD TANK #136	1.9							
137	PROD TANK #137	1.7							
139	PROD TANK #139	1.68							
145	PROD TANK #145	1.75							
146	PROD TANK #146	1.92							
147	PROD TANK #147	1.82							
149_	PROD TANK #149	1.27							
<u>150</u>	PROD TANK #150	3.19							
161	PROD TANK #161	2.04							

# 2006 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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A Summary of Facility Emissions including Group Level Emissions in Tons /Year

**Facility Name:** 

#### PREMCOR DELAWARE CITY REFINERY

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON PM10-FIL PM25-FIL NH3
162	PROD TANK #162	2.46				
163	PROD TANK #163	2.83				
165	PROD TANK #165	1.31				
166	PROD TANK #166	3.28				
167	PROD TANK #167	1.07				
181	PROD TANK #181	2.03				
<u>182</u>	PROD TANK #182	1.77				
183	PROD TANK #183	2.99				
185	PROD TANK #185	2.48				
186	PROD TANK #186	0.33				
187	PROD TANK #187	1.35				
201	PROD TANK #203	2.09				
202	PROD TANK #202	0.1				
203	PROD TANK #203					
204_	PROD TANK #204	1.77				
205	PROD TANK #205	1.73				
206	PROD TANK #206	0.42				
223	PROD TANK #223	1.59				
224	PROD TANK #224	1.67				
225	PROD TANK #225	1.22				
227	PROD TANK #227	0.21				
241	PROD TANK #241	2.58				
242	PROD TANK #242	0.38				
243	PROD TANK #243	0.14				
244	PROD TANK #244	3.26				
245	PROD TANK #245	1.85				
246	PROD TANK #246	2.27				
248	PROD TANK #248	0.06				

# 2006 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name: PREMCOR DELAWARE CITY REFINERY

Facility Id: 00016 Group Level Emissions Summary

Group ID#	Group Description	VOC	NO ₂	CO	SO ₂	PM-CON PM10-FIL	PM25-FIL NH3
250	HYDROGEN PLANT VENT	0.6					
<u>261</u>	PROD TANK #261	1.25					
262	PROD TANK #262						
263	PROD TANK #263	0.14					
264	PROD TANK #264	2.1					
265	PROD TANK #265	2.18					
266	PROD TANK #266	0.61					<u> </u>
268	PROD TANK #268	0.18					
281	PROD TANK #281	0.05					
282	PROD TANK #282	0.18					
283	PROD TANK #283	0.26					
284	PROD TANK #284	0.2					
285	PROD TANK #285	0.23					
<u> 286 </u>	PROD TANK #286	0.12					
331	BENZENE TANK T 331				(1)		
332	BENZENE TANK T 332						
401	TOLUENE TANK #401						
402	TOLUENE TANK #402						
405	TANK #405						
406	TANK #406						
407	TANK #407	0.13					
408	TANK #408						<u> </u>
470	TANK #470				-		
471	TANK #471						
481	TANK #481						
500_	TANK #500						
502	TANK #502						
503	TANK #503						
							100 to 10

### 2006 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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6

A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility N	ame:
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#### PREMCOR DELAWARE CITY REFINERY

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON	PM10-FIL	PM25-FIL NH3
504	TANK #504							
505	TANK #505							
520	PROPANE PIT FLARE	1.1	1	7.5				
521	RFG COOLING TOWER						1.2	
523	REPOWERING COOLING TOW							
527	REPOWERING CT1	0.43	96.1	10	154	16.08	4.68	
528	REPOWERING CT2	0.57	130.65	7.33	229.24	20.81	6.39	
530	REPOWER - RAW GAS FLARE							
532	REPOWER SYNGAS FLARE		12.6	545.1	374.4			
550	TANK #550							
551	TANK #551							
552	TANK #552							
553	TANK #553							
560	TANK #560							
561	TANK #561							
562	TANK #562							
563	TANK #563							
564	TANK #564							
565	TANK #565							
566	TANK #566							
570	BENZENE TANK T 570							
571	AROMATICS TANK T 571							
572	AROMATICS TANK T 572							
580	TANK #580							
581	TANK #581							
582	TANK #582							
583	TANK #583							
584_	TANK #584							

## 2006 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

Page

A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name:	PREMCOR DELAWARE CITY REFINERY	

Facility Id:

00016

		Group Bever Emissions Summary	
Group ID#	Group Description	VOC NO2 CO SO2 PM-CON PM10-FIL PM25-FIL	NH3
901	CRUDE TANK #1 F-SS		
902	CRUDE TANK #2 F-SS	0.42	
903	CRUDE TANK #3 F-SS	1.31	
904_	CRUDE TANK #4 F-SS	1.41	
905	CRUDE TANK #5 F-SS	1.38	
906_	CRUDE TANK #6 F-SS	1.31	
<u>907</u>	CRUDE TANK #7 F-SS		
908_	CRUDE TANK #8 F-SS	1.44	
909_	CRUDE TANK #9 F-DS		
910	CRUDE TANK #10 F-SS		
911	CRUDE TANK #11	4	
912	CRUDE TANK #12		
944_	INTER. TANK #44	0.88	
945	INTER. TANK #45		
947_	INTER. TANK # 47		
948_	INTER. TANK #48	0.72	
950	INTER. TANK #50	0.91	
951	INTER. TANK #51	0.26	
960_	INTER. TANK #60	0.04	
961_	INTER. TANK #61	0.02	
962	INTER. TANK #62	0.02	
965	INTER. TANK #65	1.03	
966	INTER. TANK #66	2.55	
<u>971</u>	INTER. TANK #71	0.05	
972	INTER. TANK #72	0.00	
973	INTER. TANK #73	0.72	
<u>974</u>	INTER. TANK #74		
975	INTER. TANK #75	0.09	

#### 2006 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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A Summary of Facility Emissions including Group Level Emissions in Tons/Year

Facility Name:	PREMCOR DELAWA	RE CITY R	EFINERY	7	_				
Facility Id:	00016	Group I	Level Emis	ssions Su	mmary				
Group ID#	Group Description		VOC	NO2	СО	SO2	PM-CON PM1	0-FIL PM25-	FIL NH3
976	INTER. TANK #76		0.01						
977	INTER. TANK #77		4.75						
978	INTER. TANK #78		8.84						
998	TANK FUGITIVE								
999	ACCIDENTAL RELEASES		23.3	0.1	1349.8	80.3			1.3
	GROUP LEVEL AIR	OC NO	2 (	CO	SO2		ON PM10-FIL		Page 8 NH3
	Total Emissions33	4.47 292	1.553	048.23	25988.64	91	.26849.59	0.3987	7.75595
information s	Regulation No. 30, I, the undersigned ubmitted in this document and all of and information in the document  Responsible Official  Title:	f its attachmare true, acc	nents cert	complet	l on inform e.				

#### 2006 EMISSION FACTOR SUMMARY

Group ID	LIMIT	SULFUR DIOXIDE	NITROGEN	CARBON MONOXIDE	WOS	TOD / DM40	*****
Group ID	UNIT	DIOXIDE	OXIDE	MONOXIDE	VOC	TSP / PM10	AMMONIA
105	21-H-701 FUEL GAS	Material balance using TRS from fuel gas CEMS.  SCC Factor: 950 x Wt.% S Lb. SOx /MMSCF fuel. Wt.% S in ammonia stream from sour	NOx CEMS	0.000 lb/MMBTU 3/06 stack test	0.000 lb/MMBTU 3/06 stack test	0.006 lb/MMBTU PM10-PRI PM10 primary from 3/06 stack test.	Precombustor design efficiency and estimated NH3 combustion
	21-H-701 AMMONIA	water stripper design data.					efficiency of 21-H-701
7	21-H-2 GAS	Material balance using TRS from fuel gas CEMS.	NOx CEMS	0.001 lb/MMBTU 1993 source test	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
2	COKER COB FUEL GAS	SO2 CEMS and stack flow monitor	NOx CEMS and stack flow monitor	CO CEMS and stack flow monitor	Pre-WGS: SCC Factor: 2.8 lb. VOC/MMSCF Post-WGS: 1/18/07 stack testing Pre-WGS: SCC Factor: 2.8 lb. VOC/MMSCF Post-WGS:	Use of 1995 stack test factor, ratioed for actual feed rate to stack test feed rate, less fuel gas emissions. 46.8% of TSP is PM-10.	Pre-WGS: 5/25/06 stack testing Post-WGS: 1/18/07 stack testing
	COKER COB PROCESS GAS				1/18/07 stack testing		
1	COKER INCINERATOR - FUEL GAS	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb, CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
	COKER INCINERATOR - PROCESS GAS	Total SO2 emissions (presumed at monthly average for COB operation) less SO2 emissions from fuel gas	Total NOx emissions presumed at monthly average rate for COB operation	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	6/5/95 test data 0.0074 lb/hr per BPD FF	Based on 4/04 process data
3	COKER SEALAS	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
12	FCCU COB MAIN STACK - GAS	SO2 CEMS and stack flow monitor	NOx CEMS and stack flow monitor	CO CEMS and stack flow monitor	SCC Factor: 2.8 lb. VOC/MMSCF	-	
	FCCU COB MAIN STACK - PROCESS GAS				SCC Factor: 2.8 lb. VOC/MMSCF	Pre-WGS: 7/19-20/06 stack test Post-WGS: limit from air permit	Based on 4/04 process data
11	FCCU BYPASS STACK - PROCESS GAS	Total SO2 emissions presumed at monthly average rate for COB operation	Total NOx emissions presumed at monthly average rate for COB operation	SCC Factor: 13700 lb/MBBL FF with applied control efficiency of 99.7%	SCC Factor: 2.8 lb. VOC/MMSCF	February and March 2005 stack test results for filterable fraction; SO3 and H2SO4 condensibles estimated from SO2 emissions.	
84	29-H-101	Material balance using TRS from fuel gas CEMS.	0.138 lb/ MMBTU 1993 stack test factor	0.035 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
85	29-H-8	Material balance using TRS from fuel gas CEMS.	0.099 lb/ MMBTU 1993 stack test factor	0.006 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
13	32-H-101	Material balance using TRS from fuel gas CEMS.	0.048 lb/ MMBTU 10/16/06 stack test factor	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
90	29-H-2	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06

#### 2006 EMISSION FACTOR SUMMARY

		SULFUR	NITROGEN	CARBON			
Group ID	UNIT	DIOXIDE	OXIDE	MONOXIDE	voc	TSP / PM10	AMMONIA
		Material balance using TRS from fuel gas					0.000316 lb/MMBTU from Valero
91	29-H-3	CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	heater stack testing 8/31/06
		Material balance using TRS from fuel gas					0.000316 lb/MMBTU from Valero
92	29-H-9	CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	heater stack testing 8/31/06
		Material balance using TRS from fuel gas	0.15 lb/ MMBTU	0.004 lb/ MMBTU			0.000316 lb/MMBTU from Valero
95	29-H-4	CEMS.	1993 stack test factor	1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	heater stack testing 8/31/06
		700					0.000040 Ib #MADTU 6
96	29-H-7	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
98	29-H-5	Material balance using TRS from fuel gas CEMS.	0.15 lb/ MMBTU 1993 stack test factor	0.01 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
00	20110	ound.	1000 010011100101	1000 0100110010	00010011 2:010.10011111001	South details of the formation	
99	29-H-6	Material balance using TRS from fuel gas CEMS.	0.07 lb/ MMBTU 1993 stack test factor	0.301 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
99	25-H-0	CEMS.	1990 Stack test factor	1999 Stack test factor	SCC Factor, 2.6 lb. VOC/MIMSCF	SCC Paciol, S ID PM-TO/MINISCP	iteater stack testing 0/31/00
-		Material balance using TRS from fuel gas		0.01 lb/ MMBTU			0.000316 lb/MMBTU from Valero
34	H2 PLANT 37-H-1	CEMS.	NOx CEMS	1994 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	heater stack testing 8/31/06
		Material balance using TRS from fuel gas					0.000316 lb/MMBTU from Valero
30	36-H-1	CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	heater stack testing 8/31/06
		Material balance using TRS from fuel gas					0.000316 lb/MMBTU from Valero
32	36-H-2	CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	heater stack testing 8/31/06
		Material balance using TRS from fuel gas					0.000316 lb/MMBTU from Valero
31	36-H-3	CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	heater stack testing 8/31/06
			0.03 lb/ MMBTU	0.0071 lb/ MMBTU	0.0005 lb/ MMBTU	1.33 lb/hr PM-10 10/17-19/06 testing	0.000316 lb/MMBTU from Valero
27	SRU I	SO2 CERMS	10/17-19/06 testing	10/17-19/06 testing	10/17-19/06 testing	24% of PM-PRI is condensable	heater stack testing 8/31/06
			0.02 lb/ MMBTU	0.006 lb/ MMBTU	0.0003 lb/ MMBTU	0.32 lb/hr PM-10 10/17-19/06 testing	0.000316 lb/MMBTU from Valero
28	SRU II	SO2 CERMS	10/17-19/06 testing	10/17-19/06 testing	10/17-19/06 testing	67% of PM-PRI is condensable	heater stack testing 8/31/06
		Material balance using TOO ( ) - ( )		O OOOS IN MARTIN			0.000246
74	42-H-1	Material balance using TRS from fuel gas CEMS.	NOx CEMS	0.0006 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
75	42-H-2	Material balance using TRS from fuel gas CEMS.	NOx CEMS	0.0006 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
10					223 Color Elo ID. 100 MINION		and the same of th
							To a megagine god on the carbon of the fact of the carbon
70	42-H-3	Material balance using TRS from fuel gas CEMS.	NOW CEARS	0.0006 lb/ MMBTU 1993 stack test factor	SCC Englor, 2.9 lb, VCCAMICOF	SCC Factor: 2 lb DM 40/4445CF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
76	46-11-3	CEMIO.	NOx CEMS	1000 SIDEN TEST TOCIO	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	medial stack testing ora 1/00

Group ID	UNIT	SULFUR DIOXIDE	NITROGEN OXIDE	CARBON MONOXIDE	voc	TSP/PM10	AMMONIA
77	42-H-7	Material balance using TRS from fuel gas CEMS.	0.10 lb/ MMBTU 2001 stack test factor	0.001 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
80	FLARE PILOT/PURGE GAS	Material balance using TRS from fuel gas CEMS.	0.068 lb/MMBTU AP-42 Factor for Industrial Flares	0.37 lb/MMBTU AP-42 Factor for Industrial Flares	0.14 lb/MMBTU AP-42 Factor for Industrial Flares	N/A	
68	DCPP 1 GAS	SO2 CEMS	NOx CEMS	0.006 lb/MMBTU October 2001 stack test factor	0.0001 lb/MMBTU October 2001 stack test factor	0.011 lb/MMBTU July and Sept. 2004 stack tests	
69	DCPP 2 GAS	SO2 CEMS	NOx CEMS	CO CEMS	0.0003 lb/MMBTU 6/15/04 stack test	0.0023 lb/MMBTU 6/15/04 stack test	
70	DCPP 3 GAS	SO2 CEMS	NOx CEMS	0.000 lb/MMBTU October 2001 stack test factor	0.00003 lb/MMBTU October 2001 stack test factor	0.0056 lb/MMBTU October 2001 stack test factor	
67	DCPP 4 GAS	SO2 CEMS	NOx CEMS	0.02 lb/MMBTU 1993 stack test factor	SCC Factor: 1.4 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
106	COKER SHU HTR	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
125	25-H-401	Material balance using TRS from fuel gas CEMS.	0.023 lb/ MMBTU 3/14/06 stack test factor	0.0571 lb/ MMSCF 2/01 stack test factor		0.359 lb/ MMSCF 2/01 stack test factor	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
126	25-H-402	Material balance using TRS from fuel gas CEMS.	0.027 lb/ MMBTU 3/15/06 stack test factor	0.0 lb/ MMSCF 2/01 stack test factor		0.301 lb/ MMSCF 2/01 stack test factor	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
4	COKER BAG HOUSE	N/A	N/A	N/A	N/A	Emission Factor 0.2 Grains/SCF. Design flow of 5000 SCF/MIN. TSP not PM-10.	
51	WWTP	N/A	N/A	N/A	1992 estimate of VOC emissions following NESHAPS controls	N/A	Estimate - amount evaporated from wastewater
	WWTP VCU	N/A	Permit Factor: 12.8 lb NOx /M Gal	Permit Factor: 3.2 lb. CO / Mgal	Permit Factor: 0.26 lb VOC /Mgal	N/A	
50	WWTP DOWNSTREAM (CPI @ API SEP. TANKS)	N/A	N/A	N/A	WATER 9 model	N/A	WATER 9 model
520	PROPANE PIT FLARE PILOT	N/A	4.089 lb/M Gal - TNRCC guidance document for flares and 99.9% flare efficiency	29.5 lb/M Gal - TNRCC guidance document for flares and 99.9% flare efficiency	4.23 lb/M Gal - TNRCC guidance document for flares and 99.9% flare efficiency	N/A	WATER 9 Model
V.V	PROPANE PIT FLARE PRODUCT	N/A	4.089 lb/M Gal - TNRCC guidance document for flares and 99.9% flare efficiency	29.5 lb/M Gal - TNRCC guidance document for flares and 99.9% flare efficiency	4.23 lb/M Gal - TNRCC guidance document for flares and 99.9% flare efficiency	N/A	

		SULFUR	NITROGEN	CARBON			
Group ID	UNIT	DIOXIDE	OXIDE	MONOXIDE	voc	TSP / PM10	AMMONIA
						10.77110	AMMONIA
52	OIL RECOVERY SYS	N/A	N/A	N/A	Permit limit	N/4	
		16/1	100	IVA	Permit limit	N/A	
499	DOLVIEROV.				And the second s		
17	POLY MEROX	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	
16	ALKY MEROX	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	
10	COKER MEROX	61.9 ppmv from analytical data	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	e e e e e e e e e e e e e e e e e e e	DOOT BOOK OF THE SOUTH SOUTH	SCC PACIOL 2.0 ID. VOC/MIMSCP	SCC Factor, 3 to PM-To/MMSCF	
400		0.026 lb/MMBTU - based on max. 162 ppmv		0.074 lb. CO /MMBTU - Current permit limit in	0.003 lb. VOC/MMBTU - Current permit		
102	NAPHTHA TREATER	H2S	0.035 lb. NOx/MMBTU	APC-95/0570 - CON (Amend 2)	limit in APC-95/0570 - CON (Amend 2)	SCC Factor: 3 lb PM-10/MMSCF	
	FUGITIVES (VALVE				Use of EPA correlation equations and		
83	MAINTENANCE)	N/A	N/A	N/A	monitoring data	N/A	
81	BARGE LOADING GASOLINE	N/A	0.000617 lb/BBL 10/31-11/2/06 source testing	0.000803 lb/BBL 10/31-11/2/06 source testing	0.00023 lb/BBL 10/31-11/2/06 source testing	N/A	
					Total Trizios societo tosung	NO	
81	BARGE LOADING METHANOL						
81	BARGE LOADING METHANOL	N/A	2002 source testing	2002 source testing	2002 source testing	N/A	
81	BARGE LOADING DISTILLATE	N/A	N/A	N/A	AP-42 factor: 0.012 lb/1000 Gal. Loaded	N/A	
	1,5						
999	ACCIDENTAL RELEASES	Varies depending on type of release.	Varies depending on type of release.	Varies depending on type of release.	Varies depending on type of release.	Varies depending on type of release.	Varies depending on type of releas
					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Takes aspending on type of foldate.	varies depending on type of releas
							W 1 1 2
Various	TANK FARM	N/A	N/A	N/A			NAT A
¥ 011003	TAGIC LAIM	N/A	N/A	N/A	EPA AP-42 Equations	0.0	
		5972			Periodic sampling of VOC concentrations in		100
521	RFG COOLING TOWER	N/A	N/A	N/A	influent/recycle/effluent streams	Periodic sampling of TDS in influent	
					Used same analytical data as RFG cooling		
521	ETHER PLANT COOLING TOWER	N/A	N/A		tower	Used same analytical data as RFG cooling tower	
					0.0002 lb/MMBTU - w/out duct firing	0.0094 lb/MMBTU - w/out duct firing	
507	REPOWERING CT 1 SYNGAS	SO2 CEMS	NOx CEMS	Vo. 1100000000000000000000000000000000000	0.0031 lb/MMBTU with duct firing 2003 stack testing	0.0125 lb/MMBTU with duct firing 2003 stack testing	
527		332323	HOX OLMO	OU CEIVIO	2000 Stack testing	2003 Stack (esting	
					0.0002 lb/MMBTU - w/out duct firing	0.0176 lb/MMBTU - w/out duct firing	
	DEDOMEDING OF 4 LODE	000 0540			0.0036 lb/MMBTU with duct firing	0.0165 lb/MMBTU with duct firing	
	REPOWERING CT 1 LSDF	SO2 CEMS	NOx CEMS	CO CEMS	2003 stack testing	2003 stack testing	

		SULFUR	NITROGEN	CARBON			
Group ID	UNIT	DIOXIDE	OXIDE	MONOXIDE	VOC	TSP / PM10	AMMONIA
528	REPOWERING CT 2 SYNGAS	SO2 CEMS	NOx CEMS		0.0002 lb/MMBTU - w/out duct firing 0.0031 lb/MMBTU with duct firing 2003 stack testing	0.0094 lb/MMBTU - w/out duct firing 0.0125 lb/MMBTU with duct firing 2003 stack testing	
	REPOWERING CT 2 LSDF	SO2 CEMS	NOx CEMS		0.0002 lb/MMBTU - w/out duct firing 0.0036 lb/MMBTU with duct firing 2003 stack testing	0.0065 lb/MMBTU - w/out duct firing 0.0165 lb/MMBTU with duct firing 2003 stack testing	
523	REPOWERING COOLING TOWER	N/A	N/A	N/A	N/A	Calculated from flow and TSS concentration	
530	REPOWERING RAW GAS FLARE	Material balance based on sulfur content	Prorated emissions from design feed rate and AP-42 emission factor - 0.068 lb/MMBTU	Prorated emissions from design feed rate and design CO destruction effciency of 98%.	N/A	N/A	
532	REPOWERING CLEAN GAS FLARE	Material balance based on sulfur content	Prorated emissions from design feed rate and AP-42 emission factor - 0.068 lb/MMBTU	Prorated emissions from design feed rate and design CO destruction effciency of 98%.	N/A	N/A	
	HYDROGEN PLANT VENT - DEAERATOR	N/A	N/A	N/A	1/24-25/06 source test	N/A	
	HYDROGEN PLANT VENT - CO2 VENTED	N/A	N/A	N/A	1/24-25/06 source test	N/A	



4550 Wrangle Hill Road • Delaware City, Delaware 19706-7000



CMRRR# 7006 3450 0003 6313 4973

April 29, 2008

Air Quality Management Section, DNREC Emission Inventory Development Program 156 South State St. Dover, DE 19901

RE:

2007 Annual Air Emission Inventory and Emissions Statement Report The Premcor Refining Group, Inc. – Delaware City Refinery

Dear Sir or Madam:

Enclosed are the following documents for the Premcor Refining Group Inc.'s Delaware City Refinery:

- 2007 Annual Air Emission Inventory and Emissions Statement Summary Report
- CD containing a copy of the Detail Emissions Report and a signed Optical Media Certification Form
- A summary of emission factors and calculation methodologies for criteria pollutants

The electronic data submitted included greenhouse gas emissions and hazardous air pollutants (HAPs) of interest by the Department. If you have any questions or need additional information, please contact me at (302) 834-6408.

Sincerely,

Cathe Kalisz

Staff Environmental Engineer

Cathe Kalisa

**\Enclosures** 

# 2007 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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A Summary of Facility Emissions including Group Level Emissions in Tons (Year

Facility Name: PREMCOR DELAWARE CITY REFINERY

Facility Id:

00016

**Group Level Emissions Summary** 

APR 3 0 2008

AIR QUALITY MGT.

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON	PM10-FIL	PM25-FIL NH3
001	COKER INCINERATOR STACK	4.73	52.21	59.2	847.93		60.94	0.05
002	FLUID COKER CO BOLER 22H3	3.06	526.68	121.45	75.17	10.51	128.82	0.17
003	HEATER 22-H-2	0.14	7.03	1.76	1.27		0.15	0.018
004	COKE HANDLING EQUIPMENT						37.54	
005	CRUDE UNIT							
007	HEATER #2 FOR UNIT 21-H-2	2.21	97.37	0.9	20.7		2.37	0.283
008	FOUL WATER TREATMENT SYS.							
<u>010</u>	COKER GASOLINE MEROX PLT							
011	CRACKER BYPASS STACK	0.4	21.06	18.44	404.97	1.11	22.94	0.312
012	FCCU COB WGS STACK	10.02	629.31	375.8	101.25	10.67	62.68	7.8
013	TETRA HEATER 32-H-101	0.34	12.13	4.23	3.24		0.36	0.0434
014	TETRA HEATER 32-H-102							
015	TETRA HEATER 32-H-103							
016	ALKYLATION FEED MEROX PLT							
<u>017</u>	POLYMERIZATION MEROX PLT							
018	ALKY & POLY UNITS							
020	REFORMER, HEATER 25-H-1B							
021	CATALYTIC REFORMER UNIT							
024	NAPTHALENE PLT HTR 33-H-1							
025	NAPTHALENE PLT HTR 33-H-2							
027	SULFUR RECOVERY UNIT 1	0.07	4.46	1.05	71.09	1.39	4.38	0.0471
028	SULFUR RECOVERY UNIT 2	0.03	2.21	0.67	94.11	0.8	0.4	0.0348
029	HYDROCRACKER							
030	HYDROCRACKER HTR 36-H-1	0.33	16.41	4.1	3.42		0.35	0.0421
031	HYDROCRACKER HTR 36-H-3	0.21	10.26	2.57	2.1		0.22	0.0263
032	HYDROCRACKER HTR 36-H-2	0.1	5.09	1.27	1.06		0.11	0.0131
033	HYDROCRACKER HYDROGEN PLT							
034	HYDROCRACKER H2 HTR 37-H1	3.3	105.76	13.45	31.81		3.53	0.423
<u>040</u>	CLOSED TOLUENE FACILITY							

#### 2007 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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A Summary of Facility Emissions including Group Level Emissions in Tons /Year

**Facility Name:** 

### PREMCOR DELAWARE CITY REFINERY

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON P	M10-FILPM2	5-FIL NH3
043	BENZENE EXTRACTION FAC.							
044_	AROMATICS FACT. FACILITY							
050	CPI&API SEPARATOR, TANKS	22.08						0.03
051_	WASTEWATER TREATMNT PLANT	4.2	6.35	1.59				
052	OIL RECOVERY SYSTEM							
066	CLOSED TRASH INCINERATOR							
<u>067</u>	BOILER 4	1.42	176.91	23.87	65.65	2.29	0.76	0.36
<u>068</u>	BOILER 1	1.27	216.12	15.44	59.27	9.21	2.12	0.426
069	BOILER 2	0.6	38.38	2.01	25.63	9.01	6.06	0.455
<u>070</u>	BOILER 3	0.97	200.62	1.81	61.13	2.76	7.45	0.424
<u>071</u>	CLOSED METHANOL PLANT							
072	CLOSED METHANOL PLT HTR 4							
073	NEW CCR REFORMER #1							
<u>074</u>	NEW CCR REF. HTR 42-H-1	1.53	64.21	0.37	15.09		1.64	0.196
<u>075</u>	NEW CCR REF. HTR 42-H-2	1.71	71.86	0.42	17.04		1.83	0.22
<u>076</u>	NEW CCR REF. HTR 42-H-3	0.87	36.57	0.21	8.55		0.93	0.112
<u>077</u>	NEW CCR REF. HTR 42-H-7	0.52	20.75	0.21	5.08		0.56	0.0666
<u>078</u>	OLEFINS PLANT							
080	FLARE SYSTEM	8.74	4.24	23.09	1.45			
081_	BARGE LOADING	10.23	1.15	1.5				
082	CLOSED LAND TREATMENT (TS							
083	VALVE MAINTENANCE	33.7						
084	HYDROD TRAIN HTR 29-H-101	0.36	20.32	5.15	4.13		0.38	0.0461
085_	HYDRODS. TRAIN HTR 29-H-8	0.58	23.22	1.41	5.5		0.62	0.0738
086	HYDRODS. TRAIN HTR 29-H-1					-02		
088	HYDRODESULFURIZER TRAIN 1							
089	<b>HYDRODESULFURIZER TRAIN 2</b>							
090_	HYDRODS. TRAIN HTR 29-H-2	0.51	25.29	6.32	4.67		0.54	0.0649
091_	<b>HYDRODS, TRAIN HTR 29-H-3</b>	0.12	5.84	1.46	1.21		0.13	0.015

# 2007 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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A Summary of Facility Emissions including Group Level Emissions in Tons /Year

**Facility Name:** 

### PREMCOR DELAWARE CITY REFINERY

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	002	DM CON D	MAA EH D	1405 EV 1440
092	HYDRODS. TRAIN HTR 29-H-9	VOC	NO2	CO				M25-FIL NH3
093	HYDRODESULFURIZER TRAIN 3	0.23	11.36	2.84	2.13		0.24	0.0292
094	HYDRODESULFURIZER TRAIN 4							
095	HYDRODS, TRAIN HTR 29-H-4	0.04	2.6	0.07	0.20		0.05	0.00700
096	HYDRODS. TRAIN HTR 29-H-7	0.04	2.6	0.07	0.39		0.05	0.00539
097	HYDRODESULFURIZER TRAIN 5	0.04	1.78	0.44	0.35		0.04	0.00457
098	HYDRODS, TRAIN HTR 29-H-5	0.27	22.00	1.50				
099		0.37	22.88	1.52				
100	HYDRODS. TRAIN HTR 29-H-6	0.38	11.02	46.7	3.62		0.41	
101	CLOSED STACK GAS SCRUBBER H2 CARBON DRUM VENT							
102				0.01				
105	NAPHTHA TREATER			0.01				
106	CRUDE UNIT HEATR 21-H-701		55.23		35.24	4.89	4.36	0.486
	HTR FOR COKER SHU UNIT	0.44	22.04	5.51	4.1		0.47	0.0566
125	CNHTU HEATR 25-H-401	-	2.41	0.01	2.88		0.04	0.0399
126	CNHTU HTR 25-H-402		6.01		5.05		0.06	
130	CLOSED ACID PLANT							
134	PROD TANK FARM HAPS							
135	PROD TANK #135	1.66						
136	PROD TANK #136	1.83						
137	PROD TANK #137	1.41						
139	PROD TANK #139	1.59						
145	PROD TANK #145	1.81						
146_	PROD TANK #146	2						
147	PROD TANK #147	1.82						
149	PROD TANK #149	1.21						
<u>150</u>	PROD TANK #150	2.25						
<u>161</u>	PROD TANK #161	2.3						
162	PROD TANK #162	2.39						
163	PROD TANK #163	3.02						

## 2007 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

A Summary of Facility Emissions including Group Level Emissions in Tons /Year

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Facility Name: PREMCOR DELAWARE CITY REFINERY

Facility Id: 00016 Group Level Emissions Summary

Group ID#	Group Description	VOC NO2	CO	SO2	PM-CON PM10-FIL PM25-FIL NH3
165	PROD TANK #165	0.89			
166	PROD TANK #166	1.12			
167	PROD TANK #167	1.39			
181	PROD TANK #181	2.35			
182	PROD TANK #182	2.44	_		
183	PROD TANK #183	3.11			
185	PROD TANK #185	0.83			
186	PROD TANK #186	0.32			
187	PROD TANK #187	1.29			
201	PROD TANK #203	2.47			
202	PROD TANK #202	0.1			
203	PROD TANK #203				
204	PROD TANK #204	1.82			
205	PROD TANK #205	1.62			
206	PROD TANK #206	0.38			
223	PROD TANK #223	2.17			
224	PROD TANK #224	1.68			
225	PROD TANK #225	0.93			
227	PROD TANK #227				
241_	PROD TANK #241	0.04			
242	PROD TANK #242	0.00			
243	PROD TANK #243	0.19			
244	PROD TANK #244	2.41			
245	PROD TANK #245	2.11			
246	PROD TANK #246	2.2			
248_	PROD TANK #248	0.08			
250	HYDROGEN PLANT VENT	1.98			
261	PROD TANK #261				
262	PROD TANK #262				

# 2007 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

A Summary of Facility Emissions including Group Level Emissions in Tons /Year

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# PREMCOR DELAWARE CITY REFINERY

Facility Id:

00016

Group ID#	<b>Group Description</b>	VOC N	102	CO	SO2	PM-CON PM10-FIL PM25-FIL NH3
263	PROD TANK #263	0.07				
264	PROD TANK #264	2.01				
265	PROD TANK #265	1.89				
266	PROD TANK #266	0.69				
268	PROD TANK #268	0.17				
<u>281</u>	PROD TANK #281	0.05				
282	PROD TANK #282	0.17				
283	PROD TANK #283	0.26				
284	PROD TANK #284	0.21				
285	PROD TANK #285	0.14				
286	PROD TANK #286	0.11				
331	BENZENE TANK T 331					
332	BENZENE TANK T 332					
401	TOLUENE TANK #401					
402	<b>TOLUENE TANK #402</b>					
405	TANK #405					
406	TANK #406					
<u>407</u>	TANK #407	0.17				
408	TANK #408					
470	TANK #470	0.02				
471	TANK #471	0.01				
481	TANK #481					
500	TANK #500					
502	TANK #502					
503	TANK #503					
504_	TANK #504					
505	TANK #505					
520	PROPANE PIT FLARE	0.17	0.17	1.21		
521	RFG COOLING TOWER					2.5

## 2007 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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A Summary of Facility Emissions including Group Level Emissions in Tons /Year

Facility Name: PREMCOR DELAWARE CITY REFINERY

Facility Id:

00016

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Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON	PM10-FIL	PM25-FIL NH3
523	REPOWERING COOLING TOW						2.17	
527	REPOWERING CT1	1.62	136.17	14.35	233.37	25.84	16.65	
528	REPOWERING CT2	2	157.01	10.66	309.7	20.23	24.31	
530	REPOWER - RAW GAS FLARE							
532	REPOWER SYNGAS FLARE		8.3	356.87	242.71			
550	TANK #550							
551	TANK #551							
552	TANK #552							
553	TANK #553							
560	TANK #560							
561	TANK #561							
562	TANK #562							
563	TANK #563							
564	TANK #564							
565	TANK #565							
566	TANK #566							
570	BENZENE TANK T 570							
571	AROMATICS TANK T 571							
572	AROMATICS TANK T 572							
580	TANK #580							
581	TANK #581							
582	TANK #582							
583	TANK #583							
584_	TANK #584							
900	CRUDE TANK FARM HAPS							
901	CRUDE TANK #1 F-SS	1.52						
902	CRUDE TANK #2 F-SS	0.44						
903	CRUDE TANK #3 F-SS	1.48						
904_	CRUDE TANK #4 F-SS	1.49						

A Summary of Facility Emissions including Group Level Emissions in Tons /Year

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# PREMCOR DELAWARE CITY REFINERY

Facility Id:

00016

Group ID#	Group Description	VOC	NO2	CO	SO2	PM-CON PM10-FILPN	425-FIL NH3
905	CRUDE TANK #5 F-SS	1.44					
906	CRUDE TANK #6 F-SS	1.56					
907	CRUDE TANK #7 F-SS	1.38					
908	CRUDE TANK #8 F-SS	1.54					
909	CRUDE TANK #9 F-DS	1.56					
910	CRUDE TANK #10 F-SS	1.49					
911	CRUDE TANK #11	1.46					
912	CRUDE TANK #12	1.51					
943	INTER. TANK FARM HAPS						
944	INTER. TANK #44	0.77					
945	INTER. TANK #45	7.33					
947_	INTER. TANK # 47	0.39					
948	INTER. TANK #48	0.45					
950	INTER. TANK #50	0.74					
951	INTER. TANK #51	0.35			_		
960_	INTER. TANK #60	0.13			_		
961_	INTER. TANK #61	0.02			_		
962	INTER. TANK #62	0.01					
965	INTER. TANK #65	1					
966	INTER. TANK #66	8.61			_		
971	INTER. TANK #71	0.07			_		
972	INTER. TANK #72	0.76					
973	INTER. TANK #73	0.62					
974	INTER. TANK #74						
975	INTER. TANK #75	0.09					
976	INTER. TANK #76	0.01					
977_	INTER. TANK #77	4.91		_	_		
978	INTER. TANK #78	6.19			_		
998	TANK FUGITIVE						

## 2007 ANNUAL AIR EMISSION INVENTORY AND EMISSIONS STATEMENT REPORT

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A Summary of Facility Emissions including Group Level Emissions in Tons/Year

Facility Name:	PREMCOR DELA	WARE C	CITY REFINE	RY					
Facility Id:	00016	(	Group Level Ei	nissions Su	mmary				
Group ID#	Group Description		VOC	NO2	CO	SO2 PN	1-CON PM10	-FILPM25-l	FIL NH3
999	ACCIDENTAL RELEASES		32.2	10.12	1482.44	162.29			4.87
	GROUP LEVEL A	VOC 266.81	NO2	CO 2612.38	MMARY SO2 2937.9	PM-CON 98.71	PM10-FIL 1	PM25-FIL	Page 8 NH3 17.41056
information s	Regulation No. 30, I, the undersi submitted in this document and its and information in the docum	all of its	attachments co	ertify, based	d on inform				
	Responsible Off	icial:	Andrew K	Lenner		(I	Please Print)		
	Title: Vice	7			Manag	-/	200		
	Signature:	indra	Lenne	2		Date 4	28100		



#### Department of Natural Resources and Environmental Control Division of Air and Waste Management

Air Quality Management Section 156 South State Street Dover, DE 19901



#### 2007 Annual Air Emission Inventory

#### **Optical Media Certification Form**

The requirement of EPA's Cross-Media Electronic Reporting Rule (CROMERR), applies to States that choose to receive reports and documents from facilities through the Internet. The requirements of the rule provide for electronic reporting under authorized state and local government programs, apply to the governmental entities administering the authorized programs, and to facilities that submit data through the Internet to those governmental entities. If on-line reporting is offered by the state, an EPA-approved electronic signature process must be in place. Alternatively, on-line reporting can be followed up by the submission of a certified document (on diskette, compact disk, or digital video disk, or by facsimile, or paper report) containing the same information that was submitted on-line.

Currently, the Air Quality Management Section's (AQMS) on-line reporting system does not have an approved electronic signature system. Therefore, we are required to receive from reporting facilities a certified document in addition to the data submitted on-line. AQMS has created a detailed report that can be easily created in pdf format for use by a facility as the certified document of their on-line submission. The pdf file can be burned to a CD or DVD and sent to AQMS to meet the CROMERR requirements.

AQMS continues to explore the option of developing an electronic signature for the on-line reporting system. In our judgment, however, the creation, administering and maintenance of that system will entail more work for both AQMS and reporting facilities, than submitting the detailed report on a CD/DVD. We would appreciate any feedback you may have on this issue.

By having to submit the detail report on CD or DVD, you can also submit your supporting documentation along with the detailed report. We hope you take advantage of this option.

Please sign the certification statement below and mail this form with the CD or DVD to:

Air Quality Management Section, DNREC Emission Inventory Development Program 156 South State Street Dover, Delaware 19901

Pursuant to Regulation No. 30, I, the undersigned, am the Responsible Official and that I have personally examined and am familiar with the information submitted in this document and all of its attachments. I certify, based on information and belief formed after reasonable inquiry, the statements and information in the attached optical media document are true, accurate, and complete.

Facility Name:	Premcor Refining Group	Inc Delaware	City Refinery
Responsible Offi	icial: Andrew Kenner	(Please Print)	
Title: Vice	President and General	Manager	
Signature:	indre team	Date 4 28108	

Blue Skies Delaware; Clean Air for Life

Group ID	UNIT	SULFUR DIOXIDE	NITROGEN OXIDE	CARBON MONOXIDE	voc	TSP / PM10	AMMONIA
105	21-H-701	Material balance using TRS from fuel gas CEMS.	NOx CEMS	0.000 lb/MMBTU 3/06 stack test	0.000 lb/MMBTU 3/06 stack test	0.006 lb/MMBTU PM10-PRI 3/06 stack test.	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
7	21-H-2	Material balance using TRS from fuel gas CEMS.	NOx CEMS	0.001 lb/MMBTU 1993 source test	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
2	COKER COB WGS STACK	SO2 CEMS and stack flow monitor	NOx CEMS and stack flow monitor	CO CEMS and stack flow monitor	6.60 E-8 lb/dscf Average of 1/07 and 4/07 stack test results	3.0003E-6 lb/dscf PM10-PRI 1/07 stack test	3.7E-9 lb/dscf 1/07 stack test
	COKER INCINERATOR - FUEL GAS	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
1	COKER INCINERATOR - PROCESS GAS	SO2 determined from algorithm using Coker fresh feed rate and feed sulfur concentration	Estimated based on historical data for COB NOx prior to SNCR installation	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	0.0074 lb/hr per BPD FF 6/5/95 test data	6.3661E-3 lb/M Lbs coke burn 5/06 stack testing pre-WGS installation
3	COKER SEALAS	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
12	FCCU COB MAIN STACK - GAS	SO2 CEMS and stack flow monitor	NOx CEMS and stack flow monitor	CO CEMS and stack flow monitor	0.043 lb/Mlbs coke burn 4/07 stack test	0.316 lb/Mlbs coke burn - PM10-PRI 4/07 stack test	0.0336 lb/Mlbs coke burn 7/06 stack test
11	FCCU BYPASS STACK - PROCESS GAS	SO2 determined from algorithm using FCCU fresh feed rate and feed sulfur concentration	Estimated from COB NOx emissions at similar feed rates	SCC Factor: 13700 lb/MBBL FF with applied control efficiency of 99.7%	SCC Factor: 2.8 lb. VOC/MMSCF	2.594lb/Mibs coke burn - PM10-PRI 7/06 stack test	0.0336 lb/Mlbs coke burn 7/06 stack test
84	29-H-101	Material balance using TRS from fuel gas CEMS.	0.138 lb/ MMBTU 1993 stack test factor	0.035 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
85	29-H-8	Material balance using TRS from fuel gas CEMS.	0.099 lb/ MMBTU 1993 stack test factor	0.006 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
13	32-H-101	Material balance using TRS from fuel gas CEMS.	0.088 lb/ MMBTU 11/6/07 stack test factor	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
90	29-H-2	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06

Group ID	UNIT	SULFUR DIOXIDE	NITROGEN OXIDE	CARBON MONOXIDE	voc	TSP / PM10	AMMONIA
91	29-H-3	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
92	29-H-9	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
95	29-H-4	Material balance using TRS from fuel gas CEMS.	0.153 lb/ MMBTU 1993 stack test factor	0.004 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
96	29-H-7	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
98	29-H-5	Material balance using TRS from fuel gas CEMS.	0.151 lb/ MMBTU 1993 stack test factor	0.01 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
99	29-H-6	Material balance using TRS from fuel gas CEMS.	0.07 lb/ MMBTU 1993 stack test factor	0.301 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
34	H2 PLANT 37-H-1	Material balance using TRS from fuel gas CEMS.	NOx CEMS	0.01 lb/ MMBTU 1994 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
30	36-H-1	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
32	36-H-2	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
31	36-H-3	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
27	SRUI	SO2 CERMS	0.03 lb/ MMBTU 10/17-19/06 testing	0.0071 lb/ MMBTU 10/17-19/06 testing	0.0005 lb/ MMBTU 10/17-19/06 testing	1.33 lb/hr PM-10 10/17-19/06 testing 24% of PM-PRI is condensable	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
28	SRU II	SO2 CERMS	0.02 lb/ MMBTU 10/17-19/06 testing	0.006 lb/ MMBTU 10/17-19/06 testing	0.0003 lb/ MMBTU 10/17-19/06 testing	0.32 lb/hr PM-10 10/17-19/06 testing 67% of PM-PRI is condensable	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06

Group ID	UNIT	SULFUR DIOXIDE	NITROGEN OXIDE	CARBON MONOXIDE	voc	TSP / PM10	AMMONIA
74	42-H-1	Material balance using TRS from fuel gas CEMS.	NOx CEMS	0.0006 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
75	42-H-2	Material balance using TRS from fuel gas CEMS.	NOx CEMS	0.0006 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
76	42-H-3	Material balance using TRS from fuel gas CEMS.	NOx CEMS	0.0006 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
77	42-H-7	Material balance using TRS from fuel gas CEMS.	0.10 lb/ MMBTU 2001 stack test factor	0.001 lb/ MMBTU 1993 stack test factor	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
80	FLARE PILOT/PURGE GAS	Material balance using TRS from fuel gas CEMS.	0.068 lb/MMBTU AP-42 Factor for Industrial Flares	0.37 lb/MMBTU AP-42 Factor for Industrial Flares	0.14 lb/MMBTU AP-42 Factor for Industrial Flares	N/A	
68	DCPP 1	SO2 CEMS	NOx CEMS	0.0109 lb/MMBTU 6/20/07 stack test factor	0.0009 lb/MMBTU 6/20/07 stack test factor	0.011 lb/MMBTU July and Sept. 2004 stack tests	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
69	DCPP 2	SO2 CEMS	NOx CEMS	CO CEMS	0.0004 lb/MMBTU 6/6/07 stack test	0.01005 lb/MMBTU PM10-PRI 6/5/07 stack test	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
70	DCPP 3	SO2 CEMS	NOx CEMS	0.0012 lb/MMBTU w/syngas 6/8/07 stack test factor	0.0005 lb/MMBTU w/syngas 6/8/07 stack test factor	0.001189 lb/MMBTU w/syngas PM10- PRI 1/10/08 stack test factor	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
67	DCPP 4	SO2 CEMS	NOx CEMS	0.02 lb/MMBTU 1993 stack test factor	SCC Factor: 1.4 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
106	COKER SHU HTR	Material balance using TRS from fuel gas CEMS.	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
125	25-H-401	Material balance using TRS from fuel gas CEMS.	0.019 lb/ MMBTU 4/25/07 stack test factor	0.0571 lb/ MMSCF 2/01 stack test factor	0.0 lb/ MMSCF 2/01 stack test factor	0.359 lb/ MMSCF 2/01 stack test factor	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06
126	25-H-402	Material balance using TRS from fuel gas CEMS.	0.027 lb/ MMBTU 4/25/07 stack test factor	0.0 lb/ MMSCF 2/01 stack test factor	0.002 lb/ MMSCF 2/01 stack test factor	0.301 lb/ MMSCF 2/01 stack test factor	0.000316 lb/MMBTU from Valero heater stack testing 8/31/06

Group ID	UNIT	SULFUR DIOXIDE	NITROGEN OXIDE	CARBON MONOXIDE	voc	TSP / PM10	AMMONIA
4	COKER BAG HOUSE	N/A	N/A	N/A	N/A	Emission Factor 0.2 Grains/SCF. Design flow of 5000 SCF/MIN. TSP not PM-10.	
51	WWTP	N/A	N/A	N/A	1992 estimate of VOC emissions following NESHAPS controls	N/A	
31	WWTP VCU	N/A	Permit Factor: 12.8 lb NOx /M Gal	Permit Factor: 3.2 lb. CO / Mgal	Permit Factor: 0.26 lb VOC /Mgal	N/A	
50	WWTP DOWNSTREAM (CPI @ API SEP. TANKS)	N/A	N/A	N/A	WATER 9 model	N/A	WATER 9 model
520	PROPANE PIT FLARE	N/A	4.089 lb/M Gal - TNRCC guidance document for flares and 99.9% flare efficiency	29.5 lb/M Gal - TNRCC guidance document for flares and 99.9% flare efficiency	4.23 lb/M Gal - TNRCC guidance document for flares and 99.9% flare efficiency	N/A	
17	POLY MEROX	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	
16	ALKY MEROX	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	Assumed same as Naphtha Treater	
10	COKER (CRUDE) MEROX	61.9 ppmv from analytical data	SCC Factor: 140 lb. NOx/MMSCF	SCC Factor: 35 lb. CO /MMSCF	SCC Factor: 2.8 lb. VOC/MMSCF	SCC Factor: 3 lb PM-10/MMSCF	
102	NAPHTHA TREATER	0.026 lb/MMBTU - based on max. 162 ppmv H2S	0.035 lb. NOx/MMBTU	0.074 lb. CO /MMBTU - Current permit limit in APC-95/0570 - CON (Amend 2)	0.003 lb. VOC/MMBTU - Current permit limit in APC-95/0570 - CON (Amend 2)	SCC Factor: 3 lb PM-10/MMSCF	
83	FUGITIVES (VALVE MAINTENANCE)	N/A	N/A	N/A	Use of EPA correlation equations and monitoring data	N/A	
81	BARGE LOADING GASOLINE	N/A	0.000617 lb/BBL 10/31-11/2/06 source testing	0.000803 lb/BBL 10/31-11/2/06 source testing	0.00023 lb/BBL 10/31-11/2/06 source testing	N/A	
81	BARGE LOADING DISTILLATE and REFORMATE	N/A	N/A	N/A	Distillate AP-42 factor: 0.012 lb/1000 Gal Reformate - AP-42 5.2 (1/95) - Equation (1)	N/A	

Group ID	UNIT	SULFUR DIOXIDE	NITROGEN OXIDE	CARBON MONOXIDE	voc	TSP / PM10	AMMONIA
999	ACCIDENTAL RELEASES	Varies depending on type of release.	Varies depending on type of release.	Varies depending on type of release	Varies depending on type of release	Varies depending on type of release	Varies depending on type of release
Various	TANK FARM	N/A	N/A	N/A	EPA AP-42 Equations	0.0	
521	RFG COOLING TOWER	N/A	N/A	N/A	Periodic sampling of VOC concentrations in influent/recycle/effluent streams	Periodic sampling of TDS in influent	
527	REPOWERING CT 1 SYNGAS	SO2 CEMS	NOx CEMS	CO CEMS	0.00094 lb/MMBTU - w/out duct firing 8/7/07 stack testing 0.00102 lb/MMBTU - w/duct firing 11/06 stack teseting	0.02588 lb/MMBTU - w/out duct firing 8/7/07 stack testing 0.01645 lb/MMBTU w/duct firing 11/06 stack tetsing	
021	REPOWERING CT 1 LSDF	SO2 CEMS	NOx CEMS	CO CEMS	0.00134 lb/MMBTU - w/duct firing 11/06 stack testing	0.00160 lb/MMBTU - w/duct firing 11/06 stack testing	
528	REPOWERING CT 2 SYNGAS	SO2 CEMS	NOx CEMS	CO CEMS	0.0010 lb/MMBTU - w/out duct firing 6/27/07 stack testing 0.00098 lb/MMBTU w/duct firing 11/06 stack testing	0.02105 lb/MMBTU - w/out duct firing 6/27/07 stack testing 0.13848 lb/MMBTU w/duct firing 6/27/07 stack testing	
020	REPOWERING CT 2 LSDF	SO2 CEMS	NOx CEMS	CO CEMS	0.00087 lb/MMBTU - w/duct firing 11/06 stack testing	0.00457 lb/MMBTU - w/duct firing 11/06 stack testing	
523	REPOWERING COOLING TOWER	N/A	N/A	N/A	N/A	Calculated from flow and TSS concentration	
530	REPOWERING RAW GAS FLARE	Material balance based on sulfur content	Prorated emissions from design feed rate and AP-42 emission factor - 0.068 lb/MMBTU	Prorated emissions from design feed rate and design CO destruction effciency of 98%.	N/A	N/A	- ,
532	REPOWERING CLEAN GAS FLARE	Material balance based on sulfur content	Prorated emissions from design feed rate and AP-42 emission factor - 0.068 lb/MMBTU	Prorated emissions from design feed rate and design CO destruction effciency of 98%.	N/A	N/A	
250	HYDROGEN PLANT VENT - DEAERATOR	N/A	N/A	N/A	0.288 lb/MMSCF H2 produced 3/8/07 stack test	N/A	
250	HYDROGEN PLANT VENT - CO2 VENTED	N/A	N/A	N/A	0.347 lb/MMSCF H2 produced 3/8/07 stack test	N/A	